ANNUAL CONFERENCE.

To the Officers and Members of the

Church of Jesus Christ of Latter-day As the Sixth of April, the day appointed for holding our Annual Conference, falls on Sunday, we deem

meetings on Friday, April 4th, 1884, at 10 o'clock a.m. at the Large Tabernacle Trusting this arrangement will suit the convenience of the officers and

Saints generally, and that there will be a punctual attendance at all the meetings, to which you are hereby invited, We remain your Brethren, JOHN TAYLOR,

JOSEPH F. SMITH, First Presidency of the Church Jesus Christ of Latter-day Saints. SALT LAKE CITY, March 12, 1884.

GEORGE Q. CANNON,

'NULLIFICATION.' It seems that the Governor received better advice than that which induced him to file the vetoed election bill with the Secretary instead of returning it to the Assembly as required by law, and on Tuesday afternoon forwarded it to the Council, with the request that the Secretary might be allowed to make a document containing the Governor's objections to the bill will now become a public paper, and the unblushing falsehoods and ridiculous logic which it contains will be placed on record to the shame and disgrace of the hand

We have already pointed out two of the most flagrant untruths to which the Governor was compelled to resort, the Governor was compelled to resort, in order to find fault with the action of the Legislature and make it appear that they had not complied with the requirements of Congress. They are so utterly baseless and contrary to facts that we will refer to them again. He states that the following oath is "required to be taken under the Edward with the computer of the states that the bill which he is the computer of th vetoes "proposes to supplant it:"

(or affirmed) depose and say, that I am over twenty one years of age, and have resided in the Territory of Utah for six months, and in the precinct of (as the case may be) citizen of the United States, and a tax-payer in this Territory, (or of a female), I am native born, or naturalized, or the wife, widow, or daughter, (as the case may be) of a native born or naturalized citizen of the United States; and I do further solemnly swear (or affirm) that I do further solemnly swear (or affirm) that I am not a bigamist nor a polygamist; that I have not violated the laws of the United States prohibiting bigamy or polygamy; that I do not live or cohabit with more than one woman in the marriage relation, nor does any relation exist between me and any woman

and bigamy.
Subscribed and sworn to before me this
day of _____ A. B., 188____

munds law and challenge any one to ence from that enactment that requires authority of law but is in flagrant violation of the spirit and letter of the Act which the Governor has the audacity to say requires it to be taken. The law which contains no oath whatever, provides "That no bigamist, polygamist, or any person cohabiting the law of Congress. The law would woman" from voting or holding office in Utah. But this oath, the marriage relation,"-that is men who marry the women with whom they consort, lets in all the whoremongers, adultarers, schemers, male and female prostitutes, and persons of either sex guilty of the vilest sexual crimes. The Governor likes this oath and wants it perpetuated. And that it may be considered as a supended, was read the third time, despet the constant of the protection of stock raisers, was taken up, read the first and second times by title, and laid on the table to come up in its order.

Mr. F. S. Richards introduced a bill, C. F. No. 73, regulating the mode of procedure in criminal cases. The measure passed its first and second times by title, and laid on the table to come up in its order.

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Mr. F. S. Richards introduced a bill, c. F. No. 73, regulating the mode of procedure in criminal cases. The measure passed its first and second times by title, and the table to come up in its order. and violation of a law of Congress as impudence to claim that it is required by the very law it violates, and will not endorse the annexed oath that appears

COUNTY OF

I being first duly sworn depose and say that I am a citizen of the United States; (or.) I have declared on oath before a competent court of record, my intention to become a citizen of the United States, and have taken an oath to support the Constitution and government of the United States, (as the case may be). I am over it years of age; I have resided in the Territory of Utah six months; and in the preclict of thirty days next preceding the date hereof, and I am not disqualified as a voter by any law of the United States or of the Territory of Utah.

been advanced by some persons, adopted.

among them the Governor htmself, against the oath in the old election law, and the Act conferring upon women the elective franchise. It places the woman voter on exactly the same partitions as the male exactly the same partitions as the male exactly the same returned it without recommendation. piatform as the male voter. It is simpler in form andicaves no room for those misrepresentations of its meaning in which the Governor and others have indulged. But this has no merit in his eyes. It would deprive him of the passage of C. F. No. 51, providing for the organization of telephone chance to repeat the untruths which he has uttered and which have been tory. The oath covers the whole ground of violation of Congressional

and Territorial law. The Governor and his associates can take the oath which he falsely says is required under the Edmunds law, but it is a question whether some of them could take the that the House recede ments to C. F. Go. 19. oath in the election bill which he has vetoed, without being guilty of per-SING, PREEERLY IN Cont

He says: "It is defective because it peaces the applicant for registration, the right to judge of his own qualifications, thus making each one sludge in his own case." But these remarks do not apply any more to this oath thantto amoral one which suits him so the immoral one which suits him so the warrants outstanding let, 1888, and to make contribute on the contribution concurred in.

prosecution for perjury, and the applicant is no more a judge of his own case, under one oath than the other. In either instance he swears that he is a citizen. Who judges that question? In one case he swears that he has not three in number only, in the other he swears that he is not disqualified by any law of the United States or of this Territory. This covers much broader appears, to suit the Governor. In

effect the new oath makes a man swear that he does not cohabit with more than one woman. For he who does so cohabit is disqualified by a law of Congress. The Governor, it seems, does not want his friends nor himself to be placed under any such stringent provisions, and therefore prefers his favorite phrase "in the marriage relation," as a way of escape for all who cohabit with more than one woman out of the marriage relation. Well, every man to his taste, and as the old adage has it, "Straws show which way the wind blows."

The other manifest untruth to which we allude in this article, is the statement that there are Acts of Congress which require the -present Legislature to pass measures to "uproot" and "suppress" certain things regarded as "organized crime." The Governor was unable to cite a section or a paragraph or a phrase from a law of Congress which makes any such requirement of the Legislature, He refers to certain "expectaeffect the new oath makes a man it proper to commence the Conference the old adage has it, "Straws show

such requirement of the Legislature. He refers to certain "expectaof Congress" in this direction. Those public expectations are very different from congressional requirements. Some foolish persons expected that the Legislature of Utah would re-enact the provisions of anti-polygamy measures or something of the kind, to satisfy the clamor of certain agitators who figure as "the public" and call the provisions of the public and call the public that the public and call the public that the public and call the public that the public that the public and call the public that the publ themselves "the country." But their "expectations" were founded in folly,

amount to nothing, for it would give the laws of Congress no further effect, and anything enacted by the Legiscopy. The request was granted. The lature contrary to congressional law would be vold. But whether these popular "expec-tations" were wise or foolish, Congress did not intimate, in any enactment, that the Legislature of Utah was required or expected to do anything whatever but provide for the filling of the registration and election officers of the Territory. This the Legislature accomplished, in good faith, endeavoring to meet every point that appeared to wote the bill was not passed—5 ayes,

> "nullified." And we agree in return benefit to the people whose interests he is sworn to subserve, and he has nullifled the application and intended effect of laws of Congress by his own unlawful and prejudiced course and official

touched upon are samples of a batch that might be presented, of which the Governor is the author. How much respect is it possible for the citizens to entertain for an official who condescends which has been entered into, or continued in violation of the said laws of the United to such methods, in a warfare against States prohibiting bigamy or polygamy; (and if a woman) that I am not the wife of a polygamist, nor have I entered into any relation with any man in violation of the laws of the United States concerning polygamy to a condition of absolute serfdom? them and their representatives, for the purpose for reducing; this flourishing, prosperous and peaceable community

LEGISLATURE. COUNCIL.

Tuesday, March 11th, 1884. Council met at 2 p. m., President Minutes of previous session were read and approved. Mr. Grant was accorded leave of absence owing to sickness.

C. F. No. 60, a bill to encourage the sinking of artesian wells in the desert lands of Utah Territory, was taken up on its third reading on Monday, but dropped pending the consideration of other business. The bill provides that the sam of \$10,000 shall be appropriated from the Territorial Treasury and expended for the purpose, subject to the order of persons designated in the bill. The sum of \$2,500 wifl be given in aid to any county desirous of

given in aid to any county desirous of sinking an artesian well, provided said county, after choosing a location, shall deposit a like sum for the same purpose in the county treasury. The location is subject to the approval of commissioners. The bili was read by sections, amended and passed.

Mr. Grover, for the committee on agriculture, reported on C. F. No. 29, enclosing a substitute bill, and recommending its passage. Received and suggestion adopted. C. F. No. 72, a bill for the protection

Mr. Hammond, there being no objec-tion, introduced a bill, C. F. No. 74,

City. Read the first and second times by title, and, the rules having been suspended, the measure was read the third time and passed. Mr. Grover, for the comm

municipal corporations and towns, of-Gred a report on C. F. No. 69. The committee referred the bill back with-

ng in reference to C. F. No. 50, relat-Another thing to be noticed is that the oath contained in the election bill removes the objections which have

The chief clerk read a communicaion from the House notifying the Council of the passage of C. F. No. 67 amended, and of H. F. No. 75, forwarded for their action thereon. Read and

C. F. No. 67, relating to the estates of decedents, as amended was concurred H. F. No. 75, for regulating the right to and distribution of water for domes-tic, irrigation and mining purposes, was read the first and second times by its title and referred to the committee on

C. F. No. 72, for the protection of stock raisers, was taken up on its third reading and passed.

the Revised Statutes of the United States precluded the Territorial Leg-islature from interfering in the matter.

Council took a recess until 6 p. m.

H. F. No. 41, an act compiling and amending the law relating to private corporations, was read the first and second times by its title, and referred to the committee on private corporafor any sane person can see that such action by the Legislature would tions.

H. F. No. 82, incorporating Morgan City, in Morgan County, was read twice by its title, and referred to the

committee on municipal corporations and towns.

H. F. No. 1, for filling a vacancy in the office of Territorial Delegate to Congress, etc., was read twice by its title, and referred to the committee on

elections H. F. No. 52, authorizing Provo school district No. 1, in Utah County, to issue bonds for the purpose of building a school house, reported by

date. Such claims ought to be allowed or rejected by each succeeding Legis-lature and not allowed to hang on from one to another of infaitment as these and. Petition recommitted.

Mr. H. J. Richards presented a petition from the inhabitants of Summit County. Referred, without reading, to the committee on highways. Mr. Hammond reported for the com-mittee on enrollment, that C. F. No. 54, providing for assignments by insolvent debtors; C. F. No. 63, relating to fire insurance companies; C. F. No. 64, amending an ordinance to incorporate the city of Manti, and C. F. No. 65, amending an act incoporating Mount Pleasant, Sanpete County, had been duly enrolled and forwarded for approval. Council adjourned till 10 a.m. to-

Wednesday, March 12.
Council met at 10 a.m. President
Cluff in the chair.
Mr. Woolley presented a report from
the committee on mining concerning
H. F. No. 48, advising its passage. Received, and bill tabled to come up in its Mr. Grover, for the committee on

municipal corporations and towns, re-ported on H. F. No. 82, recommending the passage of the same. Received, and bill tabled to be further death with. Mr. F. S. Richards offered a report from the committee on judiciary referring to C. F. Nos. 8, and 49, and H. F ferring to C. F. Nos. 8, and 49, and H. F. No. 69 relating to change of name. The committee enclosed a substitute bill for the above, recommending that it be adopted and put upon its passage. Received and, after consideration, substitute adopted.

Mr. Grover presented a report from the committee on agriculture in regard to H. F. No. 78. The committee were divided as to the ultimate disposal of the bill. Accepted, and bill tabled to

C. F. No. 76, a substitute bill for bills considered in committee, changing the names of Christian Anderson to

Christian Franson, Hans Olsen to Hans C. Ansen, Louis Strusberg to Louis Strasburk, Alexander Hedquist to A. S. Anderson, Olof Andehlin to Olof A. Andelin and J. Conrad Naile to J. Conrad Nagle. Read the first and second times by title, and under suspension of the rules, read the third time and passed. The Chief Clerk read a communica

passage of C. F. No. 73, regulated the mode of procedure in criminal cases; also the passage of H. F. No. 83. Read and consideration of House bill procedure with H. F. No. 83, compiling the laws re-lating to the incorporation of irrigation companies. Read the first and second times by title and, under a suspension of the rules, the third time by sections,

Mr. F. S. Richards, from the com

Mr. F. S. Richards, from the committee on judiciary, reported on C. F. No. 75, with a recommendation that it be put on its passage. Read and, there being no objections, the bill was proceeded with.

C. F. No. 75, relating to proceedings against fugitives from justice, was taken up on its third reading. The measure specifies a reward for the arrest of fugitives from this Territory, and provides for the extradition of criminals from other States and Territories. Amended and passed. 9 ayes, 2 absent.

Mr. Barton brought up a report from the committee on irrigation on H. F. No. 75, amended, and passage recommended. Accepted and bill tabled to ome up in its order.

H. F. No. 48, providing for the health and safety of persons employed in coal mines. nines, was taken up on its third read-ng. The Lill was debated, amended

The chief clerk rend a communica-tion from the House notifying the Council of the rejection of C. F. No. (0), to encourage the sinking of artesian wells, and C. F. No. 70, apportioning the legislative representation of the Territory of Utah. Received. Also a communication from the House amouncing the passage of C.

No. 61, relating to the location and protection of mining claims. Received and House bill proceeded with.

H. F. No. 73, amending an act to incorporate Provo City, was read by its title, and the rules having been suspended, was read again by sections and Council took a recess until 2 p. m.

2 p.m. March 11, 1884.

The committee on claims and public accounts, to whom was referred the claim of the auditor of public accounts of the auditor of public accounts of district offices, recommended that the same be granted, and further recommended that the salary of the auditor hereafter be \$2,000, per annum. Referred to the committee on appropriations without instructions.

The committee on claims and public that after close investigation he is convinced that the malady is foot and mouth disease.

Severe Storms.

Jackson, 12.—A cyclone struck the Agricultural College at Sharkville this afternoon. Captain Lucas was slighted by wounded and all the buildings more or less damaged. Stock suffered that the malady is foot and mouth disease.

tions.

Mr. Dusenberry, for the committee on ways and means, to whom was referred a memorial from the members of the County Court of Salt Lake County, relative to the increase of the county tax, reported that no further legislation is necessary. Adopted.

The committee on judiciary, to whom was referred C. F. 67, in relation to estates of decedents, reported favorestates of decedents, reported favor-ably thereon, and the bill was placed on file for its third reading.

Mr. Thurman, for the committee on

municipal corporations and towns, to whom was referred H. F. No. 82, in-corporating Morgan City, reported favorably and the bill was placed on Mr. Dusenberry, for the special joint Mr. Dusenberry, for the special joint committee on revision, to whom was referred H. F. No. 1, relative 16 filling a vacancy in the office of Territorial Delegate, reported favorably and recommended that the bill be put upon tis passage. Adopted.
Mr. Cummings, for the special

a bill. Adopted, and the bill placed on the general file. Mr. Howell, by permission, intro-duced H. F. No. 83, a bill in relation to irrigation companies, which was read the first and second time and referred to the committee on private corpora-

H. F. No. 80, amending section 1, chapter 13 of the laws of 1880, was read the second time.

C. F. No. 51, relative to the organization of telephone companies, was read the third time and passed. Ayes 21, nays 0, H. F. No. 75, regulating water rights, was read the third time as amended,

was read the third time as amended, and passed. Ayes 16, nays 4.

C. F. No. 16, a bill to amend chapter 20 of the laws of 1830, was read the third time and rejected.

Mr. Howell moved to reconsider the vote on C. F. No. 16, Carried, and the bill was then amended and made a special order for Wednesday.

C. F. 67, relating to the estates of decedents. was amended, read the third time and passed. Ayes, 19;

nays, I.

H. F. 41, granting powers to private corporations; as amended, was read the third time and passed. Ayes 19, H. F. 82, amending an act incorporating Morgan City, was read the third time and passed unanimously.

H. F. No. 1, to fill a vacancy in the office of delegate, was read the third time and passed unanimously.

C. F. 68, amending sections 4, 7, 8, 11, 19 and 21 of chapter 19 of the laws of 1889, read the third time and passed.

Calculate the control of the laws of 1889, read the third time and passed. Ayes 15, nays 7. A communication was received from

first and second times by its title, and referred to the committee on ways and porating Logan City, was read the first and second times and, under the suspension of rules, read the third time and passed unanimously.
C. F. No. 83, amending an act regulating the mode of criminal procedure, read the first and second times and referred to the committee on judiciary

mmittee on agriculture. A communication was received from the Council giving notice of the Gov-ernor's disapproval of C. F. No. 33. C. F. No. 72, relative to stock raisers, was read the first and second times and referred to committee on agriculture. C. F. No. 69, amending incorpora-tions, etc., read first and second times and referred to committee on munici-pal corporations and towns. Adjourned at 5.30 till 10 a. m. Wed-

Wednesday, March 12, 10 a.m. A communication was received from the Council giving notice of the rejec-tion of H. F. 52, in relation to bonding school district No. 1, Provo. Mr, Hatch, for committee on judici-ary, reported back H. F. 15, authoriz-ing union depots, H. F. 59, relative to insurance companies, and recommendished business. Adopted.

The same committee to whom was referred C. F. No. 73, in relation to criminal procedure, recommended that it be put upon its passage. The bill under a suspension of the rules was read the third time by its title, and

passed unanimously.

The committee on private corporations, to whom was referred H. F. No. 83, relative to incorporation of irrigation companies recommended its passage, and upon the suspension of the rules, the bill was read the third time

rules, the bill was read the third time and passed.

The committee on highways, to whom was referred the petition of J. S. Black and others asking an appropriation for roads, recommended that \$1,000 be appropriated. Adopted.

The committee on agriculture, to whom was referred C. F. No. 69, relative to sinking artesian wells, recommended its passage. The rules being suspended, the bill was read the third time and rejected. time and rejected.

The committee on elections to whom was referred C. F. 70, apportioning logislative representatives, recommended its passage, and upon the suspension of the rules it was read the third time and rejected.

At 10.55 Mr. Hatch moved for a recess Carried

Called to order at 11.30. A communication was received from the Council which gave notice of the concurrence in amendments to H. F. 83, relating to private corporations, and C. F. 76, changing certain names. Referred to the committee on enroll-A message was received which gave notice of the passage of C. F. No. 75, relating to proceedings against fugitives from justice. Read first and second time and referred to the committee on judiciary, to whom was referred C. F. No. 61, relating to the locating and protection of militial to the locating and protection of militial claims, reported the same back with

Committee on private corporations, to whom was referred H. F. II, amending section 493 Compiled Laws of Utah, recommended that it do not pass. Committee on euroiment reported that H. F.'s 62, 79, 43, 78, 57 and 18 had been curolled and forwarded to the been enrolled and Governor for his action.

tions and towns, to who n was referred I.F. 73, amending an act incorporat-ing Provo City, recommended its pas-sage, and, under the suspension of rules it was read the hird time and ommittee on ways and means m was referred H. F. 32 and C. recommended their passage.

H. F. 32. requiring county assessor C. F. H. authorizing county courts to grant licenses, was read the third time and passed. Ayes 17, nays 4.

Under the suspension of the rules, H. F. 80, amending section 1, chapter 13, of the laws of 1880, was read the

BY TELEGRAPH. PER WRITTEN UNION TELEGRAPH LINE.

AMERICAN. LATEST BY LEGISTRING.

The committee on agriculture to whom was referred H. F. 75, relative to was contradicted. A well developed case was also discovered in James O. The committee on highways reported the report of the law of the l Mr. Morgan for the committee on education to whom was referred C. F. 68, a bill amending Sections 4, 7, 8, 11, 19 and 21 of chapter 19, of laws of 1880, recommended the passage of the bill.

Adopted.

The committee on claims and public organized by the election of Lieut. Gov. Finney president and F. Foil secretary. Gov. Finney stated that thus far the counts ito whom was referred the control of the control of the county and several care unit for shipment. Corn fed cattle are not yet touched by the disease. Experts then made a report of ease. The committee on claims and public counts, to whom was referred the laim of the auditor of public accounts

reof Agricultural College at Sharkville this
per afternoon. Captain Lucas was slightittee by wounded and all the buildings more

DEATHS.

BRABY. At his father's residence, Tent Ward, Salt Lake City, March 11th, at 6 a. m. Dan Braby, son of Edward and Ann Braby aged 22 years, 6 months and 29 days. Funeral at Tenth Ward Meeting House on Thursday, March 13th, at 2 p. m. Friends

MATHEWS-In this city, March 11th, 1984 of asthma, Ann Roberts Mathews, belove wife of Joseph Mathews, born February 26 1818, in Glamorgaushire, South Wales; joined the Church of Jesus Christ of Lat tur-day Saints, October 23d, 1844. Emigrat ed for a number of years, which she bor with patience and fortitude, and died as peacefully as one falling asteep, faithful and true to the Gospel, and assured of coming forth in the morning of the first resur

Funeral on Thursday, 13th. at late residence, 19th Ward. Friends of family are invited .- [COM.



NOT A LIQUID or SNUFF . A few ap-ELY BROTHERS, Druggis

\$200 REWARD. AN THURSDAY, ABOUT FIVE OR SIX

NOTICE

Z. C. M. L., SALT LAKE CITY, THE STOCK TRANSFER BOOKS OF this Institution will be CLOSED on March 15th, and RE-OPENED on April 6th, THOMAS G. WEBBER.

SALT LAKE BUILDING Manufacturing Company,

(Formerly Hayward & Co.,) CONTRACTORS & BUILDERS

AND DEALERS IN All Kinds of Building Materi Als. MILL WORK

In all its branches, well and proveptly done Mill and Office, No. 224 First West, be-ween 2d and 3d South Sts. 17, O. Box, 466.

CHERRY TREES HAVE 30 VARIETIES OF THE CHOIC-est Cherry Troes, which I offer at reason. ble figures.
Also the finest varieties of the Pear, Peach, Plum and Apricot.
Also the most desirable varities of sma

Also Shade and Evergmen Trees, Ornamental Shrubbery and the rarest Climbers.
Dwarf and Tree Roses.
Also a superb collection of Greenhouse and Bedding Plants. Bouquets, Wreaths, Anchors, Crosses, Etc., made to order on Short Notice. NURSERYMAN AND FLORIST.

At office and . Workshops, No. 69 Main Street, or resi deace Eastern purseries, No. 842e, Third South Street, Salt Lake City, Utah. Orders filled with promptitude. de 1m COUNTY TAX SALE.

County Collector's Office, Court House, alt Lake City, March 11th; 1884.

A TRIUMPH OF SKILL



Prepared from 8elect Fruits

That yield the finest flat Have been used for years. The Standard Flavor

PRICE & CO Chicago, Ill., and St. Lor

WANTED RELIABLE WOMAN WHO IS A GOOD

NOTICE. MRS. BROWN IS NOW OPEN TO BUY and Sell Coast Of Clothing, No. 203 First South Street, the Old American

FOR SALE. A FINE JERSEY BULL CALF, BY MR. How's imported Prize Bull, at THOMAS FENTON'S, Corner of 4th South and 4th West Sts.

SHORT-HAND AND TYPE WRITING. NSTRUCTIONS BY A PRACTICAL REwhen competent.

Office, with Sutherland and McBride, room
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d87

WANTED. A GOOD, COMPETENT MILLER, STEA dy employment guaranteed, if satisfac-tory terms are arranged. Apply to M. W. MERRILL, 87 1m Richmond, Utah.

D. TURNGREN. Druggist and Apothecary Has opened his new place in the Old Idah-Store, on the corner of Second South and First East Street. The public are cordially invited. Prescriptions carefully compounded.

NOTICE. GIRLS FROM THE COUNTRY DESIR ing situations and those requiring belp will find it to their advantage to call at Mrs. A. G. White's Employment Office, No. 34E Second South St. Situation wanted by a good man cook. Situation wanted by a Female Cook.

Stonecutters and Builders Combstones, Monuments, Mantels, Iron Mantels, Grates and Hearth Stones.

WATSON BROS.,

1278 & 1280 SOUTH TEMLE ST., Opposite Assembly Hall.

FOR SALE. N LOGAN CITY, UTAH, A GOOD TWO dahs; with cellar, hot or cold hydratat water, lawn, bearing apple, pear, cherry, plum and other fruit trees; also a good bara, stable and granary of 2,000 bushels capacity and a cellar underneath. The lot is 154 feet front by 10% rods back, situated in the most desirable part of town, and will be sold at a bargain, as the owner desires to go south. Title perfect. Also a few good business lecations on Second Street, opposite the Posofiice. Address J. H. Martineau, Logas, Utals.

Ventilating Grate, and Fire on the Hearth Grates, Stoves and Mantles. DAVID JAMES & Co.,

Are Sole Agents for the Otto Silent Gas Engine. DAVID JAMES & Co.,

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DAVID JAMES & Co., B. Smith, and W. H. Warner Stear Heating Apparatus.

DAVID JAMES & Co., Are Sole Agents for the Hartford Glass Water Closets, and ke eps in stock the Hellyer, Hygela, Zan as, Jennings, and White's Sanitary Closets, all of which are first class.

DAVID JAY JES & Co., Keeps in stock' the Latest Improved Plumbers' Mater ials to be found in the Eastern Marke .s.

Have by stock the latest designs in Gas Fir tures, selected personally while in the East the past winter. DAVID JAMES & Co.,

DAVID, JAMES & Co.,

Are prepared to lay Water Pipes from DAVID JAMES & Co.,

Have a large force of First-class Plumbers, Steam and Gas Fitters, and s prepared to do Plumbing and Steam Fitting on the very latest improved plans as adopted by Eastern cities, and solicits the continued patronage of the citizens of this city and vicinity.

Have in stock a large assortment of Tin Plate, Sheet Iron Roofing, and Galvanized Iron, and are prepared to do all kinds of Tim, Copper and Sheet Iron Work. 13tove Furniture a Spe-

Orders Rec eived by Telephor

CONS MINOR AND DATE.

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(HOOPER & ELDREDGE BUILDING

Sale of Unclaimed Freight.

Notice in hereby given that the goods and chattels described in the subjoined list will be sold at Public Ametion, at the Freight House of the Utah Central Railway Company, at its Depot, in Salt Lake City, to the highest! sidder for cash. Said sale will begin at 10 o'clock a.m. of the third day of April, 1884.

PRANCIS COPE, General Freight and Passenger Agen. OGDEN STATION.

ngnat 11, 1883, 1883, 27, 1883	E. S. Gunberg, Ogden, Seymour Allread, Ogden, W. Dunston, Ogden, Wm. Service, Ogden, Nellie Hutchinson, care Prof. Hatton, Deer Lodge	1 Box empty bottles 1 Case crockery 1 Roll blankets 1 Bdl sacks 3 Boxes apples	45 45 25 15 156	\$
THE DUNCTURE LEAF A	SALT LAKE STAT			10
June 7, '82,	J. Connelly, Salt Lake,	4 Boxes C. C. But 35 Boxes raisins 10 Quarter boxes raisins 1 Box hardware 1 Box clothing 2 Doxes books	100 907 46 20 940 100 808 40 210 210 210 210 210 40 210 210 40 210 40 210 40 40 40 40 40 40 40 40 40 4	8 4 40 40 21 31 60 60 60
Constitution of the Consti	Mys J J Armstrong Cale Lake,	2 Trunks personal effects	-	-

NO MARKS.

1 w. proof coat, 1 horse bridle, 1 Branding iron F, 1 Package raspa, 2 hoxes, 2 Satchels, 1 package carpet. 1 Lunch basks 1 Randle parasols, 8 Bundles sundries, 1 Hat box, 2 black hats, 1 Eed leather value, 1 Bundle buffalo robe, 2 Hundles hadden

wife the but tell play, as	NEPHI STATION	N.		
are references and the second	Manti Co-operative P. Graves,	1 Rox L. blacking	15	\$
at the margination of the same	H. Brown, Taylorsville		150	3
C. M. L. March 10, '81,	Copper Belt Mining Company, Marysville,	Cast flange Boxes books	100	25
inger Co., June 14, '85, f. Beigee, July 25, '85,	H. C. Peterson, Junb. J. E. Mongum, care city creek co-óp. H. C. Jensen, Junb,	1 Box grisders, 1 Bdl wood	120	1
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