THE DESERET WER	K	LY	
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		_	TFF			
	12	3	2:2			
Stockton Tooele	90	35	Ĩ.			
Vernon	2	23				
Salt Lake county Ringham first	52	1	82			
Bingham, first Bingham, second	26		41			
Bingham, third						
Total	455	356	287			
Т	400 enth Dist Dem.	rict. Ren.	Lib.			
Summit CO.	Rohann.	Buchan	an. Ferry.			
Coalville and Gra	88	41	14			
Echo	. 14	4	21			
Henefer Park City		18	6 8%6			
	and the second se					
Total	venth Dis	76	897			
P:10	Dem.	Rep.	Lib.			
Utah couuly.	Pike.	Sutherl: 18	and. Hillia. 3			
Provo Bench Provo		264	105			
Lake View	38	6	2			
Total		283	110			
Tu	pelsth Du	trict.				
Utah Co. 1	D. rvine.	R. Pago.	L. Marwick.			
Spanish Fork Pleasant Valley	216	52	5			
Junction	3		7			
Benjamin	40	10	12 7			
Salem	42 31	3 i 33	í			
Santaguin	99	22 70	1 3 '22			
Payson	149	6	-8			
Fairfield	11		2			
-Juab County.	44	15	2			
Mona Sanpote Co.	23	51				
Fountain Green. Fairview	56	51				
	716	345	69			
Total	teenth D		00			
Sanpete Count	y	Rep.	Lib.			
Tu		nderson	Johason			
Chester	5	15 99	7			
Manti		85	7			
Mount Pleasant. 8	9 9 ~	76 33	76 14			
Mount Pleasant. 8 Spring	0 1	11 .				
Total 41		268	101			
Four	tcenth D	istrict.				
Deni. Rep. Olson, Hatch.						
Wastch County						
Heber	55		227			
Emery Dounty Blake. Castle Gate			7			
Castle Gate	35		20			
	and a		2 14			
Total						
	Dem.	Rep.	Lib.			
Sevier Oo. See Richfield, Elsinore	gmiller.	Olark.	Phillips.			
And Uentral	104	107	0			
Monroe		51 17	0			
Salina	42	10	- 35			
Deseret	12	30 12	0			
Scipio		18	0			
Total	29;	253	37			
	eenth Dis	trict.	Dar			
Beaver County	Dem. Adam		Rep.			
Grampion	7		29			
Seven	teenth Di. D	strict. ø R	L			
	Sargent.	West.				
Bloomington St. George	9 151	9				
Santa Clara	22					
Washington	13 30	18				
Kanab	7	_				
Totals	232	52				
Kanab, Butler, Joh:	n. R., 25.					

Kanab, Butler, John, R., 25.

Weber County Returns.

For the Council, Second District-Evans (Dem.) 918; H 493; Kiesel (Lib.) 908. Hulaniski (Rep.)

For Representatives, Third District -Thomas D. Dee (Dem) 899; Geo. Alien (Dem.) 944; Justus Witherill (Rep.) 495; J. L. Clark (Rep.) 493; J. N. Kimbali (Lib.) 915; Don Maguire (Lib.) 898.

For Councilor, Third District-J. D. Peters (Dem.) 627; Peter Lowe (Rep.) 435; J. W. Guthrie (Lib.) 47.

For Representative, Fourth District. -N. Montgomery (Dem.) 630; D. Mc-Kay (Rep.) 440; J. H. Taylor (Lib.) 46.

For Selectmen-R. W. Cross (Dem.) 1555; L. W. Shurtliff (Dem.) 1425; L. L. Skeen (Rep.) 976; Adam Patterson (Rep.) 1007; J. J. Cortez (Lib.) 911;
T. H. Whalen (Lib.) 945.
For School Superintendent— J. S. Pourse (Dam) 657; J. W. Gibsen (Rep.)

Peery (Dem.) 657; J. W. Gibson (Rep.) 407; George Musgrave (Lib.) 40.

THE TIMBER ACT.

Subjoined is the circular recently issued from the department of the interior regarding the rules governing the use of timber on the public domain:

'11-The act, so far as it relates to timber on the public land, applies only to the states of Colorado, Montana, Idaho, North Dakota, South Dakota, Wyoming and Nevada, the district of Alaska, and the territory of Utah.

"2-The right of railroad companies to procure timber for construction purposes from the public land adjacent to the lines of their roads, authorized by the several granting acts and the act of March 3, 1875, (18 Stats., 482) is in no way enlarged by this act. "3—The act of June 3, 1878 (20

Stats.), authorizing the cutting of tim-ber for building, agricultural, mining, and other domestic purposes, from public lands which are known to be mineral and not subject to entry under existing laws of the United States ex cept for mineral entry, is not repealed by this act, but remains in force subject to the rules and regulations pre-scribed thereunder by the secretary of the Interior

"4-Settlers upon the public lands, uniners, farmers and other bona fide residents in either of the States, District or Territory named in this act, who have not a sufficient supply of timber on their own claims or lands for firewood, fencing or building purposes, or for necessary use in developing the mineral or other natural resources of the lands owned or occupied by them, are permitted to procure timber from the public lands strictly for the purposes enumerated in this section, but not for sale or disposal or use on other lands or by other persons; but this section shall not be construed to give the right to cut timber on any appropriated or reserved public lands, and the secretary of the interior reserves the right to prescribe such further restrictions as he may, at any time, deem necessary, or to revoke the permission granted hereby in any case or cases wherein he has information that persons are abusing the conceded privileges, or where it is necessary for the public good.

"5-Section 2461, United States re-vised statutes, is still in force in the States, district and territory named in this act, as well as in all other States and territories of the United States. Its provisions may be enforced as heretofore against any person who shall cut or remove, or cause or procure to be cut or removed, or aid or assist or be employed in cutting or removing, any timber from public lands of any together with the affidavit of the pub-

other character or description, or for any other use or purpose whatever than as above defined in sections 2, 3, and, 4 of these rules and regulations, unless special permission is first obtained from the secretary of the iuterior, specifically designating the particular sections or tracts from which timber may be cut, and under what restrictions and limitations.

"6-Persons, firms, or corporations residing in either of the States, district. or Territory named in this act, who desire to procure permission to cut or remove timber from public lands for purposes of sale or traffic, or to mauufacture same into lumber or other timber product as an article of merchandise, or for any other use whatsoever other than as defined in sections 2, 3 and 4 of these rules and regulations, must first submit an application therefor in writing to the secre-tary of the interior, designating the lands by sections, townships, and ranges, if surveyed, and, if unsur-veyed, describing the lands by natural boundaries, and the estimated number of acres therein. They must also define the character of the land and the kind of trees or timber growing thereon, giving an esti-mate as to the quantity of each kind, stating which particular kind or kinds they desire authority to cut or remove, and the specific purpose or purposes for which the timber or the product thereof is required. The application must be sworn to and witnessed by not less than four reliable and responsible citizens of the State, district, or territory in which the land is situated, and who reside in the locality of the particular land described.

"7 .--- The petitioner or petitioners should also submit with the application such evidence as can be procured to conclusively show that the preservaconclusively show that the preserva-tion of the timber or trees on the land described is not required for the public good, but that its use as lumber or other product, and for the purposes named in the application, is a public necessity. Upon receipt of the application, with accompany-ing papers, it will be duly con-sidered, and if deemed for public inter-est, the desired permission will be granted subject to such restrictions and limitations as may be deemed and limitations as may be deemed necessary; but if it shall appear that the cutting of timber in the locality described in the application will be detrimental to the public interest or infringe upon the rights and privileges of the settiers in that locality, the application will be rejected.

"8-In order that farmers who desire to have the forests preserved in the interest of the water supply for irrigation and all others having adverse interests may have due notice of such applications, the parties making an application, as herein provided, shall cause a notice of such application, describing the lands and timber which it is desired to use, to be published at least one week for three consecutive weeks in a newspaper of general circulation in the state, district or territory, and also in a newspaper in the county, or, where there is more than one county, in each of the counties wherein the lands are situated, and a

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