DIVORCES.

CHAPTER III.

AN ACT TO RELEASE ELIZABETH D. CRANDALL FROM THE BONDS OF MATRIMONY.

Be it enacted by the Legislative Assembly of the Territory of Dakota:

Section 1. That the bonds of matrimony heretofore existing between Elizabeth D. Crandall, as wife, and Trueman R. Bonds of matri-Crandall, as husband, so far as the same effect the said Eliza-mony dissolved. beth D. Crandall be and the same are hereby dissolved, and that the said Elizabeth D. Crandall is hereby released from the marriage contract which has heretofore bound her to the said Trueman R. Crandall, and she is by this act restored to all the rights and privileges of an unmarried person.

Sec. 2. That the said Elizabeth D. Crandail shall have the Resume maiden right to resume her maiden name; and all manner of property name-property before and since both real and personal, owned by her, in her own right, and all marriage. such property acquired by her before her marriage with said Trueman R. Crandall and all such property acquired by her since she has lived apart from her said husband, and all such property as she may hereafter acquire shall be and is hereby declared exempt from any debts or liabilities of the said Trueman R. Crandall, and without his control and disposal; and the said Trueman R. Crandall is forever barred from any allowance, allimony or dower whatever in any property both real and personal, now owned, or that may hereafter be acquired by the said Elizabeth D. Crandall in her present name, or in the name that she may rightfully assume by virtue of this act.

Sec. 3. That the said Elizabeth D. Crandall, shall have the Control of child

exclusive control of her child, Nettie C. Crandall, begotten in wedlock, until she shall arrive at the age of majority.

Sell and convey real estate.

Sec. 4. That the said Elizabeth D. Crandall, in her present name, or in the name she may rightfully assume, by virtue of this act, may grant, sell and convey real estate, and make and execute deeds therefor, which shall be binding both in law and equity.

When to take effect.

Sec. 5. This act shall take effect from and after its passage, any law now in force to the reverse notwithstanding.

APPROVED, January 13th, 1865.

FERRIES.

CHAPTER IV.

AN ACT GRANTING TO JOHN H. ROUSE, E. W. WALL AND C. H. McCARTHY A FERRY CHARTER [A]CROSS THE MISSOURI RIVER.

Perry charter granted. Be it enacted by the Legislative Assembly of the Territory of Dakota:

Section 1. That John H. Rouse, E. W. Wall and C. H. Mc-Carthy, their heirs, executors, administrators or assigns shall have the exclusive privilege for the period of ten years, of keeping and maintaining a ferry across the Missouri river at a point opposite Niobrara, in Nebraska, five miles up and five miles down said river.

Sec. 2. The said John H. Rouse, E. W. Wall and C. H. McCarthy, shall at all times keep a good and safe boat in good repair for the accommodation of all persons wishing to cross

Duties of said