

H. F. 27, to regulate the practice of dentistry, passed its third reading. Mr. Morrell was opposed to the passage of the bill since a dentist had told him that a bill to do the dentists any good should prevent persons not licensed dentists from extracting teeth. The bill was lost by a vote of four ayes to five nays.

On motion of Mr. Evans, it was decided to request the Secretary of the Territory to give a list of the amounts of appropriations necessary to be made in compliance with the acts in force. This is wanted for the committee on appropriations to make up the general appropriation bill.

HOUSE.

TUESDAY, FEBRUARY 9.

The solons seemed somewhat invigorated by their two days' absence from business when rapped to order by the speaker this afternoon. The minute clerk, with the eagle eye of Ferry casting furtive glances upon him, read yesterday's journal which, for the first time, was approved without correction.

Montgomery moved that C. F. 27 be now placed upon its passage. The roll call showed 13 ayes, 10 noes.

The title of the bill was made the title of the act. (It is to amend sec. 2238 Compiled Laws, relating to private corporations.)

W. D. Baker and others, residents of Sevier county, presented, through Adams, a petition in relation to the subject of paying taxes to Richfield city on their property lying outside that municipality, and if other relief cannot be had that the city charter be amended to that end. Committee on municipal corporations and towns.

The committee on education reported, through Nebeker, chairman, C. F. 13, to change the name of the University of Deseret to the University of Utah, and recommended that as amended it pass. Adopted.

The special order, the bill to create the county of Deep Creek, was then taken up. The report of the committee recommended its rejection, that of the minority (signed by Moritz and W. H. Irvine) asking its adoption. A lengthy debate took place participated in by Pierce, Moritz, W. H. Irvine, and Ferry for the minority and Olson, Mackay and Arnett for the majority.

The majority report, which recommended the rejection of the Deep Creek County bill was adopted.

H. F. 13, a bill for an act to encourage manufactures and paying bounties therefor, introduced by Kimball, was next taken up. The third reading was concluded and the debate opened with a motion from Arnett to strike out the enacting clause. He took the position that the financial status of the Territory was not such as to warrant any measure which would bring great increase of expense, as they were leaving bills unpaid now.

Ferry opposed the motion to kill the bill, and made a lengthy argument covering the entire range of political features in the bill.

Kimball spoke in defense of his measure, saying that it was intended to draw capital to Utah.

Marshal opposed the bill, as being in favor of taxing the whole people to benefit a few, and from his standpoint of governmental powers this was wrong.

Lawrence then made a strong plea for protection, claiming this was an infant industry that should be cherished, and the Territory would not miss the bounty which would go so far toward advancing the entire county, but get it back in taxes.

Mackay was opposed to the measure on the ground of class legislation, which helped to make the millionaire. There were too many of them in the country now.

W. H. Irvine was to this extent a protection Democrat, but held the question was not a political one as Utah was differently situated from any other Territory.

Cunningham made a statistical speech, being opposed to the measure, both on the ground of experience as shown by last year's output and the prices.

Colton desired to do anything to make a home market, and thought that any wise bill, which would do this no politics should interfere with it.

Ferry asked to be further heard and Nebeker moved that the privilege be granted for the reason that he was educating the Liberal party in American principles.

Ferry then made a characteristic speech full of explanations and wide in its range.

The vote stood to strike out the enacting clause: Ayes—Arnett, Cunningham, Irvine, (J. D.), Montgomery, Mackay, Marshall, Nebeker, Pike, Sargent, Snow, Stoker, Wright. Noes—Adams, Allen, Colton, Ferry, W. H. Irvine, Kimball, Lawrence, Moritz, Olson, Pierce and Tuttle.

WEDNESDAY, FEBRUARY 10.

An invitation from the directors of the Orphan's Home and Day Nursery, to visit that institution on Thursday at 2:30 p.m., was received and a discussion ensued as to whether there was sufficient time. It was decided that the invitation be accepted with thanks except as to date, which shall be fixed hereafter.

The committee on counties, to which had been referred H. F. 40, to attach a portion of Wasatch County to Summit County, recommended its rejection. Adopted.

The committee on live stock, to which was referred H. F. 71, to prevent the driving or herding of cattle and sheep within a certain distance of cities, etc., recommended its rejection. Adopted.

The judiciary committee reported on the Governor's suggestion regarding H. F. 11, to amend section 3533 Compiled Laws, accompanying the report with an amendment to that effect and recommending its passage. Adopted.

A large number of new bills were introduced and referred, after which the third reading of bills began.

H. F. 9, by Arnett, for an act to amend section 2796 of the Compiled Laws of 1888, relating to the fees of mining recorders. The amendment provides for the striking out of the words "By law for the services of county recorders" and substituting therefor the words "By the by-laws of the mining district in which same is recorded, or said copies are made." Passed.

H. F. 51, by Montgomery, for an act to fix the liability of corporations in case of accidents to employees by rea-

son of the neglect, carelessness, etc., of any employe or servant of the corporation. After a debate lasting an hour or more Marshall, Ferry and Arnett leading, the bill was killed by a vote of 9 ayes to 14 noes.

H. F. 65, by Tuttle, a bill of interest to sheepmen, passed by a vote of 19 ayes to 4 noes.

The bill is as follows:

Sec. 1. That section 2264 of the Compiled Laws of Utah, 1888, be amended by inserting at the end of said section, after subdivision 3, the following subdivisions, to be numbered 4 and 5.

"4. To construct or maintain any corral or yard to be used for the purpose of shearing or dipping of sheep, within one mile of any stream of water used by the inhabitants of any town, city or settlement for domestic purposes, where the refuse or filth from said corral or yard would naturally find its way to said stream of water by the action of the elements.

"5. To herd cattle, horses, or sheep within one mile of any stream of water used by the inhabitants of any town, city or settlement for domestic purposes."

THURSDAY, FEBRUARY 11.

The committee on claims and public accounts reported on claim 31, of M. W. Mansfield, ex-assessor of Piute County, for relief, recommending that it be allowed. Adopted.

Petition 33, of A. D. Merriam, ex-collector of Sanpete County, for the same purpose, came from the same committee with the same recommendation. Adopted.

Claim 32, of Daniel Hamer, for \$1250 principal, being one-half the cost of maps for Weber County, as provided by law, and \$107 interest thereon, was reported back from the same committee with a recommendation that the principal be allowed and the interest be not allowed. Some discussion followed and finally the report was adopted.

Claims number 22, 23, 24 and 30, for fees in criminal cases, which had been presented to the respective county courts of the counties wherein they originated and were refused because of the ruling of Judge Zane on that question, were reported with a recommendation that they be allowed. After discussion the report was adopted.

H. F. 70 came back from the committee on public health, and the recommendation that it be placed on its passage adopted. (It relates to the adulteration of food, preventing and punishing the same.)

The Committee on Public Library reported that the accounts of the Territorial Library had been examined into and found correct. Adopted.

The same committee reported favorably on H. J. M. 2, providing for the purchase of 100 copies of Utah reports, and recommended its adoption. So ordered.

C. F. 23, a bill for an act providing for the compilation of a new index of the laws of Utah was read for the second time, and under suspension of the rules read the third time and passed. Kimball, Arnett and Evans are appointed a committee to see that the work is properly performed, and are instructed to have printed by the lowest responsible bidder not to exceed 2000 copies of the same.

H. F. 19, by Kimball, to amend the Compiled Laws wherein they relate to