Great Salt Lake City Ordinances.

[CONTINUED FROM PAGE 32.]

[No. 16.]

An Ordinance authorising a City Police and defining the Duties of Policemen.

SEC. 1. Be it ordained by the City Council of Great Sait Lake City, that there shall be a captain of police, their respective districts, at which meeting there shall be to inspect all liquors that may be offered for sale, accordwho shall be appointed by the city council, and before entering upon the duties of his office shall take an oath office shall be during the pleasure of the people; said mark upon the barrel or vessel, containing said liquors, to faithfully discharge the duties thereof.

and control of the police, who shall in any case of breach | voters and tax payers in their districts, for the purpose of | who shall offer for sale liquors under fifteen below proof, of ordinance arrest the person or persons, or report the same forthwith to the mayor or any alderman, and shall of the improvements for school purposes, and the amount as below the marked standard proof set forth in this be under the direction of the mayor in maintaining the peace and good order of the city. He shall report quarterly, or oftener if required, in writing to the city council | trustees are empowered to call a meeting for the purpose | SEC. 3. The city inspector of liquors shall be required | a true and certified account of the number of arrests and of filling any vacancy that may occur in their number by to gauge all casks containing liquors when called upon so physicians who, before entering upon the duties of their order of crimes that have come within his knowledge, removal or resignation. and also the kind and amount of service performed by each policeman.

police, and appoint any number of policemen which, in | the faithful performance of their duty, to be filed in the of liquor his judgment, the exigency of the times require; assign office of the city recorder. them their duties, and have power to control and direct

the same. SEC. 4. The mayor and captain of police are authorized and required to make all needful rules and regulations, not inconsistent with the ordinances of the city

oath for the faithful performance of his duties as policeman, and shall see that the ordinances of the city are | said trustees. complied with; they shall also strictly watch the conduct } of persons of known or suspected bad character, and re- | board of inspectors appointed by the city council for the | liquors so inspected and offered for sale, shall be liable port such persons to the captain of police whose duty it shall be to report to the mayor without delay.

SEC. 6. Any policeman may arrest and bring offenders before the mayor or any alderman, with or without process, and shall be subject to the orders and directions of the captain of police. Passed March 9, 1860.

A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 17.]

An Ordinance in relation to the Assessor and Collector, and Assessing and Collecting Taxes.

SEC. 1. Be it ordained by the City Council of Great Sait Lake City, that the assessor and collector shall be appointed by the city counci, and before entering upon the duties of his office shall be qualified and give bonds in the sum of ten thousand dollars, conditioned for the faithful performance of the duties thereof; which bonds shall be approved by and filed with the city recorder.

SEC. 2. The assessor and collector is hereby empowered to administer oaths, in the discharge of his official duties, and may require persons to give a statement of their taxable property under oath.

SEC. 3. It shall be the duty of the assessor and collector to assess all property not exempt by law within the limits of the city at its fair cash value, and make returns to the city council of the same on or before the first of April 1860. And said assessor shall thereafter assess and make returns to the city council between the first of May and the first of July annually: Provided, that on merchandise the time of assessment may be extended to the first of November of each year.

SEC. 4. All goods brought into this city by transient traders shall be assessed and the tax collected when they are exposed for sale; and any person or persons, being dissatisfied with their assessment, if the same has been made after the general assessment list has been returned, may petition the city council to adjust the same.

SEC. 5. In making assessments the assessor shall provide himself with suitable books, properly ruled for such purposes at the expense of the city, and shall make his assessment list in alphabetical order; he also shall pursue that course, which in his judgment, will enable him to complete the assessment in the most uniform manner, and in the shortest time. To aid him therein, he may, when necessary, leave with any person, or at his residence, a copy of the blank form of the assessment list, with the name of the person required to fill the same, and a reasonable date thereon, at or before which it must be returned, and any person furnished with said list, must

comply with the requirement. SEC. 6. It shall be the duty of the assessor and collector to return the assessment list on or before the second Saturday of April 1860, and annually thereafter on the

first Saturday in July. SEC. 7. It shall be the duty of the city council to sit on the second Saturday of April 1860, and annually thereafter on the first Saturday in July, to hear complaints (if any) and adjust the same, and to determine the assessor and collector's compensation, and also determine the rate per cent. for the current year, which shall not exceed five mills on the dollar to defray the contingent expenses of the city; not to exceed five mills on the dollar to open, improve and keep in repair the streets of the city; not to exceed one and a quarter mills on the dollar to control the waters of said city; and they shall annually appor-

deemed most expedient. recorder shall write upon the head of the tax list, the rate per cent. for city, road and water purposes for that year; and set each person's amount of city, road and water tax in the proper columns opposite his name; he shall also furnish the assessor and collector and the supervisor of the city with a correct copy of the list, with the amount of tax for city, road and water purposes affixed to each name in their respective wards, and file the original list

with the office records. SEC. 9. The assessor and collector shall proceed to collect the amount of tax assessed for city and water An Ordinance regulating the Manufacture and purposes, together with all delinquent road taxes put into his hands by the city supervisor, also all dues for licenses put into his hands by the city recorder, and pay the amount collected into the city treasury, quarterly, or oftener if required, and take receipts for all payments, and shall, on or before the first day of December, make a full report to, and settlement of all accounts with the a quarter-yearly license, subject to renewal monthly, for meats, flour, vegetables, or other provisions, and certify

auditor. account with the assessor and collector, debiting him with | dred and fifty dollars per month. the amount of tax for city and other purposes and crediting him with the amount of tax paid in and the compen-

sation allowed him for his services. tax list for collection shall furnish to each tax payer or | not to exceed one hundred dollars. leave at his usual place of residence a written notice of the amount of tax due from him, and any person neglect- who shall be found selling or giving spirituous or mait | SEC. 5. Said inspector shall report quarterly in writing to pay his tax for twenty days thereafter it shall be liquors to any Indian, shall be liable to a fine in any ing to the cly council his doings under the fourth section deemed a refusal. In case any person refuses to pay his sum not exceeding one hundred dollars, or to imprison- of this ordinance. tax when required the assessor and collector is authorized | ment not to exceed thirty days, or both fine and imprisonand empowered to take and sell in manner most advan- | ment at the discretion of the court. tageous for the owner, enough taxable property belonging to the delinquent, to pay his tax, and cost of collection, regulations in their houses as shall restrain drunkenness, and if said property is to be sold at public sale, he shall riotous or disorderly conduct, and shall keep a cleanly, give not less than ten days notice of the time, place and | well regulated and respectable establishment, which shall kind of property.

levied or assessed by the city council under this ordinance any person so licensed, who shall permit drunkenness, shall be a lien upon the real estate upon which the same | riotous or disorderly conduct on his premises, shall be may be imposed, voted or assessed, for two years from liable to pay a fine of not less than five nor more than Salt Lake City, that no person shall be allowed to erect a and after the corrected assessment roll shall have been one hundred dollars for each offence. confirmed; and on personal estate from and after the delivery of the tax list for the collection thereof, and no spirituous liquors shall not authorize the sale thereof in wards.

sale or transfer shall affect the Hen. year from any person he presumes will remove from the liquors may sell in any quantity for medicinal purposes. from the use of said house, yard, or market.

Line. Passed March 16, 1860. A. O. SMOOT, Mayor.

ROBERT CAMPBELL, Recorder.

[No. 18:] An Ordinance in relation to Common Schools in An Ordinance in relation to the Inspection and Great Salt Lake City.

Salt Lake City, that said city be, and is hereby divided Salt Lake City, that all persons importing or vending into school districts, corresponding in number and bound- spirituous liquors within the limits of this city are here-

ary with the several bishops' wards. SEC. 2. The bishops of the several school districts are of liquors, previous to said liquors being off red for sale. hereby authorized to call a meeting of the members of | SEC. 2. It shall be the duty of said inspector of liquors elected three trustees for each district, whose term of ing to the proof standard of Syke's hydrometer, and trustees may appoint their own clerk; and they are here- the name and strength of such liquors, and the date of SEC. 2. The captain of police shall have the direction by authorized and required to call meetings of all legal the inspection with his signature. Any person or persons allowing the voters to determine the nature and extent shall be liable to forfeit the same to the city, unless sold Salt Lake City, that said city, and all that district of of tax to be assessed and collected, which shall be gov- section, and at such reduced strength of, be and are hereby declared subject to the following erned by the votes of the majority; and either of said shall warrant.

SEC. 3. It shall be the duty of the trustees to employ | SEC. 4. That the inspector shall be entitled to the teachers and superintend the schools in their respective | following fees, viz.: SEC. 3. The mayor is hereby authorized to raise a city districts; and they shall take and subscribe an oath for For a single inspection of any cask or vessel

> SEC. 4. The trustees of the several districts shall For all over ten casks in the same lot ,, make an annual report to the city council, of the average | For gauging a single cask number of scholars who have attended school during the For gauging a lot of five casks or less over one, each past year, the amount of improvements, buildings and For all over five casks in the same lot repairs for said school, and the tax collected and expend- SEC. 5. All liquors offered for sale within this city healthy condition.

good moral character, that are considered competent, court having jurisdiction. shall receive a certificate to that effect, signed by either member of the board.

Passed March 12, 1860.

A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 19.]

a Lawful Fence.

Salt Lake City, that all persons owning or occupying lots within the limits of said city, are hereby required to with any portion of this ordinance shall be liable to a make a good and lawful fence on the street line of their | fine of not less than five, nor more than one hundred dollots, and keep the same in good repair.

SEC. 2. Any person failing to comply with the requirements of this ordinance shall be liable to pay all damages that may accrue from such neglect, together with the fence viewers' fees, and shall have no right to impound any citizen's animal for any damage it may do in such lot or enclosure. And any animal found in any lot or enclosure, doing damage and having broken through a lawful fence, shall be taken to the owner if known by brand or otherwise, who shall be liable to pay all damages, which shall be appraised by three competent persons; and if the owner cannot be found, such | Salt Lake City, that it shall not be lawful for any person animal or animals may be impounded and held for the or persons to establish or keep within the limits of said | quirements of this ordinance, shall be liable to pay a fine

and a half feet high, properly proportioned, and may be or provisions, nor to engage in the business of brokerage, composed of any kind of good fencing materials, put pawn or otherwise; of peddling or hawking goods of any together in such a manner as to form a good substantial description, fruit or provisions; nor to keep any tavern, fence, as above specified.

Passed March 12, 1860. A. O. SMOOT, Mayor.

ROBERT CAMPBELL, Recorder.

[No. 20.]

Viewers.

in their respective wards when called upon by any person; the city. and determine and give a certificate of the condition of such fence, for which he shall be paid a reasonable compensation by the person requiring such service. Passed March 16, 1860.

A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 21.]

An Ordinance in relation to Joint Enclosure.

Be it ordained by the City Council of Great Salt Lake City, that any person owning lots or farming lands within the limits of said city, wishing to fence the same with a good substantial wall or lawful fence; and the person tion and apply said taxes as shall in their judgment be or persons owning lands adjoining thereto or running on the line of said tence who shall neglect or refuse to make SEC. S. After the adjournment of the council, the their portion thereof, after notification, a lawful fence may be made by the person joined, and the expense of making such fence shall be paid by the aforesaid person or persons for such neglect or refusal. Passed March 12, 1860.

A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 22.]

Sale of Spirituous and Fermented Liquors.

Salt Lake City, that any person or persons manufactur- the city recorder. ing, selling or vending spirituous or fermented liquors within the limits of said city, shall be required to obtain visions when called upon by any person to inspect all which he shall pay into the city treasury, in advance, a to the quality of the same, for which he shall be entitled

SEC. 2. Any person or persons so licensed who shall be found selling or otherwise disposing of spirituous or are offered for sale, and he may deem it necessary for the fermented liquors upon the Sabbath day, shall be liable health and protection of the citizens to inspect the same, SEC. 11. The assessor and collector on receiving the to force t his license and pay a fine into the city treasury and should any be found unit to offer to the public, he is

SEC. 3. Any person, within the limits of this city, city,

SEC. 4. All persons so licensed shall institute such not be open for the sale of liquors between the hours of An Ordinance in relation to Butchering and the SEC. 12. All taxes and assessments, general or special, | ten o'clock at night and four o'clock in the morning; and

ceeding one hundred dollars.

Passed March 12, 1860. A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 23.] Sale of Liquors.

SEC. 1. Be it ordained by the City Council of Great | SEC. 1. Be it ordained by the City Council of Great by required to have them inspected by the city inspector

For over one cask and not exceeding ten, each

for the government and control of the police department. ed thereon; and in case either of said trustees fail to shall be liable to inspection at any time: Provided, the SEC. 5. Every policeman appointed shall take an perform their official duties, the tax payers of said dis- owner thereof shall not be liable to pay for but one in- fusing to comply with the above requirements, shall pay trict may enter a complaint to the city council against spection of the same lot of liquors. Any person who shall alter, or change, or deface the inspector's marks dollars, or be imprisoned not to exceed six months, or by SEC. 5. Be it further ordained, that there shall be a made on any barrel, cask or other vessel containing both fine and imprisonment at the discretion of the court.

> liquors to report annually, the quantity, kinds and have it done at the expense of the owner. offering said liquors for sale during the year.

to report forthwith to the mayor or any alderman all the proof marked on said cask or vessel.

SEC. 8. The said inspector shall before entering upon An Ordinance relating to Fencing, and defining the duties of his office take an oath and give bonds in the penal sum of \$500, conditioned for the faithful performance of the duties of his office, which said bonds shall be SEC. 1. Be it ordained by the City Council of Great approved by and filed with the city recorder.

SEC. 9. Any person neglecting or refusing to comply lars for each offence.

Passed March 12, 1860. A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 24.]

An Ordinance relating to Licenses.

amount of damage, until redeemed by the owner thereof. city any store, shop, market or stand for the purpose of SFC. 3. A lawful fence shall be not less than four buying, selling or exchanging merchandize, goods, drugs grocery, dram or tippling shop, boarding or eating house, ordinary, coff-e house, restaurant, or any other place of public entertainment; nor conduct or manage any theatre, or other exhibition, show or amusement, without first obtaining from the city council a license therefor.

SEC. 2. No license granted by said counci shall be for a longer term than one year; nor shall any such license be assignable, transferable, or authorize any per-An Ordinance defining the duties of Fence son or persons to do business or act under it but the per- Salt Lake City, that all physicians, nurses, druggists, son or persons named therein; nor at more than one SEC. 1. Be it ordained by the City Council of Great determine the time for which it shall be given and the Salt Lake City, that it is hereby made the duty of the amount to be paid thereon, and may require bonds for such drugs or medicines leave their possession. several fence viewers of said city, to examine any fences | the due observance of the ordinances and regulations of | SEC. 2. Any person neglecting or refusing to comply

SEC. 3. The city recorder shall make out and sign all licenses emanating from said council shall receive the be entitled to a fee of one dollar each, and the person or persons to whom such licenses may be granted shall, upon receiving the same, pay the smount required therefor into the hands of said recorder.

SEC. 4. 'Any person who shall violate, neglect or refuse to conform to, and observe any or either of the provisions of this ordinance shall be liable and subject to pay a fine of not less than two, nor more than one hundred dollars for each effence.

SEC. 5. Nothing in this ordinance shall be so construed as to interfere with licenses already granted, or prohibit farmers from selling their own produce within said city.

Passed March 12, 1860. A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 25.

An Ordinance creating the Office and defining the Duties of Inspector of Provisions.

Salt Lake City that there be, and hereby is created the office of inspector of provisions. SEC 2. Said inspector, before entering upon the duties of his office, shall take and subscribe an oath for the

SEC. 1. Be it ordained by the City Council of Great

SEC. 1. Be it ordained by the City Council of Great faithful performance thereof, which shall be filed with SEC. 3. It shall be the duty of the inspector of pro-

SEC. 10. It shall be the duty of the auditor to keep an | sum of not less than ten dollars nor more than one hun- to a reasonable compensation from the person requiring such service.

SEC. 4. It shall further be his duty when provisions hereby authorized to seize the same in the name of the

A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 26.]

Passed March 17, 1860.

Meat Markets.

SEC. 1. Be it ordained by the City Council of Great slaughter house or yard in either of the wards of this SEC. 5. Licenses granted to merchants for the sa'e of city, except under the direction of the alderman of said

less quantity than one gallon, except such as are import- SEC. 2. All persons who now are, or have been using SEC. 13. The assessor and collector is required and ed in bottles; and in no case to be drank upon the pre- any house or yard for slaughtering, or any meat market, empowered to collect taxes at the rate of the previous mises. Apothecaries having license to sell spirituous shall forthwith remove, or bury all nulsances arising

city before the regular time for collection, and to assess | SEC. 6. Any person neglecting or refusing to comply | SEC. 3. No person or persons shall be allowed to esany person or property, omitted during the time for as- with the requirements of this ordinance, for the violation | tablish a butchery or meat market within the limits of sessments, and must report his doings under this sect on, of which the penalty is not otherwise provided, shall be this city without a license from the city council; and all in the same manner as though done within the regular liable to pay a fine in any sum not less than ten, nor ex- butchers so licensed shall keep a book, in which they year, and were grown in 1858. be opened to the inspection of the public.

SEC. 4. All persons who receive license from the city council for establishing a butchery, or keeping a meat market, shall pay quarterly in advance to the corporation

the sum of twenty five dollars per annum. SEC. 5. Any person violating this ordinance shall be liable to be fined in any sum not less than ten, nor

more than one hundred dollars for each offence. Passed March 12, 1860. A. O. SMOOT, Mayor.

ROBERT CAMPBELL, Recorder.

[No. 27.]

An Ordinance regulating Quarantine.

SEC. 1. Be it ordained by the City Council of Great country embraced within twelve miles of the limits therequarantine regulations;

SEC. 2. The city council shall appoint one or more office, shall take an oath, and give bonds in the penal sum of five thousand dollars; conditioned for the faithful performance thereof, and whose duty it shall be to enfore quarantine regulations upon all residents, or emigrants \$1.00 or others passing through or coming into the above de-50 | scribed quarantine limits.

SEC. 3. Be it further ordained, that it shall be the 100 duty of said physician or physicians to see that no emigrants nor any of their effects pass the quarantine grounds 25 until they have been examined and declared to be in a

SEC. 4. Be it further ordained, that all persons rea fine of not less than five, nor more than one hundred

SEC. 5. Be it further ordained, that if any person or several districts of the city, consisting of three competent for each offence to a fine in any sum not less then ten persons, or any of their effects, shall be found in an unpersons, whose duty it shall be to hear and determine the nor more than one hundred dollars, or imprisonment not healthy condition, they shall be required to move the qualifications of school teachers. All applicants of a to exceed six months, or both, at the discretion of the same to such places as the physician may direct, within twenty four hours. Any person refusing to com-SEC. 6. It shall be the duty of the city inspector of ply therewith, it shall be the duty of the physician to

strength of liquors inspected by him, and the persons | SEC. 6. Be it further ordained, that no person or persons emigrating through this city shall be permitted SEC. 7. It shall further be the duty of the inspector to camp within the public street, thereof without a written permit from the mayor, under penalty of fine liquors which he may find adulterated or changed from not to exceed fifty dollars for each offence, and pay al

Passed March 12, 1860. A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

[No. 28.]

An Ordinance relating to Physicians.

SEC. 1. Be it ordained by the City Council of Great Lake City, that any person who shall practice physic, medicine or surgery, within the limits of said city, is hereby required to obtain a yearly license from the city council for that purpose.

SEC. 2. That a committee of three shall be appointed by the city council, whose duty it shall be to examine into the qualifications of those who may practice medicine or surgery, and from whom a certificate must be obtained SEC. 1. Be it ordained by the City Council of Great to entitle them to a license from said council. SEc. 3. Any person failing to comply with the re-

> in any sum not less than ten nor more than one hundred dollars fer each offence, Passed March 12, 1860. A. O. SMOOT, Mayor.

ROBERT CAMPBELL, Recorder.

[No. 29.]

An Ordinance in relation to Drugs and Medi-

SEC. 1. Be it ordained by the City Council of Great apothecarles or other persons, are hereby required to place. The city council may upon granting such license label in a plain and legible manner all drugs and medicines which they may put up or cause to be put up, before

with the foregoing section of this ordinance shall be liable to a fine in any sum not less than five, nor more than one licenses granted by the city council, and all grants and hundred dollars, or imprisonment not exceeding six months, or both at the discretion of the court having seal of the corporation, for which the city recorder shall Jurisdiction, and to pay all damages that may accrue from such violation. Passed March 12, 1860.

A. O. SMOOT, Mayor. ROBERT CAMPBELL, Recorder.

SEEDS! SEEDS! WARRANTED PURE AND ALIVE, COLD by G. D. WATT, EAST TEMPLE STREET:-

CABBAGE:

Imphy, the best variety of South African Sugar Chinese Sugar Cane, the earliest variety.

Early superfine. Large York, very early. Bergen, a very large drumhead. York, small, very early. Ox-heart, large and early. Seeds from Vertus (the largest). Red Drumhead, very large (for pickling). Bruxhelis Sprouts. Cauliflower (the earliest). do Early Paris.

do Lenormand (new variety) extremely large. Broccoll', mammoth. TURNIP:

Six weeks. Long White, very large. Robertson (new) yellow stone. Long white, Strasbourgh. Golden Ball.

CARROT: Long red. Red short. Long Yellow Long white Half short, scarlet (from Holland) White (from Vosges. BEET.

Yellow, extra large.

Red, very large. PARSNIP: Round short. ONION:

Danvers yellow (new) very early. White Portugal. Giant or Madeira. RADISH:

Rose, half long. White half long. Scarlet do do round Long scarlet. Round rose LETTUCE:

Green Paris Cos. NASTURTIUM:

Striped Dark erimson Dwarf. CELERY: Self blanching.

TOMATO: Large yellow. Large red. CUCUMBER: Serpent Russian, extremely early The Largest. EGG PLANT:

Long violet The above list of seeds were imported from France last

Round.

shall record a faithful description of all cattle killed by | Seeds of the above kinds in our Territory have become them, together with the name of the person from whom | much mixed and cannot be relied upon. All who wish to received, and the time when killed, which book shall raise a cabbage head instead of cabbage leaves have now G. D. WATE th chance.