Appeals in Civil Actions.

WHEN BOND NOT REQUIRED.

CHAPTER 7.

AN ACT to amend Section (414) Four Hundred and Fourteen of Chapter (XVI) Sixteen of the Code of Civil Procedure of Dakota Territory.

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

§ 1. Bond not required in certain cases.] That section (414) four hundred and fourteen of chapter (XVI) sixteen of the Code of Civil Procedure of Dakota Territory, be and the same is hereby amended by adding thereto after the word "respondent," the following words: "Provided, That this section shall not apply to the Territory of Dakota, or any county thereof, and no bond shall in any action or proceeding be required of the Territory of Dakota, or any county thereof, on any appeal to any court of the Territory of Dakota, or to the Supreme Court of the United States, when the Territory or any county shall be the party directly interested therein."

Approved, March 12, 1885.

Apportionment.

CHAPTER 8.

AN ACT to amend Chapter Seven (7) of the Session Laws of 1883.

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

§ 1. First district.] That chapter seven (7) of the session laws of 1883 be amended to read as follows: The counties of Union, Clay and Lincoln shall constitute the first council and representative district, and Union county shall be the senior county.