

§ 8. PUNISHMENT OF CONVICT FOR DISORDERLY CONDUCT.] If any person, confined in any jail upon a conviction or charge of any offense, is refractory or disorderly, or if he willfully destroy or injure any article of bedding or other furniture, door or window, or any other part of such prison, the sheriff of the county, after due inquiry, may chain and secure such person or cause him to be kept in solitary confinement not more than three days for any one offense; and during such solitary confinement he may be fed with bread and water only, unless other food is necessary for the preservation of his health.

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

Approved, February 22, 1879.

---

## Laws.

### CHAPTER 37.

AN ACT to amend Section Four (4), of Chapter Three (3) of the Political Code.

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

§ 1. WHO MAY RECEIVE COPY.] That section four (4) of chapter three (3) of the Political Code is hereby amended so as to read as follows: "§ 4. The following named officers of this Territory and of the counties therein, and none other, shall be entitled to receive, without cost to the person holding such office, one copy each of the printed volumes of the session laws hereafter published, enacted by the Legislative Assembly of this Territory, to-wit: The chief justice of the supreme court of the district of Dakota; each associate justice

of said supreme court; each clerk of the district court; the United States attorney for the district of Dakota; the United States marshal for the district of Dakota; each United States commissioner, appointed by any judge of this territory; the governor of the territory; the secretary of the territory; the auditor; the treasurer; the superintendent of public instruction; the librarian of the historical society of Dakota Territory; each district attorney; each judge of the probate court; each sheriff; each register of deeds; each county treasurer; each justice of the peace; each coroner; each county superintendent of public schools; each assessor; each member of the board of county commissioners; each chairman of the board of supervisors of any civil townships in this Territory; each township clerk; and one copy to each library association organized for the benefit of the public in any county or town in this Territory; each township treasurer; and one to each member and officer of the Legislative Assembly of the session of which he was a member or officer."

§ 2. LAWS TO REMAIN PROPERTY OF TERRITORY.] The session laws as furnished under the provisions of this act shall remain the property of the Territory of Dakota, except those furnished to the members and officers of the Legislature; and upon the expiration of their several terms of office, such officers shall turn over all such laws to successors in office.

§ 3. All acts in conflict with this are hereby repealed.

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

Approved, February 21, 1879.