CHAP. 145.—An act to change the name of the steamship City of Brashear to Lone Star.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, authorized to change the name of the steamship City of Brashear, belonging to Charles Morgan, of New York, to Lone Star, and grant a new register for the same in accordance herewith.

Approved, June 26, 1876.

CHAP. 146.—An act to reduce the number and increase the efficiency of the Medical Corps of the United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the number of assistant surgeons now allowed by law shall be reduced to one hundred and twenty-five; that the office of medical storekeeper is hereby abolished; that from and after the passage of this act, in addition to the grades now allowed by law, there shall be four surgeons with the rank, pay, and emoluments of colonels; eight surgeons with the rank, pay and emoluments of lieutenant-colonels, to be promoted by seniority from the medical officers of the Army; that this act shall not be construed to deprive any medical officer or storekeeper now in office of his commission in the United States Army.

Approved, June 26, 1876.

CHAP. 147.—An act to further the administration of justice in the State of Colorado.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when the State of Colorado shall be admitted into the Union, according to the provisions of the act entitled "An act to enable the people of Colorado to form a constitution and State government, and for the admission of said State into the Union on an equal footing with the original States," approved March third, eighteen hundred and seventy-five, the laws of the United States not locally inapplicable shall have the same force and effect within the said State as elsewhere within the United States; and said State shall constitute one judicial district, to be called the district of Colorado; and for said district a district judge and a marshal and a district attorney of the United States shall be appointed by the President, by and with the advice and consent of the Senate, with the same rights, powers, and duties provided by law for similar officers in the other States, except as herein otherwise provided; and said district of Colorado shall be attached to, and constitute a part of, the eighth judicial circuit; and a term of the circuit court and district court for said district shall be held at Denver in said State on the first Tuesday of July and the first Tuesday of December in each year. And one grand jury and one petit jury only shall be summoned and serve in both of said courts.

SEC. 2. That the circuit and district courts for the district of Colorado, and the judges thereof respectively, shall possess the same powers and jurisdiction, and perform the same duties possessed and required to be performed by the other circuit and district courts and judges of the United States, and shall be governed by the same laws and regulations.

SEC. 3. That the district judge appointed for the district of Colorado shall receive as his compensation the sum of three thousand five hundred dollars a year, payable in four equal installments on the first days of January, April, July, and October of each year.
Powers, duties, and compensation of marshal, etc.

SEC. 4. That the marshal, district attorney, and the clerk of the circuit and district courts of said district of Colorado, and all other officers and persons performing duties in the administration of justice therein, shall severally possess the powers and perform the duties lawfully possessed and required to be performed by similar officers in other districts of the United States, and shall, for the services they may perform, receive the fees and compensation allowed to other similar officers and persons performing similar duties by the laws of the United States, excepting such provisions thereof as are specially applicable to some particular officer or district.

Appeals from and writs of error to supreme court of Territory.

SEC. 5. That all cases of appeal or writ of error heretofore prosecuted and now pending in the Supreme Court of the United States upon any record from the supreme court of the Territory of Colorado, or that may hereafter be lawfully prosecuted from said court, may be heard and determined by the Supreme Court of the United States, and the remand of execution or of further proceedings shall be directed by the Supreme Court of the United States to the circuit or district court of the district of Colorado, or to the supreme court of the State of Colorado, as the nature of the case may require; and each of said last-mentioned courts shall be the successor of the supreme court of Colorado Territory as to all such cases, with full power to proceed with the same and to award mesne or final process therein.

Remand of proceedings.

SEC. 6. That from all judgments and decrees of the supreme court of the Territory of Colorado prior to its admission as a State, the parties to such judgments shall have the same right to prosecute appeals and writs of error to the Supreme Court as they shall have had by law prior to the admission of said State into the Union.

Succession to supreme court of Territory.

SEC. 7. That until the judge for said district of Colorado shall be duly appointed and qualified, the district judge of the United States for the district of Nebraska shall act as the district judge of the district of Colorado, and shall have and exercise the same jurisdiction and powers in the district hereby created as he has in the district of Nebraska.

Right to appeal and writ of error to supreme court of Territory.

SEC. 8. That in respect of all cases, proceedings, and matters pending in the supreme or district courts of the Territory of Colorado at the time of the admission of said State into the Union, whereof the circuit or district courts by this act established might have had jurisdiction under the laws of the United States had said courts existed at the time of the commencement of such cases, the said circuit and district courts respectively shall be the successors of said supreme and district courts of said Territory; and all the files, records and proceedings relating thereto shall be transferred to said circuit and district courts respectively, and the same shall be proceeded with therein in due course of law.

Approved, June 26, 1876.

District judge of Nebraska to act temporarily.

Transfer of cases from territorial courts to district and circuit courts.

June 29, 1876.

CHAP. 154.—An act to amend section one thousand nine hundred and eleven of the Revised Statutes of the United States defining the Jurisdiction of the courts in Washington Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section one thousand nine hundred and eleven of the Revised Statutes of the United States be amended by inserting the words "and laws" after the word "Constitution" in the latter clause of said section.

Approved, June 29, 1876.