Democrat and Sentinel.

OF GOVERNMENT, LIKE THE DEWS OF HEAVEN, SHOULD BE DISTRIBUTED ALIKE, UPON THE HIGH AND THE LOW, THE RICH AND THE POOR.

SERIES.

EBENSBURG, PA. WEDNESDAY, MARCH 11, 1863.

VOL . 10--NO. 14.

os Out the National Forces, of a colonel of cavalry. and for Other Purposes.

Wares, There now exists in the Intel States an insurrection and rebel-Les against the authority thereof, and it is meler the Constitution of the United Sats the duty of the Government to moss insurrection and rebellion, to garantee to each State a republican irm of government, and to preserve the while tranquility; and, whereas, for ase high purposes a military force is pispensable, to raise and support which nersons ought willingly to contribute: ed, whereas, no service can be more galseworthy and honorable than that with is rendered for the maintenance of 60 Constitution and Union, and the conequent preservation of free government:

Spreachtalives of the United States of Improxim Congress assembled, That all ale-bodied male citizens of the United sates, and persons of foreign birth who sall have declared on oath their intention plecome citizens under and in pursuance if the laws thereof, between the ages of westy and forty-five years, except as prematterexcepted, are hereby declared to sastitute the national forces, and shall be lable to perform military duty in the sernot of the United States when called en by the President for that purpose. Sec. 2. And be it further enacted, That is following persons be, and they are ereby, excepted and and exempt from the provisions of this act, and shall not be liable to military duty under the same -to wit : such as are rejected as physically or mentally unfit for the service : iso, first, the Vice President of the laited States, the judges of the various courts of the United States, the heads of the various executive departments of the Government, and the Governors of the several States; and second, the only son liable to military duty of a widow decendant upon his labor for support; third the only son of aged or infirm parent or navents dependant upon his shor for support; fourth, where there are two or more sens of aged or infirm arents subject to draft, the father, or if to be dead, the mother may elect which on shall be exempt; fifth, the only brother of children not twelve years old, having neither father or mother, dependut u on his labor for support; seven, there there are futher and sons in the eme family and household, and two of are are in the military service of the latel States as non-commissioned offies, musicians or privates, the residue of sch family and household, not exceeding wo, shall be exempt; Provided, however, That no person who has been convicted

itted to serve in said forces. Sec. 3. And be it further enacted, That be national forces of the United States, at now in the military service, enrolled under this act, shall be divided into two tiases, the first of which shall comprise d persons subject to military duty, between the ages of twenty and thirty-five Fars, and all unmarried persons subject have been called out.

any felony shall be enrolled or per-

or greater convenience in enrolling, callout, and organizing the national as now provided by law. ore, and for the arrest of deserters which the District of Columbia shall

the Bill for Enrolling and Cati- rank, pay, and emoluments shall be those

Sec. 6. And be it further enacted, That it shall be the duty of the provost marshal general, with the approval of the Secretary of War, to make rules and regulations for the government of his subordinates, to furnish him with the names and residences of all deserters from the army, or any of the land forces in the service of the United States, including the militia, when reported to him by the commanding officers; to communicate to them all orders of the President in reference to calling out the national forces; to furnish proper blank instructions for enrolling and drafting; to file and preserve copies of all enrollment lists; to require stated reports of all proceedings on the part of his subordinates; to audit all accounts connected with the service Best exacted by the Senate and House of under his direction, and to perform such other duties as the President may prescribe in carrying out the provisions of

> Sec. 7. And be it further enacted, That t shall be the duty of the provost marshals to arrest all deserters, whether regulars, volunteers, militiamen, or persons called into the service under this or any other act of Congress, wherever they may be found, and to send them to the nearest military commander or military post; to inquire into and report to the provost marshal general all treasonable practices; to detect, seize and confine spies of the enemy; to obey all lawful orders and regulations of the provost marshal general, and such as may be prescribed by law, to be exempted to the board, whose de- the commanding general in the field. concerning the enrollment and calling into decision shall be final. service of the national forces.

board of enrolment, to be composed of the provost marshal, as president, and or other valuable thing, or agree directly years or during the war. two other persons, to be appointed by the President of the United States, one of whom shall be a licensed and practicing physician and surgeon.

Sec. 9. And be it further enacted, That it shall be the duty of the said board to divide the district into sub-districts of convenient size, if they shall deem it necessary, not exceeding two, without the direction of the Secretary of War, and to appoint, on or before the tenth day of March next, and in each alternate year thereafter, an enrolling officer for each subdistrict, and to furnish him with proper blank and instructions; and he shall immediately proceed to enrol all persons subject to military duty, noting their respective places of residence, ages on the first day of July following, and their occupation, and shall, on or before the first day of April report the same to the board of enrolment, to be consolidated into one list, a copy of which shall be transmitted to the provost marshal general on or before the first day of May succeeding the rolment and draft, including subsistence

Sec. 10 And be it further engeted, That the enrolment of each class shall be made separately, and shall only embrace those whose ages shall be, on the first day of July thereafter, between twenty the arrost and return of deserters to their and forty five years.

SEC. 11. And be it further enacted. do military duty above the age of That all persons thus enrolled shall be sury-five , and under the age of forty- subject, for two years after the first day fire the second class shall comprise all of July succeeding the enrolment, to be other persons subject to do military duty, called into the Military service of the and they shall not, in any district, be United States, and to continue in service talled into the service of the United for three years, or during the war; and States until those of the first class shall when called into service shall be placed Sec. 4. And be it further enacted, That volunteers for three years, or during the war, including advance pay and bounty.

SEC. 12. And be it further enacted, and spies of the enemy, the United That whenever it may be necessary to vales shall be divided into districts, of call out the national forces for military service, the President is hereby authoritoxitute one, each Territory of the zed to assign to each district the number intel States shall constitute one or more, of men furnished by each district; and the President shall direct, and each thereupon the enrolling board shall under engressional district of the respective the direction of the President, make a takes, as fixed by a law of the State draft of the required number and fifty ext preceeding the enrollment, shall con- per cent. in addition, and shall make an situte one: Provided, That which have exact and complete roll of the names of not by their laws been divided into two the persons so drawn, so that the first more Congressional districts, the Presi- drawn may stand first upon the said roll, dent of the United States shall di- and the second may stand second, and so the same into so many enrolment on, and the persons so drawn shall be stricts as he may deem fit and conve- notified of the same within ten days thereafter, by a written or printed notice, Sec. 5. And be it further enacted, That to be served personally or by leaving a or each of said districts there shall be copy at ther last place of residence, re-Spointed by the President a provost quired them to appear at a designated arshall, with the rank, pay, and emol- rendzevous to report for duty. In assignaments of captain of cavalry, or an offi- ing to the districts the number of men to of said rank shall be detailed by the be furnished therefrom, the President esident, who shall be under the direc- shall take into consideration the number ion and subject to the orders of a pro- of volunteers and militia furnished by and ost marshal general, appointed or de- from the several States in which said distailed by the President of the United tricts are situated, and the period of their States, whose office shall be at the seat service since the commencement of the

already furnished as aforesaid, and the time of their service.

SEC. 13. And be it further enacted, That any person drafted, and notified to appear as aforesaid, may, on or before the day fixed for his appearance, furnish an acceptable substitute to take his place in the draft; or he may pay to such person as the Secretary of War may authormay determine, for the procuration of such substitue; and thereupon such person, so furnishing the substitute or paying the money, shall be discharged from further liability under that draft. And any person failing to report, after due service of notice, as herein prescribed, without furnishing a substitute or paying the required sum therefor, shall be deemed a deserter, and shall be arrested by the provost marshal, and sent to the nearest military post for trial by court martial; unless, upon proper showing that he is of enrolment shall relieve him from the

Sec. 14. And be it further enacted, That all drafted persons shall on arriving at the rendezvous, be carefully inspected by the surgeon of the board, who shall truly report to the board the physical condition of each one; and all persons drafted and claiming exemption from military duty on account of disability, or any other cause, shall present their claims

from any person whomsoever any money to be reduced to the ranks to or indirectly to receive the same for his port, shall be tried by a court martial, and, on conviction thereof be punished by fine not exceeding five hundred dollars nor less than two hundred, and be imprisoned at the discretion of the Court, and be cashiered and dismissed from the

duty shall be obtained from the list of those drafted, the remainder shall be discharged; and all drafted persons, reporting at the place of rendezvous, shall of residences; and all persons disharged at the place of rendezvous shall be allowed traveling pay to their places of residence; and all expenses connected with the en- loan, or gift; as aforesaid. while at the rendezvous, shall be paid from the appropriation for enrolling and drafting, under such regulations as the President of the United States shall prescribe; and all expenses connected with regiments, or such other duties as the provost marshals shall be called upon to perform, shall be paid from the appropriation bill for arresting deserters, under such regulations as the President of the United States shall prescribe; Provided, The provost marshals shall in no case receive commutation for transportation or for fuel and quarters, but only for forage, when not furnished by the Government, together with actual expenses of zed by the provost marshal general.

Sec. 17. And be it further enacted, That any peron enroled and drafted according to the provisions of this act who shall furnish an acceptable substitute, shall ment a certificate of discharge from such draft, which shall exempt him from military duty during the time for which he was drafted, and such substitute shall be entitled to the same pay and allowances provided by law as if he had been originally drafted into the service of the United

SEC. 18 And be it further enacted, That such of the volunteers and militia now in the service of the United States as may re-enlist to serve one year, unless sooner discharged, after the expiration of their present term of service, shall be entitled to a bounty of fifty dollars, one-half of which to be paid upon such re-enlistment, and the balance at the expiration of the term of re-enlistment and such as may re-enlist to serve for two years; unless Government, forming a separate bu- rebellion, and shall so make said assign- ty for enlistment, provided by the fifth of said punishments. of the War Department, and whose ment as to equalize the numbers among section of the act approved twenty-second Sec. 26. And be it further enacted, That,

ering and allowing for the numbers entitled, "An act to authorize the em- | the president shall issue his proclamation | supernumerary second lieutenant and two ployment of volunteers to aid in enforcing declaring that all soldiers now absent teamsters for each company, and one

> duced to one-half of the maximum number prescribed by law, the President may number proscribed by law. When such law provides. consolidation is made, the regimental SEC. 27. And be it further enacted, officers shall be reduced in proportion to That depositions of witnesses residing the reduction in the number of companies. beyond the limits of the State, Territory,

of such reduced number.

Sec. 21. And be it further enacted, That so much of the fifth section of the That the judge advocate shall have power act approved 17th July, 1862, entitled to appoint a reporter, whose duty it shall not liable to do military duty, the board "An act to amend an act calling forth be to record the proceedings of and testithe militia to execute the laws of the mony taken before military courts, instead the President to carry into execution the may take down such proceedings and sentence of a court-martial, be, and the testimony in the first instance in short same is hereby repealed, as far as relates hand. The reporter shall be sworn or to carrying into execution the sentence of affirmed faithfully to perform his duty any court-martial against any person con- before entering upon it. victed as a spy or deserter, or of mutiny or marder; and hereafter sentences in That the court shall, for reasonable cause, punishment of these offences may be carried into execution upon the approval of such time and as often as shall appear to

SEC. 15. And be it further enacted, That courts-martial shall have power to delayed for a period longer than sixty Sec. 8. And be it further enacted. That That any surgeon charged with the duty sentence officers who shall absent them-days.

Sec. 23. And be it further enacted, own or another's use for making an im- that the clothes, arms, military outfits, That as soon as the required number of may be seized and taken wherever found they may have been committed. able-bodied men liable to do military by any officer of the United States, civil or military, and shall thereupon be deliver. That any officer absent from duty with ed to any quartermaster, or other officer leave, except for sickness or wounds, shall, be allowed traveling pay from their places | military outfits, or accourrements by any | and no more; and any officer absent with-

Sec. 24. And be it further enacted, That every person not subject to the rules and articles of war who shall procure or entice, or attempt to procure or entice, a or give employment to a deserter, or carry him away, or aid in carrying him away, knowing him to be such; or who shall purchase from any soldier his arms. equipments, ammunition, uniform, cloth- is hereby authorized and empowered, duing, or any part thereof; and any captain ring the present rebellion, to call forth the or commanding officer of any ship or vessel, or any superintendent or conductor of provided for by this act. any railroad, or any other public conveyance, carrying away any such soldier as That all persons drafted under the provione of his crew or otherwise, knowing sions of this act shall be assigned by the him to have deserted, or shall refuse to postage, stationary, and clerk hire author- deliver him up to the orders of his com- regiment, or other branches of the service manding officer, shall upon legal convic- as the exigencies of the service may retion be fined, at the discretion of any quire. court having cognizance of the same, in any sum not exceeding five hundred dollars, and he shall be imprisoned not exthereupon receive from the board of enrol- ceeding two years nor less than six months.

Sec. 25. And be it further enacted; That if any person shall resist any draft of men enrolled under this act into the service of the United States, or shall counsel or aid any person to resist any such draft, or shall assault or obstruct ment, numbered one hundred and fiftyany officer in making such draft, or in the four and one hundred and sixty-two, in performance of any service in relation reference to enlistments from the volunhereto, or shall counsel any person to teers into the regular service, be, and the assault or obstruct any such officer, or shall counsel any drafted men not to appear at the place of rendezvous, or wilfully dissuade them from the performance of military duty, as required by law, such forces of the United States by section person shall be subject to summary arrest eleven of the act approved seventeenth by the provost marshal, and kept in con- July, eighteen hundred and sixty-two, and finement until the draft is completed, for which no rate of compensation has of Zion roll back to the medieval ages. after which he shall be delivered to the been provided, shall be paid as followssooner discharged, after the expiration of civil authorities, and upon convision to wit: Regimental commissary the same their present term of enlistment, shall re- thereof, be punished by a fine not exceed- as regimental quartermaster; chief trumceive, upon such re-enlistment, twenty-five ing five hundred dollars, or by imprison- peter the same as chief bugler; saddler attempt to form a sectional political party. dollars of the one hundred dollars boun- ment not exceeding two years, or by both sergeant the same as regimental commis-

the districts of the several States, consid- of July, eighteen hundred and sixty-one, immediately after the passage of this act, sergeant: Provided, That the grade of the laws, and protecting public proper- from their regiments without leave may chief farrier and blacksmith for each regi-SEC. 19 And be it further enacted, That place or places as he may indicate in his act, be, and they are hereby, abolished; whenever a regiment of volunteers of the proclamation, and be restored to their and each eavalry company may have two same arm, from the same State, is re- respective regiments without punishment, trumpeters, to be paid as buglers; and direct the consolidation of the companies deserters who shall not return within the sergeant major, whose compensation shall ize to receive it, such sum not exceeding of such regiment: Provided, that no com- time as specified by the President shall, be seventy-five dollars per month. three hundred dollars, as the Secretary pany so formed shall exceed the maximum upon being arrested, be punished as the

> SEC. 20 And be it further enacted, That or district in which military courts shall whenever a regiment is reduced below the be ordered to sit may be taken in cases minimum number allowed by law, no offi- not capital by either party and read in cers shall be appointed in such regiment evidence, provided the same shall be tabeyond those necessary for the command ken upon reasonable notice to the opposite party, and duly authenticated.

Sec. 28. And be it further enacted, Union," &c., as requires the approval of of the judge advocate; and such reporter

Sec. 29. And be it further enacted, grant a continuance to either party for be just; Provided, that if the prisoner be SEC. 22. And be it further enacted, in close confinement, the trial shall not be

in each of said districts there shall be a of such inspection, who shall receive selves from their commands without leave Sec. 30. And be it further enacted, That in time of war, insurrection, or rebellion, murder, assault and battery with an intent to kill, manslaughter, mayhem, wounding by shooting or stabbing with an perfect inspection or a false or incorrect and accontrements furnished by the Uni- intent to commit murder, robbery, arson report, or who shall wilfully neglect to ted States to any soldier shall not be sold, burglary, rape, assault and battery with make a faithful inspection and true re- bartered, exchanged, pledged, loaned, or an intent to commit rape, and largeny, given away; and no person, not a soldier, shall be punishable by the sentence of a or duly authorized officer of the United general court-martial or military commis-States, who has possession of any such sion when committed by persons who are in clothes, arms, or accourrements furnished the military service of the United States as aforesaid, and which have been the and subject to the articles of war; and the subjects of any such sale, barter exchange, punishments for such offences shall never pledge, loan, or gift, shall have any right, be less than those inflicted by the laws of Sec. 16. And be it further enacted, title, or interest therein; but the same the State, Territory, or District in which

Sec. 31. And be it further enacted. authorized to received the same; and the during his absence, receive half of the possession of any such clothes, arms, pay and allowances prescribed by law, person not a soldier or officer of the Uni- out leave shall, in addition to the penalted States, shall be prima fucie evidence of ties prescribed by law or a court-martial, such a sale, barter, exchange, pledge, forfeit all pay or allowances during such absence.

Sec. 32. And be it further enacted. That the commanders of regiments and of batteries in the field are hereby authorized and empowered to grant furloughs for a soldier in the service of the United States period not exceeding thirty days at any to desert : or who shall harbor, conceal, one time to five per centum of the noncommissioned officers and privates, for good conduct in the line of duty.

SEC. 33. And be it further enacted, That the President of the United States national forces by draft in the manner

Sec. 34. And be it further enacted, President to military duty in such corps,

See. 35 And be it further enacted, That hereafter details to special service shall only be made with the consent of the commanding officer of forces in the field; and enlisted men, now or hereafter detailed to special service, shall not receive any extra pay for such services beyond that allowed to other enlisted men.

Sec. 36. And be it further enacted. That general orders of the War Departsame are hereby rescinded; and hereafter, the ruling spirit in the councils of the nano such enlistments shall be allowed.

Sec. 37. And be it further cancted, That the grades created in the cavalry sary sergeant; company commissary sergeant the same as company quartermaster

return within a time specified to such ment as allowed by said section of that except the forfeiture of their pay and each regiment shall have one veterinary allowances during their absence; and all surgeon, with the rank of a regimental

From the Patriot and Union.

A Letter to the Devil.

The following intercepted correspondence-being a letter to the Devil from his agent on Earth-has been handed to us for publication:

TERRA FIRMA, Jan. 1st, 1863.

To His Satanic Majesty, Prince of Hades: I, your humble servant, Agent for the Department of America, have the honor herewith to submit a detailed report of the progress of Your Majesty's affairs.

By reference to a former communica-

tion, you will observe that the various sects of humans who, by your laudable efforts, were so successfully persecuted in the Old World, fled to this Department, despite all efforts to the contrary. Here they succeeded, after much opposition, in laying the foundation of a great republic -the leading feature of which was liberty -civil and religious. Your Majesty is well aware how this scheme of a new country-in which every citizen was to be secure in all his rights; in which the press was to be free; in which liberty of speech was to be unobstructed, and in which every one could worship Your Enemy according to the dictates of his own "conscience"-succeeded. In vain was George III instigated to acts of repeated aggression. His endeavors to crush the anti-diabolical colonists proved futile, and, on the contrary, served to develope the strength and resources of the new country. The United States of America rose to supremacy in national greatness by adhering to the following heresies:-" Equal and exact justice to all men, of whatever state or persuasion, religious or political; peace, commerce and honest friendship with all nations, entangling alliances with none; the support of State governments in all their rights, as the most competent administrations for domestic concerns. The supremacy of the civil over the military authority; a jealous care of the right of election by the people; absolute acquiescence in the decisions of the majority; economy in the public expenses that labor may be lightly burdened; the honest payment of our debts and sacred preservation of the public faith; encouragement of agriculture and of commerce as its handmaids: the diffusion of information and the arraignment of all abuses at the bar of public reason; freedom of religion, freedom of the press and freedem of person, under the protection of the habens corpus; and trial by impartially selected juries."

Your Majesty well knew that if this great barrier to your designs were allowed to continue, that the most disastrous effects would be produced. Gradually the nations of the Old World, now so well under the cloven foot of Your Majesty, would have become contaminated, and your coworkers, the kings and emperors, would have been hurled from their thrones, and the entire unsulphuric world would assume the complexion of the United States. In this critical condition of affairs I was directed to proceed hither to san the foundations of this most detestable government. All the Imps can testify how well

I performed my task. "Dressed in a little brief authority, I played such fantastic tricks before high

Heaven As made the angels weep."

I found one great country, composed of several large States, each having its own government, but all subject to a supreme law-the Constitution. I considered that as long as there was an "E Pluribus Unum," nothing could be effected towards an overthrow. So I hunted up a book, that is denominated in earthly tongue, "History," in which I discovered that one Washington was Commander-in-Chief of the Revolutionary army-that he was tion, and that mainly by his efforts the government had obtained a permanent foundation. Now, it was evident that if I could prevail on a portion of the people to depart from his wise counsels, I would soon see the nation rained, and the wheels Fortunately, on retiring from public life, he delivered a farewell address, in which he urged the people to frown upon every Here was the key to the whole matter.

How was a sectional party to be formed! - (Continued on fourth page)