

g to Kansas.)

OF NEBRASKA

and insert:

ited States included
ions thereof as an
eration of this act
i river where the
same: thence west
territory of Utah, or
e on said summit
th latitude; thence
dary of the Ter
on said boundary
n channel of said
the same is hereby
e name of the Ter
state or states, th
all be received int
e constitution ma
rovided, That noth
inhibit the govern
d territory into tw
uch times as Con
from attaching an
or territory of th
othing in this ac
ights of persons o
d territory, so lon

as such rights shall remain unextinguished by treaty between the United States and such Indians, or to include any territory which, by treaty with any Indian tribe, is not, without the consent of said tribe, to be included within the territorial limits or jurisdiction of any state or territory; but all such territory shall be excepted out of the boundaries, and constitute no part of the territory of Nebraska, until said tribe shall signify their assent to the President of the United States to be included within the said territory of Nebraska, or to affect the authority of the government of the United States, to make any regulations respecting such Indians, their lands, property or other rights, by treaty, law, or otherwise, which it would have been competent to the government to make if this act had never passed.

SEC. 2. And be it further enacted, That the executive power and authority in and over said territory of Nebraska shall be vested in a governor, who shall hold his office for four years, and until his successor shall be appointed and qualified, unless sooner removed by the President of the United States. The governor shall reside within said territory, and shall be commander-in-chief of the militia thereof. He may grant pardons and respites for offences against the laws of said territory, and reprieves for offences against the laws of the United States, until the decision of the President can be made known thereon; he shall commission all officers who shall be appointed to office under the laws of the said territory, and shall take care that the laws be faithfully executed.

SEC. 3. And be it further enacted, That there shall be a secretary of said territory, who shall reside therein, and hold his office for five years, unless sooner removed by the President of the United States; he shall record and preserve all the laws and proceedings of the legislative assembly hereinafter constituted, and all the acts and proceedings of the governor in his executive department; he shall transmit one copy of the laws and journals of the legislative assembly within thirty days after the end of each session, and one copy of the executive proceeding and official correspondence semi-annually, on the first days of January and