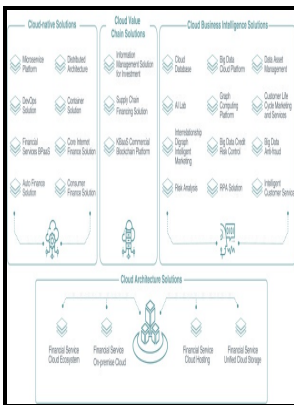


Bill to be entitled An Act authorizing the secretary of the Treasury to borrow specie, to be applied to the redemption and reduction of the currency.

C.S.A. - elastic currency, January 16, 1873, John Sherman's address



Description: -

- Cerebrovascular disease -- Case studies.

Debts, Public -- Confederate States of America.

Currency question -- Confederate States of America. bill to be entitled An Act authorizing the secretary of the Treasury to borrow specie, to be applied to the redemption and reduction of the currency.

-bill to be entitled An Act authorizing the secretary of the Treasury to borrow specie, to be applied to the redemption and reduction of the currency.

Notes: Crandall, M.L. Confederate imprints, 494

This edition was published in 1864



Filesize: 12.78 MB

Tags: #JUILLIARD #v. #GREENMAN

Confederate States of America House of Representatives (Confederate States of America. Congress. House of Representatives)

I prefer to see the experiment tried of issuing bonds which shall take the same chance as other property of like value.

House of Representatives, No. 307. A Bill To be entitled An Act authorizing the Secretary of the Treasury to borrow specie, to be applied to the redemption and reduction of the currency.

These different circumstances explain the manner, in which the ability of a bank to circulate a greater sum, than its actual capital in coin, is acquired. The restriction of its capital also, which according to the same supposition, cannot be extended beyond two millions of dollars, is a conclusive reason for a different establishment. .

JUILLIARD v. GREENMAN

National bank- applicable to Porto 800. Sections 5154 and 5155 seem, by their especial terms, to refer only to banking institutions organized under special or general laws of a State, and do not seem to apply at all to banks organized under the laws of any Territory. That clause, however, does not enlarge the expressly designated powers; it merely states what Congress could have done without its insertion in the Constitution.

House bill 213, stop reduction of currency, January 9, 1868.

Why would the FED do this? It is inflexible in amount and irredeemable except as Congress may provide for its future redemption. The same conclusion results from the exception of interest on loans and duties on imports from the effect of the legal tender clause. Persons appointed to office under this act.

Legal Tender Cases :: 110 U.S. 421 (1884) :: Justia US Supreme Court Center

Duty of Treasurer, Assistant Treasurer, etc.

Related Books

- [Dao de yu jing shen wen ming](#)
- [Beauty and interest of Wirral](#)
- [Plutonism and orogeny in north-central Washington: timing and regional context. by Kenneth F. Fox,](#)
- [Interviewing as qualitative research - a guide for researchers in education and the social sciences](#)
- [Qu shi yu ce lue](#)