diction enumerated in the preceding section, is hereby
terminated, reserving, however, to such district courts com plete jurisdiction over all pending suits and over all pro 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 11 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.

ſ

ŧ,

(A

ľ.

14 SEC. 7. The procedure of the Court of Indian Affairs 15 shall be determined by rules of court to be promulgated by it, existing statutes regulating procedure in courts of the 16 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 20in section 5; the taking of appeals specified in section 6; 21the joinder of parties and of causes of action, legal and 22equitable; the interposition of defenses and counterclaims, 23legal and equitable; the raising of questions of law before $\mathbf{24}$ trial; the taking of testimony by examination before trial 25and other proceedings for discovery and inspection; the