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100 Cash Gifts	200,	25,000
200 Cash Gifts	400,	12,500
400 Cash Gifts	800,	6,250
800 Cash Gifts	1,600,	3,125
1,600 Cash Gifts	3,200,	1,562
3,200 Cash Gifts	6,400,	781
6,400 Cash Gifts	12,800,	390
12,800 Cash Gifts	25,600,	195
25,600 Cash Gifts	51,200,	97
51,200 Cash Gifts	102,400,	48
102,400 Cash Gifts	204,800,	24
204,800 Cash Gifts	409,600,	12
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819,200 Cash Gifts	1,638,400,	3
1,638,400 Cash Gifts	3,276,800,	1

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With reservoir and warming closet, a first class Stove for hard coal or wood.

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THE WASHINGTON and **GRAND HOTEL**—Cook, a clean first class Stove, with or without reservoir and warming closet, for hard or soft coal.
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TORPEDO PATENT SUITS.

Roberts vs. Nicholas Geyer.

The following is the decision rendered by Judge McKean, at New York of the Circuit Court in the above case:
In the Circuit Court of the United States, in and for the Western District of Pennsylvania.—R. A. L. Roberts vs. Nicholas Geyer—No. 1—May Term 1873—1884.

November 21, 1873. Will and subpoena is used.
Subpoena and notice of application for preliminary injunction served.

December 10, 1873. Motion for preliminary injunction denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

January 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

February 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

March 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

April 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

May 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

June 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

July 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

August 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

September 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

October 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

November 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

December 10, 1874. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

January 10, 1875. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

February 10, 1875. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.

March 10, 1875. Motion for attachment in this case denied, and the Court being duly advised in the premises, the following order was made for, and returned to the Court:
That the defendant do show cause why a preliminary injunction should not issue for contempt in violating the said injunction and duly served.



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