

Supplement.

P. L. 1893, p. 451.

Approved March 27, 1893.

When warehouse-
man not liable
for taxed costs.

43. SEC. 1. That whenever a warehouseman at the time any goods or chattels are placed on storage with him shall obtain from the party placing such goods or chattels on storage a statement in writing that such goods are the sole and absolute property of the bailor aforesaid, and in any action of replevin thereafter brought in any court for the recovery of such goods or chattels by any person other than the bailor aforesaid, no costs of suit shall be adjudged, taxed or recovered against said warehouse keeper in any action aforesaid, whenever judgment is obtained against the defendant in such action.

Reports.

1. Law and chancery reports to be printed in numbers.
2. Amended by section 13.
3. Amended by section 12.
4. Copies delivered to treasurer to be bound by state.
5. Time within which opinions shall be filed.
6. Reports, how designated.
7. Manner of binding and lettering.
8. Each volume to contain a list of previous reports.
9. Annual salary of reporters.
10. Amended by section 14.
11. Repealer.
12. Law and chancery reports to contain at least six hundred pages to the volume.
13. Reports to be printed at expense of reporters.
14. Distribution of copies, how made.
15. Repealer.
16. Treasurer to purchase copies of law reports when reprinted.
17. Payment for such reports.
18. Treasurer to purchase copies of equity reports when reprinted.
19. Payment for such reports.
20. Law and equity reports to be distributed to president law judges of common pleas.

An act for the publication of the law and chancery reports.

P. L. 1877, p. 34.

Approved February 28, 1877.

Law and
chancery reports
to be printed in
numbers.

Time within
which reports
shall be printed.

1. That it shall be the duty of the law and chancery reporters of this state to cause the reports of the judicial opinions of their respective courts to be printed in numbers, one for each term of their respective courts, without waiting until sufficient opinions shall have accumulated to make a volume of six hundred pages; that the chancery reporter shall cause the printer to commence to print each number of his reports within thirty days after the delivery of the opinions at each regular term of the court of chancery, and shall continue the same with all convenient speed until all opinions of said term are printed, and shall add at the end of such number all opinions on appeals from chancery delivered at the next ensuing term of the court of errors and appeals; and the law reporter shall cause the printer to commence to print each number of his report within thirty days after the delivery of the opinions at each regular term of the supreme court, and shall continue the same with all convenient speed until all the opinions of such term are printed, and shall add at the end of such number all opinions on writs of error delivered at the next ensuing term of the court of errors and appeals.

2. [Amended by Sec. 13, *post.*]

3. [Amended by Sec. 12, *post.*]

Copies delivered
to treasurer to be
bound at expense
of the state.

Time within
which opinions
shall be filed.

Copies to be made
for the reporters.

4. That it shall be the duty of the treasurer to cause the said numbers, when sufficient to make a volume, which shall be delivered to him by said reporters, respectively, to be bound at the expense of the state, in good and substantial law binding in the manner prescribed by this act.

5. That it shall be the duty of the chancellor, the judges of the supreme court and of the court of errors and appeals, to file all opinions delivered by them in the office of the clerks of their respective courts, within twenty days after the delivery of such opinions, and the said clerks shall within twenty days after such opinions are filed make and deliver to the reporters of said courts, fair and legible copies thereof, for which they shall be paid by the state treasurer the sum of eight cents per folio, upon their respective accounts being audited by the comptroller.

6. That the reports of cases required by law to be published by the law reporter shall be designated by the name of "New Jersey law reports," the first volume of which shall be called and numbered as volume one, and subsequent volumes thence consecutively in order; and the reports of cases required by law to be published by the chancery reporter shall be designated by the name of "New Jersey equity reports," the first volume of which shall be called and numbered as volume one, and subsequent volumes shall be numbered thence consecutively in order.

Reports, how designated.

7. That in binding said reports, the backs shall be divided into five spaces, in such manner as to make the volumes uniform in size and appearance, as near as may be; that the second space from the top shall be covered with morocco colored red, and thereon shall be printed in gilt letters the names aforesaid, respectively; that on the next lower space shall be stamped or imprinted in black the number of the volume in figures; and that the next shall be covered with morocco colored black, and thereon shall be printed in gilt letters the name of the respective reporters, and also the figures indicating the number of each volume of his reports.

Manner of binding and lettering.

8. That on a fly leaf of each volume of law and equity reports hereafter to be published, shall be printed a list of all the previous reports published in this state, designating which are equity and which are law reports.

Each volume to contain a list of previous reports.

9. That the law and chancery reporters shall each be entitled to receive an annual salary at the rate of five hundred dollars, to be paid in the manner now provided by law.

Annual salary.

10. [Amended by Sec. 14, *post.*]

11. That all acts relative to the publication of the chancery and law reports and to the compensation and duties of the law and chancery reporters, and all other acts inconsistent with the provisions of this act, be and the same are hereby repealed.

Repealer.

Supplement.

Approved February 21, 1878. P. L. 1878, p. 26.

12. SEC. 1. That section three of an act entitled "An act for the publication of the law and chancery reports," approved February twenty-eighth, one thousand eight hundred and seventy-seven, which reads as follows [see P. L. 1877, p. 34], be amended so as to read as follows:

[That not less than two numbers of said reports shall be necessary to make a volume of reports; *provided*, that each volume shall contain at least six hundred pages.]

Reports to contain at least 600 pages.

Supplement.

Approved April 18, 1891. P. L. 1891, p. 500.

13. SEC. 1. That section two of the act entitled "An act for the publication of the law and chancery reports," approved February twenty-eighth, one thousand eight hundred and seventy-seven, be and the same is hereby amended so as to read as follows:

[That said reports shall be printed by said law and chancery reporters respectively at their own expense, upon good paper to be approved by the secretary of state; and whenever a number of said reports shall be printed, the said reporters shall each deliver to the superintendent of the state-house and adjacent public grounds four hundred copies thereof, for which the treasurer shall pay each reporter per number such sum as shall be fixed by the chancellor and chief justice of the supreme court.]

Reports to be printed at expense of the reporters.

14. SEC. 2. That section ten of the said act to which this act is a supplement be and the same is hereby amended so as to read as follows:

[That the superintendent of the state-house and the adjacent public grounds shall on the receipt of said reports, after retaining one copy for himself, cause the residue to be distributed under the direction of the governor, as follows: to the governor of this state, two copies; to each member of the legislature, one copy; to the state librarian, to be deposited in the state library, twenty copies; to the department of state of the United States, for the congressional library, four copies; to the governor of

Distribution of copies by superintendent of the state-house and the adjacent public grounds.

REPORTS.

each state and territory in the United States, one copy; to each senator and representative in congress from this state, one copy; to the chancellor of this state and each judge of the supreme court and of the court of errors and appeals, one copy; to the secretary of state, clerk of the supreme court, clerk in chancery and attorney-general, superintendent of public instruction, the state board of assessors, adjutant-general and quartermaster-general, for their respective offices, each one copy; to each county clerk, register and surrogate in this state, for their respective offices, one copy; to the New Jersey lunatic asylums and state prison, each one copy; to the librarian of the New Jersey historical society, for the use of said society, one copy; to the librarian of each incorporated college, the Burlington library and the Newark library association, for the use of their respective libraries, each one copy; to each incorporated library association in this state which has a law library at the county seat of the county in which the same is located, one copy; to every library provided by the board of chosen freeholders of any county of this state at the court-house of such county, one copy; the remainder to be reserved subject to the order of the legislature.]

Repealer.

15. SEC. 3. That all acts and parts of acts inconsistent with this act be and the same are hereby repealed.

An act relative to the law reports of New Jersey.

P. L. 1872, p. 70.

Approved April 4, 1872.

Treasurer to purchase copies of law reports that may be reprinted.

16. SEC. 1. That whenever any of the law reports of this state shall be reprinted, it shall be lawful for the state treasurer to purchase two hundred copies of such reports at the same price, and to be distributed in the same manner as the law and chancery reports are now purchased, paid for and distributed.

Proviso.

[Proviso repealed by act of March 27th, 1874 (P. L. 1874, p. 134).]

Payment for such reports.

17. SEC. 2. That the state treasurer shall pay for such reports, on the delivery thereof, out of any moneys in the treasury of this state not otherwise appropriated, and that this act shall take effect immediately.

An act relative to the equity reports of New Jersey.

P. L. 1873, p. 11.

Approved January 29, 1873.

Treasurer to purchase copies of equity reports that may be reprinted.

18. SEC. 1. That whenever any of the equity reports of this state shall be reprinted, it shall be lawful for the state treasurer to purchase two hundred copies of such reports in the same form, at the same price, and to be distributed in the same manner as the law and equity reports are now purchased, paid for and distributed; *provided*, that such reports shall be published under the direction and supervision of such person as the chancellor may appoint.

Payment for such reports.

19. SEC. 2. That the state treasurer shall pay for such reports on the delivery thereof to him out of any moneys in the treasury of this state not otherwise appropriated, and that this act shall take effect immediately.

An act relating to the distribution of law and equity reports and other publications.

P. L. 1880, p. 13.

Approved February 5, 1880.

Law and equity reports, &c., to be distributed to the law judges of common pleas.

20. SEC. 1. That all publications, or republications, of the law and equity reports of this state, and all revisions or digests of laws or reports made or published since January first, one thousand eight hundred and seventy-seven, and hereafter to be made or published, shall be distributed to the president law judges of the common pleas in all counties having such judges, in the same manner as they now are and have been distributed to the justices of the supreme court.