

DESERET EVENING NEWS.

Copy for advertisement which are reported to be in the service of the news media or who are entitled to receive it in the business report back not later than 12 noon.

Each of the following should open yesterday, and this is the advertisement used by the news media.

Wednesday, June 8, 1892.

FRAGMENTS.

The University club expect to move into their new quarters in the McMurphy Block to July.

The Friday meeting next the Social Club will be held at the theater thereon as dancing at Calvary's Park.

The commencement exercises of the University of Utah will begin at the Auditorium at 8 a.m. tomorrow.

Mr. Louis H. Haynes, of the Daily Herald, will be here Saturday morning, his daughter making a pleasant call at the News office this afternoon.

Franz Luehrs' Illustrated Weekly for June 8, "Utah Beach and Mountain Scenery," will be published tomorrow at the Minneapolis convention.

There will be a meeting of the members of the Salt Lake Press club at their room in the Central Hotel at 8 o'clock Saturday evening. An important business will come up for transaction.

Just as soon as the rails arrive from the East the Salt Lake and Western Railroad will be completed. The line would have been completed and in operation before the mineral boom developed in town.

Mr. John Stevens, the white-shake and parchment stationer, left this city for New Orleans this morning, in which he will be until next month. He will be back to town on the 15th inst. He will make an effort to have the most important business held in this city and to be well represented.

In view of the appearance that the long-sought-for Deputy Sheriff James of Ogden, disappointed from his parents' house but the same night had made his way to Salt Lake, he has another mother in this city. But yesterday the boy was found to be in Ogden, where his mother was the result. The lad has, however, been tried in the Washoe County court in the seventh ward, and it is expected that he will be released awaiting the arrival of some one to take him back to Ogden. It is clear that the lad is in a very desperate position.

Ball and Banquet.

The Annual Ball and banquet of the Utah University takes place tonight and an enjoyable time is expected. It is rumored that Dr. Park will tender his resignation as principal of the University.

Police News.

The case of Charles Smith, the Indian, who is charged with pistol robbery, has been set down for Friday next at 2 o'clock.

S. J. Mahanay, charged with assault and battery, was discharged by the court, and given \$5 for assault and battery. Rush is one of the striking numbers.

L. H. Dale will be tried this afternoon for selling plumbing business without a license.

IN THE DOOLEY BLOCK.

The Supreme Court Judges and Their Morning's Work.

A LADY LAWYER ADMITTED.

A Few Items of Information Gathered During a Walk Around.

Clerk Baileys son got through with the reading of yesterday's minutes of the Territorial Supreme Court, and in the 9 a.m. session of the day, the judges settled in for the regular work.

But just prior to this Attorney Ogden filed, of the documents appurtenant to the court to examine and report as to certificates for admission to the bar of attorneys recommended the acceptance of Thomas Mosemann of this city.

William A. Wilson of Virginia, Walter W. Hyatt of Louisville, Ky., and there was one lady—Emma E. Lee, of this city. The last named has been studying law in the office of Judge Hetherington for the last three years. Miss Lee is said to be the first lady that has ever applied for a legal standing to the Supreme Court of Utah Territory.

The first case taken up by their Honor is that of Frank E. Hayes, respondent, vs. the Union Pacific railroad, appellant.

This was an appeal from Judge Anderson's court (Third District). Attorney Van Cott appeared for the appellants; S. H. Lewis and C. Ira Kraus were for the respondents.

In the month of June, 1890, Hayes, the plaintiff in the original action, filed a bill in a trial court to enjoin a bank, recently moved into the lake to bathe. In the water he stepped on a piece of broken glass and sustained a severe injury to the foot. The sum of \$100 was paid him by the bank, the jury awarded half that amount, a new trial was applied for, but refused, and the court of the present appeal was to review the verdict and reverse or overrule the motion for a new trial.

Various items were ruled upon, among them being excessive damages and insufficiency of evidence to establish a claim of negligence on the part of the appellants.

The case was submitted after argument.

A BIRD'S EYE.

J. T. McLean, trustee for Helen A. Elliott, vs. A. J. Moore, respondent. This case was argued by H. H. Hammon for the respondent and admitted by counsel for the respondent on printed form.

H. H. Hammon, attorney for the respondent, said that the documents filed in the case were not those of the

plaintiff, but were those of the defendant, and that the documents were filed in the name of the plaintiff.

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