

Extends west and southwest from Kansas City and St. Joseph to Fairbury, Nelson, Horton, Topeka, Wichita, Caldwell, and all SPEENW Herington, Hutchinson, points in southern Nebraska, Entire passenger equipment Nelson, Horton, Topeka, Wichita, Caldwell, and all interior Kansas and beyond of the celebrated Pullman lasted track of heavy steel All safety appliances and modern improvements. Commodious well built ons. Celerity, certainty, comfort and luxury assured.

## THE FAMOUS ALBERT LEA ROUTE

Is the favorite between Chicago, Rock Island, Atchison, Kansas City, and Min-neapolis and St. Paul. The tourist route to all Northern Summer Resorts. Its Watertown Branch traverses the most productive lands of the great "wheat and



by the Knife. Mr. Simeon Tietsell, of Saugerties (formerly of Kingston), N. Y., had been treated for sever cars by various physicians for what they called Stricture of the Uretha. He finally consulted Dr. David Kennedy, of Rondout, N. Y., (proprieor of the medicine now being introduced in this ity, called "Favorite Remedy,"-Editor) who ound his trouble to be URINARY CALCULI, or Stones in the bladder. The Doctor at once re. moved the foreign bodles with the knife, and

Removal

SURGICAL OPERATION.

of Stone from the Bladder

then gave his great Blood Specific, Favorite Remedy," to prevent their reformation. The entire treatment was eminently successful, and Ve Tietsell's recovery was rapid and perfect. Mr. Tietsell's recovery was rapid and perfect. Mr. Tietsell's recovery was rapid and perfect. Had this and similar cases used Dr. Kennedy's Sented, purporting to be the last Will and Testament of John A. Bouck, deceased, when Had this and similar cases used Dr. kennedy's "Favorite Remedy" in the early stages of the complaint the formation of stone would have been prevented, and thus avoided so dangerous aq operation. While Dr. Kennedy's "Favorite Remedy" is a specific in all Kidney and Eladder diseases, it is equally valuable in cases of Billous diseases, it is equally valuable in cases of Billous

Disorders, Constipation of the Bowels, and all the chas of ills apparently inseparable from the con-

. M. Champnerys Wm. Cochrane. ariton Jacobs. 30 and 69 Henry Cohn..... Henry Arnold ..... luas Morris..... Where he can be consulted for a few F. Goss ..... days only. Don't fail to consult Bockholt. Wm. R. Andrews.. Jas. H. Thomas... Chas, B. Gourlay... David Duncombe.. J. Witherel..... E. T. Knowlton.... John Lloyd...... 109 Chas. J. Hubbard. 115 and 117 Jas, Gillespie..... 120 and 132 John Davis...... 131 T. H. Shepherd. Treats all forms of Throat, Lung, Nerve March 20, 1888.

## LEGAL NOTICE.

In the Probate Court, in and for the County of Salt Lake, Territory of Utah.

LEGAL NOTICES.

LEGAL NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of John A.

Bouck, deceased.

Notice of time and place for the hearing of

Petition for admission to Probate of Will.

**PURSUANT TO AN ORDER OF SAID** Court in said matter, notice is hereby given that Monday, the 16th day of April.

A. D. 1888, at 11 o'clock a. m., at the County Court House in Salt Lake City Utah Territory, in the court room of said court

NOTICE.

Brighton and North Point Irriga-

tion Company.

THE FOLLOWING DESCRIBED DU-linquent stock will be sold at public auction at 12 m. Friday, April 20, 18-8, to

pay assessments and cost of advertising and sale of same, at the Brighton meeting-

iouse, Brighton, Salt Lake County, Utah CYRUS H, GOLD, Secretary,

of advertising.

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143

In the matter of the Estate of John S. Harris deceased.

Order Appointing time and place for Set-tlement of final account and to hear Petition for Distribution.

ON READING AND FILING THE PE-tition of John A. Egbert, administra-tor of the estate of John S. Harris, deceased, setting forth that he has filed his final ac-count of his administration upon said os-tate in this Court; that all the debts have been fully paid, and that a portion of said estate remains to be divided among the heirs of said deceased, and praying among other things for an order allowing said final account and of distribution of the residue of said estate among the persons entitled. It is Ordered, That all persons entitled. It is Ordered, That all persons inter-ested in the estate of the said John S. Harris, deceased, be and appear before the Probate Court, of the County of Salt Lake, at the Court room of said Court, in the County Conrt Hanse on the light day of

County Court room of said Court, in the County Court Heuse, on the 13th day of April, 1888, at 11 o'clock a. m., then and there to show cause why an order allowing said final account and of distribution should not be made of the residue of said estate among the heurs of the said John S. Harris, decensed accourding to law.

ished in the DESERET EVENING NEWS.

newspaper printed and circulated in Sal Lake County, three weeks successively prior

to said 13th day of April, 1888. ELIAS A. SMITH,

Dated March 13th, 1888.

TERRITORY OF UTAH, County of Salt Lake, 88.

deceased, according to law: It is further ordered that the Clerk cause ic places in Salt Lake County, and pub

Probate Judge.







UNIVERSITY OF DESERBT,

Salt Lake City, June 5th, 1887. By carefully examining DeLand's Chemi al Baking Powder with the microscope and rith chemical reagents, I find that it is free rom Alum, Starch, Floar, Bone Ash, Sumonis and White Earth; and that consists essentially of Cream of Tartar nd Bi Carbonate of Soda. The Baking Powder examined I purchased

t Barnes & Davis, in this city. J. T. KINGSBURY, Chemist.





purchased. If the proposition was stripped of that festure, and if it ap-plied only to the purchase and deposit of silver bullion, it would be relieved of the objection. Would it not be best to let the bill as it now stood, unobectionable in form, go to the President and be approved and carried into execution and let the bill, proposed amendment and all propositions as to -the silver question, go to the com-mittee on finance and be carefully con-sidered. Allison suggested some verbal changes in Beck's amendment, so as to make it read, "That whenever the circulation or any portion thereof, of any national bank not in liquidation, shall be surrendered by a deposit of United States notes in the Treasury, or otherwise, and the same, or any equi-valent amount shall not be taken by other national banks within thiry days, the Secretary of the Treasury shall, etc." Alter further debate by Beck, Mc-Pherson and Plumb, and without acthe money.

Alter Iurther debate by Beck, Mc-Pherson and Piumb, and without ac-tion on the amendment offered by Beck, and with a substitute for the bill still to be reported from the com-mittee of the whole, the Senate ad-journed. **HOUSE.** WASHINGTON, April 3.—Culbertson called up the special order—the Senate direct tax bill. Foran moved that the House go into committee of the whole on the pension appropriation bill. Motion lost. Wheeler moved to reconsider the vote. On motion of Reed the motion to reconsider was tabled. The House then went into a commit-tee of the whole for the consideration of the special order. E. B. Teiler (Ohio), said while the will was important on account of the will was important on the facts of the will was important on account of the will was important on the facts of the will was important on the facts of the will proposed to relinguish the will was important on account of the will was important on the facts of the will was important on the facts of the will was important on the consideration of the special order. E. B. Teiler (Ohio), said while the will was important on account of the will was important on the consideration of the said discussion necessary. The bill proposed to relinguish the amount of direct tax wecollected and to recound direct tax wecollected and to reate the whole will was the back the weak will be the will was the back the weak will be the will was the back the weak will be the weak will be the will was the case were so simple be did not think any extended discussion necessary. The bill proposed to relinquish the amount of direct tax uncollected and to provide for the repayment to states and individuals who had paid any of Oates (Alabama), in opposing the bill, argued that under the Constitution, Congress had a perfect right and power to levy a direct tax, but he denied the constitutional right of Con-gress to refund a tax which had been legally levied and applied. If the House was determined to pass this bill, it should include within its provisions one for the revising of the common tax which had been unconstitutionally levied. After further debate, the committee rose and the House took a recess until 8 o'clock p. m., the evening session to be for the consideration of bills reported by the committee on military At the evening session the House proceeded to the consideration of measures reported by the committee on military affairs. The following bills were passed: Providing for the promotion of officers of the army after twenty years' continuous service in one grade.\_\_\_\_ The House bill (introduced by Mor-row, of California) appropriating \$10,-000 for the construction and repairs of roads from the entrance of the reser-BRIEF TELEGRAMS. King Humbert has donated \$8000 for the sufferers by the floods in general. have proclaimed a holy war against the PRESERVING Sultan Queen Victoria, before returning to England, will visit the Emperor and Empress of Germany at Pottsdam. previously announced. today and began the hearing. Several

Cystitus, etc., promptly and safely Charges reasonable. Consultation free and strictly confidential. fedicine sent free from observation to all sarts of the United States. Correspondence eccives prompt attention. No letters an wered urless accompanied by four cents in Send ten cents in stamps for Lamps. amphlet. Terms Lirletly Cash. Call on or Address

LEGAL NOTICES.

NOTICE OF SALE.

NOTICE IS HEREBY GIVEN THAT IN

N pursuance of an order of the Probate Court of the City and County of Salt Lake, Territory of Utah, made on the 28th day of

McFarlane, deceased Dated Salt Lake City,

April 3d, 1988.

DR. POWELL REEVES, IOW AT THE CLIFT HOUSE, SALT LAKE

I, John C. (utler, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of order appointing time and place for settlement of final account and to hear petition for distribution in the Estate of John S. Harris, dcceased, as appears of re-cord in my office. In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this 13th day of March, A. D. 1888 - JOHN C. CUTLER, [Seal] Probate Clerk. d95 3w

LEGAL NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of Thomas King, deceased.

Order appointing time and place for Set-tlement of final account and to hear Petitlon for Distribution.

O<sup>N</sup> READING AND FILING THE FE-tition of Edwin Dowden, administra-tor, with the will annexed, of the estate of Thomas King, deceased, setting forth that he has filed his final account of his admin istration upon said estate in this Court; that all debts have been fully paid, and that a portion of said estate remains to be di-vided among the heirs of said deceased, and merving among other things for an order praying among other things for an order allowing said final account and of distribu-tion of the residue of said estate among the persons entitled. It is ordered that all persons interested in

the estate of the said Thomas King, de-ceased, be and appear before the Probate Court of the County of Sait Lake, at the Court Room of said Court, in the County Court House, on the 16th day of April, 1888 at 11 o'clock a. m., then and there to show cause why an order allowing said final ac count and of distribution sheald not be made of the residue of said estate among the heirs and devisees of the said Thoma

King, deceased, according to law. It is further ordered that the clerk cause copies of this order to be posted in three public pinces in Salt Lake County and published in the DESERT EVENING NEWS, a newspaper printed and circulated in Salt Lake County, three weeks successively pict the left day of April 1988. d 2 w prior to the 16th day of April, 1888. ELLAS A. SMITH,

## Probate Judge. Dated March 14th, 1888.

UTAH BONDS FOR SALE One Hundred and Fifty Thousand (\$150,000) Dollars, of Five (5) per cent. Utah Territory Bonds

Territory of Utah, County of Salt Lake. } ss. I, John C. Cutler, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and cor-rect copy of Order appointing time and place for settlement of final account and for distribution in the matter of the Estate of Thomas King, deceased, as appears of THE UNDERSIGNED, IN PURSUANCE record in my office. In witness whereof, I have here-unto set my hand and affixed [SEAL.] the Seal of said Court, thus 14th day of March, A. D. 1988. JOHN C. CUTLER, d97 3w Probate Clerk. LEGAL NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

Matter of the Estate of Mary Ann Hooper, deceased,

Order appointing time and place for settie-ment of final account and to hear petition for distribution.

ON READING AND FILING THE PE-tition of L. S. Hills, Administrator of the Estate of Mary Ann Hooper, deceased, setting forth that he has filed his final ac-count of his administration upon said es-tate in this Court; that all the debts have have fully naid, and that a provision of anid f bonds, there is set spart and appropriated out of the general funds in the hands of the ferritorial Treasurer of stid Territory, annually, not less than fitteen thousand dollars, to be placed by the said Treasurer in a fund to be known as the "Redemption fund to be known as the "Redemption fund it is also further provided that when ever, after the expiration of ten years from the date of the issuance of said bonds; there is available in said redemption fund the sum of fifteen thousand dollars or more, it shall to fifteen thousand dollars or more, it shall the daty of the said Treasurer to advertise the amount of money in the said redemption fund and the number of bonds; numbering them in the order of their issue, commencing at the highest number then outstanding which such fund as the presented for payment and the set apart to pay and discharge, and the date when they will be paid, and if such advertisement, then such fund shall remain in the Treasury of the date of the expiration of the date mentioned in such advertisement, then such fund shall remain in the Treasury of the date of the treasury of the shall the date rement in the treasury of the date of the treasury of the shall not be presented for payment and fund shall remain in the Treasury of the date when they will be paid.



vation of Presidio, Sin Francisco, to the National Cemetery on the same. The bill introduced by Crain of Tex-as was passed for the retirement of Alfred Pleasanton with the rank of

The Dervishes of Tatilet, Morocco

Territory, bearing five per centum interest per annum, payable semi-annually on the first days of January and July of each year, at the Deseret National Bank in spid City, or at such bank in the City of New York, in the State of New York, as may be designat-ed by said Loan Commissioners, at the op-tion of the purchasers of said bonds. The principal of said bonds shall be pay-able in the lawful morey of the United States, within tweaty years after the date of their issue, but redeemable at the pleasure of the Territory after ten years from date. It is provided in the law, that at the expira-ion of ten years after the issuing of said bonds, there is set apart and appropriated out of the general funds in the hands of the ferritorial Treasurer of suid Territory, annually, not less than fifteen thousand

BLACKSMITH COAL!

