Easing the South Up.

Easing the South Up.

Some days ago we published the announcement that orders had been issued for the mustering out of service of all the negro troops in North Carolina, who had been enlisted in the Northern States. Following close upon this was the intelligence that the order had been enlarged to embrace other Southern States; and further, that a fresh reduction in the number of white troops had also been provided for. This action of the President, a Northern exchange thinks, has a significance that does not appear to the casual observer. In the President's letter to Governor Sharkey, of Mississippi, he clearly indicated that the military were not superior to the civil authorities in that State, and he also declared himself favorable to the Governor's proposition for organizing a protective militia force, assuring him that the Federal force should be withdrawn at the earliest practicable moment. Now it is evident that this decision respecting Mississippi was intended as a precedent for all the other States similarly situated.

There could be no consistent distinction upon this subject in favor of any particular State under a provisional government, nor is it probable that the President is disposed to discriminate in favor of any one. Therefore, are we not warranted in the supposition that the order for the disbandment of the said negro troops is the initiatory movement in carrying out the President's promise to Governor Sharkey, that the military should be withdrawn as fast as practicable? The leading idea in the President's letter to Governor Sharkey, and which was more fully elucidated in his recent speech to the delegation of Southern citizens, was his firm conviction in the good intentions of the Southern people, and his determination to give them an early opportunity to exemplify his view. The disbandment of Northern negro troops first, is notable. The people of the South have a strong antipathy against this class of troops, and it possibly may be in deference to this antipathy that the Northern colored t

THE HOLY LAND.—There is an interesting movement now being made in England for the more thorough survey and exploration of Palestine. Ages of civilization lie buried beneath "the holy city," which no proper effort has yet been made to excavate; and the same may be said of a large portion of the land east of the river Jordan. The most interesting regions are filled with mounds, which, when fully opened, will doubtless contribute largely to complete or illustrate the long and varied history of the Jowish people. Enough has already been brought to light to show the importance of such excavations. The expedition now on foot will be a purely scientific and archaeological one; and it is supported by the Archbishop of York, the Bishop of London, and Lords Russell and Derby, with the patronage of the Queen. It will be carried on by men whose tastes and studies have peculiarly fitted them for the work, and the result may not only be a great service to the history of civilization and art, but the reflection of much valuable light upon the Holy Scripture.

An Arabian's Notion of Religion.—"What will

An Arabian's Notion of Religion.—"What will you do on coming into God's presence for judgment after so graceless a life?" said I one day to a spirited young Sherarat, whose long, matted lovelocks, and some pretensions to dandihood—for the desert has its dandies too—amid all his ragged accoutrements, accorded very well with his conversation, which was by no means of the "most edifying description." "What will we do?" was his unhesitating answer, "Why, we will go up to God and salute him, and if He proves hospitable (gives us meat and tobacco) we will stay with Him; if otherwise, we will mount our horses and ride off."—Palgrave's Central and Eastern Arabia.

It is very doubtful if Mr. Henry Wirz lives to earn the result of his trial. His nervous system eems to be utterly destroyed.

HEADQUARTERS MIL. DIST. CHARLESTON, DEP'T S. C., FIRST SEPARATE BRIGADE, CHARLESTON, S. C., September 12, 1865. [GENERAL ORDERS, No. 96.]

L BEFORE A MILITARY COMMISSION, WHICH convened at Charleston, S. C., pursuant to Special Orders No. 193, dated Headquarters Military District of Charleston, Department of South Carolina, First Separate Brigade, Charleston, S. C., August 19th, 1865, and of which Captain ADOLPH DENNIG, 47th Pennsylvania Yolunteers, is President, were arraigned and tried:

1. BEN (colored civilian). Charge 1st, "Housebreaking."

SPECIFICATION-In this, that he, the said BEN, a colored man, did, on about the 29th day of June, 1865, in com-pany with three other colored men, named WILL, ALECK and JACK, forcibly break into the house of Dr. HUGER, on his plantation, at Richmond, Parish of St. John's Berkeley, State of South Carolina, and did forcibly take, carry away and steal therefrom a large quantity of Furniture.

SPECIFICATION—In this, that he, the said BEN, a colored man, did, on or about the 29th day of June, 1865, in com pany with three other colored men, named WILL, ALECK and JACK, forcibly break into the house of Dr HUGER, at his residence, at Richmond, Parish of St. John's Berkeley, State of South Carolina, and did forcibly take, carry away and steal therefrom a large quantity

To which Charges and Specifications the accused pleaded as follows:

To the Specification of Charge 1st-"Nor Guilty." To Charge 1st-"Nor GUILTY." To the Specification of Charge 2d-"Nor GUILTY."

To Charge 2d-"Nor GULLTY." FINDINGS

The Court having maturely considered the evidence

find the accused, the said BEN, as follows:

Of the Specification to Charge 1st—"GUILTY."

Of Charge 1st-"GUILTY." Of the Specification to Charge 2d-"GULLTY." Of Charge 2d-"GUILTY."

SENTENCE.

And the Court does, therefore, sentence him, the said BEN, to be confined at Hard Labor for the period of eight months, at such place as the Commanding General may direct.

2. JACK (colored civilian). Charge 1st, "Housebreaking."

SPECIFICATION-In this, that he, the said JACK, a col ored man, did, on or about the 29th day of June, 1865, in company with three other colored men, named BEN, WILL and ALECK, forcibly break into the house of Dr. HUGER, on his plantation, at Richmond, Parish of St. John's Berkeley, State of South Carolina, and did forcibly take, carry away and steal therefrom a large quanti

Charge 2d, "Stealing." SPECIFICATION—In this, that he, the said JACK, a color ed man, did, on or about the 29th day of June, 1865, in company with three other colored men, named BEN, WILL and ALECK, forcibly break into the house of Dr HUGER, on his plantation, at Richmond, Parish of St. John's Berkeley, State of South Carolina, and did forci bly take, carry away and steal therefrom a large quantity of Furniture and other property belonging to the

To which Charges and Specifications the accused pleaded as follows:

To the Specification of Charge 1st-"GUILTY."

To Charge 1st_"GUILTY."

To the Specification of Charge 2d-"GUILTE." Of Charge 2d-"GUILTY."

FINDINGS.

The Commission, having maturely considered the evidence adduced, find the accused, the said JACE, as fol-

Of the Specification of Charge 1st_"GUILTY."

Of Charge 1st_"GUILTY."

Of the Specification of Charge 2d—"GUILTY."
Of Charge 2d—"GUILTY."

SENTENCE

And the Court does, therefore, sentence him, the said JACE, to be confined at Hard Labor for the period of three months, at such place as the Commanding General

The proceedings, findings and sentences, in the foregoing cases of BEN and JACK, are approved. Castle
Pinckney, Charleston Harbor, is designated as the place
of confinement, where the prisoners will be sent under
proper guard, with a copy of this order.

By command of Brovet Brigadier-General W. T. BEN-

GEO. W. HOOKEB, Assistant Adjutant-General.

September 32

P. H. KEGLER,

BRANDIES, WINES & WHISKIES.

GENERAL AGENT

PHILADELPHIA STOCK ALES. 173 East Bay.

HEADQ'RS, MIL. DIST. CHARLESTON, DEP'T S. C. ASSISTANT ADJUTANT GENERAL'S OFFICE, CHARLESTON, S. C., Sept. 21, 1865.

SPECIAL ORDERS, No. 99.1 THE PROVISIONAL GOVERNOR OF THE STATE OF South Carolina having issued a Proclamation for the Organization of a Militia Force, as a Home Police, to act under the Orders of District and Sub-District Commander of the United States Troops, for the preservation of order and the arrest of lawless and disorderly characters, it is hereby ordered that Commanders of Sub-Districts and all Officers serving within the Military District of Charleston, will assist in the organization of this force, requiring that each member shall have taken the Oath of Alle giance to the United States, and shall bear a good character as a law-abiding citizen. Upon the completion of the organization of one company in each Sub-District, the Sub-District Commander will report the fact to these Headquarters, when arms may be issued upon the ap

proval of the Department Commander. By a judicious co-operation with this force, Sub-Dis-trict Commanders will be enabled, from the knowledge obtained of the country and the inhabitants, to bring to speedy justice the lawless characters who are a disgrace

alike to the country and State. By command of Brevet Brig.-Gen. W. T. BENNETT. OFFICAL:

GEO. W. HOOKER, September 22 3 Assistant Adjutant-Gen

HEADQUARTERS, MIL. DIS'T. CHARLESTON, CHARLESTON, S. C., September 18th, 1865.

[GENERAL ORDERS, NO. 98.]

I. BEFORE A MILITARY COMMISSION, WHICH convened at Charleston, S. C., pursuant to General Orders, No. 193, dated Headquarters, Military District of Charleston, Department of South Carolina, First Separate Brigade, Charleston, S. C., August 19, 1865, and of which Captain ADOLPH DENNIG, 47th Pennsylvania Volunteers, is President, were arraigned and tried : 1.—JANE BYERS.

CHARGE I .- "Disloyalty." SPECIFICATION-In this, that the said JANE BYERS did, on or about the 18th day of August, 1865, behave in a disgraceful and disloyal manner, in the presence of citizens and United States soldiers, and did then trail the American Union Flag in the dust, and did then trample upon the said American Union Flag, placing her feet upon it, and at the same time uttering con temptuous and disloyal language, to wit: "See here this is what I think of your Flag, that is all I care for it," and at the same time kicking the said American Union Flag with her feet. All this in the city of Charles ton, in the State of South Carolina.

CHARGE II.—"Offering Insult to the American Colors."
Specification,—In this, that she the said JANE RVERS, did throw the American Flag upon the ground and in a contemptuous manner did place her feet or foot upon the said American Flag, and after doing so did raise it, the said American Flag, with her foot, at the same time uttering disloyal expressions; that on being asked by a United States soldier what she perpetrated the act for, she, the said JANE BYERS, replied : "That it was in sport." All this in the City of Charleston, in the State of South Carolina, on or about the 18th day of August, 1865.

To which charges and specifications the accused plead-

ed as follows: To the Specification of Charge I-"Nor GUILTY."

To the Specification of Charge I—"Nor Guilty."

To the Specification of Charge II—"Nor Guilty." To Charge II-"Nor Guilty."

The Commission having maturely considered the evidence adduced, find the accused, the said JANE BYERS,

Of the Specification of Charge first, "GUILTY."

Of Charge first, "Nor Guilty."

Of the Specification of Charge second, "GUILTT." Of Charge second, "GUILTI."

SENTENCE. And the Commission does, therefore, sentence her, the said JANE BYERS, to pay a fine of one hundred dol-lars, for the benefit of the United States Government,

and that she be imprisoned until said fine be paid. 2.-EMMA JONES.

CHARGE I .- "Disloyalty." SPECIFICATION—In this, that she, the said EMMA JONES, did, on or about the 18th day of August, 1865, behave in a disgraceful and disloyal manner in the pres

ence of citizens and United States soldiers, and trail the American Union Flag in the dust, and did then trample upon the said American Union her feet upon it, at the same time uttering conte and disloyal language, to wit: "See here, this is what I think of your Flag; that is all I care for it;" at the sar time kicking the said American Union Flag with he CHARGE II .- "Offering Insult to the American Colors.

JONES, did throw the American Flag upon the grou and, in a contemptuous manner, did place her foot feet upon the said American Flag, and after doing so did raise it, the said American Flag, with her foot, at the same time uttering disloyal sentiments; that on being asked by a United States soldier what she perpetrated the act for, she, the said EMMA JONES, replied: "That it was in sport.'

All this in the City of Charleston, in the State of South Carolina, on or about the 18th day of August, 1865.

CHARGE III. - "Violation of Oath of Allegiance,"
SPECIFICATION -- In this, that she, the said EMMA JONES, having taken the Oath of Allegiance to the United States of America since the occupation of the City of Charleston, in the State of South Carolins, to wit, on some day between the 19th day of February, 1865, and the day hereinafter mentioned, did, on o about the 18th day of August, in the said year, wilfully violate the said Oath, trampling on the American Flag, and otherwise disgracing the National emblem, and did utter disloyal sentiments, to wit: on being asked by certain United States soldiers why she insulted the Flag by treading on it, replied, "You would serve our (English) flag the same way if you could," and other such remarks

All this in the City of Charleston aforesaid. To which charges and specifications the accused pleaded as fol-

lows: To the Specification of Charge first, "Nor Gullery."

To Charge first, "Nor Gullty."

To the Specification of Charge second, "Nor Guilty." To Charge second, "Not Guilty."

To the Specification of Charge third, "Nor GUILTY." To Charge third, "Nor GULLTY."

FINDINGS. The Commission having maturely considered the evilence adduced, find the accused, the said EMMA JONES

Of the Specification of Charge first, "GUILTY."

Of Charge one, 'Nor Guilty.'

Of the Specification to Charge second, "GUILTY." Of Charge second, "GUILTE."
Of the Specification to Charge third, "GUILTE."

Of Charge third, "Nor GULLTY." nd the Commission does, therefore, sentence her, the

said EMMA JONES, to forfeit and pay the sum of one hundred dollars for the benefit of the United States hundred dollars for the benefit of the United States
Government, and to be imprisoned until said fine is paid.

II. The proceedings in the case of JANE BYERS, having been submitted to the Commandiag-General for his
sciton, and as the record of the proceedings does not
show that the Court and Judge Advocate were duly
sworn in the presence of the prisoner, the case is hereby
dismissed. Mrs. BYERS will, be released from confine
meat. The proceedings, findings and sentence in the
case of EMMA JONES are approved.

The Provost Masshal is charged with the execution of
the sentence.

By command of Brevet Brigadier-General W. T. Bust-METZ. GEO. W. HOOKEB, September 22 3 Assistant Adjutant General.

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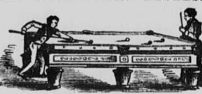
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