[GENERAL NATURE-No. 98.]

Be it enacted by the Senase and House of Representatives of the United States of America in Congress assembled. That whenever, in any suit or proceeding in a circuit court of the United States, being held by a justice of the Supreme Court and the circuit judge or a district judge, or by the circuit judge and a district judge, there shall occur any differ-ence of opinion between the judges as to any matter or thing to be decided, ruled, or ordered by the court, the opinion of the pre siding justice or the presiding judge simil prevail, and be considered the opinion of the court for the time being; but when a final judgment, decree or order in such suit or proceeding shall be entered, if said judges shall certify, as it shall be their duty to do if such be the fact, that they differed in opin-ion as to any questions which, under the act of Congress of April twenty-ninth, eighteen hundred and two, might have been review-ed by the Supreme Court on certificate of difference of opinion, then either party may remove sald final judgment, decree, or order to the Supreme Court, on writ of error or appeal, according to the nature of the case, and subject to the provisions of law applicable to other writs of error or appeals in regard SEC. 2. That no judgment, decree, or order

States, in any civil action at law or in conity, rendered after this act shall take effect. shall be reviewed by the Supreme Court the United States, on writ of error oranneal unless the writ of error be sued out, or the appeal be taken, within two years after the entry of such judgment, decree, or order; and no judgment, decree or order of a dis-trict court, rendered after this act shall take affect shall be reviewed by a circuit court of the United States upon like process or ap-peal, unless the process be sued out, or the appeal be taken, within one year after the entry of the judgment, decree, or order sought to be reviewed: Provided, That where a party entitled to prosecute a writ of error or to take an appeal is an infant, or non compos mentis, or imprisoned, such writ of error may be prosecuted, or such appeal may be taken, within the periods above designa ted after the entry of the judgment, decree, ar order, exclusive of the term of such disability. The appellate court may affirm, mod-Ify, or reverse the judgment, decree, or or-der brought before it for review, or may direct such judgment, decree, or order to be rendered, or such further proceedings to be had by the inferior court as the justice of the

case may require. SEC. 3. That the Supreme Court may at any time in its discretion, and upon such terms as it may deem just, and where the defect has not injured and the amendment will not prejudice the defendant in error, allow in amendment of a writ of error, when there is a mistake in the teste of the writ, or a seal to the writ is wanting, or when the writ is made returnable on a day other than the day of the commencement of the term the statement of the title of the action or parties thereto in the writ is defective, if next ensuing the issue of the writ, or when possess the like power of amendment of all Maryland.

For mar allowed in any cause shall be deemed suffi-

SEC. 4. That a bill of exceptions hereafter of the court in which the cause was tried, or by the presiding judge thereof, if more than fifty-three thousand dollars; Provided, That For Female Comp ed thereto; and all process issued from the courts of the United States shall bear teste from the day of such issue. forms and modes of proceeding in other

than equity and admiralty causes in the cirshall conform, as near as may be, to the proceeding existing at the time in like causes in the courts of record of the State within dollars. practice, pleadings, and forms and modes of which such circuit or district courts are held any rule of court to the contrary notwith-standing: Provided, however, That nothing herein contained shall after the rules of evidence under the laws of the Uxited States, and as practiced in the courts thereof. SEC. 6. That in common-law causes in th eircuit and district courts of the United States the plaintiff shall be entitled to sim-Uar remedies, by attachment or other proeess against the property of the defendant, which are now provided for by the laws of the State in which such court is held, appli cable to the courts of such State; and such circuit or district courts may, from time to time, by general rules, adopt such State laws as may be in force in the State in relation to attachments and other process; and the party recovering judgment in such cause small be entitled to similar remedies upon the same, by execution or otherwise, to reach the property of the judgment debtor, as are now provided by the laws of the State within which said circuit or district courts shall be held in like causes, or which shall be adopted by rules as aforesaid: Provided, That similar preliminary affidavits or proofs and similar security as required by such laws, shall be first furnished by the party seeking such attachment or other remedy.

SEc. 7. That whenever notice is given of a motion for an injunction out of a circuit or district court of the United States, the court or judge thereof may, if there appear to be danger of irreparable injury from delay,

be enjoined until the decision upon the mo-tion. Such order may be granted with or application for an injunction or restraining order, except within the circuit to which he is allotted, and in causes pending in the circuit to which he cut to which he is allotted by its all cuit to which he is allotted, or in such causes at such place outside of the circuit as the parties may in writing stipulate, except in causes where such application cannot be heard by the circuit judge of the circuit, or SEC. 8. That no indictment found and pre- direction of the Postmaster General, t

fendant may be found guilty of any offense designated assistants or cierks in charge the comm ssion of which is necessarily in-cluded in that with which he is charged in der the provisions of this act, and for the indictment, or may be found guilty of an moneys which may come into his or the Provided, That such attempt be itself a seprate offense.

SEC. 10. That on an indictment against lous of law now in force respecting the issue.

diet as to all, they may render a verdiet as to those in regard to whom they do agree, on which a judgment shall be entered accordingly; and the cease as to other defendants this act, and to all moneys received from may be tried by another jury. SEC. 11. That any party or person desiring to have any judgment, decree, or order of any district or circuit court reviewed on writ of

error or appeal, and to stay proceedings thereon during the pendency of such writ or error or appeal, may give the security re- in the treasury not otherwise appropriated quired by law therefor within sixty days after the rendition of such judgment, decree, or order, or afterward with the permission cisco, Japan or order, or afterward with the permission ciseo, Japan, and China, five hundred thou-of a justice or judge of the said appellate sand dollars. And the Postmaster General do all the time. Suct. 12. That in all crimical or penal canses in which judgment or sentence has been | passage of this act, after sixty days' public | a Clean Head, is noticeable and irresistible,

or shall be rendered, imposing the payment notice, for a term of ten years from and atter the first day of October, eighteen hundry other kind of punishment, the said dred and seventy-three, for the conveyance Judgment, so iar as the fine or penalty is of an additional monthly mail on the said concerned, may be enforced by execution route, at a compensation not to exceed the against the property of the defendant in like | rate per voyage now paid under the existing manner as judgments in civil cases are en- contracts, and upon the same conditions and forced: Provided, That where the judgment | limitations as prescribed by existing acts directs that the defendant shall be imprisoned until the fine or penalty imposed is specified on the fine or penalty imposed is specified or penalty in the fine or penalty imposed is specified or penalty in the fine or penalty imposed is specified or penalty in the fine or shall not operate to discharge the detendant of this section shall be required to earry the from imprisonment until the amount of the judgment is collected or otherwise paid.

United States mails during the existence their contracts, without additional charge in the contracts of their contracts. SEC. 13. That when in any suit in equity, commenced in any court of the United States, to enforce any legal or equitable lien tension thereo: Provided, That all steamor claim against real or provided to said service shall within the district where such suit is bro'ht, be of not less than four the one or more of the defendants therein shall ter each, and shall be built of iron, and with not be an inhabitant of or found within the their engines and machinery shall be wholes said district, or shall not voluntarily appear by of American construction, and shall be so thereto, it shall be lawful for the court to constructed as to be readily adapted to the make an order directing such absent defend-ent to appear, plead, answer or demur to the complaintant's bill at a a certain day there-in to be designated, which order to the in to be designated, which order shall be served on such absent defendant, if practicable, wherever found, or where such personal service is not practicable, such order all cases the officers of the ships employed sonal service is not practicable, such order shall be published in such manner as the court shall direct; and in case such absent defendant shall not appear, plead, sunswer or demar within the time so imited, or within some further time, to be allowed by the court in its discretion, and upon proof of the service herein provided for shall be citizens of the United States, and that persons of foreign birth who have according to law declared their intention to become citizens of the United States, may be employed as though they were citizens within the meaning of this section, or of any act or acts specified in the net of Inne Iwenty-civility.

SEC. 14. That when a poor convict, senten- steamers of the Braztlian line hereinafter ced by any court of the United States to be imprisoned and pay a fine, or fine and cost, or to pay a fine, or fine and cost, has been continued in research their days salely to the continued in th confined in prison thirty days, solely for the non-payment of such fine, or fine and cost, such convict may make application in writing to any commissioner of the United States court in the district above the United States. court in the district where he is imprisoned, setting forth his inability to pay such fine, of fine and cost, and after notice to the distriet attorney of the United States who may then the sum of five million seven hundred appear, offer evidence, and be heard, the commissioner shall proceed to hear and determine the matter; and if on examination it shall appear to him that such convict is paid out of any money in the treasury not 49-tf that he has not any property exceeding twenty dollars in value, except such as is by law exempt from being taken on execution for debt, the commissioner shall administer to him the following oath: "I do solemnly swear that I have not any property, real or personal, to the amount of twenty dollars, except such as is by law exempt from being taken on civil precept for deb' by the laws of (state where oath is administered;) and that I have no property in any way conveyed or I have no property in any way conveyed or concealed, or in any way disposed of, for my future use or benefit. So help me God." And thereupon such convict shall be discharged,

AN ACT to further the administration of jus-Sec. 16. That the fees of the commissioner for the examination and certificate provided for in this act shall be five dollars per day for every day that he shall be engaged in Approved, June 1, 1872.

[GENERAL NATURE-No. 99.] AN ACT making appropriations for the service of the Post Office Department for the year ending June thirty, eighteen hundred and seventy-three. Be it enacted by the Senate and House of Rep-esentatives of the United States of America in

be, and the same are hereby, appropriated for the service of the Post Office Department or the year ending June thirtleth, eighteen andred and seventy-three, out of any mon-y in the treasury arising from the revenues said Department, in conformity to the ac-July second, eighteen hundred and thir--six, as follows: For inland mail transportation, thirteen

million twenty-four thousand seven hun-dred and sixty-three dollars.

For pay of mail-messengers, six hundred and three thousand six hundred and seven v-four dollars. For pay of route-agents, nine hundred and cirty-eight thousand and five doliars. For pay of mail-route messengers, seventy housand eight hundred and forty-one dol-

For pay of local agents, fifty-eight thous-and four hundred and eighty-six dollars. For pay of railway post-office clerks, nine hundred and fifty thousand dollars. For pay of baggage-masters in charge of brough-mails, six thousand two hundred Approvac; June 1, 1872. For foreign mail transportation, three hun-

red thousand dollars. For ship, steamboat, and way letters, ten frousand seven hundred and lifty dollars.
For compensation to postmasters, five million five hundred and iwenty-five thou-For pay of clerks for post-offices, two million eight hundred thousand dollars.
For pay of letter carriers, one million four

oundred and twenty-five thousand dollars. For wrapping-paper, thirty thousand dol-For twine, thirty-eight thousand dollars. For letter balances, three thousand five For compensation to blank-agents and as sistants, ten thousand dollars.

For office furniture, three thousand five undred dollars. For construction of coal-vaults, six thou-

and four bundred and twenty-two dollars and thirty-five cents. For altering windows to doors in courtcard, eight hundred and fifty dollars. For altering sky-lights and ventilation me thousand two hundred and seventy-five For doors on book cases, and other repair

seven dollars and eighty cents. For advertising, seventy thousand dolparticulars of form where the defect has not prejudiced, and the amendment will not injure the defendant in error; and the circuit and district courts of the United States. and district courts of the United States shall other mail routes than those in Virginia and For manufacture of adhesive postage stamps, one hundred and sixty thousand For manufacture of stamped envelopes

one judge sat on the trial of the cause, with-out any seat of court or judge being annex-ment, shall contain any lithographing or the turn of life, these Tonic Bitters display so engraving, and no printing except a printed equest to return the letter to the writer. For pay of distributing agent and assist-SEC. 5. That the practice, pleadings, and ants, and incidental expenses of agency, sevcuit and district courts of the United States one hundred and thirty thousand dollars,

> For chief of division for the office of mail epredations, two thousand five hundred For mail bags and mail bag catchers, on For mail locks and keys, forty thousand For post marking and cancelling stamps

For preparing and publishing post-route For balances due foreign countries, two undred and fifty thousand dollars. For rent of post offices, two hundred and For fuel for post offices, one hundred and For lights for post offices, one hundred and twenty thousand dollars. For stationery and miscellaneous items or post offices, forty thousand dollars.

For registered package envelopes, forty-two housand dollars. For official envelopes for the use of post-For envelopes for return of dead letters to the writers, five thousand five hundred dol-For fees to United States attorneys, marshals, clerks of courts, and counsel necessarily comployed by special agents of the Post Of flee Department, subject to the approval of the Attorney General, ten thousand dollars For engraving, printing, and bindin

lrafts and warrants, three thousand dollar For miscellaneous items, one thousand fiv To pay Augustine Bacon, of Georgia, fo ervices as post route agent, four hundre without security, in the discretion of the court or judge: Provided, That no justice of the Supreme Court shall hear or allow any cents.

sented by a grand juzy in any district or cir-cuit or other court of the United States shall judgment, or other proceeding thereon be affected by reason of any defect or imperfec-tion in matter of form only, which shall not tend to the prejudice of the defendant.

Sec. 9. That in all criminal crosses the deend to the prejudice of the detendant.

SEC. 9. That in all criminal causes the de-

several, if the jury cannot agree upon a ver- and the payment of money orders, and the isposal of money order funds, in the custo of postmasters, shall apply to all money SEC. 3. That the following sums or so

much thereof as may be necessary, be, and | ble to its advantages and charthe same are hereby, appropriated for the year ending June thirtieth, eighteen hun For steamship service between San Fran-

im against real or personal property ships hereafter see pted for said service shall

meaning of this section, or of any act or acts specified in the same, it shall be lawful for the court to entertain jurisdiction, and proceed to the hearing and adjudication of such suit in the same manner as if such absent defendant had been served with process within the said district, but said adjudication shall, as regards such absent defendant without appearance, affect his property within such district only.

Sec. 14. That when a poor convict, senten-

Sec. 4. That if the revenues of the Post

the commissioner giving to the jailor or ments and for members of congress, be, and keeper of the jail a certificate setting forth the same are hereby, repealed. And hereafthe facts.

SEC. 15. That if at any time after such dis-

charge of such consict it shall be made to tions.

appear that in taking the aforesaid oath he SEC. 5. That it shall not be lawful for any swore laisely, he may be indicted, convicted person who shall hereafter be appointed an SECOND SESSION OF THE FORTYsecond congress.

swore laisely, he may be indiced, convicted and punished for perjury, and be hable to officer, clerk, or employee in any of the Extension of an act entitled "An act more effectually torney, or agent for prosecuting any claim of an act entitled And purpose of the purpose of th ther purposes," approved March third, A. officer, cierk, or employee, nor in any man-ner, nor by any means, to aid in the prosecu-

of the mail service between San Francisco and China and Japan to a semi-monthly service shall be made with the Pacific Mai Steamship Company, or shall be performed in the said company's ships, or the ships of its successors in interest, the moneys paya-ble under such contract shall be paid while the said company or its successors in interest shall maintain and run the line of steam ships for the transportation of freight and osengers at present run between New Yor and San Francisco, via the Isthmus of Pan-and the same are hereby, appropriated ama, by the said Pacific Mail Steamship Company, and no longer: Provided, That aid requirement shall in all respects apply any party contracting for the mail serv ce between San Francisco and China and lapan, as well as to the Pacific Mail Steamship Company. Approved, June 1, 1872.

ngs, and ar-Whe

[General nature—No. 100.] AN ACT to amend an act entitled "An act to establish and protect national cemeteries, approved February twenty-second, eight een hundred and sixty-seven. Be it enacted by the Senate and House of Rep sentatives of the United States of America is assage of this act all soldiers and sollors enorably discharged from the service of the nited States, who may die in a destitute indition, shall be allowed burfal in the na-



No Person can take these Bitters accordother means, and vital organs wasted beyond the Dyspensia or Indigestion, Headache, Pain the Shoulders, Coughs, Tightness of the Chest, zziness, Sour Eructations of the Stomach, Bad sie in the Month, Bilious Attacks, Palpitation of Belleart, Indamination of the Lungs, Pain in the tion of the Kidneys, and a hundred other painful aptoms, are the off-springs of Dyspepsia. On tie will prove a better guarantee of its merits For Female Complaints, in young or old.

For Inflammatory and Chronic Rhenys and Bladder, these Bitters have no equa Such Diseases are caused by Vitiated Blood. For ten additional special agents, at rates of compensation now provided by law, a Tonic, possessing the merit of acting as They are a gentle Purgative as well as powerful agent in relieving Congestion or Inflant mation of the Liver and Visceral Organs, and in

> For Skin Diseases, Eruptions, Tetter, Salt Blotches, Spots, Pimples, Pustules, Boils, Itch, Scurfs, Discolorations of the Skin, rs and Diseases of the Skin of whatever nam the system in a short time by the use of these Grateful Thousands proclaim Vinegar Bir-rens the most wonderful Invigorant that ever

B. H. McDONALD & CO. SOLD BY ALL DRUGGISTS & DEALERS.

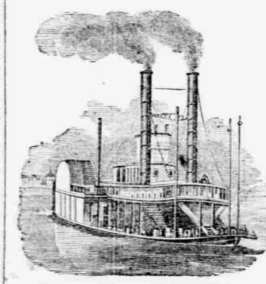
This Wonder ul Vegetable restorative is the sheet-anchor of the feeble and debilitated. As a tonic and cordial for the aged and languld it has no equal among stomachies. As a remedy for the nervous weakness to which women are especially subject, it is superseding every other stimulant. In all climates, tropical, temperate or frigid, it acts as a specific in every species of disorder which undermines the bodily strength and breaks down the animal spirits.

LYON'S KATHAIRON,

Human Hair. To Prevent its Falling

Sold by all Druggists and Country Stores.

BROWNVILLE



Brownville Ferry and Transfer Co.

PERPETUAL BLOOMING ROSES Over two hundred different finest varieties perpetual blooming and climbing roses, of our own raising, hardy for out-door cultivation and fine for winter bloom in the parlor. Can be sent

> FURNAS & SONS. Brownville, Neb.

Clocks, Watches, Jewelry JOSEPH SHUTZ. No. 59 Main Street, Brownville.

Keeps constantly on hand a large and well sorted stock of genuine articles in his line, pairing of Clocks, Watches and Jewelry ne on short notice, at reasonable rates. ALL WORK WARRANTED.

PLANKS of all kinds, forsale at the 'Advertise

The AULTMAN & TAYLOR THRESHER

> Thresher of the Period. "AULTMAN & TAYLOR"

Threshing Machine WITH 8 AND 10 HORSE

Mounted and Down Powers. MADE BY THE WELL KNOWN AULTMAN & TAYLOR M'F'G CO., Mansfield, Ohio.

The brilliant success of these Improved Grain-Saving, Time-Saving and Money-Earning Threshing Establishments is unparalleled in the annals of Farm Machinery. Largely increased earnings are reported by Threshermen who have purchased-A great saving of grain by Furmers who have employed -Three years introduced and proven-Fully Established-No experiment-In use in 400 Counties in 16 States by 1700 purchasers-Endorsed by forty thousand farmers who have employed them-Grain-Saving-Matchless "separating" principle-They shake the grain out of the straw-No Beaters, Pickers, Raddles or Endless Aprons-No clogging or "wrapping" in Flaz or Wet Straw-"Overblast" Fun-Sieves have over eleven square feet of surface-Many kinds of Work-Great "capacity" in Wheat, Rye, Oats, Barley, Buckwheat, Peas, Beans, Millet, Hungarian, etc.-Unapproachable in Flaz-Unrivaled in Wet Straw and Grain-Unsurpassed in Timothy-Time-Saving-No litterings to clean up-No detention from wet straw, high winds, puttering, clogging or bad weather-Quickly set and moved-Simply constructed-Easily managed-Remarkably light draft-Very durable-Cheaply kept in order -only about ONE-HALF as many Belts, Gear Wheels, Boxes, Journals, Shafts and Pulleys to clog, wear out, add to draft, or to keep in repair as in Endless Apron Machines-Nore conveniences and less to annoy-AL the latest improvements -- Money -- Making -- Faster threshing-Less detention-Choice of jobs-Extra Prices for work-Furmers wait for weeks and months -Elegant-Finely Finished-Salable.

Investigate! Call on the undersigned, (or send your name and post office address), and get a Factory Price List and Descriptive Pamphlet (free) containing 60 illustrations and letters from hundreds of purchasers. "Complete Threshing Establishments," as well as Horse-Powers "alone," and Separators "alone,"

FOR SALE BY

F. A. TISDEL, JR., & CO. Can and wil sell you all kinds of Implements cheaper than any other house in Nebraska.

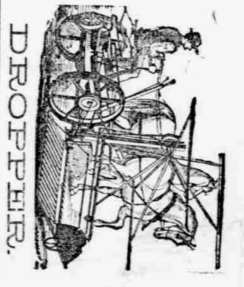


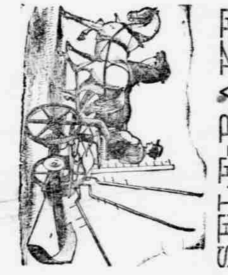
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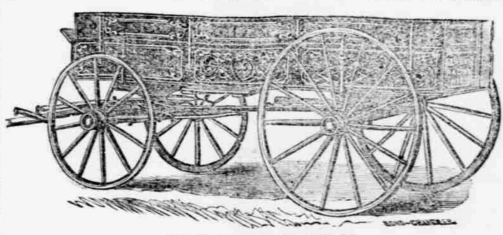
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We sell the STUDEBAKER AND WHITE WATER



WAGONS, AND BUGGIES OF ALL KINDS.

If you want anything, come and ask for it. WE KEEP NOTHING BUT FIRST CLASS GOODS, AND GUARAN TEE ALL OUR GOODS TO BE AS RECOMMENDED.

R. R. TIME TABLES.

MIDLAND PACIFIC RAILWAY. SCHEDULE No. 5,

EASTWARD,		EAST	OTTATION	ESTWARD.	
•	No. 4.	No. 2.	STATIONS.	No. 1.	0. 3.
	P. M.	A. M.	24	A. M.	. M.
	3 15	7 40	Nebraska City	7:45	9:00
	3 00	7.27	Talhot	7:38	4:15
	2 29	7 92	Dunbar	8:22	4:47
	2 19	6 46	Arlington	8:38	5:10
	1 45	6 27	Syracuse	8:57	5:35
	1 27	6 14	Unadilla	9:12	5:56
	1.00	5.56	Palmyra	9:30	0:24
	12 30	5 38	Bennot	9:50	6:55
	12 04	5 17	Cheney's	10:12	7:20
	11 40	4.58	State Prison	10:22	7:87
	11 30	4.50	Lincoln	10:40	8:10

Burlington & Missouri River R. R. PASSENGER AND MIXED TRAINS.

Plattsmouth and Lincoln. To take Effect Wednesday, Dec. 20, 1871. WESTWARD. STATIONS Train No. 3. Train No. 1.

国

	MIXED.	PASSENGER.
Plattsmouth Omaha Junction Louisville South Bend Ashland Greenwood Waverly Newton Lincoln	3:30 p. m. leave. 4:20 5:10 5:40 6:30 7:90 7:25 7:45 8:15 p.m. arrive	10:50 a.m. leave 10:55
Lincoln	8:00 a.m. leave 8:35	2:00 p.m. leave 2:35. 3:05. 3:20.
	EASTV	VARD.
OM I MTARTA		
STATIONS	Train No. 2.	Train No. 4
Plattsmouth	1	Train No. 4 MIXED, 9:00 a.m. arriv 8:20.

9:50 a.m. leave, 3:30 p. m. leave The time given above is that of Omaha, being 33 ninutes slower than that of Chicago.

THOS. DOANE,

Kansas City, St. Joseph & C. Bluffs. TIME TABLE No. 16. To take effect Sunday, July 16th, 1871. GOING NORTH. East Leavenworth.

St. Joseph PHELPS. GOING SOUTH. PHELES. Tickets for sale at all the General Ticket Offices A. L. HOPKINS, A. C. DAWES,

ROUTE EAST.

ST. LOUIS

WITHOUT CHANGE. 872. SUMMER SCHEDULE. 1872

New York, Chicago, Cincinnati and Louisville

FOUR TRAILY'S DAILY 7:30 A. M.--Day Express.

4:45 P. M.--Accommodation. For all Way Stations-Daily except Sunday,

6:15 P. M .-- Fast Line.

With Pullman's Palace Sleeping Car through to New York, Cincinnati and Louisville-DATLY 6:45 P. M .-- Chicago Express. With through Sleeping Car-Daily ex. Saturday

F.M. COLBURN, Ticket Agent JOAN E. SIMPSON, Gen'I Supt. Indianapolis,

Steel Rail! Double Track!

Baltimore and Ohio R. R. CINCINNATI or COLUMBUS EAST!

aving 87 to 110 miles, and arriving one Tale in NEW YORK. BALTIMORE. WASHINGTON. PHILADELPHIA

The Great Iron Railway Bridges over the Ohio River, at Parkersburg and Bellaire, are Completed. MORNING AND NIGHT LINES OF

allman's Palace Drawing Room and Bleeping Cars are run on this Route from Cincipacti or Co. umbus to Baltimore and Washingtom City, WITHOUT CHANGE, By this Rente you avoid ALL OMNIBUS TRANS Fickets for sale at all Ticket Offices in the South and West,
L. M. COLE. J. L. WILSON. Gen l Ticket Agent, SIDNEY B. JONES, Gen'l Pass, Ag't Cincinnati,

Kansas Pacific Railway. IN VALUABLE GIFTS Short, Favorite and Only ALL RAIL ROUTE: L. D. SINE'S

W MEMPHIS, GOLDEN CITY CENTRALCITY, VILLA LA FONT. GREES,
ELKO,
MARYSVILLE,
GEORGETOWN,
LONGMONT,
COLORADO SPRINGS, SAN FRANCISCO,
And all points in Kansas, Colorado, the Territories, and the Pacific Coast.

188 MHLES the Shortest Line from Kansas Ci 210 MILES the Shortest Line to Pueblo, Trinidad, Santa Fe, and all points in New Mexico and Arizona. Remember that this is the Great Through Line, and No Other All Rail Route to any of the above points.

There is no tedious omnibus or ferry transfer by this route, as the Great Rivers are all Bridged, PULLMAN PALACE CARS, run through from KANSAS CITY to DENVER Without Change.

Passengers by this route have an opportunity of viewing the fine Agricultural Districts of Kansas, and can step over at Denver and visit the rich arrical and grazing distrits of Colora-Close connections made at Kansas City with all trains to and from the East, North and South.

EDM'D S. BOWEN, Gn'l Supt. BEVERLY R. KEIM, Gen'l Ticket Agent.

GENERAL OFFICES, Kansas City, Mo Office, 101 W. 5th St.

WHOLESALE AND RETAIL



DEALERS IN

DRY GOODSE

CARPETS OLL CLOTHS.

Having determined to reduce our stock of Dry Goods, Notions, &c., and having on hand a very large and extensive stock, we will commence on Monday, the 15th of August, and will sell our entire stock at such prices as will

MATTINGS

insure a speedy sale. Our only object is to get money, therefore we will sell for cash

To secure great bargains, call early, with the cash, and be astonished at the low prices.

Only Line Running Through Cars | WE HAVE THE LARGEST STOCK AND M

THE LOWEST PRICES.

GEO. DAUGHERTY.

BROWNVILLE.

New York One Price

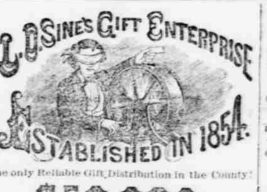
Ticket Office 100 N. Fourth St., car. Chestmut, St. Louis. No. 70 Main Street. - - Brownville, Nebraski

Largest Stock in the Market.

Great Inducements Offered.

SWAN & BROTHER, Wholesale and Retail Dealers in

BROWNVLLIE, NEB



157th REGULAR MONTHLY ENTERPRISE To be drawn MONDAY, SEPT. 9th, 1872. ONE GRAND CAPITAL PLIZE OF \$5,000 IN GOLD 2 Prizes \$1,000 = Greenbacks
2 Prizes 500 = Greenbacks Two Family Carriages and Matched Horses, with Silver Mounted Harness, worth \$1,500 each.

Whole Number Gifts, 10,000.

Circulars containing a full list of prizes, a des

Gen'i Ticket Ag't. DELIVERED to any part of the city-Muddart & Co. L

connections via Quiney are direct and B. P. GROAT. GEO. H. NETTLETON

Council Bluffs R. R. Line

Crossing the Mississippi at Quincy on India PULLMAN SLEEPING PALACES.

VIASE PREDICT AND QUIETA

-EROH-

Without Change of Cars.

THIS IS THE BEST SHORT LINE

field, Secator, Tolono, La Payere, in apolis, Cincinnati, Louisville Xisto Chattanooga, Lexington, Colonie Wheeling, Parkersburg, Balti-more, Washington

IND A . NOST DESIRABLE ROLLS

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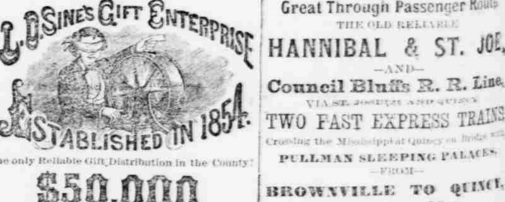
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