

FOR A PUBLIC PARK.

An Important Memorial Introduced in the House.

MR. BENNER'S UNIVERSITY BILL.

Grand County—Ogden After a Public Building—The Appropriation Bill as Far as Perfected—Two Busy Bodies.

Both branches of the Legislature held busy sessions yesterday, and it may reasonably be expected that hard work will be the motto from this time on, as the sixty days expire one week from to-morrow at 12 midnight.

THE UNIVERSITY. In the Council yesterday, Mr. Benner introduced C. F. 53, in relation to the Deseret University.

The first portion of the bill is taken up with the matter of incorporation, the statement of the objects of the university and the departments which may be introduced. It recommends that the undergraduate collegiate department admit no students who have not passed examination in all the studies in the preparatory department. One article provides that the tuition shall be free. The main feature of the bill is that a sale is ordered of the university lands of the territory as soon as title can be secured by the territory. The securing of this title and the record of the same is put in the hands of the territorial commissioners to locate university lands, with their act of securing title, the existence of the board of commissioners to locate university lands shall cease. The regents are made the agents of the territory to dispose of the lands and the fund is to remain as a special endowment fund, only the interest of which can ever be used, and both principal and compound interest are to remain intact for the period of ten years from the sale of the lands.

CHANGING ELECTION DAYS. Mr. Bryan introduced C. F. 51, which changes the day of general election from the present date to the Tuesday next after the first Monday in November. It provides that county courts shall appoint registration officers in each precinct, and a board consisting of three persons, to be called a board of revision, to whom is referred all matters relating to rights to vote. Returns are made to the probate clerks who in turn refer them to the secretary of the territory. The effect of the bill, if passed, will be to do away with the Utah commission. It is conformity with the Edmunds-Tucker act, which created the Utah commission, to act until the Legislature should pass an election law that would be approved by Congress.

FOR A PUBLIC PARK. Mr. Smith yesterday introduced the following memorial in the House: To the Honorable the Senate and House of Representatives of the United States in Congress assembled:

Your memorialists, the governor and Legislative Assembly of the territory of Utah, would respectfully represent: That Big Cottonwood cañon, in Salt Lake county, Utah territory, is one of the chief sources of water supply for Salt Lake valley.

That the country situated at the head of this cañon was until within a few years heavily wooded, thus affording protection for the snow deposited over a large water shed, thus furnishing a steady flow of water throughout the summer months for irrigation and other purposes.

That the cañon is now being rapidly denuded of trees for the purpose of sawing into lumber, and of undergrowth, by pasturing of large herds of sheep.

That by such denuding the snows are melted rapidly, causing freshets in the spring and drought late in the season, to the great damage of the inhabitants of Salt Lake valley.

That Big Cottonwood contains many mountain lakes of much scenic interest and great beauty, and is the great resort for the people of Utah during the hot summer months.

Your memorialists therefore humbly pray that, saving all mining and other rights heretofore acquired, and in addition to the United States lying in the region of country bounded by the divides between Big Cottonwood and Parley's Park, Snake Creek, Mill Creek and Little Cottonwood cañons respectively, for a distance of ten miles westerly from the head of Big Cottonwood cañon be granted to the territory of Utah and set apart as a public park, in which it shall be unlawful to cut any growing trees or to pasture cattle or sheep.

And your memorialists will ever pray.

FOR A NEW COUNTY. Mr. Hatch has presented in the Council and that body has passed the following bill: Be it enacted, etc., that all that portion of the territory of Utah embraced within the following boundaries, to-wit: Commencing at the southeast corner of Emery county at its point of intersection with the state of Colorado, running thence north along the line between Emery county and Colorado to the point of intersection with Uintah county; thence west along the southern boundary line of Uintah county to the center of the main channel of Green river; thence south following the center of the main channel of said Green river to the northern line of San Juan county; thence east to the place of beginning, is hereby named and made Grand county, with the county seat at Moab; and said county is hereby attached to and made a part of the First judicial district of this territory. Section 2.—Causes of action, criminal or civil, now pending in any court, which have arisen within the territory above described, shall be tried and determined regardless of the creation of Grand county; and any cause of action now accrued, or criminal offense committed before the passage of this bill within the territory forming Grand county, where proceedings have not been commenced at the time of the passage of this act shall be tried and determined in Grand county. Section 3.—For the purpose of organizing said Grand county, the following officers are hereby appointed: John H. Shaffer, Hanses Walker, and R. C. Camp, selectmen; Walter Moore, sheriff; O. D. Allen, assessor and collector; Sylvanus Richardson, prosecuting attorney; Arthur Taylor, treasurer; H. B. Beach, county superintendent of district schools; W. H. Alvord, coroner; Joel Shomaker, surveyor; George H. Wade, county clerk; George H. Wade, county recorder. Said officers shall take the oath of office prescribed by law, and give bonds in such penal amounts as required by law. They shall hold said offices until the general election in August, 1890, and until their successors are elected and qualified. They shall commence the duties of their offices immediately upon qualifying, and the selection shall on or before the first Monday in May, 1890, meet and organize, and appoint such officers as are necessary for the complete

DELICIOUS.

THE FAMOUS COCOA OF EUROPE.....THE COMING ONE OF AMERICA.

MADE INSTANTLY.

WILSON'S COCOA

"Best & Goes Farthest—Largest Sale in the World—Once Tried, Always Used"

are household words all over Europe. Now that the manufacturers are drawing the attention of the American public to this first and, ever since its invention, the best of all cocoas, it will soon be appreciated here as well as elsewhere all over the world. All that the manufacturers request is simply one trial or still better a comparative test with whatever other cocoa it may be; then VAN HOUTEN'S COCOA itself will convince every one of its great superiority in strength, flavor and economy. The English high-class paper Herald says: "None of the numerous cocoas have as yet equalled this inventor's in solubility, agreeable taste and nutritive qualities." It is a strengthener of the nerves, and a refreshing beverage.—Superior to tea and coffee and having no injurious effects. Ask for Van Houten's and take no other.

organization of said county, and the transaction of all business matters thereon, who shall, before entering upon the duties of their offices, qualify as the law directs. The county court of said county shall prescribe the boundaries of precincts and school districts and exercise all powers and perform all acts as by law provided. The election held in August, 1890, shall be conducted in the same manner as in other counties; and at said election candidates for all territorial, county and precinct offices made elective by law, shall be placed in nomination, and those receiving the highest number of votes shall be entitled to serve the term prescribed by law. Section 4.—All taxable property within said Grand county shall be assessed by the assessor thereof, and all property within said county that may have been assessed by the assessor of Emery county for the year 1890, shall at the meeting of the board of equalization of said Emery county, be stricken from the assessment roll.

AMENDING THE IRRIGATION LAWS. Mr. Hammond has introduced in the House the following bill, which amends section 2411 of the compiled laws, so as to read as follows: Section 2411 S. 9.—All subsequent elections for determining the rate of tax, shall be held annually on the first Monday in December, and for the election of company officers, biennially, on the same day, at such time and place within the district as shall be designated by the trustees, at which time the number of the voters may be changed by a two-thirds vote, to not less than three nor more than thirteen. Notice of said election shall be given and the election conducted and certificates thereof returned, as provided in section 4 of this act, and the officers elected shall give bonds as provided in section 7 of this act; provided, that if such election is not held at the time herein provided for, the same may be held at any time within sixty days thereafter as may be designated by the trustees upon notice given, as provided in section 4 of this act. The rate of tax determined at said election by a majority vote shall be a law in such irrigation district, and shall constitute a permanent lien on the interest of the taxpayer in said canal or ditch and his right to use the water therein flowing from the day of assessment; but no tax created under this act shall create a lien upon the land. If any taxpayer shall fail to pay his proportion of the tax voted at said election within the time required by the by-laws, the trustees may proceed to sell the interest of such taxpayer in said canal or ditch and his right to the use of the water therein flowing, as provided in sections 2380 to 2392, both inclusive, of the compiled laws of Utah of 1888, for the sale of delinquent stock.

THE COUNCIL. When the Council convened a petition was read from M. P. Madsen and eleven other Utah fishermen, asking that the proposed salary of \$500 per year for fish commissioner be raised to \$600, for the reason that efficient service could not be secured for \$500 per annum. Referred to the committee on fish and game. IF THEY DEEM IT ADVISABLE. The committee on education, to whom had been referred H. P. 1 and 2, Allen's school bills, returned the same to the House with the following recommendation: That the bill be referred to the committee on education. Mr. Lund moved that the bills be referred to the special committee appointed to review the Collett school bill. Mr. Booth seconded the motion and suggested that the committee be authorized to prepare a substitute for the Collett and Allen bills, if they deemed it advisable. The motion prevailed and the bills were referred to the special committee with the above instructions.

DO NOT CONCLUDE. The committee on agriculture reported on C. F. 3, the bill providing for the destruction of certain wild animals and birds, recommending that the House amendments be not concurred in and that a conference committee be appointed. The report was adopted and Segmiller and Olsen were appointed from the Council. MR. BRYAN ASKED PERMISSION. Mr. Bryan asked permission to introduce a bill. Consent was given and he introduced C. F. 51, a bill prescribing qualifications of voters and office-holders, and providing for registration of voters and government of elections. The bill was referred to the committee on elections. Mr. Booth was also granted permission to introduce a bill and he submitted C. F. 52, relating to fees of administrators. Referred to the committee on judiciary.

FOR OGDEN. Mr. Collett, of the committee on memorials, reported on C. M. 2, a memorial to Congress asking that an appropriation be made for a government building in Ogden. The report was adopted and the memorial passed.

A HOUSE BILL REJECTED. H. F. 12, providing for the assessing and collecting of taxes on transitory herds, was taken up on third reading. When the bill was placed on its passage, Mr. Olsen suggested that the bill be voted down owing to the fact that the revenue bill now pending covered all the ground. The votes showed ayes 2, and nays 5, and the bill was rejected.

THE UNIVERSITY. Mr. Benner was granted permission and introduced C. F. 53, relating to the territorial or state university. Referred to the committee on university.

AGAINST DEAD BEATS. C. F. 43, to punish anyone who obtains board or lodging and refuses to pay for the same was passed.

THE ASYLUM DIRECTORY. Mr. Lund submitted a report of the committee on asylum, recommending that C. F. 48, relating to the election of the board of directors, be placed on its passage. Adopted.

REMOVAL OF COUNTY SEATS. The House announced that it had passed H. F. 70, relating to the removal of county seats. Referred to the committee on counties.

EMERY COUNTY'S COLLECTOR. A communication was received from the territorial auditor, setting out that Emery county's collector was unable to collect \$276.07 and of this amount \$149.00 still remained against him and asked that the same be appropriated. Referred.

TO COLLECT DAMAGES. C. F. 11 (substitute) was taken up on

third reading and passed. The bill provides for the assessment and collection of damages of trespassing animals and in the disposal of estrays.

A CONFERENCE COMMITTEE. The House announced that it had granted and appointed a conference committee on C. F. 3.

EMERY COUNTY'S BOUNDARIES. H. F. 56 (substitute), relating to the boundaries of Emery county, was taken up on its second reading. The rules were suspended and the bill read the third time, after which it passed.

GRAND COUNTY. C. F. 46, creating Grand county, was taken up on second reading. The rules were suspended and the bill passed. The new county consists of a portion of the eastern half of Emery county.

GOING TO THE GOVERNOR. The committee on enrollment reported that C. F. 23, relating to the enrollment of the governor for his approval.

THE REFORM SCHOOL. C. F. 42, relating to the reform school and providing the condition on which persons shall be sent to the school, was taken up on third reading and passed.

FROM THE GOVERNOR. His excellency communicated to the Council that he had approved C. F. 10, relating to probate procedure; also that C. F. 5, the bill on building and loan associations, had been returned a second time for re-consideration. The bill was referred to the committee on private corporations, who reported in favor of the amendments. The bill was again passed.

THE OGDEN BUILDING. The House announced that it had passed C. M. 2, on Ogden public building, and H. F. 75, relating to highways. The latter was read and referred to the committee on highways.

During the session the special committee on Collett's school bill was usually engaged in its duties and reported that it would not be ready to submit a report until to-day.

The President's table being clear, the Council adjourned until 10 o'clock this morning.

THE HOUSE. When the House opened at 10 o'clock yesterday morning, the consideration of H. F. 73, the revenue bill, was resumed. It was read the second time, a few slight amendments made, when it was passed by its third reading.

ON COUNTY SEATS. H. F. 70, the bill relating to the removal of county seats, was read the second time. It amends section 2419 of the compiled laws by striking out the words "within four years thereafter" at the close of said section, and inserting in lieu thereof the words "until the full term of two years after said election."

Mr. Ferry, the father of the bill, moved that all rules interfering with its passage be suspended. The rules were suspended and the bill passed. Ayes, 16; noes, 2.

THE RIGHT OF WAY FOR MINES. H. F. 65, the bill to provide right of way and easements for the development of mines, came up on its second reading.

ORGANIZATION OF CITIES AND TOWNS. C. F. 35, the bill amending an act providing for the organization of cities and towns, was read the second time.

Mr. Allen wanted section 3 amended so as to have the registration list held open until one week before the election, but it was defeated by a party vote.

Mr. Porter's amendment giving city councils power to pass an ordinance requiring that "all registration lists to be used at such elections shall be revised and completed not less than one month nor more than two months before any municipal election" was carried.

Mr. Allen's motion to make section 4 read "the council be authorized to 'qualify' persons in criminal cases for such as reported by court commissioners, as follows: To first judicial district, Provo division, to be drawn on the order of J. W. Turner, 7,138 52; To first judicial district, Ogden division, to be drawn upon the order of George D. Parry, 3,140 99; To third judicial district, to be drawn on the order of George D. Parry, 2,406 38.

For payment of witnesses and jurors, and stenographic reporters in territorial criminal cases, 1,200 00; For payment of witnesses and jurors, as may be necessary, 189 01; For incidental expenses territorial treasurer, 189 01; For incidental expenses commissioner of district schools, so ordered, 250 00; Clerk first judicial district court, 189 01; Clerk second judicial district court, 189 01; Clerk third judicial district court, 189 01; Provided, that the amount specified in this list shall be in lieu of all fees now allowed by law in territorial criminal cases.

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mittee, recommended that H. F. 76, in relation to injuries of person and property, be put upon its passage. Adopted. The bill was passed under a suspension of the rules in reference to the compensation of probate judges. Adopted.

ON LIVE STOCK. The committee on live stock reported unfavorably upon the petition for a law to prevent swine from running at large, alleging that the existing law was ample. Adopted.

The committee made a favorable report on the bill to protect the owners and raisers of live stock.

GRAND COUNTY. The Council announced that it had passed the bill creating Grand county. Referred.

THE COMPILATION COMMITTEE. Mr. Thurman, from the committee on compilation, made the report as published in THE HERALD yesterday. Adopted.

EMERY COUNTY'S BOUNDARIES. The Council announced that it had passed the House bill in relation to the boundaries of Emery county.

MUST SHOW WHAT THEY GET. H. F. 75, the bill requiring road supervisors to pay into the county treasury all moneys collected as damages from bands of sheep, was passed under a suspension of the rules. It reads as follows: A bill to amend section 2392 of the Compiled Laws of Utah of 1888. Be it enacted by the Governor and Legislative Assembly of the Territory of Utah, that section 2392 be amended to read as follows: Section 2392. S. 28.—All penalties and forfeitures under this act and not otherwise provided for shall be collected by the supervisors of the respective road districts within thirty days thereafter paid into the county treasury of their respective counties.

PERSONAL AND PROPERTY INJURIES. H. F. 76, the bill relating to injuries of persons and property, was read the second time, being slightly amended.

PROTECTION OF STOCK-RAISERS. H. F. 73, the bill in relation to the protection of stock-raisers, was read the second time.

FROM HIS EXCELLENCY. The governor announced that he had approved H. M. 3, the memorial in reference to a public building in Salt Lake.

SHEEP-STEALING GRAND LARCENY. Mr. Hammond moved a reconsideration of the vote by which the Council bill making sheep stealing grand larceny was killed.

Mr. Stewart was in favor of the motion. It was a law that should be passed, as it would afford protection to the sheep raisers in various parts of the territory. The motion prevailed, and the bill was taken up and passed—there being no dissent.

THE GENERAL APPROPRIATION BILL. The committee on appropriations presented the following general appropriation bill: Salary auditor of public accounts 1890 01; Salary territorial treasurer, 1890 01; 2,500 00; Commissioner of district schools 1890 01; 3,500 00; Rent of territorial library, 1890 01; 500 00; Incidental expenses territorial treasurer, 1890 01; 1,200 00; Scales of weights and measures, and revision of metric standards, 1890 01; 1,200 00; Incidental expenses for auditor, 1890 01; 750 00; Order of marks and brands and scales of weights and measures, or of such thereof as may be necessary, 1890 01; 750 00; Incidental expenses territorial treasurer, 1890 01; 300 00; Incidental expenses commissioner of district schools, so ordered, 250 00; Clerk first judicial district court, 1890 01; 1,000 00; Clerk second judicial district court, 1890 01; 1,000 00; Clerk third judicial district court, 1890 01; 1,000 00; Provided, that the amount specified in this list shall be in lieu of all fees now allowed by law in territorial criminal cases.

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A DEMENTED MOTHER.

'God Ordered Me to Kill You, John'—The Attack upon the Husband.

(Special to THE HERALD—Examiner Dispatch.) MONTICELLO, N. Y., March 4.—Mrs. Catherine Wolf, the young wife of John Wolf, of Mongaup, of this county, stole up behind her husband a few days ago and felled him with a club. "God has ordered me to kill you, John," she exclaimed. Wolf, though stunned, was able to prevent his wife, who had evidently become suicidal, from carrying out her purpose and succeeded in quieting her. She gave no further evidence of derangement and her husband supposed her insanity was temporary, and thought no more about it. Thursday last he went home from work, and his wife and their youngest child, aged two, were missing. He searched the premises but could not find the missing woman or child. He then alarmed the neighbors and organized a search for Mrs. Wolf. It was kept up through the day and all night, but not a trace of the unfortunate woman could be found; last Friday forenoon a person not belonging to the searching party was passing through the lonely woods five miles from Mongaup village, and discovered the woman sitting on a big rock in the middle of Mongaup creek; the water was quite deep between the shore and rock, he recognized her as Mrs. Wolf, and being unable to get an answer from her in response to his calls, he waded out to the rock and carried her ashore. She was thinly clad, and as she was covered with rags and her face and hair were matted and sunken, she was nearly dead from exposure. The child has not been found yet, and it is believed Mrs. Wolf threw it in the creek and drowned it. Mrs. Wolf is a handsome woman, twenty-five years of age. She will be sent to an asylum.

If you want to enjoy your meals, strengthen your digestion with Simmons' Liver Regulator.

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For payment of deficiency of witnesses and jurors in criminal cases for such as reported by court commissioners, as follows: To first judicial district, Provo division, to be drawn on the order of J. W. Turner, 7,138 52; To first judicial district, Ogden division, to be drawn upon the order of George D. Parry, 3,140 99; To third judicial district, to be drawn on the order of George D. Parry, 2,406 38.

For payment of witnesses and jurors, and stenographic reporters in territorial criminal cases, 1,200 00; For payment of witnesses and jurors, as may be necessary, 189 01; For incidental expenses territorial treasurer, 189 01; For incidental expenses commissioner of district schools, so ordered,