That the names of Emma Josephine Barrett and John Wesley Barrett are hereby changed to Emma Josephine Change of Dame Smith and John Wesley Smith, respectively, and they are hereby declared to be the adopted children and heirs at law of Andrew J. Smith and Lorinda Smith, in all respects in law and equity.

That the name of Harriet E. B. McConkey, of St. Paul. Ramsey county is hereby changed to Harriet E.

Bìshop. That the name of Peter Johnson, of the town of Taylor's Falls, Chisago county, is hereby changed to the name of Peter Farnel.

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

Approved March 8, 1867.

CHAPTER CLI.

An Act to bestow a name and heirship upon the adopted February 21 '67 daughter of Rollin B. Gibson and Elizabeth M. Gibson.

SECTION 1-Confers name on adopted daughter.

2--Constitutes said adopted daughter heir at law of Rollin B. Gibson and wife

8-When act to take effect.

Be it enacted by the Legislature of the State of Minnesota:

SECTION 1. That the name of Mary Agnes Gibson Confers name be, and the same is given to the adopted daughter of Rollin B. Gibson and Elizabeth M. Gibson, of the town of Guthrie, county of Faribault, Minnesota.

SEC. 2. That said Mary Agnes Gibson is hereby Helrat Law declared to be the daughter of Rollin B. Gibson and Elizabeth M. Gibson, of said county of Faribault, and

shall enjoy all the rights, privileges and inheritances, and be subject to the same care and guardianship as if she had been the daughter of the said Rollin B. Gibson and Elizabeth M. Gibson, born in lawful wedlock.

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

Approved Feb. 21, 1567.

CHAPTER CLII.

Murch 9, 1817

An Act for the relief of McDonald and Graham, and Fitz, Grindall and Keepers.

SECTION I-Authorizes certain money to parties herein named.

· 2-When act to take effect.

Be it enacted by the Legislature of the State of Minnesota:

Work to be paid

Section 1. That the judgments recovered in the District Court of Ramsey county against the Minneapolis and Cedar Valley Railroad Company, for work and labor done in the construction of the road bed on the line of said railroad, viz: one judgment in favor A. F. McDonald and L. G. Graham, partners as Mc-Donald & Graham, for the sum of \$37,531,90, recovered October 19th, 1859, and the other in favor of Fitz, Grindall and Keepers, for the sum of \$4,161,51, recovered May 26th, 1860, are hereby recognized and placed for payment upon the same footing with the Minnesota ttate railroad bonds, and the amount due upon said judgments is hereby authorized and ordered to be paid out of the same fund and in the same manner as is or may be provided by law for the payment of said railroad bonds, and as part of said bonded debt.