

ritory for taking appeals. Whenever the condition of the business in the district court of any district is such that the judge of the district is unable to do the same, he may request the judge of either of the other districts to assist him, and, upon such request made, the judge so requested may hold the whole or part of any term, or any branch thereof, and his acts as such judge shall be of equal force as if they were duly assigned to hold the courts in such district.

Sec. 4. That within sixty days after the passage of this act, and in the month of January annually thereafter, the clerk of the district court in each judicial district, and the judge of probate of the county in which the district court is next to be held, shall prepare a jury-list from which grand and petit jurors shall be drawn, to serve in the district courts of such district, until a new list shall be made as herein provided. Said clerk and probate judge shall alternately select the name of a male citizen of the United States who has resided in the district for the period of six months next preceding, and who can read and write in the English language; and, as selected, the name and residence of each shall be entered upon the list, until the same shall contain two hundred names, when the same shall be duly certified by such clerk and probate judge, and the same shall be filed in the office of the clerk of such district court, and a duplicate copy shall be made and certified by such officers, and filed in the office of said probate judge. Whenever a grand or petit jury is to be drawn to serve at any term of a district court, the judge of such district shall give public notice of the time and place of the drawing of such jury, which shall be at least twelve days before the commencement of such term; and on the day and at the place thus fixed; the judge of such district shall hold an open session of his court, and shall preside at the drawing of such jury, and the clerk of such court shall write the name of each person on the jury-lists returned, and filed in his office upon a separate slip of paper, as nearly as practicable of the same size and form, and all such slips shall, by the clerk in open court, be placed in a covered box, and thoroughly mixed and mingled; and thereupon the United States marshal, or his deputy, shall proceed to fairly draw by lot from said box such number of names as may have previously been directed by said judge; and if both a grand and petit jury are to be drawn, the grand jury shall be drawn first; and when the drawing shall have been concluded, the clerk of the district court shall issue a venire to the marshal or his deputy, directing him to summon the persons so drawn, and the same shall be duly served on each of the persons so drawn at least seven days before the commencement of the term at which they are to serve; and the jurors so drawn and summoned shall constitute the regular grand and petit juries for the term for all cases. And the names thus drawn from the box by the clerk shall not be returned to or again placed in said box until a new jury-list shall be made. If during any term of the district court any additional grand or petit jurors shall be necessary, the same shall be drawn from said box by the United States marshal in open court; but if the attendance of those drawn cannot be obtained in a reasonable time, other names may be drawn in the same manner. [Each party, whether in civil or criminal cases, shall be allowed three peremptory challenges, and in the trial of any prosecution for adultery, bigamy, or polygamy, it shall be a good cause of principal challenge to any juror that he practices polygamy, or that he believes in the rightfulness of the same.] In criminal cases, the court, and not the jury, shall pronounce the punishment under the limitation prescribed by law. The grand jury must enquire into the case of every person imprisoned within the district on a criminal charge and not indicted; into the condition and management of the public prisons within the district; and into the wilful and corrupt misconduct in office of public officers of every description within the district; and they are also entitled to free access, at all reasonable times, to the public prisons, and to the examination, without charge, of all public records within the district.

Sec. 5. That there shall be appointed by the governor of said Territory one or more notaries public for each organized county, whose term of office shall be two years and until their successors shall be appointed and qualified. The act of the legislative assembly of the Territory of Utah entitled "An act concerning notaries public," approved January seventh, eight hundred and sixty-six, is hereby approved except the first section thereof, which is hereby disapproved. Provided, That wherever, in said acts, the words "probate judge," or "clerk of the probate court" are used; the words "secretary of the Territory" shall be substituted.

Sec. 6. That the supreme court of said Territory is hereby authorized to appoint commissioners of said court, who shall have and exercise all the duties of commissioners of the circuit courts of the United States, and to take acknowledgments of bail, and so forth; and, in addition, they shall have the same authority as examining and committing magistrates in all cases arising under the laws of said Territory as is now possessed by justices of the peace in said Territory.

Sec. 7. That the common law of England, as the same is defined and modified by the courts of last resort in those States of the United States where the common law prevails, shall be the rule of decision in all the courts of said Territory so far as it is not repugnant to or inconsistent with the Constitution and laws of the United States and the existing statutes of said Territory.

Sec. 8. That the act of the territorial legislature of the Territory of Utah entitled "An act in relation to marshals and attorneys," approved March third, eighteen hundred and fifty-two, and all laws of said Territory inconsistent with the provisions of this act, are hereby disapproved. The act of the Congress of the United States entitled "An act to regulate the fees and costs to be allowed clerks, marshals, and attorneys of the circuit and district courts of the United States, and for other purposes," approved February twenty-sixth, eighteen hundred and fifty-three, is extended over and shall apply to fees of like officers in said Territory of Utah.

Further amendments were, the House amendment that the fees, &c., of the U. S. attorney for the Territory should not exceed \$3,500 a year; and the Senate amendments that in criminal cases where the defendant is sentenced to capital punishment, or convicted of bigamy or polygamy, a writ of error shall lie from the Supreme Court of the United States to the Supreme Court of the Territory, that is, the case is appealable to the U. S. Supreme Court at Washington; that in criminal cases fifteen challenges of jurors are allowed to each side; and that the jurisdiction of Probate Courts in townsites cases is preserved.

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By Telegraph.

AMERICAN.

CHICAGO, 22.—Samuel Myers, for many years connected with Myers' Opera House in this city as its manager, died to-day; he was well known throughout the country as an accomplished gentleman, and an honor to his profession.

LOUISVILLE, 22.—A supposed incendiary fire destroyed the business portion of the town of Richmond, Kentucky, last night; loss \$90,000, small insurance.

FORT WAYNE, 22.—A terrific wind and rain storm, accompanied by thunder and lightning, destroyed a large amount of property in the southern part of Allen County, yesterday afternoon; loss not known.

WASHINGTON, 22.—The House, to-night, passed the Senate bill for the payment of the legal services rendered by Edmund Randolph, of California, to the United States.

Bills granting the right of way to the Sierra, Iron Co., and American Fork Railway Company were referred to the committee on public lands.

The conference committee on the river and harbor bill recommended the retention of the item of one hundred thousand dollars for the improvement of the Oakland harbor, but to strike out the item of \$80,000 for the turning of the San Diego river into the false bay.

The Senate has confirmed B. F. Potts, governor of Montana, E. W. Willett, register of the land office at Bozeman, Montana, J. D. Howard, register of the land office at Del Norte, Cal., S. W. Brown, receiver of public moneys at Van Couver, J. M. Malarkey, marshal of Oregon, and Benj. Moran, at present secretary of legation in London, to be third assistant Secretary of State.

From the 1st of July the Comptroller of Currency will be prepared to receive applications for the organization of national banks in the Western and Southern States, observation of the usual forms being required. Under the new apportionment all the Western and Southern States, except Montana and Wyoming, will receive portions of the re-distributed currency. Ohio receives about six millions, Indiana two hundred and eighty thousand, Minnesota six hundred thousand, Nebraska three hundred thousand, other Western and Southern States much larger amounts.

The Senate was in executive session four hours this afternoon on the Canadian reciprocity treaty; there was no vote or indication of a show as to whether the requisite two-thirds vote to ratify it could be obtained, and the treaty will go over to the next session of Congress for final action.

The bill for the distribution of the Geneva award, agreed upon by the committee of conference, provides for the appointment of a court of five commissioners by the President with the advice of the Senate, the sessions of the court to be held in Washington. The salary of the commissioners is to be \$6,000 each, with a clerk at \$3,000,

and a short hand reporter at \$2,500 per annum. The President may designate a counsellor at law to represent the interests of the government, in all suits and claims for indemnity for losses. The court shall exist for a year, from the time of convening, but if the business is not completed within that time the President may, by proclamation, extend the term not more than six months.

The President, to-day and to-night signed a large number of bills, including that repealing the Sanborn contracts and the anti-molesty bill.

The President has signed the following acts of Congress to-day: the bill to ascertain the possessory rights of the Hudson Bay Company and other British subjects in the Territory within the limits of the award of the Emperor of Germany, under the treaty of Washington, of May '71, and for other purposes; fixing the amount of United States notes, providing for the re-distribution of the national bank currency, and for other purposes; providing for the publication of the revised statutes and laws of the United States; to create the Bozeman land district, Montana; for the establishment of life-saving stations and houses of refuge upon the sea and lake coasts of the United States, and to promote the efficiency of the life-saving service.

The international revenue receipts to-day, were \$569,136. The total receipts for the fiscal year to date is over \$100,165,000.

The Senate has confirmed the nomination of Mr. Bass for Assistant Secretary of the Treasury.

Wright said it would be a disgrace for Congress to adjourn without providing for the payment of the Geneva award claims.

Morton predicted that the insurance companies would get the balance of the money after the claims authorized in the bill had been provided for. After further discussion, the committee's report was agreed to by the following votes, yeas: Allison, Anthony, Boreman, Boutwell, Buckingham, Carpenter, Chandler, Clayton, Conover, Ferry of Mich., Flannagan, Frelinghuysen, Hamilton, of Texas, Hamlin, Harvey, Hitchcock, Howe, Ingall, Jones, Kelly, Logan, Mitchell, Morrill, of Me., Morton, Patterson, Pease, Pratt, Ramsey, Robertson, Sargent, Scott, Sprague, Stewart, Woodleigh, Washburn, West, Windom and Wright; nays: Bayard, Bogy, Cooper, Davis, Dennis, Fenton, Goldthwaite, Gordon, Hager, Merriman, Morrill, of Vt., Norwood, Ransom, Saulsbury, Schurz, Stevenson, Stockton and Tipton.

SPRINGFIELD, Mass., 22.—The commissioners of Hampden county have issued an order directing the Mill River Reservoir Company to thoroughly reconstruct the dams of their Searsville and Upper Goshen reservoirs, and they recommended the building of a wing to the dam of the lower reservoir at Goshen.

NEW YORK, 22.—It is now formally announced that H. J. Jewett accepts the presidency of the Erie railroad, vice Watson, resigned in consequence of ill health.

FOREIGN.

PARIS, 22.—The committee of thirty have completed their general deliberation on the bill of Cassimir Periere and St. Croix; their final sitting will be on Wednesday.

LONDON, 22.—In the House of Commons to-day, Richard Smyth, member for Londonderry, gave notice that he should move an amendment to Dr. Butt's home rule resolve, that in the opinion of the house it would be prejudicial to the peace and prosperity of Ireland to make changes involving the dissolution of the legislative union of the two countries.

The House of Lords has decided that, in the Mordaunt divorce case, the proceedings shall continue, notwithstanding the insanity of the lady.

The Porte prohibits the circulation of copies of the Bible in Turkey.

The Cologne Gazette mentions a rumor that the conference of Roman Catholic bishops, in Prussia, which meets to-day, at Fulda, will endeavor to make a compromise with the Prussian government.

The Brazilian cable is successfully laid, and London is now in telegraphic communication with Brazil. The following dispatch was received to-day from the officers of the company. "Pernambuco, 22d.—The cable is in perfect order, and will be open-

ed to the public for business tomorrow."

The House of Commons, this evening, passed the licensing bill, 328 to 29.

Bourke, under foreign secretary, in reply to an inquiry from Sanford, said the question of recognizing the present government of Spain engaged the most serious attention of her majesty's ministers. They did not wish to defer recognition, for they were anxious to gain moral support to the constitutional government which was endeavoring to maintain order against reaction and revolution, but it was desirable to wait until the reorganization of the Spanish government had an appearance of greater permanency.

BERLIN, 22.—The conference of Roman Catholic bishops opened at Fulda to-day, and will end on the 23th.

The Prussian government has appointed official administrators of the dioceses of Posen and Gresen.

LISBON, 23.—The customary messages of thanksgiving and congratulation have passed between Portugal and Brazil, over the establishment of telegraphic communication.

ESTRAY NOTICE.

I HAVE in my possession the following described animals:

One three year old red COW, CS on left hip and something like B on left thigh, J on left side of body marked, underbit in right ear and underbit in left.

One red and white yearling STEER, no marks or brand.

One dark red COW, about three years old, branded something like Q on left side of body, marked 3, small v. no ches in under part of right ear, also some scars or brand on left shoulder.

If the above animals are not claimed before July 6th, will be sold to the highest bidder, at Oak City District Pound.

J. W. DUTSON, District Poundkeeper. Oak City, Millard County, June 20, 1874. ds&wt

GRAEFENBERG MARSHALL'S UTERINE CATHOLICON.—This world-renowned medicine has performed some of the most startling cures on record of cases of Female complaints of long standing. It has the endorsement of leading members of the faculty, and should be in every household to relieve and permanently cure the diseases to which the female sex are peculiarly liable.

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The above medicines are sold by Zion's Co-operative Mercantile Institution and by all druggists throughout the country. w4 6m

NOTICE.

TO Edward McGarry and N. B. Eldred, their personal or legal representatives, and all others whom it may concern: You are hereby notified that I have performed the labor, and made the improvements on the Jordan Silver Mining Company mine, or Jordan lode, in West Mountain Mill g District, Salt Lake County, Territory of Utah, required by law, being co-owner thereof with you, and you have failed to contribute your proportion, and there is now due on account thereof from each of you, said Edward McGarry and N. B. Eldred, \$150, for labor improvements on said claim prior to 1873; therefore you are further notified that if at the expiration of one hundred and eighty days from the date of this notice you fail or refuse to contribute your said proportion, your several interests in said claim will become my property, pursuant to Sec. 5 of the Act of Congress, approved May 10, 1872, entitled "An Act to promote the development of the mining resources of the United States."

JOHN W. KERR. Dated at Salt Lake City, April 9th, 1874. d117 It will 90 days

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Read the following testimonial from the late Father Desmet, the great Indian missionary:

St. Louis University, June 9th, 1872.

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Long experience in the use of your valuable EXTRACT OF RENNE PLANT justifies me in saying that I believe it to be an excellent remedy for any form of bowel affections for which you recommend it. On every occasion when I have given it, I am happy to inform you that it has been successful in affording relief.

Very truly, your friend,

P. J. DESMET, S. J.

From Rt. Rev. Bishop Ryan: I fully endorse Father Desmet's testimonial.

P. J. RYAN.

Milhan & Son, Agents, New York. Sold also by J. F. HENRY CURRAN & CO., 8 College Place. w12 6m

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LOST.

A Small yellow roan horse 3 years old, branded W A on the left thigh. Any person giving information that will lead to his recovery will be suitably rewarded.

T. E. TAYLOR, this Office. d125-s24-w12 tf.

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