HOUSE BILL No.

HOUSE OF REPRESENTATIVES, February 28, 1863.

## A BILL

To be entitled An Act to provide certain regulations for holding elections for representatives in the Congress of the Confederate States.

The Congress of the Confederate States of America do enact, That,
 in the several States of the Confederate States of America, the
 regulations for holding elections for representatives in the Con gress of the Confederate States shall be as follows :

5 I. Such elections shall be held in all States wherein no pro-6 vision exists by law fixing the time for holding the same, on the 7 first Wednesday in November next, and in each second year 8 thereafter.

9 II. Elections shall be so held by the officers, authorities or 10 persons appointed or provided by the laws of the several States 11 for the purpose of holding such elections and at the places so 12 provided, or, if no provision has been made or shall be made there-13 for, then by the State authority, officers or persons, who, at 14 time, are authorized to hold elections for members of the most1.5 numerous branch of the State Legislature.

16 III. Such elections shall be conducted according to the mode
17 prescribed by the laws of the several States, except so far as the
18 same are modified by this act.

19 IV. In such elections every citizen of the Confederate States 20 who has not forfeited his citizenship by electing to adhere to the 21 government of the United States, who shall be qualified to vote 22 for a member of the most numerous branch of the Sate Legisla-23 ture of the State wherein he resides, shall be entitled to vote at 24 the place or places in his State at which he would be entitled to 25 vote in an election for such member of such Legislature.

V. But, in case such citizen shall be in the military service of the Confederate States, or in case he shall be driven from his home by the occupation of his country by the public enemy, or the movements of his troops, or in case the elections cannot be held at the usual places of holding the same, by reason of such occupation or movements, then such citizen shall be allowed to vote at the places in such State hereinafter provided, or in the camps of the army.

VI. In every State in which elections are to be held for the
Congressional Districts separately, polls shall be opened by the
officers, authorities or persons, authorized to hold such election,
at the court house of each county for each Congressional district,

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38 from which the vote of any citizen, entitled to vote under this act, shall be offered; and the returning officers shall make dupli-**3**9 cate returns of the votes of such citizens from other districts 40 to the Governor of the State within three days after such election. 41 VII. In every State in which, under the provisions of the 42 act of the present Congress, such election shall be held by general 43 ticket, such citizen may vote at any place of voting in such 44 State. 45

46 VIII. In every case in which the State governments have
47 failed to provide for elections to be held in the camps of the army,
48 such elections for representatives shall be held therein as fol49 lows :

IX. In every army corps, division or command, the colonel 50of each regiment, or other officer in command thereof, or the 51 officer in command of any less body on detached service, shall 52 53 appoint two judges and three elerks to open and hold such election, who shall hold the same, and make out the poll-books and 54returns, under the same rules and regulations as if the same 55were opened and held at the usual place of holding the same in 56 the State from which such regiment or command came, and in 57 ease such election shall be by general ticket, shall allow all per-5Ssons entitled, to vote therein. But if the same shall be by dis-59 tricts, then such judges and clerks shall keep separate poll books 60 and make separate returns for each district. Or such command-61

1200 #89 62 ing officer may appoint such judges and clerks for each district63 or so many as may be deemed convenient and proper.

64 X. The returns of such elections in camps shall be forwarded 65 by the several commanding officers appointing the judges and 66 clerks as aforesaid, to the highest officer in grade, and the senior 67 of the grade from the State for which the same is held, in the en-68 campment or army in which the same is held, whose duty it shall be at once to forward the same to the Governor of the State, or 69 the same may, if more convenient, be forwarded by such com-70 manding officer directly to such Governor. 71

72 XI. In case the exigencies of the public service prevent the 73 holding the elections in camp under this act, or under any State 74 law passed for that purpose, at the time provided by law, the 75 same may be held at any time within ten days after the prevent-76 ing cause may cease, the time for holding the same to be fixed by 77 the officer authorized to appoint the judges and clerks.

XII. Such officer shall be authorized to administer the proper
oaths to the judges and clerks, or they may administer the same
to each other.

XIII. Every person concerned in holding such elections in
any State or camp, shall take an oath to support the constitution
of Confeders e States, and to discharge his duty in holding such
election tai is fully and impartially.

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