ment of the interest on such bonds, shall be replaced from the special tax levied to pay the same.

- § 23. APPROPRIATION.] There is hereby appropriated out of the territorial treasury all the funds realized by the sale of the bonds provided by this act; and the board of trustees shall, within ninety days after the passage of this act, proceed to secure and adopt plans, and begin the erection and construction of said building, with all the powers in the premises conferred by this act upon said board of trustees, or any of its officers.
- § 24. AUDITOR TO DRAW WARRANTS.] It shall be the duty of the Auditor of the Territory, upon the application of the board of trustees of the school of mines, or a majority thereof, to draw warrants upon the territorial Treasurer for the purpose of constructing said building, and for the purpose of carrying out the provisions of this act; *Provided*, *however*, That a good and sufficient deed in fee simple, free to the Territory, shall first be made for the tract of land hereinbefore specified.
- § 25. In case of division.] In case of a division of the Territory of Dakota, that part of said Territory in which said school of mines is located after such division, shall assume and pay all bonds and coupons existing at that time by reason of the erection of the building herein provided for.
- § 26. This act shall take effect and be in force from and after its passage and approval.

Approved, March 7, 1885.

Sheep Husbandry.

LIABILITY FOR DAMAGES OCCASIONED BY VICIOUS DOG.

CHAPTER 134.

AN ACT to Amend Section Seven of Chapter Sixty-three of the Laws of 1881, entitled "An act for the Protection and Encouragement of Sheep Husbandry and Providing Bounty for Wolf Scalps," approved February 14, 1881.

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

§ 1. Owner of dog, Liable.] That section seven of "An act for the protection and encouragement of sheep husbandry and

providing a bounty for wolf scalps," approved February 14, 1881, be and the same is hereby amended to read as follows: §7. That any person keeping, owning or harboring a dog that shall chase, worry or kill sheep shall be liable for all damages 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.

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

Approved, March 13, 1885.

Sheep Inspectors.

CHAPTER 135.

AN ACT to Provide for the Appointment of Sheep Inspectors.

Be it enacted by the Legislative Assembly of Dakota Territory:

- § 1. APPOINTMENT AND TERM OF OFFICE.] The county commissioners may, if they deem it expedient, appoint a sheep inspector who shall be a citizen of the county for which he is appointed, for each county containing two thousand sheep, who shall hold his office for two years unless sooner removed. And any inspector may act in an adjoining county having no inspector on request of the commissioners thereof.
- § 2. Duties of sheep inspectors.] It shall be the duty of the sheep inspector whenever he has knowledge or information that any sheep within his jurisdiction have the scab or any other malignant contagious disease, to inspect said flock and report in writing the result of his inspection to the county clerk of his county, to be filed by him for reference for the county commissioners, or any party concerned, and if so diseased once every four weeks thereafter to reinspect said flock and report in writing the result and treatment, if any, in the same manner until said disease is reported cured; *Provided*, That in case of the removal of the flock six miles from the range of any other sheep, as hereinafter provided, he shall only make one inspection every three months.
 - § 3. Report to inspector of arrival of stock in territory—