Those issued for public buildings in that part of the Territory south of the forty-six h parallel should be paid by the southern division of the Territory, and those issued for public buildings erected in the north should be paid by the northern division of the Territory.

The union of the two sections in one state would be unnatural and would lead to endless difficulties.

The division prayed for is wise. It will quiet unrest, prevent difficulties and misunderstandings, which will arise 1f it is not granted and will promote the interests of both sections.

And although the people of all Dakots are earnestly in favor of admission of the southern half as a state, still they will hail with joy division only, and if asking for admission of the southern half as a state will in any manner delay division, then we earnestly request division, without the admission prayed for, at the earliest possible time.

And for your favorable consideration hereof your memorialists will ever pray.

Resolved, That a copy of the above and foregoing memorial, signed by the President of the Council and Speaker of the House, and attested by their chief clerks, be sent to the President of the United States senate, the Speaker of the House of Representatives of the United States, and to our delegate in Congress, the Honorable John B. Raymond

Approved, February 2, 1885.

Executive Office.

FOR THE EMPLOYMENT OF CLERKS.

CHAPTER 48.

AN ACT to Provide for Payment of Cletical work in the Executive Office.

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

§ 1. That the territorial Auditor be authorized to furnish such clerical assistance as may be necessary to the executive office, the same to be paid out of the receipts of said Auditor's office, not to exceed five hundred dollars in any one year. § 2 That this act shall take effect and be in force from and after its passage and approval.

Approved, March 13, 1885.

Iroquois.

TO PROHIBIT THE SALE OF LIQUORS.

CHAPTER 49.

AN ACT to Prohibit the Sale or Licensing of the Sale of Intoxicating Liquors, within a mile of the portions of Iroquois and Denver, lying in Kingsbury County, Dakota.

Be it enacted by the Legislative Assembly of the 'Lerritory of Dakota :

§ 1. It shall not be lawful to sell or to license the sale of intoxicating liquors to be sold within one mile of that part of the villages of Iroquois and Denver, lying in the county of Kingsbury, in the Territory of Dakota, at any time or during which no license is granted in said county. Any license granted contrary to the provisions of this act shall be void, and any person violating the provisions hereof shall be subject to the prosecution provided for, and penalties imposed, by the laws now and hereafter in force on the subject of intoxicating liquors, and the general laws shall apply whenever applicable for the enforcement of the provisions of this act.

Approved, March 13, 1885.