

him or her, of or for any lands, tenements, hereditaments, or real estate sold pursuant to the power, permission or direction in the said will annexed, given to or vested in the executors or executor named in the said will annexed, is and are hereby confirmed, validated, legalized and declared to be, and is, and are, and shall be as good, legal, valid and effectual, and the record thereof admissible in evidence, and fully and completely as if the said deed or deeds of conveyance had been, or was, or were made and delivered by the executors or executor named in the said will (although the terms of the said sale have not been submitted to the orphans' court of the county in which the said lands or real estate lie, or have not been approved by said court, or the second section of the act entitled "A supplement to an act entitled 'An act concerning executors and administrators of intestates' estates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, regulating the sale of lands by administrators with the will annexed, or by administrators de bonis non with the will annexed, and defining their powers," approved April sixth, one thousand eight hundred and eighty-eight [see Sec. 22, *ante*], or any part of said second section has not been complied with), except where said will has expressly confided the exercise of said power of sale to some other persons or person named therein other than the executors or executor named in said will.

Fairs and Exhibitions.

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| 1. No fair to be hereafter held. | 6. How and by whom paid. |
| 2. Owners of stud farms may hold fairs, &c. | 7. Sum to be paid. |
| 3. Good order, how preserved. Appointment of special constables. | 8. Penalty for violation. |
| 4. Powers of special constables. | 9. Money, to whom paid. |
| 5. Menageries, &c., must be licensed. | 10. Penalty, how collected. |

Rev. 265.

R. S. 566.

No fairs to be hereafter held.

An act to suppress fairs.

Passed January 27, 1797.

1. That no fair or fairs shall hereafter be held at any city, town or place in this state.

An act to authorize the owner or owners of stud farms within this state to hold fairs or exhibitions upon said farms.

Passed June 1, 1886.

P. L. 1886, p. 392.

Owners of stud farms may hold fairs, exhibitions, &c.

2. SEC. 1. That it shall and may be lawful for the owner or owners of any stud farm or farms used for the breeding of fancy trotting or racing stock in the state of New Jersey to hold upon the said farm, from time to time, and as often as such owner or owners may deem proper, fairs or exhibitions for the development of speed or other desired qualities, and, to encourage competition, may offer premiums and rewards for stock exhibited and for superiority in the objects sought for, and to ask, demand and receive, for his or their own use, reasonable fees for admittance.

Owners to have police jurisdiction on their grounds. Selling of liquors and gambling prohibited on grounds.

3. SEC. 2. That for the purpose of preserving good order, peace and decorum upon and about farms or exhibition grounds and among the visitors and spectators to the same, the said owner or owners shall have police jurisdiction within the boundaries of any of their said grounds; and they shall not sell or permit to be sold upon their said grounds any vinous, spirituous or malt liquors, nor shall they gamble or permit gambling in any form whatever upon their said grounds; and it shall also be lawful for the said owner or owners of such stud farms to appoint, from time to time, one or more fit, proper and discreet person or persons, who shall take and subscribe before one of the judges of the court of common pleas or one of the justices of the peace of the county, where the said farm or

Owners may appoint persons to act as constables, &c.

exhibition grounds are situate or held, an oath or affirmation, which oath or affirmation shall be filed in the office of the clerk of said county, and shall be of like form and effect as now required by law for constables to take and subscribe, and the date of filing shall be indorsed by said clerk, who shall be paid the lawful fee for filing such papers, and which said person or persons so appointed and sworn shall possess the same authority and powers on the said stud farm and exhibition grounds, and on the lands and premises adjacent thereto, within the limits named in this section of this act, which constables now possess in criminal cases in this state.

4. SEC. 3. That the said person or persons so appointed shall have power and authority, without process, to arrest any and all persons who shall be there found violating any of the laws of this state, or who shall conduct themselves in a disorderly or immoral manner, or disturb or wrongfully interfere with the meetings and exhibitions or visitors thereto, or rules and regulations of said owner or owners, which said rules and regulations shall be plainly printed and posted in a conspicuous manner about the said farm and exhibition grounds ; and said parties so arrested shall be taken, as soon as conveniently may be, before some justice of the peace of the said county, there to be dealt with according to law.

Persons appointed authorized to arrest, without warrant, persons violating laws, &c.

An act for regulating public shows.

Revision—Approved March 29, 1874.

R. S. 561.

5. SEC. 1. That it shall not be lawful for any person or persons to exhibit or show within this state, for any price, gain or reward, any menagerie, or collection of beasts or animals, or any circus, or to exhibit, show or perform any feats of activity or agility of horses or other animals or their riders, or both, or any such like shows or exhibitions, without having first obtained license for that purpose, as hereinafter mentioned.

Menageries, &c., must be licensed.

6. SEC. 2. That any [two judges of the court of common pleas] shall have authority to grant a license, in their discretion, to any person or persons, to exhibit and show any menagerie, or collection of beasts or animals, or any circus or such like exhibitions as are mentioned in the preceding section, within the county of which they are judges ; and all licenses granted under this act shall set forth the township or townships in which such exhibition or show is authorized to be made, the time or number of days it may be continued, and the price or prices which may be demanded for admission to the same.

How and by whom licensed. Ib., § 2. Amended. P. L. 1875, p. 37.

7. SEC. 3. That before any such license shall be granted, the person or persons applying for the same shall be required to pay into the hands of any two judges of the court of common pleas to whom the application is made such sum of money as the said judges shall deem proper, not less than ten dollars, nor more than one hundred dollars, for each day said exhibition or show shall be licensed to continue.

Sum to be paid. Ib., § 3. P. L. 1875, p. 37.

8. SEC. 4. That any person or persons offending against the provisions of this act shall forfeit and pay for every offense the sum of one hundred dollars, to be recovered in an action of debt, in any court having cognizance of the same, in the name of the county collector of the county where the offense is committed ; and it shall be a duty hereby imposed for the collector of the county, or the collector of the township wherein such exhibition is made, to prosecute for and recover the same ; and any such collector, so prosecuting, shall be entitled to retain in his hands twenty-five cents on every dollar he may receive by virtue of this act, as a compensation for his trouble.

Penalty for violation. Ib., § 4. Amended.

Collector to prosecute.

9. SEC. 5. That all moneys received and recovered under this act, after deducting the amount allowed to be retained agreeably to the provisions of the preceding section, shall be paid over to the county collector of the county where the same shall be received, or the offense committed, within thirty days after the receipt thereof, for the use of the county.

Money, to whom paid. Ib., § 5. Amended.

Supplement.

P. L. 1875, p. 37.

Approved March 22, 1875.

Penalty, how
collected.

[Secs. 1 and 2 incorporated in foregoing act.]

10. SEC. 3. That it shall be the duty of any constable, justice of the peace, or sheriff, to seize and take possession of all the goods and chattels of any person or persons offending against the provisions of this act, and hold the same until the determination of the action of debt mentioned in section fourth of the act to which this is a supplement, and in case the penalty mentioned in said section is not paid, to expose the same to public sale, and out of the proceeds, after deducting the sum of one hundred dollars, and all reasonable costs and charges, to pay over the balance to the owner or owners of the said goods and chattels.

Fees and Costs.

1. One hundred words a folio.
2. Fees specified :
 - Of governor.
 - Of secretary of state.
 - In the court of errors and appeals.
 - In the prerogative office.
 - In the prerogative court.
 - In the court of chancery.
 - In the supreme court.
 - Of the attorney-general.
 - Of sheriffs.
 - In the courts of common pleas.
 - In the courts of general quarter sessions.
 - Of coroners.
 - Of criers.
 - Of jurors.
 - Of witnesses.
 - Of constables.
3. Fees of judge, clerk or other officer.
4. Taxation in criminal cases.
5. Penalty for illegal allowance.
6. Fees for searches.
7. Fees of clerks for recording and for copies.
8. Fees for registering mortgages.
9. Fees of justice of the supreme court holding circuit.
10. Fees of sheriffs of certain counties for certain services.
11. Clerk not to incur penalty for illegal allowance unless act willful.
12. Act of April 7th, 1868, extended to all counties.
13. Repealed by section 17.
14. Counties to pay expenses in certain cases.
15. Fees of supreme court commissioners.
16. Sheriff's fees, where more than one execution is issued out of supreme court.
17. Repealer.
18. Salary of prosecutors of pleas in certain counties.
19. Repealer.
20. Fees of judges of common pleas, &c., to be paid to clerk of court.
21. Clerk of county to make quarterly reports of fees received.
22. Penalty for not making reports.
23. Construction of word "costs" in the act to regulate fees.
24. Fees of constables for serving criminal warrants.
25. Repealer.
26. Additional fees of examiners, masters and supreme court commissioners.
27. Fees of prosecutors of the pleas may be supplemented by board of chosen freeholders in certain cases.
28. Medical superintendent of vital statistics may have an official seal and charge fees.
29. To keep record and pay fees.
30. Fees of constables.
31. Repealer.
32. Fees to be divided between lay judges where law judge receives salary in lieu of fees.
33. Officers of courts to divide and pay over fees retained.
34. Repealer.
35. Fee of sheriffs for serving notices on jurors.
36. Searches for soldiers, &c., in claims for pensions to be furnished without fee or charge.
37. Fees of sheriffs in certain cases.
38. Repealer.
39. Amended by section 42.
40. Fees of master, special master and supreme court commissioner for approving bonds.
41. Amended by section 43.
42. Fees of master and special master for making report.
43. Fees of master, special master and supreme court commissioner for attendance.
44. Fees of clerk of supreme court for making searches.
45. Fees of sergent-at-arms of court of chancery, &c.
46. When upon demurrer or writ of error defendant to have costs.
47. Plaintiff in error, when to pay costs.
48. When to pay double costs.
49. Writ of error quashed, plaintiff to pay costs.
50. Costs on dismissal of bill in equity.
51. Mileage to be allowed for serving writs.
52. Amended by section 54.
53. Repealer.
54. Fees of clerks in chancery and supreme court per folio.
55. Amended by section 62.
56. Secretary of state to make report.
57. Sheriffs and surrogates to make reports.
58. Reports to be kept on public files. Duty of comptroller.
59. Penalty for neglect to make report.
60. Penalty for making false oath to report.
61. Repealer.
62. Clerk in chancery and of supreme court to keep record of fees, &c., and report under oath to comptroller.
63. Fees of copies and abstracts of public records used in evidence, to be taxed in costs of suit.
64. Constables allowed for extra services while attending courts.
65. Extra allowance to constables for taking charge of jury.
66. Bills of costs hereafter taxed in any criminal case where sentence has been suspended, &c., to be valid, &c.
67. Repealer.
68. Bills of costs heretofore taxed in any criminal case where sentence has been suspended, &c., to be valid, &c.
69. Repealer.