

- 15.—For an act repealing Chapter xv of the Laws of Utah, 1882. Substituted by 27.
- 16.—To amend Chapter xxix of the Laws of 1880. Approved.
- 17.—To extend the powers of incorporated cities. Approved.
- 18.—For an act repealing Section 21 of Chapter xxxi of the laws of 1880. Approved.
- 19.—To regulate the keeping of sheep, as a substitute bill for C. F. 11. Passed.
- 20.—Amending Chapter xxviii, Laws of 1882. Approved.
- 21.—To regulate the practice and selling of medicines in the Territory of Utah. Vetoed.
- 22.—Appropriating money to aid in sinking artesian wells in certain desert lands in Utah Territory. Substituted by 38.
- 23.—Authorizing County Courts to grant licenses. Vetoed.
- 24.—Amending Chapter v, Title II, of an act regulating the mode of procedure in criminal cases, approved February 22, 1878. Passed.
- 25.—Authorizing the employment of a Territorial geologist. Rejected.
- 26.—Providing for recording the pedigree of stock. Approved.
- 27.—Amending section 144 of the Compiled Laws of Utah, a substitute bill for C. F. 15. Approved.
- 28.—Providing for taxing the net proceeds of mines. Rejected.
- 29.—For the protection of stock raisers. Approved.
- 30.—To prevent the selling or giving of toy pistols to minors. Approved.
- 31.—Providing for taxing on transitory herds. Rejected.
- 32.—In relation to branding, killing, taking possession of or driving domestic animals. Rejected.
- 33.—Prescribing the qualification of voters. Passed.
- 34.—Apportioning the Legislative representation of the Territory of Utah. Passed.
- 35.—Amending section 2006, chapter X, of the Compiled Laws. Approved.
- 36.—To license dogs. Rejected.
- 37.—Providing for private roads. Passed.
- 38.—To encourage the sinking of artesian wells in the desert lands of Utah Territory. Substitute.
- 39.—Amending sections 2326 and 2336, chapter II, title xxii of the Compiled Laws. Passed.
- 40.—Relating to the location and recording of mining claims. Substitute.
- 41.—Amending the charter of Payson City. Passed.
- 42.—In relation to corporations for the purpose of raising and dealing in live stock. Passed.
- 43.—Amending section 380 of the Compiled Laws of Utah. Passed.
- 44.—Amending an act to incorporate Logan City. Passed.
- 45.—Amending section 213 of the Compiled Laws of Utah. Approved.
- 47.—In relation to chattel mortgages. Passed.
- 49.—To change the name of Olof Andelin to Olof A. Andelin. Passed.
- 50.—Providing for the qualifying of county, precinct and road district officers. Passed.
- 51.—To provide for the organization and regulation of telephone companies. Passed.
- 52.—Making provisions for disorganizing irrigation districts. Rejected.
- 53.—Creating and incorporating the University of Utah, providing for the disposal of the University lands, and authorizing the University of Deseret to transfer its property to the University of Utah. Passed.
- 54.—To provide for assignments of insolvent debtors. Passed.
- 55.—In relation to the estate of decedents. Substitute.
- 56.—Prescribing the mode of maintaining possessory action on the public lands in this Territory. Rejected.
- 57.—Amending Section 9, Chapter xxi, of the laws of Utah, 1880. Passed.
- 58.—Amending Section 495 and 648 of the Compiled Laws of Utah. Passed.
- 60.—To encourage the sinking of artesian wells in the desert lands of Utah Territory. Rejected.
- 61.—To the locating and protection of mining claims. Rejected.
- 62.—Amending sections 4, 7, 8, 11, 19 and 21, of Chapter xix, Laws of 1880, (being a substitute for H. F. 30.) Substitute 68.
- 63.—Relating to fire insurance companies. Passed.
- 4.—Amending an ordinance to incorporate the City of Manti, approved February 6, 1881. Passed.
- 65.—Incorporating Mount Pleasant, in Sanpete County, approved February 20, 1883. Passed.
- 66.—Relating to betterments on real estate, to which there are conflicting claims of title. Passed.
- 67.—In relation to estates of decedents, was rejected, and the substitute bill, C. F. 67. Passed.
- 68.—Amending sections 4, 7, 8, 11, 19 and 21, of chapter 19, of the laws of 1880. Passed.
- 70.—Apportioning the Legislative representation of the Territory of Utah. Rejected.
- 71.—Authorizing county courts to grant licenses. Passed.
- 72.—Relative to stock raisers. Rejected.
- 75.—Relating to proceedings against fugitives from justice. Passed.
- 76.—Changing names. Passed.
- 77.—Amending charter of Ogden City. Passed.
- 78.—Amending charter of Logan City. Passed.
- HOUSE FILES.
- 1.—To fill a vacancy in the office of Territorial Delegate. Passed.
- 2.—To regulate the selling of patent rights. Passed.
- 3.—Of offenses relating to domestic animals. Rejected.
- 4.—Authorizing limited partnership. Approved.
- 5.—For the protection of owners of stallions, jacks and bulls. Rejected.
- 6.—To prevent the utterance of false pedigrees of stock, and fixing a penalty therefor. Rejected.
- 7.—For an act adopting the common law of England. Rejected.
- 8.—For an act relating to insurance companies. Postponed.
- 9.—To revise the laws of Utah, to the joint committee on revision and compilation. Passed.
- 10.—To change the name of John M. Nevenhurst to John M. Hurst. Passed.
- 11.—To amend section 493, of Compiled laws of Utah. Rejected.
- 12.—To amend section 494 of compiled laws of Utah. Rejected.
- 13.—To prevent the trespassing of animals on private property. Rejected.
- 14.—Relating to physicians and the practice of medicine. Rejected.
- 15.—Authorizing the incorporation of companies for the construction of union railroad stations and depots, with the necessary connecting tracks, and for the management of the same. Rejected.
- 16.—To regulate the selling of poisons. Passed.
- 17.—To prevent the sale or advertising for sale of any drug or medicine for females for the purpose of procuring abortion or preventing conception. Rejected.
- 18.—For the protection of stock in the Territory of Utah, and to punish certain offences concerning the same. Passed.
- 19.—Providing for the adoption of children. Passed.
- 20.—Regulating the branding, herding and care of stock. Passed.
- 21.—Defining the duties and liabilities of stock ranchers. Passed.
- 22.—To encourage the mining, milling and smelting or other reduction of mineral ores in the Territory of Utah. Rejected.
- 24.—To amend an act for disposing of stray animals, etc. Passed.
- 25.—To change the name of Alexander Hedquist to Alexander S. Anderson. Passed.
- 26.—Making an appropriation for University of Deseret. Passed.
- 27.—Defining the duties of poundkeeper, and for other purposes. Rejected.
- 28.—To provide a normal school for Weber County. Passed.
- 29.—Concerning occupying claimants. Rejected.
- 30.—For the establishment and support of district schools. Passed.
- 31.—Providing for the formation of partnerships. Passed.
- 32.—Requiring county assessors to verify assessment rolls. Rejected.
- 33.—Providing for the payment of jurors. Passed.
- 34.—To regulate procedure in criminal cases.
- 35.—To punish persons for entering into railroad cars in certain cases. Rejected.
- 36.—To incorporate Park City. Passed.
- 37.—To provide for the election of a board of fish commissioners, and to prescribe the duties thereof. Passed.
- 38.—Amending act incorporating Provo City. Passed.
- 39.—To regulate voluntary consignment for the benefit of creditors. Passed.
- 40.—To prohibit the herding of sheep in the neighborhood of cities and towns. Rejected.
- 41.—For the formation of and granting powers to private corporations. Passed.
- 42.—To prevent children under a certain age from entering saloons. Rejected.
- 43.—Relating to procedure of probate courts in the settlement of estates and in guardianship. Passed.
- 44.—To encourage the sinking of artesian wells in the Territory of Utah. Rejected.
- 45.—For an act amending the charter of Salt Lake City. Vetoed.
- 46.—To prevent the destruction of animals by dogs. Rejected.
- 47.—Amending chapter 2, title 10, of the compiled laws of Utah. Passed.
- 48.—Providing for the health and safety of persons employed in coal mines. Passed.
- 49.—To amend an act to incorporate Fillmore City. Passed.
- 50.—Providing for the purchase of 200 copies of a new and revised map of Utah Territory. Passed.
- 51.—Relating to certain crimes and the punishment thereof. Passed.
- 52.—Authorizing Provo School District No. 1, in Utah County, Utah Territory, to issue bonds for the purpose of building a school house. Passed.
- 53.—To amend the city charter of Spanish Fork city. Approved.
- 54.—Making an appropriation for the completion and furnishing of the Territorial Insane Asylum. Passed.
- 55.—Amending an act entitled an act incorporating the city of Ephraim, in Sanpete County, above reported. Passed.
- 56.—For the protection of animals from injury by the use of barbed wire in the construction of fences. Passed.
- 57.—Amending an act incorporating Wellsville City, approved Jan. 19, 1886. Passed.
- 58.—Amending Chapter 28, of the session laws of 1880. Passed.

- 59.—For an act concerning insurance companies not created under the laws of this Territory. Passed.
- 60.—For the Special Joint Committee on Civil Procedure—A bill, H. F. 60, regulating the mode of civil procedure. Passed.
- 62.—For the support of paupers. Passed.
- 63.—To prevent the importation, selling or running at large of domestic animal or animals affected with any infectious or contagious diseases. Passed.
- 64.—Granting to Lehi City certain powers. Approved.
- 65.—To American Fork City certain powers. Approved.
- 66.—For an act amending an act for the protection of keepers of inns, hotels, etc., approved Feb. 15, 1876. Passed.
- 67.—Repealing Section 103 of Chapter vii, Title II, of laws of Utah of 1878. Rejected.
- 68.—Amending an act for the establishment and support of district schools, and for other purposes, approved Feb. 20, 1882. Passed.
- 69.—Changing the names of Hans Straus Strusberg and Alexander Hedquist. Substituted by C. F. 76.
- 70.—Regulating the building and operating of smelters in the Territory of Utah. Passed.
- 71.—Providing for the payment of jurors. Passed.
- 72.—For an act relating to contracts and promises. Rejected.
- 73.—To amend an act to incorporate Provo City, approved Jan. 21, 1864. Passed.
- 74.—Providing for the incorporation of towns of over three hundred inhabitants. Passed.
- 75.—For the regulation and distribution of water for domestic, irrigation, mining and manufacturing purposes. Rejected.
- 76.—Changing the boundaries of Kane, Iron and Washington Counties and creating Garfield County, approved March 9, 1882. Passed.
- 77.—Amending an act incorporating Salt Lake City, approved Jan. 20, 1860. Passed.
- 78.—To encourage and protect the interests of wool growers, and for other purposes. Rejected.
- 79.—Amending incorporation of Brigham City. Passed.
- 80.—Amending Section 1, Chapter xiii, of the laws of 1880. Passed.
- 81.—In relation to mortgages of personal property. Passed.
- 82.—Incorporating Morgan City, in Morgan County, approved Feb. 13, 1868. Passed.
- 83.—Relative to private corporations. Passed.
- 84.—Repealing all laws concerning the surveyor general. Passed.
- 85.—General appropriations. Passed.
- 86.—Revising proceedings in justices courts. Passed.
- 87.—For the protection of stock growers. Passed.
- 88.—Same as 19. Passed.
- 89.—Apportioning representation. Passed.

DAVIS STAKE CONFERENCE.

Davis Stake Conference was held at Bountiful, on the 8th and 9th inst., and, although the roads were in a very bad condition, the attendance on both days was large. Presidents Joseph F. Smith and Wilford Woodruff were present both days, and on Sunday Pres. George Q. Cannon and Elder Samuel W. Richards were also there. The reports of the Bishops were favorable, and show that the people are making commendable improvement. The reading of statistical reports was attended to on Saturday, after which we were favored with addresses by Apostle Woodruff and Pres. Joseph F. Smith. Brother Woodruff showed the benefits to young men of placing a portion of the Priesthood on them, the responsibility thus given furnishes them something to do and makes them more circumspect in word and action. A person who magnifies the Lesser Priesthood may receive great manifestations of the power of God. Had as wonderful manifestations himself when he was a Priest, as he has ever had since. President Joseph F. Smith spoke of the duties of the Saints and the requirements of the Gospel. The trials of Abraham and Job are intended as lessons to mankind throughout all time. In order to inherit the celestial kingdom we must be able to as willingly make as great a sacrifice as did Abraham, but if we do the best that we can God will see that we are not tried more than we can bear. We must not love anything on the earth more than we love God. Sunday forenoon President Cannon proved that the real cause of the persecution against this people is their having the priesthood, from the fact, that as soon as a man loses his Priesthood he is received by our enemies, and further, that others that lay no claim to the Priesthood can practice the very things for which we are ostracized, and themselves receive no persecution. Commended independence, yet all must conform to the will of God. Brother Woodruff said the warfare is not between us and the nation, but between them and the Almighty, for they are trying to overthrow His work. The righteous have no need to be fearful. Don't do anything that is wrong, for our strength is in the right. We are living in a good day and are expected to build up a kingdom that will endure till Christ comes. In the afternoon the authorities were presented, and the Conference was addressed by the Stake Presidency, Elders S. W. Richards, President Joseph F. Smith, President Cannon and President Woodruff. The subjects spoken on were the Revelation on Celestial Marriage, kindness of husbands to their wives and the need of governing families in justice and by the law of kindness and love. J. H. Wilcox, Clerk.

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**NOTICE OF FORFEITURE.**  
TERRITORY OF UTAH,  
County of Salt Lake.  
SALT LAKE CITY, February 7th, 1884.  
TO James Campbell, John F. Kinney, Jr., Eli B. Kelsey, Jr., James Dine, J. F. Webb, Thomas Morris, Patrick Lynch, Elizabeth L. Kinney, their and each of their Executors, Administrators, Heirs or Assigns, you are hereby notified that I have expended One Hundred and Twenty Dollars (\$120.00) in labor and improvements upon the Dial Lode, situated in Main Bingham Canon, West Mountain Mining District, Salt Lake County, Territory of Utah, located on February 3rd, 1872, and commencing at the Southwesterly end of the North Star Lode (patented) and running on its course Twelve Hundred, (1200) Feet. A more particular description of said Dial Lode may be had by reference to Book F, of Claims and Locations, page 417, in the District Record Books of said Mining District, as will appear by my certificate filed for record January 27th, 1884, in the office of the Recorder of said West Mountain Mining District and recorded in Book N of Notices, pages 387-8. Records of said District, in order to hold said premises under the provisions of Section 2324, Revised Statutes of the United States, and the amendments thereto, being the amount required to hold the same for the year ending 1883; and if within ninety (90) days after the notice of this publication you fail or refuse to contribute your proportion of such expenditure, as a co-owner, your interest in said claim will become the property of the subscriber, under said section 2324, and the amendments thereto.  
w4 3m CHARLES F. BLANDIN.

**NOTICE TO CREDITORS.**  
Estate of Charles Binnall, deceased.

**NOTICE IS HEREBY GIVEN BY THE** undersigned, Executors of the Estate of Charles Binnall, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within ten months after the first publication of this notice, to the said Executors at either of their residences in the 7th Ward, Nos. 342 and 344 First West Street, Salt Lake City, in the County of Salt Lake.  
ISAAC M. WADDELL,  
CHARLES J. LAMBERT,  
Executors of Charles Binnall, deceased.  
Dated at Salt Lake City, Feb. 13, 1884.  
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**SUMMONS.**  
In the District Court in and for the Third Judicial District of Utah Territory,  
County of Salt Lake.  
ANNA VON TROTT, Plaintiff,  
vs.  
OTTO VON TROTT, Defendant.  
The People of the United States in the Territory of Utah send Greeting:  
To Otto Van Trott, Defendant.

**YOU ARE HEREBY REQUIRED TO** appear in an action brought against you by the above named plaintiff in the District Court, of the Third Judicial District of the Territory of Utah, and to answer the complaint filed therein within ten days (exclusive of the day of service) after the service on you of this summons—if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise within forty days—or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to have a judgment and decree of this Court dissolving the bonds of matrimony existing between plaintiff and defendant, and restoring each to the rights of unmarried persons, and awarding to plaintiff the care and custody of their daughter Fay, the issue of said marriage, and for general relief, and for costs of suit. The above relief is asked upon the grounds of adultery, committed by defendant with one Kittie Meyer, in the year 1882, at Salt Lake City, and his adulterous intercourse with said Kittie Meyer since, and the failure of defendant to provide plaintiff with the common necessities of life, since June 16th, 1882, and abandonment. And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the Court for the relief demanded therein.  
WITNESS, the Hon. John A. Hunter, Judge, and the seal of the District Court, of the Third Judicial District, in and for the Territory of Utah, this 19th day of February, in the year of our Lord one thousand, eight hundred and eighty-four.  
O. J. AVERILL, Clerk,  
By H. G. McMILLAN, Deputy Clerk.  
w6 4 t

**CATARRH ELY'S CREAM BALM**  
effectually cleanses, cures colds, catarrhal affections, causing healthy secretions. It allays inflammation, protects the nasal passages from additional colds, completely heals the sores and restores the sense of taste and smell. **APPLIED with the FINGER.**—Thousands on the Pacific slope testify to its priceless value.  
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"Taken, Messrs. Feb. 1, 1880. Gentlemen—I suffer and with attacks of sick headache. Neuralgia, female trouble, for years in the most terrible and excruciating manner. No medicine or doctor could give me relief or cure until I used Hop Bitters. 'The first bottle nearly cured me.' The second made me as well and strong as when a child. 'And I have been so to this day.' My husband was a invalid for twenty years with a serious 'Kidney, liver and urinary complaint,' pronounced by Boston's best physician—'Incurable!' Seven bottles of your bitters cured him and I know of the 'Lives of eight persons' in my neighborhood that have been saved by your bitters. And many more are using them with great benefit. 'They almost do miracles?'  
(6) —Mrs. E. D. Slack.

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It has become a well established fact that the larger portion of diseases to which the human family is subject arise in the first place from some derangement of the Liver. This organ is not only the largest, but at the same time one of the most important. The venous blood, on its return to the heart, passes through this organ, and in its passage the impurities, as also the secretions which are necessary for digestion as well as for a cathartic to assist in the removal of waste material, are eliminated. From this it is easily seen that the Liver is liable to get out of order to a greater or less extent, and when this occurs it is impossible for it to properly fulfill its office of removing all objectionable matter from the blood, but allows it to pass through, carrying with it the poisons of which it should have been relieved. With impure blood the whole system becomes affected, and no organ can properly perform its function unless it is supplied with pure blood to maintain its strength. So the Liver becomes all important, and when one has the feeling of being continually tired, worn out, or constipated, with tenderness to the Piles, Headache, Sick Stomach, Complexion eruptions of skin, etc., they may be sure their Liver is out of order, and a remedy is required to assist nature in relieving itself of all accumulations, and restore it to its original strength and vigor. For all the complaints of this kind there is no medicine that equals **PRICKLY ASH BITTERS.** The result of years of study, experiment, medical research and practice of Dr. B. F. SHERMAN, its originator, and its success wherever used is sufficient guarantee for its merit. Drastic Purgatives and that class of remedies can have but one effect—this is by their violent action to derange and weaken the system. Prickly Ash Bitters acts directly on the Liver, Kidneys, Stomach, & Bowels, in a mild yet effective manner, and is as pleasant to the taste as any cordial, and is as easily taken by children as adults. **PRICKLY ASH BITTERS** is a medicine of rare merit, and not an intoxicating beverage, and being purely vegetable in its composition can be used at all times with beneficial results. It is not claimed as a cure-all, but for derangements of the organs mentioned, it is a specific and as a BLOOD PURIFIER ranks above all other preparations. Ask your druggist for it, and give it a fair trial. If he has none on hand, ask that it be ordered for you.  
**PRICKLY ASH BITTERS CO.,**  
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