

THAT STOCK BILL.

The Amendments Mr. Porter Proposes to Have Made.

SHORT SESSIONS IN BOTH HOUSES.

A Bill to Compel Railway Companies to Fence, or Else Pay Full Value For All Stock Killed.

Few and short were the words they said in either house of the Legislative Assembly yesterday. A number of bills were introduced in the House; among the most important of them is the one fathered by Mr. Porter, and which makes exhaustive amendments to the bill concerning the branding and herding of cattle. The bill cuts out from the statute as it now stands, the following sections:

2203—Every person who shall knowingly drive any stock off its range in this territory, without the consent of the owners of such stock, shall be liable to indictment for grand larceny and may be fined in any sum not exceeding \$1,000, and shall be liable to damages to the party injured to the amount of \$300 for each head so driven off, together with all costs accruing in the trial of said cause, and said herd or stock shall be held liable for the same, or a sufficient number to cover all damages and costs; provided that the owner, or the lawful occupant of the land, shall have the right to drive from such land any cattle, horses or sheep which may be trespassing thereon.

2204—It shall be unlawful after the passage of this act, for any person in this territory to sell any neat cattle, horse, mare or gelding, goat, sheep, mule, or ass, without giving a written bill of sale therefor, and it shall be unlawful for any person in this territory to purchase any neat cattle, horse, mare or gelding, goat, sheep, mule or ass without receiving a bill of sale therefor; provided, further, that if at the time of the sale of any of the foregoing enumerated stock, said stock is marked or branded either with the brand or mark of the owner, the bill of sale shall contain a full description of such brands, and marks, or either, as the case may be.

It also strikes out from section 2205 the following: "It shall be unlawful to sell any hide of any neat cattle without giving the purchaser a bill of sale of such hide, and it shall be unlawful for any person to purchase such hide in this territory without receiving a bill of sale therefor, and such bill of sale shall contain full description of the owner's mark and brand, and other marks and brands on such hide; provided, further, that all first purchasers of hides in this territory shall keep a record of all hides of neat cattle purchased by them, which record shall state the name or names of the persons from whom purchased, and his or their place of residence, and all brands or marks on said hides, which record shall, at all times, be open for the inspection of the public."

Section 2206 is also done away with. It reads as follows: "The poundkeepers of the several precincts in this territory are hereby constituted and made inspectors of cattle, and every butcher or other person slaughtering neat cattle, shall cause the same to be inspected by the inspector of the precinct in which such slaughtering is to be done, and such inspector shall make and keep a record of the marks, brands, age, sex and color of such animal about to be slaughtered. All persons other than butchers who occasionally slaughter neat cattle for beef, either for home consumption or for other purposes, in addition to the inspection herein required, shall exhibit the hide of every such beef at the time and place the beef is offered for sale. The inspector shall issue a certificate describing the marks, brands, age, sex and color of the animals inspected, and shall be entitled to receive and collect for his services a fee of 25c for each and every animal so inspected to the number of five head at any one time, and for each animal in excess of five head, 10c."

2209—Any person who shall steal, embezzle, or knowingly kill, sell, drive away, lead away, ride away, or in any manner deprive another of the immediate possession of any neat cattle, horse, goat, sheep, mule, ass or swine; or who shall steal, embezzle, knowingly kill, sell, drive away, lead away, ride away, or in any manner apply to his own use any neat cattle, horse, goat, sheep, mule, ass or swine, the owner of which is unknown; or who shall knowingly purchase or receive of any person not having the lawful right to sell or dispose of any neat cattle, horse, goat, sheep, mule, ass or swine, shall be deemed guilty of a felony, and shall be punished by imprisonment not exceeding ten years, and fined not exceeding \$5,000, at the discretion of the court."

Section 2213 is also eliminated. It is as follows: "It shall be unlawful for any person to ship in the night time any cattle, horses or sheep, over any railway within this territory, without first obtaining a certificate signed by the inspector of the precinct, stating the number, kind, and description of animals so shipped, and the name of the person shipping, which certificate shall be left at the office where said animals are shipped, for reference by any person interested, and said certificate shall be preserved at such office for at least one year."

Mr. Porter, it is understood, is backed by several others of the country members, and there is little doubt but the objectionable features of the law, given above, will be removed at this session. The sections relating to punishment for stealing are removed, because of the fact that the punishment for the crime is provided for in the general code. "The law," said Mr. Porter, "as it stands now, is a dead letter. It is out of the question to enforce such a law. The idea that a man must brand his own calf, and have it inspected before he can have a real outlet!" In the opinion of the members interested in the proposed amendments, the law will be much stronger when they are made than it is now.

THE COUNCIL.

When roll was called yesterday at 2:05, 14 members were absent—Messrs. Hall, Richards and Seegmiller. Prayer by the chaplain. Minutes of Thursday's session were read and approved, with one correction, a typographical error.

Mr. Hall was detained, he stated, in the ante room during roll call, and he wished to be marked present.

The President stated that until after the reading of the journal, members would be marked present who entering.

FOR SERVICES RENDERED. A petition was presented by Mr. Booth from Dr. Hardy, of the insane asylum, presenting certain accounts for services rendered as physician. Referred to committee on claims.

THE TREASURER'S REPORT CORRECT. The committee on ways and means reported that they had examined the treasurer's statement and found it correct. Their report was adopted.

THE PUBLIC PRINTER. The committee on printing reported that

they had met with the like committee from the House to receive bids for printing, and had found George C. Lambert's bid the lowest, and therefore recommended that he be elected public printer. The report was adopted.

FOR THE RAILROADS.

The following on railroads was introduced by Mr. Booth: That all railroad companies running passenger trains in this territory are hereby required to make public on a bulletin board at every telegraph station on their respective lines, not less than fifteen minutes before the schedule time of departure of any train carrying passengers, the probable time of the actual time of such departure as near as may be, and if said train is late the cause of delay. The train dispatcher, if he fail to furnish the information required in the preceding section, and the station agent, if he fail to make the same public when so furnished, shall on conviction thereof, be deemed guilty of a misdemeanor.

A BOUNTY ON ANIMALS. Mr. Seegmiller presented a bill to amend an act referring to the destruction of certain obnoxious animals, and placing a bounty on a class designated. Referred to committee on agriculture.

MORE COPIES WANTED. A resolution was offered by Mr. Bryan to have 200 copies of the minutes of both houses published. It was adopted and ordered sent to the House for concurrence.

MR. BARTON'S AMENDMENT. A bill to amend section 14, chapter 6, came up for its second reading. Mr. Booth offered a substitute bill, covering the same ground, which was adopted. The rules were suspended for the third reading of the bill, and it was passed by a majority of the members of the Council answering "Aye" to the call of the roll.

A MINUTE CLERK ELECTED. A communication was received from the House forwarding a message from the governor relating to his sanction of a minute clerk for each House. The message was adopted, and the President announced that nominations would be in order for a minute clerk.

Mr. Olson placed in nomination Mr. C. D. W. Fullmer, which was the only nomination made for the position, so he was elected.

H. C. R. S. referring to additional printing of minutes, was concurred in. Mr. Bryan asked permission to withdraw a resolution he had offered, which was now fully supplied by the concurrent resolution of the House concerning printing. No objection being offered, the resolution was withdrawn.

A PUBLIC PRINTER.

Mr. Bryan offered a resolution that George C. Lambert be elected public printer. Mr. Richards offered an amendment to the resolution by inserting the words, "and hereby is," which was approved, and the resolution as amended was adopted.

C. C. R. S. relating to public printer, was received from the House. Upon motion, the Council adjourned until 2 o'clock p. m. next Monday.

THE HOUSE.

A few corrections were made in the minutes of the previous day, and the call of the Speaker for petitions brought forth no response.

THE PUBLIC PRINTER.

Mr. Howell presented a report from the committee on public printing, which showed that George C. Lambert was the lowest responsible bidder, and they therefore recommended that he be declared public printer. Mr. Allen asked whether there were any other bidders, and if so, who they were.

Mr. Howell replied that the Tribune company had made a bid, but Mr. Lambert was the lowest. Mr. Lambert, also, had the contract for government printing, he having underbid all competitors.

Mr. Allen had no doubt that the committee's work was well done, but it seemed to him that the House should have a fuller report than had been made.

The speaker suggested that the matter might be laid over for the present.

Mr. Hammond did not see any reason for the delay. A committee had been appointed to do certain work; that work was done.

The Speaker—Members of the House desire more detailed information, and they have a right to it.

Mr. Thurman—Once or twice we have passed matters such as this, and the claim was made that the bid was the lowest, and it turned out not to be the case. I have myself, been placed in a humiliating position once or twice. I think the report should show in detail just what the bids were.

The House decided to lay the report on the table until the Council was heard from.

FROM THE GOVERNOR. A communication from the governor announced that he had approved H. C. R. I, authorizing the election of minute clerks.

A MINUTE CLERK ELECTED.

Mr. Hammond placed in nomination S. T. Whitaker, of Ogden, as minute clerk. Mr. Williams named E. A. McDaniels, of Ogden.

Mr. Hammond's nominee was elected. Whitaker, 17; McDaniels, 6.

Mr. Whitaker was sworn in by the Speaker.

AFTER THE RAILROADS. Mr. Hammond presented H. F. 2, a bill for an act to amend section 2349 of the compiled laws of Utah, 1888. It provides that all railroads must fence their lines, or pay full price for all live stock they slaughter.

THAT LIVE STOCK BILL. Mr. Porter presented H. F. 10, a bill for an act amending certain sections of the law in relation to the branding, slaughtering and disposing of live stock. The bill repeals the following sections, 2303, 2304, part of 2205, all of 2206, 2209, and 2213.

The bill was referred to the committee on live stock.

TO LEGALIZE CERTAIN DOCUMENTS.

Mr. Pierce presented H. F. 11, a bill to legalize instruments in writing now on record in the offices of the several counties of Utah territory. The bill legalizes such instruments as may have been defective.

TWO HUNDRED COPIES. Mr. Wood presented a resolution authorizing the printing of 100 extra copies of the daily minutes—making 200 copies in all.

Mr. Williams offered an amendment making the total amount 150.

Mr. Allen thought if any extra copies were to be printed, 100 would not be too many.

The amendment was lost and 200 ordered printed.

THE PUBLIC PRINTER.

The bids of the Tribune and Lambert, for the public printing, were then read as follows: W. A. C. Bryan and Joseph Howell, Chairman Printing Committee.

It had passed a resolution electing George C. Lambert, public printer. The resolution was unanimously adopted by the House, and the minutes ordered corrected accordingly.

THE COUNCIL ALSO OCCURRED IN THE ACTION ORDERING 100 COPIES OF THE DAILY MINUTES.

EXCUSED UNTIL TUESDAY NEXT. Mr. Smith asked to be excused until Tuesday next, and his request was allowed. Adjourned until Monday at 2 p. m.

Do you suffer from scrofula, salt rheum or other humors? Take Hood's Sarsaparilla, the great blood purifier; 100 doses one dollar.

NOTICE.

We hereby notify you that Mr. Sidney Dundas, for the past year in our employ as a delivery teamster and collector is now no longer employed by us and has no authority to receive any money on our account nor take orders for the delivery of our lager beer. A. FISHER Brewing Company.

The usual treatment of catarrh is very unsatisfactory, as thousands of despairing patients can testify. A trustworthy medical writer says: "Proper local treatment is positively necessary to success, but most of the remedies in general use by physicians afford but temporary benefit. A cure cannot be expected from snuffs, powders, douches and washes." Ely's Cream Balm is a remedy which combines the important requisites of quick action, specific curative power, with perfect safety and pleasantness to the patient.

SCRAMBLE FOR REAL ESTATE and wealth does not always make one feel happy. With torpid liver and impaired digestion the life becomes a misery. Invest in a \$1 box of Garfield Tea and stimulate the sluggish liver and kidneys to action and you will be well and happy. Samples free at druggists for few days only.

Merit Wins.

We desire to say to our citizens that for years we have been selling Dr. King's New Discovery for consumption, Dr. King's New Life Pills, Bucken's Arterio Sclerotic and Electric Bitters, and have never handled remedies that sell so well, or that have given universal satisfaction. We do not hesitate to guarantee them every time, and we stand ready to refund the purchase price, if satisfactory results do not follow their use. These remedies have won their great popularity purely on their merits. C. Smith & Co., druggists.

Children Cry for Pitcher's Castoria.

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To cure constiveness the medicine must be more than a purgative. To be permanent it must correct, and Ely's Speedily Restore to the bowels their natural peristaltic motion, so essential to regularity. Sold Everywhere.

ELY'S CATARRH Cream Balm.

Cleanses the Nasal Passages, Allays Pain and Inflammation, Heals the Sore, Restores the Senses of Taste and Smell.

TRY THE CURE HAY-FEVER. A particle is applied to each nostril and is agreeable. Price 50 cents at Druggists; by mail, registered, 60 cents. ELY BROTHERS, 56 Warren Street, New York.

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—AND— LOANS. W. D. Bowring & Co., 74 W. First South St.

REAL ESTATE AND LOANS.

See Our List! Best of References Given.

Notice of Dissolution of Partnership.

NOTICE OF DISSOLUTION OF PARTNERSHIP. The partnership heretofore existing between the undersigned, under the name of William Vowels & Son, is this day dissolved by mutual consent, and the interest of William Vowels & Son in what is known as the Tooele County Roller Mill, has this day been sold to Sylvester H. Vowels, and the interest of William Vowels & Son in the firm business in Tooele City and in the town of Stockton, in said county, has this day been sold to Sylvester H. Vowels, and all debts due by said firm prior to the first publication of this notice are to be paid by Sylvester H. Vowels.

WILLIAM VOWELS, SYLVESTER H. VOWELS.

NOTICE.

THE ANNUAL MEETING OF THE SHARE holders of the H. A. Tuckett Candy Company, of Salt Lake city, for the election of officers for the ensuing year, will be held at the company's office, Thursday, February 20, 1890, at 1 o'clock p. m.

HUGH W. SMITH, Secretary.

E. C. COFFIN

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Progress Building, Open About January 15.

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Patent Roller Mills, MANUFACTURERS OF HIGH GRADE FLOUR.

— BRANDS — High Patent, Whole Wheat, Bakers' No. 1.

We warn all our customers to be sure that they get our flour, as some unscrupulous persons are trying to imitate our brands, particularly that of Bakers' No. 1. All our brands have the design of a gold medal, and the name of Elias Morris appears on every sack.

ELIAS MORRIS, Proprietor.

HARRIS' CANDY FACTORY,

(Formerly on Commercial Street) Has Removed TO 329 Sixth East Street, — AND IS — IN FULL BLAST.

With more commodious quarters, where every order, no matter how large, can be expeditiously filled.

Orders by mail promptly attended to.

THE CULLEN HOTEL, S. C. EWING, Proprietor. Opened October 3d, 1887. THE FINEST HOTEL IN THE WEST. Rates, \$3.00 per Day. SPECIAL RATES TO TOURISTS.

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GEO. M. SCOTT, President. H. S. RUMFIELD, Secretary. JAMES GLENDINNING, Vice-Pres. and Treasurer.

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Incorporated. 168 Main Street, The Largest Stock of Hardware, Mine, Milling and Smelter Supplies West of Chicago. Sole Agents for

Canton Steel Company, Blake Steam Pump Company, John Van's Steel Ranges, Buffalo Scale Company, Hercules Powder Company, Roebling & Son's Wire Ropes, Fuller & Warren's Stoves, Revere Rubber Company.

SALT LAKE CITY, UTAH.

Lewis' 98 per ct. LYE

Powdered and Perfumed. (PATENTED) The strongest and purest Lye made. Will make 100 lbs. of the best Perfumed Hair Soap in 30 minutes without boiling. It is the best for disinfecting sinks, closets, drains, etc. Photographers and machinists use it. Foundrymen, bolt and nut makers, For engineers as a boiler cleaner and anticorrosive. For brewers and bottlers, for washing barrels, bottles, etc. For painters to remove old paints. For washing trees, etc. etc. PENNA. SALT MFG CO. Gen. Agts. Phila., Pa.

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