Important Order from General Canby.

OFFICIAL.

HEADQUARTERS SECOND MELITARY DISTRICT, (CHARLESTON, S. C., April 6, 1868. GENERAL ORDERS,

NO. 61. The Commanding General has received information from different sections of the States of North Carolina and South Carolina, and from members of both political parties, that combinations have been formed or are now being formed, to prevent, delay or hinder the execution of the laws of the United States, or by force, intimidation or threat to prevent persons from accepting or executing the duties of any office or employment under the United States, at the elec-tions to be held under the authority of the law of March 2, 1867, "to provide for the more efficient government of the rebel States," and the laws that are supplementary thereto. While he is satisfied that these complaints apply to a few persons only of both parties, it is proper that all such persons should be warned that any attempt by sons should be warned that any attempt by force to prevent, hinder or delay the execution of the laws of the United States, under the authority of which the said election is ordered; or by force, intimfdation or threat to prevent any person from accepting or time.

holding any office, or trust, or place of confidence under the United States, as Registrar, Superintendent, Judge, Manager, Inspector or Clerk, or other employment at said election, will be amenable not only to Messrs. WHITING & CO., Clerks:—The sample of WHITE EMERY for

of his right of suffrage, and this duty must be fully, faithfully and impartially performed; and the Commanding General confidently expects that the people of these States will unite in securing for each other the full and proper exercise of this franchise. But division of either State, the election should be prevented or the ballot-boxes or poll lists should be destroyed, or the electors duly registered under the laws of the United States should be prevented by force or intimidation from voting, a new election will be ordered for such District, County or polling subdivision.

To the end that the laws of the United States may be duly executed; that the officers charged with conducting the elections may be protected in the discharge of their duties, and that the qualified electors may be protected in the exercise of the elective franchise, Commanders of Posts are authorized, whenever in their judgment it may be necessary, to appoint, from the officers of the army or of the Freedmen's Bureau, under their command, Military Commissioners for Districts or Counties within the territorial limits of their commands that are so remote from their headquarters that the powers conferred upon Post Commanders cannot be immediately or directly exercised.

The Military Commissioners so appointed are invested with all the powers of the Justices of the Peace of Districts or Counties, or the police magistrates of cities, and will be governed in the execution of their duties by the laws of the State in which they may be serving, except so far as these laws may be in conflict with the laws of the United States or with the orders issued from the Headquarters of this District; and, in addition to any troops that may be placed at their disposal, are given the command of the police force of Districts, Counties, cities and towns; and all police officers, sheriffs, constables and other peace officers are required to obey and execute the orders of the Military Commissioners in all such cases.

The Military Commissioners will promptly report all cases in which they assume jurisdiction, and the disposition made of each case. When parties are held for trial, either in confinement or under bail, the case will be so fully reported as to enable the Commanding General to decide whether it shall be tried by a military tribunal or be brought before a civil court.

The jurisdiction herein given to the Military Commissioners will be determined and limited by the authority heretofore delegated to Post Commanders by General Orders No. 32, of May 30, 1867, and General Orders No. 145, of December 6, 1867, and will not be construed as extending to the inhabitants in their ordinary personal rela-tions, unless the civil authorities should refuse or fail to suppress insurrection, disorder and violence, and to give all rightful protection to persons and property; and all persons, whether in authority or not, are required to obey and execute all lawful orders of the Military Commissioners to the same extent and in the same manner that they are required by law to obey and execute the all purposes you claim for it. Please send us 100 writs of the civil magistrates.

BAIN & HAM,

the Commanding General apply to colored voters of the two States, and to sections where they have the numerical ascendency. To them it is proper to say that the elective franchise conferred upon them by law, carries with it no authority to restrict others in the free exercise of that right; and that while it is their duty not to regard threats or intimidation as to themselves, any combina-tions to prevent by force, intimidation or threats the same free exercise of this right by others will be unlawful, and will subject the offenders to the penalties prescribed by law and by military orders. They are counselled to exercise the right of voting in a quiet and orderly manner, giving offence to no one; and after casting their votes, not to linger about the polling places, but to return quietly to their homes and to their customary avocations.

Commanding Officers will give as wide a circulation as posssible to this order within the limits of their commands, By Command of Bvt. Major-General ED. S.

Aide-de-Camp,

LOUIS V. CAZIARC. Actg. Asst. Ajt. Genl.

OFFICIAL:

R. T. FRANK, Bvt. Lt. Col. & Capt. 8th Infty.

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Walter of April 28.

WHITING'S

EUREKA POLISHER

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Warranted Superior to anything now in use to Cleaning and Polishing all kinds of Metals, Mirrors, Window Glass, Paint, and all such Purposes.

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No. 1. DIRECTIONS.

Price Twenty-five cents per Box.

said election, will be amenable not only to the penalties prescribed under the authority of the said laws, but for violation of the Act of Congress "to define and punish certain conspiracies," approved July 31, 1861.—
(Statutes at Large, Volume 12, Chapter XXXIII.)

It is the duty of the civil and military authorities in both States to secure to every registered voter the full and free exercise of his right of suffrage, and this duty must

New York, Feb. 12, 1867.

28th August, 1866. A. WHITING, Esq., Sir :- For some time I have used in my house, your Eureka Polisher and Burnisher. I find it fully equal to all you say of it. With one fourth the labor and without dirt if in any District or County, or polling sub- it gives a superior lustre and more lasting than division of either State the election should anything I have ever used. By using a sponge anything I have ever used. By using a sponge damped with water, with a little of your No. 1 on it, and rubbing the same over any Window. Mirror or Picture Glass, and after it dries, rub it off with a clean cloth, it will clean them in one-twentieth the time, without wet or dirt, and give a most beautiful lustre. I am satisfied that if any person uses it, they will never be without it,

M. WILSON,

No. 229 South Fifth St., Jersey City.

BROOKLYN, Sept. 20th, 1866.

A. WHITING, Esq, Sir:—I have carefully used your Eureka Polisher and Burnisher, and I have no hesitation in recommending it as being fully equal to all you claim for it, and think no housekeeper should be without it.
MRS. VAN ZANDT, 86 Clinton Street Brooklyn.

9th August, 1866. A. WHITING, Esq., Sir:—I have given Nos. 1 and 2 of your Eureka Pelisher and Burnisher in the New York Hotel, a fair trial, and find it all and even more than you recommend it to be. It gives a better and more lasting lustre in much less time, with less work, and without dirt, than anything I have ever seen or used by 100 percent. JOHN CRANE, Knife Cleaner, New York Hotel

A. WHITING, Esq., Sir:—We have carefully witnessed the use of your Eureka Polisher and Burnisher in our Hotel, and can fully and do cheerfully endouse and will rors in our house in one-tenth the time and Time.

29th August, 1866.

Superintendent Southern Hotel.

New York, Sept. 3d, 1366.

A. WHITING, Esq., Sir:—We have tried your Eureka Polisher and fully agree with the New York Hotel and Southern Hotel, in its value for Some of the complaints that have reached Bulls Head Hotel, Cor. 24th St., and 3d Av.

New York Hotel, Sept. 1st, 1866.

A. WHITING, Esq., Sir:—Having witnessed the use of your Eureka Polisher at the New York Hotel, we are fully convinced it is all you claim for it, and you can ship to our address 100 lbs. of No. ! and 100 lbs. No. 2.

Very truly, yours, HITCHCOCK & CO., Imperial Restaurant, New Orleans,

A. WHITING, Esq., Si :—After a careful and full trial in our stables of your Eureka Polisher and Burnisher, we most cheerfully recommend it and we are certain that no one who has occasion to use anything of the kind will be without it. It is by far the best thing we ever saw or used. Please send us 100 lbs, of it at once.

POST & NICHOLS, National Sale and Exchange Stables. Nos. 156, 158, 160, 162 and 164, 24th St. N. Y. I agree with and cheerfully endorse the above JOHN ROBINSON, No. 156 East 24th Street.

A. WHITING, Esq., Sir:—I have used your Eureka Polisher and Burnisher in various ways. in my house and stables, and most cheerfully re commend it's being a very superior article, fu'ly equal to what you claim for it. I shall use it, and think no one who ever does try it, wil' ever be without it.

CHESTER LAM B

St, Nicholas Stables, 57 and 59 Mer cer St.

New York, June 12, 1866.

A. WHITING, Esq., Dear Sir:—, have used your Eureka Powders in my Saw Manufactory, and I find it very good for polish ng on a wheel, but as a Polisher I find it makes a lustre 50 per cent. better than Emory, or any thing I have ever used, and with much less labor, which preserves all articles from tarnishing, and from my experience I find that it keeps them so, and that they do not require oiling.

H. R. WARNER.

123, 7 25 and 127 Worth St.

Wew York, Oct. 16, 1866. Sir:—I have given your Eureka Polisher, etc., a critical test, and car, say with Mr. Warner, that it is very far superior to Emery. It works quick and requires but I ttle labor, and gives a most beautiful and lasting lustre, and is very economical. I do most cheerfully recommend it, and shall use it in all my works. JOHN BLAIKIE.

Electrician No. 74 Ann Street.

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You have here presented to you, the names of many of the best men of the country, who have gratuitously assumed the care and responsibility of a Company for the safe keeping and investment of your spare earnings.

If you work hard you will earn money the same as other folks. None of you need remain poor if you are careful and do not spend money for Candy, Cakes, Whiskey, or costly clothes. Tobacco and whiskey are two things which all men who are going to save money must neither touch nor taste,

If you will place ten cents with the Cashier of this bank every working day in the year, you will have—the first year 5th

9th 10th " 52 69

and at the end of ten years you will be worth in cagh and all this from saving what you pay for a mean Cigar or a glass of very bad whiskey.

The office of the Bank will be open from 9 to 3-5 to 7-where you can deposit from 5 cents upwards. An opportunity is now offered you to take care of your hard earnings, place it upon interest in a Bank, and when you find yourself thrown upon a bed of sickness you will have somet ing to fall back upon. In your freedom you have nothing to depend upon but your own reso urce. Freedom brings with it many grave and, trying responsibilities. One of the best and m' ost conclusive ways for you to prove that you Pire equal to the emergency, is to take care of your money, and make it useful-saving the money will bring with it pleasure, pride in yourself-good habits and above all things a good name, and all people will trust you. Men will point you out, "There is an honest sober industrious man" you can trust him; so too will your wife be proud of you, and your children will grow up willing and obedient, followers of your example. By a man saving ten cents a day for ten years, do you suppose he will be content to let that money simply bring him 61 per cent interest? No when he gets say \$250, he will see an opportunity to put it where he can begin business for himself, though on a small scale, if he pursue the same course then as he did to accumulate that sum, he will soon double, and threble the sum he begun with. Thus good people live. Thus whole nations grow great. Thus in cities do Mechanics, laborers, &c., have to their credit from five hundred to 5,000 dollars, in having commenced by 5 cents deposit in a Savings Bank. Take this advice then, avoid evil habits and put your savings in the Bank.

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Treasury of the United States.

DIVISION OF THE NATIONAL BANKS WASHINGTON, D. C. Feb. 20, 1867.

IT IS HEREBY CERTIFIED THAT THE First National Bank of Wilmington, N. C., a Banking Association organized under the Act "to provide a National Currency, secured by a pledge of United States Bonds, and to provide for the circulation and redemption thereof," approved June 3d, 1864, having complied with the requirements of section 45 of said Act, and with the regulations of this Department made in pursuance thereof, has this day been designated as a Depository of Public Moneys, except receipts from Customs, and by virtue of such designation will also be employed as a Financial Agent of the Government. F. E. SPINNER, (Signed) Treasurer, U S.

MISCELLANEOUS.

BEARD'S PATENT LOCK-TIE,

Beards Patent Self-Adjusting Tie, THE MOST SIMPLE AND GREATEST IMPROVEMENT OF THE AGE FOR

BALING COTTON. MUCH SAFER FROM FIRE, AND CHEAPER THAN ROPE

HAVING SOLD LARGELY LAST SEASON THE PATENT LOCK TIE,

we can recommend them to give entire satisfac-tion. We have taken the Agency for the State, and will continue to keep a large supply on hand. For one Ton and upwards, to dealers, a liberal discount will be allowed. E. MURRAY & CO.,

Wilmington, N. C.

UNITED STATES OF AMERICA, District of Cape Fear in the District of North Carolina. WHEREAS a libel has been filed in the District

Court of the United States for the District of Cape Fear, on the seventh day of November, 1867, by George Harriss, William Harriss, and Andrew J. Howell, partners under the name and style of Harriss & Howell, owners of the steamer Brandt, of Wilmington, and John F. Gilbert, Master of the said steamer, for themselves and all others entitled, against the schooner Eya Adele, her tackle, apparel, furniture and cargo—alleg-Adele, while endeavoring to get into the Port of Wilmington, went ashore, on the South side of New Inlet Bar, amid the South Bocakey where she stuck fast, and was unable to relieve herself from the perilous condition in which she was then placed. The said John F. Gilbert, Master of said steamer Brandt, upon discovering the condition of said schooner, Eva Adele, immedi-ately proceeded to the place where the said schooner, Eva Adele, was ashore, at the imminent peril of his own steamer, and approached near enough to said schooner, Eva Adele, to receive a line, and draw her from the breakers, and after considerable difficulty succeeded in hauling the said schooner from the shore, and towed her into the Port of Wilmington: and that they are entitled to a reasonable share of schooner and cargo, for the salvage thereof, praying process against said schooner and cargo and reasonable and proper salvage, and that the said schooncz, her tackle, apparel, furniture, and cargo, may be condemned and sold to pay such salvage, with

costs, charges and expenses.

Now, therefore, in pursuance of the monition under the seal of the said Court to me directed under the seal of the said Court to me directed and delivered, I do hereby give public notice to all persons claiming the said ship, her tackle, apparel and furniture, and cargo, or in any manner interested therein, that they be, and appear before the said District Court, to be held in the City of Wilmington, in and for the District of Cape Fear, on the Monday next succeeding the fourth Monday in April, then and there to interpose their claims, and to make their allegations in that behalf

Dated the 22nd day of January A. D. 1868. D. R. GOODLOE, U. S. Marshal Deputy Marshal.

Proctor for Libellants. STOVES, GAS PIYTURES, &C.

Cooking, Parlor and Office Stoves, A LOT OF GAS FIXTURES, Just Received. AGENT FOR FAIRBANKS' STAND. ARD SCALES.

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Lui le LARD, and hearth & wah LEMONS, AND I LEY, Long to be sa MOLASSES. CONDENSED MILK.

NUTS, all kinds, PAILS. PEACHES

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NOTICE.—After the most flattering testimo-nials from the first Pianists in the country, who, at our solicitation, have tested them in the severest manner POSSIBLE, have been pro-nounced. The Finest Square Piano-Forte Made in

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The tone of these instruments are remarkable for their peculiar sweetness and great brilliancy. Never losing their quality when forced to their atmost capacity. The lower register retaining its positiveness does not destroy the middle and upper registers by mingling with them in disagreeable confusion. The refined beauty of tone being equally delightful to the unpracticed and to the most cultivated ear.

They are an entirely new style of Piano, finished in the most superb manner, with four full round corners front and back, heavily carved Legs and Lyre, Serpentine Base richly moulded, and each instrument is fully WARRANTED for five years.

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It is an elegant Dressing for the Hair. It causes the Hair to Curl beautifully.

It invigorates the Roots of the Hair. It forces the Hair and Beard to grow luxuriantly, It immediately stops Hair Falling Out.

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It is composed entifely of simple and purely vegetable substances.

timonials of its excellence, many of which are from physicians of high standing. It is sold in half-pound bottles (the name

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tle. Wholesale by Demas Barnes & Co; F. C. Wells & Co.; Schleffelin & Co., New York.

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Measure around the body two inches below the top of Hip Bone. State the side afflicted, also it lean or fleshy, and give plain directions about sending. Cash must accompany the order. A special department has been fitted up for the treatment and radical cure of Hernia and kind-

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treatment and radical cure of Hernia and kindred diseases. It is under the special care of the
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