

the same from Summit County, thus equalizing the revenue of the two counties. Councilor Cluff opposed the measure strongly, while Councilor Thatcher favored the bill. Passed without amendment.

The House notified the Council that they had appointed Messrs. Rockwood and Pace a committee of conference to consider section 5 of an act amending City Charters. The President appointed Councilor Harrington instead of Councilor Smoot, (absent) to act on the Council committee with Councilor Raleigh.

Councilor E. Snow reported a recommendation of the committee on claims to appropriate \$500 to aid commissioners to locate University lands, in completing their labors.

Accepted, and referred to the committee on public domain.

Councilor S. S. Smith was added to the committee.

Councilor E. Snow presented C. F. 26, "For reducing the boundaries of Washington County." Read, passed the first reading, taken up on its second reading; passed its second and third readings and sent to the House.

Councilor Burton moved that the committee on public domain be instructed to investigate the subject suggested in the reports of the Territorial school superintendent and chancellor of the University of Deseret, in relation to school lands, if by act of the Legislature they can be made available. Carried.

Councilor Burton presented C. F. 27, "bill amending section 2193 of Compiled Laws; read, passed the first and being taken up on the second reading, was referred to the committee on agriculture, etc. The bill provides for preventing the slaughter of quail, partridges, beaver, mink, etc., during certain months of the year, and is somewhat restrictive in its provisions.

Councilor Thurber was added to the committee for the consideration of said bill.

On a report being presented by Councilor Snow favorable to the petition of J. D. T. McAllister, the sum of \$2,500 was ordered placed in the territorial appropriation bill for his relief.

Recess till 2 p. m.

2 p. m.

On resuming session, the Council received a communication announcing passage by the House of C. F. 26, reducing the boundaries of Washington City, with an amendment; amendment read and concurred in. Also a communication announcing the passage of "Criminal Procedure," with amendments; amendments read and concurred in.

A resolution was adopted authorizing an office to be rented in the Deseret Bank Building, for the Auditor, Treasurer, Recorder of Marks and Brands, and for the Territorial library.

H. F. 33 was communicated to the Council as having passed the House. This bill amends section 1399 of compiled laws, referring to the verdict of jurors.

The enrolling committee was authorized to employ additional clerks to assist in enrolling.

Adjourned till Monday at 10 a. m.

HOUSE.

February 16, 10 a. m.

House met pursuant to adjournment.

Roll called; quorum present. Prayer by the Chaplain.

The House was notified by the Council that the latter concurred in all the House amendments to C. F. 9, to provide for the adoption of children.

The Council notified the House that it had passed H. F. 26, Providing for the purchase of records, &c. for the District Courts, with accompanying Council amendments.

Amendments to H. F. 26 read and concurred in.

The Council asked the House for a committee of conference to consider section 5 of C. F. 10, amending charters of incorporated cities, and stated that Councilors Raleigh and Smoot had been appointed on the part of the House.

Messrs. Rockwood and Pace were appointed said committee to act for the House.

Mr. Pace reported a substitute for an act to punish frauds in sampling and assaying ores, etc., and requested to be released from further consideration of the subject.

H. F. 31, supplemental to the penal code, was read the first time and adopted as a substitute for H. F. 15.

Mr. Milner, of committee on education, reported adversely on the petition of G. L. Corley and 124 others for amendments to the law providing for the distribution of school tax collected from railroad companies. Report adopted.

H. F. 31, supplemental to the penal code, was taken up, amended and passed.

Mr. Rockwood presented a petition of Jesse West *et al* for \$234 for services as jurors; referred to the committee on claims.

A communication was received from the Council, announcing that it had passed H. F. 23, amending Sec. 163 Compiled Laws of Utah, without amendment; also C. F. 26, Bill amending the charter and reducing the boundaries of Washington City. The former was forwarded for enrollment and the latter for action of the House.

C. F. 26 Relating to Washington City, was successively read and finally passed.

Mr. Gardner presented petition of Z. Snow for professional services to civil officers of the Territory; referred to the committee on claims.

Mr. Milner, of special committee to whom was referred C. F. 11, a bill to regulate the mode of procedure in civil cases, reported said bill back with amendments, and recommended its passage, as amended.

The amendments to C. F. 11 were read and adopted, the bill was read the third time by its title and passed.

House took a recess till 2 p. m.

2 p. m.

Mr. Brown, chairman of the committee on agriculture, to whom was referred the petition of A. M. Musser and 75 others; also the petition of Homer Duncan and 25 others, asking for legislation in the interest of bee culture, reported a bill, and recommended its passage, which was read.

Mr. Farr, chairman of the committee on judiciary, to whom was referred H. F. 29, in relation to verdict of jurors in civil cases, reported a substitute therefor, including section 1399 of the compiled laws of Utah and recommended its passage.

H. F. 32, to protect and encourage bee culture; read the first time and laid on the table to come up in its order.

H. F. 33, amending section 1399, compiled laws of Utah; read the first time and adopted as a substitute for H. F. 29, passed several readings, and, on motion of Mr. Peery, bill passed.

FROM MONDAY'S DAILY, FEB. 18.

Returned.—S. W. Sears, Esq., returned to-day from a business trip to San Francisco, on which he was absent one month.

Another Bereavement.—This morning the fourth child of Brother George B. Bailey, of Mill Creek, died from diphtheria. The afflicted family have our sympathy in their bereavement.

Accident.—On Saturday afternoon, at Pleasant Grove, a little son of Brother B. W. Driggs, of West Jordan, had his leg accidentally run over, by a loaded wagon, inflicting a painful injury. It is thought that no bones are broken.

Sack of Corn.—A sack of corn dropped from a wagon on Friday night, somewhere between the City Hall and the residence of A. M. Cannon. The party who picked it up will confer a favor by leaving it at the latter place, for the owner.

"Character vs. Reputation."—To-morrow evening, under the auspices of the 7th Ward Improvement Association, Prof. Theo. B. Lewis will deliver a lecture on "Character vs. Reputation." He is a forcible and illustrative lecturer. Admission free to all. Seven o'clock is the time of commencement.

Fire.—A fire broke out this morning in the residence of Hon. A. P. Rockwood, 12th Ward. The firemen, with apparatus, were promptly on the spot, from the City Hall and 20th Ward; but the flames had been extinguished before their arrival. The fire caught in the lath and timbers at a point where a stovepipe passed through a ceiling and floor to an upper room. The damage was slight.

NOTICE.

Notice is hereby given to all those to whom such certificate may be presented, that I no longer endorse a certificate of membership given to Guillermo Gonzales, unless said Gonzales returns to Farmington and makes satisfactory some things now held against him.

JOHN W. HESS, Bishop.
Farmington, Feb. 18, 1878.

Attention to Details.—A few days since we published, in the form of a letter to Bishop Hunter, a description of the Copeland Dairy Farm, Chester County, Pennsylvania, one of the most extensive and successful in America. The article in question showed the precision, order and accuracy with which everything about the place was conducted. Doubtless the success of the concern is mainly due to the close attention given to details. Here are a few hints in that regard, from the *Farm and Fireside*, as applicable to Utah farmers as any others:

"There are a thousand small leaks about the management of an ordinary farm, that if not closely attended to will surely bring the most hard-working farmer to ruin and bankruptcy. Nine-tenths of the sinking farmers can attribute their present distress to no other cause than a lack of close attention to the small details of the farm; a closer supervision of machinery and tools, the stock and their feed, a place for everything and everything in its place. No one is as much interested in attending to these details as the boss. Such a course will in a few months, or a year or two at most, enable many farmers who are now on the down-grade, to again begin to ascend. If heroically persevered in, it will surely make headway against what now looks so hopeless."

Grand and Petit Jurors.—Third Judicial District Court, Territory of Utah, County of Salt Lake.

Regular February Term, held in the Federal Court House, Salt Lake City, Monday, February 18th, at 11 o'clock a. m.

Present Hon. Michael Schaffer, Judge of said Court, and Deputy U. S. Marshal and Clerk.

The Marshal returned the venire of the grand jurors, heretofore drawn for the February Term, having served each with a summons, &c.

The following were empanelled

GRAND JURORS.

32 Joseph Sealt
116 Henry Arnold
136 Benjamin Barnes
122 Geo. F. Culmer
139 Geo. Clark
146 Thomas Howells
143 Joseph L. Holbrook
25 N. C. Boatman
16 Charles C. Burnham
152 Joseph France, Jr.
59 Nathan P. Gray
199 Joseph Sewell
106 Thomas W. Ellerbeck
200 Kanute Peterson
49 Archie McGowan, Jr.

The grand jurors were sworn, Judge Schaffer delivered his charge to them, and they returned to their room.

The venire of the petit jurors, heretofore drawn for service, was also returned by the Marshal. The following were excused for cause:

Abram Hardman, Henry Cohn, L. G. S. Lynberg, James Wrathall, Jacob Statz, Lyman S. Burnham, John M. Walker, William Drage, Henry Cushing, Aaron Morris, John Strickley, Edward Helrich.

The list was published in full, in the News, at the time the jurors were drawn for service.

Something New.—This is a wonderful age of remarkable developments. From recent experiments in Lockport, New York, we may expect before long to have our dwellings heated from sources of supply as distant from them as the works from which the lighting gas generally are. A genius has discovered that this can be done by means of boilers and pipes. The boiler with which the experiments have been made, in Lockport, is five feet by sixteen in size. By it the largest hall in the town and 45 dwellings are heated by steam; besides two steam engines, one about half a mile distant from the boiler house, are run by it. According to the Worcester *Spy*, the total space warmed by this boiler is over one million cubic feet. The steam is furnished at a pressure of 30 pounds to the square inch. The discoverer of the system claims that a district of four square miles can be warmed from one central point.

The company lay the mains in the street and collect from the customer the expense of laying the service pipes from the curbstone. The style, &c., of the radiators in the house depends, of course, upon the taste and means of the proprietor.

It is claimed that the steam supplied by the company can be put to the following uses:

The warming of dwelling houses; the cooking of food; the washing and drying of clothes; the running of steam engines, and the extinguishment of fires. Both pure dry steam for heating purposes, and hot water from condensed steam for laundry purposes are delivered in every dwelling. The apparatus in each dwelling is under ready and perfect control. The condensed steam furnishes to each house an abundant supply of pure and soft water.

We wonder what Mr. Silver, one of the best practical engineers in the country, has to say upon this subject, which is certainly one of importance.

LEGISLATIVE ASSEMBLY.

HOUSE.

Feb. 16, 2 p. m.

A message was received from the Council, concurring in the House amendments to C. F. 26, "bill to amend the charter and reduce the boundary of Washington City," and announcing that the bill was being enrolled.

Mr. Birch made the following motion, which was read and referred to the committee on roads, bridges and ferries:

I move that the committee on roads, bridges, ferries and cañons be instructed to incorporate in the general appropriation bill \$5,000 for widening the dugway, removing rock from the road, and graveling or otherwise covering what is known as the Grape Vine Sand, and generally repairing and straightening the Territorial road from the head of the Black Ridge dugway in Kane County, through Bellevue and Leeds to St. George, to be drawn, one-half in 1878 and one-half in 1879, and expended, three-fourths under the direction of the County Court of Kane County, and one-fourth under the direction of the County Court of Washington County.

Mr. Peterson presented H. F. 34, "offering a reward for the killing of bears," which was read and referred to the committee on agriculture, trade and manufactures, with instructions to report at 10 o'clock on Monday morning.

House adjourned till Monday morning at 10 o'clock.

Benediction.

COUNCIL

February 18th.

Council met pursuant to adjournment.

Roll called; quorum present. Prayer by the Chaplain.

Councilor Thurber presented a petition of L. P. Christensen and 115 others, citizens of Piute and Sevier counties, asking an appropriation of \$3,000, to make a road through Marysde Cañon. Read and referred to committee on claims.

A communication from the House was received, announcing the adoption, by that body, of a memorial to Congress, asking for an appropriation of \$1,121,037.38, to reimburse the Territory and compensate citizens for services in Indian war. The memorial was read and adopted.

Councilor Harrington, chairman of the committee on judiciary, reported back C. F. 3, "Bill concerning divorces," and stated that, owing to its being superseded by H. F. 2, the committee recommended it be rejected. Report accepted and the bill rejected.

Councilor Smoot presented a report of the committee on revision, on the petition of Ephraim Powell for the change of his name to Ephraim Brettel Bolton, with a bill, C. F. 28, for that purpose; passed.

Recess till 2 p. m.

2 p. m.

On resuming the session of the Council, Councilor Thatcher reported back C. F. 23, school bill, with amendments, recommending its passage.

Councilor Raleigh reported that the conference committee recommended that Sec. 5, of C. F. 10, a

bill amending charters of cities be left as it was in the printed bill. Report accepted.

Councilor Burton, chairman of the committee on revenue, to whom was referred a portion of the Governor's Message regarding codification of laws, reported that the funds of the Territory would not now warrant the outlay. It was the opinion of the committee that such codification would at this time be premature, owing to the laws passed last session not having yet been sufficiently tested as to adaptability, unless Congress should grant the appeal made by the people of this Territory during its present session and admit Utah as a State.

The Council was notified that the House concurred in C. F. 1, resolution to rent the office room for Auditor, Treasurer, &c.

C. F. 23, "School bill" was taken up and read as amended by the committee, and was discussed to some extent, and was under consideration when we went to press.

HOUSE.

Feb. 18, 1878, 10 a. m.

House met pursuant to adjournment.

Roll called. Quorum present.

Prayer by the chaplain.

Council informed the House that it concurred in House amendments to C. F. 11, criminal procedure.

A communication was received from the Council that it had adopted concurrent resolution concerning renting room over Deseret Bank for office of Auditor of Public Accounts, Territorial Treasurer, etc.

On motion of Mr. Carrington, resolution was read and referred to committee on revenue, with instructions.

Mr. Atwood, from the committee on agriculture, etc., asked for further time to consider H. F. 34, which was granted.

Mr. Pace presented petition of Warren N. Dusenberry, for \$750, remuneration for legal services rendered in the First District Court of the Territory, which was read, and, on motion of Mr. Carrington, referred to committee on claims and appropriations.

Mr. Young, from committee on militia, presented memorial to Congress, asking for \$1,121,037.38, to reimburse the militia of the Territory for services rendered and expenses incurred for supplies and transportation furnished in the Indian war in Sanpete and other counties in the Territory, in the years 1865, 1866 and 1867, which was read, and, adopted.

House took recess until 2 p. m.

C. F. 28, "bill to change the name of Ephraim Powell," etc., was referred to committee on petitions and memorials.

Concurrent resolution concerning renting room for offices for certain Territorial officers, was concurred in.

Petition of Elias Morris and James H. Martineau, for \$120 for services as witness, referred to committee on claims and appropriations.

H. F. 35, substitute bill for H. F. 28, amending sections 505 and others of Compiled Laws of Utah; read first time, and

On motion of Mr. Farr, received, and

On motion of Mr. Pace, 75 copies were ordered printed.

Mr. Birch presented petition of Geo. Goldthwaite and others, for the incorporation of Silver Reef City.

H. F. 36, "to incorporate Silver Reef City," was read, and

On motion of Mr. Milner, referred to committee on municipal corporations and townships.

Mr. Rockwood presented report of committee to whom was referred petition of Tarlton Lewis and 100 others, for the incorporation of the city of Richfield.

On motion of Mr. Lyman, H. F. 37, "Bill to incorporate the city of Richfield," was read and passed in due form.

The silver bill has passed the Senate. The text of the bill will be found in our dispatches. Now we shall see what President Hayes will do. But should he interpose his veto it will no doubt be swept aside. The vote in its favor in the Senate was 48 to 21, more than a two-thirds majority, and the House is heavier on silver than the Senate. The West, including Utah, says, Amen.