

this man Reddington, and then to as-sociate him with everybody who offered any sort of opposition to such legislation as might be desired by the Pacific Railroad Companies. The newspaper that intimated or insinuat-ed that he (Allen) had ever had any connection with bucket shops or stock jobbers in any way was—well, if ever the idea should prevail requiring news-papers to tell the truth and only the truth, that newspaper would have to go out of the business. White (New York) offered a resolu-tion requesting the Postmaster-Gen-FURNITURE, WALL PAPER, ETC. LEGAL NOTICES. H. DINWOODEY LEGAL NOTICE. - March 16, 1888. In the Protate Court, in and for the County of Salt Lake, Territory of Utah, TELEGRAPHIC NEWS 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. 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 es-tate is 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 inter-ested in the estate of the said John S. Harris, deceased, 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 13th day of April, 1888, at 11 o'clock a.m., then and inder 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 heirs of the said John S. Harris, deceased, according to law: The further ordered that the Clerk cause optics of this order to be posted in three public places in Sait Lake County, and pub-lished in the DESERST EVENING NEWS, an newspaper printed and circulated in Sait Lake County, three weeks encessively upfor tion requesting the Postmaster-Gen-eral to inform the House what in WASHINGTON, March 15 .- Plumb sent structions, if any, by circular letter, or otherwise, have been given to subor-dinates with regard to mail matter re-ceived from Canada, which is intendedALWAYS ter written by a Washington firm of pension claim agents to a Kansas ex-soldier, saying that some time ago they had written to him asking to be al-lowed to take his pension claim to Congress, and had not heard from him in reply; that they were conversant with his claim and believed that their fee was \$25, of which \$10 was payable in advance; that 863 special pension hills were passed by the present Congress, and a still larger number would probably be passed by the best time for the presentation of cases to Congress, as the country was on the eve of a presidential election, and the pension claim agents to a Kansas ex-...... IN directing the public printer to rigidly enforce the eight-hour law was noneve of a presidential election, and the parties and individuals were on their concurred in, and the committee rose newspaper printed and circulated in Salt Lake County, three weeks successively prior to said 13th day of April, 1888. and the House adjourned. metal to make a record. Plumb expressed a belief that large amounts were being obtained through such representations, although the writers could render no service what-ever. Not only would an attorney not be permitted to appear before the pen-sion committee, but he could perform no useful service whatever in connec-FURNITURE, The "Exposition Universelle de l'art Culinaire" awarded the highest honors BLIAS A. SMITH, Probate Judge. ever. Not only would an attorney not be permitted to appear before the pen-sion committee, but he could perform no useful service whatever in connec-tion with special pension cases. It was an outrage (putting it mildly) for men to be imposed upon in that way. He asked that the pension commit-tee take the letter and con-sider it and make a report to the Senate, so that such swindling of ex-soldiers should not be continued. After further discussion (in which Mr. Dolph referred to a claim agent's agreement, which he had seen, to re-ceive 35 per cent of the amount of the o Angostura Bitters as the most ef Dated March 13th, 1888. TERRITORY OF UTAH, County of Salt Lake. County of Salt Lake.) I, John C. Cutler, Clerk of the Frobate 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 lorder appointing time and place for settlement of final account and to hear petition for distribution in the Estate of John S. Harris, deceased, as appears of re-cord un my office. THEAT NEW AND CARD ····························· MANPAPERADINWOODDY FURNITURE 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. [Seal] JOHN C. CUTLER, ceive 25 per cent of the amount of the direct tax to be refunded to a certain state) the letter was referred to the d95 3w committee on pensions. Following were among the bills re-ported and placed on the calendar: NOTICE Main St. Of Administrator's Sale of Mining Inter To ratify and confirm the agreement with the Gros Ventre and other In-dians in Montana. est at Private Sale.

 Notice is HEREBY GIVEN, THAT,

 In pursuance of an order of the Property is pursuance of an order of the Property of March, A.

 In pursuance of the sevenih day of March, A.

 Isse, in the matter of the Estate of March, A.

 Isse, in the matter of the Estate of March, A.

 Isse, in the matter of the Estate of March, A.

 Isse, in the matter of the Estate of March, A.

 Isse, in the matter of the Estate of said

 igned, Administrator of the Estate of said

 igned, administrator of the Estate of March, A.

 Isse, in the interset said for cash,

 igold coin of the United States, and subject to confirmation by said Probate Court,

 A. D. 1888, all of the right, tille, interest and estate of the said Mrs. Mary A. Hooper decorder, tille and interest that is and estate of the said deceased at the time of her death, and all the property of the said deceased at the time of her death, in and to an undivided one half interest is a certain mining claim, known as concerned.

 March, Tooele County, Utah Territory.

 March as be in writing and left with the said estate of the said deceased at the time of her the properties.

 March as made at any time atter the formation.

 March as made at any time atter the said subjection of this motice and before.

 Barbon as the in writing and left with the matersize at the barbon as the counce.

 March as eventh, ISS.

 March as eventh, ISS.

< Twenty Years a/ TOTICE IS HEREBY GIVEN, THAT For the formation and admission inte the Union of the states of Washington and North Dakota, with minority re-**Resident** of Salt Lake. UPHOLSTERY, H.DINWOODEY'S, FURNITURE. The House bill for the purchase of certain swords of Major General James Dolph offered a resolution, which was laid over, calling on the Secretary of the Treasury for information as to the prohibition of fur and seal fisheries Six Years in the Business n the waters of Alaska and Behring in Salt Lake AND ANTRE LAN AN CON Sea, beyond a marine league from the City. TELLER TALKS ON THE MESSAGE. LOANS Teller proceeded to address the Senate on the subject of the President's message. He said he had noticed that the senators who had spoken on the President's side of the question, had shown a disposition to avoid the real CARPETS shown a disposition to avoid the real issue presented by the President, and had attempted to make it appear that the message was not of the character which everybody outside of official cir-cles at home and abroad believed it to be. It would not do for the friends of the administration to constrain the LEWIS S. HILLS. Administrator of the Estate of Mrs. Mary A. Hooper, deceased. d90 10t F. T. TATLOR, J. H. CLIVE, M. W. TAYLON the administration to assert that this was an attempt on the part of the President and his friends to modify, revise or correct the tariff. No such intent could be gathered from his mes-sage. It has been received everywhere LEGAL NOTICE.AND the Probate Court of the County of Salt Lake, Territory of Utah. In the matter of the Estate of William Jen-HAVE REMOVED as an attack not on defective tariff, not nings, deceased.

