AN ACT

To divorce John Martin from the bonds of matrimony with his wife Dorcas B. Martin.

Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:

Section 1. That the marriage contract between John Martin, and his wife Dorcas B. Martin, is hereby dissolved, and the parties to the said contract, are, by virtue of this act, restored to all the rights and privileges of unmarried persons.

WILLIAM SHEW,
Speaker of the House of Representatives.
MASON C. DARLING,
President of the Council.

APPROVED, February 5, 1847.
HENRY DODGE.

AN ACT

To change the name of Harriet Wells to that of Harriet Arms.

Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:

Section 1. That the name of Harriet Wells, of Spring Prairie, Walworth county, be and the same is hereby changed

to Harriet Arms, by which name she shall and may be hereafter known in all courts and places.

WILLIAM SHEW,

Speaker of the House of Representatives.

MASON C. DARLING,

President of the Council.

APPROVED February 5, 1847.
HENRY DODGE.

AN ACT

To amend the act entitled "An act to authorize a further sale of the canal lands, and for other purposes.

Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:

Mortgages to be cancelled.

Patents to be issued. Section 1. That the register and receiver shall cancel and release all mortgages in their hands, executed to the territory of Wisconsin, by any purchaser, in pursuance of the act hereby amended; and no mortgage shall be required to be given by any purchaser under said act, either upon lands heretofore sold, or upon those which may hereafter be sold. The register and receiver shall deliver all patents issued on sales heretofore made, to the persons entitled thereto, on the surrender of the original certificate of sale; and all mortgages in the hands of the register and receiver, executed to the territory under acts passed prior to the year 1845, shall be cancelled and released on the payment of one dollar and twenty-five cents per acre upon the lands embraced in said mortgages, including payments hefetofore made thereon.