## ABILL

To Aid the Execution of the Law against Polygamy, and to prevent that Grime in the Territory of Utah, and for other purposes.

[Introduced to the Senate of the United States, December 4, 1871, by Asren H. Cragin, New Hampshire.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That citizens only of the United States shall be competent to serve as grand or petit jurors in the Territory of Utah.

Sec. 2. That the United States marshal or other officer, in selecting grand Territory may be solemnized only at the discretion of the court; and in fied to vote shall yote, or offer to vote, or petit jurymen, shall select them from the body of the people; and in the trial of any case in which the United States shall be a party, the United States shall have the same right to challenge jurors as the other party has.

Sec. 3. That it shall be the duty of the United States marshal, in person or by his deputies, to attend all the courts held by the United States justices or judges in said Territory, and to serve and execute all process and orders issued or directed by said courts, or by the

judges thereof.

Sec. 4. That in the absence, or in case of sickness or other disability, of any of the judges, it shall be competent for either of the other judges to hold a court in the district of the absent or disabled judge, and to perform any and all official duties in such district which might be performed by the judge assigned to such district were he personally present and not disabled; and it is hereby made the duty of the judges in said Territory, upon the request or direction of the executive of said Territory, to proceed to the district of the absent or disabled judge, and to hold the courts therein, and to do and perform such official acts as might be performed by the absent or disabled judge.

Sec. 5. That the probate judges shall be appointed by the governor, and their Territory, is hereby declared a places be deemed a feme-sole. term of office shall be four years, unless sooner removed by the governor, and in all cases a party to any suit or proceeding, before a justice of the peace or the probate court, feeling himself aggrieved his by the judgment or decision of the justice of the peace, or by the judgment or decision of the probate court, may appeal from such judgment or decision to the district court of the district in which the proceedings before the justice or probate court are had. And in all cases of appeal from one court to another where a bond or other security is now required to be given by the party appealing, it shall not be lawful to demand or exact of such party the payment of costs adjudged or taxed against him until the appeal shall be finally disposed of by the appellate court.

Sec. 6. That the supreme court of said Territory may make rules and regulations as to the mode and manner of taking and perfecting appeals from one court to another in said Territory, so that the just rights of the parties may be secured and preserved.

corporation, or association shall be exempt from taxation, and all assessments shall be equal according to the cash value of the property: Provided, That the real estate of any religious society, corporation, or association, to an amount not exceeding ten thousand dollars, and all lots or parcels of ground used exclusively as burial places or depositories of the dead, may be exempted from taxation; but this exemption shall be applied equally and without discrimination, to every kind and description of sects and denominations of worshippers, and not otherwise.

Sec. 8. That in all suits or proceedings at law or in equity, wherein the United States are neither a party nor interested, the fees of the officers of the court may be taxed against and collected of the proper parties under the direction of the court, and the collection thereof enforced by execution or attachment against the property of the party.

Sec. 9. That there shall be in the militia of said Territory no officers of higher rank or grade than that of ma or general; and all officers muitary and civil, except constables, shall be selected, appointed, and commissio " by the governor; and every person w shall act, or attempt to act, as an offic either civil or military, without being first commissioned by the governo and qualified by taking the proper oa shall be deemed guilty of a misdeme or, and upon conviction thereof, shall to have the right to the society or the be subject to a fine not exceeding one thousand dollars, and imprisonment in year.

as the governor of said Territory shall the so-called Mormon church, or of disapproved and annulled. report to the Secretary of War the thereof before any court of competent validity thereafter. number of men enrolled and their con- jurisdiction, be punished by a fine of dition, the state of discipline, and the not more than ten thousand nor less longing to each company, division, or prisonment at hard labor in the peniorganized body. Aliens shall not be tentiary of said Territory not more than

appointed and qualified in their trial of the offender. such marriage shall sign and deliver to under pretense of support and main- at the discretion of the court. of the parties, and the place and date estate, money, or other personal pro- office in said Territory. same rate of fees for recording such cer- places, and disapproving and annul- sufficient to sustain the prosecution. marry her father, grandfather, son, to residents of said Territory and declarshall commit adultery or fornication with each other, shall be punished by imprisonment at hard labor in the penitentiary of the Territory not more than fifteen years nor less than six gamy and marriage.

months. Sec. 12. That if any officer herein authorized to solemnize marriage shall knowingly and wilfully solemnize a marriage between parties, either of whom is disqualified to enter into the marriage contract, he shall be deemed guilty of a misdemeanor, and upon conviction thereof before a court having competent jurisdiction, he shall pay a fine of not less than \$100 nor more than \$500, and stand committed until the fine shall be paid. And if any person shall presume to solemnize a marriage in said Territory who is not by this act authorized so to do, he shall be deemed guilty of a misdemeanor, and, upon conviction thereof before any court of competent jurisdiction, shall be punished by a fine not exceeding five hundred nor less than one hundred dollars, or by im: prisonment in the penitentiary not ex ceeding six months nor less than one month, or by both such fine and imprisonment at the discretion of the of the judge holding the court forthwith dered, if there shall be no safe and suitcourt.

Sec. 13. That if any man in said Territory of Utah shall claim and pretend services of any woman not lawfully married to him, by reason of her havthe penitentiary not exceeding one ing been sealed, devoted, or consecrated

number and description of arms be- than five hundred dollars, or by imenrolled and mustered into the militia. five years nor less than three months, competent voters. Sec. 11. That marriages in said or by both such fine and imprisonment, Sec. 21. That if any person not qualijustices of the supreme court, all such cases such woman shall be at any election, or if any qualified voter or by justices of the peace duly deemed a competent witness on the shall cast, or offer to cast, at any elec-

the husband and the wife a certificate tenance of her by him during the pe-

daughter, step-mother, grandfather's sealing or spiritual marriage, with inhis sister, his half-sister, brother's thereof before a court of competent ju- no jurisdiction or authority. daughter, sister's daughter, father's sis- risdiction, shall be punished as last ter or mother's sister. No woman shall aforesaid; and the person or persons celebrating or solemnizing such rite, or of the parties has a former wife or hus- gamy, made punishable by the act of judges to the several districts. band living in the United States or else. | Congress of eighteen hundred and sixtywhere, unless the marriage with such | two, such person shall be deemed guilty former wife or husband shall have been of a misdemeanor, and, upon convicdissolved. All persons being within | tion thereof, shall be fined in any sum the degrees of consangunity within | not exceeding five hundred dollars, or Sec. 7. That property of no person, which marriages are herein prohibited imprisoned at the discretion of the mencement of each term of the court at which a grand jury shall be called, to give in special charge to the grand jury so much of this act as relates to poly-

of this act.

Sec. 17. That no citizen of the United States who is living in the practice of on the third Monday in December. polygamy shall be competent to serve as a grand or petit juror in criminal cases arising under the said act of eighteen hundred and sixty-two, or in criminal cases arising under this act touching the solemnization of marriages, sealing, or spiritual marriage, counselpolygamy, and being present at the ceremony of sealing herein mentioned. And in such cases it shall be the duty of the United States district attorney for the Territory, or any attorney acting in his stead, to ascertain, by inquiry or otherwise, whether any of the grand | court. or petit jurors are polygamists; and if any such are found, it shall be the duty of the grand and petit jury. ..... other officer, to execute such order.

Sec. 18. That laws and parts of laws | Sec. 29. That, if it becomes necessary,

Sec. 10. That the militia of said to him by any ceremory, rite, conse- of Utah Territory which in any way Territory shall be organized and discip- cration, sacrament, form, order, interfere with the primary disposal of lined in such manner and at such times | decree, sentence, vote, or direction of | the soil by the United States are hereby

direct, and all the officers thereof shall any prophet, president, bishop, priest, Sec. 19. That all commissions and apbe appointed and commissioned by the or other officer or functionary of said pointments, both civil and military, governor. As commander-in-chief the church, or of any member thereof, heretofere made or issued, or which governor shall make rules and regula- | whether with or without the consent of | may be made or issued before the first tions for the enrolling and mustering of such woman, and shall cohabit with day of July, eighteen hundred and the militia; and he shall yearly, be- such woman. he shall be deemed guilty seventy-two, shall cease and determine tween the first and last days of October, of a crime, and shall, upon conviction on that day, and shall be of no effect or

> Sec. 20. That none but male citizens of the United States, over twenty-one years of age, residing in the precinct or election district, and not disqualified by the conviction of some crime, shall be

tion more than one vote for the same proper townships or precincts, or Sec. 14 That it shall be lawful for officer or officers, he shall be deemed by any priest or minister of the gos- any woman in said Territory, claimed guilty of a misdemeanor, and shall, pel regularly ordained and settled or as such spiritual wife of any man, but upon conviction thereof before any established as such in said Territory, or | not married to him according to law, to | court having jurisdiction, be punished by any bishop or elder in the so-called sue for and recover from him compen- by fine not exceeding five hundred Mormon church, between parties com- sation for her labor and services while dollars, or by imprisonment in the petent to enter into the marriage con- such his spiritual wife, in an action of penitentiary not exceeding one year, or tract. And the person solemnizing assumpsit, without any deduction by both such fine and imprisonment.

Sec. 22. That no person under the thereof, wherein shall be set forth the riod of such spiritual marriage, and age of twenty-one years shall be capanames, the ages, and places of residence also to sue for and recover any real ble of holding or exercising any civil

of such solemnization, together with the perty given, granted or conveyed by Sec. 23. That in prosecutions for the names of witnesses, not less than two, her since the passage of the act of crime of polygamy, proof of cohabitapresent at such solemnization; which eighteen hundred and sixty-two, enti- tion by the accused as husband or wife. certificate may be recorded in the office | tled "An act to punish and prevent or the acknowledgments of the party of the proper register of the county, the practice of polygamy in the Terri- accused of the existence of the marital and the register shall be entitled to the tories of the United States and other relation of husband or wife, shall be

tificates as is allowed for recording ling certain acts of the legislative as | Sec. 24. That the probate courts, in deeds of land; and such certificates, or a sembly of the Territory of Utah," to their respective counties in said Terricertified copy of the record, shall be any person or body politic as a volun- tory, are herely authorized to hear, try, evidence in any court of the facts there- tary gift, donation, or contribution to and determine civil causes wherein the in set forth, as above required. A'l said Mormon church, or for its benefit, damage or debt claimed does not exceed such registers shall henceforth be ap- directly or indirectly; and any woman three hundred dollars. And said courts pointed by the governor of said Terri- in said Territory not lawfully married, are hereby authorized to try criminal tory, and be subject to be removed from but who at any time has been in the re- cases arising under the laws of the Feroffice by him. Marriage, so far as its lation of such spiritual marriage above ritory, where by law the person convalidity in law is concerned in said mentioned, shall in all courts and victed cannot be punished by a fine exceeding one hundred dollars nor by civil contract, to which the consent of Sec. 15. That every person, male or imprisonment exceeding six months; parties, capable in law, of contract. female, who shall knowingly and but in cases where the person convicted ing, is essential. No man, a resident of willingly aid and assist, in or may be punished by a fine of more said Territory, shall marry his mother, be present at, the ceremony than one hundred dollars, or by imgrandmother, daughter, grand or rite of Mormonism known as such prisonment for more than six months. or by both fine and imprisonment, and wife, son's wife, grandson's wife, wife's tent to countenance, encourage, and where the person convicted may be mother, wife's grandmother, wife's give effect to the same, shall be deemed punished by death, and in matters of daughter, wife's granddaughter, nor guilty of a crime, and, on conviction naturalization, said courts shall have

Sec. 25. That the judges of the supreme court of said Territory, or a majority of them, may fix, and, when grandson, stepfather, grandmother's performing such ceremony, shall be they deem it expedient, may alter, the husband, daughter's husband, grand- punished as last aforesaid, and by a fine | time and place of holding the supreme daughter's husband, husband's father, of at least one thousand dollars each, court, and also the times and places of husband's grandfather, husband's son, and imprisonment at hard labor in such | holding district courts for the transachusband's grandson, nor her brother, penitentiary for at least two years. And tion of business arising under the laws half-brother, brother's son, sister's son, if any person shall publicly or privately of the Territory, and the number of father's brother, or mother's brother. No counsel, advise, or persuade any man or terms which may be held in each dismarriage shall be contracted while either | woman to commit the crime of poly- | trict annually; and they may assign the

Sec. 26. That it shall be the duty of the United States district attorney for the Territory, personally or by his assistant, to attend all the district courts which may be held in said Territory, and to perform the duties of prosecutcourt for a term not exceeding twelve ing attorney; and that the district ed to be incestuous and void, who shall months. And it shall be the duty of attorney and United States marshal intermarry with each other or who the judges of said Territory, at the com- shall each receive for his services in criminal cases, or proceedings arising under the laws of the Territory, the same fees or compensation as are allowed for like services in criminal cases or proceedings arising under the laws of Sec. 16. That it shall not be lawful the United States; and such fees or comfor the Mormon church, so-called, or of pensation being taxed by the court or any of its officers or members as such, judge before whom the services were to grant divorces or solemnize marria- rendered, or by the supreme court of ges except as provided in section eleven | the Territory, shall be paid to the district attorney and marshal, respectively, from the territorial treasury, annually

Sec. 27. That for the purpose of holding district courts for the transaction of business arising under the laws of the Territory, it shall be lawful for the United States marshal, or his deputies, to take possession of any court-house, council-house, town-house, or other ing or advising to commit the crime of public building, and to furnish the same in a suitable manner for holding the court, at the expense of the Territory, unless the same shall be previously furnished by the territorial authorities, and to hold and occupy the same so long as shall be necessary for holding the

Sec. 28. That in all cases or | roceedings where imprisonment may be orto discharge such jaror or jurors from able jail or other prison in the district. hearing, trying, or determining such it shall be lawful for the court or judge case or cases; and said attorney shall to order the person to be imprisoned in have the unrestricted right of challenge any jail or prison in the Territory; and for this or other cause, both in the case it shall be the duty of the marshal, or