

THE NEBRASKA-KANSAS BILL.

(Continued from first page.)

thereof, shall and may grant writs of habeas corpus in all cases in which the same are granted by the judges of the United States District of Columbia; and the first day 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 the Territory, the same as in other cases.

Sec. 28. And be it further enacted, That the provisions of the act entitled "An act respecting fugitives from justice, and persons escaping from the service of their masters," approved February twelfth, seventeen hundred and ninety-three, and the provisions of the act entitled "An act to amend and supplementary to the aforesaid act," approved September eighteenth, eighteen hundred and fifty, and the same are hereby declared to extend to and be in full force within the limits of the said Territory, the same as in other cases.

Sec. 29. 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 the said attorney shall be appointed 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 circuit and district court of the said Territory, to be held at such places, and until his successor shall be appointed and qualified, unless sooner removed by the president, and who shall execute all processes issuing from the said courts when necessary, and the provisions of the circuit and district courts of the United States; he shall perform the duties, he subject to the same regulations and penalties, and be entitled to the same fees, as the marshal of the district court of the United States for the present Territory of Utah, and shall, in addition, be paid two hundred dollars annually as a compensation for extra services.

Sec. 30. And be it further enacted, That the governor, secretary, chief justice, and associate justices, attorney, and marshal, shall be nominated, and by and with the advice and consent of the Senate, appointed by the President of the United States. The governor and secretary to be appointed as aforesaid shall, before they act as such, respectively take an oath or affirmations before the district judge or some justice of the peace in the limits of said Territory, duly authorized to administer oaths and affirmations by the laws now in force therein, or before the chief justice or some associate justice of the Supreme Court of the United States, or before the chief justice of the United States, and faithfully discharge the duties of their respective offices, which said oaths, when so taken, shall be certified by the person by whom the same shall have been taken, and such certificates shall be recorded by the chief justice or some justice of the peace of the Territory, and the chief justice and the associate justices, and all other civil officers in said Territory, before they act as such, shall take an oath or affirmations before the governor or secretary, or some judge or justice of the peace of the Territory who may be duly commissioned and qualified, which said oath or affirmation shall be certified and recorded by the person taking the same to the secretary of the Territory, and the same shall be recorded as aforesaid; and afterwards the like oath or affirmation shall be taken, certified, and recorded, in such manner and form as may be prescribed by law.

The governor shall receive an annual salary of five hundred dollars. The chief justice, and associate justices shall receive an annual salary of two thousand dollars. The secretary shall receive an annual salary of two thousand dollars. The said salaries shall be paid quarterly, from the dates of their respective appointments, and the Treasury of the United States; but no such payment shall be made until said officers shall have entered upon the duties of their respective appointments. The members of the legislative assembly shall be entitled to receive three dollars each per day during their absence from their respective homes, and three dollars each for every twenty miles travel in going to and returning from the said sessions estimated according to the nearest practicable route; and an additional allowance of one dollar shall be paid to the presiding officer of each House for each day he shall so preside. And a chief clerk, one assistant clerk, a sergeant-at-arms, and doorkeeper, may be chosen for each house; and the chief clerk shall receive an annual salary of five hundred dollars, and the other officers three hundred dollars per day, during the session of the legislative assembly; but no other officer shall be paid by the United States. Provided, That there shall be but one session of the legislature annually, unless, on an extraordinary emergency, the governor shall think proper to call the legislature together. There shall be appointed, annually, the usual sum to be expended by the governor, to defray the continuing expenses of the Territory, including the salary of the officers of the executive department; and there shall also be appropriated, annually, a sufficient sum, to be expended by the secretary of the Territory, and upon an estimate to be made by the Secretary of the Treasury of the United States, to defray the expenses of the legislative assembly, the printing of the laws, and other incidental expenses; and the governor and secretary of the Territory shall, in the discharge of all moneys entrusted to them, be governed solely by the instructions of the Secretary of the Treasury of the United States, and shall, semi-annually account to the said Secretary for the manner in which the aforesaid moneys shall have been expended; and no expenditure shall be made by said legislative assembly for objects not specially authorized by the acts of Congress making the appropriations, nor beyond the sums thus appropriated for such objects.

Sec. 31. And be it further enacted, That the seat of government of said Territory shall be located temporarily at Fort Leavenworth; and that such portions of the public buildings as may not be actually used and needed for military purposes may be occupied and used under the direction of the governor and legislative assembly, for such public purposes as may be required under the provisions of this act.

Sec. 32. And be it further enacted, That a delegate to the House of Representatives of the United States, to be elected by the voters qualified to elect mem-

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Sec. 37. And be it further enacted, That all treaties, laws, and other engagements made by the government of the United States, with any nation, tribe, or individual, within the limits of the Territory, shall be faithfully and rigidly observed, notwithstanding anything contained in this act; and the existing agencies and superintendencies of said Indians are continued with the same powers and authorities, as if no law had been enacted, except that the President of the United States may, at his discretion, change the location of the office of superintendency.

THINGS TO BE DESIRED.—A method to make truth as agreeable as falsehood; a recipe for praising a pretty girl without giving offence to her older sisters; some way of collecting a debt without having to earn the money a second time in the attempt; how to subvert a constant reader of a newspaper to become a constant subscriber; a plan of editing a paper without being considered dull by the giddy, frivolous by the serious-minded, unappreciated by three-fourths, and cheated by the other quarter.

A DUTCH SENTINEL.—A newly imported Dutchman, having enlisted in the service at a military station not a hundred miles from New York, was one evening taken from his quarters, by a couple of hooligan rascals, who were proceeding then with "Who comes dere?" Friends, with the countersign, "Yell, if you iah friends, and knows as 'Patut' is de counter-sign, de counter-sign iah correct. Pass, frens, mit de pointer-sign!"

PRAYER TO THE POINT.—Rev. Mr. Balm, of Chicago (Illinois), inserts a prayer of his own in the Olive Branch of that city, which runs thus: "O, Lord! I have mercy on my special revivalist preachers; mercy and goodness, we humbly beseech thee, keep them from taking those who become converts on their knees and folding them in their arms and kissing them."

A Gentleman having frequently reproved his servant, an Irish girl, for holding eggs too hard, requested her in future to boil them only three minutes by the clock. "Sure, sir," replied the girl, "how shall I do that, for your honour knows the clock is always a quarter of an hour too fast."

It is a great privilege of poverty to be happy unenvied, to be healthful without physic, and secure without regard.

There are two things which cannot be too short—pic crust, and communications for a newspaper.

Hardware, &c.

HARDWARE TO BE HAD VERY CHEAP!!
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Invites the attention of the People in this Congressional District, to their immense stock of Hardware just received consisting of every article in the Trade used by the most thrifty as well