ave jurisdiction of boundaries may be ed shall exceed one district courts, recommon law jurisereof, shall appoint chancery, and shall ay be held. Writs ll be allowed in all t courts to the suy be prescribed by court shall trial by court, or the justievery clerk shall for which he shall ppeals from the fiallowed, and may States, in the same the circuit courts e property, or the the oath or affirtness, shall exceed ases involving title all be allowed and egard to the value , and except also llowed to the Suecision of the said idge thereof, or of ny judge thereof e question of perin contained shall ions of the "act escaping from the welfth, seventeen

hundred and ninety-three, and the "act to amend and supplementary to the aforesaid act," approved Septlember eighteen, eighteen hundred and fifty; and each of the said district courts shall have and exercise the same jurisdiction im all cases arising under the Constitution and laws of the United States as is vested in the circuit and district courts of the United States; and the said supreme and district courts of the said territory, and the respective judges thereof, shall and may grant writs of habeas corpus in all cases which the same are granted by the judges of the United States in the district of Columbia; and the first six days of every term of said courts, or so much thereof as shall be necessary, shall be appropriated to the trial of causes arising under the said Constitution and laws, and writs of error and appeal in all such cases shall be made to the supreme court of said territory, the same as in other cases. The said clerk shall receive in all such cases the same fees which the clerks of the district courts of Utah Territory now receive similar services.

SEC. 10. And be it further enacted, That the provisions of an act entitled "An act respecting fugitives from justice, and persons escaping from the service of their masters," approved February twelve, seventeen hundred and ninety-three, and the provisions of the act entitled "An act to amend, and supplementary to, the aforesaid act," approved September eighteen, eighteen hundred and fifty, be, and the same are hereby, declared to extend to and be in full force within the limits of said territory of Nebraska.

SEC. 11. And be it further enacted, That there shall be appointed an attorney for said territory, who shall continue in office for four years, and until his successor shall be appointed and qualified, unless sooner removed by the President, and who shall receive the same fees and salary as the attorney of the United States for the present territory of Utah. There shall also be a marshal for the territory appointed, who shall hold his office for four years, and, until his successor shall be appointed and qualified, unless sooner removed by the President, and who shall