certain waters within the state of New Jersey," approved April eighth, eighteen hundred and seventy-five, and all acts or parts of acts inconsistent with this act, be and the same are hereby repealed.

An act for the preservation of terrapin.

69. Sec. 1. It shall not be lawful for any person, except upon his own premises, to take from the salt or fresh waters of this state, or from the land adjacent to the same, any of the species of tortoise commonly called terrapin, between the first day of April and the first day of October.

70. Sec. 2. Every person offending against the foregoing section of this act shall forfeit and pay, for each offence, the sum of ten dollars, to be sued for and recovered, in an action of debt, by any person who will sue for the same with costs.

71. Sec. 3. It shall be lawful to proceed, in any action under this act, by summons or warrant, at the option of the plaintiff.

(See Title, Fisheries).

Gaming.

1. All wagers unlawful.
2. Money if paid, may be recovered back.
3. Promises, etc., on account of any money wagered, void.
4. Property transferred for gaming debts shall go to heirs.

R. S. 572, 589.

An act to prevent gaming.

1. That all wagers, bets or stakes made to depend upon any race or game, or upon any gaming by lot or chance, or upon any lot, chance, casualty, or unknown or contingent event, shall be unlawful.

2. Any person who shall pay, deliver or deposit any money, property or thing in action, upon the event of any wager or bet herein prohibited, or which is or shall be prohibited by any law of this state, may sue for and recover the same of the winner, or person to whom the same shall be paid or delivered, or of the stakeholder, or other person in whose hands the same shall be deposited, or any part thereof, whether the same shall have been delivered or paid over by such depository or stakeholder or not, and whether any such wager be lost or not.(a)

3. That all promises, agreements, notes, bills, bonds, contracts, judgments, mortgages, leases, or other securities or conveyances, which shall be made, given, entered into, or executed by any person, where the whole or any part of the consideration thereof shall be for money, property, or thing in action whatsoever, laid, won or betted in violation of the first section of this act, or for reimbursing or repaying any money knowingly lent or advanced to help or facilitate such violation, shall be utterly void and of none effect.

4. That if any such sale, conveyance, lease, or mortgage of either real or personal estate, as is made void in the preceding section shall be made, the same shall enure to the use of the heirs or legal representatives of such vendor, bargainor, lessor, or mortgagee, and shall vest the whole estate and interest so attempted to be transferred in such property, to all intents and purposes, in such heirs or legal representatives, in the same manner as though such vendor, bargainor, lessor or mortgagee had died intestate; and all conveyances or other devices to evade this provision shall be utterly void.

(a) See Moore v. Tripp, Spen. 268. Huncks v. Francis, 3 Dutch, 55. Saltus v. Crozer, 1 Vr. 267, reversed in 3 Vr. 492. 

State v. Hall, 3 Vr. 125.
GAS COMPANIES.

5. That if any person shall lose any money, goods, chattels or other valuable thing, in violation of the first section of this act, and shall pay or deliver the same or any part thereof to the winner, or to any person to his use, or to a stakeholder, it shall be lawful for such person to sue for and recover said money, goods, chattels, or other valuable thing, from said winner, or from said depositary, or from said stakeholder, whether the same has been delivered or paid over by said stakeholder or not, with costs of suit, in an action of debt, founded on this act, in any court of this state having cognizance thereof; in which action it shall be sufficient to declare for so much money had and received for the plaintiff's use, without setting forth the special matter; provided, that such suit shall be brought within six calendar months after payment or delivery as aforesaid.

6. That if the person who shall lose and pay such money, or lose and deliver such thing or things as aforesaid, shall not, within the time aforesaid, really and bona fide, and without covin or collusion, sue, and with effect prosecute for the money or other thing or things so lost and paid, or delivered, it shall and may be lawful for any other person, by any such action as aforesaid, to sue for and recover the same, with costs of suit, from such winner, depository or stakeholder as aforesaid; the one moiety thereof to the use of the person suing for the same, and the other moiety to the use of the state; provided, that such suit shall be instituted within six calendar months from and after the expiration of the time limited in the preceding section for the loser to prosecute for the same.

7. That every person who, by virtue of this act, shall or may be liable to be sued for money or other things so won, paid or deposited, as aforesaid, shall be obliged and compellable to answer, upon oath or affirmation, such bill or bills as shall be preferred against him in a court of equity, for discovering the money or other things so won, paid or deposited as aforesaid.

8. No person shall, within this state, publicly or privately, erect, set up, open, make or draw any lottery prohibited by the laws of this state; and every person who shall offend in the premises shall forfeit, for every such offence, two thousand dollars, to be recovered by action of debt, with costs, by any person who will sue for the same, in any court of record having cognizance thereof; and all penalties recovered under this section shall be appropriated one-half thereof to the use of the county in which the action or actions for the recovery thereof shall have been prosecuted, and the residue to the informer; and in every action instituted under this section, the inhabitants of the county where the same is instituted shall be competent to serve as jurors, and admitted as witnesses in any such action, notwithstanding their liability to taxation, or being interested.

9. Every grant, bargain, sale, conveyance, or transfer of any goods, chattels, lands, tenements, hereditaments or real estate, which shall be made in pursuance of any such lottery forbidden by the laws of this state is hereby declared to be invalid and void.


Gas Companies.

1. Mode of incorporation. Articles of association to be filed.
2. Articles not to be filed until affidavit is made of compliance with this section.
3. Certified copy to be received in evidence.
4. Directors may receive subscriptions to capital stock.
5. Board of directors to be elected annually.
6. Appointment of officers, etc.
8. Stock may be transferred.
9. Capital stock may be increased.
10. Corporate name to be that named in the articles of association.
11. Liability of stockholders.
12. Certificate of capital stock to be filed in county clerk's office.
13. Annual report shall be made.
15. When officers shall be liable for debts, etc.
16. When stockholders liable.
17. Capital stock to be transferred.
18. Quality of gas prescribed.
19. Meters to be used.
20. Notice to be given when new mains or pipes, etc., are to be laid.
21. Pipes not to interfere with other pipes laid.
22. Time within which company shall lay their main pipe.
23. Penalties for non-compliance with act.
24. Repealer.
25. Corporations under this act to be subject to general laws.
26. Repeal not to affect corporations heretofore organized.