

No inquiry respecting this message can be attended to without the production of this paper. Repetitions of doubtful words should be obtained through the Company's offices, and not by DIRECT application to the sender.



THE POSTAL TELEGRAPH-CABLE COMPANY (INCORPORATED)

TRANSMITS AND DELIVERS THE WITHIN MESSAGE SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

This Company may decline to forward any message, though it has been accepted for transmission, but in case of so doing, shall refund to the sender the amount paid for its transmission. THIS COMPANY WILL NOT ASSUME ANY RESPONSIBILITY IN RESPECT TO ANY MESSAGE BEYOND THE TERMINUS

ITS OWN LINES.

To guard against mistakes or delays, the sender of a message should WRITE IT LEGIBLY and order it REPEATED; that is, telegraphed back to the sending station for comparison. For such repeating, an additional charge of one-quarter the regular rate will be made. Unless other-wise indicated on its face, THIS IS AN UNREPEATED CABLE MESSAGE AND PAID FOR AS SUCH, in consideration whereof it is agreed between the sender of the message and this Company as follows: I. The Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for trans-

I. The Company shall not be hable for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for trans-mission at the UNREPEATED-MESSAGE rate, whether caused by the negligence of its servants or otherwise, beyond the sum of FIVE HUNRED. DOLLARS: nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the **RE**-PEATED-MESSAGE rate, beyond the sum of FIVE THOUSAND DOLLARS: nor for mistakes or delays in the transmission at the **RE**-non-delivery, of any message received for transmission at the SPECIALLY VALUED MESSAGE rate, beyond the sum at which such message shall be valued, in writing, by the sender thereof when tendered for transmission and for which payment is made or agreed to be made of the amount whether sender the sender thereof when tendered for transmission and for which payment is made or agreed to be made of the amount of the repeated-message rate and an additional charge equal to one-tenth of one per cent of the amount by which such written valuation shall exceed five thousand dollars; nor in any case for delays arising from unavoidable interruption in the working of its lines, or for errors in cipher or obscure messages.

2. This Company is hereby made the agent of the sender, without liability, to forward this message over the lines of any other Company when necessary to reach its destination.

No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices:

and if any message is sent to such office by one of the Company's messengers, he acts for that purpose as the agent of the sender. 4. This Company shall not be liable for damages or statutory penalties in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission.

5. It is agreed that prompt and correct transmission and delivery of this message shall be presumed in any action for recovery of toils therefor, subject, however, to rebuttal by competent evidence.

6. No employee of this Company is authorized to vary the foregoing.

DWARD REYNOLDS. Vice President and General Manager. CLARENCE H. MACKAY.

President.

OPERATOR'S NOTATIORS

TIME SENT. ETC.

THE FASTEST TELEGRAPH SERVICE IN THE WORLD