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An act to dissolve the Bonds of Matrimony heretofore existing between William O. Viars and Sarah Frances Viars.

Colorado General Assembly

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SEC. 2. This act shall take effect and be in force from and after its passage.

The foregoing act was passed over the veto of the governor, by the requisite two-thirds vote of both bodies.

An act to dissolve the Bonds of Matrimony heretofore existing between William O. Viars and Sarah Frances Viars.

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

Section 1. That the bonds of matrimony heretofore existing between William O. Viars and Sarah Frances Viars, are hereby dissolved.

SEC. 2. That Sarah Frances Viars is hereby declared and constituted the sole guardian and custodian of the children born in the wedlock of the parties herein named, during said children's infancy.

SEC. 3. This act shall take effect and be in force from and

after its passage.

The foregoing act was passed over the vete of the governor, by the requisite two-thirds vote of both bodies.

An act relating to platting of the Public Square of Golden City, in the county of Jefferson.

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

SEC. 1. The board of county commissioners of Jesserson county, are hereby authorized and empowered to lay off the public square in Golden City, in said county of Jesserson, in blocks, and lots of such size as they may deem advisable, and to number the same.

SEC. 2. This act to take effect and be in force on and after its

passage.

Approved January 10, A. D. 1868.

An act to legalize the records of Lake County.

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

Section 1. All records of deeds and other instruments in writing, which are required by law to be recorded by county

clerks, which have been so recorded in all respects as the law requires, by the county clerk of Lake county, at Oro City, shall be legal and valid, as if the said clerk had recorded the same at Dayton, the county-seat of Lake county.

Approved January 4, A. D. 1868.

An act to change the Name of Octavius H. Tubbs.

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

SECTION 1. That the name of Octavius H. Tubbs, of Boulder county, is hereby changed to that of Edward F. Mason, by which name he shall hereafter be known in law and equity.

This act to take effect from and after its passage.

Approved December 24, A. D. 1867.

An act in relation to an Adopted Child of Major E. B. Kirk.

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

SECTION 1. That the female child now living with, and lately adopted into the family of Major E. B. Kirk, of Fort Lyon, Colorado territory, whose baptismal name is Maud Hunter, whose further name and parentage are unknown, shall hereafter be entitled to the name of Maud Hunter Kirk, and by that name shall be known and called.

SEC. 2. That the said Maud Hunter Kirk shall be entitled to inherit the same interest in the estate, real and personal, of the said E. B. Kirk, in the same manner as if she were the daughter and natural heir of the said E. B. Kirk.

SEC. 3. This act shall take effect and be in force from and

after its passage.

Approved January 4, A. D. 1868.

An act in relation to an Adopted Child of Samuel N. Hoyt.

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

SECTION 1. That the male child now living with, and adopted into the family of, Samuel N. Hoyt, of Arapahoe county, Colorado territory, called Thomas McIntosh, shall hereafter be en-