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winds of LLIG, WOOD AND GLATH CONTA COFFINS AND CASKETS. this ine of COFFIN FURNIMERNG-kept constantly on hand.

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PHYSICIANS. MINISTERS, VOCALISTS, PUBLIC Speakers and the professions gen-erally recommend SANTA ABLE as the best medicines for diseases of the



with conducting a

mended on the appropriation are for extra tools for Mare Island, \$175,000; "BUCKET SHOP."

\$900,000 for construction and repair, and \$3,000,000 on account of hulls and

NEW VESSELS.

was imposed and paid. Dr. H. T. Helmbeld, the once famous patent medicine king, was arrested in the street helplessly intoxicated and Surgeon General Hamilton has reeived a telegram from Tampa, Florida, saying that there were three new cases of yellow fever at Tampa yester-day and no deaths. There are thirteen at the request of his son he was sent | in the Barney cases was to the Bellevue Hospital.

ABSOLUTELY SILENT

cases in the hospital. Licutenant General P. H. Sheridan has presented his annual report to the Secretary of War. At the date of the last consolidated returns the army consisted of 2 200 officers and 4 200 WICHITA, Kas., Nov. 15.-Lee Mosler, who murdered Hugh Lawler in Indi an Territory on the 29th of October, an rerritory on the son of october, Omana cases and that he these de-solutions of the court sustained these de-prisoner maintained perfect compos-ure to the last, and his only statement the questions at issue was not in the consisted of 2,200 officers and 24,236 men, including Indian scouts. The Lieutenant General briefly sums up the condition of the various divisions of the army and save that while it has the condition of the various divisions of the army, and says that while it has been free from Indian hostilities of any magnitude, many operations of a mere routine nature have been ren-dered necessary. The troops have been continually occupied in patrolling the Okiahama county, and have been successful in keeping intruders out of his cell mate, "that

I DIE GAME." It was the first banging in Kansas for

twenty years. LOUISIANA, MO, Nov. 15.-The report reached here today that a party successful in keeping intruders out of of farmers in the southern part of Pike

County lynched two tramps who assaulted two ladies last Saturday. GRAUUAL SPREAD ST. LOUIS, Nov. 15.— Teae Stephens, of Boonville, Missouri, was appointed receiver of the Fifth National Bank

of railroads throughout the territory an, however, ultimately have but one this morning. It is reported the grand jury has found an indictment for making false entries against Cash-

can, however, ultimately have but one effect. Lieutenant General Sheridan is of the opinion that Congress usay well consider the advisability of open-ing up reservations, at least, of this country to settlement. The Lieuten-ant General reviews the difficulties arising in August last, in Colorado, near the Uncompaghre Indian reserva-tion, and their termination through the intercession of Lieut. Burnett. He also touches upon the crow Indian reserva curring on the Crow Indian reserva ORANGEVILLE, ORt., Nov. 15.—To-night the house of Inspector Anderson was again blown up by dynamite. The charge was placed on the veranda. Two of the front rooms were shat-tered and the veranda wrecked. Mrs. Anderson was alone in the house and Was

The inspector had just left the house, and was stunned by the concussion. A note was tacked to the fence warning him to desist from his efforts to en-force the prohibition law. Intense ex-citement prevails. This is the sixth

force the prohibition law. Intense ex-citement prevalis. This is the sixth dynamite explosion in Orangeville in two years. JOLIET, Ill., Nov. 15.—The city is considerably excited over a lawsuit in the secretary my desire to have a re-view of the decisions in these cases. He suggested to me to let the matter rest for the present, in which sugges-

ember, A. D. 1887, at 11 o'clock n. m., at the county Court House in Salt Lake City Utab upon a certain rule of statutory interpretation relied upon as being an axiom of the Constitution. Said de County Court House in Salt Lake City, Utah Territory, in the court room of said court, has been appointed the time and place for the hearing of a petition of John Helser Preece, praying for the admission to probate of a certain document therewith pre-sented, purporting to be the last Will and Testament of John Preece, deceased, when and where all persons interested may an-pear and oppose the probate of said will, or the granting of letters testamentary to John Heber Preece and Nephi Preece, as praved for in said petition. The case was given to the jury today, after Judge Cowing charged them only to consider whether the system in vogue was gambling or not. A verdict of guilty was rendered. A fine of \$10 cos to the constitution. Said de cisions were further enforced by refer-ence to an unreported decision of the United States circuit court for Wis-constant, which was said in the Omaha prayed for in said petition. Dated at Salt Lake City, November 11th 1887.

JOHN C. CUTLER, Probate Clerk, Salt Lake Co opon the question decided in the Omaha cases and that not even the obiter of the court sustained these dedtd LEGAL NOTICE. In the Probate Court in and for Salt Lake County, Territory of Utah.

the Omaha cases was the opposite In the matter of the Estate of Ann Jenkins, Deceased.

the rule of construction adopted by the coarts and laid down by the law writers. I was, there-fore, profoundly convinced that the scoretary had been committed to errors of law which, if brought fully to big nerconst attention, might be cor-Order appointing time and place for settic-ment of final account and to hear petition for distribution.

ON READING AND FILING THE PE tition of Richard G. Lambert, Ex-ecutor of the Estate of Ann Jenkins, de his personal attention, might be corrected. It is the practice of the de partment to permit representatives of railroad companies and other private interests to apply for reviews and re-considerations of decisions when questions are

DECIDED AGAINST

such interests. I believed, that as an flicer of the government, having the immediate guardianship of public lands and the immediate charge of the ssuance of patents undes all grants of land. I had at least an equal right with the representatives of private interests to ask the secretary to re-examine the tepartmental decision, and I believed it especially proper to express my views to the secretary in these cases, because I had not, but would have done so, in the original instance, if I had anticipated a change of ruling and



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curring on the Crow Indian reserva ion in Montana, and its settlement by General Ruger. In order to quiet the restiess young men among the Crow Indians, General Ruger has been auhorized to enlist about thirty of their number as scouts. General Sheridan is confident that General Ruger will be able to effect a

PERMANENT SETTLEMENT

BADLY SHOCKED.