several districts in both houses of the legislative assembly, but the legislature may at any time change the legislative districts of the Territory as

fixed by the governor.

SEC. 6. And be it further enacted, That all acts passed at the two sessions of the so-called legislative assembly of the Territory of Montana, acts of assembly held in eighteen hundred and sixty-six, are hereby disapproved and de-clared null. clared null and void, except such acts as the legislative assembly herein authorized to be elected shall by special act in each case re-enact: Provided, however, That in all claims of vested rights thereunder, the party vested rights thereunder, the party be made. claiming the same shall not, by reason of anything in this section contained, be precluded from making and testing said claim in the courts of said Territory: And provided further, That no legislation or pretended legislation in said Territory since the adjournment of the first legislative valid until, &c. assembly shall be deemed valid until the election of the legislative assembly herein provided for shall take place.

SEC. 7. And be it further enacted, That from and after the first day of April next the salary of each of the judges of the several supreme judges of supreme property courts in each of the organized Territories (except Montana and Idaho) Territories, ex-

shall be two thousand five hundred dollars.

Sec. 8. And be it further enacted, That all acts and parts of acts inconsistent with this act are hereby repealed.

APPROVED, March 2, 1867.

be changed.

Certain former of Montana de-

Claims for

Salary of cept.

Repealing clause.

CHAP. CLI. - An Act to amend an Act entitled "An Act to provide a Temporary Government for the Territory of Idaho," approved March three, eighteen hundred and sixty-

March 2, 1867. 1863, ch. 117. Vol. xii. p. 808.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the judges of the supreme court of said Territory, or a majority of them, shall, when assembled at preme Court to the seat of government of said Territory, define the judicial districts of cial districts, as said Territory, and assign the judges who may be appointed for said Ter-sign judges, and ritory to the several districts; and shall also fix and appoint the times appoint times and places for holding court in the several counties or sub-divisions in holding courts. each of said judicial districts, and alter the times and places of holding the courts, as to them shall seem proper and convenient.

SEC. 2. And be it further enacted, That the next session of the legislative assembly of the Territory of Idaho shall be held commencing on the legislative asfirst Monday in December, A. D. eighteen hundred and sixty-eight, and sembly. thereafter the legislative assembly of said Territory shall be held biennially. And the next election for members of the legislative assembly of said Territory shall be held on the second Monday in August, A. D. eigh- members. teen hundred and sixty-eight, and thereafter said election shall be held Siennially.

Sec. 3. And be it further enacted, That the members of the house of representatives of said legislative assembly shall be elected for the term of members of of two years; and the members of the council of said legislative assembly council. shall be elected for the term of four years: Provided, That at the first election hereafter one half of the members of said council shall be elected tricts, and elecfor the term of two years, and the remaining half for the term of four tion of members of the council and the districts wherein members of the council and the districts wherein members of the council and to be destricted. years; and the districts wherein members of the council are to be elected for the term of two years and the districts wherein members of the council are to be elected for the term of four years at the next election shall be determined by proclamation of the governor of said Territory: Provided, That in all counties and election districts which shall be entitled to elect

years and the other for four years. SEC. 4. And be it further enacted, That all acts and parts of acts inconsistent with this act are hereby repealed.

two members of the council, one of said members shall be elected for two

APPROVED, March 2, 1867

Judges of Su-

Sessions of the

Elections for

Term of office

Proviso.