

LEGISLATIVE.

Feb. 5th, 10 a.m.

COUNCIL.—H. F. No. 10, "An act defining the duties of Territorial, County and Municipal officers having the management and expenditure of public lands," was read the first time, and referred to the Committee on Agriculture, &c.

Council, adjourned till Monday at 10 a.m.

HOUSE.—House met at 10 a.m.
Geo. W. Dean, Esq., assistant U. S. Coast Survey, acknowledged the courtesy shown him by the House, tendering him a seat within its bar.

The committee on Roads, &c., to whom was referred the petition of Geo. Peacock and 410 others, citizens of Sanpete county, praying for an appropriation to assist in opening a road from the mouth of Spanish Fork canyon, in Utah county, to Fairview in Sanpete county, reported in favor of appropriating \$1,000 for said purpose, to be expended under the direction of W. S. Seesley of Sanpete county.

Said committee reported in favor of \$1,500 to be expended on the road near Jordan bridge, leading west from Salt Lake City.

Also \$46.86 to cancel amount expended in 1888 on State road west of Salt Lake City.

A communication from the Road Commissioner was read, recommending that the Territory assume the \$4,000 additional expended on the Provo bridge; agreed to.

The financial report of Millard County was read, ordered spread on the minutes, and referred to the Committee on Revenue. The Council bill prescribing rules and regulations for the execution of the trust arising under an act of Congress entitled "An Act for the relief of the inhabitants of cities and towns upon the public lands," was ordered printed as amended.

Mr. Murdock presented a bill for an Act providing rules for working mines involving casements, drainage and other necessary developments, which was read and ordered printed.

Adjourned till 10 a.m. to-morrow.

Saturday, Feb. 6.

HOUSE.—House met at 10 a.m.
A communication from the Auditor of Public Accounts in relation to stationery, desk, &c., for the use of his office, was read and referred to the committee on Claims and Appropriations.

The committee on Roads, &c., reported in favor of inserting in the Territorial Appropriation Bill the following sums to be expended as follows:

On the road between the mouth of Baker's Canyon and the summit of Cove Creek hill, in Millard Co., under the direction of Thos. Callister, \$500.

On the road running north of Heber city, to intersect the Wasatch road at Kimball's hotel, in Summit Co., \$500.

Said committee on Roads also reported in relation to the extension of the Salt Lake City and Wanship wagon road easterly over the Weber river, that said extension could not be made without an amendment to the charter and an arrangement with the proprietor for the value of the present bridges. The committee reported a proposition from the proprietor of the Weber bridge. Said report and proposition were laid on the table till Wednesday next.

The committee on Petitions and Memorials, to whom was referred a memorial to Congress for a re-survey of the public lands, reported back the same with amendment and recommended its adoption. Said memorial was read and adopted.

Mr. Murdock moved that the committee on Claims and Appropriations be instructed to insert in the Territorial Appropriation Bill the sum of \$500, to be expended on the road leading from Pine Creek to Indian Creek in Beaver Co.; referred to the committee on Roads, &c.

Mr. Young, chairman of special committee, reported a bill for "an Act for General Incorporations," which was ordered printed.

Mr. Reese, chairman of committee on Agriculture, reported back "an Act pertaining to damage done by animals," with amendments, and recommended its passage. Said bill was read, and, pending the consideration of the same, the House adjourned till Monday at 10 a.m.

Feb. 8, 10 a.m.

COUNCIL.—Mr. Harrington presented a petition of citizens of Pleasant Grove, praying for an appropriation of \$800 to assist in making a gravel way through the low lands between said city and American Fork, which was read and referred to the committee on Roads, &c.

H. C. C. Wilson, Chief Justice of Utah Territory, acknowledged by letter the courtesy of the Council in extending to him the freedom thereof.

Mr. Haight stated he had ascertained that the financial report of Davis county was mailed to this city, by the deputy Clerk of said county, on Jan. 19th, and a letter of inquiry had been sent concerning it, but neither the report nor answer to the letter of inquiry had yet come to hand.

Council took recess till 2 p. m.

Feb. 8.

HOUSE.—House met at ten a.m.
Mr. S. S. Smith presented Memorial to Congress to amend the act relating to town sites, which was read and referred.

Mr. S. S. Smith presented Memorial to Congress asking that the net proceeds of Internal Revenue be set aside for the erection of a Penitentiary: read and referred.

Mr. Young moved that the Superintendent of the Salt Lake City and Wanship wagon road be requested to furnish this House with a concise report of the present condition of that road, and the means necessary to preserve it during the coming season of high water: seconded and carried.

The committee on Library reported a Memorial to Congress for an appropriation to increase the Territorial Library; read and referred.

A bill for an act pertaining to damage done by animals was taken up and referred to the Judiciary committee.

Mr. W. G. Smith reported a joint resolution changing the name of Richard Hoar to Richard Orr; which was read and adopted.

The committee on Petitions and Memorials reported back the memorial to Congress asking that the net proceeds of the Internal Revenue be set aside for the erection of a penitentiary. Said committee also reported back the memorial to Congress to amend the act relating to town sites.

Said memorials were read and adopted. House adjourned till to-morrow at 10 a.m.

HOW TO HAVE A CHEAP HOT DINER.

We happened to be present in May last, at the Polytechnic Institute of London, while Prof. Pepper was conducting some very interesting optical experiments to a crowded and appreciative audience.

This Institute is one of the most valuable and instructive in London, and we trust that in due time we shall have something like it, and even better, in this city.

A large hall in the building is devoted to the exhibition of novel inventions, many of which were remarkable for their ingenuity. At the time of our visit a very voluble little personage was summoning the visitors to examine a small contrivance which he called the Norwegian Cooking Apparatus. It consisted of a tin vessel or stew-pan, having a closely-fitting cover, and into which a piece of mutton or beef, potatoes, and other vegetables, are placed in water at the boiling point. The vessel is covered so as to be water-tight, and then carefully enclosed in a felted box, and the lid sealed. The apparatus before us had been shut up nearly three and a half hours, and when opened in our presence, we were invited along with other half-hungry visitors to eat of the viands thus prepared, which we found well cooked and very palatable. The lecturer on the cooking apparatus remarked that the peasants of Norway, wise in their generation, were great eaters of porridge.

They found that by boiling their mess for only five minutes, and then immediately enclosing the saucepan, all hot, in a little felted box, the acquired heat was sufficient to complete the cooking of the porridge and to keep it hot for many hours.

The Norwegian Government, it appears, took a leaf out of the peasants' book, and adopted the same plan of cooking for the navy, which has proved successful. The lecturer went on to say that gentlemen—perhaps himself was one of them—started from Paris with one of these little felted saucepans full of mutton, and upon reaching London, after eleven hours' ride, the felt covering was removed, the stew opened, and the inner man regaled with as choice a morsel as ever Englishmen ate, assisted, of course, by a generous pot of beer, to which it is said Englishmen are somewhat partial.

Now, for a workingman there is nothing like a good hot meal. It adds force and power to human muscle. Therefore, in every farm, in every cottage, let the kettle be boiled every morning; let these saucepans containing the provisions for the day's dinner be placed to boil for five minutes, and then shut up, piping hot, in a wood box, well fitted inside with cheap felt, and the family need concern themselves no more till the dinner hour arrives. At that time the food will be found nicely cooked, and with the addition of salt and pepper it will constitute a dish fit to set before a king. The laborer can as easily carry the little Norwegian stew-pan to the field as he can his little tin pail.—*Scientific American.*

Sir Walter Scott used to tell an anecdote of a worldly vicar of the olden time, who was so wearied out with the parish clerk confining himself to the hundredth psalm, that he remonstrated, and insisted upon a variety, which the man proposed; but habit proving too strong for him, the old words were, as usual, given out on the following Sunday, "All people that on earth do dwell." Upon this, the vicar's temper could hold out no longer, and putting his head over the desk, he cried out, "Curse all people that on earth do dwell!"

GOETHE tells the following story, which amusingly illustrates the capacity for drink of the Rhinelanders:

"The Bishop of Mayence once delivered a sermon against drunkenness, and, after painting in the strongest colors the evils of over-indulgence, concluded as follows: 'But the abuse of wine does not exclude its use, for it is written that wine rejoices the heart of man. Probably there is no one in my congregation who cannot drink four bottles of wine without feeling any disturbance of his senses; but if any man at the seventh or eight bottle so forgets himself as to abuse and strike his wife and children and treat his best friends as enemies, let him look into his conscience, and in future always stop at the sixth bottle. Yet if after drinking eight, or even ten or twelve bottles, he can still take his Christian neighbor lovingly by the hand, and obey the orders of his spiritual and temporal superiors, let him thankfully drink his modest draught. He must be careful however, as to taking any more, for it is seldom that Providence gives any one the special grace to drink sixteen bottles at a sitting, as it has enabled me, its unworthy servant, to do without either neglecting my duties or losing my temper.'"

A few days since the passenger train on the Southern Missouri Railroad was brought to a halt by a pocket handkerchief being waved by a small boy mounted on a huge log beside the track. The train was stopped. On being asked what was the matter and why he had stopped the train, he coolly replied that "he didn't know but what somebody might want to get off."

NOTICE.

In the Supreme Court for the District of Utah.

In the Matter of THOMAS CARTER, } In Bankruptcy.
Bankrupt.

NOTICE is hereby given, that, pursuant to an Order made by said Court, in the matter of Thomas Carter, a Bankrupt, on the 23rd day of January, A. D. 1869, a hearing will be had upon the petition of said Bankrupt, heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress entitled "An Act to establish a uniform system of Bankruptcy throughout the United States," approved March 2nd, 1867, and for a certificate thereof, before said Court, on the 15th day of March, A. D. 1869, at 11 o'clock A. M., at the United States Court Rooms in Salt Lake City, Utah Territory, at which time and place any creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of the said petition should not be granted. Notice is further given, that the 2nd and 3rd meeting of creditors of said Bankrupt will be held before R. H. Robertson, Esq., Register in Bankruptcy for said District, at his office in Salt Lake City, on the said 15th day of March, A. D. 1869, at 10 o'clock A. M. of said day, and that at the time and place last aforesaid, Henry W. Isaacson, Assignee of said Bankrupt's Estate, will apply to said Register, for a discharge from all liability as such Assignee.

W. I. APPLEBY,
Clerk of said Court in Bankruptcy,
O. F. STRICKLAND,
Petitioner's Att'y.
Salt Lake City, January 26th, 1869. w524

NOTICE!

In the Supreme Court for the District of Utah.

In the Matter of ABRAHAM WATERS, } In Bankruptcy.
Bankrupt.

NOTICE is hereby given, that, pursuant to an Order made by said Court, in the matter of Abraham Waters, a Bankrupt, on the 18th day of January, A. D. 1869, a hearing will be had upon the petition of said Bankrupt heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress entitled "An Act to establish a uniform system of Bankruptcy throughout the United States," approved March 2d, 1867, and for a certificate thereof, before said Court, on the 15th day of March, A. D. 1869, at 11 o'clock A. M., at the United States Court Rooms in Salt Lake City, Utah Territory, at which time and place any creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of said petition should not be granted.

Notice is further given that the 2nd and 3rd meetings of the Creditors of said Bankrupt will be held before R. H. Robertson, Esq., Register in Bankruptcy for said District, at his office in Salt Lake City, on the said 15th day of March, A. D. 1869, at 10 o'clock of said day, and that at the time and place last aforesaid, Henry W. Isaacson, Assignee of said Bankrupt's Estate, will apply to said Register for a discharge from all liability as such Assignee.

W. I. APPLEBY,
Clerk of said Court in Bankruptcy,
O. F. STRICKLAND,
Petitioner's Att'y.
Salt Lake City, Jan. 25th, 1869. w524

CATTLE! CATTLE!

WANTED to purchase YOUNG STOCK, CATTLE and COWS, over six years old, not wanted. Apply to B. F. KNOWLTON, 19th Ward.
322 1w w48tf

TO RENT.

ON reasonable terms, A FARM of Seventeen Acres, good water privilege, and House with two rooms;

Also, a small HOUSE, with ten acres of land, for SALE or to RENT.

Both at South Cottonwood.

Enquire of E. HANHAM, at H. Dinwoodey's, Main Street, S. L. City. w51 tf

NOTICE!

In the Supreme Court for the District of Utah.

In the Matter of ERASTUS S. FOOT, } In Bankruptcy.
Bankrupt.

THIS IS TO GIVE NOTICE, That on the 8th day of January, A. D. 1869, a Warrant in Bankruptcy was issued out of the Supreme Court for the District of Utah, against the Estate of ERASTUS S. FOOT, of the city of Tooele, county of Tooele, and Territory of Utah, who has been adjudged a Bankrupt, upon his own Petition; That the payment of any debts and the delivery of any property belonging to said Bankrupt, to him, or for his use, and the transfer of any property by him, are forbidden by law; That a meeting of the Creditors of said Bankrupt, to prove their debts and choose one or more Assignees of his Estate, will be held at a Court of Bankruptcy, to be held on the 11th day of February, A. D. 1869, at 10 o'clock a.m., before R. H. Robertson, Register, at his office in Salt Lake City, in said District.

JOSIAH HOSMER,
U.S. Marshal and Messenger in Bankruptcy.
By WM. P. APPLEBY, Deputy.
E. P. JOHNSON, Attorney for Petitioner.
January 12, 1869. w504

NOTICE!

In the Supreme Court for the District of Utah.

In the Matter of ALBERT P. TYLER, } In Bankruptcy.
and
DEWIT C. TYLER, }
Bankrupts.

THIS IS TO GIVE NOTICE, That on the 8th day of January, A. D. 1869, a Warrant in Bankruptcy was issued out of the Supreme Court for the District of Utah, against the Estate of ALBERT P. TYLER and DEWIT C. TYLER, of the city of Fillmore, in the county of Millard, and Territory of Utah, who have been adjudged Bankrupts, upon their own Petition; That the payment of any debts, and the delivery of any property belonging to said Bankrupts, to them, or for their use, and the transfer of property by them, are forbidden by law; That a meeting of the Creditors of said Bankrupts, to prove their debts and choose one or more Assignees of their Estate, will be held at a Court of Bankruptcy, to be held on the 13th day of February, A. D. 1869, at 10 o'clock a.m., before R. H. Robertson, Register, at his office, in Salt Lake City, in said District.

JOSIAH HOSMER,
U.S. Marshal and Messenger in Bankruptcy.
By WM. P. APPLEBY, Deputy.
A. MINER, Petitioner's Attorney.
January 11, 1869. w504

NOTICE!

In the Supreme Court for the District of Utah.

In the Matter of A. B. MILLER, } In Bankruptcy.
Bankrupt.

THIS IS TO GIVE NOTICE, That on the 6th day of January, A. D. 1869, a Warrant in Bankruptcy was issued out of the Supreme Court for the District of Utah, against the Estate of A. B. MILLER, of Salt Lake City, in the county of Salt Lake and Territory of Utah, who has been adjudged a Bankrupt, upon his own Petition; That the payment of any debts and the delivery of any property, belonging to said Bankrupt, to him, or for his use, and the transfer of any property by him are forbidden by law; That a meeting of the Creditors of said Bankrupt, to prove their debts and choose one or more Assignees of his Estate, will be held at a Court of Bankruptcy, to be held on the 23rd day of February, 1869, at 10 o'clock a.m., before R. H. Robertson, Register, at his office in Salt Lake City in said District.

JOSIAH HOSMER,
U.S. Marshal and Messenger in Bankruptcy.
By WM. P. APPLEBY, Deputy.
R. N. BASKIN, Petitioner's Attorney.
Jan. 11, 1869. w504

NOTICE!

In the Supreme Court for the District of Utah.

In the Matter of HYMAN ELLIS, } In Bankruptcy.
Bankrupt.

NOTICE IS HEREBY GIVEN, That pursuant to an Order made by said Court, in the matter of HYMAN ELLIS, a Bankrupt, on the 9th day of January, A. D. 1869, a hearing will be had upon the Petition of said Bankrupt, heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress entitled "An Act to Establish a Uniform System of Bankruptcy throughout the United States," approved March 2, 1867, and for a Certificate thereof before said Court, on the 15th day of March, A. D. 1869, at 11 o'clock, M., at the United States Court Rooms in Salt Lake City in said District, at which time and place any Creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of the said Petition should not be granted.

Notice is further given that the second and third meetings of the Creditors of said Bankrupt will be held before R. H. Robertson, Esq., Register in Bankruptcy for said District, at his office in Salt Lake City, on the said 15th day of March, A. D. 1869, at 10 o'clock, a.m., and that at the time and place first aforesaid, Henry W. Isaacson, Assignee of said Bankrupt's estate, will apply to said Court for a discharge from all liability as such Assignee.

W. I. APPLEBY,
Clerk of said Supreme Court in Bankruptcy.
R. N. BASKIN, Petitioner's Attorney.
Salt Lake City, January 12, 1869. w504