

moved that ex-Governor Eli H. Murray be admitted to the bar of the Territorial Supreme Court. The gentleman who made the motion also vouched for the competency of the ap plicant to pass a thorough examination. Mr. Murray made a brief statement to the effect that he held the laws of the United States to be supreme over all others. He was admitted to the bar

terday Mr. S. P. Colby and Mr. E. T. Crossett were around town inspecting various points of interest and making inquiries regarding the faith and practices peculiar to the Latter-day Saints. They are on their way east from the Pacific Coast. The gentleman first named is one of the most noted spirit a man was probably burned. Hasten-ing over the premises, the reporter was stopped by the rush of the firemen whose hose was frozen and unfit for mediums in the country, Some time ago the San Francisco journals gave an account of the accomplishment of service for the time. The firemen were industrious a lecture against spiritualism by and eager, but before water could be Mgr. Capel. While in what is claimed thrown the fire had its grasp upon the to be a trance condition, Mr. Colby corner. "The burned man was found as soon replied to the strictures of the eminent as the heat would permit. His name Catholic. The latter was present and was Jos. Hartley. He was, not long ago, manager of the Bon Tou restau-rant at Anaconda. When the cry of fire was heard in the house he was very drunk and tried to get down the asked and was granted the privilege of making some explanatory remarks as to his views on the subject at issue. The affair created quite a ripple in San Francisco at the time.

Supreme Court .- In the Territorial Supreme Court to-day Mr. Rawlins moved that Lieut. R. W. Young be adhorrible spectacle. The dead mau's head was like a cacoanut, and there was barely the shape of a human mitted to practice in the Utah courts as an attorney. A certificate of hisadmission to the Supreme Court of the body. State of New York was presented, but after some consideration the three justices decided that Lieut. Young should be re-examined.

In the case of the People vs. Edward Olsen, on appeal from the First District, the motion for a rehearing of the case was overruled and denied.

In the suit of the Bullion, Beck & Champion Mining Company vs. the Eureka Hill Mining Company, a motion to dissolve the injunction was signed and submitted. Eli II. Murray was, on motion of Mr.

Dickson, admitted to practice as an attorney in the Territorial courts.

Mr. McCarthy .- This malodorous individual whose name and exploits .are more or less familiar to our readers, arrived here from Denver on Wednesday evening in company with detective S. H. Gilson. He had been living with another man's wife at :Ogden; the woman died lately, and Mc-Carthy took possession of her remaining money and valuables and took his this morning. departure, for the East, being captured as suggested - above. The woman's husband, who came on from Oregon in Iresponse to a telegram, paid all expenses and had her decently interred, then instigated the pursuit of the wretch. On arrival here he was taken before Com-missioner McKay and an examination partly had, which was continued till to-day, when it was concluded and McCarthy held in \$500; this he was unable to give and was sent to Ogden to was that he did not desire to have the await the action of the First District

The body of Joseph W. Hartley, for

a wife and one child.

the falsehoods and slanders published against the living and dead, growing out of the occasion to whitewash the murderous deed, My feeling are now and have been from the beginning that Thomp-son will not be brought to imprison-ment, and that the ostensible efforts

being made in that direction will amount to a very little, if anything, more than a mockery of justice under the present legal rule. From the sworn the present legal rule. From the sworn statements made, my conviction is that the murder was planned and de-signed from the first, else why the bor-rowing and use of a rifle from a covered position? that the deputies intended to kill their victim, not giving him any chance to surrender or escape, and that the, did it in malice, and for an effect and a boast, that they might have it to say: "I too have killed a 'Mormon,'" and then take shelter under the official pretense of making an arrest. EDWARD DALTON. January 7th, 1887.

stairway, rather than jump from a win-dow. The result was that he suffo-cated and was roasted to death. The charred remains were placed on a

door that had been torn from one of the burning buildings and the reporter viewed the remains amid the pressure January 7th, 1887.

of the then excited crowd. It was WORD FROM EASTERN ARI-ZONA STAKE.

HEBEB, LUNA VALLEY, New Mexico, Jan. 2nd, 1887.

such it proved to be, was taken to his Editor Deseret News: l write to-day from this little, lone-some valley in the mountains. It is a place that in a few years, if well man-aged, would make a most pleasant home for good Latter-day Saints. I family in Nephi on yesterday's Utab Central train. Whether the Miner's account contains any error as to the manner of Mr. Hartley's death we cancame down here to-day on a mission-ary trip, but am sorry to say I found the Saints in anything but a happy mood; the death of Sister Eveline Lee has cast a deep and very impressive gloom upon sverybody. Sister Lee was highly loved and respected by everybody: she was a true and faithful not say, but our Nephi correspondent says his family were informed that he was stopping at the hotel, and after coming out returned into the burning building for his trunk, and was unable to regain the ontside. The funeral was held yesterday alternoon. The deceased was 38 years of age, and leaves

was highly loved and respected by everybody; she was a true and faithful Latter-day Saint, a kind mother and a most hospitable and entertaining housewife. The loss to her husband and especially her three small children is very deplorable. I have in the last week had the pleas-ure of visiting in company with Preai-dent Jesse M. Smith and Brother Joseph Fish, all the southern sattle-ments of this Stake, and I can truly say that temporal prosperity and good feelings prevail with the Saints everywhere, and the fact that so many of those called to come here to settle Bound Over.-Last evening William Yates, of Lehi, came to this city, having been arrested about a month since on the charge of unlawful. cohabitation. His family were afflicted with diphtheria at the time, one of his chilof those called to come here to settle and strengthen this Stake have moved dren having died a few days before. and strengthen this Stake have moved away again has almost left us with nothing but the truest, best and most hougst Latter-day Saints. The last settlement we visited (Erastus) is the centre of the Stake. Brother Smith desired me to settle and preside at that place: its appearance is not at present He was released on his own recognizance, and a few days ago reported that the was ready for a hearing, which was given before Commissioner McKay

place; its appearance is not at present the most inviting but 1 am well satis-fied that its lacihties are superior to The complaint is made by D. W Rench, and charges, unlawful, cohabi-Rench, and charges unlawful cohabi-tation from November 1, 1883, to De-cember 1, 1886, with Jane K. Yates and Mary P. Yates! The defendant pleaded not guilty. He then stated that both ladies named in the complaint were his wives, the second being pres-ent in court as a witness. The Com-missioner iwanted to know why he pleaded not guilty when he acknowl-edged the relationship, and the reply edged the relationship, and the reply With kind regards to our brethren in was that he did not desire to have the the office, I remain your brother in

my duty to let suffering humanity know it liave had a running sore on my leg for eight years; my doctors told me I would have to have the boue scraped or leg amputated. I used, in-stead, three bottles of Electric Bit-ters and seven boxes Bucklen's Arnics Salve, and my leg is now sound and well."

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