

lot. Report accepted and the recommendations referred to the appropriation committee. The ways and means committee passed the bill providing for a jury in civil cases to the House with amendment. Filed. Council message announced the passage of a bill to change the name of J. Christensen. Bill filed. A special order, the city charter of Park City, was read, amended and passed—ayes 21. Title approved.

A bill relating to barbed and wire fences was discussed, the principal point in controversy being the height of the rail above the top of the post should be from the ground. Bill passed—ayes 18.

Mr. Hatch called the attention of the House to the fact that the amount of Territorial indebtedness reported in the auditors report was against Wasatch County.

The rules were suspended in order Mr. Booth's resolution might be presented and considered. Mr. Hatch then submitted the following:

Resolved, That the action of D. Tholt, County Clerk of Salt Lake County, in refusing to comply with requirement of the House, to make out the financial report of Salt Lake County, so as to conform with the law and the manner in which other county clerks have done, is worthy of the censure of this House.

Considerable discussion ensued. The resolution was adopted by an affirmative vote of 15.

The special orders set for to-day were disposed of as deferred, on motion, until to-morrow.

The Council returned H. F. 8, to amend section 415 of the Compiled Laws, with amendments.

Also sent to the House a bill in relation to quarantine for their consideration, which was read and referred.

Also H. F. 56, for the preservation of fish and game, with amendments.

The House adjourned till Friday, March 16.

Friday, 2 p. m. The House met as per adjournment; the Speaker in the chair. Journal read and approved.

The Council amendments to the bill providing for the preservation of fish and game were considered, referred to the committee on fish and game, with the privilege of reporting the amended section.

Mr. Sharp made the following motion: That the committee on public accounts be instructed to ask the County Court of Salt Lake County to furnish to the House the report of Salt Lake County for the fiscal years 1880-1 substantially in the form of other county reports. The motion prevailed.

The following bills were read the second time by title and placed on the general file:

H. F. 77, to enforce the civil rights of the Territory. The amendments made by the Judiciary committee were read and adopted.

H. F. 75, concerning the duties of county clerks.

H. F. 81, to amend section 181 of the Compiled Laws.

H. F. 5, to regulate and prescribe compensation for official services in the Territory.

H. F. 81, to change the name of P. Christensen, of Richfield, to Lars P. Peterson.

H. F. 89, to amend section 1,205 of the Compiled Laws, was taken from the general file, relating to leasing of improved town or city lots. The bill passed—ayes 13, noes 1. Title approved.

H. F. 44 (substitute), a bill to amend section 5 of chapter 21 of the Laws of 1880 and section 19 of chapter 13 of the Compiled Laws was read. The first amendment describes that the county court shall attach to the tax roll a warrant directing the collector to collect the several amounts levied for school, county and territorial purposes. The second amendment relates to the abstract of the tax roll, providing the law contained in other provisions passed at present session. The bill passed—ayes 19, title approved.

H. F. 82, a bill to prevent bulls from running at large in Morgan county was read. The animals named are not allowed under the provisions of the bill to run at large on summer ranges of that county, after May 1, 1882. The bill passed—ayes 13, noes 8. The chair was compelled to give the casting vote, the rules requiring a majority of all the members elect to

pass any measure. Title approved.

The bill to change the name of Thomas E. Geuge to Thomas E. Gauge was read and passed—ayes 20. Title approved.

The concurrent resolution in relation to delinquent taxes due the Territory from the 22d of February, 1878, to May 31, 1882, and the remitting of all such taxes due prior to the first named date.

Mr. Booth stated that the latter part of the resolution was incorporated in the bill just passed in relation to the civil rights of the Territory. On motion the resolution was rejected.

The Council joint resolution, respecting the appointment of Jesse W. Fox in connection with special commissioners from Piute and Sevier counties, to locate a practicable route for a wagon road from Marysville, Piute County, to Joseph, Sevier County, was taken up. The resolution appropriates the sum of \$1,000 for the construction of the said road, provided each county named also appropriate and expend a like sum for the same purpose.

Mr. Stout was opposed to the bill, as, in his estimation, the committee of Sevier and Piute counties should first locate and perform labor upon the road before they apply to this Assembly for assistance.

Several other members opposed the sending of a commission to Piute and Sevier counties to locate the road in question.

Mr. Preston moved a recommitment to the committee on highways, with instructions to draft a substitute resolution appointing commissioners from the counties of Sevier and Piute so as not to require the sending of a commission from this city to those counties to locate the road in question.

H. F. 32, in relation to a jury fee in civil cases, was read. The bill was discussed.

Mr. Booth moved an amendment to make the jury fees apply to all jurors in attendance at court instead of only to those twelve who try any one case.

Mr. Stout thought that the twelve men who earn the money should receive it.

Mr. Thurman said that the bill would act as a premium on perjury.

Mr. Penrose stated that the bill was imperfect. It had been decided by the House unwise to appropriate money from the treasury for jurors fees in civil cases; therefore he was in favor of giving the money collected to those who sit upon the cases.

Mr. Preston considered that the jury fee of \$10 was insufficient and he was in favor of the litigants paying all the expenses of the jurors, or giving them an appropriate wage for deciding upon their differences.

Mr. Farr considered it an injustice to compel men to sit in judgment upon their neighbors' differences without payment therefor. Anyone going to law should be required to pay all legitimate costs, let them be what they may. Was in favor of a docket fee in the interests of jurors. A man generally pays a large bill of costs at law; simply to gratify his own will.

Mr. Booth considered the bill required the payment of the jury fees advanced by the party demanding the jury, to the party winning the case, instead of its being paid to the jurors.

Pending the discussion on other amendments offered, the bill was referred to the Judiciary.

A message from the Council stated that C. F. 30, defining how appropriations shall be paid, had been passed. Read and filed.

Another message announced the passage of H. F. 58, amending section 504 of the Compiled Laws concerning the leasing of any railroad companies owning parallel lines.

Also, that the House resolution concerning the purchase and distribution of bound copies of the Utah reports had passed with amendments, limiting the number of copies to be purchased. The House did not concur in the amendments, and the Council was so notified.

A message from the Council announced several slight amendments to the bill amending sections 839, 944 and 960. The amendments were concurred in.

The enrollment committee by Mr. Johnson reported that H. F. 22, to amend sections 509 13-19 of the Compiled Laws of Utah and No. 67 to change the boundaries of Manti City had been properly enrolled and presented to the Governor for his approval.

Mr. Francis presented a claim from the Deseret News Company. Referred.

A petition from Mr. Hatch, on behalf of Uintah and Wasatch

counties, asking an appropriation of \$2,000 to construct a road from Wasatch to Uintah County. Referred.

A petition from Warren W. Dusenberry was presented by Mr. Page, asking an appropriation to bridge Provo River. Referred.

Mr. John-on presented a petition of James L. Bunting and 58 others, asking for an appropriation to construct a road through Kanab Canyon. Referred.

The House adjourned till 10.30 a.m. on Saturday.

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