## SECOND SESSION OF THE FORTY- a tax on any "can, bottle, or other sin- in which they are filed to issue the

States of America and the United lies," be, and the same is hereby, re- said court. States of Mexico. - Extension of the Du- pealed. ration of the Joint Commission for Settlement of Claims.-Signed April 19, 1871; Ratified December 15, 1871; Exchanged February 8, 1872; Proclaimed February 8, 1872.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION. co, on the nineteenth day of April, in | State of Ohio. the year of our Lord one thousand | Approved, March 5, 1872 eight hundred and seventy-one, for extending the time limited by the convention between the two coun- AN ACT for the refler of George W. Morse.

lations of the United States of Mexico; liability during the term of said exten- inserted in the thirty-fifth section of who, after having presented their res- | sion. pective powers, and finding them suf- Apprved, March 11, 1872. fleient and in due form, have agreed upon the following articles:

ARTICLE I. The high contracting parties agree

the same have been exchanged: ULYSSES S. GRANT, President of the er land districts in said State. United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good in the State of Minnesota. faith by the United States and citizens

In testimony whereof I have here-

ica the ninety-sixth. U. S. GRANT.

By the President: HAMILTON FISH. Secretary of State.

of such other duties as may be assign-Treasury; and the said agent shall receive the sum of ten dollars each day, one assistant agent the sum of eight dollars each day, and two assistant agents the sum of six dollars each day thile so employed; and they shall aler as owner, agent, partner, or other- Orleans.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized to erect a dwelling-house upon each of the Islands of St. Paul and St.

gand dollars. cerning the public revenues. Approved March 5, 1875.

GENERAL NATURE-No. 22.1 eight, entitled "An act relating to

the act of Congress approved July United States in such country, under twenty-seuenth, eighteen hundred his official seal

GENERAL NATURE-No. 23.]

ted States of America in Congress As- nal return made to said court; andin Laws of the United States sage of this act so much of Schedule the date and amount of the judgment of the internal avenue of the internal Shell-fish, fruits, vegetables, sauces, cree or judgment in the same manner as if the original record was before lies," be, and the same is hereby care said court

Approved, March 5, 1872.

ted States of America in Congress As- one, and in which the United States Whereas a convention between the act entitled "An act to reduce inter. said courts, respectively, shall deem United States of America and the nal taxes, and for other purposes," ap- essential to the interest of the United united States of Mexico was conclu- proved July fourteen, eighte n hun- States that said records and files be reded and signed by their res ective dred and seventy, be, and are hereby, stored; and the judges of said courts, plenipotentiaries, at the city of Mexi- extended to the port of Toledo, in the respectively, are authorized to direct

[GENERAL NATURE-No. 25.] tries of the 4th of July, 1868, for the Be it enacted by the Senate and by the clerks of said courts, and by lermination of the proceedings of the House of Representatives of the United States attorney for said joint commission provided for by the States of America in Congress assem- district, of any duty duty incident Letter instrument; which convention, bled. That the Commissioner of pat- thereto, and said clerks and said disbeing in the English and Spanish ents be, and he hereby is, authorized trict attorney shall be allowed such languages, is word for word as fol- to entertain and exercise jurisdiction compensation and disbursements for Whereas a convention was concluser the extension of two letters-patent cases where no compensation is now | 14190 ded on the 4th day of July, 1868, be-granted to him on the twenty-eighth provided by law for such services) as tween the United States of America day of October, eighteen hundred and may be allowed by the Attorney Genand the United States of Mexico, for hity-six, for a further term of seven eral, and certified to be just and reathe settlement of out-standing claims | years from the day on which such ex- | so nable by the judge of the court in that have originated since the singing tensions may be granted, and to hear which said services are rendered, and of the treaty of Guadalupe Hidalgo, the testimony of the applicant and de- the amount so allowed shall be paid on the 2d of February, 1848, by a mix- termine upon the said petitions in the out of the judiciary fund: Provided ed commission limited to endure for same manner and with the same ef- however, That the sum allowed the two years and six months from the fect as if the original terms of said clerks of said courts shall not exceed day of the first meeting of the com- patents, or of any foreign patents cov- the sum of twelve thousand dollars, missioners; and whereas doubts have ering the same inventions, had not and the entere compensation of the arisen as to the practicability of the expired, and togrant or refuse such ex- United States attorney for such servibusiness of the said commission being tensions upon the same principles, cer shall not exceed the sum of six concluded within the period assigned: otherwise, that govern his decisions thousand dollars. The President of the United States upon such applications when made of America and the President of the under the laws of July eighth, eigh-United States of Mexico are desirous teen hundred and seventy : Provided, that the time oiginally fixed for the That persons shall be held liable for duration of the said commission should the infringement of said patents, if be extended, and to this end have named plenipotentiaries to agree upon the best mode of effecting this object, that is to say: The President of the United States of America, Thomas H. Nelson, accredited as Eavoy Extraordinary and Minister Plenipotentiary of the United States of America to the Minister Plenipotentiary of the United States of America to the Minister Plenipotentiary of the United States of America to the Minister Plenipotentiary of the United States of America to the United States of America in Congress assembled, That the privileges of an act entitled "An act to reduce internal tax and prior to the date of their extensions: And provided further, That any person, firm, or corporation now engaged in the manufacture of fire-arms, and using said inventions, shall be entitled "An act to reduce internal tax and House of Representatives of the United States of America in Congress assembled, That the privileges of an act entitled "An act to reduce internal tax and House of America in Congress assembled, That the privileges of an act entitled "An act to reduce internal tax and House of America in Congress assembled, That the privileges of an act entitled "An act to reduce internal tax and House of America in Congress assembled, That the privileges of an act entitled "An act to reduce internal tax and House of America in Congress assembled, That the privileges of an act entitled "An act to reduce internal tax and House of America in Congress."

In the United States of America in Congress assembled, That M x an Republic; and the President led to use the machinery made or con. hundred and seventy, be, and are of the United States of Mexico, Man- structed by them for manufacturing hereby, extended to the port of Pittsuel Azpiroz, Chief Clerk and in the same since the expiration of the burgh, in the State of Pennsylvania, charge of the Ministry of Foreign Re- original terms of said patents, without | with the same effect as if it had been

[GENERAL NATURE-No.26.] AN ACT to create an additional land district in the State of Nevada.

Be it enacted by the Senate and that the term assigned in the conven- House of Representatives of the United | . ummit of the Rocky Mountains. tion of the 4th of July, 1868, above referred to, for the duration of the said commission, shall be extended for a State of Nevada, embraced in the foltime not exceeding one year from the lowing described limits to wit, com- sembled. That the President of the day when the functions of the said mencing at the corner common to United States, by and with the advice commissions would terminate accor- townships twenty-four and twenty- and consent of the Senate, be, and he ding to the convention referred to, or five north, range forty-four and forty- is hereby, authorized to co-operate for a shorter time if it should be deemed sufficient by the commission- ers, or the umpire, in case of their disagreement.

In a shorter time if it should be dive east, Mount Diable base and meridian; thence running due east to the eastern boundary line of the State of Nevada; thence north on said eastern between the estimates of Brigadier General A. A. It is agreed that nothing contained in this article shall in any wise alter

Nevada; thence north on said eastern boundary of said State to the north in this article shall in any wise alter

Nevada; thence north on said eastern boundary of said State to the north in this article shall in any wise alter

Nevada; thence north on said eastern boundary of said State to the north in this article shall in any wise alter.

Nevada; thence north on said eastern boundary of said State to the north in this article shall in any wise alter.

Nevada; thence north on said eastern boundary of said State to the north in this article shall in any wise alter. or extend the time originally fixed in on said north boundary of said State teen hundred and seventy, for deterthe said convention for the presentato the eastern boundary of the Carson mining the boundary line between tion of claims to the mixed commis- land district; thence south along said | the United States and the British poseastern boundary of the Carson land sessions, between the Lake of the ARTICLE II.

The present convention shall be ratified, and the ratifications shall be ex
district to the place of beginning, below the Rocky Mountains:

shall constitute a separate land district, to be called the Eiko land the regular service of the United changed at Washington, as soon as district, the office of which shall be lo- States shall be employed exclusively In witness whereof the above-mentioned plenipotentiaries have signed the same and affixed their respective scales.

In witness whereof the above-mentioned plenipotentiaries have signed the same and affixed their respective scales.

In witness whereof the above-mentioned plenipotentiaries have signed the Scale of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by this act, the once of which state of the duties contemplated by the once of the duties contemplated by the scale of the d

Done in the city of Mexico the 19th SEC. 2. That the President shall apengineers for that purpose. day of April, in the year one thousand eight hundred and seventy-one.

[SEAL.] THOMAS H. NELSON.

[SEAL.] MANUEL AZPIROZ.

And whereas the said convention has been daly ratified on both parts. has been duly ratified on both parts, and the representative ratifications of and shall have the same powers and joint commission. recive the same emoluments as the Approved, March 19, 1872. Now therefore, be it known that I, some officers now receive in the oth-

Approved, March 12, 1872. [GENERAL NATURE-No. 27.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assemunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this eighth day of February, in the year of our Lord one thousand land district in the State of Minnesota, embracing all that part of the pres-[SEAL] eight hundred and seventy- ent Alexandria land district which two, and of the Independence lies north of township number one of the United States of Amer- hundred and thirty-rix north, and west of range number thirty-five west of the fifth principal meridian, and to fix from time to time the boundaries thereof, which district shall be named after the place at which the office shalt first be established; and the President shall have power to fix from [General Nature—No 21.]
An act supplementary to the act entitled "An act to provent the externalization of for such district.

President shall have power to fix from time to time the location of the office for such district.

"An act to prevent the extermination of for such district."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the Secretary of the Treasury be, and he is hereby, authorized to appoint one agent and three assistant agents, who shall be charged with the management of the seal fisheries in Alaska, and the performance of such other duties as may be assignated.

SEC. 2. That the President is hereby authorized to appoint, by and with the advice and consent of the Senate, a register and receiver for said land district, who shall be required to reside at the site of the land-office for said district, who shall be subject to same laws and responsibilities, and whose compenation, respectively, shall be the same as that now allowed by law to other land-officers in said

Approved, March 12, 1872.

[GENERAL NATURE-No.28.] AN ACT authorizing the President of Uni-ted States to re-establish the Monros land district in the State of Lousiana. Be it enacted by the Senate and so be allowed their necessary travel-ing expenses in going to and returning from Alaska, for which expenses vouchers shall be presented to the preper accounting officers of the treasury, and such expenses shall not exampled. That the President of the United States be, and he is hereby, authorized, if in his judgement the eed in the aggregatesix hundred dol- public interests would be subserved ars each in any one year : Provided, thereby, to re-establish the Monroe That such agents shall never be inter- land district in the State of Lousiana, ested, directly or indirectly, in any with the same boundaries that exislease of the right to take seals, nor in ted before the consolidation of said any proceeds nor profits thereof, neith- land district with the district at New

Approved, March 16, 1872.

[GENERAL NATURE-No. 29.] AN ACT to restore the records of the United States courts in the northern district George, for the use of said agents, the Be it enacted by the Senate ond cost of both not to exceed six thou- House of representatives of the United States of America in Congress as-SEC. 3. That the said agents be, and sembled, That in proceedings to rethey are hereby empowered to admin- store the records of the circuit and ister oaths in all cases relating to district courts of the northern district service of the United States, and to of Illinois, distroyed by fire on the take testimony in Alaska for the use ninth of October, eighteen hundred of the government in any matter con- and seventy-one, under the act of March third, eighteen hundred and seventy-one, entitled "An act relating to records of the courts of the United States." the notice required ACT amending the act approved July by said act may be served upon any scuty-seventh, eighteen hundred and non-resident of said district anywhere non-resident of said district anywhere within the jurisdiction of the United Be it enacted by the Senate and States, or in any foreign country, the House of Representatives of the 'Uni- proof of the service of such notice, if ted States of America in Congress As- made in a foreign country, to be certisembled, That the second section of fied by a misister or consul of the

and sixty-eight, entitled "An act re- | Sec. 2 That a certified copy of the | Eastern Fruit Agents long enough; and lating to pensions?" he amounted the best lating to pensions," be amended by inscriing after the word "commission" cleark of the circuit or district court, in said section, the words "or was at or the marked of the porthern dis-In said section, the words "or was at some naval station."

Some naval station."

Annexed March 5 1979

Are received to the them of district court, and are going to "Furnas Nurseries" for our spring stock: By this means, can we be our own agents, and save that per cent. OUR CATALOGUE of Roses, Shrubs, Evertweet for the third of the critical of the law, and on file in the Department of tract from Lefter.
YESSIR: You can be your own agents, Justice, relating to any cause in eith-er of said courts to which the United varieties, can have your stock at wholesale AN ACT to repeal the paragraphs of Schedule C of the internal revenue acts imposting taxes in canned meats, fish, and certain other articles.

Be it engeted by the Schools and Be it enacted by the Senate and pertains, and shall have the same variety. House of Representatives of the Uni- orce and effect as if it were an origi- Brownville, Feb. 14, 72,

of the internal revenue acts as impo es or decree shall be tawful for the court

the district attorney for the northern [GENERAL NATURE—No. 24.]

AN ACT to amend section thirty-five of an act entitled "An act to refuse internal taxes, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Compress Assembled, That the privilegus of the act entitled "An act to reduce internal taxes, and for other purposes," approved July fourteen, eighte n hundred and seventy-one, and for other purposes, "approved July fourteen, eighte n hundred and files of the interest of the United States of America in Congress Assembled, That the privilegus of the act entitled "An act to reduce internal taxes, and for other purposes," approved July fourteen, eighte n hundred and seventy-one, and for other purposes, "approved July fourteen, eighte n hundred and files of the circuit and district which were distroyed by fire on the ninth of October, which is interested and seventy-one, and in which the United States is interested, so far as the judges of act entitled "An act to reduce internal taxes, and for other purposes," approved July fourteen, eighte n hundred and seventy-one, which the United States are the files of Congress of March 3, 1871, requires that the local such as the provide some and the circuit and district which were distroyed by fire on the ninth of October, eighteen hundred and seventy-one, was candinavia next day by 7 p. m.

Leave New Scandinavia next for Kearney Too New Scandinavia next fan between the lists of Scand Rad upcomed, for all the lists of Scand Rad upcomed, for act which were distroyed by fire on the ninth of October as the fort Kearney to New Scandinavia next fan between the lists of Scand Rad upcomed, for act which were distroyed by fire on the ninth of October as the fire of Illins of Scand Rad upcomed, for act with the lists of Scand Rad upcomed, for act of the lists of Scand Rad upcomed, for act of the lists of Scand Rad upcomed, for act of the district of Illinois to take such steps such steps to be taken as, in their opinion, shall be deemed advisable to restore the judgment dockets and indices of said courts, and, for that purposes, may direct the performance. over petitions of George W. Morse services rendered u d rthis section ( u

Approved, March 18, 1872.

[GENERAL NATURE-No.31.] AN ACT authorizing the survey and making of the boundary between the territory of the

ed to make the necessary details of

	THE	
PAID UP CAPITAL,	FIRST NATIONAL BANK	летнови САРІТ.
\$100,000,00.	\$100,000,00. Brownville, Nebraska.	
All the propagations of the propagation of the prop	All the principal cities of the	nd Currency Dr
UNI	UNITED STATES AND EUROPE.	PE
Money loaned on up to depositors. Dealers in DEFOSITS RECEI	Money loaned on approved security only. Time Drafts discounted, and spectal accommodations at the depositors. Dealer in GOVERNMENT HONDS, SETATE, COUNTY AND CITY SECURITY DEPOSITS RECEIVED, payable on demand, and INTEREST allowed on time cortificates of de-	cordificates of de
Wm T Don, B. M. Balley, M. A. Handley,	H. M. Atkinson, JNO. L. CARSON, President, Wm. Fraisber, A. E. DAVISON, Cashler,	fent. Cashler,
Frank E. Johnson,	disty J. C. McNA CHTON, Asst. C	HTON, Asst. C

Plant Shade Trees See Nebraska Statute, approved March 1st, 1871-Page 51-Laws 6th 7th and 8th Session.

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Brownville, Neb. THEY CAN SELL YOU Two Year Old APPLE TREES At Fifty Dollars per Thousand, which is only

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"BUSINESS." "FURNAS & Sons :- We have been fooled by

NEBRASHA. . posats for conveying the June 30, 1874, on the along routes in the State of Nebraska, will be red at the Contract Office of this Department, i.p. m. of April I, next, to be desided by April

Sec. 3. That it shall be the duty of int. of Congress of March 3, 1871, requires that

once a wack. Leave Frement Monday at 7 a m; Arrive at Norfolk next day by 7 p m; Leave Norfolk Wednesday at 7 a m; Leave Noriolk Wednesday at 7 a m;
Arrive at Fremonthext day by 7 p m;
From Ulysses, by Cottonwood, to Occola, 2
miles and back, once a week.
Leave Ulysses Tuesday at 8 a m;
Arrive at Occola by 3 p m;
Leave Occola Wednesday at 8 a m;
Arrive at Ulysses by 3n m. Arrive at Ulysses by a p in. From Milford to York, 32 miles and back, one a week. Leave Milford Mondry at 8a.m;

Arrive at York by \$5 p m; Leave York Tuesday at 8 a m; Arrive at Milford by 5 p m; From Nebraska City to Glen Rock, 15 miles end back, once a week.
Leave Nebraska City Schurday at 7 a m:
Arrive at Glen Rock by 11 a m;
Leave Glen Rock Saturday at 1 p m;
Arrive at Nebraska City by 5 p m;
From Santee Agency to Springfield, Dak, Ter
amiles and back, once a week. Arrive at Battle Creek by Madison, to West
Paint, 60 miles and back, once a week,
Leave Santee Agency Saturday at 10 a m;
Leave Springfield by 12 m;
Leave Springfield Saturday at 1 p m;
Arrive at Santee Agency by 3 p 12;
Proposals for twice a week, also for three-times
a week, service invited.

1419 From Battle Creek, by Madison, to West
Point, 60 miles and back, once a week.
Leave Battle Creek Tuesday at 7 a m;
Agrive at West Point Thursday at 7 p in.
Arrive at Battle Creek next day by 6 p m;
Leave West Point Thursday at 7 p in.
Arrive at Battle Creek next day by 8 p m.

1412 From Fort Kearney to Franklin, 45 miles and
back, once a week.

back, once a week.
Leave Fort Kearney Tuesday at 5 a m;
Arrive at Franklin by 3 p m;
Leave Franklin Wednesday at 5 a m;
Arrive at Fort Kearney by 3 p m;
Arrive at Fort Kearney by 3 p m;
1103 From Fremont, cy Jamestown, Mapleville,
Ridgely, and Webster, to Glencoe, 35 miles

Approved, March 18, 1872.

[General Nature—No. 30.]

An ACT to amend section thirty-five of an act entitled "An act to reduce internal tax—

[Idealy and Websier, to Glencoe, 20 miles and back, once a week.

Leave Fremont Monday at 8 a.m.;

Arrive at Glencoe by 6 p.m.;

Leave the cut Thesday at 8 a.m.;

Arrive at Fremont by 6 p.m.;

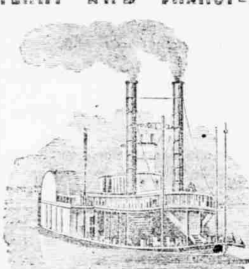
1984 From Jackson, by Elimet, Hawkeye, and Elk Walley to Taile, 16 miles and back, once a

ha Creeks, to Covington, once a week, and 424y back.
Bidders to state distance, and propose schedule of departures and arrivals.

NOTES. Proposals must be to carry the must with " celerity, certainty and secority," using the terms of the law, and they must be finaranteed by two responsible persons, certains to as such by a postmaster or judge of a caurt of recorp.

No pay will be made for trips not performed, and for each of such omissions not satisfactority explained these times the pay of the trip man be defeated. For arrivals as tar holes of the pay of

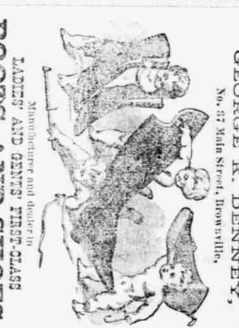
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5 Prizes 100 E One Horse and Buzzy, with Silver-mounted Harone Fine-toned Reserved Pinne, worth \$500. Five Gold American Hunting Watches, Worth \$125 Five Gold American Hunting Watches, worth Stoteach each.

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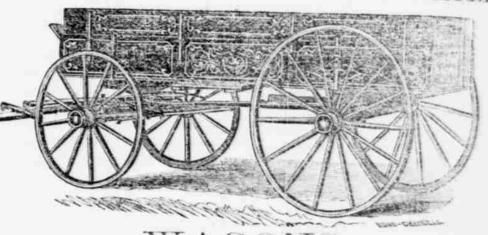
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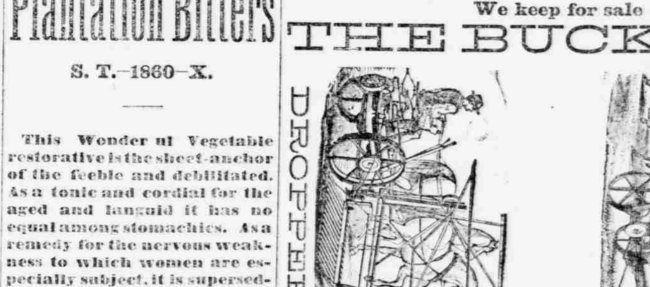
We sell the

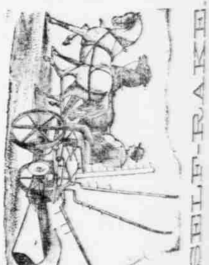


WAGONS, AND BUGGIES OF ALL KINDS.

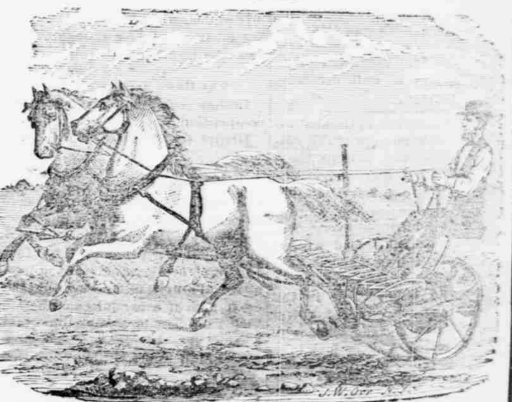
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