

COUNTY'S DEBT LIMIT

The question once more before the
State Supreme Court.

Question of who is entitled to it -

The State Supreme court met in regular session this morning.

and District Judge Hiles on the bench. Arguments were heard in the appeal case of the Pleasant Valley Coal company respondents vs. the

appeared in behalf of the board and Attorneys John M. Zander, C. O. Whittlemore, Robert Harker

The respondent filed his affidavit for a writ of mandamus, asking that the commissioners be compelled to issue a warrant upon the county treasurer.

among other things that at the time furnishing the coal the county had gone over the debt limit in the sum of \$100,000.

[illegible]

Put a Question Who is Entitled
Negative II.
The Supreme court is hear
arguments this afternoon on an

C. C. Day, in which it is set that an order be issued to State Atty. General Richards, compelling him to issue Joseph P. Beebe a warrant for \$1,000,000 for robbery.

while Attorney McEwen, lays claim to the amount under power of attorney of Arthur H. Mulvey of Chicago. The State board of examiners de-

Judge Norrell's Court.

[illegible]

yard granary at West Jordan is getting away with thirty bushels of wheat of the value of \$35.

proven not guilty. Kilgore was indicted by the grand jury in November 1990, and is alleged to have appropriated the sum of \$93, belonging to

to selling liquor without a license. Murray last December. Judge Z. Neil imposed a fine of \$100 and which was promptly paid. With-

Erskine, Glasgow.

Account approved and distributed as ordered.

Estate of Thomas H. Brighton

Another Wanting to Be Free,
Charles E. Poulsen fled a su-

In-
Great
File

ing that the bonds of matrimony
annulled on the ground of desertion.
The parties were married at Spear
Fork in January of 1902. Two years

three-year-old girl as a result of an auto. H. A. Smith and C. M. Nelson are plaintiff's attorneys.

Foundry company against S. W. Leal et al. It has been dismissed against S. A. Krueger, and judgment rendered in plaintiff's favor.

Case of Jane T. Pyper against
Hall Lake Amusement company,
part of Referee George Bushnell
fined, approved and confirmed:

all others.
Charles E. Taylor against Man-
H. Taylor et al; application for
order argued and taken under adv.

has been granted in the case of M. dith H. Jones vs D. J. Haulshen et al. Judge Hille appointed Clerk H. to take evidence today in the divorce case of Haulshen vs Jones.

The City's Health
The report of the board of health
the week ending today shows

examples 2; measles brought from all places (or intermittent here 1; mumps disease, 3 days outstanding, 2; scar fever 1; diphtheria 1 (our case

be up to the standard, with but one exception and that entry was condemned.