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THE NEW LAW.

Full Text of the Measure as it Stands.

REPUBLICANISM IN UTAH ABOL-ISHED.

AN ACT

To amend an act entitled "An act to amend Section 5352 of the Revised Statutes of the United States, m.refer-ence to bighny, and 'for other'pur-poses," approved March 22, 1882.

poses," approved March 22, 1882. Be it enacted by the Senate and House of Representatives af the United States in Congress assembled, Thet in any proceed-ing or examination before a grand jury. a judge, justice or a United States com-missioner, or a court in any prosecution for bigamy, polygamy, or unlawful cohabitation, under any statute of the United States; the lawful husband or wife of the person accused shall be a competent witness, and may be called, but shall not be compelled to testify in such proceeding, examination or prose-pution without the consent of the husband or wife, as the case may be; and such witness shall not be permitted to testify as to any statement or com-munication made by either husband or wife to cach other. during the existence of the mariage relation, deemed confi-dential at common law.

ATTACHMENT FOR WITNESSES.

ATTACHMENT FOR WINNESSES. BEC. 2. That in any prosecution for bigamy, polygamy or unlawfnl cobabi-tation, under any statute of the United States, whether before a United States commissioner, justice, judge, a grand jury, or any court, an attach-ment for any witness may be issued by the court, judge or com-mussioner, without a previous subpena compelling the immediate attendance of such witness, when it shall appear by oath or affirmation, to the commissioner, justice, judge, or court, as the case may both or affirmation, to the commissioner, justice, judge, or court, as the case may be, that there is reasonable ground to believe that such witness will unlaw-fully fail to obey a subpœna issned and served in the usual course in such cases; and in such case the usual wit-ness fee shall be paid to such witness so attached: *Provided*. That the person so attached may at any time secure his or her discharge from onstody by execut-ing a recognizance, with sufficient surety, conditioned for the appearance of such person at the proper time, as a witness in the cause or proceeding wherein the attachment may be issued. ADILITERY.

ADULTERY.

ADULTERY. SEC. 3. That whoever commits adultery shall be punished by imprison-ment in the penitentiary not exceeding three years; and when the act is com-mitted between a married woman and a man who is unmarried, both parties to such act shall be deemed guilty of adultery; and when such act is com-mitted between a married man and a woman who is unmarried, the man shall be deemed guilty of adultery.

INCEST.

SEC. 4. That if any person related to another person within and not includ-ing the fourth degree of consangunity computed according to the rules of the civil law, shall marry or cohaoit with, or have sexual intercourse with such other or related person throwing her or have sexual intercourse with such other so related person, knowing her or him to be within said degree of relation-ship, the person so offending shall be deemed guilty of incest, and, on convic-tion thereof, shall be punished by imprisonment in the penitentiary pot less than three years and not more than offeren years fifteen years.

shall possess and may exercise all the powers and jurisdiction that are or may be possessed or exercised by justices of the peace in said Territory under the laws thereoi, and the same powers conferred by law on commissioners appointed by circuit courts of "the United States.

MARRIAGE CEREMONIES. SEC. 9. That every ceremony of mar-riage, or in the nature of a marriage ceremony, of any kind, in any of the Territories of the United States, whether (ither or both or more of the parties to such ceremony be lawfully competent to be the subjects of such marriage or ceremony or not, chall be certified by a certificate stating the fact and nature of such ceremony, the full names of each of the parties concerned, and the full names of every officer, priest, and person, by whatever style, or designation called or known, in any way taking part in the performance of such ceremony, which certificate shall be,drawn up and signed by the parties to such ceremony and by every officer, priest, and person tak-ing part in the performance of such ceremosy and shall be by the officer, priest, or other person solemn-izing such marriage or ceremony filed in the office of the probate court, or, if there be none, in the office of the court having probate powers in the county or district in which such ceremony shall take place, for record, and shall be MARRIAGE CEREMONIES. having probate powers in the county or district in which such ceremony shall take place, for record, and shall be immediately recorded, and be at all times subject to inspection as other public records. Such certificate, or the record thereof, or a duly certified copy of such record, shall be privat focie evidence of the facts required by this act to be stated therein, in any pro-ceeding, givil or criminal, in which the matter shall be drawn in question. Any person who shall willfully violate any of the provisions of this section shall be deemed gully of a misdemeanor, and shall, on conviction thereof, be pun-ished by a fine of not more that \$1,000, or by imprisonment not longer than two years or by both said punish-ments, in the discretion of the court. PROOF NOT CHAMGED.

PROOF NOT CHANGED.

SEC. 10. That nothing in this cet shall be held to prevent the proof of marriages, whether lawful or unlawful, by any evidence now legally admissible for that purpose.

ILLEGITIMATE CHILDREN DISIN-HERITED.

HERITED. SEC. 11. That the laws enacted by the Legislative, Assembly of the Terri-tory of Utah which provide for or recog-nize the capacity of illegitimate children to inherit or to be entitled to any distri-butive share in the estate of the father of any such illegitimate child are here-by disapproved and annulled; and no illegitimate child shall hercafter be entitled to inherit from his or her father or to receive any distributive share in the estate of his or ber father: *Provided*, That this section shall not apply to any illegitimate child born within twelve months atter the passage of this act, nor to any child made legitimate by the seventh section of the act entitled "An, act to amend section 5352 of the Revised Statutes" of the United States, in reference to biganty and for other purposes," approved March 22, 1882. CURTAILLING PROBATE JURISDICTION.

CURTAILING PROBATE JURISDICTION SEC. 12 That the laws enacted by the Legislative Assembly of the Territory of Utab, conferring jurisdiction apon probate courts, or the judges thereof, or any of them, in said Territory, other than in respect of the estates of deceased persons, and in respect of the guardian-bin of the persons and property of inpersons, and in respect of the guardian-ship of the persons, and property of in-fants, and in respect of the persons and property of persons not of sound mind, are hereby disapproved and annulled, and no probate court or judge of pro-bate "shall exercise any jurisdiction other than in respect of the matters nforesaid," except as a member of a county court; and every such jurisdic-tion so by force of this act withdrawn from the said probate courts or judges shall be had and exercised by the district courts of said Territory respec-tively.

set than three years. FORNICATION. Sro. 5. That if an unmarried man or hem shall be punished by imprison-net not exceeding six months, or by ine not exceeding six of the Legislative and prosecute to the inter Assembly of the Territory of Utab all prosecutions for adultry may here after be-instituted in the same way that prosecutions for adultry may here after be-instituted in the same way that prosecutions for the cruines are. COMMISSIONERS MADE JUSTICES OF THE FRACK. SEC. 7. That commissioners an-pointed by the supreme court, and dis-proved the supreme court, and dis ceeds thereof applied to the use and, benefit of the common schools in the Territory in which such property may be *Provided*. That no building, or the grounds appurtenant thereto, which is held and occupied exclusively for pur-poses of the worship of God, or parson-age 'connected tharewith, or burnal ground, shall be forfeited.

P. E. FUND COMPANY DISSOLVED. P. E. FUND COMPANY DISSOLVED. BEO. 15. That all laws of the Legis lative Assembly of the Territary of Utab, or of the so-called government of the State of Deseret, creating, organ-izing, amending, or continuing the corporation or association called the Perpetual Emigrating Fund Company are hereby disapproved and annulled; and the said corporation; in so far as 'it may now have', or pretend to have, any legal existence, is bereby dissolved; and its ball not be lawful for the Legis-lative Assembly of the Territory of Utab to create, organize, or in any man-ner recognize any such corporation or association, or to pass any law for the section of the part of the section of the section of the section of the purpose of or operating to accomplish the bringing of persons into the said Territory for any spurpose whatsoever.

PROCEEDINGS CONSEQUENT.

PROCEEDINGS CONSEQUENT. SEC. 16. That it shall be the duit the Attorney-General of the United States to cause such proceedings to be taken in the supreme court of the Ter-ritory of Utah as shall be proper to. carry into effect the provisions of the preceding section, and pay the debts and to dispose of the property and assets of said corporation according to law. Said property and assets, in excess of the debts and the amount of any lawful claims established by the any lawful claims established by the court against the same, shall escheat to the United States, and shall be taken, invested, and disposed of by, the Secre-tary of the Interior, under the direction of the President of the United States, for the berefit of compute schools in for the benefit of common schools in said Territory.

THE CHURCH DISINCORPORATED.

said Territory. THE CHURCH DISINCORPORATED. Spc. 17. That the acts of the Legislative Assembly of the Territory of Utah, in-corporating, continuing, or providing for the corporation knuwn as the Unrch of Jesus Ohrist of Latter-Day Saints, and the ordinances of the so-called general assembly of the state of Deseret incorporating the Church of Jesus Ohrist of, Latter-Day, Saints, so for a state same may now have legal force and validity, are hereby disapi-proyed and annulled, and the said cor-proper and validity, are hereby disapi-proyed and annulled, and the said cor-proper and validity, are hereby disapi-proyed and annulled, and the said cor-proper and states to cause such proceed-ings to be taken in the supreme court of the Territory of Utah as shall be the United States to cause such proceed-ings to be taken in the supreme court of the States to cause such proceed-ings to be taken in the supreme court of the States to cause such proceed-ings to be taken in the supreme court of the section and to wind up the affairs of said corporation conformably to law; and in such proceedings the court shall have power, and it shall be its duty, to make such decree or decrees as shall be proper to effectuate the transfer of the ide to real property now held and used by said corporation for places of worship, and personages conneeded of the description mentioned in the proviso to section 13 of this sect and in section 26 of this act, to the respective trustees mentioned in section 26 of this act; and for the purposes of this section said court shall have all the powers of a court of equity. court of equity.

DOWER, ETC. SEC. 18. (a) A widow shall be endowed of the third part of all the lands where-of her husband was seized of an estate of inheritance at any time during the marriage, unless she shall have law-fully released her right therefo. (b) The widow of any alien who at the time of his death shall be entitled by law to hold any real estate, if she be an inhabitant of the Territory at the time of such death shall be entitled to dower of such death aball be entitled to dower of such death aball be entitled to dower of such death aball be entitled to dower

of such estate in the same manner as it such alien him been a nutive citizen. (c) If a hushand seized of an estate of inheritance in lands exchanges them for other lands, his widow shall not have dower of both, but shall make her election to be endowed of the lands given of of those taken in exchange; and if such election be not evinced by the commencement of proceedings to

to dower out of such lands, as against the mortgages or grantes in such som-veyance or those claiming under him, although she shall not have, innited in such mortgage; but she shall be entitled to her dower in such lands, as against all other versons all other persons. (f) Where in such case the mortgagee or such grantee or those claiming un-der him shall, after the death of the husband of such widdw, cause the land, mortgaged or so conveyed to be sold,

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(g) A widow shall not be endowed of the duties of his office, shall take and ands conveyed to her husband by way of mortgage unless be acquire an abso-lute estate therein during the marriage

A SECRET BALLOT. SEC. 21. That all laws of the Legisla-tive Assembly of the Territory of Utah which provide for numbering or identi-lying the votes of the electors at any election in said 'serritory are hereby, disapproved and annulled; but the fore-going 'provision shall not preclude the lawful registration of voters, or any other provisions for securing fair elec-tions which do not involve the disclos-ure of the candidates for whom any particular elector shall have voted.

REDISTRICTING THE TERRITORY.

REDISTRICTING THE TERBUTORY. SEC. 22. That the existing election districts and apportionments of repro-sentation concerning the members of the Legislative Assembly of the Terri-tory of Utah are hereby abolished; and it shall be the duty of the governor. Territorial; secretary, and the hoard of commissioners mentioned in section 9 of themact of Congress approved March 22, 1882, entitled "An act to amend section 5352 of the Revised Statutes of the United States, in reference to bigamy, and for other purposes," in said Terri-tory, forthwith to redistrict said Terri-tory, and apportion representation in the same in such manner as to provide, as nearly us may be, for an equal repre-sentation of the people (excepting Indians not taxed,) being citizens of the United States, according to numbers, in said Legislative Assembly, and to the number of members of the council and house of representatives, respectively, as now established by law; and a record of the establishment of such new districts and the apportionment of rep-recentation thereto shall be made in the office of the secretary of said Territory, and such establishment and representation. office of the secretary of said Territory, and such establishment and representa-tion shell continue until Congress shall otherwise-provide, and no persons other than cirizens of the United States other-wise qualified shall be entitled to vote at any election in said Territory.

ELECTION LAW REMAINS

ELECTION LAW REMARKS. SEC. 23. That the provisions of section 9 of said act approved March 22, 1882. in regard to registration and election officers, and the registration of voters, and the conduct of elections, and the powers and dhile of the board therein mentioned, shall continue and remain operative until the provisions and laws therein referred to, to be made and enacted by the Legislative Assembly of said Territory of Utah, shall have been made and enacted by said assembly and shall have been approved by Congress.

THE TEST OATH.

SEC. 24. That every male person 21 years of age resident in the ferritory of Utah shall, as a condition-precedent to his right to register or yote at any election in said Territory, take and subscribe an oath of affirmation, before the registration officer of his roting precinct, that he is over 21 years of age, and has resided in the Territory of Utah for six months then last passed and in precinct, that he is over 21 years of age, and has resided in the Territory of Utah for six months then last passed and in the precinct for one month immediately preceding the date thereof, and that he is a native born (or naturalized, as the case may be) citizen of the United States and further state in such oath or affiritmitoh his full name, withhis age, place of business, his status, whether single or 'married, and, if 'married', the name of his-lawful wile, and that he will 'support the Constitution of the United States and will faithfully obey the laws thereof, and especially will obey the act of Cotgress approved March 22, 1882, entitled "An act to amend section 5352 of the Revised Statutes of the United States, in reference to bigamy, and for other purposes." and will also obey this act in respect of the crimes in said act defined and forbidden, and that her will not, directly or indirectly, aid or abet, counsel of advise, any other person to commit any of said crimes. Sher regis-tration officer is authorized to administer 'said oath or affirmation'; and all such oaths or affirmation; shall be by him ritory of Utah, and his deputies shall possess and may exercise all the powers in executing the laws of the United and excredised by sheriffs, constables, and their deputies as peace officers; and each of the amount limited by law, the court each of the amount limited by law, the court appear at the next term of the court hwing jurisdiction of the case, and to suppress assaults and batteries, rlots, routs, affrays and insurrections. Sec. 14. That in any proceeding for the enforcement of the provisions of associations the enforcement of the provisions of and excredised by sheriffs, constables, and their deputies as peace officers; and suppress assaults and batteries, rlots, routs, affrays and insurrections. Sec. 14. That in any proceeding for the associations of the provisions of the anount limited by law, the court of the amount limited by law, the court appear at the next term of the court suppress assaults and batteries, rlots, routs, affrays and insurrections. Sec. 14. That in any proceeding for the state of the provisions of the provisions of the states of such widow shall or interest suppress assaults and batteries, rlots, routs, affrays and insurrections. Sec. 14. That in any proceeding for the states of such and excrease the mortgage or such case the mortgage or such conveyance, or such conveyance, and the core of a conrt, if any ing property in which such corporation routs, affrays and insurrections. Sec. 14. That in any proceeding for the mortgage or such conveyance, and the convert or incompatible as the next term of the court instituted shall bare in or under said recognizance. They shall quell and routs, affrays and insurrections. Suppress assaults and batteries, rlots, the officer before entering on the state of the state as the rows, the officer before entering on the state of the state as the dower, the right to hold office in or under said the right to hold office in or under said the right to

subscribe an oath or affirmation declar-ing his full name, with his age, place of business, his status, whether married or and sconveyed to her husband by way of mortgage unless be acquire an abservice and oath.of altrination decisition decisiti decisition decisition decisition decisition decisition decisit Territory.

OFFICE OF SCHOOL SUPERINTENDENT ABOLISHED.

ABOLISHED. SEC. 25. That the office of Territorial superintendent of district schools created by the laws of Viah is hereby nuolished; and it shall be the duty of the supreme conrt of said Territory to appoint a commissioner of schools, who shall possess and exercise all the powers and duties heretofore imposed by the laws of said Territory upon the Terri-torial superintendent of district schools, and who shall receive the same salary and compensation, which shall be paid out of the treasury of said Territory; and the laws of the Territory of Ulah providing for the method of election and appointment of district schools are hereby alsoended until the further action of Congress shall be had in respect thereto. The said superintendent shall have power to prohibit the use in any district school of any book of Sectarian charac-ter of otherwise unsuitable. Said superintendent shall collect and classify statistics and other information respect-line districts and other schools in the or otherwise disations. But superintendent shell collect and classify subtistics and other information respect-ing the districts and other schools in said Territory, showing their progress, the whole number of children of school age, the number of children of school age, the number of the school in each year in the respective counties, the average length of time of their atten-dance, the number of teachers and the compensation paid to the same, the number of teachers who are Mormons, the number of children of Mormon parents and the number of children of so-called Gentile parents, and their respective average attendance at school; all of which statistics and information shall be annually reported to Congress, through the governor of the Interior. CHURCHES MAY HOLD BEAL PROFERTY.

CHURCHES MAY HOLD REAL PROPERTY

SEC. 26 That all religious societies, sects, and congregations shall have the right to have, and to hold, through trustees appointed by any court exer-cising probate powers in a Territory only on the nomination of the authori-lies of such society sect or courteres. ties of such society, sect, or congrega-tion, so much real property for the frection or use of houses of worship, and for such parsonages and burial grounds as shall be necessary for the conveni-ence and use of the several congregations of such religious society, sect, or congregation.

THE MILITIA.

THE MILITIA. SEC. 27. That all laws passed by the so-called state of Deseret and by the Legislative Assembly of the Territory of Utan for the organization of the Navo Legion are hereby annulled and declared of no effect; and the militia of Utah shall be organized and subjected in all respects to the laws of the United States regulating the militia in the Ter-ritories: Provided, however, That all general officers of the Militia, shall be appointed by the governor of the Terti-tory, by and with the advice and con-sent of the council thereof. The Legis-lative Assembly of Utah shall have

MARSHALS MADE SHERIFFS AND CON-STABLES

SEC. 8. That the marshal of said Ter SEC. 8. That the marshal of said Ter-ritory of Utah, and his deputies shall possess and may exercise all the powers in executing the laws of the United States or of said Territory possessed and excreised by sheriffs, constables, and their deputies as peace officers; and each of them shall cause all offenders against the law in his view, to enter into recompliance to keep the peace and to

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PROCEEDINGS AGAINST CORPORA-TIONS.

TIONS. SEC. 14. That in any proceeding for the enforcement of the provisions of law against corporations or associations acquiring or holding properly in any Territory of the United States in excess of the amount limited by law, the court before which such proceeding may be instituted shall have power in a sum-mary way to compel the production of all books, records, papers, and docu-ments of or belonging to any trustee or person holding or controlling or manag

sent of the council thereof. The Legis-lative Assembly of "Utah shall have power to pass laws for organizing the militia thereof, subject to the approval of Congress.

DEATHS.

BACON-Rebecca Lock Bacon died at het residence. 157 North Temple Street, March 5, 1887, at 1/45 a.m., of rheumatim and dropsy of the hoart. Elle (wall-blom Detember 21, 1825, attCambridge; England is bized it to the Church in 1845; emigrated from England 'to lowa in 1854, ead, from Lowa to Utah in 1877. -She lived aud died a, faithful , Laitof day Saint, and was he bettre and efficient worker in the Relief Society; she learde a musband, three sons and three daughters to mourn her loss.

ALLEN.-In the 16th Ward of this oily, February 28th, 1887, of pneumouia, hichard Henry, son of Sanuel and Mary Allen, Born at Swansea, South Wales, England April 26th, 1871; emigrated to Utahin 1892, Mill. Star, please copy,