election for the person or persons having the highest number of votes in such district, for member or members of the council or house of representatives of the Legislative Assembly, which certificate shall be delivered to the person entitled thereto on his application to the county clerk of the senior county of such district at his office; and any breach of the provisions of this section shall be deemed a misdemeanor, and punishable accordingly."

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

Approved, March 2, 1881.

Fees.

CHAPTER 75.

CORONER.

AN ACT to amend Section Eleven of Chapter Thirty-nine of the Political Code.

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

§ 1. FEES OF CORONER.] That section eleven of chapter thirty-nine of the Political Code be, and the same is, hereby amended so as to read as follows: "§ 11. The coroner shall be entitled to charge and receive the following fees:

"For a view of each body and taking and returning an inquest, five dollars.

"For a view of each body and examination without inquest, three dollars.

"For taking information, fifty cents.

"For issuing subpœnas, warrant or order for a jury, fifty cents.

"For qualifying an inquest, fifty cents.

"For administering oath or affirmation to witness, ten cents.

"For each adjournment, fifty cents.

"For taking deposition, drawing and returning inquisition, for each ten words, one cent.

"For each mile traveled to and returning from an examination or inquest, ten cents.

"For physician making post mortem examination of dead body, ten dollars, which fee shall be paid out of the county treasury when they cannot be obtained from the estate of the deceased; but in all cases of murder or manslaughter, out of the goods, chattels, lands and tenements of the slayer, if he hath any, otherwise by the county, with mileage for distance actually traveled to and from the place of securing the dead body.

"For all other services rendered, the same fees as are allowed the sheriff, and mileage."

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

Approved, February 16, 1881.

CHAPTER 76.

REGISTER OF DEEDS.

AN ACT to amend Section Seven of Chapter Thirty-nine of the Political Code.

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

§ 1. FOR RECORDING RECEIVER'S FINAL RECEIPT.] That section seven of chapter thirty-nine of the Political Code be amended by adding thereto the following: "For recording a final receipt from the receiver of any United States land office, fifty cents."

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

Approved, February 16, 1881.

CHAPTER 77.

SHERIFF.

AN ACT to amend Section Nine of Chapter Thirty-nine of the Political Code.

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

\$ 1. FEE, WHERE PERSON IN WHOSE FAVOR EXECUTION ISSUES, BIDS IN PROPERTY.] That the clause of section nine of Chapter thirty-nine of the Political Code, reading as follows, "In all cases in the district court, when persons in whose favor the execution or order of sale is issued shall bid in the property sold on execution or decree, the sheriff or master making such sale shall receive five dollars as his per cent. on such sale and no more,"be amended so as to read as follows: "In all cases in the district court where persons in whose favor the execution or order of sale is issued shall bid in the property sold on execution or decree, the sheriff or master making such sale shall receive the following compensation: If the amount for which the property is bid in shall be one thousand dollars or less, the sum of five dollars, and no more; if the amount for which the property is bid in be more than one thousand dollars, the sum of ten dollars, and no more."

§ 2. PER DIEM FOR ATTENDING COURT.] That the clause of said section nine, reading as follows, "Opening court and attending thereon per day, to be paid by the county, two dollars," be amended so as to read as follows: "Opening court and attending thereon per day, to be paid by the county, four dollars." But this per diem shall not be construed to apply to deputies, and shall not be allowed for attendance on justice or probate courts.

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

Approved, March 3, 1881.