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a writ of error or appeal shall also ties, and be entitled to the same The chief justice and associate ju be allowed to the supreme court fees as the marseal of the district tices shall each receive an annual of the United States, from the de- court of the United States for the salary of eighteen hundred dollars. cisions of the said supreme court present territory of Oregon; and The secretary shall receive an ancreated by this act, or of any judge shall, in addition, be paid two hun- nual salary of eighteen hundred thereof, or of the district courts dred dollars annually as a compen- dollars. The said salaries shall be created by this act, or of any judge sation for extra services. paid quarter-yearly, at the treasuthereof, upon any writ of habeas Sec. 11. And be it further enac- ry of the United States. The corpus involving the question of ted, That the governor, secretary, members of the legislative assempersonal freedom; and each of the chief justice and associate justices, bly shall be entitled to receive said district courts shall have and attorney, and marshal, shall be three dollars each per day during exercise the same jurisdiction in nominated, and, by and with the their attendance at the sessions all cases arising under the consti- advice and consent of the senate, thereof, and three dollars each for tution and laws of the United appointed by the president of the twenty miles travel, in going to States as is vested in the circuit United States. The governor and and returning from the said sessand district courts of the United secretary to be appointed as afore- ions, estimated according to the States; and the said supreme and said shall, before they act as such nearest usually travelled route .-district courts of the said territo- respectively, take an oath or affir- There shall be appropriated annury, and the respestive judges there- mation, before the district judge, ally the sum of one thousand dolof, shall and may grant writs of or some justice of the peace in the lars, to be expended by the govhabeas corpus in all cases in which limits of said territory, duly au- ernor to defray the contingent exthe same are grantable by the thorized to administer oaths and penses of the territory. There judges of the United States in the affirmations by the laws now in shall also be appropriated, annual-District of Columbia; and the first force therein, or before the chief ly, a sufficient sum, to be expended six days of every term of said justice or some associate justice of by the secretary of the territory, courts, or so much thereof as shall the supreme court of the United and upon an estimate to be made be necessary, shall be appropriated States, to support the constitution by the secretary of the treasury of to the trial of causes arising under of the United States, and faithful- the United States, to defray the the said constitution and laws, and ly to discharge the duties of their expenses of the legislative assemwrits of error, and appeal, in all respective offices; which said bly, the printing of the laws, and such cases, shall be made to the oaths, when so taken, shall be other incidental expenses; and the supreme court of said territory, the certified by the person by whom secretary of the territory shall ansame as in other cases. The said the same shall have been taken, nually account to the secretary of clerk shall receive in all such ca- and such certificates shall be re- the treasury of the United States . ses the same fees which the clerks ceived and recorded by the said for the manner in which the aforeof the district courts of Oregon secretary among the executive said sum shall have been expenterritory now receive for similar proceedings; and the chief justice ded. and associate justices, and all oth- Sec. 12. And be it further enacservices. Sec. 10. And be it further enac- ers civil officers in said territory, ted, That the legislative assembly ted, That there shall be appointed before they act as such, shall take of the territory of Utah shall hold an attorney for said territory, who a like oath or affirmation, before its first session at such time and shall continue in office for four the said governor or secretary, or place in said territory as the govyears, unless sooner removed by some judge or justice of the peace ernor thereof shall appoint and dithe president, and who shall re- of the territory who may be duly reet; and at said first session, or as ceive the same fees and salary as commissioned and qualified, which soon thereafter as they shall deem the attorney of the United States said oath or affirmation shall be expedient, the governor and legisfor the present territory of Oregon. certified and transmitted by the lative assembly shall proceed to There shall also be a marshal for person taking the same, to the sec- locate and establish the seat of gothe territory appointed, who shall retary, to be by him recorded as vernment for said territory, at such hold his office for four years, un- aforesaid; and afterwards, the like place as they may deem eligible; less sooner removed by the presi- oath or affirmation shall be taken, which place, however, shall theredent, and who shall execute all certified, and recorded, in such after be subject to be changed by processes issuing from the said manner and form as may be pre- the said governor and legislative courts, when exercising their ju- scribed by law. The governor assembly. And the sum of twenrisdiction as circuit and district shall receive an annual salary of ty thousand dollars, out of any courts of the United States: he fifteen hundred dollars as govern- money in the treasury not othershall perform the duties, be subject or, and one thousand dollars as wise appropriated, is hereby appro-

to the same regulation and penal- superintendent of Indian affairs. priated and granted to said territo-