

7.00 **	Weunesuny, march 1, room, - prass	property in the House Journa
6.00 **	Council met pursuant to adjourn-	Adopted.
8.45 **	ment.	The ways and means committee by Mr. Peery, reported favorabl
8.08 H	Roll called. Quorum present.	upon the House bill 64 and a
E E	Frayer by the Chaplain.	amendment thereto referred to then
A g	Councilor Smoot, of the commit-	for consideration. Accepted.
E .	tee on revenue, reported back H. F.	Mr. Booth, from the special com
	8, the bill amending section 415 of	mittee on delinquent territoria
	the Compiled Laws, which the com- mittee had amended by adding five	taxes, reported a resolution remi
		ting all such delinquencies incurre
B = 1	Councilor Caine, of the committee	prior to Feb. 22d, 1878, when th
	on judiciary, reported on the petition	present revenue law passed, and th
WE-	of the county court of Beaver Coun-	collection of all accruing from the
0 00	ty, praying for the sum of \$352 for	dite to May 31st, 1882, if no
R L	money expended on boarding and	naid before that time, by means d
EL.	guarding Ben Tasker and other per-	tarmined upon by the auditor. Th
E.F.	sons not properly the charge of Bea-	list of del nquencies was read show
Lake Of Ballway	ver County. The committee had	ing a total indebtedness of \$196,67
24	investigated the matter and found	58, cf which \$43,990.33 were incurre
92	it contrary to the policy generally	prior to Feb. 22d, 1878, which amount
1	adopted, as the county has power to	was asked to be remitted. The r
2.2	levy a tax for all contingent ex-	Fort was accepted and the resol
of B	penses, all prisoners have been	tion filed.
74	maintained at the expense of those	The Council informed the House
2 E	counties in whose charge they were,	that a message from the Govern
38	fron County had refused to pay	had been received announcing h disapproval of the Council bill
47	for the keeping of Ben. Tasker, and was partially justified in so doing.	amend section 2385 of the compile
and Vor	The committee also considered the	
pted.	amount of \$3 per day, as charged in	The committee on highways, b
	this petition, was exorbitant, and	Mr. Peterson, concerning the pet
tendens	reported adversely. But as the no-	tion of James T. Darton and
	torious thief and murderer, Ben	others, residents of Piute Count
S.,	Fasker, had no particular place of	asking for an appropriation of \$4,0
N.,	habitation, the committee recom-	to build a wagon road from Fremo
DEDC	mended that \$150 be appropriated to	Valley down the Fremont River
UCNJ.	cover the expense prayed for by Bea-	the Little Colorado, reported the
RBLE	ver County. The committee fur-	recommendation to appropriate a
LES,	ther recommended that \$350 be ap-	000 for that purpose, to be expende under the direction of the selectme
18.	propriated as a reward for the cap- ture and arrest of Ben Tasker. Re-	of Piute County. Report accepte
Street.	ferred to the committee on claims,	On a motion to refer the matte
te.	with instructions to incorporate the	to the appropriations committee,
	amounts in the appropriation bill.	few words were exchanged.
3.15-51	Councilor Barton, of the commit-	Mr. Dalton did not see the nece
11	tee on counties, to whom was refer-	sity of the reference of the recon
ADY OLAC	red the petition of S. J. Pearson,	mendation to the committee name
Coative-	asking that a portion of the western	as the committee reporting had ful
egetab'e	part of Kane County be annexed to	considered the matter. It was then fore performing labor twice over.
e strictly	Washington County, and the peti- tion of J. R. Cutlin and others, ask-	Mr. Page could not see the propi
egetable.	ing for a portion of the northern	ety of the reference.
) Pilis, 25	part of Kane County to be added to	Mr. Penrose again state
genuine	Washington County, breught in s	that it was deemed judicious
WEST &	bill to accomplish the result asked	apprise the appropriation commi
W. Madi-	for in the petition.	tee of the various sums appropria
amp	Councilor Smoot introduced a bill	ed, so that in case appropriation
ta.	to define how appropriations shall	were made in excess of the presen
	be paid.	revenue, the various enterprise
INF	H. F. 8, the bill to change the	might receive a pro rata appropri
INF I	time of classing estrays to 12 instead of 18 months was taken up as amen-	tion. The matter was referred. The conference committee on th
VL,	ded. The amendment suggests that	bill providing for county scalers
M186,	all persons conducting drives and	weights and measures, by Mr. Pet
CITY,	roundups shall notify the nearest.	rose, stated that the committee r
ULL I,	poundkeepers of the time and place	commended that the House r
10-10-	of such drives, and that said pound-	cede from the first amendment, an
ites than	keepers shall take charge of all un-	the Council would concur in the s
be City.	elaimed stock and brand them with	cond. Adopted.
bay.	the letter S 23 inches long on the	Introduction of bills:
ENTS.	right side, as a Territorial estray	By Mr. Francis, to amend section
prietor.	brand, and owners shall be entitled	181 of the Compiled Laws. Refe red.
Deput.	to redeem them within 12 months, by paying one dollar for impounding	Also to provide that on any sun
State Par	and branding them; afterwards the	mer range in the county of Morga
T	poundkeeper shall claim and dispose	it shall be unlawful, after May
-	of such strays as in the law provided.	1882, for any bull to run at larg
· · · · · · · · · · · · · · · · · · ·	Councilor Wells expressed strong	The owners of such animals are l
adon	centiments against these roundups,	ble to fines of \$25 for each offens
200	and said that they had been abol-	and in case the owner is unknow
0	ished years ago in Salt Lake County	the animal is to be treated as an e
	by public sentiment. These drives	tray.

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