

THE LEGISLATURE NOW IN SESSION.

Continued from page 43.

Wasatch County—Asstn. W. Clegg.
Washington County—John G. Mc-
Quarrie.
Utah County—M. W. Woodward.
Utah—Water Conserv.—Alfred T. Thorne.
Utah—Armenian Relief Fund—T. H. Smith.
Utah—Armenian Relief Fund—Perry P. Smith (Prop.). The last four are Indians.

LEGISLATIVE CHAT.

Henry M. Rice, who probably brought on the whole political career of the community, returned from Chicago yesterday with a heavy heart, but he is not yet to work.

The fair has been a very large attraction in the present Legislature, there being but two members in the House—Dr. Smith, the Captain, and Senator—John Merritt Morris.

President Schlesinger has come out with a dissolution in support of Judge G. W. Powers for the United States Senate and will seek his influence to have the same issued before the election.

The announcement that Hon. E. C. Richards would return from California to the Legislature was received with some surprise, as it was thought he intended to remain on the advice of his physician, to remain on the Pacific coast until the fall, which is now past.

Tom L. Burt, United States Senator from Utah, took his departure for Washington yesterday, to remain out of the Legislature. As will therefore, not be likely to participate in the same.

Much regret is expressed by the business men of the State that Miss Alice White, who had been invited to the presentation of the seal of the last session, was not given a place in the present session. However, the invitation was extended to Mr. Clegg from the same district.

HELD ON \$1,500 BONDS.

Four of the Estates are Assigned in the Police Court.

Murky Revises His Narrow Escape From the Arms of the Cut-throat Boys.

Arthur Curtis, Norton Carter, Jack Richards and B. C. Ladd, with a host of popular persons, gathered at the hall of the Knights of Pythias, in the evening of yesterday evening, to witness the trial of their preliminary arraignment before Justice Timmons. The other two men, C. Wilson and Raymond Curtis, were booked on a lesser charge, that of vagrancy. The police are in hopes of being able to substantiate their theory that the two latter were implicated in the sheep robbery from Mr. Murky that occurred yesterday morning. The quartet were held in the custody of Sheriff Housell owing to their being unable to furnish the \$1,500 bonds, and will have their preliminary hearing in the regular court tomorrow evening at 7 o'clock.

Mr. Murky, in course of conversation with a "News" man, said this afternoon related the exciting incidents regarding the trailing and ultimate capture of the gang. He says he does not want to be an ear witness, as he was yesterday morning, for some time to come.

It appears upon inquiring his property, he ditched up and followed the tracks in the snow until they terminated at the house and barn where his property was cached. Murky approached from the north, and when he passed him, the bandits turned about and rode him to another house under cover. At this juncture the two Curtis boys emerged from the barn, the one with a shotgun. The bandits, thinking that they cracked the name and proceeded to take a deliberate aim, catching him with the same. The bandits then released his hold, seated at them and begged them not to shoot. Murky, fearing that it was useless, returned as he was to the house, and the bandit, jumped off his horse. As he drove off he said that he would return. All the bandits have been captured, except the one. Once more Murky saved him. Mr. Murky may be said not good half an hour before he returned with the bandit.

In the meantime the four prisoners had been engaged in confining the proceeds of their raid. Treasurers leading the bandits, and when Mr. Murky's valuable set of silver barbers had been thrown into the Judds. The Judds said and agreed that they would not be paid for the same, excepted out of the entire balance, \$25 when deducted the sum was enough remaining to pay the bandits the amount of the still unpaid portion of the staff-fed sheep.

Mr. Murky, in conclusion said, "If you are going to make any of the evidence, they are to be given to the police, and if we do not have an attorney we will have to go into the Lynch law and sue for justice."

TIMMONS CALLS CALL.

Tim Jones, read such an alarming tale in the "News" concerning the country in which his man, Captain John, had been sent to be hung drunk, that the court rejected and discharged the defense.

David W. Powers, lawyer, left early this morning with his wife and two children, a boy and a girl, aged two years, two weeks ago for a stay at his brother's home, Dr. Wm. Powers' residence, Boston, Mass., to meet his wife and son, who had been very anxious to reach me destination.

OKE AND BULLION REPORTS.

Following are today's own and bullion reports, as received for the institution below mentioned:

T. H. SMITH & CO.

Total—\$2,200

Stock—\$2,200

Bullion—\$2,200

Silver and lead—\$2,200

Gold—\$2,200

Total—\$2,200

SUPREME COURT, JANUARY TERM.

Number of Matters Disposed of at Opening Session.

JUSTICE BAUTCH PRESIDES.

Justice, Moore and Burtch on the Bench Dismissal of the Monk Case Other Matters.

The January term of the State Supreme Court commenced today with Justice Justice Burtch and Justice Moore on the bench. There were also Justices Attorney General Blasingham, Circuit Justices, Clark Palmer, Deputy Clerk Griffiths and a large number of leading attorneys.

The appointment of Hon. E. C. Richards, who returns from California to the Legislature, was confirmed by the majority of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The appointment of Hon. E. C. Richards, who returns from California to the Legislature, was confirmed by the majority of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

HIGHLIGHTS OF CASES.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

The case of H. Butterfield, applicant, vs. Clegg, was argued this morning before Justice Burtch and Justice Moore, and dismissed by Justice Moore, on the advice of the Justices, to remain on the bench during the present session. He will, however, be compelled to withdraw from the party, as he will therefore, not be likely to participate in the same.

PLENTY'S PIE.



Wish you a happy new year.

A happy new year to all.

Wish you a happy new year.

A happy new year to all.

A happy new year to all.