

Cahoon, Gideon Gibbs, Jesse W. Fox, John Aher, Franklin Neff, Elisha H. Davis, Nicholas T. Sloock, Barnabas Merrifield, Elliott Heartwell, Beason Lewis, Walter Thompson, Zacharias Derrick, Richard C. Gibbons, James Holt, Mahonri M. Cahoon, John N. Coward, John Neadham, and Iomar Brown, are living in Great Salt Lake County.

Simon Baker, Lorenzo H. Roundy, are living in Davis County.

Josiah H. Perry, Ira K. Spaulding are living in Weber County.

David Savage, Wm. H. Perry, Wm. D. Huntington, David Dickinson, Ira J. Willis, and Wm. S. Willis, are living in Utah County.

Cyrenus H. Taylor is living in San Pete County.

Lamon Bronson is living in Millard County.

Claudius V. Spencer, Richard Cook, are on a mission to the British Isles.

William Taylor is on a mission to Germany.

Chapman Duncan is on a mission to China.

Levi Savage, Jr. is on a mission to Siam.

Ephraim Green is on a mission to the Sandwich Islands.

Jesse W. Crosby is on a mission to Nova Scotia.

Francis A. Brown is on a mission in the eastern States, sent from Kanesville.

Danford Attwood, Rufus Patrick, insane, David M. Gamut, George Wilson, are living in Puttawattamie County.

Ralph I. Coates is living in Illinois.

Willard Fisher is living in Wisconsin.

Franklin B. Cutler, Thaddeus Cutler, are living in Missouri.

John S. Fowler, Philander Coltrin, George W. Moore, are in California.

John Boyce, Hiram F. Dayton, Wm. S. Smith, and David Holman are requested to report themselves forthwith to the undersigned in Great Salt Lake City, and if any of the saints know of the standing, or whereabouts of these men, and report the same to the quorum, the information will be thankfully received.

Those of the quorum who live in this City are diligent in meeting regular every Sunday night, and have felt the benefits of the same; their minds have been instructed and enlightened in doctrine and the principles of the gospel, preparing themselves for the great work before them. Unity exists among the brethren and they feel happy in the enjoyment of each others society, and the spirit of God is with us all the time.

ALEXANDER WHITESIDES, LEWIS ROBBINS, WM. F. CAHOON, HARRISON BURGESS, ELIJAH F. SHEETS,
Presidents of the 2nd quorum of Seventies.

WALTER THOMPSON, Clerk.

We cheerfully comply with the request of the Presidents of the 2d Quorum of Seventies, by inserting their Annual Report in our "Valuable Paper," and we would be pleased with the privilege of doing the same for all the Quorums; we would like to know where all the Seventies are, and what they are about. We are pleased with the good report of the punctuality of the members in attending meetings, Sunday evenings, that they are united, and searching after doctrine and principle, and preparing themselves for the great work before them; and with equal propriety it might have been added to their credit that three of the five Presidents who signed the above report, and twenty-four members out of forty-seven, living in the Territory, are subscribers for the News; but we are a little at a loss to divine how the other two Presidents, and 23 members, know the News to be "valuable" if they do not take it. The brief explanation of 25 more names of those in the Territory, belonging to the Quorum, on the subscription list of the News, would relieve us from all those doubts, and the Quorum would have a double claim on the "valuable" sheet for the publication of their next Annual Report. The object of the News is to instruct and edify the Saints, and "prepare the Elders for the work before them," and will not be likely to get quite as much intelligence by spending one evening in a week reading that which is directly communicated for their benefit, as by attending meeting one evening in a week? and sure there is time to do both, and no good thing should be neglected.

AN ACT TO INCORPORATE THE CITY OF PAYSON.

Be it enacted by the Governor and Legislative Assembly of the Territory of Utah, That all that district of country embraced in the following boundaries, to wit: commencing at a point on the shore of the Utah Lake due west from the center of the public square of Payson situated on Petesnet creek in Utah county, thence south one mile, thence east to the mountain, thence north two miles, thence west to the Lake aforesaid, thence south to the place of beginning—shall be known and designated as Payson; and the inhabitants thereof, are hereby constituted a body corporate and politic, by the name aforesaid, and shall have perpetual succession, and may have, and use a common seal, which they may change and alter at pleasure.

Sec. 2. The inhabitants of said city by the name and style aforesaid, shall have power to sue and be sued; to plead and be impleaded; to defend and be defended, in all courts of law and equity, and in all actions whatsoever; to purchase, receive, and hold property, real and personal in said city, and to purchase, receive and hold real property beyond the city, for burying grounds, or other public purposes, for the use of the inhabitants of said city; to sell, lease, convey, or dispose of property, real and personal, for the benefit of said city; to improve and protect such property, and to do all other things in relation thereto, as natural persons.

Sec. 3. There shall be a City Council, to consist of a Mayor, four Aldermen, and nine Councilors, who shall have the qualifications of electors of said city, and shall be chosen by the qualified voters thereof, and shall hold their office for two years, and until their successors shall be elected and qualified. The City Council shall judge of the qualifications, elections, and returns of their own members, and a majority of them shall form a quorum to do business, but a smaller number may adjourn from day to day, and compel the attendance of absent members, under such penalties as may be prescribed by ordinance.

Sec. 4. The Mayor, Aldermen, and Councilors, before entering upon the duties of their offices, shall take and subscribe an oath or affirmation, that they will support the constitution of the United States, and the laws of this Territory, and that they will, well and truly perform the duties of their offices, to the best of their skill and abilities.

Sec. 5. On the first Monday of April next, and every two years thereafter, on said day, an election shall be held, for the election of one Mayor, four Aldermen, and nine Councilors; and at the first election under this ordinance, three judges shall be chosen, *viva voce*, by the electors present. The said judges shall choose clerks, and the judges and clerks before entering upon their duties shall take and subscribe an oath or affirmation, such as is required by law to be taken by judges and clerks of other elections; and at all subsequent Elections, the necessary number of judges and clerks shall be appointed by the City Council. At the first election so held, the polls shall be opened at nine o'clock a. m. and closed at six o'clock p. m. At the close of the polls, the votes shall be counted, and a statement thereof proclaimed at the front door of the house, at which said election shall be held, and the clerks shall leave with each

person elected, or at his usual place of residence, within five days after the election, a written notice of his election, and each person so notified, shall within ten days after the election, take the oath or affirmation herein before mentioned, a certificate of which oath, shall be deposited with the Recorder, whose appointment is hereinafter provided for, and be by him preserved. And all subsequent elections shall be held, conducted, and returns thereof made, as may be provided for by ordinance of the City Council.

Sec. 6. All free white male inhabitants, who are of the age of eighteen years, who are entitled to vote for Territorial officers, and who shall have been actual residents of said city, sixty days next preceding said election, shall be entitled to vote for city officers.

Sec. 7. The City Council shall have authority to levy, and collect taxes for city purposes, upon all taxable property, real and personal, within the limits of the city, not exceeding one per cent per annum, upon the assessed value thereof, and may enforce the payment of the same, in any manner to be provided by ordinance, not repugnant to the constitution of the United States, or the laws of this Territory.

Sec. 8. The City Council shall have power to appoint a Recorder, Treasurer, Assessor, and Collector, Marshal, and Supervisor of streets. They shall also have the power to appoint all such other officers by ordinance, as may be necessary; define the duties of all city officers, and remove them from office at pleasure.

Sec. 9. The City Council shall have power to require of all officers appointed in pursuance of this ordinance, bonds with penalty and security, for the faithful performance of their respective duties, such as may be deemed expedient; and also to require all officers appointed as aforesaid, to take an oath for the faithful performance of the duties of their respective offices.

Sec. 10. The City Council shall have power and authority to make, ordain, establish, and execute all such ordinances, not repugnant to the constitution of the United States, or the laws of this Territory, as they may deem necessary for the peace, benefit, good order, regulation, convenience, and cleanliness of said city; for the protection of property therein, from destruction by fire or otherwise; and for the health and happiness thereof. They shall have power to fill all vacancies that may happen by death, resignation, or removal, in any of the offices herein made elective; to fix and establish all the fees of the officers of said corporation, not herein established; to impose such fines not exceeding one hundred dollars for each offense, as they may deem just, for refusing to accept of any office in or under the corporation, or for misconduct therein; to divide the city into wards, and specify the boundaries thereof, and create additional wards; to add to the number of Aldermen and Councilors, and apportion them among the several wards, as may be just, and most conducive to the interests of the city.

Sec. 11. To establish, support, and regulate common schools; to borrow money on the credit of the city, provided that no sum or sums of money be borrowed on a greater interest than six per cent per annum, nor shall the interest on the aggregate of all the sums borrowed, and outstanding, ever exceed one half of the city revenue arising from taxes assessed on real estate within this corporation.

Sec. 12. To make regulations to prevent the introduction of contagious diseases into the city, to make quarantine laws for that purpose, and enforce the same.

Sec. 13. To appropriate and provide for the payment of the expenses and debts of the city.

Sec. 14. To establish hospitals, and make regulations for the government of the same; to make regulations to secure the general health of the inhabitants; to declare what shall be nuisances, and to prevent, and remove the same.

Sec. 15. To provide the city with water; to dig wells, lay pump logs, and pipes, and erect pumps in the streets, for the extinguishment of fires, and convenience of the inhabitants.

Sec. 16. To open, alter, widen, extend, establish, grade, pave, or otherwise improve, and keep in repair, streets, avenues, lanes, and alleys, and to establish, erect and keep in repair aqueducts and bridges.

Sec. 17. To provide for the lighting of the streets, and erecting lamp posts, and establish, support, and regulate night watches; to erect market houses, establish markets, and market places, and provide for the government and regulations thereof.

Sec. 18. To provide for erecting all needful buildings for the use of the city; and for enclosing, improving, and regulating all public grounds belonging to the city.

Sec. 19. To license, tax, and regulate auctioneers, merchants, and retailers, grocers and taverns, ordonnaries, hawkers, pedlars, brokers, pawn brokers, and money changers.

Sec. 20. To license, tax, and regulate hackings, carriages, wagons, carts and drays, and fix the rates to be charged for the carriage of persons, and for wagonage, cartage, and drayage of property; as also to license and regulate porters, and fix the rates of portage.

Sec. 21. To license, tax, and regulate theatricals, and other exhibitions, shows and amusements.

Sec. 22. To tax, restrain, prohibit, and suppress tipping houses, dram shops, gaming houses, bawdy and other disorderly houses.

Sec. 23. To provide for the prevention and extinguishment of fires; to regulate the fixing of chimneys, and the flues thereof, and stoves pipes, and to organize and establish fire companies.

Sec. 24. To regulate the storage of gun powder, tar, pitch, resin, and other combustible materials.

Sec. 25. To regulate, and order parapet walls, and other partition fences.

Sec. 26. To establish standard weights and measures, and regulate the weights and measures to be used in the city, in all cases not provided for by law.

Sec. 27. To provide for the inspection and measuring of lumber and other building materials; and for the measurement of all kinds of mechanical work.

Sec. 28. To provide for the inspection and weighing of hay, lime, and stone coal; and measuring of charcoal, firewood, and other fuel, to be sold or used within the city.

Sec. 29. To provide for and regulate the inspection of tobacco, and of beef, pork, flour, meal, also beer, and whisky, brandy, and all other spirituous or fermented liquors.

Sec. 30. To regulate the weight, quality, and price of bread, sold and used in the city.

Sec. 31. To provide for taking the enumeration of the inhabitants of the city.

Sec. 32. To fix the compensation of all city officers; and regulate the fees of jurors, witnesses, and others, for services rendered, under this or any city ordinance.

Sec. 33. The City Council shall have exclusive power within the city by ordinance, to license, regulate, suppress, or restrain billiard tables, and from one to twenty pin alleys, and every other description of gaming or gambling.

Sec. 34. The City Council shall have exclusive power within the city by ordinance, to license, regulate or restrain the keeping of forries, and toll bridges; to regulate the police of the city; to impose fines, forfeitures, and penalties, for the breach of any ordinance; and provide for the recovery of such fines and forfeitures, and the enforcement of such penalties, and to pass such ordinances as may be necessary and proper for carrying into effect and execution, the powers specified in this Act, provided such ordinances are not repugnant to

the Constitution of the United States, or the laws of this Territory.

Sec. 35. All ordinances passed by the City Council, shall, within one month after they shall have been passed, be published in some newspaper, printed in said city, or certified copies thereof, be posted up in three of the most public places in the city.

Sec. 36. All ordinances of the city may be proven by the seal of the corporation; and when printed or published in book or pamphlet form, purporting to be printed or published by the authority of the corporation; the same shall be received in evidence in all courts, or places without further proof.

Sec. 37. The Mayor and Aldermen shall be conservators of the peace within the limits of the city; and shall have all the power of Justices of the Peace therein, both in civil and criminal cases, arising under the laws of the Territory. They shall as Justices of the Peace within the limits of said city, perform the same duties, be governed by the same laws, give the same bonds and securities, as other Justices of the Peace, and be commissioned Justices of the Peace, in and for said city, by the Governor.

Sec. 38. The Mayor shall have exclusive jurisdiction in all cases arising under the ordinances of the corporation, and shall issue such process as may be necessary to carry said ordinance into execution and effect. Appeals may be had from any decision or judgement of said Mayor or Aldermen, arising under the ordinance of said city, to the Municipal Court, under such regulations, as may be prescribed by ordinance, which court shall be composed of the Mayor as Chief Justice, and the Aldermen as Associate Justices, and from the final judgement of the Municipal Court, to the Probate Court of Utah County, in the same manner as appeals are taken from Justices of the Peace; provided the parties litigant shall have a right to a trial by jury of twelve men, in all cases before the municipal court. The Municipal Court shall have power to grant writs of habeas corpus, and try the same in all cases arising under the ordinances of the City Council.

Sec. 39. The Municipal Court may sit on the first Monday of every month, and the City Council, at such times and places as may be prescribed by city ordinance, special meetings of which may at any time be called by the Mayor, or any two Aldermen.

Sec. 40. All process issued by the Mayor, Aldermen, or Municipal Court, shall be directed to the Marshal, and in the execution thereof, he shall be governed by the same laws, as are or may be prescribed for the direction and compensation of constables in similar cases. The marshal shall also perform such other duties as may be required of him under the ordinances of said city, and shall be the principal Ministerial Officer.

Sec. 41. It shall be the duty of the Recorder to make and keep accurate records of all ordinances, made by the City Council, and of all their proceedings in their corporate capacity, which records shall at all times, be open to the inspection of the electors of said city, and shall perform all other duties as may be required of him by the ordinances of the City Council, and shall serve as Clerk of the Municipal Court.

Sec. 42. When it shall be necessary to take private property for opening, widening, or altering any public street, lane, avenue, or alley, the corporation shall make a just compensation therefor, to the person whose property is so taken; and if the amount of such compensation cannot be agreed upon, the Mayor shall cause the same to be ascertained by a jury of six disinterested men, who shall be inhabitants of the city.

Sec. 43. All jurors empaneled to inquire into the amounts of benefits or damages that shall happen to the owners of property, so proposed to be taken, shall first be sworn to that effect, and shall return to the Mayor their inquest in writing, signed by each juror.

Sec. 44. In case the Mayor shall, at any time be guilty of a palpable omission of duty or shall wilfully and corruptly be guilty of oppression, mal-conduct, or partiality, in the discharge of the duties of his office, he shall be liable to indictment in the Probate Court of Utah county, and on conviction, he shall be liable to fine and imprisonment; and the Court shall have power on the recommendation of the jury to add to the judgement of the court, that he be removed from office.

Sec. 45. The City Council shall have power to provide for the punishment of offenders, and vagrants, by imprisonment in the County or City Jail, or compelling them to labor upon the street, or other public works, until the same shall be fully paid; in all cases where such offenders or vagrants shall fail or refuse to pay the fine and forfeitures which may be awarded against them.

Sec. 46. The inhabitants of Payson shall, from and after the next ensuing two years, from the first Monday of April next, be exempt from working on any road or roads beyond the limits of said city. But all taxes devoted to road purposes, shall, from and after said term of two years, be collected and expended by, and under the direction of the Supervisor of streets, within the limits of said city.

Approved January 21st, 1853.

Secretary's Office, Territory of Utah,
February 10th, 1853.

I hereby certify that the above is a true copy of an act entitled "An Act to incorporate the city of Payson," passed by the Governor and Legislative Assembly of the Territory of Utah, approved Jan. 21, 1853, and of the whole of such Act.

BENJAMIN G. FERRIS,
Secretary.

AN ACT TO INCORPORATE TOOELE CITY, IN TOOELE COUNTY.

Be it enacted by the Governor and Legislative Assembly of the Territory of Utah, That all that district of Tooele County, embraced in the following boundaries, to wit: beginning at a point a half mile south east of the mouth of Big Creek, known also as Settlement Canyon; thence running due west three miles; thence north three miles; thence east three miles; thence south three miles, to the place of beginning, shall be known and designated by the name of Tooele City, and the inhabitants thereof, are hereby constituted a body corporate and politic, by the name aforesaid, and shall have perpetual succession, and may have, and use a common seal, which they may change at pleasure.

Sec. 2. The inhabitants of said city by the name and style aforesaid, shall have power to sue and be sued, defend and be defended, in all courts of law and equity, and in all actions whatsoever, to purchase, receive, and hold property, real and personal in said city, and to purchase, receive and hold real property beyond the city for public purposes, for the use of the inhabitants of said city, to sell, lease, convey, or dispose of property, real and personal, for the benefit of said city, to improve and protect such property, and to do all other things in relation thereto, as natural persons.

Sec. 3. There shall be a City Council to consist of a Mayor, two Aldermen, and five Councilors, who shall have the qualifications of electors of said city, and shall be chosen by the qualified voters thereof, and shall hold their office for two years, and until their successors shall be elected and qualified. The City Council shall judge of the qualifications, elections, and returns of their own members, and a majority of them shall form a quorum to do business, but a smaller number may adjourn from day to day, and compel the attendance of absent members under such penalties as may be prescribed by ordinance.

Sec. 4. The Mayor, Aldermen, and Councilors, before entering upon the duties of their offices, shall take and subscribe an oath or affirmation, that they will support the Constitution of the United States, and the laws of this Territory, and that they will perform all the duties of their offices to the best of their abilities.

Sec. 5. On the first Monday of August next, and every two years thereafter, on said day, an election shall be held for the election of a Mayor, two Aldermen, and five Councilors, and at the first election under this ordinance, three judges shall be chosen, *viva voce*, by the electors present. The said judges shall choose clerks, and the judges and clerks before entering upon their duties shall take and subscribe an oath or affirmation, such as is required by law to be taken by judges and clerks of other elections; and at all subsequent Elections, the necessary number of judges and clerks shall be appointed by the City Council. At the first election so held, the polls shall be opened at nine o'clock a. m. and closed at six o'clock p. m. At the close of the polls, the votes shall be counted, and a statement thereof proclaimed at the front door of the house, at which said election shall be held, and the clerks shall leave with each

man, and five Councilors, and at the first election under this act, two judges shall be chosen *viva voce*, by the electors present. The said judges shall choose one clerk, and the judges and clerks, before entering upon their duties, shall take and subscribe an oath or affirmation, such as is now required by law to be taken by the judges and clerks of other elections; and at all subsequent elections, the necessary number of judges, and clerks shall be appointed by the City Council. At the first election so held, the polls shall be opened at nine o'clock a. m. and closed at six o'clock p. m. At the close of the polls, the votes shall be counted, and a statement thereof proclaimed at the front door of the house at which said elections shall be held; and the clerk shall leave with each person elected, or at his usual place of residence, within five days after the election, a written notice of his election, and each person so notified, if he accepts the office, shall, within ten days after the election, take the oath or affirmation before mentioned, a certificate of which oath shall be deposited with the recorder, whose appointment is hereinafter provided for, and by him preserved. And all subsequent elections shall be held, conducted, and returns thereof made, as may be provided for by ordinance of the City Council.

Sec. 6. All free white male inhabitants of the age of eighteen years who are entitled to vote for Territorial officers, and who shall have been actual residents of said city, sixty days next preceding said election, shall be entitled to vote for city officers.

Sec. 7. The City Council shall have authority to levy and collect taxes for city purposes, upon all taxable property, real and personal, within the limits of the city, upon the assessed value thereof, and may enforce the payment of the same in any manner to be provided by ordinance, not repugnant to the Constitution of the United States, or the laws of this Territory.

Sec. 8. The City Council shall have power to appoint a Recorder, Treasurer, Assessor and Collector, Marshal and Supervisor of streets. They shall also have power to appoint all other officers, by ordinance, as may be necessary, define the duties of all city officers, and remove them from office at pleasure.

Sec. 9. The City Council shall have power to require of all officers appointed in pursuance of this Act, bonds with penalty and security, for the faithful performance of their respective duties, such as may be deemed expedient, and also to require all officers appointed as aforesaid, to take an oath for the faithful performance of the duties of their respective offices.

Sec. 10. The City Council shall have authority to make, establish, and enforce all such ordinances, and inflict such punishments, not repugnant to the Constitution and laws of the United States, or the laws of this Territory, as they may deem necessary for the peace, benefit, good order, regulation, convenience and cleanliness of said City, for the protection of property from destruction by fire or otherwise, and for the health and happiness thereof. They shall have power to fill all vacancies that may happen by death, resignation, or removal, in any of the offices herein made elective; to fix and establish all the fees of the officers of said corporation, not herein established; to impose such fines not exceeding one hundred dollars for each offense, as they may deem just, for refusing to accept of any office in or under the corporation, or for misconduct therein; to divide the city into wards, and specify the boundaries thereof, and add to the number of Aldermen and Councilors, and apportion them among the several wards, as may be just and most conducive to the interest of the City.

Sec. 11. All ordinances passed by the City Council, shall within one month after they shall have been passed be published in some newspaper, printed in said City, or certified copies thereof, be posted up in three of the most public places in the City.

Sec. 12. All ordinances of the City may be proven by the seal of the corporation, and when printed or published in book or pamphlet form, purporting to be printed or published by the authority of the corporation, the same shall be received in evidence in all Courts, or places, without further proof.

Sec. 13. The Mayor and Aldermen shall be conservators of the peace within the limits of the City, and shall have all the powers of Justices of the Peace therein, also in civil and criminal cases, arising under the laws of the Territory. They shall as Justices of the Peace, within the limits of the said City, perform the same duties, be governed by the same laws, give the same bonds, and securities, as other Justices of the Peace, and be commissioned as Justices of the Peace, in and for said City, by the Governor.

Sec. 14. The Mayor and Aldermen shall have exclusive jurisdiction in all cases arising under the ordinances of the corporation, and shall issue such process as may be necessary to carry such ordinances into execution. Appeals may be had from any decision or judgement of said Mayor or Aldermen, arising under the ordinance of said City, to the Municipal Court under such regulations, as may be prescribed by ordinance, which Court shall be composed of the Mayor as Chief Justice, and the Aldermen as Associate Justices, and from the final judgement of the Municipal Court, to the Probate Court of Tooele County, in the same manner as appeals are taken from Justices of the Peace; provided the parties litigant shall have a right to a trial by jury, in all cases before the Municipal Court. The Municipal Court shall have power to grant writs of Habeas Corpus, and try the same, in all cases arising under the ordinances of the City Council.

Sec. 15. This Act to be in force from its passage.

Approved, Jan. 21, 1853.

Secretary's Office, Territory of Utah,
February 19, 1853.

I hereby certify that the above is a true copy of an Act, entitled "An Act to incorporate Tooele City, in Tooele County," passed by the Governor and Legislative Assembly of the Territory of Utah, approved Jan. 21, 1853, and of the whole of such Act.

BENJAMIN G. FERRIS,
Secretary.

Arrival and departure of the U. S. Mail from and to G. S. L. City P. Office.

The Eastern Mail leaves for Independence, Mo the 1st of each month, at 6 a. m.

Arrives the last day of each month at 6 p. m.

The Western Mail leaves for Sacramento California, the 1st day of each month, at 6 a. m.

Arrives the last day at 6 p. m.

The Oregon Mail leaves for the Dallas, the 1st of Dec, Feb, April, June, Aug., and Oct., at 6 a. m.

Arrives the last day of Nov., Jan., March, May, July, and Sept., at 6 p. m.

The above mails will be closed at 4 o'clock p. m., precisely, the last day of each month.

The Brownsville and Miller's creek mail leaves every Monday and Thursday, at 6 a. m.

Arrives every Tuesday and Friday, at 6 p. m.

The Southern mail leaves every Monday, at 6 a. m., for American Fork, Provo, Springville, Payson, Salt Creek, and Manti Post offices, and returns every Saturday, at 6 p. m.

No regular mail to Fillmore City, or Farowan.

When will the mail close? How late can I get a letter in this mail? Please read the above, and do not trouble the Post master to answer such questions.

STRAVED from the subscriber, a cow with red sides, white belly, line back, white face with a little red round her eyes, tolerable high horns, marked on one horn with C L in two places, about 7 or 8 years old. She was last seen in Kay's timber. Any person finding her and returning her to me at the Tithing office, shall be paid all reasonable expenses.

THOS. WRIGLEY.
Feb-5-64

A FEW MORE LEFT.

WE have still on hand a fine lot of Fur, Silk, Plush, Cloth and Glazed Caps, which we will sell cheap, also a quantity of Rough and Ready Wool Hats, also a variety of other goods which must be sold without reserve. Call and see at our store 8th Ward. JOHN NEEDHAM Jan22-54

HOME MANUFACTURE.

THE subscriber has opened an establishment 2 1/2 blocks south of the Council House, near Stringham's butcher shop, for the manufacture of carpenters and shoemakers' Tools. From his long practical acquaintance with the business in Sheffield, Eng., and this country, he feels confident that all orders entrusted to him shall be done in a workmanlike manner. JAMES WELLS.

N. B. Knives, scissors and razors ground, saws sharpened; carpenters' tools repaired, &c.

Old files and steel bought or exchanged for cutlery, &c. Jan8-44

PROVISION MARKET.

THE undersigned, Wallace & Palmer, have entered into the butchering and provision business on the corner of said Wallace's lot, 17th Ward, facing the Public Square, where they intend to keep constantly on hand and for sale, everything in the above line, and will pay cash for fat cattle, hogs, sheep, butter, eggs, cheese, &c., &c.

The utmost pains will be taken to accommodate those who may favor us with a call.

GEORGE B. WALLACE,
FREDERICK PALMER.
Dec11-24

LET EVERY MAN, TELL HIS NEIGHBOR IN G. S. L. City.

Davis County, Weber, Ogden, Box Elder, Cottonwood, Utah, and Southern settlements, that Cannon & Smith have decided to use up the balance of their stock in taking life-like likenesses at Greatly Reduced Prices, for cash, wheat, fox-skins

CASH PRICES.

One person on a ninth plate,	\$2 50
Two persons "	4 00
Three persons "	5 00
Fourth, fourth, and fifth person, 75 cents each additional.	
One person on a quarto plate,	6 00
Two persons "	7 50
Third, fourth, to ninth person 75cts, each additional.	

Likenesses taken in clear, cloudy, or rainy weather, on any day. Not delivered except paid for. They will operate only in G. S. L. City, so come along quick.

5000 Fox-Skins wanted between this and April 1st.

CATTLE WANTED.

FIVE HUNDRED Oxen or Cows wanted, for which the highest price will be paid either in cash or merchandise, by the subscriber.

Jan8-44 O. H. COGSWELL.

NOTICE.

JUMPED into my enclosure one red yearling Heifer, crop off each ear. I want the owner to call and pay charges, prove property and take her away.

dec25-24 L. D. YOUNG.

NOTICE.

I HAVE in my possession a Red Cow with white face and belly, branded T W C on the right horn; 6 or 7 years old; a calf ten months old, the right horn lops.

Also a black cow, white belly and horns, white in the face, branded P on the right hip, and D on the left hind foot, 5 years old. The owners will do well to call, prove property, pay charges, and take them away.

Geo. ALLEN Fourth Ward. dec25-34

YEAST, BREAD, CRACKERS &c., constantly on hand and for sale, at the California Bakery, opposite J. & E. Reese's Store.

Feb5-64

STRAVED.

ONE large Red Stag, white belly, and white spots on forehead, part of horns sawed off.

1 six year old, spotted ox, red and white, horns bored.

4 four year old red ox, white belly, and white spots on forehead, hind horns.

1 large red ox, white spots on sides, long horns.

1 small brindled stag, 3 years old, short horns.

1 five year old black cow, white line on back and white belly.

1 two year old dark brindled heifer, short horns.

All marked with a small horse shoe, on left lip, points of shoe downwards, except the last points upwards, most of these were last seen in big field, and about Cottonwood. The cattle or information will be received and a suitable reward given by Mr. Joseph Cain, Post Office, or

THOMAS D. BROWN.
Jan22-44

NOTICE

I am interested, that the accounts of indebtedness on subscription for the erection of the Seventies' Hall are now in my hands, together with the names of subscribers. I do not deem it necessary to publish the list of names and indebtedness at this time, as every person must necessarily know whether he owes anything or not, but I do request that each and every one who knows that he is indebted, to inform me immediately, how, and in what manner he intends to discharge the same. If in labor, what kind, whether mechanical or common, and what branch, whether team work can be had, distinguishing whether it will be hauling timber, lumber, stone, lime or sand.

It is my intention to have the aboves made up on the ground, consequently will require the hauling of the clay from the low lands to mix with the dirt and gravel on the ground. Now, before the spring work commences is the time to do this, as well as the stone hauling, as soon as they can be quarried. I wish the brethren who will do this kind of work to notify me without delay, that I may be enabled to direct them, as I wish to place the material upon the ground in such manner as to obviate unnecessary hauling.

All those who intend to pay in cash, produce, nails, glass, oil, paint, door trimmings, stock or lumber, and have it now on hand, are hereby informed that I am now prepared to receive and credit the same on subscription of stock to the Hall. As you have made me your building committee, I desire the particular attention of the brethren to this call, for information as respects their designs, as I shall also expect their prompt attention at the proper time, as the reason for building advances to fulfil and perform the same accordingly, that the work may progress. All property as heretofore, will be delivered to bro. Jos. Young.

Address through the Post office, must be post paid.

BIGHAM YOUNG.
Jan22-64

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Jan22-64

STOLEN OR STRAYED.

ALL persons that have not paid their City Tax for 1853 are notified, that unless they settle them immediately, there will be further cost, and I shall be compelled according to my orders to levy upon property and sell the same at auction for tax and costs.

The names of delinquents will also be published in the Deseret News, (Bishops are requested to give notice in their wards) will take Corn, Wheat, Flour, Butter, Potatoes, Lumber, Store and City orders and Cash.</