



The O. R. & N. Company's Fight. carrying this extravagant claim through to patent appears to me to PORTLAND, 12 .- From the best in-formation obtainable, it appears that have been of an extraordinary charac-ter. The decision of the secretary in O. R. & N. Company are nearly equally ter. The decision of the secretary in 1869, that a claim under the confirma-tion act of Congress was limited to 22 leagues, had become final under rules governing the practice of this Department in its administration of 00, R. & N. Company are nearly equally matched. It is stated that Elijah Smith has proxies for 116,000 shares, and Col. Brayton Ivas proxies for a like number. The total of shares are 240,-000, and the remaining 8,000 shares are 000, and the remaining 8,000 shares are the laws. The refusal of Secretary held here. Both sides are trying to Delano to review it restored that dewin over these 8,000 shares for next claim as to cases res adjudicata, so far as execution was concerned. If the Monday's election. Elijah Smith, President of the Ore-Secretary of the Interior could not gon Railway and Navigation Company, nave reopened the case, certainly the Commissioner could not under such arrived this exening by special from Chicago westward, making the journey rules. The Commissioner did reopen from New York to Portland in 91 hours it, as an assumed result of corresponronning time. dence between himself and the Secre-tary, heretofore cited. An examina-Charles Francis Adams, President of the Union Pacific, will leave to-mor-row by the Northern Pacific for home. tion of this correspondence shows that it furnished the basis for the Commissioner's action in reopening a decided case. The commissioner's Off. letter asked for instructions as to fu-TARENTUM, Pa., 12 .- Henry Altmeyture cases only, not to cases previous-ly decided. The Secretary replies to this specific request and instructs the ers three sons, aged seven, five and two years respectively, were terribly burned this morning by the explosion commissioner what shall be done hereafter in "similar cases;" not that anything shall be done in cases already of a can of refined petroleum. The children obtained possession of the oil in some manner, and were playing with it in an out house. One of them settled. He is not instructed to re-open a case that had been decided. The applied a match to the can and an ex-plosion followed. The burning fluid was scattered in all directions, and the commissioner asked for no instructions in respect to the Maxwell grant, and received none. This grant was not before him for review. Under children were with difficulty rescued from the flames. Two of them will die the decision of the Secretary in '69 he and the third is in a serious condition. had no duty to perform in regard to it, but he proceeded upon his own mo-tion, apparently, to order a new sur-vey. He directed it to be made "in strict accordance with juridical pos-session;" not according to fact, which Hanlon and Teemer. TORONTO, 12.—Hanlon was seen to-night regarding Teemer's challenge for one race or a series of five races. Han-lon says his challenge to Teemer was symptoms indicate their existence: Loss of Appetite, Bowels' costive, Sick must have been determined by law; not according to the confirmation, which made ao mention of the difference in the series of the enders session as determinative of boundaries NEW YORK, 12.-Testimony was taken under the grant and confirmation. No before the referee to-day in another notice appears to have been taken of suit growing out of the Grant & Ward failure. John H. Morris, receiver of notice appears to have been taken of the facts disclosed by the records and advertised in the report of the Com-missioner; and the decision of the Sec-retary in '69, that a "sketch map" purporting to define such boundarles, and in substantial accordance with with which ad approved survey was the Marine Bank, charges that James D. Fish conveyed to six relatives, December 21, 1883, property that should go to the creditors of the bank. C. Spencer, cashler for Grant and Ward, with which ad approved survey was testified that the firm capital was \$400,executed, did not accompany the Sur-000 of cash contributed. U.S. Grant eyor General's report upon which put in \$92,000, U. S. Grant, Jr., \$30,000; confirmation was made, and was there-Ferdinand Ward, \$30,000; Fish contrib-uted no cash. The balance of the \$400,-000 was made up of "flour notes," bonds and stocks by all members of the fore no part of such confirmation, but was produced by but slight or no evilence of its authority. Eleven years after such report was firm. Spencer said loans on securities made, nine years after the confirma-tion of the grant, and 26 years subseoften ran as high as \$100,000. It was tion of the grant, and 26 years subsc-quent to the date of the document of possession of which it was claimed to be a part, the claim to possessions of the extent so described was contra-dicted by the grant claimants them-dicted by the grant claimants themfrequently the case that the firm paid

Trade Har BEST TONIC.

DYSPEPSIA

Quickly and completely Cures Dyspepsin in all its forms, Heartburn, Belching, Tasting the Food, &c. It enriches and purifies the blood stimu inters the appetite, and sids the assimilation of food. Rgy J.T. ROSSITER, the heaved paster of the teformed Church and invigorator, and very strengthening " and invigorator, and trade mark and or used to be Gonuine has above trade mark and or used in the on wrapper. Take no other. Made only by BROWN CHEMICAL CO. BALTIAMONE, MD. LADTPS' HAND BOOK - useful and attractive, con-taining list of prizes for recipes, information about coins, elo., given away by all designs in unclique, or coins, elo., given away by all designs in unclique, or

LEGAL NOTICE.

In the Probate Court in and for salt Lake County, Territory of Utab.

In the matter of the Estate of David Jeremy, deceased

Notice of time and place for the hearing Petition for admission to Probate of Will

INURSUANT TO AN ORDER OF SAID Court in said matter, noticess ven that Friday, the 25th day of A. D. 1885, at 10 o'clock a. m., at the (ourt House in Sait Lake City, Utith D Court House in Sail Lake City, Chill for tory, in the court room of said Court, been appointed the time and place for hearing of a petition of Mary Jerce, praying for the admission to probate *i* certain document therewith presented, p porting to be the fast Will and Testam of David Ceremy, deceased, when a where all persons interested may app and oppose the probate of said will o granting of letters testamentary to Jeremy, as prayed for in said petition. Dated at Salt Lake City, May 14, 1885. JOHN C. CUTLER, dlot Probate Clerk, Salt Lake Co.

LEGAL NOTICE.

n the Probate Court in and for Sall Lake County, Territory of Uisb.

In the matter of the Estate of John Pack Deceased.

Souce of time and place for the hearing, o Petition for admission to Probate of Will

PURSUANT TO AN ORDER OF SAID court in said matter, notice is herely given that Saturday, the 25d day of May, X. D. 1885, at 10 o'clock a. m., at the County Court House in Sait Lake City, Utah. Terri-tory, in the court room of said Court, has been smouthed the time ubsec for the hear been appointed the time place for the hear ing of a petition of John Pack, ir, and Quince R. Pack, praying for the admission to probate of a certain document therewith presented, purporting to be the last Will and Testament of John Pack, decreased, when and where all became, more test were and where all persons interested may appear and oppose the private of salt will, on the granting of letters testamentary to John Pack, pr., and Quince R. Pack, as prayed for in said petition. JOHN C. CUTLER.

Probate Clerk, Salt Lake (ounty.

Datedat Salt Lake City, May 6, 1885. 14010t





IMMENSE STOCK! Spring and Summer 1885.



ing business after February 28, 1882. **Fighting Apaches.**

TUCSON, Arizona, 12.-A report reached here to-night that the volunteers and Federal troops had been en. gaged in fighting the Indians all day in \$1.75, and \$3.50 EACH

NOTICE. SALT LAKE CITY BREWING CO. WE BEG TO INFORM OUR MAN W patrons and the public remerally Williams & Gerraus, use door north of PostOffice, and Hull & Trewhola, opp Tribune Office, are duly authorized by ceive orders for our popular brand Beer. We have no other arreats in the

NOTICE.

The Brighton and North Point Irrya

tion Comming.

Office at 70 S. East Temple Street, a

Solomon Bros & Gold's Shoe Store.]

THERE ARE DELINQUENT UPON THE

following described Shares of Stock of the above Company, on account of assess ment levied on January 28th, 1885, and the

several amounts set opposite the names of the respective shareholders as follows, and in accordance with law, so many shares of

SALT LARE CITY, May 26, 1885.

tiffcate, Shares A'sm't

1.79

13 11

3 2

3.10

11.68

the city

d tf saw 1

Cooley A. W.

Cochrane G. M... Coohrane Frank

Cheeney Nathan ...

Clawson H. B.....

Huntington G. W Hanson Nathan

Holt Charles

Jack James Morris Elias.... Neal George A Raddy John Rideout E. N. Taylor Stauley... Thomas James W

SALT LAKE CITY BREWER

TO OUR PATRONS:

We are now selling our favorite Beer i

Four and Eight Gallon Kegs.

TO THE FAMILY TRADE.

Thomas James W.

Gas Fixtures, Water Filters, Etc. No. 67 MAIN STREET. Orders may also be sent to the Brever Office, by telephone No. 34. Goods promptly delivered to any part of the city. JACOB MORITZ. Sou's, and Treas



IN ALL ITS BRANCHES ON SHORT NOTICE

City Water Pipes and Fixtures put in on Reasonable Terms

Call and Examine our Stock of Flumbing Supplies,



46 YEARS SUCCESSFUL BUSINESS. Antedating and Excelling all Competitors





STANDS PRE-EMINENT AS THE SMOOTHEST and STRONGEST. CONSUMERS SHOULD

AVOID INFERIOR BRANDS.

REMEMBER THAT IS PEERLESS.

OUR ILLUSTRATED BOOK on Knitting (No. 5), will be sent on receipt of three 2-cent stamps.

SALESROOMS FOR WEST AND SOUTH: 217 Broadway, St. Louis; 88 West Third Street, Cincinnati; 26 Camp Street, New Orleans.

