Head Quarters Dept of the East
New York City - Sep 11 1783.
Reply forwarded, approved.

John F. AD
Maj. Genl. Comdg
She is a Chief.
John A. Dix
MAJ. 2nd  USA
Respectfully forwarded,

Recent disclosures show

Capt. Kevin, who is a

very zealous, capable and

useful officer, to have been

entirely innocent of the

charges against him.

John Doe

Maj. Gen.
Respectfully forwarded.

Recent disclosures show

Capt. H. Kerne, who is a

very zealous, capable and

useful officer, to have been

entirely innocent of the

charges against him,

John S. S.

Maj. Gen.
To
John A. Rice
Sr. Y. M. N.
JOHN A. DIX
MAJ, GEN, USA
Head Quarters Dep of the 7th Army Corps
Fort Monroe
January 24th, 1863

Approved and forwarded to Assistant Adjutant General U.S.A.

John A. McC
Maj Gen Comp.
Fort Monroe Va. Dec 16 1862.

Reply forwarded, with request that if possible, Paymasters may be sent to pay these as well as other troops, as soon as possible. Officers and Men are suffering.

John W. D. McC.  
Major Genl. Commanding
Head Quarters 3rd CS.
7th Army Corps.
Fort Monroe, Va.
Nov. 21st 1862.

Respectfully referred to Maj. Gen.
Steele Com. in Chief.

I can not spare this regiment
and I do not approve of
this attempt to weaken
my command.

Very respectfully yours,

John A. McC.

7th Army Corps  
Fort Monroe.  
Oct. 30th 1872.

Approved. & Rushed forwarded.  
The regiment now at Suffolk  
need the presence of all their  
oficers & men.

John A. GM
Head-Quarters, Middle Department,

Baltimore, Md., 11th April 1862

G. H. Dodge, Q.M.

Passes will be given to
Fort Monroe to Captain Raymond
Thurkle of the W. Y. Guns, all
help from E. J. Sanford Milit-
tary Ordnance like those given
to Ira. Raymond. Thurkle
will be sufficient to authorize
the issue of the above passes to
Fort Monroe. Respectfully yours,

John B. Key

Maj. Gen.
Washington
2d March 1862

Mr. Dodge Rev. Naylor
at Baltimore will call
Stewart Int'll 63rd

John W. O.
State of New-York,  
Secretary's Office.  

Albany, 15th May, 1834.

Sir—

Your attention is called to the provisions of section 76, Revised Statutes, vol. 1, page 631. The Supervisors have in very few instances complied with these provisions; and the Secretary of State has found it necessary, in his annual reports for the last three years, to assign an excuse to the Legislature for not giving notice to the district Attorneys of the counties in which they respectively reside, with a view to their prosecution under section 78, page 632, same volume. It is manifest that a non-compliance with the law in this particular cannot be passed by with propriety any longer. I, therefore, call your attention to the subject at this early day, that the returns due may be made, and that I may be spared the unpleasant duty of reporting any delinquencies for prosecution.

Your attention is also directed to the instructions of the Secretary of State in relation to tavern, store and grocery licenses, and excise moneys, at the bottom of page 122 of the pamphlet edition of the Poor Laws, published by the Secretary of State in 1832.

I am, respectfully, yours,

[Signature]

Secretary of State.
State of New York

Secretary's Office

Gibbons, May 1884

Sir—

Your attention is called to the provisions of section 17, Revised Statutes, pursuant to which the Secretary of State is required to make a return to the Governor in each biennial session of the legislature, of the amount of money appropriated to the said department during the last biennial session of the legislature, and the amount of money remaining unexpended at the close of the biennial session.

I have the honor to submit with this report, a statement of the amount of money appropriated to the said department during the last biennial session of the legislature, and the amount of money remaining unexpended at the close of the biennial session.

In witness whereof, I have hereunto subscribed my name.

[Signature]

Secretary of State

[Handwritten notes at bottom right corner]
State of New-York,
Secretary's Office.

Albany, 15th May, 1834.

Sir,

Your attention is called to the provisions of section 70, Revised Statutes, vol. 1, page 531. The Supervisors have in very few instances complied with these provisions; and the Secretary of State has found it necessary, in his annual reports for the last three years, to assign an excuse to the Legislature for not giving notice to the district Attorneys of the counties in which they respectively reside, with a view to their prosecution under section 78, page 533, same volume. It is manifest that a non-compliance with the law in this particular cannot be passed by with propriety any longer. I, therefore, call your attention to the subject at this early day, that the returns due may be made, and that I may be spared the unpleasant duty of reporting any deficiencies for prosecution.

Your attention is also directed to the instructions of the Secretary of State in relation to tavern, store and grocer licenses and excise money, at the bottom of page 122 of the pamphlet edition of the Treasurer's Laws, published by the Secretary of State in 1832.

Yours respectfully,

John A. Dix
Secretary of State.
To the Supervisor
of the Town of
N. Y.

[Signature]

[Stamp]

[Postmark]

[Signature]

[Date]

[Note: Handwritten text and stamps are present on the document.]