

Nashville Union.

For Freedom and Nationality.

S. C. MERCHER, Editor.

Important Regulations in Relation to Army Trains and Baggage.

WAR DEPARTMENT ADJUTANT GENERAL'S OFFICE, WASHINGTON, Oct. 18, 1862. General Orders, No. 190.

The following regulations are established for army trains and baggage:

1. There will be allowed—
For headquarters' train of an Army Corps, four wagons; of a Division or Brigade, three; of a full Infantry Regiment, six; and of a Light Artillery Battery or Squadron of Cavalry, two.

In no case will this allowance be exceeded, but always proportionably reduced according to the officers and men actually present. All surplus wagons will be turned over to the Chief Quartermaster to be organized, under direction of the Commanding General, into supply trains, or sent to the nearest depot.

The requisite supply trains, their size depending upon the state of the roads and character of the campaign, will be organized by the Chief Quartermaster, with the approval of the Commanding General, subject to the control of the War Department.

2. The wagons allowed to a regiment, battery, or squadron must carry nothing but forage for the teams, cooking utensils, and rations for the troops, hospital stores, and officers' baggage. One wagon to each regiment will transport exclusively hospital supplies, under the direction of the Regimental Surgeon; the one for regimental headquarters will carry the grain for the officers' horses, and the three allowed for each battery or squadron will be at least half loaded with the grain for their own teams.

Stores in bulk and ammunition will be carried in the regular or special supply trains.

3. In active campaign, troops must be prepared to bivouac on the march, the allowance of tents being limited, as follows:

For the headquarters of an army corps, division, or brigade, one wall tent to the Commanding General, and one to every two officers of his staff.

For the Colonel, Field, and Staff of a full regiment, three wall tents, and for every other commissioned officer, one shelter tent each.

For every two non-commissioned officers, soldiers officers' servants, and authorized camp followers, one shelter tent.

One hospital tent will be allowed for office purposes at corps headquarters, and one wall tent at those of a division or brigade. All tents beyond this allowance will be left in depot.

4. Officers' baggage will be limited to blankets, one small valise or carpet-bag, and a moderate mess kit. The men will carry their blankets and shelter tents, and reduce the contents of their knapsacks as much as possible.

The Depot Quartermaster will provide storage for a reasonable amount of officers' surplus baggage, and the extra clothing and knapsacks of the men.

5. Hospital tents are for the sick and wounded, and except those allowed for army corps headquarters, must not be diverted from their proper use.

6. Commanding officers will be held responsible for the strict enforcement of these regulations, especially the reduction of officers' baggage within their respective commands.

7. On all marches, Quartermasters, under the orders of their commanding officers, will accompany and conduct their trains in a way not to obstruct the movement of troops.

8. All Quartermasters and Commissaries will personally attend to the reception and issue of supplies for their commands, and will keep themselves informed of the condition of the depot, roads, and other communications.

9. All Quartermasters and Commissaries will report, by letter, on the first of every month, to the chiefs of their respective departments at Washington, D. C., their station, and generally the duty on which they have been engaged during the preceding month.

By command,
MAJOR-GENERAL HALLECK,
THOMAS, Adjutant General.

Select Articles of War.

(Taken from the Revised Regulations for the Army, published by the War Department, 1861, for the government of the military service with the injunction of the Secretary of War that they be strictly observed.)

Art. 32. Every officer commanding in quarters, garrisons, or on the march, shall keep good order, and to the utmost of his power, redress all abuses and disorders which may be committed by any officer or soldier under his command; if, upon complaint made to him of officers or soldiers beating or otherwise ill-treating any person, or disturbing fairs or markets, or of committing any kind of riots, or to the disquieting of the citizens of the United States, he, the said commander, who shall omit or refuse to see justice done to the offender or offenders, and reparation made to the parties injured, as far as part of the offender's pay shall enable him or them, shall, upon proof thereof, be cashiered, or otherwise punished, as a general court martial may direct.

Art. 33. When any commissioned officer or soldier shall be accused of a capital crime, or of having used violence, or committed any offence against the person

of any citizen of any of the United States, such as is punishable by the known laws of the land, the commanding officer and officers of any regiment, troop or company, to which the person or persons accused shall belong, are hereby required, upon application duly made by, or in behalf of, the party injured, to use their utmost endeavours to deliver over such accused person or persons to the civil magistrate, and likewise to be aiding and assisting the officers of justice in apprehending and securing the persons so accused, in order to bring them to trial. If any commanding officer or officers shall wilfully neglect, or shall refuse to deliver over such persons, the officer or officers so offending, shall be cashiered.

Art. 52. Any officer or soldier who shall misbehave himself before the enemy, run away, or shamefully abandon any fort, post, or guard, which he or they may be commanded to defend, or speak words inducing others to do the like, or shall cast away his arms or ammunition, or who shall quit his post or colors to plunder and pillage, every such offender, being duly convicted thereof, shall suffer death, or such other punishment as shall be ordered by the sentence of a general court-martial.

Art. 54. All officers and soldiers are to behave themselves orderly in quarters and on their march; and whoever shall commit any waste or spoil, either in walks of trees, parks, warrens, fish-ponds, houses, or gardens, corn-fields, inclosures of meadows, or shall maliciously destroy any property whatsoever belonging to the inhabitants of the United States, unless by order of the then Commander-in-Chief of the armies of the said States, shall, (besides such penalties as they are liable to by law,) be punished according to the nature and degree of the offense, by the judgment of a regimental or general court-martial.

Art. 56. Whoever shall relieve the enemy with money, victuals, or ammunition, or shall knowingly harbor or protect an enemy, shall suffer death or such other punishment as shall be ordered by the sentence of a court-martial.

Art. 57. Whoever shall be convicted of holding correspondence with or giving intelligence to the enemy, either directly or indirectly, shall suffer death, or such other punishment as shall be ordered by the sentence of a court-martial.

A PROCLAMATION.

By the President of the United States.

WASHINGTON, Sept. 22, 1862.

I, Abraham Lincoln, President of the United States of America, and Commander-in-chief of the Army and Navy thereof, do hereby proclaim and declare, that hereafter, as heretofore, the war will be prosecuted for the object of practically restoring the constitutional relations between the United States and the people thereof in which States that relation is or may be suspended or disturbed; that it is my purpose upon the next meeting of Congress to again recommend the adoption of a practical measure tendering pecuniary aid to the free acceptance or rejection of all the slave States, so called, the people whereof may not then be in rebellion against the United States and which States may then have voluntarily adopted, or thereafter may voluntarily adopt, an immediate or gradual abolition of slavery within their respective limits; and that the efforts to colonize persons of African descent, with their consent, upon the continent, or elsewhere, with the previously obtained consent of the Government existing there, will be continued. I had on the first day of January, in the year of our Lord, one thousand eight hundred and sixty-two, all persons held as slaves within any State, or within any designated part of a State, the people whereof shall then be in rebellion against the United States, shall be then, thenceforward and forever free, and the Executive Government of the United States, including the military and naval authority thereof, will recognize and maintain the freedom of such persons, and will do no act or acts to respect such persons, or any of them, in any efforts they may make for their actual freedom; that the Executive will, on the first day of January aforesaid, by proclamation, designate the States, and parts of States, if any, in which the people thereof respectively, shall then be in rebellion against the United States; the fact that any State, or the people thereof, shall on that day be in good faith represented in the Congress of the United States by members chosen thereto at elections wherein a majority of the qualified voters of such States shall have participated, shall, in the absence of strong corroborative testimony, be deemed conclusive evidence that such State and the people thereof have not been in rebellion against the United States.

Attention is hereby called to an act of Congress, entitled an act to make an additional Article of War, approved March 13, 1862, and which act is in the words and figures following:

"Be it enacted by the Senate and House of Representatives of the United States, in Congress assembled, That hereafter the following shall be promulgated as an additional Article of War for the government of

the Army of the United States, and shall be obeyed and observed as such:

Article: All officers or persons in the military or naval service of the United States, are prohibited from employing any of the forces under their respective commands for the purpose of returning fugitives from service or labor, who may have escaped from any person to whom such service or labor is claimed to be due, and any officer who shall be found guilty by a court martial, of violating this article shall be dismissed from the service.

Sec. 2. And it is further enacted, That this act shall take effect from and after its passage.

Also to the 9th and 10th sections of an act entitled "an act to suppress insurrection, to punish treason and rebellion, to seize and confiscate property of rebels, and for other purposes, approved July 17th, 1862," and which sections are in the words and figures following:

SECTION 9. And be it further enacted, That all the slaves of persons who shall hereafter be engaged in rebellion against the Government of the United States, or who shall in any way give aid or comfort thereto, escaping from such persons, and taking refuge within the limits of the army, and all slaves captured from such persons, or deserted by them and coming under the control of the Government of the United States, and all slaves of such persons on or being within any place occupied by rebel forces, and afterwards occupied by the forces of the United States, shall be deemed captures of war, and shall be forever free of their servitude and not again held as slaves.

Sec. 10. And be it further enacted, That no slave escaping into any slave territory or the District of Columbia, from any of the States shall be delivered up, or in any way impeded or hindered of his liberty, except for crime or some offense against the laws, unless the person claiming said fugitive shall first make oath that the person to whom the labor or service of said fugitive is alleged to be due, is his lawful owner, and has not been in arms against the United States in the present rebellion, nor in any way given aid or comfort thereto; and no person engaged in the military or naval service of the United States shall, under any pretense whatever, assume to decide on the validity of the claims of any person to the service or labor of any other person or surrender up any such person to the claimant, on pain of being dismissed from the service.

And I do hereby enjoin upon and order all persons engaged in the military and naval service of the United States, to obey and enforce within their respective spheres of service, the Article and Sections above recited. And the Executive will in due time recommend that all citizens of the United States who shall have remained loyal thereto throughout the rebellion, shall, upon the restoration of the Constitutional relations between the United States and their respective States and people, if the relation shall have been suspended or disturbed, be compensated for all losses by acts of the United States, including the loss of slaves.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this twenty-second day of September, in the year of our Lord one thousand eight hundred and sixty-two, and of the Independence of the United States the eighty-seventh.

[Signed,] ABRAHAM LINCOLN,
By the President,
WM. H. SEWARD, Secretary of State.

Proclamation of the Governor.

By virtue of the power and authority in me vested as Military Governor of the State of Tennessee, I do hereby appoint the following persons to hold and exercise the functions of the respective offices attached to his and their names, and to perform the duties thereof according to law, to wit:

FIRST WARD.
John Carper, Alderman. James Turner and Wm. Roberts, Councilmen.

SECOND WARD.
Jos. J. Bobb, Alderman. G. M. Southgate and A. Myers, Councilmen.

THIRD WARD.
Ed. Milroy, Alderman. Andrew Anderson and Alex. McDaniel, Councilmen.

FOURTH WARD.
H. G. Seved, Alderman. L. B. Huff and Charles Sayre, Councilmen.

FIFTH WARD.
W. S. Chesbrough, Alderman. J. D. Knowles and W. A. McClelland, Councilmen.

SIXTH WARD.
M. M. Brien, Alderman. T. J. Yarbrough and Wm. Driver, Councilmen.

SEVENTH WARD.
M. G. L. Claiborne, Alderman. Wm. Stewart and Thos. Cassidy, Councilmen.

EIGHTH WARD.
Jos. Smith, Alderman. Wm. Hally and Wm. Sanborn, Councilmen.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State to be affixed, at Nashville, this October 1st 1862.
ANDREW JOHNSON, GOVERNOR.
EDWARD H. EAST, Secretary of State.

Horses for Sale!

ONE BAY MARE, accustomed to single harness, a strong and fine looking.
ONE BROWN MARE, good under the saddle, a blooded animal and fast traveler; also,
ONE DOUBLE SET OF HARNESS, all of which will be sold cheap, as the owner does not need them.
Apply to JOSHUA B. ALLEN,
47, College street.

CORN MEAL,
At the Broadway Mills. D. D. DICKEY, Agent.

RYE FLOUR,
65 BARRELS FINE GROUND RYE FLOUR, on hand and for sale at the Broadway Mills.
D. D. DICKEY, Agent.

Marshal's Sale.

BY virtue of a writ of *fi fa* to me directed by the Circuit Court of the United States, for the Middle District of Tennessee, J. B. Glascock, Marshal in and for said District, will expose for sale, publicly, to the highest bidder, on the 18th day of October, 1862, at the Court House door, in the city of Nashville, all the rights, title, estate, and interest which John T. McKinley has in and to the following described lots, or parcels of land, in the town of Murfreesboro, Rutherford county, State of Tennessee, together with the buildings and improvements on the same, viz: a lot containing by estimation 9750 square feet, (fronting 25 feet on the public square in Murfreesboro, running back northward from said square 150 feet, without a building on it, vested in said T. McKinley by deed registered in book 8 of the Register of Rutherford county, page 804; also a lot designated in the original plan of said town of Murfreesboro as No. 70, beginning at a stake, southeast corner of said lot, running thence West 120 feet, to a stake, thence west 114 feet to W. C. Fletcher's corner, thence north 52 feet to a stake on the street, thence east with the street to the northeast corner of the lot, thence north 100 feet to the beginning, vested in said McKinley by deed registered in book 8, page 804, and a lot bounded as follows: beginning on the northwest corner of a lot owned by James McDowell, Sr., running thence north with the street 55 feet to the corner of the street, thence east with the street 72 feet to the beginning, vested in said McKinley by deed registered in book 8, page 310, 311; and property being in and to the judgment in favor of De Duarcy, Lafourcade & Co., against J. T. McKinley, and a judgment in favor of Meador and Co. against Hall & McKinley, rendered in said Court on the 24th day of April, 1862, and on the 1st day of May, 1862, said sale to take place at 10 o'clock, A. M.
E. R. GLASCOCK,
U. S. Marshal, M. D. T.

Marshal's Sale.

BY virtue of a writ of *fi fa* to me directed from the Circuit Court of the United States, for the Middle District of Tennessee, J. B. Glascock, Marshal in and for said District, will expose for sale, publicly, to the highest bidder, on the 18th day of October, 1862, the following slaves, property of Alvan B. Crockett, namely: MARY, about 16 years of age, with her infant son, William; and Peter, ten or eleven years of age; the slaves aforesaid having been levied on to satisfy a judgment in favor of Clark, Adams & Clark, against Al. B. Crockett, rendered in said Court on the 24th day of April, 1862, sale to commence at 10 o'clock, A. M.
E. R. GLASCOCK,
U. S. Marshal, M. D. T.

PATENTED OCT. 8, 1861.

Dithridge's Patent
OVAL LAMP CHIMNEYS,
Manufactured of
XX FLINT GLASS.

These Chimneys are intended for the flat flames, which heat all parts of the glass equally, does not crack or crackle.
E. R. DITHRIDGE,
Fort Pitt Glass Works,
Washington street,
Pittsburg, Pa.

Samples can be seen at this Office.
June-ly.

NASHVILLE (Edgefield) AND KENTUCKY RAILROAD.

TAKE EFFECT ON MONDAY, JULY 14, 1862.

GOING NORTH,
Leaves Nashville at 2 o'clock, P. M.

GOING SOUTH,
Arrives at Nashville at 10-10 A. M.

Connects with Trains from and to Clarksville at State Line.
July 10-12.

500 Horses Wanted!

FOR CAVALRY SERVICE.
FIVE HUNDRED GOOD HORSES, BETWEEN four and eight years old, and between fifteen and sixteen hands high, are wanted immediately for CAVALRY SERVICE, for which reasonable prices will be paid.
Apply to CAPT. R. N. LAMB, on Vine Street, below Mrs. Peck's residence, August-14.

WANTED,

TEN OR FIFTEEN ABLE-BODIED men, who are willing to accept of a commission as Captains in the Cavalry, are wanted immediately for CAVALRY SERVICE, for which reasonable prices will be paid.
Apply to CAPT. A. K. BUSH, commanding 4th Ind. Battery.

Geo. W. SHEWMAKER, BYRON H. ROBB.

SHEWMAKER & ROBB,

Army Intelligence Office,
No. 11, SOUTH FOURTH STREET,
(BETWEEN MARKET AND WALNUT.)
ST. LOUIS, MO.

Established for the Benefit of Strangers,
ORIGINATED BY ST. LOUIS IN SEARCH OF
Sick, Wounded, or Soldiers that have
Died from Wounds or Sickness.

CORRECT INTELLIGENCE WILL BE GIVEN OF the condition of any Sick or Wounded Soldier in the WESTERN DEPARTMENT, NASHVILLE, MOUNTAIN CITY, or any other Hospital in the Western Department. This is the ONLY Army Intelligence Office in the United States, and information regarding soldiers from any part of the U. S. can be given at any time, by calling at, or writing to the ARMY INTELLIGENCE OFFICE, Post-Office Box No. 1848.

W. H. PARSONS, CORNER OF ST. LOUIS IN SEARCH OF SOLDIERS, CHAS. H. WHITNEY, No. 35 Broadway, N. Y., HOWLAND & ASPINWALL, Agents,
July 20, 1862—411 Dec. 12.

Recruits Wanted!

FIFTEEN RECRUITS ARE WANTED FOR Battery "A," First Tennessee Artillery,
who will receive the regular BOUNTY, BARRIERS, and Clothing. In addition, THREE DOLLARS, paid as soon as they enlist, by recruiting officers.
Office next door below the City Hotel.

ROBERT MOORE & CO.,

Commission Merchants,
CINCINNATI, OHIO.

CONSIGNMENTS OF COTTON, TOBACCO, LARD FEATHERS and PRODUCE generally, will receive our best attention. may14

Freights for New York, Philadelphia and Baltimore.

WE ARE FORWARDING COTTON, TOBACCO, &c. on more advantageous terms than if receipted through from Cumberland River.

ROBERT MOORE & CO.,
CINCINNATI, OHIO.
may14

\$25 REWARD!

STOLEN, from B. HULLIBRAND, Jeweler on College street, ONE PATENT LEVER ENGLISH GOLD WATCH, manufactured by Jas. Johnson, Liverpool. The Watch is of small size, with white dial, engraved on the inside "Geo. W. HANKEE, from his father in the year 1855;" on the outside engraved "HONORABLE HANKEE." The above reward will be paid for any information that may lead to the recovery of the property.
J. H. HANKEE,
Louisville Journal please copy to the amt. of \$25

BOOTS & SHOES,

Trunks, Valises, Carpet Bags,
As, which they will sell at the lowest rates for Cash, at Wholesale and Retail.

M. HOBGANTERN,
No. 10, Union Street.
June 22

B. B. CONNOR & BRO.,

COMMISSION MERCHANTS,
NO. 6 COLLIER STREET.

New Stock just received and for sale low to close out Consignments.

200 lbs. Salt, for sale by CONNOR & BRO.
ap 8

100 boxes SALT, for sale by CONNOR & BRO.
ap 8

50 Coils ROPE, for sale by CONNOR & BRO.
ap 8

40 lbs. Coal Oil, for sale by CONNOR & BRO.
ap 8

10 half bbls. Coal Oil, for sale by CONNOR & BRO.
ap 8

150 dozen BROOMS, for sale by CONNOR & BRO.
ap 8

50 boxes SOAP, for sale by CONNOR & BRO.
ap 8

50 boxes STARCH, for sale by CONNOR & BRO.
ap 8

12 chests TEA, for sale by CONNOR & BRO.
ap 8

12 half chests TEA, for sale by CONNOR & BRO.
ap 8

12 boxes YEAST POWDER, for sale by CONNOR & BRO.
ap 8

20 casks SODA, for sale by CONNOR & BRO.
ap 8

100 gross MATCHES, for sale by CONNOR & BRO.
ap 8

25 boxes Star CANDLES, for sale by CONNOR & BRO.
ap 8

25 boxes COFFEE, for sale by CONNOR & BRO.
ap 8

14 lbs. VINEGAR, for sale by CONNOR & BRO.
ap 8

10 lbs. SALMON, for sale by CONNOR & BRO.
ap 8

24 lbs. MACKEREL, for sale by CONNOR & BRO.
ap 8

5 lbs. HERRING, for sale by CONNOR & BRO.
ap 8

2 kits SHAD, for sale by CONNOR & BRO.
ap 8

19 lbs. TROUT, for sale by CONNOR & BRO.
ap 8

10 lbs. MACKEREL, for sale by CONNOR & BRO.
ap 8

4 lbs. CIDER, for sale by CONNOR & BRO.
ap 8

16 boxes dried HERRING, for sale by CONNOR & BRO.
ap 8

16 boxes Dried Peas, for sale by CONNOR & BRO.
ap 8

80 kegs NAILS, for sale by CONNOR & BRO.
ap 8

50 lbs. Crushed Sugar, for sale by CONNOR & BRO.
ap 8

125 bags MEAL, for sale by CONNOR & BRO.
ap 8

500 lbs. FLOUR, for sale by CONNOR & BRO.
ap 8

20 casks HAMS, for sale by CONNOR & BRO.
ap 8

20 casks SIDES, for sale by CONNOR & BRO.
ap 8

200 lbs. fine POTATOES, for sale by CONNOR & BRO.
ap 8

80 boxes fresh Garden SEED, for sale by CONNOR & BRO.
ap 8

2 lbs. Onion SEEDS, for sale by CONNOR & BRO.
ap 8

10 Mercon Canned HAMS, with a large lot of all sorts of goods, which we will close out low, at our old stand, No. 5 Colchester street.
B. B. CONNOR & BRO.

STEAM FROM NEW YORK TO LIVERPOOL.

THE STEAMSHIP GREAT EASTERN,
WALTER PATON, Commander,
Will be despatched

FROM LIVERPOOL, Saturday, July 20
Calling at Queenstown, Saturday, July 20
Saturday, August 10
Tuesday, September 2
Wednesday, October 1
Saturday, October 5
Tuesday, November 18
Thursday, December 11

This magnificent ship having proved herself unequalled for speed, safety and comfort (sea sickness being unknown on board), is strongly recommended as the most eligible conveyance for passengers.

FIRST CABIN.
From \$110 to \$125 each berth, according to the size, situation, and accommodations of the State Rooms, all having the same privileges in the Saloons, and in regard to meals and attendance. Suites of apartments for families may be engaged by special agreement.

TICKETS FOR THE VOYAGE to and from LIVERPOOL at FARE AND HALF for First and Second Class.

Servants accompanying passengers, and children under 12 years of age, half fare; infants free.

State room berths, meals furnished at separate table.

TRIAL CASES.
Intermediate State Room passengers found with beds, bedding, table, utensils, and good substantial food.

PREPARATION.
With superior accommodations on board.

Each passenger allowed 20 cubic feet of baggage. An experienced Surgeon on board.

For freight and passage, apply to
CHAS. H. WHITNEY,
No. 35 Broadway, N. Y.,
HOWLAND & ASPINWALL, Agents,
July 20, 1862—411 Dec. 12.

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J. H. HANKEE,
Louisville Journal please copy to the amt. of \$25

COAL! COAL! COAL!

WE HAVE NOW AT SMITHLAND, destined for the retail market of Nashville,

75,000 BUSHELS

PRIME

PITTSBURG COAL,

Which will arrive upon first rise in river.

CONRAD, CHANDLER & CO.

August 27th, 1862-17

GRIFFITH & PARSONS

COMMISSION