SECRETARY OF STATE.

2. That any stockholder belonging to any organized schuetzen corps shall be entitled to vote in said association at any election for officers or directors.

3. That any member of such schuetzen association shall be entitled to one vote for each share of stock held by him; provided, however, that no member shall be entitled to more than ten votes, no matter how many shares of stock he may hold.

4. That in any such schuetzen association thirty members shall constitute a quorum to transact business, and any director shall be declared elected who shall receive a majority of the votes given at any election for directors.

5. That at least one-half of the board of directors of any such schuetzen association shall be residents of the state of New Jersey, but the remaining directors need not be residents of such state, and need not belong to any particular schuetzen corps, notwithstanding any provisions in any special act or articles of association of such schuetzen association.

Secretary of State.

1. Bond required. Recorded.
2. Oath to be taken.
3. Form of bond.
4. To record and file papers.
5. To reside and keep office in Trenton.
6. Clerks to send abstracts of fines.
7. Secretary of state to file all laws.
8. To furnish copy to printer, etc.
9. To record names of testators.

10. Fees for specified services.
11. To file laws not signed by governor and not vetoed.
12. To file bills vetoed and passed over the veto.
13. Appointment of assistant secretary.
14. Secretary of state to record certain papers filed.
15. Contracts for sale or lease of franchises of corporations to be acknowledged and recorded.
16. Certain contracts not so recorded not invalidated.

An act relative to the office of secretary of state and register of the prerogative court. Approved April 17, 1866. R. S. 808.

1. That from and after the passing of this act, every person who shall be appointed to the office of secretary of state and register of the prerogative court, shall, before he enters upon the execution of his said offices, or be admitted to take the oath or affirmation hereinafter appointed to be taken, for the due and faithful discharge of his said offices, before one or more of the justices of the supreme court, enter into bond to the state of New Jersey, with at least two good and sufficient sureties, being freeholders in the said state, jointly and severally, in the sum of five thousand dollars, to be approved of by the said justice or justices; which bond, with the condition thereof, shall be in the form hereinafter mentioned, and when so executed shall be recorded in the office of the clerk of the supreme court, and being so recorded, shall be delivered by the said clerk to the treasurer of this state, to be by him kept among the public papers of his office.

2. That when the said secretary and register of the prerogative court hath given bond as aforesaid, he shall take and subscribe the following oath or affirmation, before any one of the justices of the supreme court:

I, A. B., do solemnly swear (or affirm) that I will well and truly, faithfully and impartially, execute the office of secretary of state of New Jersey, and register of the prerogative court of the same, agreeably to law, according to the best of my skill and understanding.

Which oath or affirmation, so as aforesaid subscribed, shall, by the justice of the supreme court administering the same, be delivered to the treasurer of this state, to be by him kept, together with the bond aforesaid, among the public papers of his office.

3. That the bond to be entered into as aforesaid, by the secretary and register, and his sureties, with the condition thereof, shall be in the form following, that is to say:

Know all men by these presents, that we, A. B., C. D. and E. F., of , are held and firmly bound unto the state of New Jersey, in the sum of five thousand dollars, to be paid unto the state of New Jersey, to
1094

SECRETARY OF STATE.

the which payment, well and truly to be made and done, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals. Dated the ______ day of ______ in the year of our Lord ______.

The condition of the above obligation is such, that if the above bounden A. B. shall well and truly execute the office of secretary of state and register of the prerogative court of New Jersey, and in all things touching and concerning the said offices, shall well and truly, faithfullly and impartially, execute and perform the same, as well with respect to all persons whatsoever concerned, as to the said state of New Jersey, and at the expiration of his said office, shall deliver all the books, records and papers remaining in the said offices, or appertaining thereto, to his successor in office, then the above obligation to be void, otherwise to remain in full force and virtue.

4. That the said secretary of state and register of the prerogative court shall be and be hereby is directed and required, with all convenient speed, legibly and fairly to record all papers which shall come to his hands, and which it may appertain to his office to record, and also to file and deposit such papers in said offices, agreeably to law.

5. That the said secretary of state and register of the prerogative court shall reside and keep his office within the city of Trenton.

6. That the clerks of the pleas of the several counties of this state shall, within ten days after each session or term of the said courts, respectively make out a duplicate abstract from the minutes of all fines and amercements awarded, and the amount of all judgments entered on forfeited recognizances; payable into the treasury of the state, and transmit the same to the secretary of state on or before the first day of November, annually, in like manner, and under the same pains and penalties, as is directed to be made to the treasurer of the state, in and by the act entitled, “An act respecting the clerks of the courts of common pleas and general quarter sessions;” and the secretary is hereby required to open an account of the same against the treasurer, in the public books in his office.

[Sec. 7 repealed by act creating office of comptroller].

7. Sec. 8. That on the passage of any bill into a law, or the adoption of any joint resolution, the same shall be delivered to the governor or person administering the government, who, in case he shall approve such bill or joint resolution, shall sign and deliver the same to the secretary of state, to be filed in his office, in such order that the laws of each and every sitting of the legislature shall be kept in separate bundles, and the year in which the same shall be passed shall be endorsed on each bundle, and not delivered to any person or persons whatsoever, but safely kept by the said secretary in his office, and not suffered to be taken or removed therefrom, on any pretence whatsoever; but the secretary of state shall give copies to such person or persons as shall make application for the same, which copies, when certified by said secretary, under his hand and seal, to be a true copy, shall be received in evidence in any court of this state, and be as good, effectual, and available in law as if the original was then and there produced and proved, for which service the secretary of state shall be entitled to receive, from the person making application for the same, eight cents per sheet, for each and every copy furnished, and for the filing each law ten cents, to be paid by the treasurer of the state.

8. Sec. 9. That the secretary of state shall cause a true copy of each and every law, so delivered to him, to be made, and within four weeks from the end of every sitting of the legislature, deliver the same to the person appointed to print the laws of the state; and it shall be the duty of the secretary of state to assist the printer who may be appointed as aforesaid, in comparing the proof sheets with the original laws, for which purpose the said printer is required to attend at the office of the secretary of state, with the proof sheets of all such laws as he may be appointed to print; and it shall also be the duty of the secretary to make marginal notes to said laws; and the said secretary shall be entitled to receive, for copying said laws, and assisting in comparing the proof sheets, for each folio of said laws so copied and compared, counting one hundred words to
a folio, the sum of eight cents, on a certificate, signed by the governor or person administering the government, stating that the service has been performed, and the sum due for the same.

9. Sec. 10. That it shall be the duty of the register of the prorogative court to record the names of the testators of all wills which he may receive, in alphabetical order, and the year in which such wills were proved, in a book to be by him provided for that purpose, and to file the said wills in his office, the wills of each year and county to be put by themselves, and marked with the year and county, and in like manner to record the names of all intestates, inventories of whose estate he may receive, and to file the said inventories in manner aforesaid.

10. Sec. 11. That the secretary of state shall be entitled to receive, for the services hereinafter mentioned, the following fees: for filing every bond or other instrument of writing for incorporated bodies, or for persons in their private capacity, twelve cents, to be paid by the person requiring the same to be filed; filing every bond or instrument of writing of a public nature, twelve cents; and for recording deeds and other instruments of writing belonging to the state, and for copies of laws, instruments of writing or records, when applied for by the governor, attorney general or treasurer, for public purposes, the same fees as are directed by law to be paid by private persons, to be paid by the treasurer upon a certificate signed by the governor, and that for all other services required of him by law, and not otherwise compensated, he shall receive from the treasurer of this state the further sum of two hundred dollars yearly.

Supplement.

Approved March 19, 1851.

11. Sec. 1. That in case any bill shall pass both houses of the legislature, and be presented to the governor, in pursuance of the seventh paragraph, of the fifth article of the constitution of this state, and the same shall not be returned to the house in which it originated within the time limited by the constitution, whereby the time has become a law, in like manner as if the governor had signed the same, it shall be the duty of the governor to endorse thereon, and sign a certificate of the true time the same was presented to him, and deliver the same to the secretary of state, who shall endorse thereon, and sign a certificate of the time it was delivered to him, and file the same in his office, to be there safely kept, with the other laws of the same sitting, as now directed by law.

12. Sec. 2. That if any bill, which shall have passed both houses, and been presented to the governor, and returned by him with his objections, to the house in which it originated, shall nevertheless afterwards become a law in the manner prescribed by the constitution, it shall be the duty of the president of the house in which such bill originated to deliver the same to the secretary of state, who shall file the same; and the same shall be safely kept in his office, with the other laws of the same sitting, as now directed by law.

[Sec. 3 repealed].

Supplement.

Approved April 4, 1873.

13. Sec. 1. That from and after the passage of this act, it shall be lawful for the secretary of this state to appoint an assistant in his office who shall be commissioned by the governor to be assistant secretary of state, and said assistant secretary of state shall hold his office during the pleasure of the secretary of state making the appointment, but in no case to extend beyond the term for which the said secretary of state is commissioned, and the said assistant secretary of state shall be required to take and subscribe an oath of like form and character as that required to be made by the secretary of state, and he shall give bond to the state in the sum of two thousand five hundred dollars, with like conditions, and to be approved in like manner as is required by the first section of the act to which this is a supplement, and the assistant secretary of state shall, during the absence or inability through sickness or other cause of the secretary of state, have the same powers and perform all the duties which are now imposed by law upon the secretary of state; and the assistant secretary
of state shall receive for his services a salary at the rate of two thousand dollars per annum, to be paid out of the treasury of this state upon the warrant of the comptroller.

An act to provide for the recording of certain papers in the office of the secretary of state.

Approved March 18, 1865.

14. SEC. 1. That it shall be the duty of the secretary of state, in addition to filing in his office the certificates of the organization under the general incorporation laws of this state, or of any acceptance of a special charter, or the location or survey of any road, or any other agreement or paper by law required or authorized to be filed in said office, to record said agreement or other papers in a book to be provided for such purpose, at the proper charge of the party or parties for whom the same is filed.

Supplement.

Approved April 4, 1871.

15. SEC. 1. That all contracts or agreements for the sale, leasing, consolidating, merging or in any manner disposing of or transferring the franchises, privileges or any part thereof of any company or organization incorporated by or under the laws of this state, shall be acknowledged or proved as conveyances of land in this state, are authorized to be acknowledged or proved, and shall be recorded in the office of the secretary of state within two months after the execution thereof, at the proper cost of the parties thereto; and unless such contract or agreement is lodged with the secretary of state for record within thirty days from the date of the execution thereof, the same shall become invalid and of no effect, and copies of the said record, duly certified by the secretary of state, shall be received in evidence in any court of this state, and be as good, effectual and available in law as if the original contract or agreement was then and there produced.

Supplement.

Approved March 5, 1873.

16. SEC. 1. That the act entitled "A supplement to the act entitled 'An act to provide for the recording of certain papers in the office of the secretary of state,'" approved on the fourth day of April, one thousand eight hundred and seventy-one, shall not be held or construed as invalidating any contract or agreement not recorded as required by said act.

Set-Off.

1. What demands may be set-off.
2. Defendant to plead or give notice of.
3. Plaintiff to recover only balance due.

B. S. 803.

Revision—Approved March 27, 1874.

What demands may be set off.

R. S. 801, § 11.

Amended.

An act concerning set-off.

4. Defendant to have judgment, when.
5. Remedy on such judgment.

1. That if any two or more persons be indebted to each other, such debts or demands not being for unliquidated damages, may be set off against each other; and if one of such debtors, or his executors or administrators