SECTION 21. Every such sale, assignment or transfer of any of the property or effects of the general or special partner, made by such general or special partner when insolvent, or in contemplation of insolvency, or after, or in contemplation of the insolvency of the partnership, with the intent of giving to any creditor of his own, or of the partnership, a preference over the creditors of the partnership; and every judgment confessed, lien enacted, or security given by any such partner, under the like circumstances, shall be void as against the creditors of the partnership.

SECTION 22. Every special partner who shall violate any provision of the two last preceding sections, or who shall concur in or assent to any such violation by the partnership, or by any individual partner, shall be liable as a general partner.

SECTION 23. In case of the insolvency, or bankruptcy of the partnership, no special partner shall under any circumstances, be allowed to claim as a creditor until the claims of all the other creditors of the partnership shall be satisfied.

SECTION 24. No dissolution of such partnership, by the acts of the parties, shall take place previous to the time specified in the certificate of its formation, or in the certificate of its renewal, until a notice of such dissolution shall have been filed and recorded in the register's office, in which the original certificate was recorded, and published once in each week for four weeks in a newspaper published as is provided for in the ninth section of this act.

Approved January 15, 1838.

No. 48.

AN ACT to divorce Abraham Jones and Lucinda Jones from the bonds of matrimony and for other purposes.

SECTION 1. Be it enacted by the council and house of representatives of the territory of Wisconsin, That the bonds of matrimony, heretofore and now existing between Lucinda Jones and her husband, Abraham

Liability there-

In case of insolvency, creditors to be first paid.

How dissolution effected.

Jones-both of the town of Burlington, county of Des Moines and territory aforesaid, be and the same are hereby made null and void and of no effect to all intents and purposes, and that all property of whatsoever name, nature or description, now in any wise in the possession of the said Lucinda Jones, shall henceforth remain, solely and absolutely, the undivided property of the said Lucinda. And she shall have the entire control and management of the three youngest children, to-wit: Betsey Ann, John Wesley, and Sarah Malinda, in all respects whatever.

Approved January 15, 1838.

No. 49.

AN ACT to organize the county of Green.

SECTION 1. Be it enacted by the council and house of representatives of Wisconsin territory, That from and after the passage of this act, the county of Green shall, to all intents and purposes, be and remain an organized county, and be invested with full power to do and transact all county business, which any regularly organized county may of right do; and that for the purpose of electing the first county officers, the polls of election shall be opened at the house of Jacob Lybrand in the town of New Mexico, and thereafter at such times and places as are or may be prescribed by law.

SECTION 2. Be it further enacted, that the inhabi- county to pay tants of the county of Green aforesaid, are hereby re- its portion of debt. quired to pay to the county of Iowa, acording to the number of inhabitants, their equal proportion of the debts remaining unpaid by the county of Iowa.

SECTION 3. That the county treasurer of the county of Green shall audit and pay over to the sheriff of the county of Iowa, such sum as may become due to the county of Iowa, under the provisions of this act, out of the first moneys that may come into the treasury of the said county of Green ; and the said sheriff is hereby required to pay the same into the treasury of the county of Iowa for the use of said county.