

the same is hereby amended to read as follows: § 14. When any judgment is obtained against a county, the board of county commissioners shall have power at any time after the expiration of six months from the rendition thereof, to assess and collect a sufficient amount of revenue, under the provisions of said chapter twenty-one, to pay off and discharge said judgment, in addition to the ordinary expenses of the county. But the property of the county and of persons owning property situated or liable to taxation therein, shall in no case be subject to judgment lien or liens, nor to seizure or sale upon execution or other process of any court.

§ 2. All acts and parts of acts in conflict with this act are hereby repealed.

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

ENDORSED.—Received at Executive Office, February 11, at 5:35 P. M.

Note by the Secretary of the Territory.

The foregoing act having been presented to the Governor of the Territory for his approval and not having been returned by him to the Council of the Legislative Assembly, in which it originated, within the time prescribed by the Organic Act, has become a law without his approval.

GEO. H. HAND,
Secretary of the Territory.

Coroners.

CHAPTER 55.

AN ACT to Amend Section Sixty-eight, of Chapter Twenty-one, of the Political Code.

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

§ 1. WHEN TO HOLD INQUEST AND PROCEEDINGS.] That section sixty-eight, of chapter twenty-one, of the Political Code, be and the same is hereby amended so as to read as follows:

§ 68. The coroner shall hold an inquest upon the dead bodies of such persons only as are supposed to have died by unlawful means. When he has notice of the dead body of a person supposed to have died by unlawful means, found or being in his county, he is required to issue his warrant to the sheriff or any constable of his county, requiring him to summon forthwith three electors having the qualifications of jurors of the county to appear before the coroner at a time and place named in the warrant, or when the services of such sheriff or constable can not be conveniently procured then the coroner may summon said electors from the bystanders.

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

Approved, February 14, 1881.

Deaf and Dumb.

CHAPTER 56.

AN ACT to Provide for the Education of the Deaf and Dumb of Dakota Territory.

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

§ 1. TERRITORIAL SCHOOL LOCATED.] That the Deaf and Dumb School now in successful operation at Sioux Falls, be and the same is, hereby declared the Territorial School for the education of the deaf mutes of this Territory.

§ 2. SUPERINTENDENT TO FURNISH AUDITOR REPORT. DUTY OF AUDITOR.] It shall be the duty of the superintendent of the said school to make out and present to the territorial auditor, on the last day of each month of school the number of deaf mutes who are in actual attendance upon said school as pupils, and the auditor shall thereupon draw his warrant upon the treasurer of the Territory at the rate of five dollars per week for each and every pupil, which warrant shall be paid