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CRAGIN'S BILL.

Mr. Cragin's Bill, of which we have heard by telegraph, and which he obtained leave to bring into the Senate, has come to hand. It differs from what perfecting appeals from one court to certificate may be recorded in the office pretended sealing or spiritual marriage is known as Wade's Bill in some par- another in said Territory, so that the of the county, and as aforesaid, hereafter born in said Terticulars, and contains several sections more than that Bill. It has more odi- and preserved. ous and detestable features than even That in all cases of election by ballot it of land; and such certificates, or a certi- woman in said Territory, claimed as such does not inifict the death penalty, no any number, mark, figure, or device dence in any court of the facts therein ried to him according to law, to sue for edict more thoroughly hateful and opthe followers of Jesus by Nero or any other persecutor of the Christians.

of it to-day, and exclude our editorial dred dollars or by imprisonment in the law of contracting, is essential. No sonal property, given, granted, or conarticle to give it all the space we can; but when our readers see the full Bill, at the discretion of the court. And at daughter, grand daughter, step-mother, they will be astonished at its atrocity, all elections none but male citizens of grandfather's wife, son's wife, grandand wonder how any man, claiming to the United States, over twenty-one son's wife, wife's mother, wife's grandbe an American, could so far forget years of age, residing in the precinct or mother, wife's daughter, wife's grandwhere he was and the atmosphere he the conviction of some crime, shall be brother's daughter, sister's daughter, Territory of Utah," to any person or breathed as to introduce such a Bill into competent voters. the United States Senate.

We shall have something more to say about it; for it deserves to be held up to ation, and all assessments shall be equal husband, grand-daughter,s husband, said Territory not lawfully married, but public execration.

The Bill is as follows. It was read twice, referred to the Committee on Territories, and ordered to be printed:

## ABILL

TO REGULATE THE SELECTION OF GRAND AND PETIT JURORS IN THE TERRITORY OF UTAH, AND FOR OTHER PURPOSES.

of Representatives of the United States of nominations of worshippers, and not degrees of consanguinity within which give effect to the same, shall be deemed America in Congress assembled, That cit- otherwise. jurors in the Territory of Utah.

United States shall have the same right | SEC. 10. And be it further enacted, That if any officer herein authorized to if any person shall publicly or privately

has.

ness, or other disability of any of the shall be deemed guilty of a misdemean- ize a marriage in said Territory who is mencement of each term of the court judges, it shall be competent for either or, and, upon conviction thereof, shall not by this act authorized so to do, he sitting for criminal business, to give in of the other judges to hold a court in the be subject to a fine not exceeding one shall be deemed guilty of a misdemean- special charge to the grand jury so much district of the absent or disabled judge, thousand dollars, and imprisonment in or, and upon conviction thereof before of this act as relates to polygamy and and to perform any and all official du- the penitentiary not exceeding one year. any court of competent jurisdiction shall marriage. ties in such district which might be SEC. 11. And be it further enacted, be punished by a fine not exceeding five performed by the judge assigned to such | That the militia of said Territory shall | hundred nor less than one hundred doldistrict were he personally present and be organized and disciplined in such lars, or by imprisonment in the peninot disabled; and it is hereby made the manner and at such times as the gover- tentiary not exceeding six months nor duty of the judges in said Territory, up- nor of said Territory shall direct. And less than one month, or by both such on the request or direction of the execu- all the officers thereof shall be appoint- fine and imprisonment, at the discretion district of the absent or disabled judge As commander-in-chief the governor SEC. 14. And be it further enacted, and to hold the courts therein, and to do shall make rules and regulations for the That if any man in said Territory of and perform such official acts as might enrolling and mustering of the militia, Utah shall claim and pretend to have the be performed by the absent or disabled and he shall yearly, between the first right to the society or the services of any judge.

bate court, feeling himself aggrieved by tered into the militia.

by the appellate court.

That the Supreme Court of said Terri- such solemnization, together with the ness on the trial of the offender. tory may make rules and regulations as names of witnesses, not less than two, | SEC. 15. And be it further enacted,

or by both such fine and imprisonment, marry his mother, his grandmother, election district, and not disqualified by | daughter, nor his sister, his half sister,

That property of no person, corporation, father, son, grand-son, step-father, or association shall be exempt from tax- grand-mother's husband, daughter's rectly or indirectly; and any woman in according to the cash value of the pro- husband's father, husband's grandperty: Provided, That the real estate of father, husband's son, husband's grandany religious society, corporation, or son, nor her brother, half brother, association, to an amount not exceeding | brother's son, sister's son, father's brotwenty thousand dollars, and all lots or ther, or mother's brother. No marriage this exemption shall be applied equally unless the marriage with such former or rite of Mormonism known as such and without discrimination to every wife or husband shall have been dis- sealing or spiritual marriage, with in-Be it enacted by the Senate and House kind and description of sects and de- solved. All persons being within the tent to countenance, encourage, and

competent to serve as grand or petit That in all suits or proceedings at law be incestuous and void, who shall inter- risdiction, shall be punished as last or in equity, wherein the United States | marry with each other, or who shall com- aforesaid; and the person or persons cel-SEC. 2. And be it further enacted, are neither a party nor interested, the mit adultery or fornication with each ebrating or solemnizing such rite, or That the marshal or other officer, in se- fees of the officers of the court may be other, shall be punished by imprison- performing such ceremony, shall be punlecting grand or petit jurymen, shall taxed against and collected of the ment at hard labor in the Penitentiary ished as last aforesaid, and by a fine of select them from the body of the people. proper parties under the direction of the | of the Territory not more than fifteen | at least one thousand dollars each, and And in the trial of any case in which court, and the collection thereof enforc- years nor less than six months.

to challenge jurors as the other party That there shall be in the militia of said | solemnize marriage shall knowingly | counsel, advise, or persuade any man or Territory no officers of higher rank or and wilfully solemnize a marriage be-SEC. 3. And be it further enac d grade than that of major general, and tween parties either of whom is disqual- my, made punishable by the act of Con-That it shall be the duty of the United all officers, military and civil, except ified to enter into the marriage contract, gress of eighteen hundred and sixty-States marshal, in person or by his de- constables elected or appointed under he shall be deemed guilty of a misde- two, such person shall be deemed guilty puties, to attend all the courts held by the laws of the Territory, shall be se- meanor, and upon conviction thereof of a misdemeanor, and upon conviction the United States justices or judges in lected, appointed, and commissioned by before a court having competent juris- thereof shall be fined in any sum not said Territory, and to serve and execute the governor; and every person who diction, he shall pay a fine of not less exceeding five hundred dollars, or imall process and orders issued or directed shall act or attempt to act as an officer, than one hundred dollars nor more than prisoned at the discretion of the court by said courts or by the judges thereof. either civil or military, without being five hundred dollars, and stand com- for a term not exceeding twelve months. SEC. 4. And be it further enacted, first commissioned by the governor, and mitted until the fine shall be paid. And I shall be the duty of the district That in the absence, or in case of sick qualified by taking the proper oath, if any person shall presume to solemn- judges of said Territory, at the com-

tive of said Territory, to proceed to the ed and commissioned by the governor, of the court. and last days of October, report to the woman not lawfully married to him, by SEC. 5. And be it further enacted, Secretary of War the number of men reason of her having been sealed, devo-That the probate judges shall be ap- enrolled and their condition, the state ted, or consecrated to him by any cereof office shall be four years, and in all cription of arms belonging to each com- form, order, decree, sentence, vote, or cases a party to any suit or proceeding, pany, division, or organized body. direction of the so-called Mormon before a justice of the peace or the pro- Aliens shall not be enrolled and mus- church, or of any prophet, president,

Itil the appeal shall be finally disposed of thereof, wherein shall be set forth the prisonment, at the discretion of the SEC. 8. And be it further enacted, woman shall marry her father, grand-

TO THE PART OF THE

bishop, priest, or other officer or functhe judgment or decision of the justice | Sec. 12. And be it jurther enacted, tionary of said church, or of any memof the peace, or by the judgment or de- That marriages in said Territory may ber thereof, whether with or without the cision of the probate court, may appeal be solemnized only by justices of the su- consent of such woman, and shall cofrom such judgment or decision to the preme court, or by justices of the peace habit with such woman, he shall be district court of the district in which duly elected and qualified in their pro- deemed guilty of a crime, and shall, upthe proceedings before the justice or per townships or precincts, or by any on conviction thereof before any court probate court are had. And in all cases priest or minister of the gospel regular- of competent jurisdiction be punished of appeal from one court to another ly ordained and settled or established as by a fine of not more than ten thousand widow, nor father, his estate shall dewhere a bond or other security is now such in said Territory, between parties nor less than five hundred dollars, or by scend in equal shares to his brothers required to be given by the party ap- competent to enter into the marriage imprisonment at hard labor in the pen- and sisters, and to the children of any pealing, it shall not be lawful to demand contract. And the person solemnizing itentiary of said Territory not more deceased brother or sister, by right of

names, the ages, and places of residence court; and in all such cases such wo-SEC. 6. And be it further enacted, of the parties, and the place and date of man shall be deemed a competent wit-

to the mode and manner of taking and present at such solemnization; which That all children, the fruit of any such just rights of the parties may be secured the register shall be entitled to the same ritory, shall be deemed and held to be rate of fees for recording such certifi- the heirs of their mother, but not of their SEC. 7. And be it further enacted, cates as is allowed for recording deeds father; and it shall be lawful for any Wade's. With the exception that it shall be unlawful for any person to put fied copy of the record, shall be evi- spiritual wife of any man, but not marupon such ballot, whereby any person set forth, as above required. All such and recover from him compensation for may be enabled to ascertain by whom registers shall henceforth be appointed her labor and services while such his pressive was ever concocted against the the ballot was given; and any violation by the governor of said Territory, and spiritual wife, in an action of assumpsit. Hebrew children by Nebuchadnezzar or or attempt to violate this provision shall be subject to be removed from office by without any deduction under pretence be deemed a crime, and upon conviction him. Marriage, so far as its validity in of support and maintainance of her by thereof before a court having jurisdic- law is concerned in said Terrirory is, him during the period of such spiritual tion, the person offending may be pun- hereby declared a civil contract, to marriage, and also to sue for and recov-We are only able to publish a portion | ished by fine not exceeding five hun- which the consent of parties, capable in | er any real estate, money, or other perpenitentiary not exceeding six months, man, a resident of said Territory, shall veyed by her since the passage of the act of eighteen hundred and sixty-two, entitled "An act to punish and prevent the practice of polygamy in the Territories of the United States and other places, and disapproving and annulling certain acts of the legislative assembly of the father's sister, or mother's sister. No body politic as a voluntary gift, donation, or contribution to said pretended Mormon church, or for its benefit, diwho at any time has been in the relation of such spiritual marriage above mentioned, shall in all courts and places be deemed a femme sole.

SEC. 16. And be it further enacted, parcels of ground, used exclusively as shall be contracted whilst either of the That every person, male or female, who burial places or depositories of the dead, parties has a former wife or husband shall knowingly and willingly aid and may be exempted from taxation; but living in the United States or elsewhere, assist in, or be present at, the ceremony marriages are herein prohibited to resi- guilty of a crime, and, on conviction izens only of the United States shall be SEC 9. And be it further enacted, dents of said Territory, and declared to thereof before a court of competent juimprisonment at hard labor in such the United States shall be a party the ed by execution or attachment. SEC. 13. And be it further enacted, penitentiary for at least two years. And woman to commit the crime of polyga-

> SEC. 17. And be it further enacted, That property, real and personal, in said Territory of Utah, not disposed of by last will and testament, shall, upon the death of the owner thereof, descend, subject to his lawful debts, as follows:

First. In equal shares to his children. born in lawful wedlock, and to the issue of any such child deceased, by right of representation; and if there be no such child of the intestate living at his death, his estate shall descend to all his other lineal descendants, and if all the said descendants are in the same degree of pointed by the governor, and their term of discipline, and the number and des- mony, rite, consecration, sacrament, kindred to the intestate, they shall share the estate equally; otherwise, they shall take according to the right of representation.

> Second. If he shall leave no issue, his estate shall descend to his widow during her natural lifetime, and after her decease, to his father; and if he shall leave no issue nor widow, his estate shall descend to his father.

Third. If he shall leave no issue, nor or exact of such party the payment of such marrage shall sign and deliver to than five years nor less than three representation: Provided, If he shall costs adjudged or taxed against him un- the husband and the wife a certificate months, or by both such fine and im- have a mother also, she shall take an