LAND, IMPROVEMENT OF

5. That the rights and responsibilities of the several parties to any such bill or note, as between each other, shall remain as heretofore, saving only the rights of the plaintiff so far as they may have been determined by the judgment; and any one or more of the defendants shall be entitled to the testimony of any co-defendant as a witness in all cases where he or they would be entitled to his testimony had the suit been brought in the form heretofore used; and the plaintiff shall be entitled to the testimony of any defendant as a witness in all cases where he would be entitled to his testimony against the other parties to the bill or note, had the suit been brought in the form heretofore used.

6. That whenever an execution against goods and chattels shall issue in any such action upon a bill or note, as is hereinbefore provided, it shall be the duty of the constable, after making a levy upon the property liable to the execution, to make the money out of the property of the person or persons principally liable, as between themselves, for its payment, if it can be done before selling the property of the person or persons secondarily liable; and for the information of such officer it shall be the duty of the justice to endorse on the execution the order in which the defendants, according to the terms of the bill or note, are liable, as between themselves for its payment, and if the judgment be paid by a defendant or defendants secondarily liable, as between themselves, it shall not be considered satisfied as against the defendant or defendants liable over on the bill or note to the defendant making such payment, but he shall have (on application to the said justice, giving two days' notice thereof to the other parties to the judgment, and subject to such regulations as may be imposed) the full benefit and control of such judgment for the purpose of compelling repayment from the defendant or defendants liable to him for such repayment, and on this application the said justice may order an issue to try the question in controversy.

Land, Improvement of.

1. How surplus may be invested.
2. Companies under special laws may hold other land than authorized by charter.
3. May borrow money, &c.

A further supplement to the act entitled "An act to encourage the improvement of real property in this state," (revision), approved March twenty-seventh, eighteen hundred and seventy-four.

P. L. 1876, p. 138.
How surplus may be invested.

1. That all land improvement companies of this state now existing under any act of the legislature, or that are now or may hereafter be organized under the act to which this is a supplement, shall have and possess the power, when three-fourths of all the directors of such company shall vote therefor, to temporarily invest the proceeds of the sale of the real and personal property of said company and its accumulated surplus, in any public stock or bonds of the United States, or of any state or municipal corporation therein, and in any stock or bonds of any corporation created by or under the laws of the states of New Jersey, New York or Pennsylvania; and said land improvement companies, to enable them to make such investments as aforesaid, may, by a three-fourths vote of their directors, purchase, hold and sell any of said stocks or bonds, public or private, whenever they deem it for the best interests of the corporation so to do.

An act to encourage land improvement companies organized under special laws of this state. Approved March 9, 1877.

P. L. 1877, p. 216.
May take and hold other lands than those authorized by charter.

2. Sec. 1. That any land improvement company organized under special charter of this state, shall be and is hereby authorized and empowered, from time to time, to purchase, take and hold, any other lands in this
LUNATIC ASYLUMS.—MARRIAGES, BIRTHS AND DEATHS.

state, in addition to the lands now held, or authorized to be held, by its charter, and to improve, mortgage, lease, sell and dispose of the same in the same manner as is authorized by the act of incorporation of such company, or any supplement thereto; provided nevertheless, that such company shall not purchase any such additional land by virtue of this act without the written consent of the stockholders representing a majority of the stock of such company for that purpose.

3. Sec. 2. That any such land improvement company shall have the power, in addition to that already conferred, to borrow from time to time, upon its promissory note, bond, or other obligation, any sum or sums of money for the uses and purposes of said company; provided, that said indebtedness shall not at any one time exceed the amount of its paid in capital in cash; and provided further, that this act shall not repeal or abridge any rights, powers or privileges conferred upon any such company by its original charter or any acts supplemental thereto.

Lunatic Asylums.

I. Trenton asylum.

A supplement to an act relative to the lunatic asylum.


1. That in addition to the sum specified in the first section of the act to which this is a supplement, there shall be paid by the state treasurer to the managers of the asylum, the further sum of twenty-five cents per week for each county patient; such additional sum to be computed and paid from the fifteenth day of December, anno domini eighteen hundred and sixty-three.

[Sec. 2. executed].

Marriages, Births and Deaths.

1. Persons authorized to solemnize marriages.

2. Returns of births, &c., to be made to board of vital statistics.

A supplement to an act entitled “An act concerning marriages, births and deaths,” approved March twenty-seventh, one thousand eight hundred and seventy-four.

Approved March 9, 1877. P.L. 1877, p. 185.

1. That the second section of “An act concerning marriages, births and deaths,” approved March twenty-seventh, in the year one thousand eight hundred and seventy-four, which reads as follows: (Vide ante, p. 631), be amended so that the said second section of said act shall read as follows:

Every judge of any court of common pleas, and justices of the peace and mayor of a city of this state, and every stated and ordained minister of the gospel is hereby authorized to solemnize marriages between such persons as may lawfully enter into the matrimonial relation, and every religious society in this state may join together in marriage such persons as are of the said society, or when one of such persons is of such society, according to the rules and customs of the society to which they or either of them belong.

An act to amend an act entitled “A supplement to the act entitled ‘An act concerning marriages, births and deaths,’” approved March twenty-seventh, one thousand eight hundred and seventy-four, which supplement was approved April seventeenth, one thousand eight hundred and seventy-six.


2. Sec. 1. That section one of the supplement of which this act is