DESERET EVENING NEWS.

TRUTH AND LIBERTY.

ADVERTISERS: Our Readers Have Money to Spond With You. Tell Them Through our Columns What you Have to Sell.

10 PAGES-LAST EDITION

Put an Ad. in the "News" if you Would Resch the Purchasers in This City. Our Readers Look for Your Store News.

THURSDAY, MARCH 31, 1904. SALT LAKE CITY, UTAH.

Beatty Signed Order Granting Butte and Boston Co. Perpetual

Inspection of the Rarus and Johnstown Claims.

Butte, Mont., March 31 .-- F. Augustus Heinze, president of the Montana Ore Purchasing company, A. L.

After much discussion and strong resistance on the part of the Montana Ore Purchasing company attor-

Mr. Denny for the defendants interposed a plan to allow an inspection of these workings up to all bulk

FIFTY-FOURTH YEAR.



Between the Kearns and Sutherland Forces.

THE LATTER ARE CONFIDENT.

Another Route is Emphatically Predicted for the Tribune and Those Who Do Its Bidding.

THE PAPER MADE A BIG MISTAKE

found That Out When it Declared Sutherland, Anderson, Loose and Others Must Stay at Home.

There will be a fierce struggle in the Republican primaries of this city and county tonight. Denials to the contrary, it will be a test of strength between the so-called Kearns and Sutherland factions. Which will win the morrow will determine. It is a notable fact that the friends of the ex-congressman my they will be victorious over the Tribune and its methods. The ominous part of it is that the paper's political supporters have not denied the claim during the day, though they have been decidedly active. And in all their activity they have almost shown an indination to join the prospective if not the actual majority of the party. But apparently they remember what was, what is and what may be, and then sally their diminishing forces. That they are diminishing is a political certainty; that they will be routed is a political probability.

DICTATORIAL POLICY.

Of course it is known that ex-Congressman Sutherland has long been opposed to the Tribune and its methods. But he is by no manner of means the only leader of the party that has risen in indignation and repudiated its work. could be a superorogatory task to

L. William; Twenty-third, Jesse W. Fox; Twenty-fourth, Thomas Hall; Twenty-fifth, H. F. Evans; Twenty-sixth, T. A. Reamer; Twenty-seventh, George S. McAllister; Twenty-eighth, J. P. White; Twenty-ninth, F. J. A. Jaques: Thirty-first, A. P. Kes-sler; Thirty-forst, A. P. Kes-sler; Thirty-second, George A. Davis; Thirty-third, Walter Mitchell; Thirty-fourth, T. A. Herringer; Thirty-fourth, J. Sandberg; Thirty-seventh, Selden I. Clawson; Thirty-seighth, Hans Christopherson; Thirty-ninth, J. O. After Much Resistance By the Montana Ore Purchasing Co.'s Attorneys, Judge Selden I. Clawson; Thirty-eighth, Hans Christopherson; Thirty-ninth, J. O. Nystrom; Fortieth, Joseph C. Sharp; Forty-first, Thomas Mulholland; Forty-second, John S. Higham; Forty-third, W. R. Hutchinson; Forty-fourth, C. S. Loofbourow; Forty-fifth, Harry Hul-bert; Forty-sixth, Horace H. Smith; Forty-seventh, Harry, Goddard; Forty-Frank, secretary of the Johnstown and J. H. Trerise, superintendent of the Rarus mine, today paid their fines Forty-seventh, Harry Goddard; Forty-eighth, William McCrea; Forty-ninth, Dennis C. Eichnor; Fiftieth, J. L. Franken: Fifty-first, William Ed-wards; Fifty-second, Bruce Johnson. for violating the order of the federal court, enjoining Heinze and the Amalgamated interests from mining the Michael Devitt lode claim. neys, Judge Beatty, in the federal court, this morning signed the order asked for by the attorneys of the Butte **DIVISION OF OFFICES.** & Boston company granting the Butte & Boston a perpetual inspection of the workings of the Rarus and Johns-How Mayor Morris and Republitown claims. cans Have Agreed. The division of the offices in the variheads and workings leading into the disputed ground, but offering a plan whereby the M. O. P. company would ous departments of the city has been be allowed to inspect all the Amalgamated properties. agreed upon by Mayor Morris and the Republican and Democratic councilmen, and they, with the heads of the departments, are busily engaged in naming

the appointees for the positions. The only list which has been completed is that of the waterworks department. The list of employes in the other departments has not yet been completed, but will be ready for the council meeting on Monday night. The Democrats appointed in the wa-

terworks department are as follows: Joseph M. Cohen, storekeeper, to take place of M. C. Phillips; Henry James, meter reader and plumber, to take place of E. Nelsen; Nephi Reece, valve man, to take place of Aleck Cowan; A. Swenson, hydrant man's helper, to take the place of Richard Sexton; John R. Price, A. J. Lucas, James Bishop, Moses Evans, Hyrum Fulsom, H. T. Ball and Joseph F. Thomas, tankmen, to take places of John Mullett, James Hilton, E. Joseph Nellson, John Beatty and Don Lam-The three Democrats retained are R. C. Brown, plumber's helper: Hyrum The empson, night emergency man,

and S. F. Brown, tankman, The Republicans who will retain their positions are: E. R. Kneass, clerk; Hugh Higson, plumber; James J. Rellley, foreman; Harry Goddard, valve man; F. W. Leonard and J. H. Forbes, day emergency men; J. H. McCallum, hydrant man; W. J. Kemp, hostler; George Wiscomb, night emergency man, and James Phillips, H. F. Heath, John Sennett, E. P. Davis and E. J. Swaner, tankmen. Miss Maud Hampton, stenographer.

THREE MONTHS FOR NOLAN

Passer of Opium Found Guilty by Jus tice Rockwood.

Thomas Nolan, who attempted to pass some opium in to the convicts at the

Mr. Forbis offered objections on the ground that the Butte & Boston had come into court and shown a violation of the injunction, while the Montana Ore Purchasing company had not shown any violation on the part of his clients and therefore should state specific workings and grounds for an inspection. ¹, Change of Base in Senator Smoot's Case. Re-Convened Convention Witnesses Not to be Called at This Time-This Lets Out

Judge Powers, Judge King, Mr. Moyle and Possibly Some Others -Sub-Committee May Really Come.

There is to be a change of base in | ter received in Salt Lake today. The | witnesses in alleged polygamy cases information is apparently authentic. the taking of testimony in the case of Senator Smoot-that is the re-convened There appears to be little or no reason for doubting it. Being vouched for the convention witnesses so-called, are not to be summoned at this time, nor is the statement is also made that the pressubject of politics to receive more than incidental attention. Polygamy is the theme into which the committee is to dig.

Kivan Railway.

The police measures adopted at Port

Arthur are excellent and perfect order

RUSSIANS GET PRIZE MONEY.

St. Petersburg, March 31 .- (1:30 p. m.)

cruisers of the Vladivostok squadron The Invalid Russ, the army organ

The paper declines to predict the future phases of the Japanese advances upon

In connection with the activity of the

Chinese along the Shan Hai Kwan rail-

rond, the Bourse Gazette warns the powers of the unreliability of Chinese

neutrality and says it believes they are

making a serious mistake, declaring that the Celestials are going to astonish

the world when the world least ex-

The Gazette further declares it to be the duty of the powers to take col-

lective action to strengthen the pres-sure at Pekin in order to compel the

non-participation of China in the war,

and concludes: "Russia cannot forever play the soli-

tary watchdog of civilization in the far

The Novoe Vremya advises the gov-

ernment to protest against the viola-tion of the Geneva convention in the

hoisting of Red Cross flags to protect Japanese troops in the fight at Chong-

The Russ thinks marine Minister

Yamamoto's speech 'Tuesday last be-

fore the Japanese parliament about the difficulties encountered at Port

Arthur was designated to throw the Russians off their guard and believes the Japanese will do everything in their power to take Fort Arthur, because if they fail the Japanese will be reduced

fails to obey the order.

is maintained.

the Yalu.

pects it.

east

the

intereference will not be considered until later. It is further stated that the ence in Washington of Judge Powers, coming of a sub-committee to Utah is Judge King and James H. Moyle and regarded as a certainty and that the inpossibly some others will not be wanted vestigation will not be concluded before when the committee next meets which the present session of Congress is ter.

This is the purport of an official let- | will be on April 20. The letter adds that | minated.



Ordered to Send Out Subpoenas for Twelve More - Committee Declines to Make Names Public Until After Service Has Been Made.

arms to send out subpoenas to 12 ad- 1 the United States marshal for Utah has (Special to the "News.") Washington, D. C., March 31 .- The ditional witnesses, and summon them served the papers on those whose presto appear here April 20, to testify in ence is desired, the comm mittee declins senate committee on privileges and elec-

PERRY MEMORIAL ably avoid a run on the bank and pro-tect all interests. F. Augustus Heinze Pays His Fine. A MATTER OF TASTE. RELIEF FUND. Tea Company Sues Old Employe For Taking Away Business. Chicago, March 31.-Whether a person's own peculiar taste in the matter of tea and coffee is his property or the property of his grocer will be decided when the injunction suit of the Royal Tea company against William Gunther comes to trial in the circuit court. The matter is of such moment that the United States supreme court may be called upon to determine the incoment that the United States supreme-court may be called upon to determine the commercial value of a whim. Before Judge Dunne, attorneys for the tea company represented that Gunther had been the avenue of communication between the firm's coffee and tea expert and several hundred house wives and chefs in Chicago. Gunther, who drove a wagen over the tea and coffee routes, in a year's time became familiar with the whims and fancies of 399 customers and with the "inspirational" blends with which the expert satisfied these prefer-ences. Then he was discharged. It is alleged Gunther immediately es-tablished a tea and coffee business of his own, using the secrets he had acquired. Then the company realized the whims of their customers had a money value. Gun-ther had taken trade from them and they sought to enjoh his further operations. Judge Dunne postponed the hearing for argument. Signing of Treaty Speeches. argument, SENATOR BURTON. His Counsel Has Not Yet Completed Bill of Exception. St. Louis, March 31.-The bill of excep-tions to be filed by the counsel for Unit-ed States Senator J. R. Burton of Kan-sas, who was last Monday convicted in the United States district court before the They Will Like Them. the United States district court before the postoffice department in behalf of the Rialto Grain & Securities company of St. Louis, has not been completed. Until it is completed and submitted to the govern-ment for inspection and perusal, sentence will not be passed upon Senator Burton. It is considered probable that the bill of exceptions will be submitted to United States District Attorney Dyer tomorrow. Col. Dyer said today: "I do not want to rush this matter. I will carefully go through the bill of ex-ceptions, and it will probably take me un-til Monday, for I understand the docu-ment to be very voluminous." In the light of the disposition of Senator Burton to waive his senatorial prerogative Tokio, March 31 .- (6 a. m.)-At a only will be required to attend; that that subject is to be "probed to the bot. Burton to waive his senatorial prerogative tom" and that the question of political States.

buring the session of Congress, it is said that no time will be lost in taking the case before the higher court on appeal.

decided that an assignment would prob-

BRYAN LOSES.

'Sealed Letter" Rejected by the Court as Evidence.

New Haven, Conn., March 3L-A de-cision rejecting as evidence the "sealed letter" by which William J. Bryan was to be given \$50,000 from the estate of the late Philo S. Bennett, was given today by Judge Gager in the superior court when the hearing on Mr. Byran's appeal from the decision of the probate court decilning to admit the "sealed letter" to probate was resumed. Judge Gager said the let-ter was dispositive in character and therewas resumed. Judge Gager said the let-ter was dispositive in character and there-fore came within the limit of the statute governing wills, which demands that ev-ery paper that is codicil or testamentary must be attested by three witnesses. He holds that the admission of the sealed letter would override that statute. The court said there was nothing descriptive in the will except this phrase, "the sealed letter which will be found with my will," Therefore there is nothing whatever to identify the sealed letter in that re-

Established in Commemoration of The Fiftieth Anniversary of BETWEEN JAPAN AND AMERICA.

Meeting Held in Tokio by Americans And Japanese-Some Pleasant

PRINCIPAL ONE BY PREMIER OKUMA

More Familiar Japs Become With People of United States, the Better

meeting of Americans and Japanese held in this city today in commemoration of the fiftieth anniversary of the signing of the Perry treaty between Japan and the United States, an American war charity, called the Perry Memorial relief fund was organized with much enthusiasm. The sum of \$37,500 was subscribed at once and it was decided to organize committees in all the larger citles of the United

The fund will be turned over to a minister of the imperial household and it will be disbursed under the direction of the emperor of Japan, particularly for the purpose of aiding the destitute families of soldiers and sail-

Count Okuma, at one time Japanese premier, made the principal address at the exercises. He said as the Japanese became more familiar with the people of the United States they could not but admire them for their love of justice and humanity which were such prominent national traits. Bishop McKim's proposal was at once

approved and acted upon. The Ameri-can Asiailc society headed the subscription list with \$5,000. Baron Iwaski and Baron Mitsul also gave \$5,000 each. Prince Shimazu, head of the Satsuma clan. and Prince Mori, head of the Choshu clan, subscribed \$2,590 each. J. W. Copmann and D. O. Blake gave \$1,000 each and Count Inouye, Count Matsugata, Count Okuma and United States. Minister Griscom subscribed \$500 each. N. F. Smith, president of the Ameri-can Asiatic society; J. W. Copmann, the representative in Tokio of the Standard Oll company; B. C. Howard of the Pacific Mail Steamship com-pany; D. O. Blake, of the American Trading company; Prof. J. O. Swift and Count Kabayame president of the and Count Kabayama, president of the Soyeda Industrial bank, were appointed a committee to take charge of the fund. Count Matsugata proposed cheers for the president of the United States, and Minister Griscom replied by calling for cheers for the emperor of Japan. There were demonstrations of satisfaction when the total of the subscriptions was announced and the meeting was closed with the singing of the national an-thems of the United States and Japan.



"BOLTER'S" BOLDERDASH.

The Tribune this morning quotes one f its always-ensy-to-get nameless men

of prominence as saying: There is one thing very certain, Perry Heath was never a bolter. He has stood up for his party in season and of the season and out of season. He abides by the will of the Republican majority, and when a licket is nominated, he proceeds to se-cure its election. It is to the shame of ome of the men, who are now attempt. ty to capture the local organization, that they have deserted the party in its extremity-have bolted the ticket and given comfort to the enemy. And it comes in poor grace for such as these to charge party perfidy to any man." This was the occasion of no small mount of merriment at an informat sathering of really prominent Republifans today. Perry Heath not a bolter! The idea made them laugh. It caused them to recall the case of Senator' Smoot, how he was almost the unaninous choice of the Republican party for the United States senate; how he research of the new the stalwart Perry botted' like a bolt of lightning and botted' like a bolt of lightning and having set so shining example, he should declaim against "bolting" so vigorously at this time is more than many Repub-licant can understand, particularly as ans can understand, particularly as ey show preity clearly that they are "bolters" and that Perry, the presi-ent hater, is. So they say with him. Repudiate the bolters! Smash the dates. Keep the cliques at home!"

TONIGHT'S PRIMARIES.

Will be Conducted by Chairmen of County Committee.

The Republican primaries for the election of delegates to the state convention, occur tonight. The meetings will be conducted by the district chairmen of the county committee, who are

First district, W. S. Giesy; Second, A. L. Hamlin; third, W. H. Wilkinson; Fourth, L. B. Moore; Fifth, C. S. Buckwalter; Sixth, David M. Griffiths, Seventh, Edward Le Prohn; Eighth, J. Langenbacker; Ninth, Wright Pickering; Tenth, R. W. Mc-



Amusements

The engagement of Miss Isabel Irving opens at the Grand tonight. The management expect a record second only to that achieved by Mrs. Fiske,

-For sinking Japanese merchanimen in Sungari straits at the opening of the war, \$75,000 has been distributed in prize money to the crews of the four . . . At the Theater this evening "McFadden's Row of Flats,", a long successful concludes from Gen. Mishtchenko's re-ports that the Japanese are continuing their concentration and gradually ad-vancing on their way to Wiju, their ad-vance guard being at Kah-San and their outposts ten miles further north. farce comedy, opens an engagement of two nights.

. . . The Shay Opera company ended its engagement in Salt Lake to very poor houses yesterday afternoon and evening. Nothing about the presentation of either "The Bohemian Girl" or "Faust" could be called notable. Miss Shay was not in the cast last evening and her abnot in the cast last evening and her ad-sence was keenly felt. Why the com-pany puts a work like "Faust" in its repertoire, knowing that no part in it is suitable for the solitary artist in the organization, is one of the things past finding out.

The conference bills at the two places of amusement next week will be "Sag Harbor" at the Theater and Elleford Stock company at the Grand.

COLOMBIA LOSES AGAINST

CANAL CO. Paris, March 31, 1:45 p. m.-The first civil tribunal of the Seine today decided the case of the republic of Colombia against the Panama Canal company in favor of the defendants. The decision holds that the complaint of Colombia is not receivable and condemns the plaintiffs to pay the costs of the action. This de-clsion has the effect of removing





by the Chinese as medicine. GRADUATES VOLUNTEER.

Vladivostok, March 31 .- The mem bers of the graduating class of the Oriental institute have volunteered to act as interpreters in the Japanese, company closed its doors today. The Korean and Chinese for the army and company was incorporated in 1888 with navy service.

STEAMERS REQUISITIONED.

former Congressman Willlam E. Bar. New York, March 31.S-Twenty-eight old and useless steamers have been re quisitioned, stripped of all machinery but that necessary to navigation and are held in readiness for Vice Admiral orders, says a dispatch to the Togo's World from Nagasaki by way of Shanghai. The Japanese are determined, it would appear, to block Port Arthur channel, and six vessels will be sent at a time to join the fleet. of about the same amount. The diff.

YOUNG MAN IS SHOT AND KILLED.

Accidental Discharge of a Revolver Results in the Death of Freddie Gonder.

OCCURRED AT CARRISON, UTAH.

Shooting Caused by Young People Scuffling With a Loaded Gun-Parents Grief-Stricken.

Special Correspondence. Garrison, Utah, March 31 .- A distressing accident occurred here a few days ago by which Lester Frederick Gonder, one of our brightest young men, lost his life. The details of the accident are not known but from all that can be learned it appears that the victim and others were scuffling with a revolver when it was discharged, the ball crashing into the young

to identify the sealed letter in that re-ferred to in section 12 of the will, no ear-marks to show that this was the letter the testator had in mind when he prepared the will, Immediately after the decision was announced Attorney Newton for Mr. Bryan asked for an exception to the

ruling. Judge Stoddard, counsel for Mrs. Bennett, suggested that the court give a ruling on all questions at once as he thought it would be for the best interests of the litigants to get ruling on all points that could be ruled upon before the case should go up to the supreme court. Judge Gager then declared a

Botkin Trial Goes On.

recess.

San Francisco, March 31 .- There was another surprise in the Botkin murder trial today. Owing to the charges made yesterday of attempts to tamper with the jurors, it was understood that the first proceeding this morning would be the discharge of the jury. This, however, did not occur and the trial is now

proceeding as usual. As soon as Judge Cook took his seal he fore the jury had entered the court-room Atty. Knight stated that, con-trary to the advice of her counsel, Mrs. Botkin insisted on the trial continuing. stating that she was satisfied that the jury would render a just verdict. On being asked by the judge if this was her decision, Mrs. Botkin arose and control to use and that she demanded said that it was, and that she demanded a capital of \$100,000. The president is that there be no delay in the case. The court then ordered that the jury be admitted and the trial of the case was rerett. Mr. Barrett also is a well known

FOUND IN A BOTTLE.

Note from John Ferguson Saying He Had Drowned Himself.

(Special to the "News.")

Ogden, Utah, March 31 .- This morning boy named Manning saw a bottle floating down the river near West Weber, and on towing it to shore discovered a note side advising the finder that one John Ferguson had drowned himself on March 11, 1994. The boy drove into Ogden imme-diately and reported his find to Sherifi Balley, who is now instituting inquiries as to the identity of the man, but it is gen-erally believed to be a simple houx.

KAYSVILLE POSTMASTER

Sarah E. Taylor Appointed in Place of W. H. Clow, Resigned.

(Special to the "News.") Washington, D. C., March 31 .- Postmasters appointed: Utah-Kaysville, Davis county, Sarah E. Taylor, vice

William H, Clow, resigned. Idaho-Mackay, Custer county, Ernest H. Motts, vice Mrs. Edith Easley, resigned.

FOURTEEN

> GIRLS KILLED IN EXPLOSION.

Scranton, Pa., March 31 .--Through an explosion in a squib factory at Priceburg, a few miles from Scranton today, 14 girls T were instantly killed, the majority of them being s; badly mangled that it was with great difficulty that they were identified, Six bodies have already been taken from the building. The exen from the building. The exby one of the girls throwing squibs into a stove.

WABASH IS RISING.

Water Standing in the Principal Streets of Vincennes.

Vincennes, Ind., March 31 .- The Belgrade levee has broken again and the Wabash is rsing about an inch an hour. Water is standing in the principal streets here. It has been raining hard all night and day in southern Indiana and a still higher stage of water is feared where the river had begun to fall. This county and Lawrence coun-ty, III. are largely under water. In Lawrence county the water is in the second stories of barns and houses, Live stock is being quartered in the hay move. In one schoolhouse 27 children are staying while the men come here for provisions. Water is over the tracks and landslides have stopped traffic. The Indianactic & Vincent and the stopped traffic the Indianapolis & Vincennes railroad has not run a train for a week. One drowning is reported.

"MILITARY NECESSITY." []

That is Answer Given for Con finement of Mr. Moyer.

Grand Junction, Colo., March 31,-Dist. udge Theron Stevens has issued a writ Judge Therein Stevens has issued a writ of habeas corpus for Charles H. Moyer, president of the Western Federation of Miners, who is being held as a prisoner by the military at Telluride. The writ is directed to Adjt.-Gen, Sherman M. Bell and Capt, Bulkley Wells. The only reason given for the couldnement of Mr. reason given for the confinement of Mr. Moyer is "military necessity."

U. S. Steel Co. Demurs.

Trenton, N. J., March 31 .- The United States Steel corporation, through its counsel today filed in the court of chan-cery a demurrer to the bill of Alfred Stevens of Newark, who sued the corporation because of its passing of dividends on the common stock.

Stevens asserts that the corporation had made sufficient earnings and that it was compelled under a state law and by its own by-laws to pay the dividend. He asked among other things that the corporation be required to disclose its earnings so that the court might pass on the matter and that the demurrer is purely formal. It says that the bill of Stevens does not show a case as entitled him in a court of equity to any recovery from the defendant or any relie relief against the matter complained of in such bill. It asks that the demurrer be sustained and that Stevens' bill be dismissed.

Iowa Coal Miners Strike.

Des Moines, la., March 31 .- The Iowa miners and operators failed to agree to-day and 13,500 miners are on strike. Every mine in lowa is closed.

Russians Kill Korean Perfect.

Seoul, Korea, March 31, 8 a. m .- A rehas been received here that on March 27 the native prefect of Pak-Chiyon, a town about 25 miles north-west of Anju, was killed by Russians because he refused to follow their instructions.

The Korean garrison at Wiju, at the mouth of the Yalu, has been dispersed by the Russians, who divested the sol-

The action is stated to have been taken as a result of the disappearance of a prominent official of the Federal Trust company. Reports are in circulation that a shortage has been found in the funds of the concern. While no statement has yet been filed by the Federal company it is under stood it will turn over about \$1,000,000 in deposits to the assignce. It assets will be about \$3,000,000. Federal Trust company has a capital stock of \$1,500,000. It has a surplus fund of \$50,000, and about \$140,000 undivided profits.

According to its last report it had \$2,188,362 in loans and discounts; \$45,300 real estate loans, owned \$729,000 worth of stocks, bonds and mortgages.

Its total

Its last statement showed individual depositis of \$1,593,329, but officials state the deposits were about \$1,000,000 at the lose of business last night. An agreement was practically reach

between the directors of the Feder. Trust company and the Guardian Trust company several days ago, providing for the merging of the two con-corns. The disappearance of the officorns. cial of the Federal company, however, precipitated matters and the directors

Boston publisher. Frederick B. Roberts is treasurer and the directors are William E. Barrett, Charles H. Adams, C. F. Donnelley, James W. Dumphey, M. Edward Smith and G. A. Stone, The liabilities of the company are placed at \$1,600,000, with nominal assets

An Assignment-A Shortage May

Be the Cause.

Boston, March \$1 .-- The Union Trust

culties of the concern are attributed to

heavy withdrawals by depositors and

the inability of the management to re-

alize quickly on securities in order to

provide for its usual demands. At the

office of the savings bank commission.

ers it was stated that the company had

been temporarily enjoined by the su-

preme court and that the application

for a permanent injunction was return-

able tomorrow, when the court will be

asked to appoint a receiver. The di-

no opposition will be made to a receiv-

ership, and that the company will go out of business. They declare positive. ly that depositors will lose nothing .

FEDERAL TRUST CO.

Trust company today made an assign-

ment to the Guardian Trust company

Cleveland, O., March 31 .- The Federal

rectors of the company announce that

