

LAST EDITION

6 O'CLOCK.
DESERET EVENING NEWS.

Wednesday, February 1, 1893.

FRAGMENTS.

SECRETARY BEAM of the Chamber of Commerce will return home from San Francisco Saturday.

Mrs. C. D. Stansbury, wife of City Recorder Stansbury, will leave for San Francisco this evening. She expects to be absent about two months.

The outcome of the judgment against the Miners' Union, Captain J. H. Clark for El Dorado, is the seizure of \$400 shares of the Chalk Creek Coal Mining Company which, it is stated, will be sold at the highest bidder by the sheriff shortly.

The entertainment given at the Congregational Church last night by Mr. Fred W. Smith, a son and intestinal friend of our excellent and well-known enjoyed by the large and distinguished audience present.

Deseret Standard Will Disperse news from Europe this morning, whence has been on a subservient serving mission, unpaid upon witness to appear before the next grand jury to give his nearly frank up on his rounds last night.

Ex-17. M. MARSHALL PARSONS arrived in the city last evening from Washington, having been granted a medical leave of absence from his post of duty. He will be here until next week of December. He says he has had a splendid trip, having taken road cars to combine pleasure with business.

Marshall is expected to be in Denver on the return journey.

A great amount of smoke, a small fire and unbroken exhaustiveness prevailed at 200, Washoe Building, for a time last evening. The fire was easily extinguished and the prompt action of the fire department prevented what might have been a serious conflagration. The fire is believed to have originated from a single cigarette, occupied by Samuel Cohen & Co., less \$100.

A GENTLEMAN residing in the Wolverine house wrote to a friend in the city, asking him to come over and start a game farm in Utah. The friend, after giving various reasons why the project should be successful, concluded with a note of resolution to the effect: "Besides you and I, Michael, there are more of us." The master will also be referred to Secretary Beams of the Chamber of Commerce.

AMUSEMENTS.

MARY RICE closed her season last evening in a very light audience. A picture of farce comedy, and the very light winter character of Miss Rice's play, combined to give her engagement a decided success.

Tommy the Juvenile Drama Star entertained for the benefit of the Unitarian church, comes off at the Theater. The admission price is fixed at 50 cents.

Mrs. EVELYN CAMPBELL, the leading lady of Charlie Franklin's company, is an English girl, recently in Scotland. She made her first appearance seven years ago and her first appearance as an actress was in a play called "Eagle's Nest." Then she went with one of A. M. Palmer's Jim the Penitentiary companies. After a year she joined the Boston company, and after three years ago, and she remained in that company two years, the last year playing leading roles. She joined管理 Franklin's company this summer, and when Mrs. Barrymore broke, Mrs. Campbell was made the leading lady of the company, a position which she has thus far filled with most brilliant success.

Will Soon Be Free. Governor Warren received a statement from Acting Warren, Governor of the Utah penitentiary this afternoon to the effect that the sentences of the following prisoners will expire on the dates named:

John Neenan, February 7th; sentenced to one year for burglary, from the Third District Court, on April 7, 1892.

James Warren, February 13th; sentenced to six months for a crime against nature, from the Fourth District Court, on September 12, 1892.

Edgar, February 20th; sentenced to six months for housebreaking, from the Third District Court, Sept. 20, 1892.

Within Our Gates. Matt Browning came down from Ogden this morning and seemed to enjoy our kaleidoscopic landscape and Dry Valley climate as well as a native.

E. B. Ridgley, all-round business man of Ogden, gave the News a short interview this morning. He seemed well pleased with what he saw and said a good deal more than he did the other time.

W. M. Royley, the well-known author of "The Story of Springville," dashes up this way now and then, and unlike some of the Ogden and Provo people is willing to admit that our town is bigger than his.

A. L. Houston, the Spartan Democrat of Bingham, is back again. His Philistines who counted him out again. He made a gallant fight for the shriveling of the county last November, but when the Tascars, of Littleton and Bingham, and a few not listed, the party to which he belonged fared badly, but he didn't seem to mind it much.

D. D. Housh came up from Provo last evening. He has heard some rumors to the effect that he was likely to be admitted right away, and came up to see if such was the case. The report is that he is a candidate for the new state not sufficiently popular to be admitted in the Democratic party are candidates.

Yesterday a gentleman arrived here from Omaha and registered at the Walker House. The unscrupulousness of this does not consist in the fact that he comes from Omaha and is a gentleman, or that he quarters where he does not belong. His name is John C. Columbus, before Washington, was born, were the son of the United States. His name is Columbus, and the possessor passed through hardships with relish and otherwise beyond reckoning. It is a name that is known wherever the English language is used, and is used many where it is not, and is always in terms of respect. It is John Smith.

SUDDEN AND STRANGE.

Unexpected Death of an Estimable Young Lady from a

SUPPOSED OVERDOSE OF MORPHIA.

A Night of Vigilant and Professional Work Fails to Revive Her.—The Inquest.

The entire community will be shocked this evening on learning the sad intelligence that Miss Mary, officially called Marie—Elizabeth Evans, daughter of John P. and Mary Evans died suddenly and unexpectedly this morning from an overdose of morphine.

Mr. Evans, the father of the deceased, has been a resident of Salt Lake for many years and is a member of the Salt Lake Luthernian association of this city. He is, at present, foreman of the Salt Lake Luthernian Company, formerly Kelly & Evans. His wife, Elizabeth, engaged under her father's direction as a nurse. For the last three years she has been a sufferer from stagnation of the blood, and it is said to have resorted to the use of morphine to alleviate pain. Evans has been a widow for many years, and at times she appeared to be very depressed in spirit. Yesterday she did not go to work until noon. About 8:30 she returned home feeling ill. Her husband then sent for Dr. George Olcott vs. Henry Denenthal et al. Judgment was entered for the plaintiff.

The trial was proceeding at noon.

MURKIN.

Zion Savings Bank and Trust Co., L. H. Harry, president, and other tax cases. Plaintiff was on the stand to answer questions of the court. The suit was intentionally omitted from Plaintiff's list. The suit was instituted in 1888, and has been in one way or another from that time until now, when it came on for hearing.

The trial was proceeding at noon.

MURKIN.

Zion Savings Bank and Trust Co., L. H. Harry, president, and other tax cases. Plaintiff was on the stand to answer questions of the court. The suit was instituted in 1888, and has been in one way or another from that time until now, when it came on for hearing.

The trial was proceeding at noon.

MURKIN.

In the case of Mrs. G. Corrington vs. J. H. Newson et al., previously submitted to the court on the question of costs only—the appeal having been dismissed—the court now ordered that the defendant recover its costs.

JAMES K. BURNHAM et al. vs. Daniel Alexander et al. Leave of ten days was granted to the complainant of intervention.

W. H. HICKMAN BREWERY.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. Attorney Schmitz, who has been unable to get a witness to testify on behalf of his client, has called the plaintiff and his wife to the stand. The plaintiff has testified yesterday, and the witness is to testify today.

Young, who is a master brewer, has

called, and after making a diagnosis of the case, gave it as their opinion that the patient was suffering from an overdose of morphine, and with a view to cure him from the effects of the same, they diagnosed him as suffering from delirium tremens and turned giddy. The plaintiff is in such spots and the usual restoratives were applied but without effect. At which time he was seen by Dr. George Olcott.

DR. JUDGE BARTON.

In the case of Mrs. G. Corrington vs. J. H. Newson et al., previously submitted to the court on the question of costs only—the appeal having been dismissed—the court now ordered that the defendant recover its costs.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.

DR. J. L. HAWKINS.

The legal arguments in the long-winded case of John M. Young vs. L. Schmitz, the trial of which began Friday, was resumed today. The attorney general has made application to the court for a writ of habeas corpus to bring the defendant into the courtroom.