- 1 diction enumerated in the preceding section, is hereby
- 2 terminated, reserving, however, to such district courts com-
- 3 plete jurisdiction over all pending suits and over all pro-
- 4 ceedings ancillary or supplementary thereto.
- 5 Sec. 5. The Court of Indian Affairs may order the
- 6 removal of any cause falling within its jurisdiction as above
- 7 set forth, from any court of any State or any Indian com-
- 8 munity in which such cause may have been instituted.
- 9 Sec. 6. The Court of Indian Affairs shall have juris-
- 10 diction to hear and determine appeals from the judgment
- of any court of any chartered Indian community in all cases
- 12 in which said Court of Indian Affairs might have exercised
- 13 original jurisdiction.
- 14 Sec. 7. The procedure of the Court of Indian Affairs
- 15 shall be determined by rules of court to be promulgated by
- 16 it, existing statutes regulating procedure in courts of the
- 17 United States notwithstanding. Such rules shall regulate
- 18 the form and manner of executing, returning, or filing writs,
- 19 processes, and pleadings; the removal of causes specified
- 20 in section 5; the taking of appeals specified in section 6;
- 21 the joinder of parties and of causes of action, legal and
- 22 equitable; the interposition of defenses and counterclaims,
- 23 legal and equitable; the raising of questions of law before
- 24 trial; the taking of testimony by examination before trial
- 25 and other proceedings for discovery and inspection; the