I feel to bless the people, and say, May Heaven be kind to you. Amen.

#### CITIZENSHIP.

SEC. 1992. All persons born in the United States and not subject to any foreign power, excluding Indians not taxed, are declared to be citizens of the United States.

SEC. 1993. All children heretofore born or hereafter born out of the limits and jurisdiction of the United States, whose fathers were or may be at the time of their birth mitted to become a citizen of the citizens thereof, are declared to be citizens of the United States; but ner, and not otherwise: the rights of citizenship shall not | First. He shall declare on oath, descend to children whose fathers before a circuit or district court of

now or may hereafter be married a court of record of any of the zen.

SEC. 1996. All persons who de- or subject. serted the military or naval service | Second. He shall, at the time of of the United States and did not his application to be admitted, dereturn thereto or report themselves clare, on oath, before some one of the to a provost-marshal within sixty courts above specified, that he will the United States. days after the issuance of the pro- support the Constitution of the the 11th day of March, 1865, are ly and entirely renounces and ab- who has enlisted, or may enlist, in power to naturalize foreigners. deemed to have voluntarily relin- jures all allegiance and fidelity to the armies of the United States, under the United States, or of ex- subject; which proceeding shall be ercising any rights of citizens there- recorded by the clerk of the court.

however, who faithfully served mitting such alien that he has re- dence within the United States tion of his certificate of discharge —The grasshopper is a burden according to his enlistment until sided within the United States five previous to his application to be- and good conduct during that time, in the northwestern States. A letwho, without proper authority or or Territory where such court is at admitting such alien shall in addi- declaration of intention to become Press says, "A short trip through leave first obtained, quit he com- the time held, one year at least; tion to such proof of residence and a citizen, be admitted a citizen of Nicollet, Sibley and a part of mand or refused to serve after that and that during that time he has good moral character, as now pro- the United States; and every sea- Brown counties has convinced me date, shall be held to be a deserter behaved as a man of a good moral vided by law, be satisfied by comfrom the Army or Navy; but this character, attached to the princi petent proof of such person's havsection shall be construed solely as ples of the Constitution of the ing been honorably discharged from bome a citizen of the United States, ance than our people suppose. In a removal of any disability such United States, and well disposed to the service of the United States. soldier or sailor may have incurred, the good order and happiness of the under the preceding section, by the same; but the oath of the applicant the age of twenty-one years, who the United States for the purpose and deserted farms are not infreloss of citizenship and of the right shall in no case be allowed to prove has resided in the United States of manning and serving on board quent. Those who remain cannot to hold office, in consequence of his his residence.

desertion. the penalties and forfeitures of in the court.

ty-six. the Republic.

zens of the United States, while in of the United States, and well dis- not for the continued term of five and shall receive from this Govern- ness of the same; and where the resided within the United States. to native-born citizens.

reason of such imprisonment; and thereof. if it appears to be wrongful and Sixth. Any alien who was resid- had before that day made a declarain violation of the rights of Amer- ing within the limits and under the tion, according to law, of their in-

nicated by the President to Congress.-Revised Statutes.

#### NATURALIZATION.

SEC. 2165. An alien may be ad-United States in the following man-

never resided in the United States. | the United States, or a district or SEC. 1995. All persons born in tion to become a citizen of the

SEC. 1997. No soldier or sailor, to the satisfaction of the court ad- to prove more than one year's resi- competent court, and the producthe 19th day of April, 1865, and years at least, and within the State come such citizen; and the court together with the certificate of his ter from St. Paul to the Pioneer

SEC. 1998. Every person who plying to be admitted to citizenship continued to reside therein to the any act of Congress notwithstand- starvation. Unless a change comes hereafter deserts the military or na- has borne any hereditary title, or time he may make application to ing; but such seaman shall, for all soon our western counties must be val service of the United States, or been of any of the orders of nobil- be admitted a citizen thereof, may, purposes of protection as an Ameridepopulated." who, being duly enrolled, departs ity in the kingdom or state from after he arrives at the age of twenthe jurisdiction of the district in which he came, he shall, in addi- ty-one years, and after he has re- the filing of his declaration of inwhich he is enrolled, or goes beyond tion to the above requisites, make sided five years within the United tention to become such citizen.the limits of the United States, an express renunciation of his title States, including the three years of United States Revised Statutes. with intent to avoid any draft into or order of nobility in the court to his minority, be admitted a citizen the military or naval service, law- which his application is made, and of the United States, without havfully ordered, shall be liable to all his renunciation shall be recorded ing made the declaration required stomach with missionary.-Beston Post.

section nineteen hundred and nine- Fifth. Any alien who was resid- twenty-one hundred and sixty-five; cause theirs is such a kim business? ing within the limits and under the but such alien shall make the dec-SEC. 1999. Whereas the right of jurisdiction of the United States laration required therein at the expatriation is a natural and in- before the twenty-ninth day of time of his admission; and shall herent right of all people, indispen- January, one thousand seven hun- further declare, on oath, and prove sable to the enjoyment of the dred and ninety-five, may be ad- to the satisfaction of the court, rights of life, liberty, and the pur- mitted to become a citizen, on due that, for two years next preceding, suit of happiness; and whereas in proof made to some one of the courts it has been his bona-fide intention the recognition of this principle above specified, that he has resid- to become a citizen of the United this Government has freely receiv- ed two years, at least, within the States; and he shall in all other reed emigrants from all nations, and jurisdiction of the United States, spects comply with the laws in reinvested them with the rights of and one year, at least, immediately gard to naturalization. citizenship; and whereas it is claim- preceding his application, within SEC. 2168. When any alien, who ed that such American citizens, the State or Territory where such has complied with the first condiwith their descendants, are subjects | court is at the time held; and on | tion specified in section twenty-one of foreign states, owing allegiance his declaring on oath that he will hundred and sixty-five, dies before to the governments thereof; and support the Constitution of the he is actually naturalized, the whereas, it is necessary to the United States, and that he absolute | widow and the children of such alien maintenance of public peace that ly and entirely renounces and ab- shall be considered as citizens of disavowed: Therefore any declara- or sovereignty, and, particularly, as such, upon taking the oaths pretion, instruction, opinion, order, or by name, to the prince, potentate, scribed by law. decision of any officer of the United state, or sovereignty whereof he SEC. 2169. The provisions of this States which denies, restricts, im- was before a citizen or subject; and, Title shall apply to aliens being free THE IMPROVED WOOD'S. pairs, or questions the right of ex- also, on its appearing to the satis- white persons, and to alliens of Afpatriation, is declared inconsistent faction of the court, that during lican nativity and to persons of with the fundamental principles of such term of two years he has be- African descent. haved as a man of good moral char- SEC. 2170. No alien shall be ad-SEC. 2000. All naturalized citi- acter, attached to the Constitution mitted to become a citizen who has ment the same protection of per- alien, applying for admission to SEC. 2171. No alien who is a na sons and property which is accorded citizenship, has borne any heredi- tive citizen or subject, or a denizen tary title, or been of any of the or- of any country, state or severeignty known to the President that any state from which he came, on his, at war, at the time of his applica citizen of the United States has mereover, making in the court an tion, shall be then admitted to bebeen unjustly deprived of his liber- express renunciation of his title or come a citizen of the United States; foreign government, it shall be the ceedings, required in this condi- United States, or the Territories duty of the President forthwith to tion to be performed in the court, thereof, on the eighteenth day of

cate some parts this fall and commence of such citizen, and if the release so June, one thousand seven hundred day entitled to become citizens MR. BLAINE? - Mr. Blaine was must be proved to the satisfaction tion of such alien.

> SEC. 2166. Any alien, of the age Third. It shall be made to appear such; and he shall not be required may, on his application to any ton Herald.

> > in the first condition of section

demand of that government the shall be recorded by the clerk June, in the year one thousand ican citizenship, the President Jurisdiction of the United States, tention to become citizens of the

intend to dedicate it then; we shall dedi. shall forthwith demand the release between the eighteenth day of United States, or who were on that WHAT WAS THE MATTER WITH

person was proscribed.

can citizen, be deemed such, after

The king of Fiji is sick. Overloaded his If brickmakers die very young, is it be- or in person to S. A. GRANT & CO., 2, 4, 6 and 8, Home St., Cincinnati, O.

demanded is unreasonably delayed and ninety-eight, and the eight- without making such declaration, very sick, indeed, during the days or refused, the President shall use eenth day of June, one thousand may be admitted to become citizens when the national republican consuch means, not amounting to acts eight hundred and twelve, and who thereof, notwithstanding they were vention was in session in Cincinof war, as he may think necessary has continued to reside within the alien enemies at the time and in nati, and it is the fault of his phyand proper to obtain or effectuate same, may be admitted to become the manner prescribed by the laws sicians, more than for any other the release; and all the facts and a citizen of the United States with- heretofore passed on that subject; reason, that any question has ever proceedings relative thereto, shall out having made any previous dec- nor shall anything herein contain- been raised about the attack which as soon as practicable be commu- laration of his intention to become ed be taken or construed to inter- prostrated him on the morning of such; but whenever any person, fere with or prevent the apprehen- Sunday, the 13th of June. It will without a certificate of such declar- sion and removal, agreeably to law, be remembered that he walked ation of intention, makes applica- of any alien enemy at any time with his wife to the Congregational tion to be admitted a citizen, it previous to the actual naturaliza- Church, in this city, on the morning of that day, and, while standof the court that the applicant was | SEC. 2172. The children of per- ing in the porch, became suddenly residing within the limits and un- sons who have been duly natural- faint, sat down, asked to be taken der the jurisdiction of the United | ized under any law of the United | home, became insensible, and after-States before the eighteenth day of States, or who, previous to the pas- ward lay for two whole days in a June, one thousand eight hundred sing of any law on that subject, by state of syncope. At the end of and twelve, and has continued to the Government of the United this period of insensibility he rereside within the same; and the States, may have become citizens covered the full control of his faculresidence of the applicant within of any one of the States, under the ties, and very soon afterward bethe limits and under the jurisdic- laws thereof, being under the age came fully restored. Now, there SEC. 1994. Any woman who is supreme court of the Territories, or tion of the United States, for at least of twenty one years at the time of was nothing mysterious in this five years immediately preceding the naturalization of their parents, sudden prostration and equally to a citizen of the United States, States having common-law juris- the time of such application, must shall, if dwelling in the United sudden recovery, as any competent and who might herself be lawfully diction, and a seal and clerk, two be proved by the oath of citizens of States, be considered as citizens physician would have been able to naturalized, shall be deemed a citi- years, at least, prior to his admis- the United States, which citizens thereof; and the children of persons explain. More than this, it may shall be named in the record as who now are, or have been, citi- be said that any good doctor knowwitnesses; and such continued res- zens of the United States, shall, | ing Mr. Blaine's mental and physithe district of country formerly United States, and to renounce for- idence within the limits and un- though borne out of the limits cal condition during the early days known as the Territory of Oregon, ever all allegiance and fidelity to der the jurisdiction of the United and jurisdiction of the United of June, and the extraordinary exand subject to the jurisdiction of any foreign prince, potentate, state, States, when satisfactorily proved, States, be considered as citizens citement and strain upon his nerthe United States on the 18th May, or sovereignty, and, particularly, and the place where the applicant thereof; but no person heretofore vous system for the month previ-1872, are citizens in the same man- by name, to the prince; potentate, has resided for at least five years, proscribed by any State, or who ous, could have accurately foretold ner as if born elsewhere in the state, or sovereignty of which the shall be stated and set forth, to- has been legally convicted of hav- his prostration, and could have alien may be at the time a citizen gether with the names of such cit- ing joined the army of Great Brit- added with equal accuracy that, if izens, in the record of the court ad- ain during the Revolutionary War, there was not an immediate fatal mitting the applicant; otherwise shall be admitted to become a citi- result, his recovery would be exthe same shall not entitle him to be zen without the consent of the leg- tremely rapid. Mr. Blaine's attack considered and deemed a citizen of islature of the State in which such was that affection well known to the medical profession as anæmia, SEC. 2173. The police court of the and, if it had been properly named clamation by the President, dated United States, and that he absolute- of twenty-one years and upward, District of Columbia shall have no and described to the world at the time, Mr. Blaine would have been SEC. 2174. Every seaman, being a spared the many sharp things that quished and forfeited their rights every foreign prince, potentate, either the regular or the volunteer foreigner, who declares his inten- have been said about it. He sufof citizenship, as well as their right state, or sovereignty; and particu- forces, and has been, or may be tion of becoming a citizen of the fered not from a congestion of the to become citizens; and such desert- larly, by name, to the prince, pot- hereafter, honorably discharged, United States in any competent brain, but from an absolute diminers shall be forever incapable of entate, state or sovereignty of shall be admitted to become a citi- court, and shall have served three ution of blood and weakening of its holding any office of trust or profit which he was before a citizen or zen of the United States, upon his years on board of a merchant ves- quality, caused by the extreme petition without any previous de- sel of the United States subsequent | physical and mental strain of the claration of his intention to become to the date of such declaration, preceding weeks .- Wash. Cor. Bos-

man, being a foreigner, shall, after that the grasshopper question is his declaration of intention to be- one of much more serious importand after he shall have served such a drive of thirty miles I did not SFC. 2167. Any alien, being under three years, be deemed a citizen of see a furrow turned. Vacant houses three years next preceding his ar- any merchant vessel of the United possibly hold out much longer. Fourth. In case the alien ap- riving at that age, and who has States, anything to the contrary in Many of them are actually facing

> A NEW DEPARTURE! Travelling and Local Salesmen wanted in every city and town on the Pacific Slope, to introduce our Old and Staple manufactures; \$75 per month, hotel and travelling expenses paid. Apply by letter

# BAIN WACONS,

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## OLIVER CHILLED PLOWS

Are now known in every settlement, and I have seld over FIVE HUNDRED in the las six months. Farmers are actually laying away good steel plows and buying the Oliver Chilled Plow, it being such a saving both on team and man. The longer you use them the better they are. No wear out to them.

## this claim of foreign allegiance jures all allegiance and fidelity to should be promptly and finally any foreign prince, potentate, state, entitled to all rights and privileges

Have taken the front rank of all machines for their durability, ease of running and handling, cutting close and clean, less cost for repairs, which can always be had. FEE

### WISNER'S TIGER SELF-OPERATING HAY RAKE

Farmers who have not yet seen this self-dumping hay rake should call early. It perfect and well made, has wrought iron axle, second growth spokes and good materia. foreign countries, are entitled to posed to the good order and happi- years next preceding his admission throughout. Your LITTLE GIRL CAN OPERATE IT.

SEC. 2001. Whenever it is made ders of nobility in the kingdom or with which the United States are Concord Enggies and all kinds of Spring Wagons Hardwood and Wagon Material a Specialty, ty by or under the authority of any order of nobility. All of the pro- but persons resident within the Agricultural Implements of all Improved Styles

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