gress making the appropriations, nor beyond the sums thus appropriated for such objects.

SEC. 13. And be it further enacted, That the legislative as sembly of the territory of Nebraska shall hold its first session at such time and place in said territory as the governor thereof shall appoint and direct; and at said first session, or as soon thereafter as they shall deem expedient, the governor and legislative assembly shall proceed to locate and establish the seat of government for said territory at such place as they may deem eligible; which place, however, shall thereafter be subject to be changed by the said governor and legislative assembly.

SEC. 14. And be it further enacted, That a delegate to the House of Representatives of the United States, to serve for the term of two years, who shall be a citizen of the United States may be elected by the voters qualified to elect members of the legislative assembly, who shall be entitled to the same right and privileges as are exercised and enjoyed by the delegated from the several other territories of the United States to the said House of Representatives, but the delegate first elected shall hold his seat only during the term of Congress to which he shall be elected. The first election shall be held at such time and places, and be conducted in such manner, as the governor shall appoint and direct; and at all subsequent elections the times, places, and manner of holding the elections, shall be prescribed by law. The person having the greatest number of votes shall be declared by the governor to be duly elected, and a certificate thereof shall be given accordingly. That the Constitution, and all the laws of the United States which are not locally inapplicable, shall have the same force and effect within the said territory of Nebraska as elsewhere within the United States except the eighth section of the act preparatory to the admission of Missouri into the Union, approved March sixth, eighteen hundred and twenty, which, being inconsistent with the principle of non-intervention by Congress with slavery in the states and territories, as recognized by the legislation of eighteen hun-

hereby declared inor and meaning of this ry or state, nor to exthereof perfectly free tutions in their own United States: Probe construed to rewhich may have exteen hundred and hibiting, or abolishing

SEC. 15. And be after be appropriate governments, a sudirection of the not exceeding the objects, for the error of government, and the seat of government, and the seat of government assembly, judges attorney of said such regulations as

SEC. 16. And be said Territory share wernment of the market, sections ship in said territory for the purpose of in the states and same.

SEC. 17. And provided by law judicial district may be appoint also appoint the eral counties or