- § 6. When LAWFUL TO KILL DOG.] It shall be lawful for any person to kill any dog off of the premises of the owner of such dog found chasing or worrying sheep.
- § 7. Owner of dog liable for damages.] That any person keeping, owning or harboring a dog after receiving notice that such dog is addicted to chasing, worrying or killing sheep, and who refuses or neglects to kill such dog shall be liable for all damages, after receiving such notice, committed by such dog upon any sheep, to the owner of such sheep, and shall not be entitled to any benefit from the laws exempting property from execution, but all property shall be subject to execution on judgment for such damages and costs.
- § 8. That all laws or parts of laws in conflict herewith are hereby repealed.
- § 9. That this act shall be in force and effect from and after its passage and approval by the governor.

Approved, February 14, 1881.

Education.

CHAPTER 64.

APPORTIONMENT OF FUNDS.

AN ACT to amend An Act, entitled "An Act to Establish a Public School Law for Dakota Territory," approved, February 22, 1879.

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

§ 1. CITY SCHOOLS ENTITLED TO PROPORTION OF FUNDS. PROVISO.] That section 71 of an act, entitled "An act to establish a public school law for Dakota Territory," approved, February 22, 1879, be amended so as to read as follows: "§ 71. The public schools of any city, town or village which may be regulated by special law or by the charter of said city, town or village shall be entitled to receive their proportion of the public funds: *Provided*, That the clerk or secretary of the board

of education of such city, town or village shall on or before the first Monday of June in each year make a report to the county superintendent of schools of the county in which such city, town or village is situated, showing the whole number of children between the ages of five (5) and twenty-one (21) years residing within such city, town or village on the last day of March previous to the making of such report; but no further report to said superintendent shall be required."

§ 2. This act shall take effect and be in force from and after its passage and approval.

Approved, February 16, 1881.

CHAPTER 65.

COUNTY SUPERINTENDENT.

AN ACT to amend Sections Eight and Twenty-nine of An Act to Establish a Public School Law for Dakota Territory, approved, February 22, 1879.

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

- § 1. Female qualified for county superintendent.] That section eight of an act to establish a public school law for Dakota Territory, approved, February 22, 1879, be and the same hereby is amended as follows: After the words, "elect a suitable person," "either male or female;" and to be further amended as follows: Wherever the word, "he or his" is used in said section or said act in reference to the county superintendent, "he" shall be followed with the word, "or she;" and "his" with the word, "or her."
- § 2. That all acts or parts of acts conflicting with this is hereby repealed.
- § 3. That this act shall be in force and effect from and after its passage.

Approved, February 25, 1881.

CHAPTER 66.

FIXING TIME FOR APPORTIONING FUNDS.

AN ACT to amend § 17 and § 18 of Chapter 14 of the Session Laws of 1879.

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

- § 1. When school moneys to be apportioned.] That § 17 of chapter 14 of the session laws of 1879 be amended as follows: Line two (2) of said section after word "January" insert "April," and after word "July" insert "and October;" also strike out of said line word "and" where it now appears in the second line of said section.
- § 2. Same.] That § 18 of chapter 14 of the session laws of 1879 be amended as follows: Line three (3) of said section after word "January" insert "April," and after word "July" insert "and October;" also strike out of said line word "and" where it now appears in the third line of said section.
- § 3. All acts or parts of acts in conflict with the provisions of this act are hereby repealed.
- § 4. This act shall be in force and take effect from and after its passage and approval.

Approved, March 3, 1881.

CHAPTER 67.

FOREIGN LANGUAGE.

AN ACT to amend Section 40 of An Act to Establish a Public School Law for Dakota Territory.

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

§ 1. School meeting may authorize teaching of foreign language.] That section 40 of an act, entitled "An act to establish a public school law for Dakota Territory" be, and the

same is, hereby amended by adding at the end thereof the following: "Provided, however, That any annual school district meeting, or any meeting duly called for that purpose, shall have power in addition to the other power thereto granted to authorize by vote that the German or other foreign language be taught for one hour each school day in the public school in and for such district; and such language may be taught therein accordingly, and but one such language can be taught in any such schools, besides the English language, as above provided."

§ 2. This act shall take effect from and after its passage and approval.

Approved, February 21, 1881.

CHAPTER 68.

GERMAN LANGUAGE.

AN ACT to amend Section 40 of An Act to Establish a Public School Law for Dakota Territory.

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

- § 1. School meeting may authorize teaching of german.] That section 40 of an act, entitled "An act to establish a public school law for Dakota Territory" be, and the same is, hereby amended by adding at the end thereof the following: "Provided, however, That any annual school district meeting duly called for that purpose shall have power in addition to the other power thereto granted to authorize by vote that the German language be taught for one hour each school day in the public school in and for such district, and such language may be taught therein accordingly."
- § 2. This act shall take effect from and after its passage and approval.

Approved, February 12, 1881.

CHAPTER 69.

PUPILS MAY ATTEND ANY SCHOOL IN COUNTY.

AN ACT making Provisions for the Schooling of Children living in any Organized District.

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

- § 1. Resident of district may demand school.] That in any regularly organized school district it shall be lawful for any person living in the same and having children between the ages of five and twenty-one years to demand and require each year in said district as many months school as the funds which may be raised at the rate per cent. allowed by law upon the assessed valuation in said district will permit, not to exceed six months.
- § 2. Pupil may attend any school in county.] In case of failure of any school district to make the provision as set forth in section one of this act, it shall be lawful for the parents of the children living in said district to send the same to any school in the county: *Provided*, *however*, That if the district so designated shall not be over crowded with its own pupils.
- § 3. FEE FOR NON-RESIDENT PUPILS.] The district so receiving pupils from other districts shall be entitled to receive from the district in which said pupils reside 50 cents per week for each and every pupil so received.
- § 4. All acts and parts of acts in conflict with this act are hereby repealed.
- § 5. This act shall take effect and be in force from and after its passage and approval.

Approved, February 17, 1881.