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ports and other legal works and documents, which may have heretofore been, or which may hereafter be furnished to this Territory, by the United States, or by any other State or Territory, for the use of the Territorial Library, the United States Attorney receipting to him for the Same.

SEC. 2. It shall be the duty of the U. S. Attorney to plain-Attorney. Duty of U. S. ly mark with ink on the outside of each volume so received by him, the words "Dakota Territory Law Library;" and all such volumes thus coming to his hands shall be kept in a suitable and convenient room, at the seat of government, accessible to all persons who may desire to refer to the same; and any volume may be removed temporarily for reference, upon receipting to the United States Attorney for the same.

- SEC. 3. Upon the death, resignation, or removal of the Library in Cortain Cases to United States Attorney, the law library shall be transferred be transferred to his successor in office.
- SEC. 4. This act shall take effect and be in force from and When to take after its passage and approval.

Approved, December 28th, 1872.

PAUPERS.

CHAPTER 29.

AN ACT RELATIVE TO PAUPERS.

Be it enacted by the Legislative Assembly of the Territory of Dakota:

SECTION 1. If any person who shall bring and leave any penalty for pauper in any county in this Territory, wherein such pauper per into county is not lawfully settled, knowing such person to be a pauper.

the person bringing in such pauper, shall forfeit and pay the sum of one hundred dollars for every such offense, to be sued for and recovered by, and to the use of such county by action in the name of said county, before any court having jurisdiction of the same, and no property shall be exempt from seizure and sale in said cases, and it shall be the duty of the county commissioners of the several counties, to institute suits on mence for all violations of this act, and said sum when collected shall be paid into the county treasury for the use of the county.

When to take SEC. 2. This act shall be in force from and after its passage. Approved, January 6, 1873.

PERSONAL PROPERTY.

CHAPTER 30.

An Act Relating to Conditional Sales of Personal Property.

Be it enacted by the Legislative Assembly of the Territory of Dakota:

When conditions are not valid.

Section 1. That no condition in a sale of personal property shall be valid as against a subsequent innocent purchaser or incumbrancer, for a valuable consideration, where the party purchases of the person in actual possession, or where the party receives an incumbrance from the party in actual possession, unless a copy of the conditional sale, and a description of the property be filed with the register of deeds of the county in which the property is situated.