

DESERET EVENING NEWS.

DIAMOND'S VERSION.

His Trial for the Alleged Murder of Edward Scott.

EVIDENCE OF BOTH SIDES.

The Arrest on the Street. His Story of the Calumniate Affairs.

Upwards of two and a half hours were consumed yesterday in the re-examination of a jury to try William N. Diamond, who stands charged with the willful murder of Edward Scott, in this city, in December of last year. It was 12 o'clock when the twelve jurors had been sworn, and after the reading of the indictment by Clerk McMillan, the court adjourned until 2 p. m.

The jury is composed of the following gentlemen: Daniel McDonald, J. C. Murphy, S. S. Hutchinson, J. A. Heise, Samuel Perry, Gibson Taylor, Frank Jennings, J. J. DeWitt, J. H. Hargreaves, P. G. Anderson, Fred Croston, Scott Christian.

When the Court re-assembled in the afternoon, United States Assistant District Attorney Critchfield started in with the opening statement of the prosecution. He said that Scott and Diamond were both carpenters, and were, prior to December 12, intimate friends. Mr. Scott was the foreman at the job where they were both employed.

On the night of December 11, the next morning the defendant went down to work at the job where he was employed. There was no one else present at the job. Diamond then went into the house to pack his tools. Scott was in the place of work at the time.

From Newton, Cache Co., under date of March 25th, we have received the following from a correspondent signing himself "Haskell": We have been having rain, hail and snow for some time, and had for this time would be very fine indeed.

Everything Lovely in St. George. In a conversation today with Brother John D. T. McAllister, President of St. George Temple, he informed us that all matters in Utah and territories in that section, the spirit and peace are in blossom, while the apple and pear buds are bursting.

Lines from Minersville. "Oh, U!" writes from Minersville on March 29. Your valuable paper comes regularly in hand on time. It is much esteemed by the people of our little hamlet, who feel justified over the recent storm.

Amusements. "Kekaha" was presented last night at the Utah Theatre in a very good audience. It is an extravaganza of the spectacular kind, but interspersed with many new and novel scenes.

At "Wanderland" the Ethelwart family, in addition to Miss Jewel, is one of the principal attractions this week. The chorus society gave a public rehearsal last night at the Academy hall. It was well attended.

The Home Thrift society gave a full rehearsal of "The Merchant of Venice" at the Temple last night. The chorus society gave a full rehearsal of "The Merchant of Venice" at the Temple last night.

disclosed anything about his conversation. It was his late to introduce this theory, and, besides, it was impossible for him to do so.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

The opening of the afternoon session of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

disclosed anything about his conversation. It was his late to introduce this theory, and, besides, it was impossible for him to do so.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

disclosed anything about his conversation. It was his late to introduce this theory, and, besides, it was impossible for him to do so.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

By consequence of the adjournment of the Territorial Supreme Court opening tomorrow, the Third District Court assembled earlier than usual this morning. It was twenty-five minutes past nine when Judge James took the bench.

Highest of all in Leavening Power.—U. S. Gov't Report, Aug '9, 1899.

Yeast Baking Powder ABSOLUTELY PURE

THE SCHOOL ELECTION.

The Voting Ballot is Held.—The Election Held to Vote.

Yesterday was election day in Salt Lake City. The proposition as to the propriety of raising \$100,000 for school purposes was submitted to the people. There were 110,000 votes cast in the whole city.

A NARROW ESCAPE.

Shortly before two o'clock this afternoon an old gentleman named Galt, Davis was driving up East Temple street, opposite the Deane Hotel.

POLICE ITEMS.

Edmund Ross was arrested by the police today on the charge of fighting. He disputed with Jack Stewart in a bar.

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

DAILY WEATHER BULLETIN.

Table with columns for Station, Date, and various weather metrics like Temperature, Wind, etc.

DRAINAGE.

At the last meeting of the directors of the Utah Power Company, Arthur Stewart resigned his place as secretary.

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

LEGAL NOTICE.

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

DR. PRICE'S Baking Powder Used in Millions of Homes—40 Years the Standard.