

# BY SAWYER & BURR.

# ELLSWORTH, MAINE, FRIDAY, APRIL 28, 1865.

VOL. XI : :: NO. 15

# Business Cards. WATERHOUSE & EMERY,

COUNSELLORS AT LAW, KLLSWORTH. MAINE-All legal business entrusted to their care will be faith ally and efficiently manuscud. Conveyances, Contracts, Bonds, K.c., prepared with accuracy and dispatch. Thermal Revenue Staups of all denominations con stantly for sale at the office. S. WATKRIDUSK. L.A. EMERT. Bilsw.~th, Oct. 1st, 1863. 1

E. de F HALE, Counsellors and Attorneys at Law. ELLSWORTH, Me. Granite Llock, EUGENE HALE. FREDERICK HALE, Ellsworth Nov. 10, 1863.

HENRY A. WALKER, Deputy Sheriff for Hancock County. "R sidouce-ORLAND. Office with Cha's Hamlin, Esq All business entrasted to his care promptly executed. March, 1865. 2tf

LEONARD J. THOMAS, EOEN, MAINE,

Maving been licensed as required by Act of the United

CLAIM & REAL ESTATE AGENT. will attend to the making of Deeds, Wills, B ands, &c , and pressource claims of

Soldiers for Back Pay, Bounties and Pensions, due individuals from the Government or other parties; and or any other official business as Notary Public or Justice of the Peace, which may be entrusted to his charge. 1949

DYSTER AND EATING HOUSE. J. W. COOMBS, PROPRIETOR, OSTOOD'S BLOCK.

TATE STREET, ELLSWORTH, MR. GEO. CUNNINGHAM.

manufacturer and dealer in FURNITURE. PICTURES AND PICTURE FRAMES. Coffins, dec. ELLSWORTH, M DAVIS & LORD. JARDWARE, IRON AND STEEL 49 NO. 4 MAIN STREET, ELLSWORTH. L. B. ULMER. Manufacturer and dealer BARRIELS, FAILS, IGN AND WOODEN HOOPED BUCKETS COOPERS' STOCK. &c. Steam Gristmill Ellsworth, Me.

JOHN GRANT BUCKSPORT, ME. A. J. KENISTON We intend to keep constantly on hand a larg variety of Monumental work. Our facili straining Stock, and carrying on the busi CARRIAGES AND SLEIGHS. such as to enable us to sell Good Marble and Go FRANKLIN STREET. Work, at as low a price as can be obtained at any Elisworth, Me Repairing and Painting done with neatness and have an occasion to purchase anything in our line Blacksmith Work, of all kinds, done by experiences sod workmen, and at short notice. 1 of business, if they will honor us with a call. Bucksport, Dec. 17th, 1861. 1 1 45 W F SHERMAN & Co. AIKEN BROTHERS DRALERS IN STOVES, IRON SINKS, LEAD PIPES. PUMPR, &c , &c., &c g:".lana, Pressed, Japaned and Glass Ware. Manufacturers of TIN WARE, State Street, Ellsworth, Me. B. H. AIKEN. | O. R. AIKEN | P. B. AIKE FOR SECURITY AND INDEMNITY, INSURE IN THE SPRINGERISS Fire and Marine Insurance Co., OF SPRINGFIELD, MASS. Ohio, Michigan and Canada Cash Capital, \$300,000. E. FREEMAN, Prest. WM. CONNER, JR., See FLOUR. and Dr. J T OSGOOD, CAHADA OATS. Agent for Ellsworth, Me. Commercial street, PORTLAND, ME. Marine Insurance: HATHAWAY & LANGDON, THE undersigned have assumed the Agency of FLOUR AND GRAIN, for the county of Hancock, and are prepared to insure, at reasonable and satisfactory rates, Ships, Vesse's, Cargoes and Ereights, by the year, for foreign royages and especially for coastwise trips. The Columbian Insurance Company is one of the eldest and best in the United States, and the at-rention of shipwares and Ireighters is Pespeciful. FLOUR and GROCERTES trention of shipowners and freighters is respectful-ly called to our agency. E. & F. HALE. + Ellsworth, March 31, 1865. 12 No. 80 Commercial Street, BOSTON Augustus B. Perry. Oliver H.'Perry. John G. Moseley Orders promptly attended to. George F Dunn Has removed his Watch and Jewelry Stock to the store of A. T. Jellison, just across the street from his old stand, where he will be happy to see all persons wanting goods in his line. He has just raken in a new lot of SHIP BUILDERS. PATHES PAIMES WINTER'S METALIC BROWN PAINT **RECOMMENDS** ITSELF. T is a pure oxide of from and Maganese. U mixes readily with Linseed Oil, taking two gallons less Watches, Chains, Pins, Rings, &c., which are Good, Neat and Pretty. Remember, same Store with A. T. Jellison. HAT & CAP STORE. E. F. ROBINSON & Co Have the best assortment of Instan, ort 5, 1811. If you prove the lise by for that baunce that supplanted it and sees it not. You that the super that baunce that supplanted it and sees it not. You that that supplanted it and sees it not. You that that supplanted it and sees it not. You that that supplanted it and sees it not. You that that supplanted it and sees it not. You that the super that as the day were humbled are here again and whole was at the supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it and sees it not. You that the super supplanted it supplanted it supplanted it and sees it not. You that the super supplanted it supplanted i HATS & CAPS to be found in town. Some New and Rare Styler opened to-day. Call and see them. E F. ROBINSON & Co., 37 New Block, opposite H. & S. K. Whiting. FOR SALE. THE subscriber keeps constantly on hand, and Tar, Pitch, Oakam, and a good stock of Hemp and Manilla Cordage, Mast Hoops, Jib Hanks, Boats, Oars, TIMBER & PLANK. Also, Repairing of Boats and Vessels at short At the old stand. ISAAC M. GRANT. Ellsworth, March 6, 1865. REUBEN CARVER, 10,000 bushels Canada Oats, COMMISSION MERCHANT, for the sale of cliverable from warehouse to Vessel free. For sale by Wood, Bark, Spars, Railroad Ties Southard & Woodbury. and other Merchandise, at the corner of Endi 13 Commercial Street PORTLAND, MR.

U.S. War Claim Agency. Pensions, Bounties, Back Pay and Prize Money, Prize Money, Promptly obtained for Soldiers, Seamen and their heirs, by

## S. WÁTERHOUSE,

ELLSWORTH, ME. P. S.—ADVICE TREE. All business by mail will receive immediate attention. Termisvery moderate and no charges unless successful. Has turned its hymns of joy to wail and wee, As for a Father lost, a Saviour slain— And blood, and toil and emotion S. WATERHOUSE.

# ARMY and NAVY

Claim Agency. WE&HD Hadlock.

United States Licensed Claim Agents, will collect at Government rates.

Pensions for all officers, soldiers and seamer while in the U.S. service. Pensions, Back Pay, Bounty and Prize Money

I for widows, children and heirs of officers, sol-

diers and seamen. Pensions, Back Pay and Bounty for dependent T mothers and sisters of deceased officers, sol-

Bounty for the widows or children of all sol-diers killed in the service who enlisted for

nine month or less. Pension Certificates and Treasury Certificates

Pension Germanics and reasons of the Cashed at our office. Cashed at our office. (If the opposite the R-binson House, Main Street, 11 BUCKSPORT, Me.

E A NICKELS & Co.,

WASHINGTON, D. C.,

WASHINGTON, D. C., NATIONAL ARMY AND NAVY CLAIM AGENCT Binds us still deser 'gainst the murderous band That fain with lood would deluge all the land, Established with the best ef facilities for the But, vanquished by the sword, for mercy kneel, And pay it, granted, with the assassin's steel.

the Government. Cisims for Extra Pay, Arrears of Pay, Bounties. Recruiting and Enlisting Expenses, Adjustment of final accounts of Officers of the Army and Navy, Pensions, Widows and Orphan's claims, Quarter-

master's Vouchers Cashed, Patents Procured, All business before Congress or the Court of Claims promptly attended to. E. A. Nickels, late Captain in the 11th Maine turn. Geo. VANDENHOFF. New York, April 17, 1865. Volunteers, a native of Cherryfield, Me., being connected with an Attorney at Law from Connec-

ticut, is prepared to prosecute any character of business with all Departments of the National Government at the shortest possible notice, and respectfully offers his services to his friends and Miscellancous.

acquaint mees of Hancock and Washington Coun-ties who may have claims grown out of the present The Old Flag on Sumter. Time is saved by employing parties who

Address E. A. NICKELS & Co., P. O. box 494, Im12 Washington, D. C. 15th, 1865. GRAVE STONES. MONUMENTS, and another kinds of . Marble and Soap Stone Work

Poetry. From the Evening Post. Treason's Masterpiece.

Treason has done his worst!

Half his great work was done, By victory won O'er recreant chiefs and rebels in the field, Compelled to bow the knee and homage yield; And his calm breast, from war and vengeaned turned, With generous pity tow'rds the vanquished

Deep joy was in his soul

As o'er it roll. Sweet thoughts of peace and magnanimity, Wounds healed, wrath quelled, his country free, Foes turned to friends, the bitter past forgiven; Such thoughts as earthly power make like heaven.

While all suspicion slept, diers add seam n. The assassin crept Fiounty and Pay due all officers, soldiers and scamen. Bounty for all soldiers wounded in the services. Bounty for the widows or children of all sel-The National Market State, and in an instant, ere a hand could rise,

The Nation's Hope a slaughtered Martyr lics! In peace, great Martyr, sleep! Thy people weep, But step their tears to swear upon thy grave, The cause that thou died'st for they but live to

And the great Bond, cemented by thy blood Shall stand unbroken, as it still hath stood! The traitor's fiendlike act

O, for this hellish deed Thousands shall bleed, That else had lived to bless thy gentle name By mercy wreathed with an immortal fame; And traiters, from a Nation's wrath, shall learn That outraged Pity's tears to drops of vengeance

Extracts from the Oration of Henry

Ward Beecher, at Fort Sumter, April Mr. Beecher said : On this solemn

down four years ago it lay brooding in South resolves itself into three divisions, that sits sorrowing, and every bereaved moral and self-supporting? Will year darkness; it cried to the Lord : "Where-more sharply distinguished than in other heart in all the wide regions of this land have men as drudges or will you have

down four years ago it lay brooding in Nouth resolves itself into three divisions, darkness; it cried to the Lord : "Where-fore, am I deposed ?" Then arose befor it a vision of its sin; it had strengthen-ed the strong and forgotten the weak; it preclaimed liberty but it trod upon slaves, in that conclusion it dedicated itself to liberty. Behold torday, it childlis its vows! When it went down four million to upot leave and its policy ? It is vows! When it went down four million people had no flag. To-day it rises and fur million people cry out: "Bhold our flag!" "Hark!" they marmar, "it is the gespel to the poor; it heals our broken hearts; it preaches deliverance to cap-tite whole burger degreement of the South, and mainly governed the county. Upon the messages of God. It would not be kind or fraternal for me to pretend that is out net county the disparation. Society is bottern States themselves, and in county in numbers, but in practiced where is preaches deliverance to cap-tites; it preaches deliverance to cap-tites site to whole government of the South, and at liberty them that are bruised." Raise is there whole burger or equilible with site on treated an every bereaved in the disloyal States arrogated to them-site or treated and would not be site or states the whole burger or with just mor-is. They elaimed a right of pre-seri-is to the southern States themselves, and in the Southern States themselves, and in the southern States themselves, and in the southern States themselves, and in-the bouthern States themselves, and in-the

the Southern States themselves, and in-augurated a new dispensation. Society is like a broken loom, and the piece which rebellion put in and was weaving has been cut and every thread broken.— You must put in new warp and new woof, and weaving anew, as the fabric slowly unwinds, we shall see in it no gorgeous figures, no hideous gretesques of the old barbarism, but the figures of liberty— vines and golden grains framing in the heads of Justice, Love and Liberty. The constitution with this memorable pream-ble : "We the People of the United States, in order to form a more perfect Union, establish justice, ensure domestic Union, establish justice, ensure domestic they regarded the popular vote, when it drops the musket, and return to their women, who have born up with undinch-Union, establish justice, ensure domestic tranquility, provide for the common de-fense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain this Consti-tike freshets overswelling their banks. and our posterity, do ordain this Consti-tution for the United States of America.' like freshets overswelling their banks. hearts wait for their redemption. All whom they have so truly imitated. (Ap-tution for the United States of America.' covered their dainty walks and fowers the resources of a renovated nation shall plause.) But chiefly to the God of our Again, in the awful convention of war, with slime and mud of democratic votes. be applied to rebuild their prosperity and fathers we render thanksgiving and praise

the people of the United States, for the (Applause.) When with shrewd observa- smooth down the furrows of war. for that wondrous Providence the very ends just recited have debated, set- tion they saw the growth of the popular \* \* brought forth from such a harvest of war tled and ordained certain fundamental element in the Northern States they in- We need not expound the perils that the seed of such liberty and peace. truths, which must henceforth be acted stinctively took in the inevitable events. wait upon enemies that may now assault invoke peace upon the Morth. and obeyed. Nor is any State, or any It must be controlled or cut off from a us, they are sufficiently understood, to the West. Peace be upon the South individual wise who shall disregard them. nation governed by gentlemen. Controll- [Laughter,] But we are not a dangerous In the name of God we lift up our banner They are to civil affairs what the natural ed less and less could it be in every de- people because we are warlike. All the and dedicate is to Peace, Beunion and laws are to health-indispensable condi- cide, and they prepared therefore, secret- arrogant attitudes of this nation, so offen- Liberty, now and forevermore amen tions of peace and happiness. What are ly, earnestly, and with wide conference sive to foreign governments who are in-(Great applauce.)

the ordinances given by people speaking and mutual confidence. We are to dis-out of the fire and darkness of war, with tinguish between the pretences and means tration of its minions. Our tastes, habits, and joyful day we again lift to the breeze our fathers' flag, now again the banner of authority inspired by that same God who gave the law from Sinai amid thunders the United States with the forwart tora.

Extracts from our Exchanges. the United States, with the fervent pray- and trumpet voices? First-that these who had no interest in separation, and no founded by the common people for the We publish extracts from some of our er that God would crown it with honor, United States shall be one and indivisible. business with war. They alleged griev- common people. We are seeking to emexchanges on the death of the President, protect it from treason, and send it down to our children with all the blessings of sovereigns, and have no right to dismem-initiation liberty and religion Happi. Happi. Sovereigns, and have no right to dismemcivilization, liberty and religion. Happi-ber the Republic. Third—that univer-ly no bird or beast of prey has been in-sal liberty is indispensible to Republican. Slavery itself was cared for only as an octrines we are put in sympathywith the "The rebellion, as it dies, wins its scribed upon it. The stars that redeem the night from darkness, and the beams of red light that beautify the morning, the results of war. These are the best

By the blow of an assassing have been united upon its folds. As have been united upon its folds. As long as the sun endures, or the stars, may it ware over a nation neither endured. They are foundations of they have cost. They are foundations of they have cost. They are foundations of they have cost. They are foundations of the maximum to the securing they have cost. They are foundations of the maximum to the securing they have cost. They are foundations of the maximum to the securing they have cost. They are foundations of the maximum to the securing they have cost. They are foundations of the maximum to the securing they have cost. They are foundations of the maximum to the securing they have cost. They are foundations of the maximum to the securing they have cost. They are foundations of the maximum to the securing the maximum to the securing to the securing to the securing they have cost. They are foundations of the maximum to the securing they have cost. They are foundations of the securing to the securing the maximum to the securing to the securing to the securing to the securing they have cost. They are foundations of the securing to the 



E. N. F. MARSHALL & Co., aint and Varnish Manufacturers,—Sole*Agent New England States. Store 78 Broad Street, Boston. Boston, Oct 5, 1801. ly 10P	ts for
TO SHIP FUILDERS.	
P S. & J. B. HUCKINS Commission Merchants and wholesale and retail dealers in HTP TIMBER AND PLAN have for sale at their wharf, Contral Square, East Bost: 20,000 Locast and Oak Treenalls, 2,000 Hackmatack Eners; planed. White Oak Plank and Timber, Chestnut Bords and Plank, White Pine beek Plank, &c. Signature for the probability for the formishing LANK by the ergo.	1 K s
FLOUR and OATS.	

its leaders.

and but once, has treason dishonored it. In that insane hour, when the guiltiest the decrees of God. We are expected to society. That they never dreamed of our legends. We acknowledge the obliga-W F SHERTWAN & Co., DECENSIONT, Me. MINIGETURY of ATWOOD'S PATEINT ATWOOD'S PATEINT ATWOOD'S PATEINT ATWOOD'S PATEINT ANTI-FREEZING PUMP, With class child states and classing the states and states and states and between the fort, you sir. (turning to with class child states and bloodiest rebels of time hurled their frees upon the fort, you sir. (turning to with class child states and bloodiest rebels of the nation's banner, the conflict the analysis of the states and bloodiest rebels of the nation's banner, the conflict the analysis of the states and bloodiest rebels of the nation's banner, the conflict the analysis of the states and bloodiest rebels of the nation's banner, the conflict the analysis of the states and bloodiest rebels of the states and states and states and states above just SOUTHIARD & WOODBUIGKY. RECEIVERS AND WHOLESALE DEALERS IN Missouri, Illinois, Wisconsin, Wissons, Illinois, Wisconsin, Missouri, Illinois, Wisconsin, Wissonsin, Illinois, Wissonsin, Illinois, Wissonsin, Wissonsin, Illinois, Wisconsin, Wissonsin, Illinois, Wissonsin, Wissonsin, I

in whose care this day it has been, pluck ed it from the ground and reared it again, cast down but not destroyed. Af-ter a vain resistance, with trembling hand and sad heart, you withdrew it from the hight, closed its wings, and bore it far away, sternly, to sleep amid the tunult of rebellion and the thunder of battle.— The first act of war had begun—the long hight of four years had set in, while the giddy traitors whirled in a maze of ex-hileration. Dim horrors were already advancing that were ere long to fill the

bild ration. Dim horors were already in this proven already advancing that were ere long to fill the land with blood. To-day you are re-turned. Again we devoutly join with you in thanksgiving to Almighty God that He has spared jour hoorof this day. The heavens over you are the same; the same state in the same state

retribution hath avenged our dishonored that it is not understood abroad. All at ed under law-who are civilized and hate land, many and many a dusky face will banner. You have come back with honor who departed once, four years ago, leav-ing the air sultry with fanaticism. The fiery bolts full of death and desolation. Treadily with Linseed Oil, taking two galons less per 100 hs, than any mhaeral, and possesses more logdy than any mhaeral and possesses more ling the air sultry with fanaticism. The suging crowds that rolled up their frem-ation as if they had been a trained army lying on their arms waiting a sig-man, rose up and began a war which for they could blow away these self-respect-sed, but it is not dead; it sleepeth. It is vital yet. It will spring like mown

eradie of treason. Rebellion has awfulness rises into the first rank of bad ing citizens as chaff from the battle- is vital yet. It will spring like mown shed. But there floats the same flay with the sun was twelve hundred miles it was not a legitimate war between ers and heat and time to bring them

iuse). With starry eyes it looks all long, and the depth measured along a the common people of the North and forth, though in many districts a gener-meridian was a thousand miles. In this South. The war was set on by the rul-

flag of sovereignity. The Nation, not this fanatical fury that seemed without have renewed the plagues of Egypt, not prodigious magazine of all mischief, and

Ecx 5706 Post Office, New York. Channant to him should be stated, 15 Eden, April 27th, I300-| Bucksport April 17th, 1855.

heve that the President of the United States had really been stricken down by the assassin's hand, although the fact was officially announced. It was a crime without parallel for unprovoked atrocity. Rulers have before been murdered, but the annals of all time will be searched in vain for a crime of this magnitude, which by one fatal blow dashed so many hopes, and may be followed by consequences so wide spread and calamitom."-Portland Arqus.

"A heavy blow has faller upon the national heart—a bolt from an almost clear sky. One week ago to-day the people of the United States were jubilant with joy. Rejoising filled the land;— rejoising at the approaching end of the rebellion—that the bow of peace—a peace likely to be lasting because founded on eternal instice—appeared once founded on likely to be lasting because founded on eternal justice—appeared once more to span the heavens. But en Saturday fol-lowing, after a brief period of five short days, a deep, profound, universal grief settled down upon the nation, caused by the thrilling intelligence that the Presi-dent of the United States, while sitting with his wife quietly witnessing a public entertainment, had become the victim of a dark, bloody and damning assassination -Portland Press.

" President Lincoln fell a sacrifice to

of that downcast idol which, dialiking to be known simply as Slavery, styles itself "the South." He was murdered, not that Slavery might live, but that it might bring down its most conspicuous enemy in its fall. His death sets the seal of Kate the decree that downs Slavery Slaver of the United States, and bring down its most conspicuous enemy speedily to perish, not in this country only, but in all its remaining lurkingplaces throughout the civilized world,-Tribune.



Official War Bulletin-The Captures at franchise, as well as their rights of per-Mobile-General Hancock Reports Most sons and property as defended by the con-of Mosby's Men Surrendered-Negotia-stitution of the United States and the

ions for Peace Between Gens. Sherman And Johnston - A Suspension of Hostilit-tes Between the Two Armics - The Act-ton disapproved by the President - Gen-tion disapproved by the President - Genion disapproved by the President-Gen-cral Sherman Ordered to Resume Hos-lilities-General Grant on his Way to North Carolina-Basis of General North Carolina-Basis of the Terms Agreed upon by Sherman and Johnston The Reasons for the Disapproval-Sher-man's Order. Suspending Active Opera-tions-Dissatisfaction in the Armytions-Dissatisfaction in the Army-From Washington-Information Con-cerning Booth. the Murderer-Socretary

#### Seward and his Son Gaining. WAR DEPANEMENT Washington, April 22.

To Maj, Gen. Dix :

In a despatch dated Mobile, 5 p. m., April 14, Maj. General Canby reported an lows : We find in Mobile and defences on the

west side of the bay over 150 guns and very large amount of animumition and supplies of all kinds and about 1000 pris-oners. Inventories are now being taken and detailed report will be forwarded as

soon as they are completed. The quantity of cotton will probably reach 3000 bales, and there is a large amount of provision and forage. Major General Hancock reports that

nearly all of Mosby's men have surrendered, including nearly or quite all the officers -except Mosby himself. Some of Mosby's own men are hunting for him, being stimulated by a reward \$3000 offered by General Hancock, who has been directed to established his headquarters at Washing-

The counties of Prince George, Charles and St. Mary's have been noted for hostilities to the government and protection to robel blockade runners, tebel spies and every species of public energy. The mur-deter of the President was harborel there before the murder of the President, and Booth fied in that direction. If he escapes it will be owing to the rebel accomplices in that region. (Signed)

States.

of the State.

your b

lines.

the U. S. government.

E. M. STANTON, See'y of War. WAR DEPARTMENT.

Washington, 22. To Mojor General Dix :

To Mojor General Dix: Yesterday evening a bearer of despatch-es arrived from General Sherman. An agreement for a suspension of hos-ulities and a memorandum of what is called a basis for peace had been entered into on the 15th instant by General Sherman with the rebel General Johnston. The ro-bel General Breckinridge was present at

the conference. A Cabinet meeting was held at 8 o'. clock in the evening at which the action of Gen Sherman was disapproved by the President, by the Secretary of War, by Gen Grant, and by every member of the Cabinet.

prosperous conditions. 9th. It formed no basis of a true and Gen Sherman was ordered to resume lasting peace, but relieved the rebels from hostilities immediately and was directed the pressure of our victories, and left them that the instructions given by the late in a condition to renew their efforts to President4n the following telegram which overthrow the United States Government, and subdue loyal States, whenever their strength was recruited, and any opportunity was period by Mr Lincoln at the Capitol on the 31 of March and were approved by President Andrew Johnson and were re-iterated to govern the action of military should offer. commanders. On the night of the 3d of March while

eral Sherman has been received : President Lincoln and his Cabinet were at the Capitol, a telegraph from Gen Grant | HEADQUARTERS,

ticipates in the Conference between Johnston and Sherman–Jeff Davis' Army in Texas–Fears of a Slave Insurrection in Havana–Gen. Wilson's Cavalry Expedition. Fate to the decree that dooms Slavery where conflicting State governments have The World's Washington despatch says: Breckenridge was present at the confer-ence between Sherman and Johnston and resulted from war the legitimate of all shall be submitted to the Supreme Court

of the United States. 4. The re-establishment of all federal participated in drawing up the terms of capitulation. He freely admitted the fail-ure of the rebellion and predicted that the constitutional amendment to about slacourts in the several States with power as defined by the constitution and laws of

Congress. 5th. The people and inhabitants of all the States to be guaranteed—so far as the Executive can—their political rights and When our forces entered Raleigh Gov. Vance made good his escape. The Harald's correspondence says : Genefal Halleck has issued his order assuming command in Richmond.

General Ord before leaving issued an order tendering passporss to rebal officers of Lec's army who desire to leave the countrv.

New York, April 25. late war so long as they live in peace and quiet, abstain from acts of armed hostility Union prisoners now going on at Darien, will take all the rebels hold, while we yet and obey the laws in existence at any place hold from 65,000 to 70,000.

NEW YORK, April 25.

of their residence. 7th. In general terms war to cease and The Tribune's Washington despatch general animesty, so far as the Executive power of the United States can command will be able to re-organize a force of about description of the disparament of arms 10,600 troops in Taxas, with which he will move into Mexico, in the event of being ad recomption of peaceful putsuits by the pursued by the Union army. The Mexican Minister had a lengthy

and very important interview with the President to-day. Gen. Ortega has been sent for from St.

armies. Not being fully empowered by our re-spective principals to fully faces terms we individually and officially plodge ourselves to obtain the necessary authority and to carry out the above programme. (Signed) WT SHERMAN, Maior General commandian Louis, and is hourly expected. The Tribune learns from a gentleman from Havana, that serious apprehensions exist there of an insurrection by the slaves. Deposits of arms have been found, and several negroes arrested. The plot is sain (Signed) WT SHERMAN, Major General, commanding army of United States in North Carolina.

E Johnston, General commanding Con-federate States army in North Carolina. to embrace the slaves all over the Is land This proceeding of Gen Sherman was mapproved for the following reasons :

Chattanooga, April 24. The Gazette has rebel news of the move 1st-It was an exercise of authority not ments of General Wilson up to the 20th. cested in Gen Sherman, and on its face West Point, Columbus and Griffin, and hows that both he and Johnston knew t is believed, Macon, have fallen into our that he (Sherman) had no authority to hands.

enter into any such arrangement. The rebel General Tyler was killed. 2n-It was a practical acknowledgement and ,142 men were captured at West of the rebel government. .3d-It undertook to re-establish the re-Point. The two bridges, railroad depot, and rolling stock af West Point and Montbel State governmente, that had been overgomery railroad were destroyed at the thrown at a sacrifice of many thousand

former place, One thousand rebels were captured in loval lives and immense treasure, and to

place arms and munitions of war in the hands of rebels at their respective capitols, Columbus and paroled. Governor Brown of Georgia has called which might be used as soon as the armies utall the militia between the ages of 16 of the United States were disbanded, and and 60, for the defense of the State.

mployed to conquer and subdue loval On the 19th a body of the raiders were th. By the restoration of rebel authorion the West Potnt and Atlanta Roilroad 43 miles south of Atlanta. General Wil in their respective States, they would son appeared to be heading westward, pro-

be enabled to establish slavery. 5th. It might furnish a ground of rebably for Savannah. LATEST. sponsibility by the Federal government to The arrival of the Tallahassee at Liver-

pay the rebel debt, and certainly subjects loyal citizens of the rebel States to pay the debt consummated by robels in the name pool is reported. It is said that her cruising days are and that she has been re-christened the 6th. It puts in dispute the existence of the loyal State governments, and the new Amelia, and will shortly be placed in the

merchant service. She continues, how-State of Western Virginia, which has The Augusta (Ga.) Constitutionalist been recognized by every department of

savs : 7th. It practically abolishes the con-Jeff Davis has either gone to the transfiscation laws, and relieved rebels of every degree, who had slaughtered our people. from all pains and penalties for their Mississippi Department, or Europe, taking half a million in specie. The Lake City (Fla.) Columbian an-ounces that Gov. Milton of Florida, has

sthe It gave terms that had been decommitted suicide by shooting himself. liberately, repeatedly and solemniy reject-ed by President Lincoln, and better terms than the rebels ever asked in their most

Capture of the Guerilla Jessie and hi Command.—Interesting Account of the Sherman—Johnston Armistice.—Paine. the Assassin, Attempts to Commit Suieide !- Report that Johnston has Kept Bad Faith with Sherman-The Kentucky Legislature about to be Convened, in or der to Abolish Slavery in that State. Boston, April 26.

Gold 152. Louisville, Ky., April 25. The rebel Colonel Jessie and 28 of his

The following important order of Gen nerillas were captured near Eminence

en. Loss small on

## The American, From Washington-Breckinridge Par-PUBLISHED EVERY FRIDAY MORNING

AT PETER'S BLOCK;

ELLSWORTH. Me. N. K. SAWYER, Publishers and Proprietors.

N. K. SAWYER, Editor. FRIDAY, APRIL 28, 1865,

# VOL. XI. : : : No. XV. President Johnson.

There is a very general desire to know something more of the views of President Johnson, on national questions, than was follows : in possession of the public when called to

assume the difficult position of head of the It is stated that the exchange of 5000 nation. Those who have watched his career through his long public life, understood him to be a firm, able, and straight-

forward man. But the masses knew but ays it is believed there that Jeff. Davis little of him save only that he is a selfmade man, loyal to the core, and possessing much spirit and determination. One of the principal causes, no doubt, of the and we do well to drape our streets and

> shadow forth his views as to what the present crisis demands. How shall we treat

the rebels, after we have caught them ? is noble have done, confronting our enemies Mt. Desert. one of the questions of the hour. Now, on the field of battle-had he been laid Mr. Johnson gives some wholesome advice in regard to treason and traitors, which we death sought him in the darkened chamber shall do well to bear in remembrance. He while receiving the kind ministries of

savs : says: "Here, gentlemen, you perhaps expect me to present some indication of my future policy. One thing I will say. Every era teaches its lesson.— The times we live in are not without instruction. The American people must be taught—if they do not already-feel—that treason is a crime and must be punished (applause); that the govern-ment will not always bear with its enomies; that it is strong not only to protect but to punish.

t is strong not only to protect but to punish. When we turn to the criminal code and examine

When we turn to the criminal code and examine the catalogue of crimes, we there find arson haid down as a crime with its appropriate penalty; we find there thaft and robbery, and uturder giv-en as crimes; and there, too, we find the last and highest of crimes—treason. (Applause.) With other and inferior offences our people are famil-iar; but in our peaceful history treason has been almost unknown. The people must understand that it is the blackest of crimes, and will be sure-ly punished. (Applause.)

ly punished. (Applause.) I make this allusion, not to excite the already exasperated feelings of the public, but to point out the principles of public justice which should guide our action at this particular juncture, and which accord with sound public merals. Let it be engraven on every heart that treason is a crime, and traitors shall suffer its penalty. (Ap piause.) While we are appalled, overwhelmed at the fall of one man in our midst by the hand of a traitor shall wallow men\_t care not of a traitor, shall we allow men-I care not by what weapons-to attempt the life of the state with impunity? While we strain our minds to comprehend the enormity of this assassination,

compresents whe enforming of this assassination, shall we allow the nation to be assassinated? I speak in no spirit of unkindness. I leave the events of the future to be disposed of as they arise, regarding myself as the bumble instrument of the American people. Is this, as in all things justice and judgment shall be determined by them. I do not harbor bitter or revengeful feel-iurs toward any. In seneral terms I would any

them. I do not harbor bitter or revengeful foei-iugs toward any. In general terms, I would say the t public morals and public opinion abould be established upon the sure and inflexible. princi-ples of justice. (Applause) When the question of exercising mercy somes bofore me, it will be considered calmly, judicially, remembering that I am the Executive of the nation. I know that men love to have their names spoken of in con-nection with acts of mercy, and how easy it is to yield to this impulse. But we must not forget that what may be morey to the individual, is cruelty to the state. (Applause.( In the exercrueity to the state. (Applause.( In' the exer cise of mercy, there should be no doubt left that cise of morey, there should be no doubt left that the high prerogative is not used to relieve a few at the expense of the many. Be assured I shall never forget that I am not to consult my own feel-ings alone, but to give an account to the whole mould." Applause.

The above is all any one could ask of the President. He still believes that treason is a crime, and should be punished .-esterday morning, by Colonel Buckley's If in the present hour we are to forget the aders in the rebellion, and even before New York, April 26. they show any signs of repentance, we The Time's Washington despatch says Johnston at first proposed to surrender on the terms granted Lee, but that Hamp-The President desires that the American people shall feel that treason is a crime, and until we do so feel, we shall not be ing took place, when the remarkable pro positions sent to Washington by Sherman safe from the wicked machinations of evil men.

Services on Wednesday the 19th.

By request of those in authority, and in The Court came in at 10 o'clock. Prayer by Rev. Dr. Tenney perfect consonance with the feelings of the CUTTING, Judge presiding. people, most every one that could, and those of all political predilections repaired to Present of the bar, C. J. Abbott. B. W Rev. Dr. Tenny's church at meridian on Hinckly, Arno Wiswell, A. F. Drinkwater, Eugene Hale, Samuel Waterhouse, George Wednesday of last week, "to solemnize S. Peters, B. M. Sargent, L. A. Emery, the occassion" with suitable religious

services &c.. &c. Flags at the stores and Eqrs. on flag-staffs, and those in the harbor were at half-mast, and the bells were tolled. The House was filled full with those who

felt keenly the great loss of the nation in ham, Penobscot ; Timothy Harden, Trenton ; Nelson Herrick, Brooklin ; Zenas the death of the President. Rev. Dr. Tenny read appropriate selec Homer, Bucksport ; Haskell W. Johnson, Bluehill ; David S. Joy, Ellsworth ; John tions from the scriptures, and then address-T. Morse, Surry ; John Sargent, Gouldsed the waiting and mourning assembly as boro', ; James C. Saunders, Orland ; Thos.

We meet friends and fellow-citizens at Townsend, Ellsworth ; John Verrill, Trethis noontide hour, to give spontaneous ex- mont; Gorge H. Witherlee, Castine; Daniel Kimball, Mt. Desert. pression to our grief in the hour of our FIRST TRAVERSE JURY.

nation's sorrow. We meet to mingle our Foreman-Thomas E. Hale, Castine.

tears with the millions in all parts of our John B. Blood, Bucksport ; Isaiah Blais beloved land who are overwhelmed in a common bereavement. The nation has dell, Ellsworth; Joseph Bates, Brooks been smitten in its head and in its heart, ville ; Calvin Berry, Hancock ; Charles Eaton, Deer Isle ; Warren P. Havnes, numerous calls upon the President last houses in mourning, and with tolling bells Trenton ; Chas. S. Haskell, Deer Isle week was to give him an opportunity to turn our feet reverently to the house of Tyler Hall. Jr., Gouldsboro; Lewis Jor-God. Had the Chief Magistrate of the dan, Otis ; Thomas Knowles, Eden ; Newnation fallen as so many of the brave and ell Powers, Brooklin ; Horatio S. Scaver,

low by the wasting power of disease-had

Orland ; John Stockbridge, Swan's Island; Alex. Snowman, Sedgwick : Charles D.

What gives bitterness to our grief is the manner of his death and the instrument of

President Lincoln has fallen in the vig-

or of his life, in the full maturity of his The condition of General Lee's sur rendered soldiers, seems to have been powers, as his great heart was swelling with joy and hope at the prospect of na- kindly considered by General Grant and tional life preserved and national right and President Lincoln, before capitulation .-honor vindicated. He is sevenly smitten. The Evening Post in discussing the mat-down by the hand of an assassin. Treater gives the following as the status of the son and murder have done their accursed surrendered soldiers : work.

The surrender of Johnston will put an In an hour of relaxation, in a place de-oted to recreation and gaiety, was enact-d, not in form and semblance merely, but In an hour of relaxation, in a place deed, not in form and semblance merely, but cepted. Those terms send the southern soldiers back to their homes in peace. in terrible reality one of the saildest tragedies that ever thrilled or shocked the hu- there to resume their former industries man heart. But we dwell not now nor and live in obedience to the laws. They are, formally, prisoners of war on parolehere on the circumstances or the actors in and this fact ensures them personal safety this base murder-we leave to-day the and the treatment due to captured soldiers. plotters and the agents in this foul treason On the other hand, it is clear that the to the operation of that justice which is cannot resume their rights as citizens un til they have taken the oath of allegiance sometimes slow but always sure. Our sometimes slow but always sure. Our to the government against which they hearts are too broken and sad to think of have been fighting, and towards which vengeance ; we remember him who has they have placed themselves, however unsaid, "Vengeance is mine." We mourn willingly or mistakenly, in the attitude of aliens. the man-the patriot-the statesman-the When they take this oath they become

trusted and honored head of the nation. Abraham Lincoln was of the people, he was the offspring of our free institutions. all civil proceedings ogainst the and one of the finest illustrations of their and one of the finest illustrations of their son hereafter. It is another evidence of excellence. Born in obsenvity and nur- Mr. Linceln's kindness of heart, that he tured in poverty. he early felt the inspira- planned, in conjunction with the Lieutentions of hope, and set about the work of ant-General, a mode of surrender for the life with a brave and manly heart. He rebel armies, which would make the indid the work that first came to hand and did the work that first came to hand and their persons and property, so long as he did it well, and so he went on step by they adhere to the terus of their parole. step until he reached the highest position

hand, which almost by a supernatural in-

not at the solicitation or dictation of any

But it is evident that only the armies of the rebellion are thus shielded. The ring-leaders are not in the army : Davis and in the land, may we not say in the world. From first to last, he was simple-hearted

## Supreme Judicial Court-April Term.

We have been looking over a copy of the Richmond Whig of April 13th which a friend was kind enough to send us. We

The Richmond Whig.

give our readers some interesting items extracted therefrom, which while reading please to remember these "waifs" ween extracted from a paper but a few days previous was strongly secesh. There is a quiet, subdued air about the editorials of

this issue which must seem tame and in-GRAND JURORS. sipid beside the defiant and arrogant arti-Foreman-S. T. Hinks, Bucksport. cles of a few weeks since. But the altered George W. Ash, Sullivan; Chas. Farncircumstances of the people, the change from no government to a mild one, and

from the status of rebels to that of loyal citizens, or denizens, accounts for the difference in tone. A few weeks since, these leaders of the public mind were passing the graveyard of the Confederacy and were obliged to whistle to keep up their courage, or in plain English, were compelled to brag and bluster to keep the courage of the unthinking and the ignorant clear up to the fighting, and the "last ditch" point. It was a hopeless and un-

thankful task. It was the courage, or bravado, which accompanies chattering teeth and trembling limbs, and not the quiet, cool, determined, and fearless courage of the true man. But for the extracts :

"The duty of all true Virginians is perfectly spparent Whatever may have been their pro-vious views and wishes, they will now step forth and acknowledge at once the authority of the United States Government, and that they ewe full allegiance to it. The slightest hesitation in regard to this matter can but still further com-plicate the difficulty of the situation, and throw additional obstacles in the way of a speedy re-turn to that quietude and freedom from restraint that is essential to enable the people to recover from the blighting effect that this unhappy war has had on every interest in this State. The course of the authorities and of the soldiers in this city is well calculated to inspire confidence in their desire to see harmony and fraternal feel-ing restored in our common country; and we feel confident that our people in every rection of the State, will freely respond, and do all in their power to bring about a consummation which will be fraught with so mach of happiness and goed." Here is an editorial caution : " The duty of all true Virginians is perfectly

Here is an editorial caution :

"FALSE REPORTS .- We again advise our citi-"FALSE REPORTS. -- We again advise our citi-zens to discontinue the practice of circulating rumors which are set affont by persons interested in the success of the Southern arms. They are the progeny of an overwrought imagination, and constitute the food upon which the secession ele-ment expects to feed so long as the war lasts.--Give no heed to them."

Editorially we are informed who compose the staff of General Weitzel, what hotels are opened, where some of the goods can be found which were stored during the fire ;- the public are told there are hundreds of thousands of dollars worth of property stored away in the houses of different persons which is the rightful property of many worthy sufferers by the fire ; martial law has limited the sale of intoxicating liquors ;- and those persons that have nothing else to do can go angling in the James river at a cheap tariff of expenses ;--Oakwood Cemetery is the place where most of the Union soldiers have

been buried, who died in prison in the city, and their graves are marked so that citizens again : and the terms of surrender devised by Mr Lincoln and General Grant Northern friends can find them ;- a national salute of two hundred guns were fired in kindness to the southern people, stop vesterday by order of the Secretary of m for trep War ;- civil courts have suspended their functions, but the clerks have permission to issue marriage certificates; and here is one item which needs no commentary, and dividuals of that force perfectly safe in with which we close the draft on the Whie for this time :

" ROCKTTS, the port of Richmond, has within a few days been changed as by the wand of en-chantment. The hum of trade is again heard where so recently nothing was audible but the occasional rumble of a Confederate wagon and

SECOND TRAVERSE JURY. Foreman-L. B. Ulmer. Beni. Smith, Surry ; Thos. G. Saunders

those he best loved-our sorrow even then Treworgy, Ellsworth; L. B. Ulmer, do., had been great and our loss overwhelming. Wm. M. West, Franklin ; Wm. P. White -but we could have bowed in silent sub-Orland ; Vespasian Wardwell, Penobscot. mission to Him whose way is in the sea and his path in the deep waters. A. S. Campbell, A. B. Black, I. A. Murch,

and John C. Macomber. The Status of Lee's Surrendered Army.

was brought to the Secretary of War informing him that Gen Lee had requested an interview or conference to make an arrangement for terms of peace. The letter of Gen Lee was published in a letter of Davis to the rebel Congress. Gen Grant's telegraph was submitted to

Gen Grant's telegraph was submitted to the President, who, after pondering a few minutes, took up his pen and wrote in his own hand the following reply, which he submitted to the Secretary of War. It was then dated and signed by the Secre tary of War and telegraphed to General Erant.

was find difference and telegraphed to General Grant: Washington, March 3d. 1865—12 p. m., Lt Gen Grant— The President directs me to say to you fint he wishes you to have no conference with Gen Lee unless it be for the capitala-tion of Lee's army or on some minor and tion of Lee's army or on some minor and purely military matter. He ins ructs me to say that you are not to decide, discuss or confer on any political question. Such questions the President holds in his own questions the President holds in his own hands, and will submit them to nomilitary conferences or conventions. In the meantime you are to press to the utmost your

military advantages. (Signed) E. M STANTON,

Secretary of War. The order of Gen Sherman to General Stoneman to withdraw from Saulsbury and join him will probably open the rear. join him will probably open the way to Davis to excape to Mexico or Europe with his plander, which is reported to be very large. Meluding not only the plander of the Richmond banks, but previous aceumniations.

A despatch received by this department.

from Richmond, says: It is stated here by respectable parties that the amount of specie taken south by Jeff Davis and his party is very large, in-cluding not only the plunder of the Rich-mond banks, but previous accumulations. Legislature arrived there on the 19th inst., for purpose of negotiating with Gen Sher-man with a view to restoring that State to they hope, it is said, to make terms with the Union. Gen Sherman or some other commande by which they will be permitted with their

effects, including this gold plunder, to go to Mexico or Europe. Johnston's negotia-fions look to this end. After the Cabinet meeting last night Gen Grant started for North Carolina to

direct operations against Johnston's army. (Signed) E M STANTON. Secretary of War.

Washington, April 22.

As reports have been in circulation of a aorrespondence between Gens Johnston and Sherman, the memorandum or basis of what was agreed upon between these two

what was agreed upon between these two Generals and the result are as follows : Memorandum or basis of an agreement made this leth day of April, 1865, near Durham's Station, in the State of North Carolina, by and between Jos. E. John-ston, commanding confederate army and W. T. Sherman commanding the army of the United States, in North Carolina--both present. Ist. The contending appier armited arms of

The contending armies now in the Ist. The contending armies now in the Beld to maintam their statu quo until no tice is given by the commanding Generals af either to its opponent and a reasonable time, say four hours, allowed.

and. The confederate armies new in exstence to be disbanded and conducted to of Macon, and hold his command for furth their several State Capitals to deposit their er orders, unless he has reason to believe arms and public property in the State the rebels are changing il e status to our arsenals, and each officer and man to exearsonals, and each other and the next interview. This department has information that have been discharged, and nearly all the the state and is derai authorities. The Canada, and approved at Richmond. One Island left our harbor on Monday, having number of arms and manifions are to be of the assassing now in prison, who atreported to the Chici of Ordnance at tempted to kill Mr Seward, is believed to have think to report at New York. unloaded at the levee more than two theme Washington city, subject to the future be one of the St. Albans raide action of the Congress of the United States, and in the meantime to be used solely to.

Military Division of Missis In the Field, Raleigh, April 19. The General commanding announces to

Fortress Monroc, April 22.

the army the suspension of hostilities, and an agreement with Gen Johnston and high ton objected, wherenpon Sherman granted officials, which, when formally ratified, will a delay for an opportunity to consult with make peace from the Potomac to the Rio Jeff. Davis. The next day another meet-Grande.

Until peace is arranged, a line passing through Tyrrell's Monnt, Chapel Hill University, Durham's Station, and West were presented. The Time's despatch says : Point on the Neuse river, will separate the

Payne, the assassin, has, since his con-finement, attempted suicide by butting his head against iron walls of his prison, reducing it almost to a jelly. The World's Raleigh correspondence of the 19th, says :

When Sherman and Johnston met 

your homes. The fame of this army for courage, in-dustry and discipline, is admitted all over the world : then let each officer and man see it is not stained by any act of vulgarity. quiet-more so than usual. The Herald's Washington despatch rowdyism and petty crime. The cavalry will patrol the front of the SAVS :

It is reported that Johnston while ne gotiating with Sherman marched off most Gen Howard will take charge of the of his troops toward South Carolina.

district from Raleigh up to the cavalry. Gen Slocum to the left of Raleigh, and Cincinnati, April 25. General Brisbane has requested Gover-Gen Schofield in Raleigh, its right and nor Bramlette of Kentucky to call the Legislature together to pass an amend-ment to the State Constitution, in order to Quartermasters and commissaries will keep their supplies up to light load for

restore the disturbed condition of labor wagons, and the railroad superintendent will arrange a depot of convenience for by inducing the slaves to return to till the soil. He urges that they are now virtually free, and are roaming about in idleness. The Governor replied concurring in the

General's opinion. The Raleigh Standard of the 18th says : Davis has fled—Vance has fled—Smith has fled—seccession is dead—treason has been extinguished in its own blood-our old flag once more waves proudly over the Capitol of every State ! Thank God for The period so long looked for, and

In Winslow, the well known Hali-

labored for, by the true men of this State, has at last arrived. Let those who identi-Gen Grant arrived here this morning on the steamer M Martin, from Washington. and proceeded southward on the steamer fied themselves with Davis and Vance despotisms prepare to return to private

#### Washington, April 23.

Circumstances which have come to the knowledge of the government render it nearly certain that Booth's horse fell with nearly certain that both a lot of the sources. At oldtown the Dwi-nearly certain that both a lot of the sources of the source of the s him on Friday night the 11th inst., and it fitteen dwelling houses, and much valuable is believed caused a fracture of one of his property. The loss was extensive, beyond insurance. The hotel at Burnham Station, in Clin-

legs. It is also reported that he has divest ed himself of his moustache. The likeness of Booth published in Harper's Weekly is said to be correct. The attention of surion, on the Me. Central Railroad, took fire in the evening, snpposed from a spark from the passing train, and was consumed, with the stables and enthuildings. Three Booth is called to these circumstances. If Booth is lying concealed and wounded, the reward offered and detestation of all his crimes by all loyal cutizens will soon bring horses, with carriages and harnesses, be-longing to teavellers, were burned. The hotel was owned by Geo. Berry. of Burnhim to light.

ham.

WAR DEPARTMENT, Washington, April 24-2 P. M. To Maj. Gen. Dix :-

fax House, owned by Mr. Hiram Simpson, and occupi d by several families, took fire from the chinney, on the roof, about noon, and was entirely consumed. Most of the A despatch from General Sherman states that Wilson held Macon, Ga., on the 30th, with Howell Cobb. G. W. Smith and others furniture of the occupants was saved. as prisoners, but they claim the benefit of my armistice, and he has telegraphed to -Two or more fires caught from burning chimneys, in this village, but me through the rebel lines for orders. I

were extinguished .- ( Waterville Mail. ----- The Belfast Age says : "Business nearly closed at the Provost Marshal's office; the deputies and special age ts

prejudice. This department has information that have been discharged, and nearly all the

PRESIDENT JOHNSON -Below we give the conclusion of some remarks made in the Senate in the debate March 2d, 1861.

on the report of the peace conference, by Senator, now President Johnson :

"Mr. President : I was going to remark in reference to a general allusion to trea-son that if individuals were pointed out to me who were engaged in nightly conspirastinct he seemed to discern. He would

ine who were engaged in nightly conspira-cies, in secret conclaves, and issuing orders directing the capture of our forts, and the taking of our forts, and the taking of our custom houses. I would show who were the traitors; and that being done, the persons pointed out to me as coming within the purview and scope of the provision of the Constitution which I have read, were I the President of the United States I would do one forestall events, but when the time was ripe, none was more prompt or decided than he. That crowning measure of his adminis

tration, by which he broke the fetters from millions of bondmen-how wisely it was President of the United States, I would do timed, just when policy, justice and s Thomas Jefferson did with Aaron Burr manity all combined to authorize it. in 1806; I would have them arrested, and

f convicted, within the meaning and scope of the Constitution, by the Eternal God. I would execute them. Sir, treason must be punished. Its enormity and the extent and depth of the offence must be made known The time is not far distant, if

this Government is preserved, its Consti-tution obeyed, and its laws executed in every department, when something of this kind must be done."

THE FAMILY OF PRESIDENT JOHNSON. Mr. Johnson's family resides at present in Nashville, Tenn., and consists of his wife and four children-two sons and two daugh-ters. His son Robert is 29, and Andrew Johnson, Jr., is 12 years of age. His two daughters, with their families, also reside in Nashville, having been driven from their homes in Eastern Tennesse. One of Mr.

Johnson's sons, (Charles) a surgeon in the army, was thrown from his horse in the year 1863, and killed ; and Col. Stover, a on-in-law, commanding the Fourth reginent of Tenn. infantry, was killed in the hent of Tenn. infantry, was killed in the battle of Nashville, while gallantly leading leading his command, on the 18th of Dec. 1864. Judge Patterson, who is also a son-in-law of the President, lives in Nashville. Mrs. Johnson has been in very delicate health for some time past, and it is proba-ble Mrs. Col. Stover will preside over the Presidential household.

---- In a long and able editorial in the Evening Post, "On the openings for Northern enterprise in Southern cities. the following statement of the business of New Orleans for 1860 is given :

In the business season of 1860 there came to New Orleans more than one hun-dred and eighty-five millions of dollars sweetest of all benedictions will come from

numbers, to nearly one hundred and nine Soon all that remains on earth of our

hundred and sixty-six cotton and produce resting place. Many in after time, will laden steamboats came down the river and visit it to mourn for the wise statesman, we have wrested from the enemy 1,900 unloaded at the levee; and there were the upright and honored Chief M Conon, or 7 I the f

4w10 1 Ell worth Jun 23, 1865.

From first to last, he was simple-hearted as a child. His character was marred by no vice, was degraded by no meanness.— He was a man of puritan simplicity of manners but with nothing of puritan se-verity or moroseness. He was not a man of courtly speech or courtly ways, but he was frank, honest, and faithful. He had a pro-for his fellow men. As a statesman he was cautious, wise and sagacious—not over sanguine, still never losing his faith in providence or in the people. How well did events justify that faith. While the wisest were perplexed, while friends and enemies doubted and criticised, he was a calmly watching the pointing of the divine hand, which almost by a supernatural inmight as well treat all crimes in the same He was a man of puritan simplicity of hands the soldiers were only tools-these

and Spanish Fort, detailed in my despatch dated April 9, the Octorera, Lieutenant-Commander W. W. Low, and the ironclads were enabled, in consequence of the thorough dragging of Blakeley River, to move up the river nearly abreast of Span-ish Fort, from which point Commander Low, with his rifled guns, shelled, with great precision, Forts Hager and Tracy, rnd with such effect that both these forts were evacuated on the evening of the 11th. and our forces took possession, capturing a few prisoners in the adjoining marsh .--

When the clouds that still linger to ob-The forts I shall hold until Gen Canby scure our visions shall have cleared away can garrison them. This morning I moved, with the gun

-when history shall make its final record of the man and of his time, we doubt not poats conveying the men of Gen. Granger's orce, to the west side of Mobile Bay.--but that the name of Abraham Lincoln orce, to the will stand high on the list of the wise and On arrival it was soon ascertained that the nemy had evacuated all the defences and the good and the great. Even now the bitterness and misconception of party etreated with their gunboats up the strife is giving way and all the loyal hearts Alabama River. The rebel gunboats will in the land are heavy with a common sorunquestionably be captured in a few days.

With a work on his hands greater than

s often entrusted to mortals, he was within to Mobile a formal deman to the Mayor out pretention, he arrogated no merit to or unconditional surrender, which will himself. The Emperor Napoleon ambi-tiously claimed to be known as the man of destiny. President Lincoln desired to be regarded only as the child and humble inundoubtedly be accepted, as the city is now at or r merey. The navy have already hoisted the stars and stripes over the walls of Fort Pinto

strument of Divine providence. "He has finished the work given him to do." "He is not, for God has taken him," too soon and Spanish River Battery, We also have entire possession of Choctaw Point Battery and three heavy forts below it. for our hopes, too soon for our fears, but not too soon for his fame. The past at all events is secure, and the heavens are I shall place a sufficient number of gunboats directly in front of the city to give efficient protection to the loyal inhabitants. bright with omens that the night is far spent of whom I learn there are a great numand the day is at hand, and it will shine ber. brighter until the perfect day.

The cause of law, order, free government and humanity, have received a new consecration, a fresh baptism in the blood communication with him. f our fallen chief. It were worth living for, aye, dying for to have had the oppor-tunity granted of delivering this land from a blighting curse and great wrong. That proclamation of justice and mercy put forth in the darkest hour of our struggle. Gillis, whose vessel, the Milwaukee, was Gillis, whose vessel, the Milwaukee, was destroyed by a torpedo. I subsequently gave him charge of the naval battery on shore, with which he rendered very effec-

tive service in shelling Fort Alexus and Spanish Fort. I commend him for zeal has now the seal of death stamped upon it, and may that arm fa'l from its shoulder and gallantry. Commander Crosby has been untiring blade, that would reach forth to break it.

and may that tongue be smitten with the palsy of the second death that would at-tempt to syllable its revocation. Many blessings from all classes will rest on the

perseverance.

A. K, THATCHER, Acting Rear-Admiral. To Hon. Gideon Wells, Seet'y of the Navy. -The New York Commercial Ad. will be difficult to suit or serve them. vertiser reckons that, since August 8th,

New Publications.

HARPER'S MONTHLY for May closes the thirteenth volume, in a manner that must be satisfactory to all its subscribers. The publishers think they can safely promise to sustain its already popular mame in the numbers to come. Terms \$4 per year .---R. Cole will supply those wishing the book.

MADAME DEMOREST'S Monthly book of Fashions, etc., for May presents many interesting things for the ladies, and is much praised for its information, by them.

Godey still maintains the lad as a Lady's Mrgazine. This number has a splandid line engraving "The First of May," a double extension fashion plate, with five figures, and any quaatity of endess they are destroyed. Gen. Granger and myself have just sent drawing lessons, acting charades, de. Nothing can be got up superior to Godey.

> ATLANTIC MONTHLY. The May number of this deservedly popular monthly contains a very rich table of contents. Let consists of nine completed and four continued articles. literary reviews and netices of recent American publications. The terms of the Atlantic are \$4 per year, or 35 cents single. Ticknor & Fields, Boston. For sale at the bookstores and periodical depote.

ber. Gen. Cauby, with the forces under his immediate command, is at present in Blakeley. I have constant telegraphic immediate command, is in present in Blakeley. I have constant telegraphic folks who impatiently await its arrival each month. If you have not yet sub-I send this by L'eut.-Commander J. H. scribed for it, send two dollars to Messre, Tickner & Fields, Boston, and order it at once for the benefit of your cl itiren.

WAR CLAIM AGENCIES .- We publich he cards of two more gentlemen who are in freeing Blakeley River of torpedots, baving succeeded in removing over 150-a service demanding coolness, judgment and engaged in the Claim Agency busines. Mr. J. Edwin Sherman of Bucksport, and A. F. Burnham, Fsq., of Ellsworth .-These gentlemen are reliable men ; and if those interested cannot now be well served with so many prompt and energetic. business men who advertise to act for them, it

> -Hon. Preston King of New York

flaces much reliance. One

- ork Journals says that he is

consultation with him.

Your obedient servant,

worth of western produce and southern the hearts of those who were ready to per-staples; the exports amounted, in round ish.

millions of dollars; three thousand five fallen President will be borne to its last

row.

each separate army. By order of Maj Gen Sherman. (Signed) L. M. DAYTON, A. A. G. Advices from Newbern state that a large number of members of the North Carolina









Owner Wanted.

THE subscriber has in his possession a built Robe, which he wants the owner to call fo prove properly and pay charged. Said nobe may has been taken, or have been lost, from a sheigh or we on from our of town. At any rate an owner S. P. TROMAS

Ellsworth, April 27th;

# Matiscellancous.

# Claims Exemption.

TO ENROLLING OFFICER AT-Dear Sir :

parties they address that the war is nearly 1 am in the receipt of the highly terminated, they state that North Carolina gratifying, interesting and welcomy in-tellagence that you have enrolted me for is far less impoverished than Virginia or the next draft. You will benefit your this fall trade will be resumed with Philatown, save expense and trouble by cross- delphia by all the cities of that state. The ing me out—crasing my name. Like all true and loyal men, I am willing to serve my country in and capacity; or in any other way to the fullest extent of my ability, but for many good and sufficient reasons the compatibility of t reasons I shall be compelled to forego the pleasure and honor of wearing the "blue." and that a great deal of gold, and many products that at any time command gold, are concealed beyond the reach of the re-And notwithstanding my political am-bition and great desire of representing bel army.—Phila. North American. my friends in the councils of our nation, I

must relinquish the hope, [none will hold

offices of honor and trust after this war shall have been ended but those who have PUNISHMENT ON THE INSTANT .- By one of our Illinois exchanges we learn that a never forget that during the short time shall have been ended but those who have faith ul y and heroically fought their country's battles,] and live and die a humble citizen. I have no father, broth-er or sister. I am the only son of my aunt. I am her defence against stale bread, cold ham, extra pies, cake, & c.— I am her 'right hand man,' her only sup-port at the breakfast table. Were I to ed by her brother-in-law, who furnished Brillat-Savarin did not think that a perthe required proof. On returning home son who had not that virtue could, by any leave the old maid she would have "no she placed the money under her pillow .----Some time during the night a man, whom one to love, none to caress," none to sleep up stairs and no one for a banker. I she supposed to be a negro, broke open have been too tenderly raised to make a the door and demanded the money. There soldier. The fare and fire of a soldier being a fire in the fire-place sufficient to

would not agree with me. I snore in my light the room, the woman threw the add another to the list ? Ans. Because all sleep, which would annoy my "mess mates," and might lead to my capture on money on the floor, and as the ruffian ladies wish to fasten eight (fascinate.) stooped to pick it up, dealt him a blow with a poker that broke his neck. The picket. I am not a coward, but am afraid of thunder. I once read "absence he dead man's face the robber proved to of body is better than presence of mind be her brother-in-law. in case of danger," and when I see any

fighting, I always recollect it. I fear in the excitement of battle, this and my of some conversation in relation to dogs,

great "understandings" would take me Gov. Anderson, of Ohio, relates a Texan rearwards which might demoralize my practice in training dogs with sheep comrads. "A pup is taken from its mother be-Were it not for my aunt, and were I

fore its eyes are opened, and put with an an able-bodied man, with a fair prospect ewe to suckle. After a few times the of making a good soldier, even then, I ewe becomes reconciled to the pup, which bardly think, under the existing circum- follows her like a lamb, grows up among stances, it would be my duty to go to and remains with the flock, and no wolf. war as a private soldier. The country man, or strange dog, can come near the suffer great loss. It would no easy task sheep ; and the dog will bring the flock to find another honest, reliable and com- to the fold regularly at 7 1-2 o'clock, if his back hair. petent person to fill my place here. It you habitually feed him at that hour. is also necessary to have some of our

best men remain at home to gallant the ladies, while their husbands and brothers are far away on the ensanguined fieldof Modern Egyptians," says of a hawee peace-making. Some influential, smart man must remain at home to plan campaigns and battles, and to tell those in the field how to gain glory, win victories and conquer the rebels. I propose also to get up a "home-guard," to parade on special occasions and to meet and welcome the boys when "they come marching home from the wars," and cry out in tones of thunder, "haint we been brave."

Yours, K. K. P. S.—Should you hear of any officers being needed where there will be no danger, plenty of glory and big pay, telegraph me "at once. tors eat."

Alexandria, Va., Feb. 11, 1865. -The Cripple.

RATHER THIN .- A ludierous incident occurred at "Woodlawn," on the Bloomis as fearless as his face is ugly. One other tree, the vast assembly listened with discovered. 

PHILADALPHIA AND NORTH CAROLINA. -- We were yesterday shown a letter from North Carolina to a prominent business man of this city. The writers for twenty Tell me what you eat, and I will tell you what you are. The discovery of a new dish does more years have purchased goods in this city and paid all their obligations to Philadel for the happiness of mankind than the phia creditors before the war began. After congratulating themselves and the

discovery of a new planet.(!) Men who eat hastily, or get drunk, do not know how to eat or drink. To say that a man ought. not to vary

his wine is heresy ; the palate becomes deadened ; after the third glass the finest wine in the world becomes insipid. Cookery is science ; no man is born a

Aphorisms.

The most indespensable qualification of a cook is punctuality. The same may be said of guests. To wait too long for a guest is a breach

of politeness towards all who arrive punctually. A man who invites friends to dinner. and takes no personal interest in his dinner, is not worthy of friendship.

When you invite a man to dinner, he is under your roof his happiness is in

your hands. The only one of these axioms which we do not absolutely accept, is that which places punctuality at the head of culinary virtues, We should have preceeded it figure of speech, be called a cook .

-Why is it natural that a young lady having seven lovers should desire to

eighbors were aroused, and on washing the first flight of a fledgeling? Anc .- It is only a little soar(sore.)

-----What is the difference between a -TRAINING DOGS .- In the course toad and a toady ? Ans-One loves little bugs, and the other big bugs.

> -When is a lady's neck not a neck Ans .- When it is a little bear (bare.)

-Why is it not politic to eat perk? Ans .-- Because it's not Jew-dish-ous.

I How to catch fleas-go where they Dundreary says the only parting

that ever troubled him was the parting of

Detter float on the river tide out to the broad ocean, and be lost in its im-AN EGYPTIAN SACK TRICK .- Edward Wm. Lane, in his "Manners and Customs mensity, than shrivel on some sand bank of life.

or juggler: "Often he strips himself of all his IT The passions are at least bold. generous, although destroying lions : clothes except his drawers, and tells two egotism is a quiet, deep-biting, ever-suckpersons to bind him, hands and feet, and ing venomous bug. out him in a sack. This done, he asks Dr " I say, Mike, what sort of pota-

for a plaster, and some one tells him he toes are those you are planting ?" "Raw can have it if he will put out one of his ones, to be sure ; yer honor wouldn't be thinking I would plant boiled ones !" hands and take it. He puts out his hand free, draws it back, and then is taken out IT Mr. Moore, who derived his pedi-

of the sack bound as at first. He is put gee from Noah, explained it in this manin again, and comes out unbound, handing to the spectators a small tray, upon ner : "Noah had three sons, Shem, Ham, which are four or five little plates filled and one more." with various eatables which the specta-

-A CLEVER DECEPTION .- At a soc A OLEVER DECEMBER Quarter of iable party in a fashionable quarter of Boston last week, the guests were invited the Doctor, as nine cases out of twelve are not consumption at all, and are curable. Secret Diseases cured at first attendance. WHOM TO APPLAUD .- Once when Prof. to the refreshmett room, where was spread

Agassiz was unfolding in a Boston lecture a magnificent display of fruit, from the the theory that the trees grow by the law common garden currant to the rarest tropof numbers, and that there is perfect bal- ical luxury. It was all wax. The decepingdale road. Jones' Hotel of that place ance between the proportions of the Par- tion was so complete, that some was ac- Bones Set, Hair Restored, and marks, removed is ornamented with a hostler whose fun theran and the stem of the pine or some tualy passed round before the joke was

ROSSE MARY. For fourteen years Spaulding's Rosemary has held a high rank in the swarmanted ist. To beautify the hair. 2d. To curl hair ele-granty. 3d. To curl hair ele-the hair turning grey 9th, To cure headache. 10th, To kill hair cuters. It has done and will do all this If you are not satisfied, try it. Prepared by ED-WARD M. SKINNEL, M. D. (Sole Proprietor) at his Medical Warehouse, 27 Tremont St., Boston, Mass, Sold everywhere. eow196 NEW FIRM NEW GOODS. JOY & MASON, MAIN STREET,

NOV. 15, 1864.

GREEN & COMPANY

Deer Isle, Me.,

Shoes and Ship Stores.

COUNTRY PRODUCE

WANTED

THE subscribers, at the Old Market Stand, op-posite the Ellsworth House, formerly occu-ried by L. R. Finson, Esq., will keep constantly on hand all kinds of

BUTCHER'S MEAT,

Ellsworth, April 5th.

CHER'S M. HAMS, BUTTER, CHEESE, \$c., \$

Edward F. Robinson & Co.,

and have just opened an entire new stock of

WATCHES.

JEWÉLET.

Fancy Goods,.

HATS, CAPS, &C.,

which they will offer to the public at the lowest

\$c., 8:.

URIAS TORREY & Co.

CREBN & CO., Agent Deer Isle Thoroughfare, Maine. 11

TAKE this opportunity of informing the

babimnts

HAVE made extensive alterations in Store nearly opposite the Ellsworth House, where may be found one of the largest Stocks of Dry Goods

ALTERATIONS.

in the village, selected with care for the Eastern trade, and bought at the very lowest market price for cash. The stock consists in part of rich and low priced Dress Goods, such as Alpaceas, Plain Figured and Striped Taffetas, Plain Check-ed and Striped Morambeques, All Wool Delaines Plain and Figured, and vicinity, that they have just received a fresh and complete assortment of goods, which they of-fer for sale at the lowest market value, for each or its equivalent, consisting in part of

HAMILTON AND MANCHESTER DELAINES.

HAMILIUN AND MANCHESTER DELAINES, Spragues Dunnells, Pacific and Ameri-ean Prints, Shirting, Prints of all kinds, Scotch and American Ginghams, Colored Cambrics and Silicias, All Wool Table Covers, White Brilliants, White Cambric, Ladies and Genes Linen and Cambric Handkerchiets, Linen Shirts, Fronts and Fronting Linens. Veil Berage, Worsted and Al pacea Dress Braids, Ladies Cersels, Dry Goods, Clothing, Boots,

GLOVES AND HOSIERY of all kinds, Linen Crashes and Scotch Diaper,

Balmoral and Hoop Skirts a large assortment

FLANNELS.

Opera Cotton and Cottou Wool and all Wool White Flannels, Blue, Blue Mixed, Red and Fancy, Flanuels. Bleached and Brown Sheeting

Cash paid for Fat Cattle, Calves, Hogs, Butter Eggs, Hides, Wood Skins. Furs, and all kinds of Country Produce. Skating Caps.

Skating Caps. BOOTS & SHOES, Gents Calf Kip and Congress Boots, also, adies and Misses Cloth Kid and Glove Kid Baimoral and Congress Boots, all Kinds of Chil-dren's Shoes, Rubbers for Men and Women. New Store--New Goods

White Granite Tea Sets, Common Tea Sets in all

**R** ESPECTFULLY inform the inhabitants of Ellsworth and vicinity, that they have ta-ken a store in the New Block opposite H & S K Whitings'

Flour, Meal, Sugar, Coffee, Tea, Spices, Butter, Saleratus, Chee e, Candles, Lard, Pork, Beel, Soap, Tobacco, Currants, Raisina, Fish, Onions, Molasses in all grades Fresh and nice. Country Produce taken at higest orket price.

Hoping by strict attention to businesss and keeping the best of Goods to merrit and receive a share of the patronago.

JOY & MASON.

Watches, Clocks and Jewelry repaired in the best manner and at short notice.

.A. ROBL.VSO.V can be found at the above

DR. MURPHY

Cancers cured without the knife. Sight Restored without the use of Instruments.

Deafness Cured. Persons treated for Consumption had better se-

Piles, Strokes, Dreeased Minds, Weakness of the

18



BROADCLOTHS, CASHMERES, FURNISHING GOODS, Hats and Caps,

and Shirtings, Blue Denims Doeskins and Satinets, Striped Shirting and Sheeting, Salsbury and also a large variety of

Oronge Flaanels. A large lot of Woolen Goods, consisting of Breakfast Capes, Sontags, Nubias, Ilocds and

of GUR OWN MAKE, which we guarantee will give good satisfaction, and will be gold at very w prices. Our motto is

Quick Sales and Small Profits. MAIN STREET, ELLSWORTH.

CROCKERY & GLASS WARE.

different patterns, Glass Lamps, Lanterns, Tum blers, Goblets, &c., &c.

FLOUR, CORN & MEAL, W. I. Goods and Groceries.

**G. F. KANE**, Would respectfully announce to the citizens of Ellsworth and vicinity, that he has opened a shop in rooms over JOHN D. RICHARD'S Store, Main Gold and Silver purchased at a high premium.

New Store,

New Business ! THE subscribers would inform the citizens of

in rooms over JOHA D. RICHARD'S Store, Main Street, where he will devote himself to the above business, in all its branches, guaranteeing to all patrons Fashionable, Well Fitting and thoroughly made garments of all descriptions. Particular attention given to Cutting garments to be made out of the shop. The patronge of the community is respectfully solicited. All work warranted. 40 Elleworth and vicinity that they have open-ed a store on WATER STREET, where they keep constantly on hand Pressed Hay, by bale or ton, Shingles and Clapboards of all kinds and qualities. Pine, Spruce and Hemlock boards.

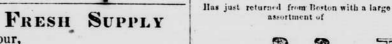
We have now on hand 1000 bushels Extra Can ada Oats, suitable for seed or feed. Bears by bar rel or bushel. Meal, Corn, Barley, &c. We will pay the highest cash price for Panic Prices.

Hemlock Bark, Cedar, Spruce and Hemlock Sieepers Cedar Poles, Shingles, Clapboards, and Lumber of all kinds. C.Il and see us, at new store next to J. H. Cole's Blacksmith shop.

Fisk & Curtis. N. B.-Also on hand a few tons of Store Coal. El'sworth, March 13.

Spine, Norturnal Emissions, Bad Legs, File, Rheumatism, and all sorts of discares s seed-ily cured.

Notice to Old Conntry People.



and acknowledged by many prominent physicians to be by far the most Reisable Preparations ever introduced for the RELIEF and CURS of all Joseph Friend & Co., LUNG COMPLAINTS. MERCHANT TAILORS This well known remedy is offered to the pub-

Ready-Made Clothiny;

Ready-Made Clothing.

NEW

ESTABLISHMENT AT

ELLSWORTH.

A. T. JELLISON

assortment of

Ellsworth, April 27, 1865.

JOSEPH FRIEND & Co.

SPRINC

STYLE

**CLOTHS & CLOTHING** 

in every variety of material, sold in' lots to sult the purchaser, at the very lowest living rates.

A RE now prepared to exhibit a good variety A of sensonable goods, and would cordially invite the examination of the public. The stock just opened, consists in part of

This well known remedy is offered to the pub-lic, sanctioned by the experience of over forty years, and when remotted to in season, seldour fails to effect a speedy cure of Coughs, Colds, Croup, Bronchits, Influenza, Whooping-cough, Hoarseness, Pains or Sorreness in the Chest and side, Bitediny at at the Lungs, Liver Complaints, Gc. Its complete success in many cases of Convirue-to Constantion as reversed the opinion so long OVERCOATINGS,

ED CONSUMPTION has reversed the opinion so long entertained, that this much dreaded disease is incurable. To those who have already made use of this CASHMERES, DOESKINS, VESTINGS, dc., dc. of all kinds, which we are prepared to make up to order, in the very latest styles, and at the shortest notice. Call and examine our stock of

DR. WISTAR'S

Balsam of Wild Cherry,

THE GREAT REMEDY FOR

CONSUMPTION.

Reliable Testimony. FAIRFIELD, MR., April 23, 1864. Messrs. SETH W. FowLR & Co. Gentlement:—Sceing numerou certificates in the Maine Farmer endorsing the merits of that great Lung Remedy. WISTAR's BALSAM OF WILD CHERRY. I am induced, and I take great pleas-ure in giving publicity to the great cure it ao-complished in my family. My son, Henry A. Archer, now Postmatter at Fairfield, Somerset County, Me., was attacked with spitting of blood, cough, weakness of Langs, and general debility, so much so that our family physician declared him to have a "SEATED Costspirmos." He was under medical treatment for a number of monthe, but received no benefit from it. At length I was induced to purchase one bottle of WISTAR's BALSAM, which benefited him so much I obtain-ed another, which in a short time restored him to him to have the defined the stored him to ed another, which conclude him so much 1 obtain-ed another, which is a short time restored him to his usual state of health. I think I can safely recommend this remedy to others in like con-dition, for it is, I think, all it purports to be,— Ing GREAT LUNG REMEDY FOR THE THES!

The above statement, gentlemen, is my rolun-tary offering to you in favor of your Balsam, and is at your disposal.

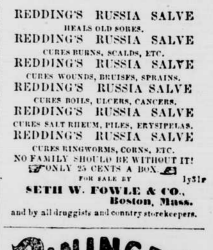
# As ever, yours, ANDREW ARCHER.

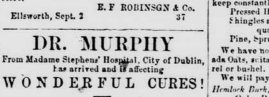
AILORING Clergymen, Lawyers, Singers and all those whose occupation requires an unus-ual exercise of the vocal organs, will find this the OXLY REMENY which will efficiently and-instantaneously relieve their difficulties. This Remedy, unlike most others, is not only nauseous,

# but is extremely PLEASANT TO TASTE. A small quantity allowed to pass ever the ir-ritated part at once removes the difficulty.

WISTAR'S BALSAM OF WILCHE REY is prepared by SETH W. FOWLE & CO.

18 TREMONT ST., BOSTON, and for sale by all druggists.





eyes ever looked upon. Leaping from his phantom steed, the equestrian said, turning to the hostler -

"Here, John, give my horse some water."

"Sir ?" said John, with a look of astonishment.

"Give my horse some water !" thunder-

ed the stranger. "Your horse !" ejaculated John, with wounded who have arrived at Washing-

ton are a number of the First Maine Cavalry, which regiment suffered heavily more surprise. "Yes, you fool, my horse!" said the

stranger, looking savagely at him and he broke through the right flank of Lee's commenced drawing the lash of his whip army, and ensured its defeat. During through bis hand. the engagement the wounded was taken

John walked toward him as though he would demand an explanation. and had

John walked toward him as though he would demand an explanation, and had taken about six steps when he suddend stopped like one surprised beyond ex-pression. "Bless my soul," said he, "I ask your pardon. sir : but your animal stood on a line with that ere hitchin post, and I didn't see hia." The owner of the spectral beast tried to frown, but a roar from the balcony made him change his mind. Furry Caxt's Worth of MATRIMONY.— A young farmer, not overstocked with brains, nor over rich in this world's goods, had come to that crisis in life when he was sure he must commence a double-bargelled existence, or "spite." Having made the necessary proliminary arrange-ments, in the shape of a rough-board cabin, and a "Barkis who was willin," he bar or the shape of a rough-board cabin, and a "Barkis who was willin," he bar or weed a horse and wagon, and took a bor over and the expectant bride to track the wagons, but the men cound in the busches, sprang out and succeeded the train. Nearly all of the guard and tried hard to bargelled existence, or "spite." Having and the necessary proliminary arrange-ments, in the shape of a rough-board cabin, and a "Barkis who was willin," he bargel corn and the expectant bride to a the shape of a rough-board cabin, and the expectant bride to bargel corn and the expectant bride to a star and wagon, and took a bor own and the expectant bride to a star day and the star to a star day so the same to an attend the train. Nearly all of the guard and the train the shape of a rough-board corn and the expectant bride to a source the wagons, but the men cound to the ralled, and show was compelled to the train the shape of a rough-board corn and the expectant bride to bardon the expectant bride to bardon the expectant bride to the train the shape of a rough-board corn and the expectant bride to the train the shape of a rough-board corn and the expectant bride to the train the shape of a rough-board corn and the expectant bride to the train the shape of a rough-board corn and the expectant brid borrowed a horse and wagon, and took a not be rallied, and she was compelled to To Females in Delicate Health bag of corn and the expectant bride to abandon the expedition.

the mill and the minister's. The corn being left to be ground, the twain who

RYE DROP CAKES .--- To one pint of wished to be made one flesh waited on the minister, and, explaining the necessit- sour or butter-milk, add 2 eggs, a small ies of the case, demanded to know "How teaspoon of soda, a little salt and rye much . the swindle would be ?" The meal, sufficient to make a batter that will minister replied that the fee was general- spread a little, but not run. Drop in ly measured by the generosity of the muffin-rings with a spoon. For baking gentleman, but one dollar was the small-est snm considered orthodox This was mon griddle-cake. They are also nice beyond the pile of the farmer, but noth- baked in cups about 15 minutes. ing discouraged, he said, "Now see here,

BREAD WITHOUT CRUST .--- The houseold fellow ! I haven't got but fifty cents. and you must marry us as far as that wife who would bake her bread or biscuit will come to, and we'll come again for the without a dry, hard crust, can do so very balance." The minister could not resist readily. Just before placing the bread the entreaty, and married the parties so in the oven, she has only to rub its sureffectually, that they never returned for face with butter or lard. This will close the other fifty cents' worth. the pores, prevent the escape of the gas which is produced by the yeast, and the

-Henry Ward Beecher is not al. escape of the steam which is produced by ways happy when he enforces his argu. the moisture of the heated loaf. Bread ment by a simile. He said, in impress. thus baked will be almost crustless. ing on his parishioners their Christian

duty to their enemies, that if Jeff Davis JELLY CAKE .- Take 3 eggs, beat them go. That's what I'd do with Jeff Davis." around the edges. When the cake is WEEDOM NOTICE. We wonder that some one in his auditory done, sat it out bottom side up on a clean did not cry out, "O. Mr. Beecher, how towel, --then spread quite thickly with selfish you are! You let the wasp go currant, or other tart jelly, commencing for a consideration; and I shall pay no debts of because there is no probability of his at the end; roll it up, when it will be a his consideration; and I shall pay no debts of his consideration; and I shall pay no debts of his consideration; and I shall not claim any of his tinging you; and you don't seem to care round, compact roll. When used, slices arings after this date. JAMES GILBERT.

body else !!

smiling for a moment, then with a gesture before which the applause sank into O'Flannigan sint me to yer home?" your hearts the great Author of this hopes I may live to see the day you are "Swate jewel," "and it,s meself that

harmony! If you please, we will now hopes I may live to see the day you are a widow waping over the cowld sod that go on with our subject."-Gospel Ban-kivers me-thin by Saint Patrick, I'll see how ye git along widout me, honey." AN HEROIC WOMAN .- Among the

# IMPORTANT To the Afflicted.

in Sunday's fight under Sheridan, when he broke through the right flank of Lee's DR. DOW continues to be consulted at his office, No PRIVATE OR DELICATE NATURE. By a long course of study and practical experience c milimited extent, Dr. D. has now the gratification of prethe engagement the wounded was taken to the rear, and placed in ambuiances, to be conveyed to City Point. One train

To Females in Delicate Health DR. Dow, Physician and Surgeon, No 7 & 9 Edicott Street Boston, is consulted daily for all diseases incident to the female system. Prolapsus Uteri, or falling of the Womb, Flour Albus, Suppression, and other menstrual derange-ments, are all treated upon new pathological principles, and speedy relief gurranteed in a very few days. So in variably evitain is the new mode of treatment, that most obstinate complaints yield under it, and the afflicted per son soon rejolces in perfect health. Dr. Dow has no doubt had greater experience in the cure of diseases of women and children, than any other physician in Boston. Boarding accomodations for patients who may wish to stay in Boston a few days under his treatment. Dr. Dow, since 1845, having confined his whole atten tion to an office practice, for the cure of private Diseases and Fenale Complaints, acknowledges no superior in the United States.

N. B.-All letters must contain four red stamps or they ik not be answered. Office Hours from 8 A. M. to 9 P. M.

# CERTAIN CURE

CERTAIN CURE IN ALL CASES. OR NO CHARGES MADE Dr. Dow is consulted daily, from 8 A. M. to 8 P. M. at above, upon all difficult and chronic diseases of every mame and nature, having by his unwearled attention and extraordinary success gained a reputation which calls pa-tients from all parts of the Country to obtain advice. A mong the physicians in Boston, none stand higher in the profession than the celebrated Dk. DOW, No. 7 Endi-cott street, Boston. Those who need the servic s of an experienced physician and surgeon should give him a cult P. S.-Dr. Dow importz and has for sale a new article called the French Secret. Order by mail. Two for \$1 and a red stamp. Boston April, 1865. 1912x

bout the certainty of his stinging some- are cut from the end. This will keep Witness -- Jonn E. Youxe moist and good for weeks and months. Treaton, April 17th, 1865 140

**MERRY CHIMES:** MERBY CHIMES, containing Elementary In MERRY CHIMES, containing Elementary In-structions, Attractive Exercises, and Ser-eral Hundred Popular Songs. This New Book will be found Superior to All Similar Works, in many pointe essentialeto its suc-cess as a popular Instruction Book in Vocal Music and collection of Melodies for the Young. The Elementary Department contains Just those Peculiar Elements that attract and retain the at-tention of children. The songs are not old and time morn-sung through a dozen books-but new and sparkling, adapted to all occasions, and Alive with the Spirit of the times. new and sparkling, adapted to all occasions, and Alive with the Spirit of the times. All who have examined this work predict for it a success beyond that of any similar publication. Price 50 cents a copy—\$5,00 a dozon. Specimen pages containing several choice pieces will be sant to any one on application. OLIVER DITSON & CO., Publishers, 227 Washington St., Boston Ladies Circulating Library

# State St., two doors above the American Office Open every Saturday afternoon and evening. TERMS : TERMS : ,50 cts., 3 months, 1 Book. ,75 " " " 2 " ,06 single volume.

HE undersigned offers for sale a thoice lots

Family Flour.

butter, Lard

#### and Cheese JOHN D. RICHARDS.

Ellsworth, Dec. 16, 1864.

For Sale. **For Saic**. THE undersigned offers for sale his farm in No. 8, six miles from Kllsworth Village on the Waltham road, containing 66 acres of land, a good house 26 × 30, and L 13 × 30, and barn 30 × 40 feet. Also a convenient workshop, and a never failing well of water. A good one horse team wagon, sleds, plow, harrow, chains and all his farming tools. The above property will be seld with or without the farming tools. For further particulars inquire of the subscriber on the premises. L. HAPWORTH. No. 8, April 17, 1863.

No. 8, April 17, 1863.

## For Sale.

THE subscriber offers for sale his dwelling-thouse, situated at Somesville, Mt. Desert, and just opposite the residence of Hon. John M. Noyes. S. id house is comparatively new, cottage style, with stable and emersenient out-buildings, de., and everything about the premises in com-plete order, with ene-half are of land.

A. J. WIIITING, Mt. Desert, April 3d, 1865.

# House for Sale.

THE subscriber offers for sale, cheap, the dwelling house in Ellsworth village, in which he now lives. Horse, wagen, harness and sled for sale. Inquire of

Ellsworth, Feb. 7th, 1965.

For Sale.

THE Dwellinghouse and Barn, on the "Tinker Place," so called, about one mile from Union river bridge, with more or less of the land surround-ing it. This offers a desirable chance for a mechan-ic, or a person following the sea to secure a good and convention home.

For further particulars, inquire of N. K. Sawyer t the American Office, or R. S. Cook. Ellsworth Jan 23, 1865. 2

SAWYER & BURR



whether external or internal Purchasers can use one half of a bottle on trial, and if dissatisfied, the price of the whole will refunded. C. G. PECK, Agent, Eilsworth. 5y30

# For Sale or To Let

THE CARDING MACHINE, buildings and premises, situated in-Ellsworth Village. on Mill street, now occupied as a Carding Mill, to-gether with an Engine and boiler in complete run ning order. The buildings consist of a large two story Mill

The buildings consist of a large two story Mill and L, with a suitable shed and a small Dwelling House, and can easi y be adapted to the manufac-ture of woolen cloths or as an Iron Foundry. The property will be sold with or without the Carding machine. The cost of fuel to feed the engine is very small example to include the clothest of building.

as ample opportunity is afforded of picking up wood from the river at the mill.

Lines, using an extensive intrary of legal and me chanical works, and full accounts of patents granted in the United States and Europe, render him able, beyong question, to offer superior facilities for obtaining Patents All necessity of a journey to Washington, to procure patent, and the usual great delay there, are here save inventors.

patent, and the usuar given inventors. TESTINONIALS: "I regard Mr. Eddy as one of the most copuble and successful practitioners with whom I have had official intercourse." CHARLES MASON. Ommissioner of Patents. Ommissioner of Patents. "I have no besitation in assuring inventors that they cannot employ a person more completent and trustuor

thave no nestration more competent and trusticor cannot employ a person more competent and trusticor thy and more capable of putting their applications in a form to secure for them an early and favorable consider

form to secure for their e. ation at the Patent Office. EDMUND BURKE,

EDMUND BURKE, EDMUND BURKE, Late Commissioner of Patents. 'Mr. R. H. Eddy has made for me THIRTEEN appli-cations, on all but one of which patents have been granti-ed, and that is now pending. Such unmistakaable preo-of great taken and ability on his part leads me to recom-mend all inventors to apply to him to procure their pa-tents, as they may be sure of having, the most, faithful attention bestowed on their cases, and at very reasonable charges.<sup>3</sup>
 JOHN TAGGART.

with the money. TERMS OF ADVERTISING: uare, being the space occupied by 12 lines of solid nonpariel type-ten words to a line- or a space 1 inch in length.) one insertion, Each succeeding insertion, without change \$1,00 of matter, Two squares, three weeks, .25 3,00 4,50 5,00 Three squares, three weeks, Four equares, three weeks, 5.00 One column, three weeks, 15,00 For longer time than three weeks, price to be

One copy one year, in advance. 2,00

No new subscriptions taken unless accompanied

agreed upon at time of insertion. In all ourse to take the run of the paper. Special notices and advertisements to be kept on the inside of the pa-per will be charged 25 per cent additional to these tates. No cuts of more than an inch in diamet r 

 As analyze wood from the river at the mill.
 The present proprietors are obliged by 'III
 attention bestower on this subscriber. In course of his
 JOHN TAGGART.

 The present proprietors are obliged by 'III
 baring cight months, the subscriber. In course of his
 JOHN TAGGART.

 Some of E. & F. HALE.
 SOME'S FOSTER & GO.
 The course of the course of the course of his
 Inserted, unless paid for extra. Transcient advance.

 Ellsworth, Nov. 25, 1864.
 fotf
 Course of use of the course of patents.
 Full. FDDT.

# ELLSWORTH AMERICAN, EXTRA.

# blic Laws of the State of Maine. Passed by the Forty-fourth Legislature, A.D. 1865.

o further continue in force the provisions of chapter seventy-one of the eighteen hundred and sixty-two, concerning specie payments.

1. Chapter seventy-one of the laws of eighteen hundred v-two, entitled "An Act to suspend certain provisions in forty-seven of the Revised Statutes concerning banks," is further continued in force until the lifteenth day of January n hundred and sixty-six; Provided said banking corporations oon demand, after the first day of May eighteen hundred and e, pay or tender payment of their bills, checks or drafts in money of the United States.

2. This act shall be in force from and after its approval by [Approved January 14, 1865.] ernor.

to amend chapter one hundred and sixty of the public laws of eighteen hun-sixty-three, entitled "An act to fix the compensation of jailers for the board ers.

1. Section one of said chapter is hereby amended by striking word "two," and substituting the word three, so that the as amended shall read :

jailers' fees in the different counties of the state for the entire t of each prisoner of every description committed to his cus-hall be such sum, not exceeding the rate of three dollars a as the county commissioners shall determine to be reasonable. 2. This act shall take effect when approved by the governor. [Approved January 21, 1865.]

To amend an act entitled "An Act to authorize the surrender of the charters sing banks in this state, and to remit a portion of the bank tax," approved a twenty sixth, eighteen hundred and sixty-three

r. 1. The second section of said act shall be amended so as to as follows: Any bank in this state is hereby authorized by a f the owners of a majority of its stock, at any meeting of the duly called, to surrender its charter, and any banking company rendering its charter shall continue in its corporate capacity e term of two years from the time of filing notice with the secof state of the vote to surrender its charter, which notice shall writing certified by the clerk of the corporation, and filed with eretary of state within thirty days from the passage of the vote ; for such term of two years, such banking company shall retain powers necessary for collecting debts due the corporation, for g and conveying its property or for finally closing its concerns. g. 2. This act shall take effect when approved by the governor.

## [Approved January 21, 1865.]

act to abolish the February term of the supreme judicial court for the county of e and to change the time of holding the April term of said court for said county. The February term of the supreme judicial court for sunty of Knox is hereby abolished.

The supreme judicial court for said county shall hereafe holden on the first Tuesday of April, annually, instead of the Tuesday of April, as is now provided by law.

7.3. All writs, petitions, orders, decrees, certificates, reports, ants, complaints, appeals, indictments, and all matters and prosofevery kind, civil and criminal, commenced for, pending in, turnable to said court, and which would, but for the provisions is act, have day at the term of said court to be held on the sec-Tuesday of February of the present year, as by law provided, be returnable to, and have day at the term of said court to be on the first Tuesday of April of the current year.

er. 4. All writs, petitions, orders, decrees, certificates, reports, nuts, complaints, appeals, indictments, and all matters and proof every kind, civil and criminal, commenced for, pending in, starnable to said court, and which would, but for the provisions is act, have day at the term of said court to be held on the Tuesday of April of the present year, as by law provided, shall turnable to and have day at the term of said court to be held he first Tuesday of April of the current year.

er. 5. This act shall take effect when approved. [Approved January 26, 1865.]

#### ACT to create an i establish a sinking fund.

WT.1. There shall be raised by taxation each year, commencing the year eighteen handred and sixty-five, a sum equal to threethe of one mill on every dollar of the present state valuation, to sessed and collected at the same time and in the same manner e annual state tax shall be assessed and collected and in addition to; and the sum so raised is hereby pledged and shall be held sinking fund, to be invested as hereinafter provided, and applied the payment of the principal of the bonds of this state, issued the authority of the several resolves, approved January thirtyeighteen hundred sixty-three, March twenty-six, eighteen hun-107.2. The state treasurer, with the advice of the governor, a from time to time, as the said tax shall be received into the sury, invest the same, as well as the income of said fund, as it vaccrue, in any of the bonds of this state, or of the registered ids of the United States ; and the proceeds of such investments, they may fall due and be paid into the treasury, shall be reinted in like manner and be held by the said treasurer for the purmentioned in the first section of this act. act. 3. The treasurer shall keep a register of all the investments de by him under the preceding section, show ing the date, amount number of each bond, by whom issued, and the time when it will are, and he shall cause to be stamped or printed in large type in the face of any bonds of this state he may have purchased, and wise across the series of coupons attached thereto, the words, king Fund of the State of Maine, but so as not to obscure the text ther bond or coupons; and in his annual report to the legislature he transactions of his department, he shall include an exhibit of mount and condition of said sinking fund. 207. 4. On the approach of the maturity of any of the bonds for payment of which the sail sinking fund is hereby pledged, the treasurer, with the approval of the governor, shall sell or disof such portion of the bonds belonging to the said fund as may accessary to meet the bonds as they mature, and shall apply the Reeds thereof to their payment, as contemplated in this act. Ser. 5. This act shall take effect from the date of its approval. [Approved January 28, 1865.]

SECT. 2. Trial justices shall be subject to all the provisions of section seven of chapter one hundred and thirty-six of the revised statutes, and for any neglect thereof shall suffer the penalties therein set forth ; and it shall be the duty of trial justices to keep a true and correct docket of all examinations and trials had before them of persons accused of crime, offences or misdemeanors, setting forth therein a true account of all fines and forfeitures by them imposed, or received upon convictions and sentences; and once in a year to deliver or transmit to the county commissioners of the county in which the trial justice resides, at one of the regular sessions of said commissioners, such docket, or a copy thereof, accompanied by their affidavit, that they have faithfully complied with the requirements of said seventh section; and it shall be the duty of said commissioners to examine said dockets or copies; and in any case where they deem it expedient they may summon any trial justice to appear before them with his original docket and records, giving him not less than ten days notice by personal service, or by leaving at his last and usual place of abode before the time fixed for his appearance; and when any trial justice shall appear in obedience to such summons, he may be examined on oath relative to his official conduct; and when it is found upon such examination, that he has faithfully ob-served the requirements of law, he shall be allowed reasonable compensation for his travel and expense, to be paid from the county treasury; when any trial justice so summoned shall refuse and neglect to obey the summons, the commissioners may issue a capias, and have him brought with his papers before them; and if he fail to show reasonable cause for his neglect, he shall be held to pay the expenses of bringing him before the commissioners, and they may issue a warrant of distress for the collection of the same.

SECT. 2. Section three of said chapter is hereby repealed. [Approved February 4, 1865.]

#### AN ACT to prevent the defacing of private property and ratural objects by advertise men's.

SECT. 1. All persons are hereby prohibited from advertising their wares or occupations by painting notices of the same on, or affixing them to fences or other private property, or on rocks or other natural objects, without the previous consent of the owner, or if in the high-way or any other public place, without the permission of the mayor of cities, selectmen of towns, or assessors of plantations.

SECT. 2. Any person violating the provisions of this act, shall be punished by a fine of ten dollars for each offence, to be recovered on complaint, one-half of which shall be for the use of the prosecutor, and one-half for the use of the town in which the offence is committed. SECT. 3. This act shall take effect on its approval by the governor.

[Approved February 4, 1865.]

AN ACT to ratify an amendment to the Constitution of the United States, proposed to-the legislatures of the several States, by a resolution of congress approved on the first day of February, in the year of our Lord one thousand eight hundred as d sixty-five. Whereas, At the second session of the thirty-eighth congress of the United States of America, held at Washington, in the District of Columbia, on the first day of February aforesaid, it was resolved as follows, viz :

Resolved, By the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of both houses concurring,) that the following article be proposed to the legislatures of the several states as an amendment to the Constitution of the United States, which, when ratified by three-fourths of said legislatures, shall be valid to all intents and purposes as a part of the said constitution, namely ART. XIII.—SECT. 1. Neither slavery nor involuntary servitude,

except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States or any place subject to their jurisdiction.

SECT. 2. Congress shall have power to enforce this article by appropriate legislation.

Be it therefore enacted by the Senate and House of Representatives of the State of Maine in Legislature assembled, as follows:

SECT. 1. That the said proposed amendment be, and the same is hereby ratified on behalf of the State of Maine.

SECT. 2. This act shall take effect on its approval by the gover-or. [Approved February 7, 1865.] nor.

# AN ACP to amend chapter two hundred and fully-one, section one, of the public laws-

of the year eighteen hundred and sixty-four, relating to poll ta xee SECT. 1. Section one of chapter two hundred and fifty-one of the public laws of the year one thousand eight hundred and sixty-four, is hereby amended by striking out the word "two" in the last line of said section, and inserting in its place the word three, so that the of the United States, may be ratified or confirmed by said city, town, said section, and inserting in its place the word *Diree*, so that the provision in this section as amended shall read as follows, viz: one SECT. 4. All votes of cities, towns, or plantations to pay expense sixty three, March nineteen, eighteen hundred sixty-four, and sixth part as nearly as may be of the whole sum to be raised; but the SECT. 4. All votes of clues, towns, or plantations to pay expenses they be authorized for procuring a state loan, the present year. whole poll tax assessed in one year upon an individual, for town, of recruiting for the vaces are back and all contracts heretofore whole solution is the poll tax assessed in one year upon an individual, for town, of recruiting for the vaces are back and all contracts heretofore whole solutions are back as the poll tax assessed in one year upon an individual. county and state purposes, except highway taxes, separately assessed, | made in pursuance of such votes, are hereby made valid. shall not exceed three dollars.

AN ACI to establish the salaries of the Judge of Probate an i Register of Probate for the county of Piscataquis.

SECT. 1. The salaries of the judge of probate and register of pro-bate for the county of Piscataquis, shall be as follows: instead of the salaries now fixed by law, the judge shall be entitled to receive two hundred dollars per year; the register shall be entitled to receive two hundred and seventy-five dollars per year; payable quarterly as heretofore.

SECT. 2. All provisions of law inconsistent with this act are hereby repealed.

SECT. 3. This act shall be in force when approved by the gover-[Approved February 11, 1865.] nor.

AN ACT to amend section twenty seven of chapter fifty-nine of the Revused Statutes in relation to the adoption of children.

SECT. 1. That instead of the consent of each parent of the child sought to be adopted, as required in chapter fifty-nine, section twenty-seven of the revised statutes, the written consent of the parent entitled to the custody of such child shall be sufficient, when the parents are or shall be separated from each other, from the bonds of matrimony, or from bed and board

SECT. 2. This act shall take effect when approved by the governor. [Approved February 15, 1865.]

AN ACT to amend chapter forty-four of the revised statutes relative to hawkers and pedlers. The second section of the forty-fourth chapter of the Revised Stat-

ates is hereby amended so as to read as follows, viz :

SECT. 2. The county commissioners, in their counties, may license, for the purposes aforesaid, any person applying, who proves to their satisfaction that he sustains a good moral character; has been five years a citizen of the United States, and the year next preceding his application, a resident of this State, and such licenses shall expire in one year from their date: shall not be transferred or assigned without the consent of the board granting the same, and shall not be valid in any other county than that in which it was granted, and the applicants shall pay therefor to the county for which each license is granted, if they travel on foot, or in any boat or water craft, tea dollars; with a carriage drawn by one animal, fifteen dollars; and drawn by two animals, twenty dollars; and shall present to the commissioners, with their application. a certificate of good moral character from the municipal officers of the town where they reside, which shall be attached to their license.

### [Approved February 15, 1865.]

AN ACT additional to chapter thirty-four of the revised statutes relating to auctions

and auctioncers. SECT. 1. The aldermen of any city, and the selectmen of any town may license any person or persons to be auctioneers for one year, in such city or town, and may exempt them from any liabilility to deduct 'two and one-half per cent. from the gross amount of sales for the use of the city or town where the sale is made, when the goods sold by such auctioneers belong to or are sold for the benefit of parties residing out of the State. SECT. 2 All acts and parts of acts inconsistent with this act, are

hereby repealed. [Approved February 15, 1865.]

AN ACT to make valid the acts and doings of cities, towns, and plantations, in voting and making provision for the payment of bounties to volunteers, drafted men, and substitutes of dr fied and enrolled men, and for other purposes. SECT. 1. The past acts and doings of cities, towns, and plantations

in offering, paying, agreeing to pay, and in raising and providing the means to pay bounties to, and all notes and town orders given by the municipal officers of any city, town, or plantation in pursuance of a previous vote, for the benefit of volunteers, drafted men, or substitutes of drafted or enrolled men, who have been or shall hereafter be actually mustered into the military or naval service of the United States, are hereby made valid.

SECT. 2. All contracts heretofore made by the municipal officers of any city, town, or plantation, that has voted to raise bounties, with any volunteer, drafted man, or substitute, for the payment of the bounty thus voted, and all contracts heretofore made by said officers or their duly authorized agents, with third persons, corporations, or associations, for the purpose of raising means to pay such bounties so voted, are hereby made valid.

SECT. 3. All contracts heretofore made by such municipal officers or by third persons, in behalf of any city, town, or plantation, but without previous authority therefor, to pay bounties to such volunteers, drafted men, or substitutes, or to raise money to pay such bounties where such volunteers, drafted men or substitutes have been or hereafter shall be actually mustered into the military or naval service

## ACT to amend section one of chapter ninety-one of the revised statutes relating to Augages of personal property. Section one of chapter ninety-one of the revised statutes relating

mortgages of personal property, shall be and hereby is amended as to read as follows, viz : No mortgage hereafter made of personal perty, to secure payment of more than thirty dollars, shall be adagainst any other person than the parties thereto, unless pos-mon of such property is delivered to and retained by the mort gee, or the mortgage is recorded by the clerk of the town, planta-", or plantation organized for election purposes only, in which mortgager resides. When a corporation makes a mortgage, it all be recorded in the town where it has its established place of stacss. When the mortgager resides in an unincorporated place, within a plantation organized for election purposes, the mortgage all be recorded in the oldest adjoining town, plantation, or plantaa organized for election purposes only, in the county. [Approved February 4, 1865.]

NACT to smend chapter thirty-two of the public laws of eighteen hundred and sixty-be entitled "An Act to restrict the jurisdiction of justices of the peace to trial jus-bes,"

SECT. 1. The second section of the thirty-second chapter of the and the fees and costs provided by this act. blic laws of eighteen hundred and sixty one is amended so as to SECT. 2. This act shall take effect on its approval by the governor. blic laws of eighteen hundred and sixty-one is amended so as to tal as follows

SECT. 2. This act shall take effect when approved. [Approved February 8, 1865.]

AN ACF to amend chapter two hundredgand sixty-four of the public laws of the year one thousand eight hundred and sixty-four, en itied "An Act requiring the Secretary of State to furnish the clerks of courts in the several counties a list of all persons com-missione I and qualified as justices of the peace and quorum, trial justices and notaries public."

SECT 1. Section one of chapter two hundred and sixty-four of the public laws of the year one thousand eight hundred and sixty-four, is hereby amended by inserting after the word "counties" in the second line, the words, and to the clerks of the United States courts in this State, so that the first sentence of said section as amended, will read as follows:

SECT. 1. The secretary of state shall, on or before the first day of June next, forward to the clerks of courts in the several counties, and to the clorks of the United States couris in this State, a list of all justices of the peace, justices of the peace and quorum, trial justices and notaries public, in this state, whose commissions shall then be in force, and the evidence of whose qualifications has been filed in his [Approved February 11, 1865.] office.

## AN ACT giving further remedies against executors and administrators.

SECT. 1. In all cases which have arisen, or may hereafter arise under the act approved April fourth, in the year of our Lord one thousand eight hundred and fifty-nine, authorizing judges of probate to appoint commissioners in certain cases, if a report has been or shall be made in favor of the claimant, and the amount awarded him remains unpaid for more than thirty days after the return of the report to the judge of probate, and no appeal has been taken, the claimant may file in the clerk's office of the supreme judicial court for the same county, a certified copy of the report, and apply in writing to any judge of the court for an order to the clerk to issue

an execution upon such report in favor of the claimant. Such judge may, in his discretion, require notice to be given of a summary hearing upon such application, and shall thereupon give an order for such execution, if no sufficient cause is shown to the

dollars, and the claimant shall recover travel and attendance, and the expense of copies and services as in suits at law.

The execution shall be for the amount of the report, with interest

[Approved February 11, 1885.]

SECT. 5. All taxes that have been assessed to raise funds to pay bounties or to fulfil contracts for the objects named in this act, are hereby made valid.

SECT. 6. Authority is hereby conferred upon cities, towns, and plantations to offer, pay, or agree to pay bounties to volunteers, drafted men, or substitutes required to fill their quotas, under any call for soldiers by the president or government of the United States heretofore made where such volunteers, drafted men, or substitutes have been or shall hereafter be actually mustered into the military or naval service of the United States, and to assume and pay to persons or associations, where they have advanced the bounty, or have by private subscription given a bounty, to such volunteer, drafted man or substitute; provided, that " no town, city, or plantation is authorized by the provisions of this act to hereafter offer, pay, or agree to pay as bounty for any volunteer, drafted man, or substitute, a sum exceeding three hundred dollars for the first year the person so enlisted or drafted shall be mustered for, and one hundred dollars for each additional year; and provided further that-" no bounty shall be paid from the treasury of the State to any person enlisted or drafted and mustered into the service of the United States prior to the second day of February, eighteen hundred and sixty-four, except upon his subsequent re-enlistment and muster into such service; "nor shall any bounty be paid by any city, town, or plantation for the assign-ment to such city, town, or plantation of any person heretofore en-listed or drafted and mustered into the service of the United States, except on subsequent re-enlistment, where such enlisted or drafted man has been or may be credited to the State without the payment of such bounty"; and provided further, that nothing in this act shall authorize the municipal officers of any city, town, or plantation to pay any man more than shall have been actually paid for his substitute.

SECT. 7. Any city, town or plantation having voted, or that shall so vote, may fund the debt incurred in raising means to pay the bounties and expenses authorized by this act or any prior act of the legislature, and may issue bonds therefor, with coupons attached, for interest at a rate not exceeding six per cent. per annum payable semi-en-nually, said bonds redeemable any time within twenty years from contrary; or he may give such order without a hearing. The application shall be entered by the clerk on the docket of treasurer of cities; the treasurer and selectmen or major part therethe court, if in session: otherwise on the docket of the preceding term of of towns; the treasurer and assessors or major part theref of The fees of the clerk, to be paid by the claimant, shall be three plantations. The treasurer's signature only to the coupons shall be required.

SECT. 8. The treasurers of the several cities and towns of this State shall, on or before the first day of November next, return to the from the date of its return to the judge of probate, together with governor and council a statement of the financial condition of their such costs, if any, as may have been adjudged in the probate court, respective cities and towns, as it exists on the first day of October next, which return shall exhibit the aggregate indebtedness, the years when, and the purposes for which it was created, the rates of interest paid, and the time when it falls due together with an estimate of the real and personal property owned by said city or town: and the governor and council shall examine such returns, and report the same or an abstract thereof to the next session of the legislature.

SECT. 9. Nothing in this act shall be construed as making valid so much of any contract herein referred to as shall be usurious by existing laws.

SECT. 10. No bounty shall be paid from the State treasury to any volunteer, drafted man, or substitute, enlisted or drafted since the second day of February, eighteen hundred and sixty-four, excepting upon calls for troops already made by the president or government of the United States.

SECT. 11. All acts and parts of acts inconsistent with this act are hereby repealed.

Szor. 12. This act shall take effect when approved by the governor. [Approved February 17,1865.

AN ACT in addition to an act approved March pineteen, eighteen hundred and sixty-two, entitled "An Actto regulate agencies for, and to prevent imposition in the sale of intexicating liquors."

The commissioner provided for in the act approved March nine teen, eighteen hundred and sixty-two, entitled "An Act to regulate agencies for, and to prevent imposition in the sale of intoxicating liquors," may sell to duly authorized agents of cities, and towns, in other states, under the same duties and penalties as are now provided for the regulation of sale to agents in this state.

#### [Approved February 20, 1865.]

AN ACT to amend chapter one hundred and one of the revised statutes, entitled "Wrk for replevying a person," and chapter one hundred and thirty-five of the re-vised statutes, entitled "Sentence and its execution in criminal cases, and the liberation of poor convicts."

SECT. 1. Section third of chapter one hundred and one of the Revised Statutes, is hereby amended by inserting in the the third line, after the word "sheriff," the words, or his deputy.

SECT. 2. Section ten of chapter one hundred and thirty-five of the Revised Statutes is hereby amended by inserting between the word "to" and the word "and" in the seventh line the following words: which oath may be administered by the sheriff, jailor, or any justice of the peace or trial justice. [Approved February 20, 1865 ]

AN ACT to amend chapter nine of the public laws of eighteen hundred and sixty-one

soncerning the exemption of sewing machines from attachment and execution. SECT. I. Chapter nine of the public laws of eighteen hundred and sixty-one, entitled "An Act to exempt certain property from attachment and execution," is hereby amended by striking out the word "fifty" in the third line, and substituting the words one hundred, therefor, so that said act, when amended, shall read as follows:

In addition to the property now exempted by law from attachment, sale or levy on execution, there shall be exempted one sewing machine of a value not exceeding one hundred dollars, held for actual ase by any debtor, or the family of any debtor.

Sect. 2. This act shall take effect on its approval.

[Approved February 20, 1865.]

#### AN ACT to amend chapter two hundred and thirty-nine of the public laws of the year eighteen hundred and sixty-tour.

SECT. 1. Section one of chapter two hundred and thirty-nine of the public laws, passed in the year of our Lord one thousand eight hundred and sixty-four, is hereby amended by adding thereto the words following, viz: And if an action is brought against any town, or any claim mentioned in this act, any ten or more taxable inhabitants thereof, by leave of the court, may at the expense of such town, employ counsel to defend it, and if judgment has heretofore been, or hereafter shall be rendered in any such action, by default or otherwise, any ten or more taxable inhabitants of the defendant town, may petition the court for review of said action in the name of the town, and employ counsel at the expense of the town to prosecute said proceedings in review to final judgement.

SECT. 2. Section two of said chapter shall be amended by adding thereto the words following, viz: And when the proper authorities of any town refuse to institute any suit contemplated by this section, on demand by any ten taxable inhabitants thereof the latter shall have the power to bring such suit in the name and at the expense of the town.

SECT. 3. Town officers shall have no authority over any action or cause of action or proceeding in review commenced by virtue of this act.

SECT. 4. This act shall take effect upon its approval [Approved February 20, 1865.]

#### AN ACT authorizing the expenditure of money for war purposes.

SECT 1. The sum of seventy-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated for the payment of outstanding war claims, relief to our sick and wounded soldiers in hespitals, transportation of hospital stores, and all other necessary expenses for the volunteer force raised in this State. SECT. 2. All expenditures under this act shall be made under

the direction of the governor and council. SECT. 3. This act shall take effect when approved by the gover-

[Approved February 20, 1865.] nor.

AN ACT amendatory of chapter eleven of the revised statutes, relating to education. SECT. 1. Every city, town and plantation shall raise and expend annually, for the support of schools therein, a sum of money exclusive of the income of any corporate school fund, or of any grant from the revenue, or funds from the state, or of any voluntary donation, device or bequest, or of any forfeiture accruing to the use of schools, not less than seventy-five cents for each inhabitant, according to the census of the State, by which representatives to the legislature were last apportioned. SECt. 2. No town which neglects to raise the amount of money required to be raised by section one of this act shall, during the year in which such neglect occurs, receive any part of the State school fund required to be apportioned to the several towns by the treasurer of state; provided, however, that all plantations shall be entitled to receive their part of the state school fund, when the inhabitants of such plantation shall have paid their part of all state and county taxes, and not otherwise. SECT. 3. Each school agent shall return to the superintending school committee, in the month of April, annually, a certified list of the names and ages of all persons in his district, from four to twenty-one years, as they existed on the first day of said month, leaving out of said enumeration all persons coming from other places to attend any college or academy, or to labor in any factory, or at any manufacturing or other business. SECT. 4. If any school agent neglects to return the scholars of his district, as provided in section three of this act, the superintending school committee shall immediately make such enumeration in such district, and be paid a reasonable sum for the service, and the sum thus paid shall be taken from the amount to be apportioned to the district of such delinquent agent. SECT. 5. The superintending school committee shall return to the assessors, on or before the fifteenth day of May, annually, the number of scholars in each school district, according to the enumeration provided for in sections three and four of this act.

before the election of selectmen, and thereafter, whether written or printed, shall be kept deposited in the office of the selectmen, or if they have no office or usual place of business, with the town clerk. together with the proper vouchers for the disbursements reported, where such reports and vouchers, as well as all the books of the town, shall be open during the usual hours of business, to the inspection of any legal voter; and if any town officer shall refuse or neglect to perform any of the requirements of this act, or shall refuse to allow any legal voter in the town to examine the reports, vouchers and town books herein referred to, he shall be liable to pay a fine of fitty dollars for each and every refusal or neglect, to be recovered by indictment, one-half to the use of the complainant, and one-half to the use of the county.

SECT. 2. This act shall take effect upon its approval. [Approved February 22, 1865.]

#### AN ACT to change the time of holding the county commissioners' court for Kennebec COURSIN.

SECT. 1 The terms of the county commissioners' court of the county of Kennebec, which are now required to be held on the last Tuesday of April and on the second Tuesday of August in each year, shall hereafter be held on the third Tuesday of April and on the third Tuesday of August of each year.

## SECT. 2. This act shall take effect on the first day of June next. [Approved February 23, 1865.]

AN ACT concerning the militia.

Be it enacted, de., as follows:

Enroliment, exemption, etc.

SECT. 1. Every able-bodied male citizen, resident within this state, of the age of eighteen years and under the age of forty-five years, shall be enrolled in the militia.

SECT. 2. The following persons shall be enrolled, but exempted from military duty, in the militia, viz :

The vice-president of the United States;

The officers, judicial and executive, of the government of the United States:

The members of both houses of congress and their respective officers; all custom-house officers; pilots and mariners employed in the sea service of any citizen or merchant within the United States; soldiers in the army and seamen in the navy of the United States; all post-masters, post-officers, post-riders, and stage-drivers employed in the care and conveyance of the mail of the post-office of the United States: all ferrymen employed at any ferry on the post-road.

Also all justices of courts of record, registers of deeds, and sheriffs; and any person of either of the religious denominations of quakers or shakers, who shall, on or before the first day of May annually, produce to the commander of the company, within the limits of which he resides, a certificate, signed by two or more of the elders or over-seers, (as the case may be) and countersigned by the clerk of the society with which he meets for public religious worship, which shall be in substance as follows :

We, the subscribers, of the society of people called , the town of , in the county of , do hereby certify that professes the religious faith of our society, and is a member therof, that he frequently and usually attends religious worship with said society, and we believe that he entertains conscientious scruples against bearing arms. A B, Elders or overseers, E F, Clerk. C D, (as the case may be.)

The persons hereinafter named shall be enrolled, but shall be held to service only in case of war, invasion, the prevention of invasion, insurrection, the suppression of riots, and to aid civil officers in the execution of the laws, viz. :

Officers who have held or may hold for a period of five years, com: missions in the army or navy of the United States, or in the militia of this or any other state of the United States; or who have been or shall be superseded and discharged; or who have held or shall hold commissions in any corps at the time of its disbandment.

The superintendents of the insane hospital at Augusta.

The officers and guards employed at the state prison in Thomaston, or in any of the jails or houses of correction, or state reform school. Keepers of light-houses.

No idiot, lunatic, common drunkard, vagabond, pauper, or person convicted of any infamous crime, shall be allowed to serve in the militia, and any person convicted of such crime after enrollment, shall forthwith be stricken from the rolls.

Sect. 3 It shall be the duty of the assessors, in the several cities, towns, and plantations, to prepare a list of all persons who may be living within their respective limits, and liable to enrollment; giving the name, age and occupation of each of such persons, and all facts which may determine his exemption from military duty, and place a certified copy of such list in the hands of the clerks of their respective cities or towns and plantations on or before the first day of July next; and the said clerks shall return copies of such lists to the adjutant general on or before the tenth day of July next.

Sect. 4. The commander-in-chief shall divide the state into military districts of companies, which shall be numbered, an orderly sergeant appointed for each, and a record thereof made in the office of the adjutant general. And the commander-in-chief shall issue orders for the election of captains in the several companies into which he shall have so divided the state whenever he deems proper, on or after the first Wednesday of January, eighteen hundred sixty-six, provided however, that in case of insurrection, or war with any for-eign power, the commander-in-chief shall forthwith proceed to or-

in the records of such city, town or plantation; and each c ing officer shall also at the same time transmit a copy of st rected roll to the adjutant general.

SECT. 9. The commander-in-chief may make all further r regulations necessary for the complete enrolment of the mill der the provisions of this act, and in accordance with the law United States.

SECT. 10. Each commanding officer shall, from time to tj to the rolls of his company the name of each cit-izen resident its bounds, who shall arrive at the age of eighteen years, or reside within said bounds, or who, without being exempt cease to be holden to duty elsewhere, and the commanding shall notify such citizen of his enrolment without delay. At commanding officer shall, annually, in the month of May year, cause copies of the rolls of his company to be exposed in the manner and for the period prescribed in section seven. ing revised and corrected said rolls in the manner prescribed in eight, return copies of the same to the clerks of their respectiv towns or plantations to be recorded, and to the adjutant gen or before the first day of June in each year. And such pe said rolls as hereinbefore prescribed, shall be legal notice to sons named therein of the fact of their enrolment.

The roll of each company shall state the name, age, rank, o tion and birthplace of each man enrolled in said company,

The commanding officer of each volunteer company shall the to the adjutant general, annually, on or before the first day o a complete roll of his company, with the name, age, residen date of enlistment of each member thereof, and of each m charged therefrom during the preceding year, together with the of such discharge.

SECT. 11. The commander-in-chief may from time to time such alterations as may by him be deemed expedient, in the of the several companies, and issue such orders as may bet rendered necessary for the enrolment of the militia in such nies, or any of them, or in any new companies thus created.

Reserved and active militia.

SECT. 12. The reserved militia shall be subject to no activ except in case of war, invasion, the prevention of invasion, in tion, or the suppression of riots, or when required to aid civil in the execution of the laws of the State or of the United Sta which cases the commander-in-chief may order a draft, as pr in section one hundred twenty-seven.

SECT. 13. When the reserve militia, or any portion thereof. dered out for actual service, and while engaged in the sum shall be organized by the commander-in-chief in companies a iments, which shall be officered, governed and trained, according the laws of the United States and of this State, and attached ades and divisions of the active militia, or formed into separat ades and divisions, as the commander-in chief shall deem exp

SECT. 14. The companies of the active militia shall be form the commander-in chief into regiments, brigades and division organized in conformity with the laws of the United States, a commander-in-chief may make such changes in the format regiments, brigades and divisions, from time to time, as may b necessary.

SECT. 15. The commander-in-chief may authorize the recrui at large, in each division, of so many companies of cavalry, bat of light artillery, and companies of engineers as he may deem p Volunteer militia.

SECT. 16. The commander-in-chief may authorize the contin or formation of  $\tau$ olunteer companies, formed of members of active or of the reserve militia, who shall be liable to all the of the active militia, but shall be excused from duty in the sta company in which they are enrolled, so long as they shall con members of such volunteer companies.

SECT. 17. The volunteer companies shall be formed into set regiments, or attached to such regiments of the active militia commander-in-chief shall deem proper, and he may retain any ing companies of the volunteer militia.

SECT. 18. The non-commissioned officers and privates of volunteer comapny, and all recruits admitted into the same, sign their names in a book of enlistment to be kept by the con for the purpose, in such form as shall be prescribed by the com er-in-chief; which signing shall be a legal enlistment, by whereof they shall be held to do duty in said company for six unless they shall become incapacitated by subsequent disabili be regularly discharged therefrom by the proper officer.

SECT. 19. Companies of eavalry, artillery and engineers m main unattached to any regiment or brigade, if the good of th vice in the opinion of the commander-in-chief shall require it, of be attached to divisions at the pleasure of the commander in In such case, such companies shall be subject to the immediat ers of the commanders of such divisions or brigades as the mander-in-chief shall designate; who shall receive the report turns and orders, have the authority and discharge the duties regard to such companies, which are prescribed for the comma of regiments with regard to other companies.

Szor, 20. All volunteer companies shall be organized in : spects like the companies of the same arm of the active militia no new volunteer company shall be organized unless such new pany shall have on its rolls at least the maximum number of men; and no election of officers shall be ordered at any time i company of the volunteer militia, unless at the time of such the said company shall have at least the minimum number listed men on its rolls. SECT. 21. If it appears to the commander-in-chief on the r sentation of the adjutant general, inspector general, or officer manding a division or brigade, that a volunteer company has to comply with the requisitions of the law in matters of unit equipment or discipline, so that it is incapacitated to discharge duties required of it, such company may be disbanded by the mander in-chief. SECT. 22. If a volunteer company is without commissioned offi and having been twice ordered to fill such vacancies, neglects fuses to fill them; or is reduced to a less number than the mini number of non-commissioned officers and privates provided company of its arm, and so remains for six consecutive month appears from any return made to the adjutant general to have reduced below such minimum number of non-commissioned of and privates present and doing duty at the time for which such re is made, such company may be forthwith disbanded by the comm er-in-chief. SECT. 23. The commander of a regiment may, upon the write application of the commander of a volunteer company in his ment, accompanied by a request in writing, signed by a non-com sioned officer or private, discharge such non-commissioned offic private from the company; and the commander of a com unattached, may, upon an application in writing, signed by at ber thereof, discharge such member; and commanding office regiments or detached companies may discharge non-commission officers or privates of volunteer companies, upon the request by of a majority of the active members of the company, but no i discharge shall operate to discharge such non-commissioned off or private from military service under this act, and the officer g ing the same shall forthwith give notice theref to the comman officer of the company of militia in which such non-commission officer or private is liable to perform military duty. SECT. 24. The commander of a brigade may raise, by volum enlistment and warrant, and organize within the limits of his c mand, a band, to be under his direction and command, where his brigade parades or the said band is ordered to parade with portion of said brigade by the commander-in-chief, a band of m ians not to exceed, including a master and deputy-master, six for a brigade. The master, and in his absence, the deputy-ma shall teach and command the band, and issue all orders direct such commander. Each member of the band shall keep him provided with such uniform as may be directed by the commande hief, and such instrument as the commander of his brigade scribus, under penalty for each neglect or deficiency, or for miscon of dismissal from the band by such commander, and of not less th ten, nor more than twenty dollars to be recovered, on complaint, the brigade inspector, to the use of the state.

SECT. 6. Any school district maintaining graded schools, may raise for the support of schools therein, a sum of money not exceeding that which it receives from the town in addition thereto.

SECT. 7. This act repeals all acts and parts of acts inconsistent with it, and shall be in force when approved. [Ap. Feb. 22, 1865.]

AN ACT further defining the duties of town officers in relation to the disbursement of

moneys. SECT. 1. The selectmen, treasurer, and every other person charged with the expenditure of the moneys of any town, shall on or before the morning of the annual meeting in each year, make detailed written or printed reports of all their financial transactions, for or in behalf of the town, during the municipal year immediately precoding, with a full account of the receipts and disbursements during that period, and to whom and for what purposes each item of the same was paid, together with a statement in detail of the indebtedness and resources of the town. Such reports, if printed shall be distributed to the legal voters on or before the morning of the annual meeting; or if not printed, shall be presented and read in open town meeting

ganize the militia in accordance with the provisions of this act.

Sect. 5. The order to notify and preside at the meeting to be held for such election of officers may be issued to the orderly sergeant of the company; and such sergeant shall at once proceed to notify such meeting, by posting written or printed notices of the time and place appointed for the same in three or more public places within the bounds of said company, ten days before the time appointed for the same. The compensation of said sergeant for notifying the meeting and presiding thereat, and for keeping the records and making the return prescribed in section six, shall be three dollars. No person shall be allowed to vote for captain until his name shall have been checked by the presiding officer on the assessors' list, or for other officers until his name shall have been checked on the captain's enrolment list.

SECT. 6. The presiding officers at all such meetings shall keep records of all the proceedings thereat, and make return thereof to the adjutant general within three days from the holding of the meetings.

SECT. 7. As soon as the captains of the several companies shall have been commissioned and qualified, they, or the acting officer in case there is no captain, shall, without delay, proceed to enroll in the militia, in such form as shall be prescribed by the commander inchief, all persons resident within the bounds of their respective companies, and liable to enrollment. And all such persons as shall be under the age of twenty-four years, and liable to military duty, shall be enrolled in one roll, and constitute the active militia; and all such as shall be above the age of twenty-four years, together with all such persons as it is provided in section second, shall be exempt from military duty, or only liable to do military duty in case of war, invasion. the prevention of invasion, insurrection, the suppression of riots, and to aid civil officers in the execution of the laws, shall be enrolled on another roll, and constitute the reserved militia. And the said commanding officers shall forthwith expose copies of such rolls to view, by posting the same in three or more public places within the bounds of their respective companies for at least fourteen days. And the posting of the rolls shall be deemed legal notice to all persons named therein of the fact of their enrollment.

SECT. 8. All persons so enrolled who claim to be exempt from enrollment, or have been incorrectly enrolled, shall present their claims to the commanding officer of the company in which they have been enrolled, within said fourteen days from the first posting of the rolls of said company, and it shall be the duty of such officer to strike from the rolls the names of all such persons as shall be found not liable to enrollment, and to add thereto the names of any other persons liable to enrollment who may have been omitted in said rolls, or may have become liable to such duty since the making thereof, and to make such further corrections in his rolls as may be required by transfers between the active and reserved rolls. And each commanding officer shall, within thirty days from his qualification, return to the clerk of the city, town or plantation in which he resides, the corrected roll of Miscompany, of which the said clerk shall make record

#### rgunization of minitia.

25. The militia, under the command in chief of the governor state, shall be organized and officered as follows: staff of the commander-in-chief shall consist of an adjutant

who shall be the chief of the staff, quartermaster general, r general, surgeon general, commissary general, and judge te general, each with the rank of brigadier general. aides-de-camp with the rank of lieutenant colonel. A milita-

tary with the rank of major, and such additional officers of ral staff as the public service may require, with such rank commander-in-chief may designate.

ons,-To each division there shall be one major general, one inspector with the rank of lieutenant colonel, one assistant general, one quartermaster, one commissary of subsistence, are advocate and one aide de-camp, each with the rank of and two aides-de-camp, each with the rank of captain.

ales .-- To each brigade their shall be one brigadier general, rade inspector, with the rank of major, one assistant adjutant one quartermaster, one commissary of subsistence, one payand one aide-de-camp, each with the rank of captain, and one camp with the rank of first lieutenant.

stry.-To eac'r regiment of infantry there shall be one colonel, demant colonel, and one major, one adjutant and one quarer, each with the rank of first lieutenant, one surgeon, with k of major, two assistant surgeons, each with the rank of gtenant, one chaplain, one sergeant major, one quartermaster , one commissary sergeant, one hospital steward, and two al musicians, and ten companies ; each company to consist of min one first lieutenant, one second lieutenant, one first four sergeants, eight corporals, two musicians, one wagoner, less than sixty-lour nor more than eighty-two privates.

y .-- To each regiment of cavalry there shall be one colonel. denant colonel, three majors, one surgeon with the rank of wo assistant surgeons, with the rank of first lieutenant, one are surgeon with the rank of sergeant major, one adjutant, ater master, one commissary of subsistence, each with the first lieutenant, one chaplain, one sergeant major, one quarar sergeant, one commissary sergeant, two hospital stewards, Her sergeant, one chief trumpeter, and twelve companies or each company to consist of one captain, one first lieutenant, ad lightenant, one first sergeant, one quartermaster sergeant, anissary sergeant, five sergeants, eight corporals, two trumprotarriers or blacksmiths, one saddler, one wagoner, and not an sixty nor more than seventy-eight privates.

ry.-To each regiment of artillery there shall be one colonel, renaut colonel, one major to every four companies or batteries, dant and one quartermaster, each with the rank of first int, but not to be extra lieutenants, one chaplain, one serajer, one quartermaster sergeant, one commissary sergeant, pital steward, and two principal musicians.

h battery of light artillery, or company of heavy artillery, all be one captain, two first lieutenants, two second lieuteneffest sergeant, one quartermaster sergeant, six sergeants, opporals, two musicians, two artificers, one wagoner, and one d and twenty-two privates.

juers.-Te each company of engineers there shall be one capmafirst lieutenants, one second lieutenant, ten sergeants, ten als, two musicians, sixty-four artificers, and sixty-four privates. Officers of the line.

. 36. The officers of the line shall be elected as follows : generals by the senate and house of representatives, each a negative upon the other.

dier generals, by the written votes of the field officers of the ve brigades.

officers of regiments, by the written votes of the captains alterns of the companies of the respective regiments.

ins and subalterns of companies, by the written votes of the missioned officers and privates of the respective companies. efirst election of captains of companies to be held under this ey man whose name is borne on the roll of the company, as at by the assessors, and who is not exempt from military stall be entitled to vote. But after the enrolment by the ading officer so elected, and division of the militia into the ad reserve militia, no member of the reserve militia shall be to vote at any election of officers of any company of the militia.

## Staff officers,

The staff officers of the militia shall be appointed in e following :

vijutant general and quartermaster shall be chosen as proy the constitution. The inspector general, judge advocate commissary general, surgeon general, aides-de-camp and secretary to the commander-in-chief with such additional of the general staff as the commander-in-chief may deem by the commander-in-chief

ajor generals and brigadier generals shall appoint their restaffs. All other staff officers of division and brigade staffs sappointed by the commander-in-chief upon the nomination generals commanding the respective divisions and brigades, hall hold their offices for one year and until their successors pointed and qualified, but may be removed at any time by the unler-in-chief. Dants quartermasters, commissaries and chaplains of regiments le appointed by their respective colonels geous and assistant surgeons, by the commander-in-chief, upon amination of their respective colonels, after they shall have an exumination before a board of surgeons to be appointed by mmander-in-chief.

SECT. 34. The non-commissioned staff officers of regiments shall be appointed by the colonels of their respective regiments. Noncommissioned officers of companies shall be appointed by their respective captains, who shall forthwith make a return, in writing, of such appointments, to the officer commanding the regiment.

To every company there shall be a clerk who shall be one of the sergeants, to be appointed by the commanding officer of the company. SECT. 35. Whenever the clerk of a company is absent, sick, or unable to discharge the duties of his office, the commander of the company may appoint a clerk pro tempore. In all cases of a vacancy he may order a non-commissioned officer or private to perform the duties of a clerk until another is appointed; and any non-commissioned officer or private refusing or neglecting to perform such duty when so ordered shall forfeit to the use of the company not less than twenty nor more than fifty dollars, to be recovered on complaint by the commander. In such cases the records of the company shall be kept by the commander thereof, as long as such vacancy, absence, sickness or inability continues, and records so kept shall be competent evidence of such orders and temporary appointments, as well as of all matters of which they would be evidence if kept by the General provisions respecting officers. clerk.

SECT. 36. When a company has neither commissioned nor noncommissioned officers, the commander of the regiment to which it belongs, shall appoint suitable persons within said company to be non-commissioned officers thereof; and shall appoint one of the noncommissioned officers to be clerk, endorse the appointment on his warrant, administer the oath to him, and certify the same, as required by section fifty-two.

SECT. 37. All commissioned officers shall be commissioned by the commander-in-chief, according to the respective offices and grades to which they may be elected or appointed, except as herein otherwise expressly provided.

Every non-commissioned officer's warrant shall be given and signed by the commanding officer of the regiment.

Clerks shall have their appointments certified on the back of their warrants, by the commanding officers of their respective companies. SECT. 38. Commissioned officers shall take rank according to the date of their commissions. When two of the same grade bear an even date, their rank shall be determined by lot drawn before the commander of the division, brigade, regiment, company, or detachment, or president of a court-martial, as the case may be.

The day of the appointment or election of an officer shall be exressed in his commission, and considered as the date thereof. When he is transferred to another corps or station of the same grade, the date of the original appointment shall be expressed and considered the date of his commission.

SECT. 39. When an officer shall lose his commission, upon affidavit made before a justice of the peace and produced to the adjutant general, a duplicate commission shall issue, of the same tenor and date.

SECT. 40. Major generals shall be notified of their elections by the secretary of state, and, unless within fifteen days after such notice, they signify to the secretary their acceptance of office, shall be taken to have refused the same.

SECT. 41. Major generals shall order elections to fill all vacancies which occur in their respective divisions, in the office of brigadier general, field officer, captain or subaltern. Such elections shall be held at the places most convenient for the majority of the electors, and shall be ordered throughout each division, at least once in each year; the elections of company officers first, and those of field offic-Election of officers and oaths. ers next.

SECT. 42. Electors shall be notified of elections at least four days previously thereto. A non-commissioned officer or private unnecessarily absent from company election, shall forfeit two dollars, to be recovered on complaint of the clerk, to the use of the company. SECT. 43. Officers ordering elections may preside, or detail some

officer of suitable rank to preside. SECT. 44. A captain or staff officer of the rank of captain, may

preside at the election of an officer of equal or inferior grade within the limits of his regiment; but no candidate for the vacancy shall preside at the election, except to adjourn the meeting if no proper officer appear to preside.

At all elections such presiding officer shall keep a record of the proceedings, and make return thereof to the commanding officer of the regiment, brigade or division, as may be proper.

SECT. 45. The person who has a majority of the written votes of the electors present at a meeting duly notified, shall be deemed elected, and the presiding officer shall forthwith notify him of his election, and make return thereof, or of neglect or refusal to elect, to the commander of the division. Every person so elected and notified, shall accept, if a brigadier general or field officer, within ten days, or, if a company officer, forthwith : otherwise he shall be taken to have refused. If before the meeting for the election of any officer is dissolved, the person chosen signifies to the presiding officer his refusal to accept, the same shall be recorded and made part of the return, and the electors shall proceed to another election. Elections may be adjourned not exceeding twice, and each adjournment for a period not exceeding two days; but no company election shall be legal unless it be notified in the manner prescribed in section fortytwo.

The original roster of the brigade, or regiment, or original oll of the ompany, as the case may be, shall be produced at such roll of the elections, by the person having the legal custody thereof. The commanding officer of the division shall return all elections, and refusals or neglects to elect, to the commander-in-chief, and unless he is notified by the commander-in-chief of his intention to make an appointment, he may in such case of refusal or neglect to elect, order a new election. SECT. 46. When an officer holding a military commission is elected to another office in the militia, and accepts the same, such acceptance shall constitute a part of the return of the presiding officer, and shall vacate the office previously held. SECT. 47. Commissions shall be transmitted to the commanding officers of divisions, and by them through the proper officers, to the officers elect. SECT. 48. When a person elected or appointed to an office refuses to accept his commission or qualify at the time of acceptance, the officer commanding the division shall certify the fact on the back thereof, and return it to the adjutant general; and if the office is elective, a new election shall be ordered. SECT. 49. No person whatsoever shall, pending or after an election, treat with intoxicating liquors the persons attending thereat, nor shall any person, on days of military duty, so treat persons per forming such duty ...inder a penalty of ten dollars for each offence. SECT. 50. No officer or soldier shall be arrested on civil process while going to, remaining at, or returning from a place where he is ordered to attend for election of officers or military duty. SECT. 51. Every commissioned officer, before he enters on the duties of his office, or exercises any command, shall take and subscribe before a justice of the peace, or general or field officer who has previously taken and subscribed them himself, the following onths and declarations : "I, A B, do solemnly swear, that I will bear true faith and allegiance to the state of Maine, and will support the constitution thereof. So help me Gol." (1, A B, do solemaly swear and affirm that I will faithfully and impartially discharge and perform all the duties incumbent on me as \_\_\_\_\_, according to the best of my abil-ties and understanding, agreeably to the rules and regulations of the constitution, and the laws of this state. So help me God." "I, A B do solemnly swear, that I will support the constitution of the United States." And on the back of every commission the following certificate shall be written or printed, and signed by the person before whom shall be written in product A be such officer is qualified: This may certify that A B, commissioned as within on this day of A D. personally appeared, and took and subscribed the oaths required by the constitution and laws of this state and a law of the United States, to qualify him to discharge the Before me, duties of his office. SECT. 52. Every clerk of a company, before he enters upon his duties, shall take the following oath, before the commanding officer of the company to which he belongs, viz: "I, A E, do sole nuly swear that I will faithfully and impartially perform all the du-ties incumbent on me as clerk of the company to which I belong, according to the best of my abilities and understanding. So help me God." The commander of such company shall, at the time of administerng the oath, certify-on the back of the warrant of the sergeant appointed to be clerk, that he was duly qualified, by taking the oath required by law.

#### Discharge of officers.

SECT. 53. When an officer requests in writing his discharge from office, with the approval of the commanders of the regiment, brigade and division to which he belongs, the commander-in-chief may so discharge him.

SECT. 54. No commanding officer shall approve a resignation un-der the preceding section, if the same is offered between the first day of May and the first day of November unless the reasons for such resignation are urgent and proved to his satisfaction. No officer shall be discharged until he has turned over to the officers entitled to receive the same, all rolls, books, rosters and documents, and all arms, accoutrements, uniforms, equipments, equipages, ammunition, and other public property issued to him, or in his custody, or for which he is responsible or accountable, and filed with the quartermaster-general the certificates hereinafter prescribed in sections seventy-seven and eighty-three.

SECT. 55. If an officer unreasonably refuses to approve an application for discharge, and it is so made to appear to the commanders above him, they may approve the same, and the commander-inchief may discharge the applicant.

SECT. 56. No officer than a staff officer appointed by the commander-in-chief shall be discharged by the commander-in-chief, unless upon his own request, except as follows :

When it appears to the commander-in-chief, by the report of a board of military examiners, as provided in section fifty-seven, that he has become unable or unfit to discharge the duties of his office, or to exercise proper authority over his inferior officers and soldiers, or that he has been convicted of an infamous crime.

When the commander of his division certifies that he has, either before or after receiving his commission, removed his residence out of the state, or out of the bounds of his command to so great a distance, that in the opinion of such commanding officer it is inconvenient to exercise his command.

When such commander certifies that he has been absent from his command more than one year without leave.

Upon address of both houses of the legislature to the governor.

Upon sentence of court martia', after trial according to law.

When the corps to which he be ongs is disbanded.

And upon petition of two or more superior officers.

In which cases he may be so discharged. Every officer, except when under arrest, shall perform the duties of his office until he is discharged.

SECT. 57. The commander-in chief may, from time to time, and at any time, appoint a military board of examiners, of not less than three nor more than five officers, whose duty it shall be to examine the capacity, qualification, propriety of conduct, and efficiency of any commissioned officer of the militia below the rank of major-general, who may be reported to them as a fit subject for such examination, and upon the report of such commission, if adverse to such officer, and if approved by the commander-in-chief, the commission of such officer shall be vacated : provided, always, that, if practicable, two members at least of such board shall be of military rank at least equal to that of the officer to be examined.

SECT. 58. When an officer accepts an appointment in the regular army of the United States, or any corps of United States volun-teers, his office shall thereby become vacant; and if, after accepting such appointment, he exercises any of the powers and authority of such office, he shall forfeit not exceeding one hundred dollars.

SECT. 59. The commissions of staff officers appointed by any other officer than the commander in-chief, shall expire as soon as the successor of such appointing officer is commissioned.

The commissary general, judge advocate, surgeon general, and all other staff officers appointed by the commander-in-chief shall hold their offices for one year and until their successors are appointed and qualified, but may be removed at any time by the commander-in chief. SECT. 60., Officers under arrest shall not resign, but shall be suspended from exercising the duties of office.

SECT. 61. A non-commissioned officer or clerk of a company may resign his office to the commanding officer of his company, and may be discharged therefrom by him if, in his opinion there be sufficient reason therefor.

Adjutant, quartermaster, commissary, surgeon and inspector general. SECT. 62. The adjutant-general shall distribute all orders from the

commander-in chief,-attend all public reviews when the commander-in-chief shall review the militia, or any part thereof,-obey all orders from him relative to carrying into execution and perfecting the system of military discipline established by the laws of the state and of the United States, - furnish blank forms of the different returns that may be required, and explain the principles on which they should be made,-distribute all books required to be furnished at the public expense, receive from the several officers of the different corps throughout the state, returns of the militia under their command, reporting the actual situation of their arms, accoutements, and ammunition, their delinquencies and every other thing which relates to the general advancement of good order and discipline, all of which the several officers of the divisions, brigades, and regiments, are hereby required to make in the usual manner, so that the adjutant general may be furnished therewith, and from all said returns he shall make proper abstracts and lay the same annually before the commander-in-chief; and he shall, annually, on or before the first Monday in January, make a return in duplic te of militia of the state, with their arms, accoutrements and ammi altion, according to such directions as he may receive from the secretary of war of the United States, one copy of which he shall deliver to the commander-in-chief, and the other of which he shall transmit to the president of the United States. SECT. 63. He shall, within twenty days after the receipt of each company or band pay-roll under sections one hundred and twentyone and one hundred and twenty-six after carrying out therein opposite to the name of each man returned, the amount of pay to which he is entitled, and certifying thereon that it contains the names of those persons only who are entitled to pay, transmit the same to the mayor and aldermen, the selectmen or assessors of the city, town or plantation in which the armory or place of assembly o such company or band is situated. SECT. 64. He shall on or before the twenty-fifth day (f January in each year, make out a certified roll of the names of all the general, held and staff officers that appea in the returns made to him under section one hundred and twenty-it .e, to be entitled to the pay under sections one hundred and thirty-seven and one hundred and thirtynine, and shall ascertain from the returns made to him under sections one hundred and twenty-one and one hundred and two -six, the amount of money necessary to reimburse the several cities and towns, and shall submit such roll and result to the auditor, and tho governor shall draw his warrant on the treasury for such sums as may be necessary to pay such officers, and reimburse such cities, towns and plantations. SECT. 65. The quartermaster general, under the direction and supervision of the commander-in-chief, shall purchase and issue all ordnance stores, artillery, arms and accoutrements, clothing, camp equipage, and military stores generally, except such as are expressly directed by law to be purchased by other officers. He shall, under the orders of the commander-in-chief, procure and provide means of transport for the militia, and for all its implements, munitions-of war and military supplies, and shall be the keep of the public magazines and of all military property of the State, excepting such as is by law expressly intrusted to the keeping of other officers. He shall give bond to the State in the penal sum of twenty thousand dollars, with two sureties at least, to be approved by the governor and council, conditioned faithfully to discharge the duties of his office; to use all necessary diligence and care in the safe keeping of military stores and property of the state committed to his custody ; to account for the same and deliver over to his successor, or to any other person authorized to receive the same, such stores and property. And any other officer to whom any arms, equipments, stores, or other property of the state shall at any time be issued, may be required to give a bond to the satisfaction of the governor and council, with the like condition,

## Eligibility and qualifications of officers.

m 28. Members of the reserved militia shall be eligible to in the active militia; but no commission shall issue to an officer for appointed unless he appears to be qualified by education ality to discharge the duties of his office. And the command-Rhief may in his discretion cause an examination to be had. military board which he is authorized to appoint, into the ations of all persons, below the rank of major generals, ing commissions under this act. If upon such examinations had finds the candidate qualified within the meaning of this a the commission shall issue.

22. No idiot, lunatic, vagabond, pauper, nor person convicted alanous crime, shall be eligible to any military office, and the al use of intoxicating liquors as a beverage shall disqualify Mon from holding any commission under this act. When it to the commander in-chief that a person thus ineligible has relamajority of the votes cast at an election of officers, he becommission him, but shall declare such election null and

And appoint some person to fill the vacancy. To 30. When the electors neglect or refuse to elect to fill a va-the commander-in-chief shall appoint a suitable person. To 31. When the office of major general, brigadier general, the captain, is vacant, or such officer is sick or absent, the thext in rank shall command the division, brigade, regiment, pany, until the vacancy is supplied. The senior non-commisther of a company without commissioned officers, shall comthe same, until some commissioned officer is detailed to com-It as provided in section thirty-three.

1.32. When a company is newly enrolled, or from any cause out commissioned officers, the commander of the regiment without an order from the commander of the division, order an of officers as soon as may be.

4.33. When a company is first enrolled, or from any cause is utofficers, and an election of officers is ordered, if such comeglects or refuses to elect any officer, or if the persons elected accept, the commander of the regiment to which it belongs, detail some officer of the staff or line of the regiment to train suplue said company, until some officer is elected or appointed commander in-chief. Such officer shall have the same power, subject to the same liabilities, as if he were captain of such ay: shall keep the records of the company, and prosecute for and forfeitures, in like manner as a clerk might do, under ions hundre I and sixty-one; and all meetings of such comshall be notified as provided in section ninety-one.

SECT. 66. The commissary general, under the direction and supervision of the commander-in-chief, shall purchase and issue all military subsistence supplies.

SECT. 67. The surgeon general, under the direction and super-

vision of the commander-in chief, shall purchase and issue all medical, surgical and hospital supplies.

SECT. 68. The adjutant general, quartermaster general, surgeon general and commissary general shall account, as often as may be required by the commander-in-chief, and at least once yearly, to the commander-in-chief, in such manner as he shall prescribe, for all property which shall have passed through their hands, or the hands of the subordinate officers of their respective departments, or that shall be in their care or possession, and for all moneys which they shall expend in discharging their respective duties; and they shall annually, in January, lay before the governor and council accounts, with vouchers, of their expenditures during the previous year.

SECT. 69. Neither the adjutant general, quarter-master general surgeon general, or commissary general, nor any assistant of ei-ther of them nor any subordinate officer of their departments, shall ther of them, nor any subordinate oncer of their departments, shall be concerned, directly or indirectly, in the purchase or sale of any article intended for, making part of, or appertaining to, their re-spective department (\*, except for and on account of the state, nor shall they are either of them take or supply to his or their own use any gain or emolument for negotiating or 'ransacting any business in their respective departments, other than what is or may be al-lowed by law

lowed by law. SECT. 70. The commander in-chief may, at his discretion, whenever the office of commissary general or inspector general shall be vacant, assign the duties of such officer to some officer already in commission, until the commander in-chief shall deem it necessary to fill such office by special appointment.

Arms, equipments, equipage, etc. SECT. 71. All commissioned officers shall provide themselves with such uniforms and arms complete, as the commander-in-chief shall prescribe, subject to such restrictions, limitations and alterations as he may order.

SECT. 72. Every officer and soldier shall hold his uniform, arms, ammunition and accoutrements required by law, free from all suits, distresses, executions or sales, for debt or payment of taxes.

# Articles furnished by the state.

SECT. 73. Whenever any corps or detachment of the militia is or-dered to perform any duty requiring the use thereof, the quarter master general shall deliver to the commanding officer of such corps or detachment, such tents, fixtures and other camp equipage, and such ammunition as may be necessary for the discharge of such duty; and each officer to whom such equipage is delivered, shall be responsible for the safe keeping of the same, and shall return the same to the quartermaster general when the duty shall have been performed for which the same was issued, and in case of the discharge or death of such officer, he or his legal representative shall be released from such responsibility upon filing in the office of the quartermaster general a certificate of the officer succeeding him in command, that the articles so furnished are in his custody at the date of his certificate, and in good order and condition, reasonable use and wear thereof excepted, a d the officer giving such certific 'e shall from that time be responsible for such articles as if they had been originally issued t. him.

SECT. 74. Each regiment shall be furnished by the state with the national and state colors, their staffs, belts and sockets; and each battory of light artillery and company of cavalry with its proper guidon, staff, belt and socket; and the commander of such regiment, battery or company, shall be responsible for their safe keeping. SECT. 75. Each company of the active and volunteer militia, on

appl' ation by the commander thereof to the adjutant general. and pr acing satisfactory evidence that a suitable armory or place of deposit is provided therefor agreeably to section eighty-six shall be furnished by the quartermaster general with such appropriate arms and equipments as shall be determined by the commander-inchief.

SECT. 76. The commissioned officers of every company of the active and volunteer militia shall, from the time of their being qualified, be responsible for the safe keeping and return of all uniforms, arms, equipment, ammunition and equipage, the property of the state, which have been, or shall hereafter be, issued to their respective companies; and for any loss or damage thereto, compensation may be obtained by an action of contract brought by the quartermaster general against all or any of such officers, which it shall be his duty to bring.

SECT. 77. In case of the discharge or death of such an officer, he or his logal representative shall be relieved from such responsibility, upon filing in the office of the quartermaster general a certificate signed by not less than two commissioned officers of his company, that such articles are, at the date of the certificate, undiminished in quantity and value, reasonable use and wear excepted.

SECT. 78. Non-commissioned officers and soldiers shall be responsible for the preservation of the arms, equipments and uniforms farnished to them, and for any injury or damage thereto, caused by them or by their neglect, shall forfeit a sum sufficient to repair or replace the same, which may be recovered on complaint of the clerk of the company, or the commander thereof may return such sum to the quartermaster general with a proper specification, who shall cause the same to be deducted from the pay of the delinquent.

SECT. 79. Upon the disbandment of a volunteer company which has received arms, equipments, or equipage, from the quartermaster general, he shall receive the same on presentation thereof by the officers of the company, or their agents. SECT. 80. Each company of militia shall be furnished with such instruments of music as the commander-in-chief shall order. Each commander of a brigade may draw orders upon the quartermaster-general, or officer acting as such, in favor of the commanders of regiments, batteries and companies for colors, guidons and instruments of music. Commanders of companies shall be responsible for the safe keeping of the instruments delivered to them for the use of their companies. SECT. 81. Each battery of light artillery shall be provided, by the quartermaster-general, with the battery of manœuvre prescrib-ed for that arm by the war department of the United States; with caissons, harness, implements, laboratory, and ordnance stores, as may, from time to time, be necessary for their complete equipment for the field; and when expedient in the opinion of the commander-in-chief, such quantity of ammunition annually as he may deem necessary to be expended in experimental gunnery. The commissioned officers of each battery shall be accountable for the preservation of the pieces, apparatus and ammunition aforesaid, and for the proper expenditure of the ammunition. SECT. 82. When any battery or section of a battery is ordered to narch out of the city or town where the gunhouse is situated and on occasions of parade for experimental gunnery, review or camp dut", the commanding officer shall provide horses to draw the field-pieces and caissons, and present his account of the expenses thereof, as provided in section one hundred and forty-seven. On all other occasions when ordered out by an officer of competent author ity for camp or salute duty the charges for horses, powder, and ne-cessary expenses, shall be defrayed by the quartermaster-general. SECT. 83. Every commissioned officer shall be furnished with a manual of the tactics of his arm of the service as adopted by the war department of the United States, and with a copy of the army regulations. All which books shall be considered public property and returned by such officers .> the adjutant-general before their discharge shall be granted.

such armory or place of deposit shall be determined by the commanding officer, with the approval of the commander of the regiment, but when it has been once so determined it shall not be again changed without the approval of the quartermaster general.

SECT. 87. Each armory shall be examined and the condition hereof reported once at least in each year to the commander-inchief, by the inspector general, or a staff officer by him detailed for that duty.

#### Orders and notifications.

SECT. 88. Orders from the commander in-chief shall be distributed by the adjutant general; division and brigade orders, by the respective assistant adjutant generals; regimental orders, by the adjutant; company orders, by the clerk, or by any non-commis-sioned officer or private, when so required by the commanding officer.

SECT. 89. When a commander orders out his company for mil tary duty, or for election of officers, he shall order one or more of the non-commissioned officers or privates, to notify the men belonging to the company to appear at the time and place appointed.-Such non-commissioned officer or private shall give notice of such time and place, to every person whom he is ordered to notify; if he tails to so do, he shall forfeit not less than twenty nor more than one hundred dollars, to be recovered on complaint of the clerk, to the use of the company.

SECT. 90. No notice shall be legal unless given by such non-commissioned officer or private to each man verbally, or by leaving at his usual place of abode a written or printed order, signed by such officer or private, four days at least previous to the time appointed, for military duty, or for election of officers ; but in case of invasion, insurrection, riot, or an unforescen or sudden occasion, a verbal, written or printed notice, however short, shall be legal. When a company is paraded, the commanding officer may verbally notify the men to appear at a future day, not exceeding thirty days from the time of such parade, which shall be sufficient notice as respects the persons present; and all commanders of companies may, on parade, cause to be read, division, brigade or regimental orders, and notify the soldiers of their several commands to appear as by such order required which notice shall be a sufficient warning. Notifications may be proved, as is provided in section one hundred and fifty-five. SECT. 91. When a company is without commissioned officers,

the commander of the regiment to which it belongs, or the officer detailed by him to discipline the same, shall in writing order any noncommissioned officers or privates to notify the persons liable to do duty in such company, to appear for duty required by law, at the time and place mentioned in such order; and if a non-commissioned officer or private retuses or neglects so to notify, he shall forfeit and pay to the use of his regiment not less than twenty nor more than one hundred dollars, to be recovered on complaint of the commander thereof.

SECT. 92. Clerks of companies shall record, in the orderly book, company orders and notifications; but such record shall not be necessary to the recovery of a penalty.

#### Discipline, trainings, inspection, and camp duty.

SECT. 93. The system of discipline and field exercise ordered to be observed by the army of the United States, in the different rps, or such other system as may hereafter be directed for the militia by laws of the United States, shall be observed by the militia.

SECT. 94. The active militia and volunteers shall parade by companies on the first Wednesday in May for inspection, company drill and manœuvre. They shall also be assembled for drill three hours in each month, from the first day of May to the last day of November, and two hours in each month from the first day of December to the last day of April; and, unless otherwise ordered, the times for such monthly drills shall be fixed by the commanders of companies respectively. If a company is so situated that the soldiers cannot be conveniently assembled at one place for monthly drills, the commander of the regiment may order the same to be drilled in squads not exceeding three to a company: each squad shall, if practicable, be under the command of a commissioned officer. The members of the company shall be notified as provided in sections eighty-nine and ninety. S parate rolls shall be kept for each squad, and the same shall be called under the direction of the commanding officer thereof by a non-commissioned officer appointed for that purpose. The records of fines and forfeitures incurred at such squad drills shall be kept by the officer in command and have the same force and validity as is herein provided in the case of company records. Nothing in this section contained shall be construed to excuse the keeping of company rolls as provided in this act. SECT. 95. Mayors and aldermen and selectmen shall provide sui-

table places for the parade, target practice and drill of the militia belonging to their respective cities and towns.

SECT. 96. Each commander of division shall annually order an encampment of his division, by brigades or regiments, for four days, at some time between the middle of July and the middle of October. The order shall be promulgated in the brigade thirty days before the time appointed for the encampment; the orders for en-campment by regiments shall be promulgated in the regiment twenty days before such time. The place, and if no time be designated by the commander of division, the time of encampment shall be designated by the commander of the troops to be assembled, and regard shall always be had to the convenience, proximity and accommodation of the troops to be assembled; but no ground shall be occupied for such encampment, in time of peace, without the consent of the selectmen of the town, or mayor and alder en of n of the city where the encampment is to be made, unless by order of the commander-in-chief. SECT. 97. When a company destitute of commissioned officers parades with other troops, the officer in command shall detail one or more commissioned officers present to command it, unless the officer detailed by the commander of the regiment to command it is present. SECT. 98. The division and brigade inspectors shall inspect the arms, ammunition and accoutrements of the regiments in their divisions and brigades, at such annual encampment, and see that their exercises and manœuvres, are conducted in accordance with the system of military discipline required by law, and by orders received, from time to time, from the commander-in-chief. SECT. 99. The inspect " general shall attend at the encampments provided in this act, and superintend the instruction, drill and manœuvres practiced at the encampments, critically observe the same, and make a written detailed report thereon, independent of the report of the commanding officer. Said report shall state the amount and kind of duty performed by the troops on each day, the manner of its performance, the state and condition of each regiment and company, the degree of order maintained, and the general police of the encampment; and shall also contain such suggestions as are deemed important upon the working and efficiency of the system of instruction, drill and discipline prescribed, and of the necessity of further regulation and legislation in order to perfect the military system of the state, and be transmitted to the commander-in-chief within thirty days from the breaking up of the encampments. SECT. 109. 'Every commanding officer, when on duty, may ascertain and fix necessary bounds and limits to his parade, not including a road so as to prevent passing, within which no spectator shall enter without leave from such commanding officer. Whoever intrudes within the limits of the parade, after being forbidden, may be confined under guard not exceeding twelve hours, at the discretion of the commanding officer; and whoever resists a sentry who attempts to put him or keep him out of such limits, may be arrested by order if the commanding officer, and carried before a court or magistrate, to be examined or tried upon complaint for such assault, or disturbance and breach of the peace. SECT. 101. The authority of the officer in command of any camp may be extended by order of the commander-in-chief to a distance of one-half of a mile around such camp, and upon the external space within such distance from the camp, with the exception of any road or roads within said distance, no person or persons other than the owners of the same with their servants, for the purpose of occupying and improving the same in the same manner and way in which they occupied and improved the same at the time of the es tablishment of such camp, shall be allowed to enter, except under such rules as shall be established by the officer commanding such camp, with the approval of the commander-in-chief, or by special

permission of the officer in command for the time being, or some ficer by him designated; and if any person shall so enter he may immediately expelled, and before being expelled he may, at discretion of the officer commanding such camp, be confined and guard for a periodnot exceeding twenty-four hours.

SECT. 102. No officer or soldier shall be holden to perform n itary duty except in case of invasion, insurrection, riot or turn made or threatened, or in obedience to the orders of the comma er-in-chief, on a day appointed for a meeting in the town in wh he resides for the election of governor, senators, electors of pr dent or vice-president of the United States, or representatives to e gress or the legislature; and an officer parading his company wilfully ordering it to parade contrary to the provisions of this se tion, shall," besides being liable to a court martial, forfeit not h than fifty nor more than three hundred dollars.

SECT. 103. The commander-in-chief may order out the acti and volunteer militia, or any portion thereof, for encampment, dri inspection, review, escort or other duty.

SECT. 104. Nothing herein contained shall be construed to pr vent any company from meeting for the purpose of drill, funer or other escort, or a voluntary service; nor to impair the obligati arising under constitutional articles of agreement adopted by a v unteer company, so far as regards the members who have sign the same, unless they are repugnant to law. All fines, penalti and assessments incurred by officers or soldiers of such company, n der such constitutional articles of agreement, signed by them and proved by the commander-in-chief, may in addition to any of remedy thereon, be recovered on complaint of the clerk.

SECT. 105. Every non-commissioned officer and private hold by law to do military duty in any company, and unnecessarily ne lecting to appear at the time and place appointed for such du shall forfeit and pay for every such neglect the sums hereinaft mentioned.

For unnecessarily neglecting to appear at the inspection on t first Wednesday of May, four dollars,

At any company training, four dollars. At any encampment or review, five dollars for each day of su encampment or review.

At any company or squad drill, three dollars.

At any meeting for special duty of escort or otherwise when no fine is provided, four dollars.

SECT. 105. Every non-commissioned officer or private who pears at a parade or drill required by law, deficient in any ar quipment or uniform furnished him by the state, or required him by law or general order, or with such arms, equipments uniform unserviceable or in bad condition, shall forfeit one dollar. be recovered on complaint of the clerk, to the use of the compa

SECT. 107. A soldier who unnecessarily, or without order from superior officer, comes to any parade with his musket, rifle or pi loaded with ball, slug or shot, or shall so load the same while duty, or unnecessarily, or without order from a superior officer, of charges the same when going to, returning from, or upon para shall forfeit not less than five nor more than twenty dollars; to recovered on complaint of the clerk, to the use of the company.

SECT. 108. A soldier behaving with contempt towards an offic or conducting himself in a disorderly manner, or exciting or joini in a tumult or riot, or being guilty of unmilitary conduct, disobo ence of orders, or neglect of duty when under arms or on duty, sh forfeit not less than ten nor more than forty dollars; to be recover ed as provided in the preceding section.

SECT. 109. A soldier, wantonly or without leave, quitting guard, section, platoon, or company, shall forfeit not less than fi nor more than twenty dollars; to be recovered, if the offense is co mitted at a regimental parade, on complaint by the commander the regiment, to the use of the regiment; if at any other parade, the clerk, to the use of the company ; and shall forfeit his pay ! the term of service for which he is then engaged.

SECT: 110. For any offence mentioned in the preceding section the delinquent may be put and kept under guard by the command of the company, regiment, or of the field, for a time not extending beyond the term of service for which he is ordered out. A ne commissioned officer, for an offense mentioned in this chapter, for disobedience of orders or unmilitary conduct at a regimental p rade, may, besides incurring the fine prescribed, be reduced to t ranks by the commander of his regiment; and for such misconda at any other parade, by such commander with the advice of h company commander.

SECT. 111. Soldiers in companies without officers, when order out to be trained and disciplined, shall for absence, deficiency, m conduct or neglect, be liable to the fines prescribed for offences other companies; to be recovered upon complaint of the officer detailed, substantially as by clerks under section one hundred an fifty five, to the use of the regiment.

SECT. 112. All fines incurred by a non-commissioned officer soldier, unless otherwise provided, shall inure to the benefit of sa company.

## Rosters, orderly books, rolls, and returns.

SECT. 113. The assistant adjutant general of each division at brigade, and the adjutant of each regiment or corps, shall constant keep a correct roster of the command to which he belongs; a an orderly book in which he shall record orders received and issue

SECT. 84. The commander-in-callef, with the advice and consent of the council, may sell or exchan, . from time to time, such military stores belonging to the state as shall be found unserviceable or in a state of decay, or which they think it for the interest of the state to sell or exchange.

SECT. 85. The committee of the legislature on military affairs shall, annually in January, visit the arsenals in Portland and Bangor, and make a thorough examination into the condition of the same, of the arms and munitions of war, and other property of the state or general government deposited there, and report the condition of the arsenals and property.

#### Armories.

SECT. 86. The mayor and alderman and selectmen shall provide to each company of the active and volunteer militia within the limit of their respective places, a suitable armory or place of deposit 1 r the arms, equipments and equipage, furnished it by the state. When a company is formed from different places, the location of

SECT. 114. Commanders of the volunteer companies shall tran mit on or before the twenty fifth day of April, annually, to each commander of companies in the active militia, the name, age, at date of enlistment of each member of their company residing with in the limits of such companies.

SECT. 115. The rolls of the several companies shall, at all time be open to the inspection of any officer of the regiment, brigad or division to which it is attached, or to any assessor of the tow wherein the company, or any part thereof is raised.

SECT. 116. A fair and exact roll of each company shall be keep by the clerk, under the direction of the commander, with the stat of the arms, uniforms and equipments furnished to each man. the form prescribed for the returns of the militia by the comman er-in-chief. Such rolls shall be annually revised in the month April, and corrected from time to time, as the state of the comp ny and alterations in it may require.

SECT. 117. An orderly book shall also be kept in each company by the clerk, under the direction of the commander, and the proceed ings of the company, orders received and issued, and exact details drafts and detachments, shall be recorded therein. Fines and fo feitures, with the time when, and the offense, neglect, default deficiency, for which they were incurred, money collected by hit with the names of the persons from whom collected, and all deli quencies and deficiencies, shall be recorded in said book, which sha not be alienated from the company, and be always open to the in spection of its officers.

SECT. 118. At the conclusion of each encampment, and of an duty performed under section one hundred and nine, commanders companies shall make correct duplicate returns of their sever companies for each day of the encampment or review, upon which the commander of the regiment to which the company belongs sha certify whether such company, on each of the days of such encamp ment or duty, well and faithfully performed the duties required law, and the number of officers, non-commissioned officers, musiians and privates therein reported as present and doing duty each day, is correct. He shall deliver one of such returns to the brigad inspector, and transmit the other, within ten days after said tour camp or other duty, to the adjutant general.

SECT. 119. The commander of a company, within ten days after each tour of camp duty, or any duty performed under section ninety-six, shall make a correct alphabetical pay-roll of his company, containing the names of the members who appeared armed, uniformed and equipped, and performed all the duties required on the days of such encampment, or other duty, and showin the duty done by each member, and transmit the same, certified un der his oath to be correct and true, to the adjutant general. Such roll shall not contain the name of a private who has done duty as a musician, and the whole number so returned shall in no case exceed the number allowed to his company by section twenty-five.

SECT. 120. A commanding officer of a company who neglects to make the returns required by the two preceding sections, shall forfeit aty-five dollars, and for making a false return in any case, shall place of parade to obey an order issued in such case, shall forfeit fifty at one hundred dollars to the state, to be prosecuted for by the er to whom the return should be made.

scr. 121. The master of every brigade band shall, within ten after a parade thereof, made under order of the commander of brigade to which such band belongs, make and transmit to the tant general an alphabetical list of the men who appeared in form and performed duty on such day, the last return to be made thefore the tenth of November; upon which the commanding er to whom the band was ordered to report for duty, shall certify the duty was well and faithfully performed. For neglect to e such return, the master shall forfeit twenty-five dollars, and making a false return one hundred dollars, to be prosecuted for he officer to whom the return should be made.

sect. 122. On the last day of each tour of camp duty, or duty permed under section one hundred and nine, commanders of regiats shall make correct certified rolls of the field and staff officers meir everal commands on duty for each day, specifying the rank and duty done by each officer who appeared armed, formed and equipped, on any day, and deliver the same to the ade inspector. Every officer neglecting to make such returns, of forfeit for each offence fifty dollars, and for making a false rein any case two hundred dollars, to be prosecuted for by the er to whom the return should be made.

sect. 123. Brigade inspectors within twenty days after each tour amp or other duty done by their respective brigades, or the regats thereof shall make and transmit to the commander of the ade a correct return of such brigades, reporting therein the lition of the arms, accoutrements and ammunition of the several ns, with such suggestions relating to the government of the miland the advancement of order and discipline as in his judgment the required; and also in like manner make and transmit to the mander of division a certified roll of the names of the general tand staff officers of their several brigades, specifying the rank of daty done by each one who appeared uniformed and equipped, performed duty on any day.

r neglect to make either of said returns, each brigade inspector all forfeit seventy-five dollars, and making a false return in any , three hundred dollars, to be prosecuted for by the officer to om the return should be made.

sect. 124. Commanders of brigades shall, within thirty days after tour of camp or other duty performed by troops under their meetive commands, transmit to the commanders of their divisions prrect return of their respective brigades, as furnished by the rade inspectors under the preceding section.

ommanders of divisions shall, within ten days after the receipts uch returns of brigades under their respective commands, transto the office of the adjutant general, correct returns of the state their divisions, as derived from such brigade returns.

Each officer, for neglect to make the returns required of him der this section, shall forfeit for each offense one hundred dollars, heprosecuted for by the officer to whom the return should be made. sect. 125. Commanders of divisions shall, annually, on or before first day of November, make and transmit to the office of the utant general, a certified roll of the general field and staff officers their respective divisions, specifying the name, rank, and duty as by each one who has appeared armed, uniformed and equipped ad performed duty, on any day.

for neglect to make such return, such commander shall forfeit one andred dollars, and for making a false return in any case five hun-red dollars, to be prosecuted for by the officer to whom the return ould be made.

alling out the militia in case of war, invasion, insurrection, tumulls or riots.

SET. 126. When an invasion of, or insurrection in, the state shall made or threatened, the commander-in-chief shall first call upon eactive and volunteer militia to repel or suppress the same; and avorder out any divisions, brigades, regiments or companies thereor may order to be detached any parts thereof, or if required, ar order any number of men to be drafted from the reserved mila and may cause officers to be detailed, sufficient with those tached to the troops, to organize the forces. If such invasion or sarrection, or imminent danger thereof, in any part of the state be sudden that the commander-in-chief cannot be informed and his ders received and executed in season to resist or suppress the same, r commander of division in such part of the state may order out division, or any part thereof, as the commander-in-chief might do. SECT. 127. When a draft from the militia is ordered, the drafted en shall be organized by the commander-in-chief, agreeably to sec-

SECT. 125. If a company of the volunteer or active militia withtofficers is ordered to march, or a detachment is ordered therefrom, commander of the regiment shall detail an officer to command, isshall have the same authority to order them to appear, to amand them in the field, or to make a detachment therefrom, as ecaptain of such company would have; and shall be under the meresponsibility.

SECT. 129. Every non-commissioned officer or soldier so ordered at detached or drafted, who shall not appear with such arms and supments as have been furnished to him, at the appointed time adplace, or provide a substitute, shall be taken to be a soldier absent thout leave, and forfeit fifty dollars to the use of the state; and each is ordered out, detached or drafted, when so ordered shall take

doilars to the use of the state. And any person advising or attempt-ing to persuade an officer or soldier to refuse or neglect to appear at such place or to obey such order, shall forfeit two hundred dollars to the use of the state, or be imprisoned not exceeding six months.

SECT. 133. Such troops shall appear at the time and place appointed, with such arms, equipments and ammunition as has been furnished them, and shall obey and execute such orders as they may then and there receive according to law.

SECT. 134. Requisitions by the president of the UnitedStates for militia for active service shall be supplied by the commander-in-chief in the manner following, to wit :

First, the active and volunteer militia.

Second, the reserve militia.

The following persons only shall be exempt from a draft, to wit: Such as are rejected as physically or mentally unfit for the service, all persons actually in the military or naval service of the United States at the time of the draft, and all persons who have served in the military or naval service two years during the present war, and been honorably discharged therefrom: provided, however, that no person who has been convicted of any felony shall be enrolled or permitted to serve in said forces.

Drafted men may furnish able-bodied substitutes for themselves, who if mustered into the service of the United States shall be received

in lieu of their principals for the quota for which the draft is made ... SECT. 135. The commander-in-chief shall issue all necessary orders to fill any requisition for troops made by the United States upon this State and prescribe rules and regulations for carrying into effect the necessary drafts therefor.

SECT. 136. Any person drafted by virtue of the provisions of the two preceding sections shall be considered a soldier in active service, and failing to appear at the place of parade in obedience to any order lawfully issued shall be deemed a soldier absent without leave. And any person, directly or indirectly, advising or in any manner attempting to influence any person to avoid compliance with any order issued in pursuance of the preceding section shall forfeit five hundred dollars or be imprisoned not less than twoyears.

#### Compensation.

SECT. 137. General, field and commissioned staff officers shall receive for each day's duty in camp, and according to the returns of the inspecting officers, five dollars, and non-commissioned staff officers three dollars a day, to be paid them from the state treasury, upon the warrant of the governor and council, and according to a pay roll to be made up by the adjutant general.

SECT. 138. Division and brigade inspectors, and adjutants of regiments of volunteer or active militia, shall receive twenty-five dollars annually, in addition to their pay as herein provided.

SECT. 139 Every other officer of the active and volunteer militia, shall receive for each day's duty in camp, two dollars, and each noncommissioned officer and soldier, one dollar.

Every member of a brigade band shall receive, for services performed in obedience to an order of his commander, at the rate of one

dollar and fifty cents a day while on duty. Every member of a mounted company shall receive three dollars per day in addition to the compensation hereinbefore provided, which shall include keeping and forage for horses.

Such sums shall be computed to the adjutant general on the company and band pay-rolls, made out, certified and returned, under sections one hundred and nineteen and one hundred and twenty-one.

After such computation, such pay-rolls shall be transmitted to the mayors and aldermen of the cities and the selectmen of the towns in which such companies and bands are situated as provided in section sixty-three.

Upon receipt of the same, the mayors and aldermen, and selectmen, shall draw their warrants upon their respective treasurers, directing them to pay the amount due to the persons named in such rolls, and shall annually, on or before the first day of December, under a penalty of thirty dollars for neglect in so doing, remit such rolls to the adjutant general, with a certificate endorsed thereon, setting forth that a warrant has by them been drawn on their respective treasurers, in favor of the several persons whose names are recorded therein.

Thereupon the adjutant general shall lay the same, together with his roll of general, field and staff officers entitled to pay, prepared under section sixty-four, before the governor and council. and the governor may draw his warrant on the treasury for such sums as may be necessary to pay such officers and reimburse such cities and towns.

SECT. 140. The compensation provided in the preceding section shall be forfeited for default in making the returns required by sections one hundred and nineteen and one hundred and twentyone; and no person shall receive compensation who shall not remain in camp and perform all duties required during the period of encampment; except that a person who shall once appear, and be excused further duty by reason of sickness, shall be entitled to compensation for the time he is actually engaged in service.

SECT. 141. No officer or soldier in the volunteer militia shall receive the compensation provided in this chapter, unless he personally performs the duties required by law; nor shall excuses granted for absence from or non performance of military duty entitle the

person excused to receive such compensation. SECT. 142. When a corps or detachment is ordered on special daty, by the commander-in chief. under section one hundred and three, or under section one hundred and thirty-one, each member shall receive while in the performance of such duty, the same pay as when performing camp duty, and four cents a mile for travel; but this section shall not apply to cases where the term of service exceeds six days

tant general or allowed by the governor and, council, unless presented to the adjutant general for allowance within the time prescribed by law. Excuses.

SECT. 148. Every non-commissioned officer or private baving bodily infirmity, may be exempted from military duty, if he obtain from the surgeon or assistant surgeon of the regiment, or detached company, to which he belongs, or if there be no such officers commissioned in such regiment or company, then from some respectable physician living within the bounds of the same, a certificate that he is unable to do military duty, on account of bodily infirmity, the nature of which shall be described in such certificate; and the captain or commanding officer of his company may, on the back of the certificate, discharge the non-commissioned officer or private named therein from performing military duty, for a term of time which he shall judge reasonable, not exceeding one year; which certificate, when countersigned by the colonel or commanding officer of said regiment or company, shall, for the time specified, exempt him from military duty, except attendance at the election of officers. If such non-commissioned officer or private, having obtained such certificate, shall be refused a discharge or an approval of a discharge, he may apply to the commanding officer of the division or brigade, who may discharge him from military duty for such a time, not exceeding one year, as he shall judge reasonable, by endorsing the same upon the surgeon's certificate.

SECT. 149. The surgeon or assistant surgeon shall be entitled to receive for the examination or examinations of any soldier applying for exemption from military duty, twenty-five cents in any one year, to be paid by the applicant; and any surgeon or assistant surgeon who shall ask or receive from any person enrolled in the militia any additional compensation for such an examination shall forfeit fifty dollars, to be recovered on complaint of the adjutant of the regiment or corps to which the surgeon belongs, to the use of the regiment or corps.

SECT. 150. Excuses for the non-appearance of a soldier, shall be made to the commanding officer of his company, or the officer detailed to train and discipline the company, under section thirtythree, within twenty days after a parade, or other military duty, from which he has been absent; and on the delinquent's producing satisfactory evidence of his inability to appear, such officer may excuse him, with the approval of the commander of the regiment; but no such officer shall receive an excuse for non-appearance after the expiration of the twenty days. No excuse shall avail such soldier on a prosecution for the recovery of a fine or forfeiture, unless proved to have been made to such officer before the expiration of the twenty days, unless the delinquent satisfies the court or justice before whom the case is tried, that it was not in his power to make such excuse within the time. Such officer shall inform their clerks f all excuses allowed for non-appearance.

SECT. 151. No commanders of companies shall receive excuses for deficiencies of equipment.

SECT. 152. When a person is entitled to exemption from military duty upon presenting evidence of the cause of his exemption to his commanding officer, within or before a certain time, as provided in sections eight and ten, and shall omit so to present such evidence, is shall not avail him, by way of excuse, upon a prosecution for a particular absence or default, unless he makes his excuse to the commanding officer within twenty days after the training, or satisfies the court or justice it was not in his power to make such excuse within the time.

SECT. 153. When a person shall claim to be exempt from enrolment by reason of his age, the burden of proof respecting his age shall, in all cases of doubt, be upon him.

#### Prosecution for fines.

SECT. 154. Fines and forfeitures incurred by members of voluneer companies, may be collected by such persons and disposed of in such manner, for the benefit of said companies, as a majority of the members thereof may determine.

SECT. 155. Fines and forfeitures incurred by members of the active militia shall be collected in the following manner, to wit: The clerk of each company, after the expiration of twenty days, and within forty days after parade, election of officers, inspection training, review or encampment, shall in those cases where fines are to be collected upon his complaint, make and subscribe an information against the offending soldiers or non-commissioned officers who have not been excused by the commander of the company, under section one hundred and fifty, or who have not within the twenty days aforesaid, paid to him the forfeiture they have incurred, which information shall be left with some justice of the peace or filed in some police court in the county in which the offender resides. Such information shall be in substance as follows :

To A B, E-q., justice of the peace within and for the county of , or to the justice of the police court within and for

I, the subscriber, clerk of the company commanded by , do hereby give informa-tion against the following person [or persons] who, being duly enrolled in said company, and being duly notified to meet with said company, on the day of , in the year , [for inspection or review, election of officers, or special duty, or as the case may be] was guilty of the offences and did incur the forfeitures, set against his name:

A B,	non	mes. omm		Offences. For unnecessarily neglecting to appear on said day,		
EF, GH,	:		:	For being deficient of a on said day, For being on said day guilty of coming on to the parade with his arms loaded,	has forfeited	
IK,	•	•	•	For unnecessarily discharging his mus- ket, rifle, or pistol in going to or re- turn from, or on the place of par- ade without the orders of an offer-	1	

ith him provisions for not less than three days.

SECT. 13). The selectmen of a town and the mayor and aldermen facity to which men so ordered out, detached or drafted, belong, then required in writing by the commander of a regiment or dewhment, shall provide transportation to attend them with further applies of provisions, and to carry necessary baggage, and provide messary camp equipage and utensils, until notified by the commading officer to desist; and shall present their accounts, as is protied in section one hundred and fifty-three. For any neglect by myor and aldermen or selectmen under this section, their city or byn shall forfeit not less than twenty nor more than five hundred ollars. The officer, to whom any articles above mentioned are delivred shall be responsible that care is taken of the same.

SECT. 131. When there is, in any county, a tumult, riot, mob, or body of men acting together by force with intent to commit a fel-W, or to offer violence to persons or property, or by force and viothe to break and resist the laws of the state, or of the United States, when such tumult, riot or mob is threatened, and the fact is made appear to the commander-in-chief, or the mayor of a city, or to court of record sitting in said county, or, if no such court be siting therein, then to a justice of such court, or, if no justice is within "county, then to the sheriff thereof, the commander-in-chief may sue his order, or such mayor, court, justice or sheriff, may issue a recept, directed to any commander of a division,-brigade, regiment torps, directing him to order his command, or a part thereof, destibing the kind and number of troops, to appear at a time and place herein specified, to aid the civil authority in suppressing such vioace and supporting the laws; which precept, if issued by a court, hall be in substance as follows:

-is. L.S. STATE OF MAINE. To (insert the officers' title.) A. B. common ling. (insert his command.) Whereas, it has been made to appear to our justices of our , now holden at , within Edfor the county of , that (here state one or more of the causes above mentioned,) For county of , and that military force is necessary to aid the civil authority in sup-<sup>10</sup> Sound y of , and that miniary force is necessary to for the contractionally is approximately of the sound is the sound of the s

Witness G. T. B., Esq., at , on the day of , in the year . C. D., Clerk. And if the same be issued by a mayor, justice or sheriff, it shall be Inder his hand and seal, and otherwise varied to suit the circum Eances of the case.

SECT. 132. The officer to whom the order of the commander-inthief or such precept is directed, shall forthwith order the troops herein mentioned to parade at the time and place appointed. If he <sup>bfuses</sup> or neglects to obey such order or precept, or if an officer neflects or refuses to obey an order issued in pursuance thereof, he shall be cashiered and punished by fine or imprisonment not excep-<sup>12</sup> six months, as a court martial may adjudge. And a non-com-<sup>15</sup> to whom they are severally due, or their due to the field by the adju-<sup>16</sup> showed officer or a soldier neglecting or refusing to appear at the the state. And no military account shall be certified by the adju-

SECT. 143. Officers obliged to go out of the city or town of their residence to attend a military election, shall be allowed five cents a mile, each way, for travel.

SECT. 144 Officers composing courts martial, courts of enquiry and military boards, and witnesses attending before them, shall re-ceive five cents for every mile they necessarily travel, in going to and returning from the place of trial, and the following sums for each day of attendance

To the president of a court martial, court of inquiry, or military board, three dollars.

To the judge advocate of the same, four dollars; which shall be in full compensation, also, for all services of preparing papers before, and making copies after, any trial, inquiry or investigation. To the marshal and other members of such court, or board, two dollars.

To each witness attending on such court, or board, one dollar and twenty-five cents.

Fees for subprenas and service of them, shall be the same as in civil cases.

No allowance shall be made for pay or rations for a military guard, unless such guard is ordered by the officer appointing the court; nor shall the sab we compensation be made to officars in actual service, and receiving pay.

SECT. 145. Every officer or soldier who is wounded, or other wise disabled, while doing military duty, and the widow, or children, of every officer or soldier who is killed, or dies of wounds received while doing such duty, shall receive from the legislature just and reasonable relief.

SECT. 146. The militia, while in actual service, shall receive the same pay and rations as the regular troops of the United States; and the rations, when commuted, shall be valued at the rate fixed by the regulations of the United States army in force at the time. Every non-commissioned officer and private who provides himself with a uniform and blanket when called into service, shall receive, monthly, in addition to his stated pay, as follows: sergeants and musicians, four dollars: corporals and privates, three dollars and seventy-five cents; and if he shall not so provide himself, he shall be allowed, monthly, two dollars and fifty cents.

When the militia are discharged from actual service, they shall be allowed pay and rations to their respective homes.

SECT. 147. All military accounts, including claims against the state for money expended in the transmission of military documents to and from the department of the adjutant general, unless it is otherwise specially provided by law, shall be transmitted to the adjutant general and examined, and if found correct, certified by him. They shall then, unless it is otherwise specially provided by law, be presented to the governor and council for examination, and if found correct shall be certified by them and paid to the persons to whom they are severally due, or to their order, at the treasury of

which he is therein alleged to have committed. Dated at , this day of , in the year A. B., clerk of the company com-

The justice or court shall file the same ; and upon motion of the clerk shall, within

nine months, and not afterwards, issue a summons to each person informed against, to be served at least seven days before the time appointed for showing cause. The summons if issued by a justice of the peace, shall be in substance as follows:

[Scal.] To the sheriff of said county. or either of his deputies, or either of the

[Scal.] To the sheriff of said county. or either of his deputies, or either of the constables of the town of , in the county aforesaid, growing: In the name of the State of Maine, you are hereby required to sommon C. D., of in the county aforesaid, to appear before may E. F., one of the justices of the peace aforesaid, at , in , on the day of , at of the clock in the noon, then and there to show cruse, if any he has, why judgment should not be rendered, that he has forfeited for [here insert the offence, and the time when and place where it was committed.] Hereof fail not, and make due return of this writ, and your doings the said hour of the day of .

[Seal.] To the sheriff of the county of or either of his deputies, or either of the countables in the town of in said county, greeting: We command you to summon C. D. of in said county, to appear before our ustices of one of the and there are then and there.

We command you to summon C. D. of in said county, to appear before our ustice of our police court, to be holden at , within and for our , on , then and there t show cause, if any he has, why judgement should not be rendered, that he has forfeited

for [here insert the offence, and the time and place where it was committed]. Here of fail not, and have you there this writ, with your doings thereon.

fail not, and have you there in with, with day of year T. P., Clerk. Witness W. S., Esq., at , on the day of in the year of our Lop! [or witness my hand and seal at on the day of A. B., Justice of said Court.]

When the person summoned appears, he may plead that he is not guilty, and give any special matter in evidence.

Upon the trial of such complaint, made by the clerk of a company, it shall be sufficient for the complainant to prove that he is clerk of the company ; for which purpose he shall produce his warrant as a non-commissioned officer, and prove the signature thereto of the colonel or commanding officer of the regiment, and that at the time of signing such warrant he was reputed to be and acted as such colonel or commanding officer : which shall be prima facie evidence that such complainant was appointed a non-commissioned officer by the captain or commanding officer of such company, and that a legal return of such appointment was made to the colonel or commanding officer of the regiment.

He shall then show, upon the back of his warrant, a legal certificate of his appointment as clerk, and qualification as such by taking the oaths required by law. For which purpose he shall prove the signature of the captain or commanding officer of such company, and that he is such captain or commanding officer, by producing his

commission as such; one is one Grend to appealate his appointment may be proved by the records of the company.

He shall then produce the roll of the company, and prove that the defendant resided within the limits of the company, and was enrolled or enlisted therein at the time he was notified of such meeting.

He shall then produce the order of the commanding officer of such company to notify the said meeting or meetings thereof, and prove his signature thereto, and that the defendant was legally notified of the time and place of such meeting or meetings.

If it is required by law that the order for such military duty shall in such case be given by any officer superior to the commanding officer of a company, then the orders of such superior officer, and all intermediate orders of officers transmitting the same to the commanding officer of the company shall be proved, and that the persons purporting by such orders to be such officers, are such; for which purpose, it shall be sufficient to produce the transmitted written or printed copies of such orders, and the regimental or other last order, transmitting the same to the commanding officer of the company; to prove the signature of the proper officer to such regimental or other last order, transmitting the same; and to prove that all the officers above mentioned are reputed to be such officers and act as such.

The absence or offence of the defendant shall then be proved, to show that he is liable to the fine alleged to be incurred by him ; and in case of absence, the burden of proof shall be upon him to show that his absence was necessary.

The evidence above described shall be taken to be prima facie sufficient to support the complaint.

When it appears that a document or paper above mentioned cannot be produced, satisfactory secondary evidence thereof shall be received.

Upon the hearing of such case, the testimony of the clerk, or othor person who was ordered to notify the whole or part of the company, shall be prima facie evidence of notice to the defendant and that he neglected to appear.

The certificate of the surgeon of the regiment, or assistant sur-geon, approved as hereinbefore provided, that the defendant was unable to perform military duty at the time of his absence, shall be prima facic evidence that he ought to be excused for a particular absence, if the provisions of section one hundred and fifty have been complied with ; but any permanent disability, or such temporary excuse, may be proved by parole.

If the defendant makes default, or judgment is rendered against him, and he neglects for two days after to satisfy the same, with legal costs, execution shall be issued therefor; which execution, issued by a justice of the peace, shall be in substance as follows, but if by a police court, shall be so altered as to conform to the summons :

of law. Hereof fail nor, and thing. a, within twenty days next coming. these, our said justice at B., the day of , in the year one thousand J. D., Justice of the Peace. Witness, our said justice at B., the

The complaint or summons may be amended in any stage of the proceedings without payment of costs; and the defendant shall be allowed an adjournment or continuance of the case, if justice requires it. The clerk shall not be liable to pay costs to a defendant in a case in which the commanding officer of his company has certified, upon the information of the clerk, his approval of the same. And no appeal shall be allowed from any such judgment, unless the forfeiture adjudged exceeds ten dollars, exclusive of costs.

A complaint, by any other officer, shall be prosecuted in the like manner so far as the same is applicable thereto, the forms being varied accordingly ; and he shall prove his authority by producing his commission and other competent evidence which may be necessary.

SECT. 156. No person shall be imprisoned upon an execution issued upon the complaint and judgment described in the preceding section, for a longer time than six days; but shall, at the expiration of that time, be discharged by the keeper of the jail to which he is committed. The judgment debtor shall remain liable for the amount of the judgment and the costs of imprisonment; and execution for the whole of the same may be sued out against the property of such debtor.

SECT. 157. The clerk of each company or other officer prosecuting such complaint shall retain to his own use from the forfeitures so collected, the amount of the expenses incurred by him in prosecuting the same, and, upon demand, pay the remainder to the commander of the company, regimen' or corps entitled to the benefit thereof, who shall give his receipt therefor, and expend the same in defraying such expenses of the company, regiment or corps, as a majority of the commissioned officers thereof shall judge necessary. All captains or commanders of companies, and all other officers aureport annually, to the adjutant general, through the usual channels of military communication, the amount of fines imposed, the amount collected, and the disposition thereof.

in concers of regiments and other separate corps. And when it ; appears that at onless detains of

some sufficient cause unable to serve on a court martial, the officer detailing him, having satisfactory evidence thereof, shall certify such inability to the officer ordering the court martial, and at the same time detail the officer next in rotation on the roster. No senior officer, or superior in rank to the president, shall be detailed.

The officers ordered to detail members shall make returns forthwith to the officer appointing the court, who shall transmit the same to the judge advocate.

The judge advocate of each division shall, when ordered, attend general and division courts martial within his division; but when he is prevented by inability or legal impediment, the officer ordering the court martial shall appoint some person to be judge advocate to the same.

If the officer appointed president shall not attend at the opening of the court, the officer highest in rank present shall be president.

When it is found that by reason of absence, challenge or other cause, the number of members of a general or division court martial, (beside the president,) qualified to act, is less than three, the court shall adjourn for a suitable time; and the president shall forthwith notify the fact to the commanding officer of the division in which such general or division court martial is held; and such commanding officer shall himself detail from the division a number of officers of the same rank as those before detailed, sufficient to complete the court.

If no judge advocate or marshal attends at the opening of the court, the president shall appoint a judge advocate or marshal, which pointment shall be entered on the record and signed by him. The judge advocate acting at the commencement of a trial, shall serve during the trial, notwithstanding the attendance or appointment of auy other person afterwards.

Officers on a court martial shall rank by seniority of commission. The court may adjourn, when it appears to them necessary, before

a judge advocate appears, and before they are qualified. SECT. 161. Before a court martial proceeds to the trial of an officer, the judge advocate shall administer to the president and members, severally, the following oath :

You, A B, do swear, that without partiality, favor, fear, prejudice or hope of reward, you will well and truly try the cause now before you, between the state and the per-son (or persons, if more than one is accused in the same complaint) to be tried; and that you will not divulge the sentence of this court miritial until it shall be approved or disapproved of, and that you will not discover the vote or opinion of a member unless required to give evidence thereof as a witness in due course of law : so help you tool. And the president shall administer to the judge advocate the following oath:

You, A B, do swear, that you will faithfully and importially discharge your duties as judge ad ocare on this occasion, as well to the state as to the accusel; and that you will not on any account at any time divulge the vote or opinion of any in-mber of this court martial unless required to give evidence thereof as a witness in du i course of law : so help you God.

No member shall be challenged by the government or the accused, until the president, members and judge advocate are sworn. Only one member shall be challenged at a time, and the challenge shall be in writing, stating the cause of it. The person challenged shall not vote, but the president and other members shall try whether the challenge is good.

Hegality or irregularity in the detail of a member of the court, shall be good cause of challenge by either party; but shall be considered as waived, unless the objection be taken at the time and in the manner aforesaid.

If the accused neglects to appear and defend, or refuses to plead, or withdraws in contempt of the court, the court may proceed to trial and judgment, as if he had pleaded not guilty.

Persons summoned by the judge advocate or a justice of the peace, shall appear and give evidence before a court martial, but the defendant's witnesses shall have their fees first tendered to them, and the penalties for neglect to appear shall be the same, and the judge advecate may issue a capias, in like manner as in criminal prosecutions.

Before the witnesses testify, they shall be sworn by the judge advocate in the following form :

You, A B, do swear [or affirm], that the evidence you shall give in the cause now in hearing shall be the truth, the whole truth, and nothing but the truth; so help you God, [or, this you do under the pains and penalties of perjury in case the witness shall affirm.]

When the adjutant general shall be complainant for neglect or default in making returns, he shall not be required to be present, and his certificate shall be sufficient prima facie evidence that the return was or was not made, and that a copy of a return is true.

Judge advocates shall be the certifying officers, to authenticate copies of papers and documents used before courts martial, courts of inquiry, or boards of officers, except papers or documents from the adjutant general's office, which shall be certified by him; but copies may be proved as in other courts.

The statement of the complainant and the defence of the accused, and motions, arguments and objections to the proceedings, by either party, and the answers thereto, shall be submitted to the court in writing; the evidence and proceedings in and out of the court, and opinions of the judge advocate on questions of law arising during the trial, shall be put in writing by him. After the prosecution and defence are concluded, he shall state and sum up the evidence, and give his opinion to the court upon matters of law, which opinion with the judgment, he shall put inwriting.

When a question is to be decided, the judge advocate shall receive thorized by this act to direct or control the collection of fines, shall the vote of each member, beginning with the youngest and pro-report annually, to the adjutant general, through the usual channels ceeding to the eldest. The president shall vote; and unless two thirds of the members agree that the accused is guilty, he shall be acquitted. If two-thirds of the members shall find him to be guilty, he shall be sentenced to be reprimanded in orders, or to forfeit a sum not exceeding two hundsed dollars, or to be dismissed from office,either or all of them; and in the last case he may be further adjudged to be disqualified from holding any military office during life or a term of years. Courts martial may preserve order during the session and whoever shall, in such court, behave in a disorderly or insulting manner, or make a tumult or disturbance, may be arrested by order of the court and confined not exceeding twenty-four hours, and fined not exceeding five dollars,-either or both. If the fine is not paid, the judge advocate shall issue a mittimus, forthwith to commit such person to prison in the same manner and with the same effect as up-SECT. 159. Every officer to be tried by court martial shall be put on executions from justices of the peace in cases of prosecutions for non-payment of other military fines and costs. The record of the trial and judgment, with the papers used therecharges against him, and a notice of the time and place of trial, ten in, or copies thereof, certified by the judge advocate, shall be andays at least before the day of trial; and if he objects, and the court thenticated by his certificate and signature, and scaled up and transmitted by him to the officer who ordered the court, who shall annex thereto his approval or disapproval of the same, and the reasons thereof in writing, and transmit the same as soon as may be to the office of the adjutant general, to be kept and preserved.

For receiving any fee or gratuity, as surge in or assistant surge in, for a certificate of

For neglect, when detailed to true and discipune a company, or make complaint for neglect or violation of daty as provided by law, or for any other reglect for which a commanding officer of the company would be liable. For neglect or refusal to march, make a draft, or for disobedience o an order, in case

of invasion or insurrection, as provided in sections one hundred a d twenty to one hundred and twenty-three, inclusive.

For relust or neglect to obey a precept or order to call out the m litia, or an order isstel in obsidence mereto, in case of chundt, rist or other clust, as provided in sec-tions one hundred and twenty-five to one hundred and twenty-seven, in busive, or for ad-vising an yolkeer or soldier to do the like; in which cases the otherder shall be cashered, being subject to bue and imprisonment, as provided in section one hundred and LATH'S SIX.

Secr. 163. Any fine not exceeding two hundred dollars, may be inflicted on any officer, by sentence of a general or division court martial, as a part of, or the whole of, such sentence; and such times shall be prosecuted by the judge advocate, or person appoint. ed to act as such at the court martial, in an action of tort, to the use of the state; and if any judgment for cost shall be rendered against any judge advocate in such case, the officer to whom the execution upon such judgment is delivered, shall demand payment of the execution of the treasurer of the county in which such judgment is rendered, and the said treasurer shall pay the same, and it shall be allowed to said county, in the settlement of said treasurer's account with the state.

#### Boards of officers.

SECT. 164. The commander-in-chief, when in his opinion it shall be necessary, may call boards of officers for settling military questions, or for other purposes relative to good order and discipline.

SECT. 165. No officer appointing a court martial, or board of officers, shall order a guard for the same, unless, in his opinion, it is nesessary for their protection.

SECT. 166. In this chapter the word "soldier" shall include company musicians and all persons in the volunteer or enrolled militia, except commissioned officers, and the word "company" may include battery.

SECT. 167. If elders or overseers of a society of quakers or shakers give the certificate provided in the second section, to a person who does not profess the religious faith of their society, or who is not a member thereof, or who is not conscientiously scrupulous of bearing arms, each elder or overseer so offending shall torfeit two hundred dollars to the use of the state, and be imprisoned not exceeding six months. And any person claiming to be exempted from enrolment by virtue of such a certificate, who does not profess the religious faith, or is not a member of the society named therein, or who is not conscientiously scrupulous of bearing arms, shall be liable to the same penalty.

SECT. 168. Keepers of taverns or boarding houses, and masters and mistresses of dwelling houses shall, upon the application of the assessors, or any officer or non-commissioned officer of the militta, within whose bounds their homes are situated, or of persons acting under them, give information of the names of persons residing in their houses liable to enrolment or to do military duty; and every person liable to enrolment shall, upon the application, give his name and age; and it such keeper, master, mistress or person refuses to give such information, or gives false information, such keeper, master, mistress or person, shall forfeit and pay twenty dollars, to be recovered on complaint of either of the assessors or officers, or non-como issioned officers aforesaid.

SECT. 169. Civil officers named in this chapter, neglecting or refusing to obey its provisions, shall, except as otherwise specially provided, forfeit not less than twenty nor more than five hundred dollars.

SECT. 170. The provisions of this chapter concerning the powers and duties of the selectmen of towns, shall be construed to include the mayor and aldermen of any city

SECT. 171. It shall not be lawful for any body of men whatsoever, other than the regularly organized corps of the militia. the troops of the United States, to associate themselves together as a military company or organization, or to parade in public with arms, in any city or town of this state, without the license of the governor therefor, which may at any time be revoked ; nor shall it be lawful for any city or town to raise or appropriate any money toward arming, equipping, uniforming, or in any way supporting or sustaining or providing drill rooms or armories for any such to lies of men.

SECT. 172. Whoever offends against the provisions of the preceding section, or belongs to or parades with any such unauthorized body of men, with arms, shail be punished by a fine not exceeding the sum of ten dollars, or by imprisonment in the house of correction or common jail for a term not exceeding six months.

SECT. 173 The tenth chapter of the revised statutes of eighteen hundred and fifty-seven, the twenty second and thirty-minth chapters of the public acts of eighteen hundred and fifty-seven, the sixty-second and sixty-fourth chapters of the public acts of eighteen hundred and sixty-one, the one hundred and thirty-fourth chapter of the public acts of eighteen hundred and sixty-two, and the twentieth chapter of the public acts of eighteen hundred and sixty-three, and all laws inconsistent with the provisions of this act, are hereby repealed.

### SECT. 174. This act shall take effect upon its approval. [Approved February 23, 1865.]

AN ACT to amend chapter one hundred and twelve of the laws of the year eighteen

#### Courts martial.

SECT. 158. All complaints upon which courts martial are ordered, shall be in writing, and signed by the complainant, and shall clearly specify the offence, and the time when and place where it was committed.

No officer shall be tried by court martial for an offence committed more than one year before the complaint, unless his absence or other manifest impediment has prevented a complaint within that time; nor on a charge preferred by a soldier, unless for an offence committed while in the actual service of the state or of the United States, nor unless such charge is preferred before such soldier has left the service.

under arrest.

The judge advocate shall deliver to the accused a copy of the shall be satisfied that he has not received the same, they shall adjourn, so as to allow the time required to elapse, after the delivery of the notice and copies.

SECT. 160. Courts martial shall consist of a president, judge advocate, nor more than four nor less than three members, present at the organization of the court, and a marshal; and shall be holden pay roll of the court martial to the same office. between the first day of December, and the last day of March, in the day time.

There shall be only one general and one division court martial, in one division, in one year.

General courts martial shall be appointed for the trial of all officers above the rank of captain, by the orders of the commander inchief, issued to the divisions which in his opinion can most conveniently furnish members for the same; and he shall appoint a president, not below the rank of brigadier general, and a marshal of said court.

Division courts martial shall be appointed for the trial of officers of and under the rank of captain, by the orders of each commanding officer of a division, in his own division, issued to the brigades, regiments and companies which, in his opinion, can most conveniently furnish members for the same; and he shall appoint a president, of the rank of colonel or lieutenant colonel, and a marshal.

Officers shall be detailed to sit upon courts martial, in manner following: major generals, by the commander-in-chief, from the general roster; brigadier generals and officers of any divisionary corps by the commanding officers of divisions, from the division roster; colonels, lieutenant colonels and majors, and officers of any company attached to a brigade, by the commanding officer of brigades, from the brigade roster; captains and subalterns, by the command-

The judge advocate shall also make, certify, and transmit the

The officer ordering the court, and the party tried thereat, shall receive, upon Sequest, from the adjutant general, a copy of the record; the party tried paying a reasonable sum for his copy.

The judgment of disqualification may, after approval, be reversed in whole or in part, by the commander-in-chief, but all oth er parts of the sentence, when approved, shall remain in full force SECT. 162. Every commissioned officer may be tried by a courtmartial for the following offences :

For conduct unbecoming an officer and a gentleman when on duty, or to the preju-dice of good order and mintary discipline.

For neglect of any duty required in this chapter. For disobedience of or ters, or an act contrary to the provisions of this chapter. For oppression or injury of any under his command.

For a combination or attempt to break, resist or evade the laws or lawful orders given For insult to a superior officer in the exercise of his office. For insult to a superior officer in the exercise of his office. For presuming to exercise his command while under arrest; in which case, if guilty

For presuming to exercise his command while under arrest; in which case, if guilty he shall be removed from office. For neglect or refusal, when commanding officer, to order on the troops under his command, when required by how or ordered by his superior officer. For excusing, as commanding officer of a company, any person under his command for deniency or unnecessary absince, or after the expiration of the time allowed by law. For neglect or refusal to make a draft or detachment when legally ordered to do so. For neglect or refusal to cause prosecutions to be commenced for times, when it shall be necessary.

For parading the troops under his command on days of election contrary to the provisions of section one hundred and two.

hundred and sixty-two, relating to the use of office copies of deeds.

Section one of chapter one hundred and twelve of the public laws of the year eighteen hundred and sixty-two, is hereby amended, so that the section as amended shall read as follows :

In all actions touching the realty, and in all other actions where such title is material to the issue between the parties and where original deeds would be admissable, office copies of such deeds from the registry of deeds may be read in svidence without proof of their execution, when the party offering such office copy is neither a gr inter in the deed, nor claims as heir, nor justifies as sorvant of the grantee or his heirs. [Approved February 24, 1865.]

AN ACT explanatory of chapter ninety-four of the public laws of eighteen hundred fifty-nine, relating to petitions for review.

SECT. 1. The provisions of chapter ninety-four of the public laws of the year one thousand eight hundred and fifty-nine, shall apply to petitions for review grounded on causes existing at the time that act was passed, whether the petition was then pending, or has been since filed.

SEct. 2. A petition for review grounded on any of the causes described in said act, then or since existing, may be filed at any time within six months after the passage of this act.

### SECT. 3. This act shall take effect on its approval. [Approved February 24, 1865.

AN ACT to amend chapter ninety-one, section three of the public laws of eighteen hundred and sixty-two, defining the time for making application for compensation. Section three of chapter ninety-one of the public laws of eighteen hundred and sixty-two, is hereby amended by adding thereto the words following: Provided application be made therefor within five years from and after the time the land shall be taken, authorized by this act; and this act shall take effect when approved by the governor.

[Approved February 24, 1865.]

AN ACT additional to chapter sixty-three of the public laws of eighteen hundred and sixty-one, and chapters sixty-six and one hundred and twenty-seven of the public laws of eighteen hundred and sixty-two, relating to the families of volunteers.

SEct. 1. No action shall be commenced or maintained against my officer or officers of any city, to an or plantation, or any persod acting under their direction, for removing the family of any soldier from another city, town or plantation, to their own, when the legal settlement of such family was in the city, town or plantation to which they were removed, and such family was well treated and nade comfortable thereby, and such removal took place prior to the act of March twenty-fifth, eighteen hundred and sixty-three, end was made in good faith on the part of said officers, and with the belief that their official duty required it.

SECT. 2. No costs shall be recovered by either party in any such action, but the same si all be dismissed without costs.

SECT. 3. This act shall take effect on its approval by the governor. [Approved February 24, 1865.]

A . ACT to ame d chapter two hundred and eighty of the public laws of eighteen undred and sixty-four. SECT. 1. Chapter two hundred and eighty of the public laws of

eighteen hundred and sixty-foar, is hereby amended by striking out all of said chapter after the word " witness."

## SECt. 2. This act shall take effect upon its approval. [Approved February 24, 1865.]

AV ACT to project menhaden or porgles in the waters of the coast of Maine. SECT. 1. No person shall set or use any seine within three miles o the shore in any waters of this state, for the purpose of taking penhaden or porgies; but a net for meshing menhaden or porgies, a no more than one hundred and thirty meshes deep, shall not be

d emed a seine. SECT. 2. All vessels, boats, craft and apparatus of every kind supposed in seineing menhaden or porgies, or having on board any such fish taken in violation of the provisions of this act, shall be i the for any fines and costs, and may be seized and held as herein provided; and any person or persons may seize and detain said property, not exceeding twenty-four hours, in order that it may be attached by due process of law to satisfy any judgment that may be rendered.

SECT. 3. Any person violating any of the provisions of this act siall pay a fine of not less than four hundred, nor more than me thousand dollars, and forfeit all vessels, boats, craft and apparatus employed in such unlawful fishing, for each offense, and all penalties herein named may be recovered in an action of debt, in the name and to the use of the county, or in the name of any person suing therefor, one-half of such fines to be paid to the person prosenting, the other half to the county where the offense is committed.

SECT. 4. All acts and parts of acts, inconsistent with this act. are hereby repealed.

SECT. 5. This ac: shall take effect when approved by the gover-[Approved February 24, 1865.] por.

AN ACT to increase the salary of the register of probate for the county of Hancock. From and after the passage of this act the salary of the register of probate for the county of Hancock, shall be five hundred dollars. instead of three hundred and seventy-five dollars, as now provided. [Approved February 24, 1865.]

AN ACT to repeal an act entitled "An Act to promote safety of travel on railroads," approved March fourteen, eighteen hundred sixty. SECT. 1. The act entitled an act to promote safety of travel on

railroads, approved March fourteen, eighteen hundred sixty, is hereby repeal.d.

SECT. 2. This act shall take effect when approved by thegovernor. [Approved February 24, 1865.]

AN AUT to enable the banks of this state to become banking associations unler the laws of the United Sta es.

SECT. 1. Any bank incorporated by the laws of this state may become a banking association under the laws of the United States. and when two-thirds in interest of its stockholders shall have given their assent to the change and conversion of a bank into such banking association, and the requisite forms have been complied with, such bank shall be deemed to have surrendered its state charter: subject, however, to all the provisions of law made and pro-vided for banks which have surrendered their charters, in regard to their liabilities, the collection of debts and the closing of their conorns. But said bank shall be held liable for the redemption of

is bills for three years after the surrender of its charter. SECT. 2. When a bank, at a legal meeting of its stockholders, his voted to become a national association, and two-thirds of its nockholders in interest have anthorized the directors to make the certificate and execute the papers required by the laws of the United States, the cashier shall publish notice thereof for thirty days in a newspaper printed in the county in which such bank is established, and if there be no newspaper printed in the county, then in one published in an adjoining county.

SECT. 3. At a meeting of the stockholders of any such bank as storesaid, each stockholder shall be allowed to cast one vote for every share in the capital stock owned by him or her on the question of converting said bank into a national banking association aforesaid; and every stockholder who is absent may vote by proxy, or may give his or her assent in writing to such surrender and conversion, which shall be equally valid.

SECT. 4. Any stockholder who has not assented to or joined in authorizing such conversion, and shall, within thirty days from the expiration of the notice thereof herein provided to be given by the cashier, notify said bank of his desire to surrender his shares therein, shall be entitled to receive the fair market value of said shares at the time of declaring the last dividend, with interest thereon, upon his surrendering his certificate of stock. And the said bank shall pay the said fair market value, with interest as storesaid, within thirty days after such notice. And if there be my fractional shares or parts of shares of such surrendering bank, their value shall be in the same ratable proportion, and the holdas of such shares or portion of shares shall be paid the same proportion as above determined on surrendering the certificate of the some to said bank. And it the parties cannot agree upon the val-ue of the shares at the time above mentioned, the fair market valreshall be appraised and determined by the bank commissioners, who shall be summoned for that purpose, whose decision shall be fal. And the bank so surrendering its charter may reduce its capital stock to the extent of the par value of the shares so surrendeted, or may dispose of such surrendered shares or fractional parts of shares to any person or persons without any reduction of Capital. SECT. 5. Any bank established by authority of this state, which stall avail itself of the provisions of this act, to become a banking association under the laws of the United States, shall, before surtendering its charter, give security to the state, to the satisfaction sal acceptance of the bank commissioners, either by furnishing to the state a sufficient bond or by depositing stocks or other securibes with the state treasurer, or by both; that all bills of said lank, issued before or after becoming such association, and actualincirculation, shall be fully and promptly redeemed on demand ly such association, and when so redeemed shall not be re-issued stagain put into circulation, but shall be destroyed; provided, overer, if at the time of its being authorized to act as a national lanking association it shall be made to appear to the bank commissoners that such association cannot immediately procure from the comptroller of the currency of the United States circulating notes buse as currency, in place of the bills so required to be redeemed ad destroyed, they may authorize such bank to re-issue and contime in circulation such bills for a period, to be fixed by such commissioners, not exceeding twelve months after being authorized to stas a national banking association, and not subsequent to the recipt of such circulating notes of the United States, as it shall be mutled to receive by the provisions of the act of congress to provide a national currency; provided that nothing herein contained shall authorize any banking association at any time to have in circulation bills of all kinds exceeding the amount permitted under the act of congress establishing such association. A certificate of the bank commissioners, authorizing the re-issue of such circulalingnotes, shall be sufficient evidence of the authority so grantet. All conversions of state banks into national banking associations under the laws of the United States, made before the passage "this act, are hereby legalized and made valid; upon condition that, within thirty days after the passage of this act, such banks shall give the same security to the state as that required in this sec tion of state banks hereafter availing themselves of the provisions of this act. Banks established by authority of this state, which beome banking associations under the laws of the United States shall continue to make returns to the secretary of state, for publi, twish, of their outstanding circulation, so long as the same is re-(fired to be redeemed.  $s_{\rm ECT}, \, {\rm G}_{\rm c}$  . The bond and securities, as required by section five to be deposited with the state treasurer, with the approval and by permission of the bank commissioners, may be changed or reduced, hom time to time, as the bills of the bank are redeemed and de-

stroyed, and evidence thereof furnished to said commissioners. | ine the question of necessity and the extent thereof, the said cor-Said bond to be canceled and securities given up at the expiration of three years.

SECT, 7. When a bank has surrendered its charter for the purposes aforesaid, the officers thereof shall furnish to the secretary of state a certificate of their having become a banking association under the laws of the United States, and the secretary shall cause no-tice to be published in the state paper, and also in some newspaper printed in the county, or one adjoining to that where such bank is located, and the charter shall thereupon be deemed to be surrendered, subject to the provisions of this act.

SECT. 8. When the charter of any bank shall be surrendered to the state, in pursuance of the provisions of this act, all the assets, real and personal, of the said bank, shall immediately, by act of law, and without any conveyance or transfer, to be vested in and become the property of said association for carrying on the business of banking formed as aforesaid.

SECT. 9. Nothing herein contained shall be construed as releasing such association from its obligation to pay and discharge all the liabilities incurred by the bank before becoming such association. And the supreme judicial court shalt have jurisdiction in equity to restrain and enjoin any person or corporation from circulating the bills of any bank which has closed its business, or become a banking association under the laws of the United States, contrary to the provisions of this act or of the laws of the state. SECT. 10. Whenever the shares of any stockholder in any bank organized under the laws of this state are attached upon mesne process, and the stockholders of such bank elect to convert the same into a national banking association, in the mode provided in this act, the lien upon such shares created by the attachment shall be continued upon the shares in the national banking association, which shall be received in lieu of the same by the owner thereof; and in case the owner of the shares so under attachment shall decline to enter the national banking association, and claim the value

of his stock, the officers of such bank shall cause the value of the same to be estimated in all respects, in the manner prescribed in the fourth section, when the stockholder has not assented to, or joined in authorizing the conversion provided in this act, and shall without charge hold the amount thereof as keepers for the officer. until the shares shall be seized and sold on the execution issued upon the judgment obtained in the action in which the attachment is made and existing, or the attachment shall be vacated by lapse of time or otherwise.

SECT. 11. In all cases where any bank within this state has heretofore surrendered, or shall hereafter surrender its charter, such bank is hereby prohibited from receiving any moneys on deposit after the first day of April, eighteen hundred and sixty five, and also from re-issuing any of its bills thereafter which may be or shall thereafterwards come into its possession, and if any cashier or other officer of such bank shall violate either of these provisions. he shall forfeit the sum of one hundred dollars for each offense, to be recovered upon indictment, one half part thereof to the com-

plainant. and the other to the state. SECT. 12. It shall be the duty of the directors of any such bank

to close up its affairs as speedily as the same can reasonably be done, and for that purpose from time to time to make a division of so much of its capital and surplus earnings among its stockholders pro-rata, whenever and as fast as the same can be done without endangering the security and rights of the outstanding bill holders and other creditors of said bank.

SECT. 13. Whenever the directors of any such bank or a majority thereof shall, after the written request of any one or more of the stockholders, refuse or fail to make any division of its capital and surplus earnings as aforesaid, it shall be the duty of the bank commissioners upon request of any stockholder to examine into the state and financial condition of said bank and to determine what portion of its capital and surplus earnings, if any, can properly and safely be divided among the stockholders; and to certify their decision to the president of said bank ; and the directors shall forthwith, or at such time as the said bank commissioners in their certificate may fix, make a division in accordance therewith; and whenever said directors or a majority thereof shall fail to comply with such decision, any one or more of the stockholders of said bank may make complaint thereof to any one of the justices of the supreme judical court who may hear the same either in term time or vacation, and such justice after notice to said directors and hearing upon said complaint, may make such decree and issue such order in relation to such division as he may deem proper, and the directors of said bank shall be bound to act accordingly; and the said justice may impose upon such directors as have been delinquent such reasonable costs as he may deem proper and just, including reasonable expenses.

SECT. 14. The provisions of the three preceding sections of this act shall not apply to banks which have converted or shall hereafter convert their assets into national banking associations under acts of congress and the acts of this state for facilitating such conversion.

### SECT. 15. This act shall take effect from and after its passage. [Approved February 24, 1865.]

AN ACT to fix the sum to be paid hereafter by the state to persons enlisted or drafted into the service of the United States.

poration may make application to the railroad commissioners of this state to view the premises and determine whether, and how much of such estate is necessary for the reasonable accommodation of the traffic and appropriate business of the said corporation.

SECT. 2. The said application shall be in writing and shall set forth a definite description of the estate, giving the name of the owner or owners or other parties interested, and a hearing thereon shall be had, at the expense of the said corporation, at such time and at such place in the vicinity of the premises, as the said commissioners shall appoint, of which notice shall be given to all parties interested, in such manner as the said commissioners shall direct, fourteen days at least before the day appointed for the said hearing.

SECT. 3. If the said commissioners shall adjudge and determine, after such hearing, that the estate in question is necessary for the use of the corporation as aforesaid, they shall furnish to the said corporation a certificate of their adjudication, together with a definite description of the estate so found by them to be necessary to the said corporation, which shall be filed with the clerk of the courts in the county in which the land lies, and thereupon the said corporation may enter upon, locate, and take the said estate to the extent set forth in the said certificate; and the provisions of chapter fifty-one of the revised statues and of all subsequent acts amendatory thereof shall be applicable to all further proceedings in relation to the taking of the said estate, and the estimation and payment of damages therefor.

SECT. 4. Nothing in this act shall be construed to authorize the taking of any meeting house, dwelling house, or public or private burying ground, without the consent of the owners.

SECT. 5. This act shall take effect when approved. [Approved February 24, 1865.]

## AN ACT to increase the salary of the register of probate for the county of York.

SECT. 1. That the salary of the register of probate for the county of York shall be nine hundred dollars, instead of the salary now established by law, commencing on the first day of January, in the year of our Lord one thousand eight hundred and sixty-five. SECT. 2. This act shall take effect from and after its approval by

the governor. [Approved February 24, 1865.]

#### AN ACT to increase the salary of the judge and register of probate for the county of Aroostook

SECT. J. From and after the thirty-first day of March, eighteen hundred sixty-five, the salary of the judge and register of probate for the county of Aroostook, shall be three hundred dollars each, instead of the sums now allowed by law.

SECT. 2. This act shall be in force from and after its approval by the governor. [Approved February 24, 1865.]

## AN ACT to simplify indictments for perjury.

SECT. 1. Indictments against persons for committing perjury before any court or tribunal drawn substantially as heremafter

in swearing or affirming to any material matter in any complaint or other writing in relation to which an oath or affirmation is authorized by law, shall be deemed sufficient in law, when drawn substantially as follows:

### STATE OF MAINE.

STATE OF MAINE. , is. At the supreme judicial court begun and holden at , in and for said county of , on the day of , in the year of our Lord one thousand eight hundred and . The jurors for said state, upon their oath present, that A B of , in the county of , (addition.) at , in the county of , ou the day of , in the year of our Lord one thousand eight hundred and , before G H, equire, then and there having competent authority to administer oaths, committed the crime of perjury by falsely swearing (or affirming) to material matter in a writing signed by the and A B, and dated the day of , A. D., 18 ; against the peace of said state, and contrary to the form of the statute in such case made and provided. -------, County Attorney. - ----, County Attorney.

# 

AN ACT to increase the salary and duties of the state librarian.

SECT. 1. Section twelve of chapter twenty five of the public laws of eighteen hundred and sixty-one is hereby amended by striking out the word "six" and inserting instead thereof the word ten and by adding to the end of said section the words following, viz : and the librarian shall employ his leisure time in preparing an index of the public documents of the state.

SECT. 2. This act shall take effect upon its approval.

## [Approved February 24, 1865.]

AN ACT additional to chapter one hundred and forty of the revised statutes, relating

SECT. 1. No bounty shall hereafter be paid from the treasury of this state to persons enlisted or drafted into the military or naval service of the United States, and assigned to the quota of this state, under any call of the president heretofore made, beyond the sum of one hundred dollars per man; provided, however, that this act shall not apply to recruits enlisted prior to the publication of order number thirty-two, issued from the office of the adjutant general, under date of November four, eighteen hundred sixty-four.

#### SECT. 2. This act shall take effect when approved. [Approved February 24, 1865.]

### AN ACT in relation to the collection of taxes.

That chapter six of the revised statutes of this State be amended by striking out section eighty-two in said chapter, and substituting the following, to wit :

SECT. 82. The voters of a town at their annual town meeting for the election of town officers, may choose a collector or collectors of taxes and agree what sum shall be allowed as a compensation for the performance of their duties; but if none are chosen, or if those chosen refuse to serve or give the requisite bonds, the assessors may appoint a suitable person to act as constable and collector for the collection of taxes. [Approved February 24, 1865.]

#### AN ACT in relation to the assessment of taxes.

In any proceeding now or hereafter commenced, wherein the power and authority of assessors to make an assessment upon any property shall arise, the rule prescribed by section fifty-three of chapter six of the revised statutes, and the provisions of chapter one hundred and thirty eight of the public laws of eighteen hundred sixty-two, shall not be construed as a conclusive rule and limitation upon the assessors in making the assessment.

## [Approved February 24, 1865.]

AN ACT to amend section three of chapter one hundred and thirteen of the public laws of eighteen hundred and sixty-two, relating to taxes upon certain towns and plantations.

SECT. 1. Section three of chapter one hundred and thirteen of the public laws of eighteen hundred and sixty-two, is amended by adding thereto the words following : And any prior organization of any such plantation for election purposes shall cease to have any legal effect; and the officers chosen under the organization provided for in this section, shall, as soon as may be, be qualified to discharge the duties of their respective offices; and for failure to do so, shall be subject to the penalties provided in such case in chapter three of the revised statutes for town officers.

SECT. 2. This act shall take effect when approved by the gover-[Approved February 24, 1865.] nor.

AN ACT additional concerning railroads.

SECT. 1 A railroad corporation may take and hold real estate necessary for depot purposes, and when the parties interested do not consent thereto, and cannot agree upon other persons to determ-

to the state prison. SECT. 1. If any person not standing in the relation of husband conceal, or wife, parent or child to the principal offender, shall conceal, harbor, or in any way aid any convict, knowing him to be such, who shall have escaped from the state prison, or shall furnish such convict any food, clothing, weapon, matches, or any article whatever, or information that would aid such convict to escape recapture, he shall be punished by imprisonment in the state prison for a term of time not more than the whole time for which the convict was sentenced, or by fine not exceeding five hundred dollars.

SECT. 2. If any convict has violated or shall violate section thirty-two of chapter one hundred and forty of the revised statutes, either by assaulting an officer or other person employed in the government of the prison or by escaping or attempting to escape therefrom, the warden shall certify the fact to the county attorney for the county of Knox who shall prosecute said convict, that he may be punished in accordance with section thirty-two of the chapter to which this is additional.

SECT. 3. The inspectors, with the approval of the governor and council, may fix anew or regulate from time to time, the compensation of the various officers of the prison whenever they shall deem it advantageous to the State to do so.

SECT. 4. This act shall take effect when approved by the gover-[Approved February 25, 1865.] nor.

### AN ACT requiring notaries public to pay a duty to the state.

SECT. 1. No person appointed to the office of notary public shall enter upon the discharge of his duties until he has paid to the treasurer of state, or of his county, the sum of five dollars.

SECT. 2. Each county treasurer shall account to the state for all sums received by him under the provisions of this act, in the same manner as he is required to account for duties received under the provisions of chapter one hundred and fourteen of the revised statutes.

SECT. 3. This act shall take effect when approved by the gover-[Approved February 25, 1865.] nor.

#### AN ACT relating to bounties.

SECT. 1. Authority is hereby conferred upon cities, towns and plantations, to raise money and pay bounties or other aid to persons entering the military or naval service of the United States, upon their quotas under any call hereafter made by the president of the United States.

SECT. 2. No such bounty shall exceed the sum of three hundred dollars for the first year the person so entering shall be mustered or drafted for, and one hundred dollars for each additional year, not exceeding three years; all acts of cities, towns and plantations granting any excess of this sum shall be utterly void as to such excess.

### SECT. 3. This act shall take effect upon its approval. [Approved February 25, 1865.]

AN ACT to simplify indictments in capital cases.

SECT 1. In any indictment for murder or manslaughter, it

shall not be necessary to set forth the manner in which or the means by which the death of the deceased was caused, but it shall be sufficient in every indictment for muriler to charge that the de-fendant did feloniously, withinly and of his malice aforethought, kill and murder the deceased: and it shall be sufficient in every in-dictiment for manufaughter to charge that the defendent did feloni-ously kill and shay the deceased. SECT. 2. This act shall take effect when approved. [Approved February 25, 1865.]

### ACT additional to chapter screaty three of the revised statutes, concerning a

AN ACT athiloand to chapter scready three of the revised statute, concerning con-versions by need, etc. SET. 1. If may person having any devel or other evidence of ti-the of any real estate not recorded, shall, upon a tender to such per-son of the requise lease, or a depast of the same with the register, neglect to record such deed or other evidence of thitle, or retuse to allow the same to be recorded, for the space of thirty days after having personal notice served upon him in writing by any person having an interest in such estate, any justice of the singerner judi-cal court, in ferm time, or during vacation, upon complaint there-brought before him for examination, and is sinfletent cause for such neglect or retusal is not shown, may order such deed or other switchice tiltle to be recorded and payment of costs. SET. 2. This act shall take effect upon its approval. [Approved February 25, 18:6.]

SECT. 2. This act shall take effect upon its approval. [Approved February 25, 1866.]
AN ACT to provide support for the familes of relations. In this state shall raise money, by taxation or atherwise, to be applied to add in the support of the wile and dependent wildowed mother, and children under the age of eleven years, being inhabitants of such exists of the units of any seldier, sailor, or marine, who may be actualized in far a period of service of the United States of the United States of the United States of the state, in any recognized company, battalion or regiment of the wile and dependent wildowed mother, and children is a state, or on board of any armset vessel of the United States of this state, or one board of any armset vessel of the United states during the present rebellion, who has been mustered in for a period of service of not loss than ninety days; the money so raised to be expended under the direction of the numicipal authorities of act clines, towns and plantations, as herein presented.—There shall be paid in money the sam of seventy-the cents per week for a wife and dependent widowed mother, and hity cents per week for a wife and dependent widowed mother, and hity cents per week for a wife and dependent widowed mother, and inty cents per week for a wife and dependent widowed mother, and inty cents per week for the time of maxing application, and no application shall continue in force longer than to became unity of any year, and the earlier of the all will be needed, and such note shall be the endivider, sailor or marine the section of the endities of the sail of the origing to the family of any year, and the earlier when it is note? Is blogging to the state when we paid shall not in any case exceed two dollars and a quarter per week for all the persons thus dependent upon one soldler, sailor or marine killed in batter of the uniterioal is of any such soldier, sailor or marine killed in batter of the municipal authorities, be furnished to the everte it bolonging to the family of a

not exceeding six months after such death or discharge, provided that in case of discharge he shall not sooner recover from such disability.
 Sizer. 2. The cities, towns and plantations in this state are here-by authorized and empowered to raise any additional soun or sums of money over and above the amount to be reimbursed by the state, by taxation or otherwise, to aid in the support of the dependent family of such soldier, sailor or marine in the service of the United States are states are to provide such support as hary be deemed necessary in cases not met or or adequately provided for by the provisions of this act, and the first section of this act, so and the first section of this act, so and the sector of a states or or plantation.
 Stort. 3. The money so applied by any city, town or plantation, as authorized by the first section of this act, shall be reimbursed from the state treasury to such city, town or plantation.
 Stort. 4. No such reimbursement shall be made in any case, until an account of the expenditure, duy centhed and worn to by a majority of the proper numicipal authorities of each sity, town and plantation in the state, furnishing the aid as aforesaid, shall be made and filed with the governor and council, which account shall set torthe he name ond age of each person who received aid, and the sum point of the three hereins. Acceunts thus made of and the site approved.
 Stort. 3. Stort, 3. Stort, and shall be filed with the governor and council, and if found correct and duly vouched, shall be made up to the first day of Jan mary in each year, and shall be filed with the governor and council and shall be paid by and by an analy. If approved, the amount allowed shall be paid by the state treasarer to the city, town or plantation whose claim has thus been establishted.

SECT. 13. The Secretary of state shall furnish an attested copy of this act to the municipal officers of the secreral cities, towns and plantations of the state, within twenty days after its approval by the auxemption of the state.

SECT. 13. The Secretary of state shall furnish an attested copy of this act to the municipal officers of the several citics, towns and plantations of the state, within twenty days after its approval by the governor. SECT. 14. All acts and parts of acts inconsistent with this act are hereby repeated, and this act shall take effect and be in force from and after the first day of April, in the year of our Lord one thousand eight humbred and sixty-five. [Approved February 25, 1865.] AN ACT is usend chapter one bundred and forty two of the revised states, relating to the reform sched.

AN ACT is used clapter one bundred and forty two of the reversal statutes, relating to the reform school.
Surt. 1. Chapter one hundred forty-two of the revised statutes is hereby amended by surking out all of the flast section, and inserting the blowing as a new section thereoft. "The government of the state reform school (stabilished for the instruction, employment, and reform of juvenite offenders, in the town of Cape Elizabeth, in the county of Chimbertand, shall be vested in a board of five trustees, who shall be appointed by the governor, with the advice of the council, and commissionel to hold their offices during the pleasure of the governor and council, but not more than four years under one appointment. They shill be allowed the cents a mile for their actual travel each way, and two dollars a day for their services when actually employed, and shall take charge of the governor in accordance with the requirements of the legislature, and other and bind them out; discharge or remand chem as is hereinafter provided them out; discharge or remand council, and appoint a sub-relation to the appoint of the orderive and during the pleasure of the governor and council, and appoint and the subject to the appoint of the council, and appoint a sub-reinformer the wants of the institution require; prevision over its concerner; remove its subofflate offlase prime and bind them out; discharge of all the offlers thereoi, exercise a vig-inni suppoint a superintendent the wants of the institution require; prevision over its concerner; remove its subofflate offlase offlase at pleasure, and appoint others in their stead; determine the component and council a code of by-laws which shall be valid when sentimer and councils and subsit to the inspection of the governor and council, and prepare and subsit to the side of the source or and council, and prepare and subsit to the inspection of the governor and councils and specific to the share of the source or and council accode of by-laws which shall be valid when sentend

sanctioned by them." [Approved February 20, 1500.] AN ACT additional to chapter eighty-one of the revised statutes, relating to civil actions. Soft, 1. Any defendant, or any one or more or several defend-ants, whose real estate or interest therein or whose percent prop-erty, is attached on mesne process, may have the same released from such attachment by giving the security authorized by this

Ants, whose real estate or interest therein or whose personal property, is attached on mesne process, may have the same released from such attachment by giving the security authorized by this act.
SECT. 2. If real estate or any interest therein, is attached, he or they may apply to any justice of the supreme judicial court, in term time or vacation, by petition, in writing, briefly setting forth the names of the partiest to the suit, the court and county in which the same is returnable or pending, the fact of the attachment, the particular real estate, or interest therein, which he or they desire to have the benefit of this act by giving the security is being provided.
SECT. 4. If it shall spear upon the horizing that the real estate the suit, and also upon the attorney of the plaintiff, not less than the suit, and also upon the attorney of the plaintiff, not less than the suit, and also upon the attorney of the plaintiff may recover, with condition that the judgment which the plaintiff may recover, in the suit, and have the outs of the petition is of equal or greater value than the anomat of property directed to be attached in the writ, the justice shall direct the party petitioning to give bond to the plaintiff near the costs on the petition, shall be part dwithin thrity days after such recovery. If it shall appear that such real estate, or interest therein, is of less value than the amount directed to be attached, the condition of the band shall be varied as as to require that a sum equal in amount to the value there of as found by the justice, shall be paid on such judgment, together with the costs on the petition and by the instice, shall be paid on such judgment, together with the cost on the petition and proceedings there on shall be fort of the cost of the court is mail deliver to the party petitioning as aforesaid, an attested copy of the petition and proceeding, shall be offer the the such and proceeding there the the desire of the court is and deliver to the party petitioni

<text><text><text><text><text><text><text><text><text>

execution shall issue therefor accordingly.
Stor. 11, This act shall take effect when approved. (Approved February 25, 1865).
A ACT to change he share town of Summer towary.
Stor 1. The several terms of the supressing solicit court in the over Summer and to change he share town of Summer towary.
Stor 1. The several terms of the supressing solicit court where now required to be holden at Norridgework, in and for the over y of Sumerset, shall, after the Inst taky of November in the press-ty of Sumerset, shall, after the Inst taky of November in the press-pressing when and all pressectings, shall, after that time, be made-ure and have day in said court at Skowhegan.
Stor 2. Aller the expiration of seven prime that the same mened prior 86 that time and when would oble rwase to remove the act the county commissioners of the county of Somerset, of majority of them, are hereby authorized and is procure a loan of ma-for that purpose, and assets taxes for the payment of the same near that our of said court house shall be order to be account dation of the courts of said court and spirity of them, shall, remover, the said seven years have expired and not being when that purpose, and assets taxes for the payment of the same near account with the interests and wishes of the ditagenet at the construction of said court house shall be commenced, not, ho even the account of said court house shall be commenced, not, ho and the effect, unless the town of Skowhegan afressid shall be when the account of the said court and of the resaid during a major the first and solven of Skowhegan afressid shall be when the account of Skowhegan afressid, during an during the account of the said court and off the resaid, and and the effect, unless the town of Skowhegan afressid shall be been accounted at the propose afressid, and the shall be held as affective during a during a the during shall courty for the purpose doress and during the buildings for the exclamo

ay vole. SET. 7. If the inhabitants of Skowhegan shall, at any tim

for, may be assessed at such times, and in such amounts, as the may vote. SET. If the inhabitants of Skowhegan shall, at any time fore the erection and completion of suitable courty buildings, n lect or refuse to provide a suitable court room and all other thin required by section three, then this act shall be void, and who cease to be of any further effect. SET. 5. Whenever suitable buildings shall have been erected authorized by section two of this act, the county commissioners, a majority of them, shall make known the fact by publishing the in the same newspapers and for the same length of time above required; and and commissioners shall cause the records all the county offices, including the registry of deeds, registry probate, the records of the court of control common pleas, of late district court, and of the supreme judicial court, to be remo-to the places prepared for them in the county buildings at Skow gan; and all of said courts shall thereafter be held at Skowher which shall from that time forward be the shire town of the cour-scopt during term time, and the registry of deeds, and of prob-shall be and remain at Norridgework as now by law provided. Ster, 10. The level votres of said county of Said on the clark of changing the shire town of said county of said courts, and plantations, give in their shirts form against the changs the place of holding the supreme judicial court in said courts, of changing the shire town of said county of said courts, and plantations, give in their shirts for against the chang the place of holding the supreme judicial court in said courts, and channer as votes for county of theory, the shire town place of holding the shirts town of somerset, shall thas emensahil be received, sorted, counted and returned in same manner as votes for county officers; and the governor shi minediately affer the first publication thereof; and if it shall is por that the movier 'use'' shifts and here or shift owners at these opposed, with the word 'now'' Someres, three we successively, af

207. (Approved reacting as, rows)
207. (Approved reacting as a state of the poble has state of the state shall be as a state shall be the state sh AN ACT to amend chapter two hundred forty four of the public hundred stars four, relating to the registration of births, marriago