



ometrow. The Senate then Festmith Consideration of the bill for the atmission of South Dakets and the emanization of the Terri-bry of North Dakets, and was addressed the bill the second to the bill the

would abolish sheep husbandry, destroy the immense capital embarked therein and im-pression more than a millious man who own backs or are employed in their care, and by working this ruin it would diminish the sup-ply of cheap and heathfrid animal food now furnished by the wool, goowers and manufacturing laborers of the country. It would also render the production of Ameri-tan in plates and voitue the imposeible by plating these articles of the free list with wool. By the transfer of these and other products of coal and iron ore to the free list, and by reducing the duties on steel is increated iron and many other forms of tree and steel, it would, though it maintaimed existing duties on coal and iron ore, close the majority of bitumineous coal fields and ore banks, which are now giving profitable employment to fundreds of the stands of laborers, not only in the Northern States, but is the Southern. But while professing to have abandened their purpose to put

COAL ON THE FREE LIST,

LEGAL NOTICES.

NOTICE OF SALE.

COAL ON THE FREE LIST, the framers had imperiationally contrived to direction as might smable them to saddle the treparty Persentment of the judiciary with the political connecturences of their daliber-statistical connecturences of their daliber-te abardity of President Cleveland's as-te abardity of President Cleveland's as-only as the cost of imported commodities but to the pines of like commodities im-ported fore. Telly invited the President's address the cost of the progress of super-tents of super-super-tents of super-tents of super-super-tents of super-super-tents of super-super-tents of super-super-tents of super-

as to stimulate and defend home pro-duction, while preventing combinations of trusts and monopolies of any kind. The reduction of tariation should be effec-ted, immediately by the abalition of the sources of mechane, the receipts from which may be computed month by month, if not absolutely day by day. The politics of this country are now dominated by the whicky trust as absolutely as they were by slavery before the war, and "King Alcohol is prov-ing as is as hostile to national develop-ment as King Ootion ere was. In conclusion kelly said the perpetuation of anternal taxes is the issue presented to the Ameri-can people by the President in his free trade memace and by the weathern The electors of South Carolina, and those taxes is the insue presented to the Ameri-vest said Conkling had made use of ex-pressions in the Senate chamber showing he had doubted the election of Mr. Hayes, and to this Edmunds replied that he be-lieved that Vest was 'mistaken, and that Conkling thought Hayes was lawfaily elected.

national independence, commercial and in-dustrial, as well, as political. This cannot be done if the internal tax system is to be maintained, for the surplus is in a condition that cannot be perpenated with safety to our republican institutions. The purity of the government, the safety of business and the morals of the public demand the abate-ment of the surplus by the repeal of inter-nal taxes. must take issue with nim. As to the pur-pose of the democratic opposition to the bill being the keeping out the three electoral votes of South Dahota, Vest denied is ener-getically, and declared his belief that Oleveland would be elected Friendent by a majority in which the votes would be so small a fraction as not to affect the result to any appreciable extent. The democratic senators ware willing to admit the whole Kelly spoke for two hours, and when he sound his sent was londly applauded and sceived the congratulations of his party ota as a state, but were no A vote will be taken upon the bill tomor The committee then rose and the House

ate bill for the relief of the Omaha tribe of Indians in Nebraska, authorizing the pay-ment to them of \$40,000 in ten annual in-stalments under the breaty, was taken up, ameaded by authorizing the Secretary of the Interior to extend the time of the pay-ment of the purchase money for the lands sold on the Omaha Indian reservation, and

LEGAL NOTICE.

In the Probate Court of the County of Salt COAL AGENCY

the matter of the Estate and Guardian ship of Einma Pearl Smith, a minor. to show cause why Order of Sale Real Estate should not be made.

Real Estate should not be made. SUSAN E. SMITH, GUARDIAN OF THE Estate of Emma Pearl Smith, a minor hydrog Bed her pedition herein, duly veri de, praying for an order at said divertion pages therein set forth, it is therefore or dered by the Judge of said Court, that the aext of kin of said minor and all persons interested in the estate of said minor, ap per ofore these and Probate Court on Fri day, the fitth day of May, 1858, at 16 o'clock in the foreneous of said day, at the county court House, in the City and County of Sait Lake. Utah Territory, to show cause why an order should not be granited to the said Guardian to sell so much of the real es inte of the asid minor at private sale as per pocessary, and that a copy of this erder be published and published in asic City and County. ELLAS A. SMITH, Probate Judge.

Dated April 11th, 1888.

Dated April Lith, 1888. TERRETORY OF UTAR, [18. County of Salt Lake, [18.] I, John G. Outler, Clark 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 to show cause in the matter of the Estate and Guardianship of Emma Pearl Smith, a mimor, as appears of record in my office. In witness whereof, I have hereunts set my hand and affixed the seal of said Court, this list day of April, A. D. 1888. [Seal] John C. CUTLER, Probate Olerk.

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LEGAL NOTICE.

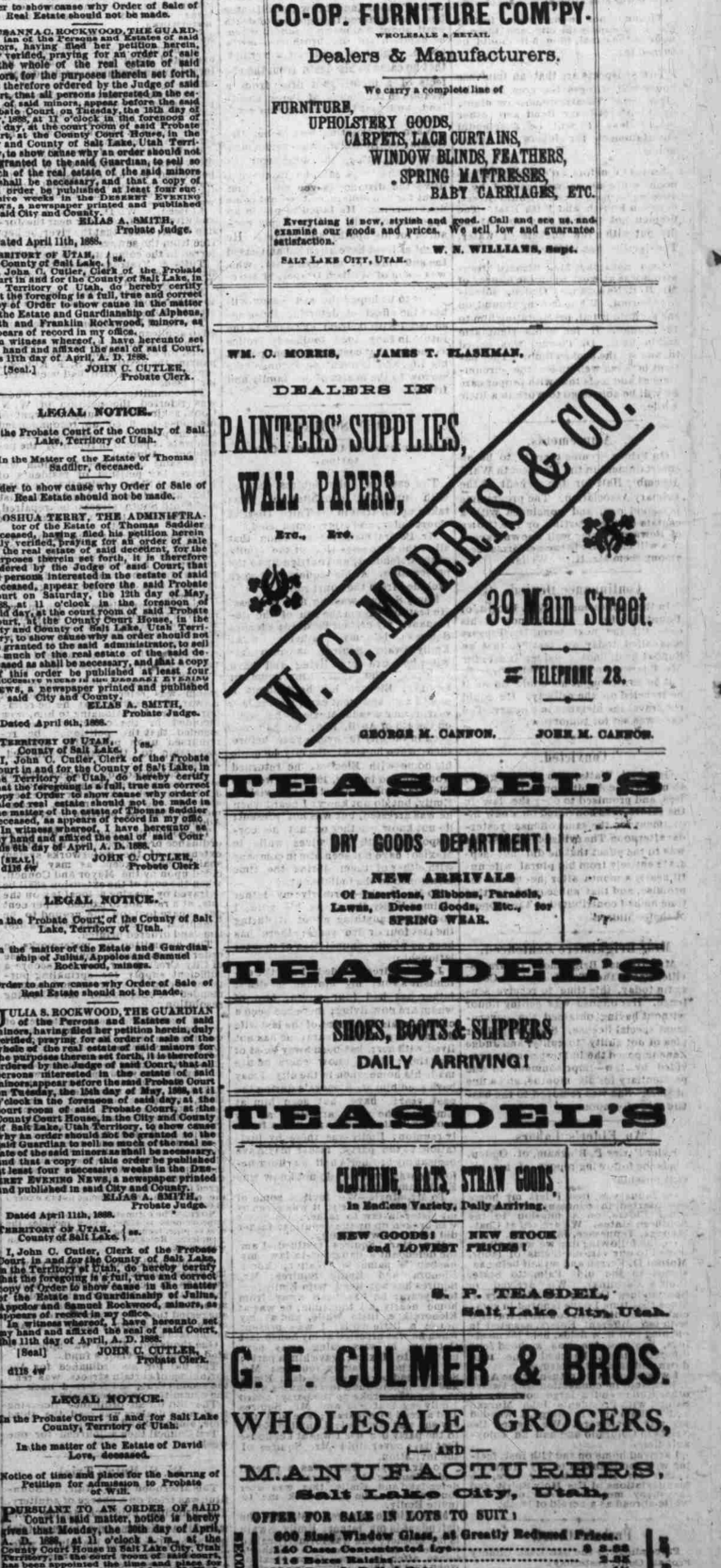
In the Probate Court of the County of Sal Lake, Territory of Utab.

the matter of the Estate and Guardian's ship of Alpheus, Ruth and Franklin Rockwook, minors.

Order to show canse why Order of Sale of Real Estate should not be made.

S DEANNAO. ROCKWOOD, THE GUARD bin of the Persons and Estates of said minors, having filed her petition herein, duly verified, praying for an order of said of the whole of the real estate of said minors, for the purposes therein set forth, it is therefore ordered by the Judge of said Court, that all persons interested in the es-tate of said minors, appear before the said hany, how the count room of said rich the Court, at the County Court House, in the City and County of sait Lake, Utah Terri-tory, is show binnes why an order should not be franted to the said Guardian, to sell so much of the real estate of the said minors as shall be necessary, and that a copy of this order be published at least four suc-cessive weeks in the DESERBET EVENING News, a newspaper printed and published in said City and County. ELLAS A. SMITH, Probate Judge.

Dated April 11th, 1888. Dated April 11th, 1888. TERRITORY OF UTAM. (ss. County of Sait Lake.) I. John G. Cutler, Clark of the Frobate Court in and for the County of Sait Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of Order to show cause in the matter of the Estate and Guardianship of Alphens, Ruth and Franklin Rockwood, minors, and appears of record in my office. In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this lith day of April, A. D. 1888. [Seal.] JOHN C. CUTLER. [Seal.] JOHN C. CUTLER, Probate Clerk



& R.

A. L. WILLIAMS, Agent and Manager,

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O. R. Pettit, Sec. and Treas.

ith. Prest.

AGENT FOR

A. H. Cannon, Tice-Pres

Cł.

D.

KINE SLACK, -

NOTICE IS HEREBY GIVEN THAT IN parameters of an order of the Probate Court of the City and County of Salt Lake, Termitory of Usah, made on the Sith day of Mary's, 1985 in the matter of the setter of Andrew N. McFarlane, decemed, the un-dersigned, the executrix of the said estate, will sell at private sale, to the highest bid-der, fur dash gold coin of the United States, and subject to confirmation by said Probate LEGAL NOTICE. der, für daah gold coin of the United States, and subject to confirmation by said Probate Court, on Friday, the 20th day of April, 1888, at 19 o'clock a m., at the office of James H. Moyle, No. 45 Main Street, Sais Lake City, Utah Terrilery, all the right, title, interest and estate of the said Andrew N. McFar-iane at the time of his death, and all the right, title and interest that the said estate has by operation of law or otherwise ac quired other than on in addition to that of the said Andrew N. McFarlane, at the time of his death, in and to all that certain lot, piète or parcel of land straated, lying and being in the said City and County of Sait Lake, Territory of Utah, and bounded and described as follows, to wit: All of lot three (3) in block one hundred and fity-nine (159), containing one hundred (100) square reds of ground, as plotted in Plat D, ialt Lake City survey. Terms and con-ditions of ale: Cash gold coin of the United United States, ten per cent of the purchase mongy to be paid to the said executrix on the day of said, balance on confirmation of sale by : sid Probate Ceurt. ELIZABETH J. McFARLANE, Administratrix of the cetate of Andrew N. McFarlane, deceased. Dated Sait Lake City, Arrivel are and the court. ct to confirmation by said Pro In the Probate Court of the County of Sall Lake, Territory of Utah. In the Matter of the Estate of Thomas Saddler, deceased. Order to show cause why Order of Sale of Real Estate should not be made. JOSHUA TERRY, THE ADMINISTRA-tor of the Estate of Thomas Saddler deceased, having filed his polition herein of the real estate of anid decedent, for the purposes therein set forth, it is therefore ordered by the Judge of and Court, that all persons interested in the estate of said deceased, appear before the said Probate Court on Saturday, the 12th day of May, 1885, at 11 o'clock in the forencon of said day, at the court from of said Trobate Court, at the County Court House, in the of the real estate of the said Probate Court, at the County Court House, in the for, but the County Court House, in the court, at the court from of said Trobate on much of the real estate of the said de-orace as shall be necessary, and fint a copy of this order be published at least four NEWS, a newspaper printed and published in said City and County. ELLAB A. SMITH, Probate Judge. LEGAL NOTICE. Probate Court in and for Salt Lake Dounty; Territory of Utah. Dated April 6th, 1888. TERRETORY OF UTAN, County of Sali Lake. I, John C. Cutler, Clerk of the Probate Court in and for the County of Sal't Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of Order to show cames why order of mile of real estate should not be made in the mainter of the estate of Thomas Saddier deceased, as appears of Thomas Saddier deceased, as appears of Thomas Saddier the 6th day of April, A. D. 1885. te Matter of the Estate of Edward Hunter, decessed. r appointing time and place for settle-ment of final account and to hear paid of final account and to hear ON READING AND FILING THE PE-tition of Edward Hunter and Jesse W. Tox, executors of the last will and tos-tainent of Edward Hunter, decensed, estimated and that a portion of said es-been fully paid, and that a portion of maid estate remmains to be divided asmong the harm of said decensed, and praying smong other things for an ofder dilowing said Hund account and of distribution of the residue of said estate automy the persons sutified: (SEAL) JOHN C. OUTLER, things for an order allowing said final scious and of distribution of the residue of said estate among the persons suitled; Is as ordered that all persons interested in the setate of the said Edward Hunter, decaased, be and appear before the Probate Coart of the Ceanty of Sait Lake, at the Coart Room of said Court, in the County Coart House, on the win day of May, 1888, at 11 o'clock a, m, then and there to show cause why all order allowing said final sciount and of distribution should not be made-of the residue of said éstate among the heirs and devisees of the said Edward Hunter, deceared, according to law. It is furfiler ordered that the clerk cause opties of this order to be posted in three public places in Sait Lake County and pub-haled in the Dhärner Events and pub-haled in the Dhärner Events and pub-haled in the Dhärner Events of said sciences in Sait Lake County and pub-haled in the Dhärner Events and pub-haled in the Dhärner Events of said a crouisted in the Dhärner Events of said science in sait Lake County, three weeks successively prior to said 9th day of May, 1888. Dated Sait Lake Otty, April 7th, 1888. LEGAL NOTICE. in the Probate Court of the County of Sal f matter of the Estate and Guard hip of Julius, Appelos and Samuel Rockwood, miners. ter to show cause why Order of Sale of Real Estate should not be made, JULIA S. ROCKWOOD, THE GUARDIAN of the Percons and Estates of said inform, having filed her petition herein, duly corified, praying for an order of sale of the whole of the real estate of said minors for the minors of the real estate of said minors for rhole of the real estate of said minors for he purposes therein set forth, it is therefore indered by the Judge of said Count, that all persons interested in the estate of said ininers; appear before the and Probate Court on Tuesday, the 15th day of May, 1608, at it court room of said Probate Court; at the court room of said Probate Court; at the County Court House, in the City and County of Balt Lake, Utah Territory, to show cause why an order should slot be granted to the said Guardian to soll as much of the real se-tate of the said minors as theil be necessary, and that a copy of this order be published at least four successive weeks in the Dis-ERET EVENING NEWS, a newspaper printed and published in said City and County. ELIAS A. SMITH, Probate Judge. Dated Salt Lake Oity, April 7th, 1888. TERRITORY OF LITAR, 1 sec. County of Salt Lake. 1 sec. I, John O. Outler, Clerk of the Probate fourt 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 an order appointing time and place for settlement of final account and to hear petition for distribution in the matter of the testate of Edward Hunter, decensed, as appears of record in my office. In witness whereof, I have bersunto set my haad and affined the seal of asid Court, this 7th day of April, A. D. 1888. [sizat.] JOHN C. CUTLER, d 3w Frobate Clark. Dated April 11th, 1888. County of Balt Lake. County of Salt Lake. ' I, John C. Cutler, Clerk of the Probase Court in and for the County of Salt Lake, in the Territory of Diah, do hereby certify that the foregoing is 5 full, true and correct copy of Order is show cause in the matter of the Estate and Guardianship of Julius, Appeners of record in my office. In witness whereof, I have hereanto set my hand and affixed the seal of sald Court, Bis 11th day of April, A. D. 1888. [Seal] JOHN C. CUTLER, Probase Clerk. LEGAL NOTICE. Probinte Court in and for Salt Lake County, Territory of Utah. the matter of the Estate of Benjam Harker, deceased. der appointing time and place for Bet-ilement of final account and to hear Petition for Distribution. BOORDHED d118 4w O' BEADING AND FILING THE FE tition of Harries Harker, administra FIX of the estate of Benjamin Harket leccased, setting forth that she has file her final account of her administration inpon said estate in this Court; that al-the debts have been fully paid, and the a portion of said estate remains to be d vided among the heirs of said deceased, and praying smong 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 LEGAL NOTICE. In the Probate Court in and for Salt Lake County, Territory of Ulah. In the matter of the Estate of David Love, deceased. Notice of time and place for the hearing Petition for admission to Probate of Will. The ordered that all persons interested in he contate of the said Benjamin Harker, So-based, be and appear before the Probate Court of the County of Sait Lake, at the Court Boom of said Court, in the County, 1996.

