DESERET EVENING NEWS.

TRUTH AND LIBERTY.

VOL. XIX

Wholesale Manufacturers of

A.A. of manager characterist wheel

SALT LAKE CITY, UTAH TERRITORY, MONDAY EVENING, DECEMBER 14, 1885.

NO. 19.





ar A full line of our Goods can be found

Stores, Little &

tors of the will. Depew says the famimendments, and will be reported to ly are well pleased with the disposition the House Monday. The amendments to the rules which were proposed by of the property and there will be no ontest of the will the other members were not acted on, At 12.25 to-day, ex-Judge Rapells, but will receive consideration at the future meetings of the committee.

Rallway.

At 12.25 to-day, ex-Judge Rapells, followed by Depew, Cornelius Vander-bilt, W. K. Vanderbilt, Frederick Ward and George Vanderbilt entered the surrogate's office and immediately appeared before Probate Clerk Beck-ett for the purpose of fling the will. The document says: "I, Wm, H. Van-derbilt, of the city of New York, do make and multish my last will and Though a majority of the committee favors a distribution of the work of the appropriation committee, this obect will not be accomplished until the friends of Morrison's code, who believe such a distribution will result make and publish my last will and

testament as follows: First-I devise unto my beloved wife Maria Louisa, for and during ner natural life, the dwelling house in which I now reside, and the lot on which it stands," and after describing the property, the will continues: "I also give and devise to my said wife, for and during her natural life, the three lots of land on the northeasterly cor-ner of Madison Avenue and Fifty-second Street, in the City of New York, together with the stables and improvements thereon. I also give and be-queath to her for and during ner natural life all the paintings, pictures, statuary and works of art which I may own at the time of my decease, except the portrait and marble bust of my father, which I have bequeathed to my son Cornelius. I also give and be-queath to her, for and during her natription, including the plate, silver, ibrary ornaments, musical instruments and other articles of household use, which may, at the time of my death, be in or appertaining to my death, be in or appertaining to my present residences; and also the horses, carriages or ve-huckes, harness, stable furniture and implements which I may have on hand at the time of my decease and usually keep in my said stables on Madison Avenue and Fifty-second Street; and I empower my wife, dur-ing her life, to exchange or dispose of ing her life, to exchange or dispose of any of my said household furniture and other chattels, except the pictures,

stationary and works of art. I also give and bequeath to my said wife an annuity of \$200,000 per annum during her natural life, to be computed from he date of my decease, and paid her in equal quarter-yearly payments there-after; and I direct that a sum sufficient, to produce such annuity be set apart and at all times safely invested, by my exectors, for that purpose during the life of my wife. And I empower her to dispose of by will, \$500,000 of the principal of the same, so directed to be set apart, in the manner she may desire, and which shall be legal. All taxes, assessments and charges which may be imposed on the real estate devised to my wife for life, shall be payable by her during the same period, and I declare that the foregoing de-vises and bequests to her are to be in

Hen of dower." The second to the sixth clauses are evoted to the four married daughters of deceased, who are given respec-tively the houses they now occupy, or in course of construction, and the lands upon which they are built. The will goes on to say, in the seventh clause: "I give and bequeath to the Another Bloody Battle in the Bai trustees, hereafter appointed, \$25,000, 000 of the bonds of the United States of America, bearing interest at the

rate of 4 per cent. per annum, the principal falling due in 1907; \$5,000,000 of second mortgage bonds of the Lake Shore & Michigan Southern Railway Tax Decision. FARGO, Dakota, 12.-The Argus re-ports that the opinion of able attorneys on the decision of the Supreme Court, Company, due 1903, bearing interest at restraining the treasurer of Trail the rate of 7 per cent. per annum." County, Dakota, from collecting taxes against the Northern Pacific on the The clauses of the will then in-cludes other securities to the amount of \$40,000,000 to divide in eight equal ground that the road has not secured title because the cost of the surveys have not been paid, is that the decision parts, to be held ip trust for his eight children. The trustees are to collect is correct. It will unsettle the title to some of the best city property and the greatest wheat farms of North Dakota. It will virtually determine the celethe income of each of these trust funds and turn the same over to the beneficiaries. None of the fund can be alienated or transferred during the lifetime of the child entitled to the brated Paronto case, wherein a halfincome. The principal, however, can breed claimed a large section of the be willed away by the beneficiary at death, provided they have law-ful issue. If any daughter dies without issue, the amount goes to the remaining daugh-ters. If any sons die without leaving lawful issue the nortions go to the city, in favor of his estate. It will also unsettle the title to the great Dalyrmof the decision is awaited with anx-Riel's Barial.

lawful issue, the portions go to the WINNIPEG, Manitoba, 12 .- The burial sons still living, in equal portions. The of Riel took place this morning at St. Boniface. The funeral cortege left his mother's house on Red River, about 5 when the others mature.

them. As vided for that such evidence was immateria not governed at present by any definite and irrelevant; that unless they had system of rules these members contend publicly abandoned their plural wives t will require unanimous consent to they were guilty of "bolding them out" order a call and they assert that this cannot be obtained. Discussion of as their wives, which constituted their offense of unlawful cohabitation under the Edmunds law. It mattered not rules will occupy the remainder of the week and a contest over the scheme to distribute the labor of the appropriathat in the entire history of civil and criminal judicature, no English or American court had ever held that cotions committee promises to be sharp and interesting. There is talk of ad-lournment for the holiday recess before habitation meant other than sexual intercourse, the Mormons had to go to jail, because they did not publicly the end of the week but no definite plans have been arranged, and it is probable adjournment will not be renounce their plural wives. In the execution of the Edmunds act the utmost latitude has been given to reached until the week following.

Amother Distinguished Man Passes the marshal and his deputies. Domicilliary visits had been common, and Away.

Speaker's table with a flood of bills till some proper outlet is pro-

spies and informers had been encour-ST. LOUIS, 13.-Hon. B. Gratz Brown died at his residence in Kirkewood, a When a reputable Mormon resented s suburb of this city this morning of pneumonia, complicated with heart disease. He was 59 years of age. Mr. gratultous insult by a deputy marshal on the street, he was fined by Judge Zane and sent to jail for five days on the untruthful charge of attempting to Brown was a prominent figure in the politics of this State for a number of intimidate an officer of his court. The stories about attempts to lynch Collin. years and also earned a national repu-tation. He made the first emancipa-tion speech ever delivered in the Misand the gathering of Mormons for that purpose, and the necessity for placing Collin in the hands of the military for souri legislature, and in connection with Frank Blair, became an active promoter of that cause. He entered the Union ser-vice at the outbreak of the war and Douglas and demanding Collin sensational reports telegraphed from Omaha about a mob going to Fort Douglas and demanding Collin are after its close joined what was known manufactured for a purpose. There is at that time as the liberal movement in no necessity for the presence of addi-tional troops in Utah. You, sir, as this State, which resulted in his election as governor of the State and the well as your advisers, have been imre-enfranchisement of the rebels. Subsequently he was elected to the posed upon by Governor Murray and Marshal Ireland. These representa-tions are maliciously false. The Mor-United States Senate, and served one term, and later was nominated for Vice-President of the United States mons understand perfectly that every effort has been made and is being on the Greely ticket. He ranked high made, by characterless federal officials as a man of ability; was philosophical to provoke an outbreak. The Mormons know that they would be doing themin his tendencies and was regarded as a profound thinker. Mr. Brown had been ailing only about

selves an irreparable injury by at-tempting any violence or unlawful act. a week. On Friday last he came into the city to be present at the sale of the They have not, under the most intoler able and unjustifiable conduct of fed-eral officials, disturbed the peace or in St. Louis, Hannibal and Keokuk railroad, with which he was legally conany way resisted the execution of the nected, and it is supposed he then took additional cold, which resulted in a laws. The Mormons ask only for an impartial administration of the Jaws, violent and rapid attack of pneumoand just treatment. They have ap-pealed to the supreme court of the United States and are patiently awaitnia. He gradually sank from midnight last night till 7 o'clock this morning, when he quictly passed away, sur-rounded by all the members of his family and attended by his physician. ing a decision by that high tribunal of the rulings of Judge Zane. They be lieve that his extraordinary interpreta-The time of his funeral has not yet been fixed. tion of the law will be rebuked. The Mormons do not object to the presence of the troops in their midst. They do The Hendricks Monument Fund. object, however, to the sending of troops on false pretenses. They object

not had sexual intercourse with their

ural wives, Chief Justice Zane rule

The

INDIANAPOLIS, 13. — The committee having in charge the Hendricks Monu-ment Fund have issued an appeal in-viting the co-operation "of every lover of personal and official probity, of to being misrepresented and set before the world as deflant, turbulent, and given to mob violence, when all their history proves to the contrary. These every acquaintance, admirer and friend of the illustrious dead." Contribuwho have demanded and secured rein-forcements sent to Ft. Douglas have tions may be sent to Francis M. Churchman, Treasurer, Indianapolis, and receipt thereof will be promptly acknowledged through Indianapolis as well as by mail. nor been animated by an honest pur-pose, but with the object of annoying, and if possible, of goading the Mor-mons to violence. The Mormons in-sist that the reasons assigned for sending additional troops to Salt Lake are ontrageously false. are outrageously false.

Very respectfully. JOHN T. CAINE.

FOREIGNY

ICBBN.

GO TO LONDON, 12.—The Times says: The Eastern difficulty may be regarded as virtually settled. The Powers have agreed to recognize the Union of the Between the recognize the Union of the FOR HOME MADE GOODS, Bulgarians. A demarcation commis-sion has been appointed, which en-sures an armistice of a month and will 55 Hooper and Eldredge

hardly fail to secure peace. Belgrade, 12.—A telegram from the front states that a long and bloody engagement occurred to-day between the Servians and the Bulgarians. The town of Veniki Isook was wrested Christmas Presents at Pembroke's WEATHER STRIPS from the possession of the two battal

ions belonging to the first division of the Bulgarian army, who attacked the Servians. Upon finding themselves outnumbered, the Bulgarians made At DINWOODEY'S. Hobby Horses, Wagons at Pembroke's

signs that they wished to surrender. Furniture and Upholstery. Cheapest in town, at SOLENSEN & CARLQUIST'S.

Xmas Tree Decorations at Pembroke's.

The Servians, who were most elderly men, belonging to the second reserves, shouted in reply: "You have already deluded our children (meaning the youths of the first reserve) in that fashion, but you will not deceive us." Thereupon they charged the Bulga-Do not buy your Christmas Presents rians with bayonets, scattering them in every direction. The Bulgarians left many dead and wounded on the

CLOTHING For Fall and Winter! ----- ALSO, -----**BOOTS & SHOES** IN EVERY VARIETY. TEASDEL'S! **DUNFORD'S** GRAND PRIZE DISTRIBUTIO WE WISH TO CALL YOUR ATTENTION TO THE FACT THAT WE CARRY THE

MEN'S, BOYS' and YOUTHS'



Boots, Shoes, Slippers and Rubber Goods

IN SALT LAKE CITY:

and Every Purchaser of a pair of BOOTS, SHOES, SLIPPERS, or RUBBERS OF ANY KIND, will be entitled to

One Number in our Grand Prize Drawing TO TAKE PLACE JANUARY 2nd, 1886.

Wholesale and Retail, No. Gents' Seal Skin Caps, and Ladies' and Misses' Furs.

LOOK AT OUR LIST OF PRIZES:

	PRIZE	No.	1	Ine	Gents'	Seal	Skin	Jockey	Cap.	Value	\$20.00.
1	4.6	6.6	2	5.5	4.4	6.6		4.6	6.6		20.00.
1	4.6	6.6	8	6.6	6.6			Alenes	- 6 K		20.00.
I.	4.4	14.4	4	5.8		16.6		Bismarck	(4.K)		8.00.
	4.6	.4.4	5	4.8		6.6		6.6	4.6		8.00.
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