

ALLOTMENT, ETC., OF THE JUSTICES

OF THE SUPREME COURT OF THE UNITED STATES,

AS MADE JAN. 30, 1882.

NAME OF THE JUSTICE, AND STATE FROM WHENCE AP- POINTED.	NUMBER AND TERRITORY OF THE CIRCUIT.	DATE OF COMMISSION, AND BY WHOM APPOINTED.
CHIEF JUSTICE. HON. M. R. WAITE, Ohio.	FOURTH. MARYLAND, WEST VIR- GINIA, VIRGINIA, N. CAROLINA, AND S. CAROLINA.	1874. Jan. 21. PRESIDENT GRANT.
ASSOCIATES. HON. HORACE GRAY, Massachusetts.	FIRST. MAINE, NEW HAMP- SHIRE, MASSACHU- SETTS, AND RHODE ISLAND.	1881. Dec. 20. PRESIDENT ARTHUR.
HON. S. J. FIELD, California.	SECOND. NEW YORK, VERMONT, AND CONNECTICUT.	1863. March 10. PRESIDENT LINCOLN.
HON. J. P. BRADLEY, New Jersey.	THIRD. PENNSYLVANIA, NEW JERSEY, AND DELA- WARE.	1870. March 21. PRESIDENT GRANT.
HON. WM. B. WOODS, Georgia.	FIFTH. GEORGIA, FLORIDA, ALABAMA, MISSIS- SIPPI, LOUISIANA, AND TEXAS.	1880. Dec. 21. PRESIDENT HAYES.
HON. STANLEY MAT- THEWS, Ohio.	SIXTH. OHIO, MICHIGAN, KEN- TUCKY, & TENNESSEE.	1881. May. 12. PRESIDENT GARFIELD.
HON. J. M. HARLAN, Kentucky.	SEVENTH. INDIANA, ILLINOIS, AND WISCONSIN.	1877. Nov. 29. PRESIDENT HAYES.
HON. S. F. MILLER, Iowa.	EIGHTH. MINNESOTA, IOWA, MIS- SOURI, KANSAS, AR- KANSAS, NEBRASKA, AND COLORADO.	1862. July 16. PRESIDENT LINCOLN.
HON. S. J. FIELD, California.	NINTH. CALIFORNIA, OREGON, AND NEVADA.	1863. March 10. PRESIDENT LINCOLN.

MR. JUSTICE FIELD took no part in deciding the cases reported in this volume which precede *Wood v. Railroad Company*, p. 329.

MR. JUSTICE HUNT, by reason of sickness, took no part in deciding the cases reported in this volume.

THE HON. HORACE GRAY, whose commission as an Associate Justice of this Court bears date Dec. 19, 1881, took the oath of office in open court, Jan. 9, 1882. He took no part in deciding the cases reported in this volume which precede *United States v. McBratney*, p. 621, except *Huntington v. Palmer*, p. 482, *Ex parte Cockcroft*, p. 578, and *Ex parte Rowland*, p. 604.

ADDITIONAL GENERAL RULES

These rules are intended to be used in connection with the rules of the court, and are not to be construed as a substitute for them. They are intended to be used in connection with the rules of the court, and are not to be construed as a substitute for them.

ADDITIONAL RULES OF THE COURT

These rules are intended to be used in connection with the rules of the court, and are not to be construed as a substitute for them. They are intended to be used in connection with the rules of the court, and are not to be construed as a substitute for them.