

shall be competent and lawful for both the county commissioners of any county and also the mayor and city council or other authorities of any town or city situated therein to require the payment of the license herein provided, and the granting of the power to license or tax in any city or town charter shall not be held as conflicting in any way with the provisions of this act, the intention being to allow both the county and town or city authorities to levy and collect a license for the sale of intoxicating liquors as herein provided, or as provided by the charter and ordinances of such town or city: *And provided further*, No license shall run for a longer time than one year without renewal."

SEC. 2. And be it further enacted that sections eight, (8) nine (9) and ten (10) of an act entitled "An act to regulate the <sup>Certain act
revived and re-enacted</sup> sale of spirituous liquors, and for other purposes, approved January 8, 1868," be and the same is hereby revived and re-enacted, and that sections one, two, three, four, five, six and seven of said act shall be of no force and effect.

SEC. 3. This act shall take effect and be in force from and ^{When to take effect.} after its passage and approval.

Approved, January 15, 1875.

APPORTIONMENT.

CHAPTER XXII.

APPORTIONMENT.

AN ACT apportioning the representation in the Legislative Assembly.

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

SECTION 1. That the county of Union shall constitute the first council and representative district, and shall be entitled <sup>Apportionment
of first district</sup> to two members of the council and four members of the house of representatives.

SEC. 2. That the county of Clay shall constitute the second ^{Second district}

council and representative district, and shall be entitled to two members of the council and four members of the house of representatives.

Third district. SEC. 3. That the county of Yankton shall constitute the third council and representative district, and shall be entitled to two members of the council and five members of the house of representatives.

Fourth dist. SEC. 4. That the counties of Bon Homme, Hutchinson, Armstrong, Hanson and Davidson shall constitute the fourth council and representative district, and shall be entitled to one member of the council and two members of the house of representatives.

Fifth district. SEC. 5. That the counties of Lincoln and Turner shall constitute the fifth council and representative district, and shall be entitled to two members of the council and three members of the house of representatives.

Sixth district. SEC. 6. That the counties of Minnehaha, Lake and Moody shall constitute the sixth council and representative district, and shall be entitled to one member of the council and two members of the house of representatives.

Seventh dist. SEC. 7. That the counties of Cass, Richland, Ransom, Barnes (heretofore known as Burbank) and Stutsman shall constitute the seventh council and representative district, and shall be entitled to one member of the council and two members of the house of representatives.

Eighth dist. SEC. 8. That the counties of Traill, Grand Forks and Pembina shall constitute the eighth council and representative district, and shall be entitled to one member of the council and one member of the house of representatives.

Ninth district. SEC. 9. That the counties of Burleigh and Stevens shall constitute the ninth council and representative district, and shall be entitled to one member of the council and one member of the house of representatives.

Tenth district. SEC. 10. That the counties of Charles Mix, including the Yankton reservation, and Buffalo, Brule, Hyde, Hughes and Sully shall constitute the tenth representative district, and shall be entitled to one member of the house of representatives.

Eleventh dist. SEC. 11. That the counties of Brookings, Hamlin, Dueil and Grant shall constitute the eleventh representative district, and shall be entitled to one member of the house of representatives.

SEC. 12. In case a new territory shall be erected out of the northern portion of Dakota Territory prior to the next general election, or before a new apportionment of representation is made, the representation herein assigned to Northern Dakota shall be and the same is hereby assigned as follows, to-wit:

To the first council and representative district one member of the council and one member of the house.

To the second council and representative district one member of the council and one member of the house.

SEC. 13. That the counties of Stanley, Cheyenne, Delano, Mandan, Lawrence, Custer, Forsyth, Shannon, Lugenbeel, White River and Pennington counties shall and are hereby attached to the tenth (10) representative district for election purposes.

SEC. 14. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

SEC. 15. This act shall take effect and be in force from and after its passage and approval.

Approved, January 15, 1875.

In case a new
territory shall
be formed, how
apportioned.

Certain coun-
ties annexed to
tenth district.

Conflicting
acts repealed.

When to take
effect.

APPROPRIATIONS.

CHAPTER XXIII.

COMMISSIONERS COMPENSATION.

A JOINT RESOLUTION making an appropriation to Frank Bem for services as commissioner of immigration.

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

SECTION 1. That Frank Bem be allowed the sum of one hundred dollars as compensation for his services as commissioner of immigration, out of any money in the territorial treasury, not otherwise appropriated.

SEC 2. This resolution shall take effect from and after its passage and approval.

Approved, January 15, 1875.

One hundred
dollars allowed
Frank Bem.

When to take
effect.