

Grand and
petit jurors.

SEC. 2. That such number of jurors shall be summoned by the marshal at every term of such court to be at Helena as may have been ordered at a previous term or by the district judge in vacation. And a grand jury may be summoned to attend any such term of said court when ordered by the court or by the judge thereof in vacation. In case of a deficiency of jurors, talesmen may be summoned by order of the court.

Adjournments;

not affected by
intervening
terms, &c.

SEC. 3. That the district judge may adjourn any of the terms of the court provided for in this act, from time to time, to suit the convenience of litigants and to meet the necessities of the business of such terms; and the intervention of a term of such court at any other place shall not preclude the power to adjourn over to a future day.

Clerk, office,
duties.

SEC. 4. That a clerk of said court shall be appointed in like manner as other clerks of the district courts of the United States are appointed, who shall keep his office in said city, and who shall be subject to all the duties enjoined by law on clerks of the district courts aforesaid: *Provided, however,* That no court shall be held at Helena in pursuance of this act until an instrument in writing, duly executed by the proper authorities of the county of Phillips, agreeing to furnish suitable rooms for the holding of said court, for the term of ten years, without any charge to the government of the United States, shall first be filed in the office of the clerk of said court at Little Rock.

No court to be
held at Helena,
until, &c.

Counties com-
posing the west-
ern district.

SEC. 5. That the counties of Phillips, Crittenden, Mississippi, Craighead, Greene, Randolph, Lawrence, Sharp, Poinsett, Cross, Saint Francis, Monroe, Woodruff, Jackson, Independence, Izzard, Marion, Fulton, and Boone, in said State, shall hereafter be deemed and be a part of the western district of Arkansas, and there shall be appointed by the President of the United States, by and with the advice and consent of the Senate, a district judge for the western district aforesaid, who shall, from and after the time of his appointment, hold the terms of court at the times and places required by law. Said district judge shall be paid the same salary and in the same manner as the judge of the eastern district of said State. And the terms of the court, now required to be held at Van Buren, shall hereafter be held at Fort Smith in said district, and the present district judge of the said State shall be and remain the district judge of the United States for the eastern district thereof, as if originally appointed thereto.

District judge
to be appointed.

Salary.

Terms now re-
quired to be held
at Van Buren to
be at Fort Smith.

Judge of east-
ern district to
continue.

Repeal of part
of act of
1851, ch. 24.
Vol. ix. p. 594.

SEC. 6. That so much of an act entitled "An act to divide the district of Arkansas into two judicial districts," approved March three, eighteen hundred and fifty-one, as gives the judge of the district of Arkansas jurisdiction over the western district of said State, and all laws inconsistent herewith, are hereby repealed.

APPROVED, March 3, 1871.

March 3, 1871.

CHAP. CVII. — *An Act to create a new Land District in the Territory of Washington.*

Walla-Walla
land district in
Washington Ter-
ritory estab-
lished.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the public lands in the Territory of Washington lying east and north of the following boundaries shall constitute a new land district, to be called the Walla-Walla district, to wit: Beginning on the boundary line between the United States and the British possessions, on the summit of the Cascade mountains; thence southerly along the line established by the first section of the act of May ten [sixteen], eighteen hundred and sixty, entitled "An act to create an additional land district in Washington Territory," to the line dividing townships ten and eleven north; thence east to the line dividing ranges nineteen and twenty east; thence south along said line to the Columbia river.

Boundaries.
1860, ch. 50, § 1.
Vol. xii. p. 16.

Register and
receiver;

SEC. 2. That the President be, and he is hereby, authorized to appoint, by and with the advice and consent of the Senate, or during the recess thereof, and until the end of the next session after such appointment, a

register and receiver for said district, who shall be required to reside at the city of Walla-Walla until such time as the President, in his discretion, may remove the site of said land office from said city, be subject to the same laws, and entitled to the same compensation as is, or may hereafter be, provided by law in relation to the existing land offices and officers in said Territory.

residence and pay.
Site of land office may be changed.

APPROVED, March 3, 1871.

CHAP. CVIII. — *An Act to amend an Act entitled "An Act to require the holding of additional District and Circuit Courts of the United States in the District of Indiana, and for other Purposes," approved June thirty, eighteen hundred and seventy, and for other Purposes.*

March 3, 1871.
1870, ch. 180.
Ante p. 175.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section seven of the act aforesaid be, and the same is hereby, amended by adding thereto the following additional proviso: *And provided further,* That a deputy clerk for each of said additional courts shall be appointed in the manner aforesaid as soon as practicable after the passage of this act, and that such deputy clerks for the additional courts to be held at New Albany shall reside and keep an office at said city, and that such deputy clerks for the additional courts to be held at Evansville shall reside and keep an office at said city, and that they shall respectively keep at said places full records of all actions and proceedings in said additional courts respectively, and shall have the same power to issue all process from said additional courts that is now enjoyed by the clerks of other district and circuit courts of the United States in like cases.

Deputy clerks for additional courts of the United States in Indiana;

at New Albany;
Evansville.

Powers.

SEC. 2. That all actions over which said district and circuit courts have jurisdiction respectively under existing laws may be instituted in said additional district and circuit courts respectively in the first instance by filing the proper pleadings or other papers in the offices of the deputy clerks performing the duties of clerks of said courts respectively, and that all proper and lawful process shall issue therefrom in the same manner as from other district or circuit courts of the United States in like actions, cases, or proceedings.

Actions in such additional courts.

Process.

APPROVED, March 3, 1871.

CHAP. CIX. — *An Act to provide for the Collection of Debts due from southern Railroad Corporations, and for other Purposes.*

March 3, 1871.

WHEREAS certain suits are now pending in the United States courts within the State of Tennessee, against certain railroad corporations in that State, on account of property sold to said corporations by the government, which suits are contested by the defendant corporations; and whereas it is for the interest of the government to speedily adjust and collect the claims of the United States while avoiding litigation and loss by the insolvency of any such railroad: Therefore,

Preamble.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized and required, if he shall deem it advisable, by and with the advice of the counsel of record in such suits for the United States, and Attorney-General of the United States, to compromise, adjust, and settle the same upon such terms as to amount and time of payment as may be just and equitable, and best calculated to protect the interests of the government.

Secretary of War may compromise suits against railroad corporations in Tennessee.

APPROVED, March 3, 1871.

CHAP. CX. — *An Act to authorize the Construction of a Bridge over the Mississippi River at Louisiana, Missouri, and also a Bridge over the Missouri River at Glasgow, in said State.*

March 3, 1871.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Louisiana and Mis-