[Official.] HEADQUARTERS, DEPT. OF THE SOUTH, HILTON HEAD, S. C., June 17, 1864. GINERAL ORDERS

No. 92 PROCEEDINGS OF A GENERAL COURT L. Martial, which convened at Hilton Head, S. C., May 24, 1834, and of which Col. HENRY M. HORT, 52d Penn. Vols., is President, was arraigned and tried :

Private Richard Lee, Co. "H," 52d Regt. Penn. Vols

CHARGE I.—" Misbehavior in the presence of the enemy."
Specification—In this; that the said Richard Lee, Private of Co. "H." 52d Regiment Penn. Vols., when ordered to proceed with a detachment of his Regiment on a reconnoissance to Bull's Bay, did leave the ranks and remain behind, without the knowledge of his commanding officer, saying: "They are the ranks and remain behind.

- same to Bull's Bay, did leave the ranks and remain behind, without the knowledge of his commanding officer, saying: "They are not going to get me where I'll be hurt," or words to that effect. This on Morris Island, S. C., on or about the Sth day of March, 1864.
 CHARGE IL.-- 'Conduct prejudicial to good order and military discipline."
 Specification—In this: that the said Richard Lee, Private of Co. "H," 52d Regt. Penn. Vols., did furnish to Thomas Lynch, Joseph Burgoyne and James Ryan, enlisted men of said Regiment, a bottle of chloroform, to be used in the perpetration of a robbery upon Charles C. Battenburg, of Co. "H," of said Regiment, naming the purpose for which the chloroform was to be used. This at Seabrook's, Hilton Head Island, 'S. C., on or about the 20th day of April, 1864.
 CHARGE HI.- '' Exciting a mutiny."
 Specification—In this : that the said Richard Lee, Private of Co. "H," 52d Regt. Penn. Vols., did say to George Smith, of the same company, "Smithy, we will have a gay time on the boat going North : we will kill the officers, and take the boat," or words to that effect, and when answered by said Smith, to the effect that he would not join in such an attempt, did say: "Well, we can get plenty of other boys to join ms, and then we will have satisfaction," or words to that effect. This on the steamer Monohansett, on the trip from Folly Island to Hilton Head, on or about the 26th day of April, 1864.

To which Charges and Specifications the accus-ed pleaded "Not Guilty."

FINDING FINDERG. The Court, after mature deliberation upon the testimony adduced, find the prisoner, Richard Lee, Co. "II," 52d Regt. Penn. Vols., as follows : CHARGE I. Of the Specification, "Guilty." Of the CHARGE, "Guilty." CHARGE II. Of the Specification, "Guilty."

Of the CHARGE, "Guilty." CHARGE II. Of the Specification, "Guilty." Of the CHARGE, "Guilty." Of the CHARGE, "Guilty." Of the Specification, "Guilty." Of the Specification, "Guilty." Of the CHARGE, "Guilty." SENTENCE. And the Court do therefore sentence the pri-soner, Private Richard Lee, Co. "H," 52d Regt. Penn. Vols., "To be confined at hard labor, for the balance of his term of enlistment, wherever the Commanding General may direct, with for-feiture of all pay and allowances which may be, or become due him, and at the expiration of his term of service, that he be dishonorably discharg-ed the service of the United States." II. The proceedings, findings and sentence in the case of Private Richard Lee, Co. "H," 52d Regt. Penn. Vols., having been submitted to the Major-General Commanding the Department for his action, are hereby approved and confirmed. The sentence will be carried into effect at Fort Clinch, Florida. The Onertermaster's Department will furnish

Clinch, Florida,

Inch, Florida. The Quartermaster's Department will furnish he necessary transportation. Br Command or Majon Gzn. J. G. FOSTER, W. L. M. BURGER, the nec

Asst. Adjt. Gen'l,

OFFICIAL: THOMAS J. ROBINSON, '1st Lieut, 21st U. S. C. T., Act, Asst. Adj't General.

[Official.]

HEADQUARTERS, DEPT. OF THE SOUTH, HILTON HEAD, S. C., June 23, 1864. GENERAL ORDERS,)

No. 98. THE FOLLOWING CIRCULAR, FROM THE War Department, is re-published for the infor-mation and guidance of all concerned: WAR DEPARTMENT, WAR DEPARTMENT,

WAR DEPARTMENT, CIECULAR, No. 41. ADI'T GENERAL'S OFFICE, No. 41. Washington, May 25, 1864. 1. The Secretary of War directs that, in cases where officers and enlisted men, (such as ex-changed prisoners, convalescents, &c.,) are to be sent to their regiments in the field, they shall not be forwarded, unless it is probable that they will reach their regiments in time to serve, at least, ten days before the expiration of their term of service

[Official.] HEADQUARTERS, DEPT OF THE SOUTH, HILTON HEAD, S. C., June 21, 1864. GENERAL ORDERS,)

No. 95. PROCEEDINGS OF A GENERAL COURT I. PROCEEDINGS OF A GENERAL COURT Martial, which convened at Jacksonville, Fla., pursuant to Special Orders No. 9, from Head-quarters Provisional District, Jacksonville, Fla., dated March 3, 1864, and of which Lieut.-Col. U. DOULLEDAY, 3d U. S. C. T., was President, was arraigned and tried :

Private Aleck Williams, Co. "D," 1st N. C. C. Vols.

Private Aleck Williams, Co. "D," 1st N. C. C. Vols.
CHARGE I.—" Disobedience of orders."
Specification—In this; that the said Aleck Williams, Private Co. "D," 1st N. C. C. Vols., did, when ordered by 1st Lieni. H. N. Bachellor, 1st N. C. C. Vols., to go to his work, refuse so to do, in substituting the following language: "I won"t go another God damned inch." at the same time raising a stick. This at Pawnee Landing, Folly Island, S. C., on or about the 10th day of Feb., 1364.
CHARGE H.—"Mutiny."
Specification—In this; that the said Aleck Williams, Private Co. "D," 1st N. C. C. Vols., when ordered by H. N. Bachellor, 1st Lt. 1st N. C. C. Vols., then in command of a failing pe party, upon which the said Aleck Williams had been detailed, to go to his work, did refuse so to do, with profamity and violence. This at Pawnee Landing, Folly Island, S. C., on or about the 10th of Feb., 1864.

land, S. C., on or about the 10th of Feb., 1864. CHARGE IIL.—"Assault upon, his superior officer." Specification 1st.—In this; that the said Aleck Williams, Private Co. "D." let N. C. C. Vols., did lift up a stick (with intent to strike) against Holland N. Bachellor, 1st Lieut, 1st N. C. C. Vols. This at Pawnee Landing, Folly Island, S. C., on or about Feb. 10, 1864. Specification 2d.—In this; that the said Aleck Williams, Private Co. "D," 1st N. C. C. Vols., did grasp the throat of Holland N. Bachellor, 1st Lieut, 1st N. C. C. Vols. This at Pawnee Landing, Folly Island, S. C., on or about the 10th of Feb., 1864. To which Charges and Specifications the accused pleaded "Not Guilty." FINDER. The Court, having maturely deliberated upon

The Court, having maturely deliberated upon the testimony addreed, find Private Aleck Wil-liams, Co. "D," 1st N. C. C. Vols., as follows:

CHAEGE I. CHAEGE I. Of the Specification, "Guilty." Of the CHAEGE, "Guilty." CHAEGE II. Of the Specification, "Guilty." Of the Charge, "Guilty." CHARGE III. Of the 1st Specification, "Guilty." Of the 2d Specification, "Guilty."

Of the 2d Specification, "Guilty," Of the 2d Specification, "Guilty," SEXTENCE. And the COART does therefore sentence him, Private Aleck Williams, 1st Regt. N. C. C. Vols., "To be shot to death with musketry," at such time and place as the Major-General Command-ing may direct, two-thirds of the said Court con-curring in the said fludings and sentence. II. The proceedings, findings and sentence in the case of Private Aleck Williams, Co. "D." 1st Regt. N. C. C. Vols., (now the 35th U. S. C. T...) having been approved by the proper officer, and forwarded for the action of the Major-General Commanding the Department, they are hereby approved and confirmed: the sentence will be carried into execution at Jacksonville, Fla., under the direction of Brigadier-General WILLIAM BLE-NEV, commanding the District of Florida, as soon as practicable after the receipt of this order.

as practicable after the receipt of this order. By COMMAND OF MAJOZ-GEN, J. G. FOSTER, W. L. M. BUBGER, Asst. Adjt. General.

THOMAS J. ROBINSON

1st Licat, 21st U. S. C. T., Act. Asst. Ad't. General.

OFFICIAL :

[Official.] HEADQUARTIES, DEPT. OF THE SOUTH, HILTON HEAD, S. C., June 22, 1864. GENERAL ORDERS, }

No. 96. SURGEON EBENEZER SWIFT, U. S. A., Medical Director, Department of the South, is hereby relieved from duty in this Department, parsuaut to Special Orders No. 206, Par. 1, cur-rent series, from the War Department, and ord-ered to report to the General Commanding the Department of the Northwest, as Medical Director.

Surgeon MEREDITH CLYMER, U. S. Vols., is here-by appointed Acting Medical Director of this De-partment, and will be obeyed and respected ac-

cordingly. II. The following order from the War Depart-ment is hereby re-published for the information and guidance of all concerned : WAR DEPARTMENT,

Joint Resolution entitled a "Joint Resolution re-Joint Resolution entitled a "Joint Resolution re-lative to the transfer of persons in the Military Service to the Naval Service," approved February twenty-four, eighteen hundred and sixty-four, be, and the same is, hereby repealed. Approved June 3, 1864. By order or the Societtater of War: E. D. TOWNSEND, Asst Add General

Asst. Adjt. General. By Com'd of Major-Gen. J. G. FOSTER, W. L. M. BURGER, Asst. Adjt. Gen'L.

OFFICIAL:

Tuomas J. Rominson, Ist Lieut, 21st U. S. C. T., Act. Asst. Adjt. General.

[Official.]

HEADQUARTERS, DEP'T OF THE SOUTH, HILTON HEAD, S. C., June 24, 1864. GENERAL ORDERS,)

No. 101. PROCEEDINGS OF A GENERAL COURT I. PROCEEDINGS OF A GENERAL COURT Martial, which convened at Hilton Head, S. C., by virtue of Special Orders No. 219, current series, from Headquarters, Department of the South, dated at Hilton Head, S. C., May 24th, 1864, and of which Col. HENRY M. Horr, 52d Penn. Vols., is President, was arraigned and tried: 1st, Private Frederick Slagel, Co. "F," 52d Regt, Penn. Vols. Curner L.—"Absence without leave."

- CHABGE I.—"Absence without leave." Specification 1st—In this; that the said Private Frederick Slagel, Co. "F."52d Regt, Penn. Vols., did remain behind, without permis-sion irom his commanding officer, when his company marched from the landing at Sea-hrook, S. C., to Pope's Flantation, and, was absent until about 10 A. M. next day. White the schedel Hilton Hond Lebend S. This at Seabrook, Hilton Head Island, S.C., on or about the night of the 20th day of
- April, A. D., 1864. Specification 2d-In this; that the said Private Frederick Siagel, Co. "F," 52d Regt. Penn. Vols., did fall out of the ranks and straggle behind without permission from his com-manding officer, while his company and re-giment was on the march from Seabrook, S. C., to Hilton Head, S. C. This on or S. C., to Hilton Head, S. C. This on or about the 30th day of April, A. D., 1864. GE II.—"Selling and throwing away his

CHAR clothing."

- ciotung." Specification ist.-In this; that the said Private Frederick Slagel, Co. "F," 52d Regt, Penn. Vols., did sell to Private William Newman, Co. "F," 52d Regt. Penn. Vols., one dress uniform coat, which he, the said Private
- uniform coat, which he, the said Private Prederick Slagel, had received from the United States as clothing. This at the camp of the 52d Regt, Penn. Vols., Hilton Head, S. C., on or about the 6th day of May, 1864. Specification 2d—In this: that the said Private Frederick Slagel, Co. "F," 52d Regt. Penn. Vols., did sell to a negro one woolen blan-ket, which had been received from the United States as clothing. This at Hilton Head, S. C., on or abor the 2d day of May, 1864. 1864.
- 1864. Specification 2d—In this; int the said Private Frederick Slagel, Cr "F,"52d Regt. Penn, Vols., did withinly ti ow away and abandon a part of his clothir; which he had receiv-ed from the Ur" of States. This at Hilton Head, S. C., on or about the 1st day of May 1864
- May, 1864. CHARGE III.—"Larceny." Specification 1st—In this: that the said Private Frederick Slagel, Co. "F," 52d Regt. Penn. Vols., did take with felonions intent, from the tent or quarters of Private John Miller, Co. "F," 52d Regt, Penn, Vols., a purse or wallet containing money to the amount of from six to eight dollars, and papers and articles of value or importance, and did conceal the same, and fail to discover or give it up. This at Fort Shaw, Morris Is-land, S. C., on or about the 6th day of May, 1864.
- Specification 2d-In this; that the said Private Frederick Slagel, Co. "F," 52d Regt, Penn, Vols., did take with felonions intent, and
- Vols., did take, with felonious intent, from the tent or quariers of Private William Dougherty, Co. "F," 52d Regt, Penn. Vols., one flannel shirt, belonging to the said Private William Dougherty, and did appro-priate the same to his own use. This at the camp of the 52d Regt. Penn. Vols., Hilton Head, S. C., on or about the 5th day of May 1854

of May, 1864. To which Charges and its Specifications the ac-ensed pleaded as follows :

CHARGE I.

CHARGE I. To the 1st Specification, "Guilty." To the 2d Specification, "Guilty." To the CHARGE, "Guilty."

Of the 2d Specification, "Guilty." Of the 3d Specification, "Guilty." Of the Charge, "Guilty." SEXTENCE, d do therefore mutures him therefore

SENTENCE. And do therefore sentence him, the said Private Frederick Slagel, Co. "F, "52d Regt. Penn. Vols., "To be confined at hard labor during the balance of his term of service, on such Government works as the Major General Commanding may direct, with loss of all pay and allowances which may be, or may become due him, and at the expiration of his term of enlistment, to be dishonorably dis-charged the service of the United States." 2d. Private Moore Chandler Co. "C "I tit Rect

2d. Private Moore Chandler, Co. "C," 1st Regt. Mich. Col'd Vols.

Mich. Col'd Vols.
 CHARGE-"Sleeping on post."
 Specification --That Private Moore Chandler, Co. "C," 1st Regt. Mich. Col'd Vols., having been duly posted as a sentinel, was found asleep on his post; in a sitting posture, (and while asleep was relieved of his arms) be- tween the hours of three (3) A. M., and five (5) A. M., when visited by the corporal of the guard. This at Headquarters of Pro- vost Marshal General, Hilton Head, S. C., on or about the 29th day of May, 1864. To which Charge and Specification the accused pleaded "Not Guilty." Fixussa. The Court, after mature deliberation on the testimony adduced, find the prisoner, Moore Chandler, Co. "C," 1st Mich. Col'd Vols., as fol- lows :

lows:

lows: Of the Specification. "Guilty." Of the Charge, "Guilty." but as the evi-dence shows that the prisoner was not in fit health to have been put on guard the Court docs therefore sentence him, thesaid Moore Chandler, private, Co. "C," 1st Regiment Michigan Vols., "To be confined at hard labor, under charge of Provost Marshal, for the period of thirty days." "I Be inste Lawis Morrow Co. "B without Dent 3d. Private Lewis Morgan, Co. "B," 102d Regt.

U. S. C. T. "Desertion."

Change—"Desertion."
Specification—In this : that he, Lewis Morgan, a private soldier of Co. "B," 102d Regt. U. S. C. T., (formerly called the 1st Regt. Mich. Col'd Vols.) having duly enlisted in the service of the United States, did desert the said service from camp at or near Detroit, Michigan, on or about the 23d day of March, 1864, and did remain absent from said service until delivered up as a prisoner at the Military Post, at Detroit, Michigan, on or about the 23d day of and remain absent from his regiment until delivered at Annapolis, Maryland, on or about the 4th day of April, 1864.
To which Charge and Specification the accused pleaded "Not Guilty."

aded "Not Guilty." FINDING.

The Court having maturely considered the evi-dence adduced, find the accused, Private Lewis Morgan, Co. "B," 102d Regt. U. S. C. T. as fol-

lows: Of the Specification, "Guilty," except the words, "until delivered at Annapolis, Maryland." Of the Charge, "Not Guilty." And do therefore sentence him, Private Lewis Morgan, Co. "B," 102d Regt. U.S. C. T., "To make good to the United States such sum of money as may have been expended in procuring his arrest, and to be confined to the camp of his regiment at hard labor for the period of two months."

months." II. The proceedings findings and sentence in the case of Private Frederick Slagel Co. "F." 52d Regt. Penn. Vols, having been submitted to the Major-General Commanding the Department for his action, are hereby approved and confirm-ed. The sentence will be carried into effect at Fort Clinch, Florida.

III. The proceedings, findings and sentence in the case of Private Moore Chandles, Co. "C."1st

the case of Private Moore Chandles, Co. "C." 1st Regt. Michigan Vole., are hereby approved and confirmed. The sentence will be carried into ef-fect under direction of the Provost Marshal Gan-eral of the Department. IV. The proceedings findings and sentence in the case of Private Lewis Morgan, Co. "B." 102d U. S. C. T., having been submitted to the Major General Commanding for his action, they are hereby approved, but as the evidence shows that the prisoner erred through ignorance, so much of the sentence as directs the confinement of the prisoner at hard labor for two months, is remitted. He will be released from arrest and The Quartermaster's Department will furnish the necessary transportation, Br COMMAND OF MAJON-GEN. J. G. FOSTER, W. L. M. BURGER, Asst. Adjt. Gen'l.

OPVICIAL: THOMAS J. ROHNSON, 1st Lieut, 21st U. S. C. T., Act. Asst. Adjt. General.

(Official.)

HEADQUARTERS, DEPT. OF THE SOUTH, HILTON HEAD, S. C., June 23, 1864. GENERAL ORDERS,]

GENERAL OUDERS, } No. 19. T HAVING COME TO THE KNOWLEDGE of the Major General Commanding, that in many instances Company Commanders, in their endeavors to accumulate a large Company Fund, do not look so much to the health of their men, as to leaving in the hands of the issuing Commis-sary such articles of Subsistence Stores, as will most increase the said fund; it is ordered that : From and after this date. Commany Savings, in sary such arbors of subsistence stores, as will most increase the said fund; it is ordered that: From and after this date. Company Savings, in this Department, of all sound articles of Subsist-ence Stores, not consumed by the different Com-panies and Detachments, and left in the hands of the issning Commissary, will be exchanged for an equivalent, in money value, of Pickles, Cabbage —in currie, Lime Julce, Fresh Vegetables, (when they can be obtained), and such other articles of an anti-scorbutic nature as may be on hard at the time of the issue, in which case no money will be paid. When the issuing Commissary cannot exchange the full amount of the Savings, in this manner, the balance in favor of the Company will be psid in money at the end of the month. By Com'd of Maxweders; J. G. FOSTEB, W. L. M. Busger, Asst. Adjutant General. Asst. Adjutant General.

9. The attention of all commanders is invited to the orders from this Office, directing that the men whose terms of service expire at the expira-tion of the original term of the regiment, should be sent to the State to which the regiment bebe sent to the State to which the regiment be-longs, to be mustered out ander the Superintend-ence of the Chief Mustering Officer of the State. When the term of service of enlisted men expires at other times, they should be mustered out of service by the Commissary or Assistant Commis-sary of Musters of the command in which they may be evening. When anlisted men we be they sary of Austers of the command in which they may be serving. When enlisted men are too sick to travel to the proper place of muster-out, they will be discharged for disability. in the usual way, stating in addition, the fact that the soldier's term stating in addition, the fact that the soldier's term of service has expired. The discharge of men of the Veteran Reserve Corps, is provided far by Circular No. 12, current series, from this Odice. E. D. TOWNSEND, Asst. Adjt. General By Com'd of MAJOR-GEN. J. G. FOSTER, W. L. M. BURGER, Asst. Adjt. General

Asst. Adjt. Gen'.

OFFICIAL :

THEMAS J. ROBINSON, 1st Lieut. 21st U. S. C. T., Act. Asst. Adjt. General.

WAR DEPARTMENT, GENERAL ORDERS, NO. 207, The following Acts of Congress are published for the information and guidance of all concerned : Punt.o-No. 82. An Act in relation to Franked Matter. Be if enucted by the Senate and House of Repre-sentilities of the United States of America in Com-gress assembled, That all communications relat-ing to the official business of the Department to which they are addressed, of whatever origin, ad-dressed to the chiels of the several Executive De-partments of the Government, or to such prinpartments of the Government, or to such principal officers of each Executive Department, be-ing heads of burcaus or chief clerks, or one duly authorized by the Postmaster General to frank official matter, shall be received and conveyed by mail free of postage without being endersed "official business," or with the name of the writer.

Approved June 1, 1864.

PUBLIC.-No. 87.

An Act to repeal the first Section of the Joint Re-solution relative to the transfer of persons in the Military Service to the Naval Service, ap-

proved February 24, 1864. He it enacted by the Senate and House of Representatives of the United States of America in Con-press assembled, That the first Section of the

To the Charge, "Guilty." Charge II. To the 1st Specification, "Guilty." To the 2d Specification, "Not Guilty." To the 3d Specification, "Guilty." To the Charge, "Guilty." Charge III. "schoold Specification, "Guilty." ex

the

CHARGE III. To the 1st Specification, "Guilty," except words, "one blanket." To the 2d Specification, "Not Guilty." To the 3d Specification, "Not Guilty."

To the su ope, "Not To the Charge, "Not FINDING. "Not Guilty."

The Court, after mature deliberation upon the testimony adduced, find the prisoner, Private Frederick Slagel, Co. "F," 52d Regt. Penn. Vols., as follows :

CHARGE L. Of the 1st Specification, "Guilty." Of the 2d Specification, "Guilty." Of the CHARGE, " Guilty." CRARGE 11. Of the 1st Specification, "Guilty." Of the 2d Specification, "Guilty." Of the 3d Specification, "Guilty." Of the Charge, "Guilty." CHARGE III.

Of the 1st Specification, "Guilty."

OFFICIAL : TEAL : THOMAS J. ROBINSON, 1st Lieut. 21st U. S. C. T., Act. Asst. Adjt. General.