States and the hat no officer, army or navy service of the fice in said ter-

gislative power s of legislation States and the sed interfering all be imposed ll the lands or than the lands ch shall have the said territo the goverit; but if not, se in which it on their journconsideration, ill, it shall be use, by which by two-thirds such cases the and nays, to vely. If any n three days, ented to him, had signed it,

ship, district, d for, shall be h manner as

its return, in

shall be provided by the governor and legislative assembly of the territory of Nebraska. The governor shall nominate, and, by and with the advice and consent of the legislative council, appoint all officers not herein otherwise provided for; and in the first instance the governor alone may appoint all said officers, who shall hold their offices until the end of the first session of the legislative assembly; and shall lay off the necessary districts, for members of the council and house of representatives, and all other officers.

SEC. 8. And be it further enacted, That no member of the legislative assembly shall hold, or be appointed to, any offices which shall have been created or the salary or emoluments of which shall have increased, while he was a member, during the term for which he was elected, and for one year after the expiration of such term; but this restriction shall not be applicable to members of the first legislative assembly; and no person holding a commission or appointment under the United States, except postmasters, shall be a member of the legislative assembly, or shall hold any office under the government of said territory.

Sec. 9. And be it further enacted, That the judicial power of said territory shall be vested in a supreme court, district courts, probate courts, and in justices of the peace. The supreme court shall consist of a chief justice, and two associate justices, any two of whom shall constitute a quorum, and who shall hold a term at the seat of government of said territory annually, and they shall hold their offices during the period of four years, and until their successors shall be appointed and qualified. The said territory shall be divided into three judicial districts, and a district court shall be held in each of said districts by one of the justices of the supreme court, at such times and places as may be prescribed by law; and the said judges shall, after their appointments, respectively, reside in the district which shall be assigned them. The jurisdiction of the several courts herein provided for, both appellate, and original, and that of the probate courts of justices of the peace, shall as limited by law: Pro-