By Authority.

AN ACT

For establishing rules and articles for the government of the armies of the United (CONCLUDED)

Art. 34. If any officer shall think himself wronged by his Colonel, or the commanding officer of the regiment, and shall, upon due application being make to him, be refused redress, he may complain to the General, commanding in the state, or territory where such regiment shall be stationed, in order to obtain justice; who is hereby required to examine into the said complaint, and take proper measures for redressing the wrong complained of, and transmit as soon as possible, to the department of war, a true state of such complaint, with the proceedings had thereon.

Agt. 35. If any inferior officer, or soldier, shall think himself wronged by his captain, or other officer, he is to complain thereof to the commanding officer of the regiment, who is hereby required to summon a regimental court martial, for the doing justice to the complement, from which regimental court martial either party may, if he thinks himself still aggrieved, appeal to a general court martial. Butif, upon a second hearing, the appeal shall appear vexatious and groundless, the person so appealing, shall be punished at the discretion of the said court martial.

Art. 36. Any commissioned offieer, store keeper, or commissary. who shall be convicted, at a general court martial, of having sold, without a proper order for that purpose, embezzled, misapplied, or wilfully, or through neglect, suffered any of the provisions, forage, arms, cloathing, ammunition, or other military stores, belonging to the United States, to be spoiled, or damaged, shall at his own expence, make good the loss, or damage, and shall moreover, forfeit all his pay, and be dismissed from the service.

Art. 37. Any non-commissioned efficer, or soldier, who shall be convicted, at a regimental court martial of having sold, or designedly, or through neglect, wasted the ammunition delivered out to him, to be employed in the service of the United States shall be punished at the discretion of such court.

Art. 38. Every non-commissioned officer or soldier, who shall be convicted before a court martial, as having sold, lost, or spoiled, through neglect, his horse, arms, clothes, or accoutrements, shall be put under such weekly stoppages (not exceeding the half of his pay) as such court martial shall judge sufficient, for repairing the loss or damage; and shall suffer connement or such other corporal pu-

nishment as his crime shall deserve. Art. \$9. Every officer, who shall be convicted before a court martial, of having embezzled, or misapplied any money with which he may have been entrusted for the payment of the men under his command, or for enlisting men into the service, or for other purposes, if a commissioned officer shall be cashiered, & compelled to refund the money; if a non-commissioned officer, shall be reduced to the ranks, be put under stoppages until the money be made good, and saffer such corporal punishment as such court martial shall direct.

or company, is charged with the arms ! shall suffer death, or such other pu- | be transferred at the discretion of the accoutrements, ammunition, clothing inishment as shall be ordered by the President, from one corps to another, or other warlike stores belonging to I sentence of a general court martial. the troop or company under his command, which he is to be accountable for to his colonel, in case of their being lost, spoiled, or damaged, not by unavoidable accidents, or on actual service.

Art. 41. All non commissioned officers and soldiers, who shall be found one mile from the camp, with- shall suffer death, or such other pu- commanding an army, or colonel out leave; in writing, from their commanding officer, shall suffer such punishment as shall be inflicted martial.

Art. 42. No officer, or soldier, punished according to the nature of Bigitial.

officer and soldier shall retire to his | then commander in chief of the arquarters or tent, at the beating of the | mies of the said States, shall (besides retreat; in default of which he shall | such penalties as they are liable to be punished according to the nature of his offence.

sioned officer or soldier, shall fail in | neral court martial. repairing, at the time fixed, to the place of parade, of exercise or other rendezvous, appointed by his commanding officer, if not prevented by sickness, or some other evident necosity; or shall go from the said place of rendezvous, without leave from his commanding officer, before he shall be regularly dismissed or relieved, on the penalty of being punished according to the nature of his offence, by the sentence of a court martial.

Article 45. Any commissioned officer who shall be found drunk on his guard, party or other duty, shall suffer death, or such other pube cashiered. Any non commissioned officer or soldier so offending, shall suffer such corporeal punishment as shall be inflicted by the sen- | in the enemy's camp, towns, forts or tence of a court martial,

Article 46. Any centinel-who shall be found sleeping upon his post, or shall leave it before he shall be regularly relieved, shall suffer death, or | neglect of which the commanding such other punishment as shall be officer is to be answerable. inflicted by the sentence of a court

to any regiment, troop or company, shall hire another to do his duty for him, or be excused from duty, but in cases of sickness, disability, or leave of absence; and every such soldier found guilty of hiring his duty, as also the party so hired to do another's duty, shall be punished at the discretion of a regimental court martial.

Article 48. And every non-commissioned officer conniving at such hiring of duty aforesaid, shall be reduced; and every commissioned officer, knowing and allowing such ill practices in the service, shall be punished by the judgment of a general court martial.

Article 49. Any officer belonging to the service of the United States, who by discharging of fire arms, drawing of swords, beating of drums, or by any other means whatsoever, shall occasion false alarms in camp, garrison or quarters, shall suffer death, or such other punishment as shall be ordered by the sentence of a general court martial.

Article 50. Any officer or soldier who shall, without urgent necessity,] or without the leave of his superior | they are mus ered in the said corps. officer, quit his guard, platoon or division, shall be punished according to the nature of his offence, by the army shall happen to join or do duty sentence of a court martial.

Article 51. No officer or soldier shall do violence to any person who brings provisions or other necessaries | duty or in quarters, shall command to the camp, garrison or quarters of the whole, and give orders for what the forces of the United States, employed in any parts out of the said otherwise specially directed by the States, upon pain of death, or such | President of the United States acother punishment as a court martial | cording to the nature of the case. shall direct.

Article 52. Any officer or soldier who shall misbehave himself before the enemy, run away, or shamefully || tary science, they are not to assume, abardon any fort, post or guard, which he or they may be commanded | on any duty beyond the line of their to defend, or speak words inducing | immediate profession, except by the others to do the like; or shall cast | special order of the President of the away his arms and ammunition, or who shall quit his post or colours to | ceive every mark of respect to which Art. 40. Every captain of a troop, | fender, being duly convicted thereof, | them respectively, and are liable to

Article 53. Any person belonging to the armies of the United States, | may consist of any number of comwho shall make known the watch- | missioned officers from five to thirword to any person who is not enti- | teen, inclusively, but they shall not tled to receive it, according to the rules and discipline of war, or shall | that humber can be convened, withpresume to give a parole or watch- out manifest injury to the service. word, different from what he received, nishment as shall be ordered by the | commanding a separate department,

sentence of a general court martial. Article 54. All officers and soldiupon them by the sentence of a court | ers are to behave themselves orderly | in quarters, and on their march; and | ried into execution until after the whosoever shall commit any waste whole proceedings shall have been shall be out of his quarters, garrison, or spoil, either in walks of trees, land before the officer ordering the or camp, without leave from his su- parks, warrens, fish-ponds, houses or same, or the officer commanding the perior officer, upon penalty of being | gardens, cornfields, enclosures of | troops for the time being ; neither meadows, or shall maliciously de- shall any sentence of a general court his offence, by the sentence of a court | stroy any property whatsoever, be- | martial, in time of peace, extend to

Art. 43. Every non-commissioned | nited States, unless by order of the . a commissioned officer, or shall eiby law) be punished according to the nature and degree of the offence, by Art. 44. No officer, non-commis- the judgment of a regimental or ge-

Article 55. Whosoever belonging to the armies of the United States, employed in foreign parts, shall force a safe-guard, shall suffer death.

Article 56. Whosoever shall relieve the enemy with money, victuals or ammunition, or shall knowingly narbour or protect an enemy, shall suffer death, or such other punishment as shall be ordered by the sentence of a court martial.

Article 57. Whosoever shall be convicted of holding correspondence with, or giving intelligence to the enemy, either directly or indirectly, nishment as shall be ordered by the sentence of a court martial.

Article 58. All public stores taken magazines, whether of artillery, ammunition, clothing, forage or provisions, shall be secured for the ser vice of the United States; for the

Article 59. If any commander of any garrison, ortress or post, shall Article 47. No soldier belonging | be compelled, by the officers and soldiers under hiscommand, to give up to the enemy, or to abandon it, the commissioned officers, non-commissioned officers or soldiers, who shall be convicted of having so offended shall suffer death, or such other punishment as shall be inflicted upon them by thesemence of a courtmartial

Article 60. All suttlers and retainers to the camp, and all persons whatsoever serving with the armies of the United States in the field, tho' not enlisted soldiers, are to be subject to orders, according to the rules and discipline of war.

Article 61. Officers having brevets or commissions, of a prior date to those of the regiment in which they serve, may take place in courts martial and on detachments, when composed of different corps, according to the ranks given them in their brevels, or dates of their former commissions; but in the regiment, troops or company to which such officers belong, they shall do duty and take rank, both in courts martial and on detachments, which shall be composed only of their own corps, according to the commissionsby which

Article 69. If upon marches, guards or in quarters, different corps of the together, the officer highest in rank of the line of the army, marine corps or militia, by commission there, on is needful for the service, unless

Article 63. The functions of the engineers being generally confined to the most elevated branch of milinor are they subject to be ordered United States; but they are to replunder and pillage, every such of- their rank in the army may entitle regard being paid to rank.

Article 64. General courts martial consist of less than thirteen, where

Article 65. Any general officer may appoint general courts martial whenever necessary. But no sentence of a court martial shall be car-Honging to the inhabitants of the U-L the ; s of life, or the dismission of

ther in time of peace or war, respecting a general officer, be carried into execution, until after the whole proceedings shall have been transmitted to the secretary of war, to be laid before the President of the States for his confirmation or disapproval and orders in the case. All other sentences may be confirmed and executed by the officer ordering the court to assemble, or the commanding officer for the time being, as the case may be.

Article 66. Every officer commanding a regiment or corps, may arpoint, for his own regiment or corps, courts martial, to consist of three commissioned officers, for the trial and punishment of offences, not capital, and decide upon their sentences. For the same purpose, all officers, commanding any of the garrisons, forts, barracks or other places where the troops consist of different corpsmay assemble courts martial, to consist of three commissioned officers, and decide upon their sentences.

Article 67. No garrison, or regimental court martial shall have the power to try capital cases, or commissioned officers; neither shall they inflict a fine exceeding one month's pay, nor imprison, nor put to hard labour, any non-commissioned officer or soldier, for a longer time than one

Article 68. Whenever it may be found convenient and necessary to the public service, the officers of the marine shall be associated with the officers of the land forces, for the purpose of holding courts martial and trying offenders belonging to either; and in such cases, the orders of the senior officers of either corps who may be present and duly authorised, shall be received and obeyed.

Article 69. The judge advocate, or some person deputed by him, or by the general or officer commanding the army, detachment or garrison, shall prosecute in the name of the U. States, but shall so far consider himself as counsel for the prisoner, after the said prisoner shall have made his plea, as to object to any leading question to any of the witnesses, or any question to the prisoner, the answer to which might tend to criminate himself, and administer to each member of the court before they proceed upon any trial the following oath, which shall also be taken by all members of the regimental and garrison courts martial.

" You A. B. do swear, that you will well and truly try and determine, according to evidence, the matter now before you between the U.S. of America, and the prisoner to be tried, and that you will duly administer justice, according to the provisions of " An act establishing rules and articles for the government of the armies of the United States." without partiality, favour or affection; and if any doubt shall arise, not explained by said articles, according to your conscience, the best of your understanding, and the custom of war in like cases; and you do further swear, that you will not divulge the sentence of the court until it shall be published by the proper authority; neither will you disclose or discover the vote or opinion of any particular member of the court martial, unless required to give evidence thereof as a witness, by a court of justice, in a due course of law. So help you God.

And as soon as the said outh shall have been administered to the respective members, the President of the Court shall administer to the judge advocate, or person officiating as such, an oath in the following words:

"You A. B. do swear, that you will not disclose or discover the vote or opinion of any particular member of the court martial, unless required to give evidence thereof as a witness, by a court of justice in due course of law. Nor divulge the sentence of the court to any but the proper authority, until it shall be duly disclosed by the same. So help you God."

Article 70. When any prisoner arraigned before a general court martial shall, from obstinacy and deliberate design, stand mute, or answer foreign to the purpose, the court may proceed to trial and judgment as if the prisoner had regularly pleaded not guilty.

Article 71. When a member shall be challenged by a prisoner, he must state his cause of challenge, of which he court shall, after due deliberation, determine the relevancy or validity, and decide accordingly; and no chalenge to more than one member at a ime, shall be received by the court.

Article 72. All the members of a court martial are to behave with decency and calmness; and in giving heir votes, are to begin with the youngest in commission.

Article 73. All persons who give evidence before a court martial, are to be examined on oath or affirmanion in the following form:

" You swear or affirm (as the case may be) the evidence you shall give in the cause now in hearing, shall be the truth, the whole truth, and nohing but the truth. So help you God."

Article 74. On the trials of cases not capital, before courts martial, the deposition of witnesses not in the line or staff of the army, may be taken before some justice of the peace, and read in evidence, provided the prosecutor and person accused are present at the taking of the same, or are duly notified thereof.

Article 75. No officer shall be tried but by a general court martial, nor by officers of an inferior rank, if it can be avoided. Nor shall any proceedings or trials be carried on, excepting between the hours of eight in the morning, and three in the afternoon, excepting in cases which, in the opinion of the officer appointing the court martial, require immediate

Article 76. No person whatsoever Ishall use any menacing words, signs or gestures, in presence of a court martial, or shall cause any disorder or riot, or disturb their proceedings, on the penalty of being punished at the discretion of the court martial.

Art. 77. Whenever any officer shall be charged with a critte, he shall be arrested and confined in his barracks, quarters, or tents, and deprived of his sword by the commanding officer. And any officer who shall leave, his confinement before he shall be set at liberty by his commanding officer, or by a superior officer, shall be cashiered.

Article 78. Non-commissioned efficers and soldiers, charged with crimes, shall be confined until tried by a court martial or released by proper authority.

Article 79. No officer or soldier who shall be put in arrest, shall continue in confinement more than eight days, or until such time as a court martial can be assembled.

Article 80. No officer command ing a guard, or provost martial, shall refuse to receive or keep any prisoner ommitted to his charge, by an offier belonging to the forces of the United States; provided the officer committing, shall, at the same time, leliver an account in writing, signed by himself, of the crime with which the said prisoner is charged.

Article 81. No officer commanding a guard, or provost martial, she I presume to release any person erm. mitted to his charge, without proper authority for so doing nor shall he suffer any person to escape, on the penalty of being punished for it by the sentence of a court marnal.

Article 82. Every officer or provost martial, to whose charge prisoners shall be committed, shall within twenty-four hours after such commitment, or as soon as he shall be relieved from his guard, make report in writing, to the commanding officer, of their names, their crimes, and the names of the officers who committed them, on the penalty of being punished for disobedience or neglect, at the discretion of a court martial.

Article 83. Any commissioned fficer convicted before a general court martial of conduct unbecoming an officer and a gentleman, shall be dismissed the service.

Article 84. In cases where a court martial may think it proper to settence a commissioned officer to be suspended from command, they shall have power also to suspend his pay and emoluments for the same time, according to the nature and heinousness of the offence.

Article 85. In all cases where a commissioned officer is cashiered for cowardige or fraud, it shall be added