

THE LUETGERT CASE

The Details Getting to be Somewhat Revolting.

AN EXPERT ON JURY TESTIMONY.

The Usual Crowd of No-bidder Auction
Visitors in All-out-
Tones.

Chicago, Sept. 11.—The prospect of viewing the gruesome exhibit of a flayed, beheaded, slimy and nerve-guany snake, crawling with stink, the exhibition of

of A. L. Spetzer, drew an unusually large crowd this morning to the entrance of the criminal court building. In the courtroom there was the usual

Pratt, George Vincent Halley, whose direct examination was begun yesterday.

today. Prof. Bailey is curator for the Field Columbian museum and is expert witness for the state on bones. He identified a small house as a portion of the head of a woman. The three

Use of the bone in the hand. The particle was then passed among the jury for inspection. Later the witness said that the bone was from a small

COURT IN PIUTE COUNTY

The Hill's Murder Case Being Stubbornly Fought.

Sept. 9, 1997.—The first business of the Ninth judicial court yesterday was the disposition of the case of the Hialeah vs. Rouse and Lurie. My claim for the

the method of procedure to business of the county commissioners and the facts in the present case, they found no cause for action against the defendant.

The case of the State vs. Harry Mills, for the murder of John Parlee was next called. The defendant looked

eyes. He is thirty-two years old, but appears young and almost femininely delicate, and he impresses one who first looks upon his countenance as a

Frew and Ferguson appear for the defense, while Judge King and Prosecuting Attorney Page are on the prosecution.

that the law under which it was summoned is unconstitutional and offered reasons for his challenge. The matter was argued at great length, after which the court denied the challenge.

that before the Supreme Court in the
Hayes case this same question was
raised and not passed upon by that
body for the reason that the point had

lower south. Should conviction be had in this (the Mills) case, and it goes up, the question of reconciliation will be properly before the incoming cabinet of the State.

on the grounds that the law authorizing courts in the State of Utah to try and determine criminal cases by information is null and void for the

in accordance with the provisions of the Constitution of the State. This objection, of course, was overruled and exception duly noted by the de-

deemed and this objection, as a jurisdiction, is offered and urged to each and every step and proceeding that shall be taken during the trial of the case, the status of the court of course

At the close of court after examining the panel of twenty-four jurors, seven only were found to be qualified and acceptable to both sides.

mother of the defendant entered the court room and took seats beside the prisoner. They appeared very serious and worn. The mother has a refined

eyes passed a sad, painful expression that touches the disinterested beholder. She kissed the prisoner when she first entered and tears fell from her eyes for a little while. Tow-

The whole morning was consumed in the examination of papers which resulted in the retention of two out of a

Marion Dalton was called to plead to the indictment of murder. His plea was not guilty. The case was set for trial.

The City's Health.

The report of the board of health to

7, males 5, females 2; bodies brought from outside platform (instruments were 4) contagious diseases. Age 0.5 and 1.5.
