CANDLES.—CEMETERIES.

No defendant against whom an execution shall be or remain unsatisfied after being taken into custody shall be entitled to any of the benefits or privileges of any of the insolvent laws or acts of this state.

47. Sec. 10. That all acts and parts of acts inconsistent with this act be and the same are hereby repealed.

Candles.

1. Weight of candles to be marked on box.
2. When not to be sold by pound, etc.
3. Penalty for selling candles in violation of provisions of this act.

An act to regulate the sale of candles.

P. L. 1886, p. 121.

1. That from and after the fourth day of July next, it shall not be lawful for any person or persons, in the state of New Jersey, to sell any description of candles in a box or boxes, or other package or packages, unless the actual weight of the candles therein contained be plainly and conspicuously marked or branded, on the end of said box or package, with the initial letter or letters of the christian name, and the surname at full length, of the manufacturer, together with the name of the place where said candles were made; and each and every box or package of candles shall be numbered according to its contents, as follows: number four, number six, number eight, number ten, and four candles of number four, six candles of number six, eight candles of number eight, and ten candles of number ten, shall be made, respectively, to weigh not less than fifteen and three-quarter ounces; but it shall be lawful for any person or persons to sell candles in a box or boxes, or other package, of other numbers; provided, the actual weight of the candles sold shall bear the same relative proportion to their number as in the cases above specified.

2. That it shall not be lawful for any person or persons to sell candles, by the pound or otherwise, which shall not bear the same weight in proportion to their number as is described in the foregoing section.

3. That any person or persons who shall sell candles within the state of New Jersey in violation of any of the provisions of this act, shall forfeit and pay, for every such offense, a sum not less than ten dollars, and not exceeding one hundred dollars, one-half to go to the prosecutor, and the other half to the poor of the city or township in which such offense may be committed, to be recovered by action of debt, in any court having cognizance of the same.

4. That the provisions of this act shall not apply to the sale of candles manufactured previous to the fourth day of July next.

Cemeteries.

1. Amended by section 14.
2. Certificate to be made, acknowledged and recorded in county clerk's office.
3. Upon recording certificate, deemed incorporated.
4. Amended by sections 21 and 40.
5. Amended by section 17.
6. Annual report and election of trustees.
7. Association may hold property bequeathed or given upon trust.
8. Lands and property exempt from taxes and assessments and not liable to be sold on execution.
9. Burial-grounds not liable to be sold on execution.
10. Amended by section 19.
11. After an interment a lot inalienable.
12. Penalty for defacement of couples, scissors, etc.
13. Associations may sell or purchase land to straighten lines.
15. Reenactment of bonds heretofore issued.
16. Mode of forming associations. Trustees, etc.
17. Annual election of trustees. Term of office.
18. Sequestration of assets, etc., for payment of judgments.
19. Lots numbered as separate lots to be indivisible.
20. Repealer.
21. Amended by section 40.
22. Lands held by association to adjourn each other.
23. Amended by section 50.
24. Power of municipalities to regulate by ordinance interments.
26. Certificate of election of trustees to be filed.
27. Repealer.
29. Amended by section 45.
30. Amended by section 41.