SEC. 3. Mr. Bidman to exercise no control over property of wife. That the said Lewis Bidman shall have or exercise no interest in, or control over the property, real or personal, which the said Mary Ann P. Bidman had or possessed at the time of their marriage, or acquired since that time.

SEC. 4. In force from passage. This act to take effect and be in force from

and after its passage.

Approved, January 17th, 1846.

CHAPTER 87.

ROAD FROM WAPELLO.

AN ACT to locate a territorial road from Wapello, in Louisa county, to Augusta, in Desmoines county.

Be it enacted by the Council and House of Representatives of the Territory of Iowa.

SECTION 1. Road from Wapello to Augusta. That Joshua Marshal, of the county of Louisa, and Samuel C. Jackson and John D. Camron, of Desmoines county, be and they are hereby appointed commissioners, to locate a territorial road from Wapello, in Louisa county, to Augusta, in Desmoines county.

SEC. 2. Commissioners to meet 1st Monday in September. Said commissioners shall meet at Wapello, in Louisa coun-[80] ty, on the first Monday in September next, or within sixty days thereafter, and proceed to locate said road according to law: beginning at Wapello, in Louisa county; thence on the nearest and best route, to the north-east corner of the north-west quarter of section number 33, of township number 73, north of range 3 west; thence south one mile; thence on the nearest and best route, to the centre of section number 20, of township number 72, north of range number 3 west; thence south, with the west line of Brown and Bridge's land to the creek, in Linn grove; thence on the nearest and best route, to or near the dwelling house of John Henderson; thence on the nearest and best route, to Thomas Brown's ford, on Flint creek; thence on the nearest and best route, to intersect the county road, at John Manes'; thence on or near the county road to Augusta, on Skunk river.

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

from and after its passage.

Approved, January 17th, 1846.

CHAPTER 88.

IOWA CITY UNIVERSITY.

AN ACT amendatory of an act entitled "An act to incorporate Iowa City University," approved, 2d June, 1845.

Be it enacted by the Council and House of Representatives of the Territory of Iowa.

SECTION 1. Nine regents may constitute a board. That the sixth section of the act to which this is amendatory, be and the same is hereby amended, so that also regents of the university shall hereafter be a sufficient number

to constitute a quorum for doing business, and to make, pass and establish ordinances, rules and by-laws, and also, that the elected or appointed regents, be authorized to fill all vacancies that may occur between elections.

SEC. 2. Repealing clause. That any future legislature may amend or re-

peal this act.

SEC. 3. In force from passage. This act to take effect and be in force from and after its passage.

Approved, January 17th, 1846.

[81] CHAPTER 89.

TOWN OF FRANKLIN.

AN ACT to vacate a part of the town of Franklin, in the county of Lee.

Be it enacted by the Council and House of Representatives of the Territory of Iowa.

SECTION 1. Portion of Franklin vacated. That all that portion of the town of Franklin, in the county of Lee, situated on the south half of the south-east quarter of section number twenty-three, township number sixty-eight, range number six west, be and the same is hereby vacated, excepting a strip eighteen feet wide and one hundred and forty feet long, on the west side of lot number one hundred and eighteen.

SEC. 2. Not to interfere with private rights. That nothing in this act shall be so construed as to destroy, abridge or in any way interfere with the private right or rights of any person, or persons, unless by their special and

expressed will and consent.

Src. 3. In force from passage. That this act shall take effect and be in force from and after its passage.

Approved, January 17th, 1846.

CHAPTER 90.

MARION COUNTY.

AN ACT to authorize the board of County Commissioners of Marion county, to select grand and petit jurors.

Be it enacted by the Council and House of Representatives of the Territory of Iows.

SECTION 1. Special term of county commissioners. That the board of county commissioners of the county of Marion, are hereby authorized and it is hereby made their duty, to hold a special term of said court, on the first Monday in March next, for the purpose of selecting grand and petit jurors, for said county of Marion, for the next term of the district court for said

SEC. 2. To select grand and petit jurors. Said commissioners when met, shall make out a list of twenty- [82] three names for a grand jury, and twenty-four for a petit jury; and the clerk of said court shall furnish a list of said names, so made out to the clerk of the district court, in and for said county, whose duty it shall be to make out a venire to the sheriff of said

county, who shall serve the same as is now required by law.