CHAP. LXXI. — An Act to extend the Time within which Persons elected to Office may take the Oath of Office prescribed in an Act entitled “An Act to admit the State of Texas to Representation in the Congress of the United States,” approved March thirty, eighteen hundred and seventy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all persons duly elected to office in the State of Texas, and holding the proper certificate of such election, shall have thirty days from April thirty, eighteen hundred and seventy, within which to take, subscribe, and file the oath of office prescribed in the act of Congress approved March thirty, eighteen hundred and seventy, for the admission of the State of Texas to representation in the Congress of the United States.

Approved, May 4, 1870.

CHAP. LXXII. — An Act to provide for the Revision and Consolidation of the Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act approved June twenty-seventh, eighteen hundred and sixty-six, entitled “An act to provide for the revision and consolidation of the statute laws of the United States,” be, and the same is hereby, revived; and the President is authorized, by and with the advice and consent of the Senate, to appoint three commissioners to prosecute and complete the work prescribed by said act: Provided, That the said commissioners shall devote their entire time and attention to their duties as commissioners, and shall receive no compensation after said work shall be completed, nor for a longer period than three years from the time when this act shall take effect.

Approved, May 4, 1870.

CHAP. LXXIII. — An Act amendatory of the organic Law of Colorado Territory, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the organic law of the Territory of Colorado be, and the same is hereby, so far amended that an appeal shall be allowed from any final order, judgment, or decree of any probate court in said Territory to the district court of the district within which such probate court is held, under such proper regulations as shall be prescribed by the law of said Territory; and hereafter no writ of error or appeal shall be allowed from any decision of a probate court directly to the supreme court of said Territory.

SEC. 2. And be it further enacted, That the legislative assembly of said Territory may, by general incorporation laws, authorize persons to associate themselves together as bodies corporate for charitable or educational purposes.

Approved, May 4, 1870.

CHAP. LXXIV. — An Act to authorize the Issuing of a Certificate of Registry or Enrolment to the Schooners “Zenas Snow” and “Patriot.”

Preamble. WHEREAS the schooners “Zenas Snow” and “Patriot” are American-built vessels, and being [have been] denationalized by a sale of a small fraction of each to a foreigner, who has since become naturalized; and whereas, after seizure by the United States, the said vessels have been under the laws restored to the owners thereof by the Treasury Department: Therefore,

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 he is hereby, authorized to issue a certificate of registry or enrolment to the schooners “Zenas Snow” and “Patriot.”

Approved, May 4, 1870.