such acceptance, as prescribed in this act: Provided further, That any States alrestate which has heretofore expressed its acceptance of the act herein reaccepting to have five year. ferred to shall have the period of five years within which to provide at more within least one college, as described in the fourth section of said act, after the which to provid time for providing said college, according to the act of July second, eigh- one college teen hundred and sixty-two, shall have expired.

APPROVED, July 23, 1866.

CHAP CCX. -An Act to fix the Number of Judges of the Supreme Court of the United July 23, 1866. States, and to change certain Judicial Circuits.

Be it enacted by the Senate and House of Representatives of the United No vacancy in States of America in Congress assembled, That no vacancy in the office of associate justice associate justice of the supreme court shall be filled by appointment until of supreme court the number of associate justices shall be reduced to six; and thereafter the to be filled until, said supreme court shall consist of a chief justice of the United States &c and six associate justices, any four of whom shall be a quorum; and the court thereafter said court shall hold one term annually at the seat of government, and to consist of, &c. such adjourned or special terms as it may find necessary for the despatch terms. of business.

SEC. 2. And be it further enacted, That the first and second circuits shall remain as now constituted; that the districts of Pennsylvania, New-established. Jersey, and Delaware shall constitute the third circuit; that the districts of Maryland, West Virginia, Virginia, North Carolina, and South Carolina shall constitute the fourth circuit; that the districts of Georgia, Florida, Alabama, Mississippi, Louisiana, and Texas shall constitute the fifth circuit; that the districts of Ohio, Michigan, Kentucky, and Tennessee shall constitute the sixth circuit; that the districts of Indiana, Illinois, and Wisconsin, shall constitute the seventh circuit; that the districts of Minnesota, Iowa, Missouri, Kansas, and Arkansas shall constitute the eighth circuit; and the districts of California, Oregon, and Nevada shall constitute the ninth circuit.

APPROVED, July 23, 1866,

CHAP. CCXI. - An Act to quiet the Title to certain Lands within the corporate Limits of July 23, 1866. the City of Benicia and the Town of Santa Cruz in the State of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the right and title of the United States to United States to the land situated within the corporate limits of the city land in the city of Benicia, in the county of Solano, State of California, as defined in the of Benicia grantact incorporating said city, passed by the legislature of the State of Cali- and the acceptance of the State of California, April twenty-four, eighteen hundred and fifty-one, be, and the same sors in trust. are hereby, relinquished and granted to the said city and its successors, upon trust, however, that so much of said lands as is in the bona fide occupancy of parties upon the passage of this act, by themselves or tenants, shall be conveyed by said city to such parties: Provided, however, That the relinquishment and grant by this act shall not extend to any lands within said corporate limits occupied as a military depot of the United States, or heretofore reserved by the United States for public purposes; nor shall they interfere with or prejudice any valid adverse right or claim, if such exist, to said land or any part thereof, or preclude a judicial examination and adjustment thereof.

Limit to grant.

SEC. 2. And be it further enacted, That all the right and title of the United States to the land within the corporate limits of the town of Santa United States to Cruz in the State of California, as defined in the act of the legislature of of Santa Cruz that State incorporating said town, be, and the same are hereby, relin-granted to that quished and granted to the corporate authorities of said town and their town in trust successors, in trust for and with authority to convey so much of said lands

as are in the bona fide occupancy of parties upon the passage of this act by Limit to grant, themselves or tenants, to such parties: Provided, That this grant shall not extend to any reservation of the United States, nor prejudice any valid adverse right or claim, if such exist, to said land or any part thereof, nor preclude a judicial examination and adjustment thereof.

APPROVED, July 23, 1866.

July 23, 1866. CHAP. CCXII. - An Act for a Grant of Lands to the State of Kansas to aid in the Construction of the Northern Kansas Railroad and Telegraph

Location of

ed lands have been sold or reserved, &c. other lands may be selected in hen thereof.

twenty miles of

to be applied exclusively in of railroad,

road for which previous giant has been made

Lands hereto-

Remaining lands not to be mum price;

to be exposed to public sale.

setticrs under homestead and

Be it enacted by the Senate and House of Representatives of the United Lands granted States of America in Congress assembled, That there is hereby granted to to Kansas for the benefit of the State of Kansas, for the use and benefit of the Saint Joseph and Denbenefit of the St. Joseph and Den- ver City Railroad Company, the same being a corporation organized unvei City Railroad der the laws of the State of Kansas, to construct and operate a railroad from Elwood, in Kansas, westwardly, via Maryville, in the same State, road and branch- so as to effect a junction with the Union Pacific Railroad, or any branch thereof not farther west than the one hundredth meridian of west longitude, every alternate section of land designated by odd numbers, for ten sections in width on each side of said road, to the point of intersection. stany of grant- But in case it shall appear that the United States have, when the line or route of said road is definitely fixed, sold any section or any part thereof, granted as aforesaid, or that the right of pre-emption or homestead settlement has attached to the same, or that the same has been reserved by the United States for any purpose whatever, then it shall be the duty of the Secretary of the Interior to cause to be selected for the purposes aforesaid, from the public lands of the United States nearest to tiers of sections above specified, so much land, in alternate sections or parts of sections designated by odd numbers, as shall be equal to such lands as the United States have sold, reserved, or otherwise appropriated, or to which the rights of pre-emption or homestead settlements have attached as aforesaid; which lands, thus indicated by odd numbers, and selected by direction of the Secretary of the Interior as aforesaid, shall be held by the State of Selected lands Kansas for the use and purpose aforesaid: Provided, That the land to be so selected shall in no case be located farther than twenty miles from the line of said road: Provided further, That the lands hereby granted for Lands granted and on account of said road shall be exclusively applied in the construction of the same and for no other purpose whatever, and shall be disposed the construction of only as in this act hereinafter provided; Provided, also, That no part but not for any of the land granted by this act shall be applied to aid in the construction of any railroad or part thereof for the construction of which any previous grant of land or bonds has been made by Congress: And provided further, That any and all lands heretofore reserved to the United States by any fore meserved ex- act of Congress, or in any other manner by competent authority, for the empted from the purpose of aiding in any object of internal improvement, or for any operation of this purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be, and the same are hereby, reserved to the United States from the operations of this act, except so far as may be found necessary to locate the route of said road through said lands; in Right of way. which case the right of way for one hundred feet on each side of said road only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of secsands not to be sold for less than tions of land which by such grant shall remain to the United States, double the mini- within ten miles on each side of said road, shall not be sold for less than double the minimum price of the public lands when sold; nor shall any of said lands become subject to sale at private entry until the same shall have been first offered at public sale to the highest bidder, at or above the increased minimum price, as aforesaid: Provided, That actual and bona fide settlers, under the provisions of the pre-emption and homestead laws