treatment: and it is expressly agreed that the marmed party shall in no case be required to go on board the examining vessel for the pursoes of exhibiting his papers, or for any other purpose whatever.

As for the case of resicutate, the class of the case of resicutate, the class of the shall be treated on the footing of the favored nation. Count Frederick Ferdinand de Beust, his Migesty's Privy Counseilor and Chamberlain. Chancellor of the Empire. Minister of the Important House and of Foreign Affairs. Grand Cross of the Orders of St. Stephen and Leopold, who have agreed to and signed the following articles:

ARTICLE I.

Cuizens of the Austro-Hungarian Monarchy who have resided in the United States, and the vessels of the one country or of the whole and country or of the whether and they forwher agree that whatever may be lawfully exported and re-exported from the one country, in its own vessels, to any foreign country, and the same bounties, duties, and dinw-backs, shall be held by the Government of THE ROYAL DANISH DIRECTORY GENERAL OF POSTS. ARTICLE VIII. LETTER-BILL, No. The mail sent from \_\_\_\_\_, 18 ; received \_\_\_\_\_, via \_\_\_\_\_, Cuizens of the Austro-Hungarian Monarchy who have resided in the United States of America uninterruptedly at least fee years, and during such residence have become assumited different of the United States, small be held by the Government of Austra and Dungary to be American citizens, and shall be treated as such.

Hecherosally, citizens of the United States of America who have resided in the territories of the Austro-Hungarian Monarchy uninterruptedly at least five years, and during such residence have become naturalized citizens of the Austro-Hungarian Monarchy, shall be held by the United States to be citizens of the Austro-Hungarian Monarchy, and shall be treated as such.

The deciaration of an intention to become a unitzen of the one or the other country has not for either party the effect of naturalization. HATATH UNITED AM Statement by the Danish office. ARTICLE VI. No higher or other duties shall be imposed on the importation into the United States of any articles, the produce or manufactures of Italy, and no higher or other duties shall be imposed on the importation into Italy of any articles, the produce or manufactures of the United States, than are or shall be payable on the like articles, being the produce or the manufactures of any other foreign country, nor shall any other foreign country, nor shall any other or higher duties or charges be imposed, in either of the two countries, on the exportation of any articles to the United States or to Italy, respectively, than such as are payable on the exportation of the like articles to any foreign country, nor shall may prohibition be imposed on the importation of the exportation of may articles, the produce or manufactures of the United States or of Italy, to or from the territories of the United States or of Italy, which shall not equally extend to all other nations. In order effectually to provide for the secondity of the citizens and subjects of the contracting parties, it is agreed between them that all commanders of ships of war of each party, respectively, shall be stratily enjoined to fortear from doing any damage to, or committing any outrage saginst, the citizens or nablects of the offier, or against the citizens or nablects of the offier, or against their vessels, or property; and if the mild commanders shall not contrary to this supulation, they shall be severely punished, and made answershie in their persons and estates for the attainction and reparation of said damages, of whatever nature they may be. ARTICLE IX. ala General, Couenie, Vice-Convola, or ar Agenta of the two countries, or their lore, shall have the right, conformably aware and requisitions of their country to take at their effice or it welling, as the co of the parties, or on hourd of vessels rown nation, the depositions of the a and orous, of passengers on board of a metoriants, or of any other citizens Frame. Sk. 2 Bd. Sk. 2 Rd. Sk. Consule, Vice Consule, or Consuler agents, shall have execusive charge of the Internal order of the merchast vessels of their nation. They shall have, therefore, the exclusive power to take dogmizance of and to settle all differences which may arise at sea or in port between captains, officers, and crews, in reference to wayes and the execution of mutual contracts, subject in each case to the laws of their own nation.

The local authorities shall in no way interfere, except in cases where the differences on board ship are of a nature to disturb the peace and public order in port or en shore, or whan persons other than the officers and crew of the vessel are parties to the disturbance; except, as aforesaid, the local authorities shall confine tquissives to the disturbance; substituted by the Consuls, Vice Consuls, or Consular agents, and call canse the arrest, temporary imprisonment, and removal us board his own vessel, of every person whose name is found on the master-roils or register of the ship or let of the order. TABLE I. - Internation correspondence. ARTICLE II.

A naturalized citizen of the one party, on return to the territory of the other party, remains liable to trial and punishment for an action punishmels by the laws of his original country committed before his emigration, saving always the limitation established by the laws of his original country and any other remainsion of liability to punishment.

In particular, a former citizen of the Austro-Hungarian Monarchy, who, under the first article, is to be held as an American citizen, is limb's to trial and punishment, according to the laws of Austro-Hungary, for non-initial ment of military duty;

ist. If he has entgrated, after having been durfied at the time of conscription, and thus having become enrolled as a recruit for service by the standing army.

31. If he has emigrated whilst be stood in service on y for a limited time.

34. If, having a leave of absence for an unlimited time, or belonging to the reserve or to the militar, he has emigrated after having received a cuil into service, or after a public proclamation requiring his appearance, or after war has broken out.

On the other hand, a former citizen of the Austro-Hungarian Monarchy naturalized in the United States, who by or after his emigration mas trangeressed the legal provisions on military duty by any acts of omissions other than those above enumerated in the clauses numbered one, two, and three, can, on his return to this original country, neither be held subsequently to military duty. ARTICLE II. By the President: U. S. GRANT. ARTICLE XXI.

If by any fatality, which cannot be expected, and which may God avert, the two contracting parties should be engaged in a war with each other, they have agreed and do agree, now for then, that there shall be allowed the term of six mouths to the merchants residing on the consts and in the ports of each other, and the term of one year to those who dwell in the interfor, to arrange their business and transport their effects wherever they please, with the safe conduct necessary to protect them and their property, until they arrive at the ports designated for their emarkation. And all women and children, scholars of every faculty, cultivators of the carth, artisans, mechanics, mannfacturing, and fishermen, unarmed and inhabiting the unfortified towns, villages, or places, and, in general, all others whose occupations are for the common subsistence and benefit of mankind, shall be allowed to copy. ARTICLE XXV. Hamilton Firm, Secretary of State. Convention between the United States of America and the Austro-Eunquerian Monarchy. Rights, do., of Unasia. Signed July 11, 1870; Entified December 19, 1870; Battleations enhanged June 26, 1871; Proclaimed June 28, 1871. Dolls. Cts. ARTICLE VII. Vessels of the United States arriving at a port of Haly, and, reciprocally, vessels of Haly arriving at a port of the United States, may proceed to any other port of the anne country and may there discharge such part of their original cargoes as may not have been discharged at the port where they first arrived. It is, however, understood and agreed that nothing contained in this article shall apply to the coastwise navigation, which each of the two contracting parties reserves exclusively to itself. Rd. [8k. Rd. 8k. wherever they please, with the sand commons discharged at the port where they first artificial. It is, however, understood the while and commons and the contracting parties reserves exclusively to itself.

ARTICLE VIII.

The following shall be exempt from paving to the contracting parties reserves exclusively to itself.

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The following shall be fabre or propositive Journals | Fully or partial-ly prepaid. The prints. | Samples | amount...... A PROCLAMATION duties of Comain of either country residing the rights, privileges, momenties, and duties of Comain of either country residing in the other, was countried and six production of the control of the country residing in the control of the country residing in the control of the country residing in the country and the country residing to the country residing resident of the competent local authority, supporting it by the exhibition of the ships of the country, and resident private residence and their respective private residence and their respective private residence and their respective private residence of America, Hamilton Fals, Secretary of the important and Royal dealer of Locaped Russian and their residence and residence a TABLE II. — Extra-national correspondence. Letters originating in Denmark for countries beyond the United States.

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Foreign post-age to account get to account g Foreign post-age to sor at for to the United The Convention for the mutual delivery of criminals, fuglifives from justice, concluded an the 2d July, 1805, between the Government of the United States of America, on the one part, and the Austro-Hungarian Monarchy on the solver part, as well as the additional Convention, sinced on the 8th May, 1848, to the treaty of commerce and navigation concluded between the said Governments on the 8th hof August, 1829, and capectally the stipulations of Article IV. of the said additional Convention concerning the delivery of the descripts from the ships of war and merchant versels, remain in force without change. Fully prepaid.

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for to Denmark in part. consula General, Consula, Vice-Consula, and sular-Agents of the two countries are extively charged with the inventorying and suff-Recoing of general and effects of every I left by salors or passengers on ships of rantion, who die cither on board ship or and, during the voyage or in the port of ination. When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any camerage, on the coasts or within the dominions of the other, there shall be given to it all assistance and protection in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unloud the hald vessel, it necessary; of its morchandise and effects, and ta reload the same, or part thereof, paving no duties whatsoever but such as shall be due upon the articles left for consumption.

ARTICLE X. ARTICLE IV. The emigrant from the one State, who, according to Article I. is to be held as a citizen of the other winte, shall not, on his return to the original country, be constrained to resume his former citizenship; yet if he shall of his own assored re-acquire it, and renounce the utilizenship obtained by naturalization, such a remunciation is allowable, and no fixed period of residence shall be required for the recognition of his recovery of citizenship in his original country. ARTICLE ME The following tables belong to the Postal Treaty between the United States and Kingdom of Denmark.

| Conference Department | POST-OFFCE DEPARTMENT OF THE UNITED STATES, A MERICA. LETTER-BILL, No.-ARTICLE V. ARTICLE X. The present Convention shall go into effect immediately on the exchange of ratifications, and shall continue in force ten years. If neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the contracting parties shall have given notice to the other of such intention. Total number of single rates in transit Vessels of either of the conwacting parties shall have liberty, within the territories and dominions of the other, to complete their crew, in order to continue their royage, with sallors articled in the country, provided they submit to the least regulations and their enrollment by voluntary. For the mails dispatched from to-Prepaid journals, other prints, samples, etc., originating in Denmark for countries beyond the United States, or originating in countries beyond Denmark to the United States and countries beyond the United States.

Total smount of the\_\_\_\_\_\_, 18 ; arrived the \_\_\_\_\_\_\_, 18 . Statement by Verification by United States of the Danish of fice. Single weight, Single rate. Single rates ARTICLE XI. The present Convention shall be ratified by the President of the United States, by and with the consent of the Contact of the United States, and by his Majesty the Emperor of Austria, &c. King of Hungary, with the constitutional consert of the two Legislatures of the Austro-Hungarian Monarchy, and the ratifications shall be exchanged at Vienna within twelve months from the date hereof.

In faith whereof the Plenipocentiaries have sinced this Convention as well in German as in English, and have thereto affixed their scale.

Done at Vienna the twentieth day of September, in the year of our Lord one thousand eight hundred and sevency, in the binety-scale States of America, and in the twenty-second year of the reign of his imperial and royal Apostolic Majesty.

JOHN JAY. ARTICLE VI. Grms Cts. 6 Dolls Cts 6 Doll. Cts. TABLE I.—International correspondence TABLE III .- Of register fees. ARTICLE XIII. Letters fully prepaid.

Letters wholly unpaid.

[No. of single rates. Rd. Sk. Rd. Sk. JOHN JAY. BEUST. Dolls Cts. the import or expert of the merchandles saved.

In the absence and until the arrival of the Consuls-General, Consuls, Vice Consuls, or Consuls agents, or their duly appointed delegates, the local authorities small take all the necessary measures for the protection of persons and preservation of the property saved from the wreck.

No charges shall be made for the interference of the local authorities it such cases, except for expenses incurred through sulvage and the preservation of property saved; also for those expenses which, under similar circumstruces, vessels belonging to the country The high contracting parties having agreed that a state of war between one of them and a third power shall not, except in the cases of blockade and contraband of war, affect the neutral commerce of the other, and being sesious of removing every uncertainty which may hitherto have arisen respecting that which, upon principles of airness and justice, ought to constitute a legal blockade, they hereby expressly declare that such places only shall be considered blockaded as shall be actually invested by naval forces capable of preventing the entry of neutrals and so stationed as to create an evident danger on their part to attempt it. Letters originating in the United States for foreign countries beyond benmark.

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Oo of internant, rates,
No, of internant rates,
No, of internant rates,
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And whereas it frequently happens that vessels sail for u port or a place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband of war, be confiscated, unless, after a warning of such blockade or investment from an efficiencemmanding a vessel of the blockading forces, by an indorsement of such officer on the papers of the vessel, mentioning the date and the latitude and longitude where such indorsement was made, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either, that may have entered into such a port before the same was actually besieged, blockanded, es avested by the other, be restrained from quitting such place with her cargo, nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof; and if any vessel, having thus entered any port before the blockade took place, shall take on board a cargo atter the blockade be established, she shall be subject to being warped by the blockading forces to return to the port blockaded and discharge the said cargo, she shall be liable to the same consequences as a vessel attempting to eiter a blockading forces.

ARTICLE XV. ARTICLE XIV. Letters originating in for-eign countries and passing in transitthrough the United States. the President:
HAMILTON FISH,
Secretary of State. (See items 1, 2, 3, 7, 8, 10, 18, 15, and 23 c Addressed to countries be y o n d Denmark. Unpaid (whollyor in part.) Treaty between the United States of America and the Kingdon of Italy. Commerce and Navigation. Signed February 26, 5871; Ratified April 29, 1871; Ratifications exchanged November 18, 1871; Proclaimed November 23, 1871. ARTICLE XV. TABLE VI.—Closed mails in transit through the United States. Consuls-General, Consuls, Vice Consuls, and Consular agents, also Consular pupils, Chancellors, and Consular officers, shall enjoy in the two countries all the liberties, prorogatives, immunities, and privileges granted to functionaries of the same class of the most favored nation. ARTICLE IV. Consuls-General. Consuls, Vice Consuls, and Consular agents shall be at licerty to place over the chief entrance of their respective offices the arms of their nailon, with the inscription: "Consulate General," "Consulate," "Yiee Consulate," or "Consulate Agency," as may be.

They shall also be at liberty to holst the flag of their country on the Consular edifice, except when they reside in a city where the legation of their Government may be established. They shall also be at liberty to hoist their flag on board the vessel employed by them in port for the discharge of their duty. Prepared journals, other prints, samples, &c., originating in the United States, addressed to countries beyond Denmark; or originating beyond the United States and addressed to Denmark and to countries beyond Denmark.

Unpaul nnwepapers, prints, and patterns of merchandles, originating in foreign countries, and passing in trast through the United Stases. BY THE PRESIDENT OF THE UNITED STATE OF AMERICA: A PROCLAMATION. ARTICLE XVI. rew. Upon seen request a lone this supported, and without the exaction of any oath from he Consults, the describers (not being ellizons of the country where the desmand is made either at the time of their shipping or of their arrival is the port) shall be given up to the Conmits. All at and protestion shall be furnished them for the paisant, estating, and arrest of the describers, who shall be taken to the prisons of the country and there desired at the request and at the expusse of the Consult, until the said Consults may find an opportunity of sending them away.

It however, such opportunity should not present itself within the space of three months counting from the day of the arrest, the describers shall be set as liberty; and shall not again be arrested for the same cause. ARTICLE V. The Consular archives shall be at all times introduced in the state of LETTER BILL. No. For the mails dispatched from, &c. Continued. The present Convention shall remain in force for the space of ten years from the date of the exchange of the ratifications, which shall be made in conformity with the respective Constitutions of the two countries, and exchanged at Washington within the period of ten (10) months, or sooner if possible.

In case neither of the contracting parties gives notice before the expiration of the said term of its intention not to renew this Convention, it shall remain in forces a year longer, and so on, from year to year, until the expiration of a year from the day, on which one of the parties shall have given ach notice.

In testimony whereof, the respective Plenipotentiaries have signed this Convention and bereinto affixed their respective seals.

Done in daplicate at Washington, the eleventh day of July, in the year of our Lord one thousand eight hundred and seventy.

[ERAL]

LEDERER.

And whereas, the Senate, by their resolution The United States of America and his Majesty the King of Italy, desiring to extend and incilitate the relations of commence and navigation between the two countries, have determined to conclude a treaty for that purpose, and have named as their respective Plenipotentiaries: The United States of America George Perkins Marsh, their Envoy Extraordinary and Minister Plenipotentiary near his Majesty the King of Italy; and his Majesty the King of Italy; and his Majesty the King of Italy, the Noble Emilio Visconii Venosia, Grand Cardon of his Orders of the Saints Maurice and Lazarus, and of the Crown of Italy. Deputy in Parliament, and his Minister Secretary of State for Foreign Affairs; and the said Plenipotentiaries having exchanged their full powers, found it good and due for \$\mathref{\text{2}}\$, have concluded and signed the following stitles: ARTICLE VI. Statement by the United States office. Descriptive list of the letters and other registered principle contained in the sent by the United States affice of exchange of the Danish office of exchange of the Danish of the Dani ounts. Amounts. ARTICLE VIL Consuls-General and Consuls shall have the power to appoint Vice Consuls and Consular agents in the cities, ports, and towns within sheef Consular districts, subject, however, to the appropriation of the Government of the country share they resided. Dolla Cts. ARTICLE L. incis Consultar districts, subject, however, to the approbation of the Government of the country where they reside.

These Vice Consuls and Consular agents may be selected indiacriminately from among citizens of the two countries or from foreigners, and they shall be furnished with a commission hand by the appointing Consultance in the said Convention that the activated in this Convention. To Vice Consults and to Consultar agents who are not citizens of the State which appoints them, the privileges and immunities specified in Article It shall not extend.

ARTICLE VIII.

Consults General, Consuls, Vice Consuls, or Consults agents, where they are on their coloring the rights of their coloring, the particle of the Consults agents within their districts, whether Fedural or local, Judicial or Executive, in the event of any infraction of the treaties and conventions between the two countries; also for the purposes of protecting the rights of their coloring, the rights of their coloring the rights of their coloring, the rights of their coloring, the rights of their coloring, the purpose of protecting the rights of their coloring, the rights of their coloring the rights of their coloring, the puppose of protecting the rights of their coloring, the puppose of protecting the rights of their coloring, the puppose of protecting the rights of their coloring the rights of their coloring, the puppose of protecting the rights of their coloring the rights of the rights In the event of a vessel belongle to the Government, or owned by a clizze of one of the two contracting parties being wrecked or east on shore, on the coast of the obser the local authorities shall inform the Constiguence, and the district of the excurence, or there be no such Consular agency, they shall inform the Consul General, Consul, Vice Consular agency, they shall inform the Consul General, Consul, Vice Consul, or Cousular agent of the nearest district all proceedings resistive to the salvage of TABLE III.-Of Register fees. to account for to Des It shall be lawful for the citizens of the United States, and for the subjects of the Kingdom of Italy, to sail with their ships with all manner of liberty and security, no distinction being made who are the proprietors of the merchandisc laden thereon, from any port to the places of those who how are, or bereatter shall be, at examty, with either of she contracting parties. It shall likewise be lawful for the citizens afore aid to sail with the ships and merchandisc before mentioned, and to trade with the same liberty and security from the places, ports, and bavens of those who are snemics of both or citizen party without any opposition or disturbance whatever, not only directly from the places of the enemy before mentioned to notural places, but also from one place belonging to an exemy, whether they be under the jurisdiction of one power or under several; and it is hereby stipulated that tree ships shall also give freedom to goods, and that every thing shall be deemed to be free and exempt from capture which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lating or any part thereof should appertain to the enemies of the other, contraband goods being always excepted. It is also agreed, in like manner, that also same liberty be extended to persons who are on board of a free ship; and they shall not be taken out of that free ship unless they are officers or soldlers, and in the actual service of the enemy. Provided, however, and it is hereby agreed, that the sipulations in this article contained, declaring that the flag shall cover the property of enemies whose Governments acknowledge this principle, and not of others. TABLE IV .- Letters forwarded for change of residence. Letters prepaid and un-paid, of whatever ori-gin, forwarded to per-sons who have changed their national address.

Amount or-iginally charged against re-c'y goffice **中国的大**工 [Memo.—Articles missent or wrongly addressed—note the number of articles:——] ARTICLE II. The dilizent of each of the high contracting parties shall have liberty to travel in the states and terrilories of the other, to carry on trade, wholesale and retail, to hire and occupy houses and warehouses, to employ agents of their choice, and generally to do anything incident to or necessary for trade, upon the same terms as the natives of the country, submitting themselves to the laws there examples and the country of the country. No. of registered articles by this mail: TABLE V.—For accounting for inter-mediate transit. Consuls General, Consuls, Vice Consuls, or neuter agents of the two countries, also it Chancellors, shall have the right to take their office, at the residence of the parties, on board slip, the depositions of the capus and crews of vessels of their own name, of passengers on board of them, of merutte, or any other citizens of their own many. Total number of single rates of letters sent by thi4 mail.

(See items 1, 2, 3, 7, 8, 10, 11, 13, 15, 23 of this letter bill.) ARTICLE III. 24 Convention between the United States of America and the Austro-Hungarian Monarchy, Naturalization. Signed September 20, 1870; Ratified March 24, 1871; Ratifications Exchanged July 14, 1871; Proclaimed August 1, 1871. Grams. Grams Total weight (net) of ar- Letters....... icles in this mail. Journals,&c mentary the Unite ARTICLE XVIII. interedentiales de ed for foreign o Journals, TABLE V.—Closed mails in transi through the United States. No. of sin-gle rates. Net weight in grams. Net weight in kilo-grams. ntil the expiration of a year from the which one of the parties shall have not notice. It whereof the Pientpotentaries have and seried this Convention. Office of origin. Destination. andersigned met this day in order to be exchadge of the rathications of the ar Consular Convention, signed on the Consular Con ABTICLE XVII. a real management of the second of the secon in teffer itr Total number of registered articles to be carried to Artists 11 o also imported in Italian vesses, that other or higher duties upon the tomage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other; and, in like manner, that whatsover kind of another, manufactures, or merchandise of Total amount to be carried to Article 23 of letter CHARLEST PRODUCTS Total .....

MA A