An act concerning associations known as the sons of veterans.

Approved March 23, 1891.

3. Sec. 1. That whenever any legalized organized association of the sons of veterans, from the late war, in this state shall apply to the governor for the temporary loan of the camp and garrison equipage, ordnance or other military stores for any purpose whatever, not in conflict or violation of the peace of the laws of this state or the laws of the United States, the governor shall examine into such application, and, upon finding it a just and proper demand, he shall have the power to order and authorize the issue of the stores asked for in the application; provided, however, the applicants be required to furnish good and sufficient bond for the value of the stores issued, which bond shall first be approved by the governor, and to remain on file in the office of the quartermaster-general of the state.

4. Sec. 2. That all acts and parts of the acts inconsistent with this act be and the same are hereby repealed.

Veterinary Medicine and Surgery.

1. Incorporation of veterinary societies.
2. Estate and property vested in society as a corporation.
3. Society may adopt constitution and by-laws.
4. Person practicing or using title to be a graduate. Practitioner to register.
5. Who entitled to practice, &c.
6. County clerk to provide a book to register practitioners.
7. Fee for registration, &c.
8. Act, how construed.
10. Penalty for not conforming to act, &c.
11. No persons to recover money for services unless they have complied with this act.
12. County clerks to furnish full record of veterinary surgeons.

An act to incorporate societies for the promotion of veterinary science and art in this state.

Approved March 18, 1885.

1. That any society in this state composed of not less than ten members not all residents of any one county, who are regular practitioners of veterinary surgery and which society has for its object the advancement of the science and art of veterinary surgery, may at any regular or special meeting called for that purpose, elect by ballot to become incorporated under this act; and they shall thereupon cause a certificate to be made setting forth their intentions and the proceedings of such meeting therefor, the officers of the society, its name and object, which certificate shall be signed by such members who shall be present and by said officers, and shall be acknowledged by them as all deeds for the conveyance of real estate are acknowledged, which certificate shall be filed with the secretary of state, and upon the filing of the same said society and such other persons as may be associated with them, shall be constituted a body politic and corporate in law by whatever name they shall have assumed, and by such name shall have succession and continuance and be capable in law of suing and being sued, defending and being defended, in all courts and places whatever, and may have and use a common seal and alter and renew the same at pleasure, and by their name and under their common seal may make and enter into, execute and enforce any contracts or agreements relating to, touching or concerning the objects of such incorporation; a certified copy of said certificate of incorporation shall be presumptive evidence of the incorporation of such society and the facts therein stated.

2. That the estate and property of whatever kind of such society so incorporating shall vest in them as a corporation, and by their corporate name such society shall be able to acquire, purchase, receive, take, have and hold for the use and benefit of such corporation and for the purpose of effecting and carrying out the objects of its incorporation, any lands, tenements and hereditaments, and any sum or sums of money, rights, securities, goods and chattels, by gift, grant, alienation, devise, bequest or otherwise, of any person or persons, bodies politic or corporate, and the same or any part thereof, to sell, grant, assign, mortgage, devise, alien and dispose of.
VETERINARY MEDICINE AND SURGERY.

3. That each incorporate society shall have power to make, adopt and use and from time to time alter and amend such constitution and by-laws for their government, the election and appointment of officers, the admission and dismissal of its members, as to them shall seem right and proper; provided, that nothing in such constitution or by-laws shall be repugnant to the constitution and laws of the United States or of this state.

An act to protect the title of veterinary surgeons and to regulate the practice of veterinary medicine and surgery in New Jersey.

Approved March 4, 1859.

4. Sec. 1. That every person who shall assume, or use, or cause to be used, any title pertaining to the practice of veterinary medicine or surgery, or any of the branches of veterinary medicine or surgery, shall be a graduate of a legally-chartered veterinary college or university, having the power or authority to confer the degree of veterinary surgeon or analogous title, except as provided for in section two; and such practitioner shall be required to register in the book kept for that purpose, in the office of the county clerk of the county in which he resides.

5. Sec. 2. That any person who has assumed the title of veterinary surgeon or analogous title, in this state, for the five years preceding the passage of this act, without being entitled to the degree of veterinary surgeon or analogous title, shall be allowed to continue the use of the title; but such person shall appear before the county clerk of the county in which he resides and make affidavit of that fact; he shall then be recorded as an "existing practitioner."

6. Sec. 3. That the county clerk shall purchase a book of suitable size, to be known as the "veterinary medical register" of the county, and shall set apart one full page for the registration of each practitioner; and when any practitioner shall die or remove from the county, the county clerk shall make a note of the same, and shall perform such other duties as are required by this act.

7. Sec. 4. That every practitioner who shall be admitted to register shall pay to the county clerk the sum of one dollar, which sum shall be compensation in full for registration; the county clerk shall give a receipt for the same, and such registration shall take place within six months from the passage of this act.

8. Sec. 5. That nothing in this act shall be so construed as to prevent any veterinary surgeon (if legally qualified to use the title) from using the title of "veterinary surgeon" or analogous title, in this state; but if such veterinary surgeon opens an office or uses the title for the transaction of business, he shall be deemed a "sojourner," and shall conform to the requirements of this act.

9. Sec. 6. That any person who may desire to commence the practice of veterinary surgery or medicine, or any of its branches, in this state, after the passage of this act, and who holds a veterinary diploma, issued, or purporting to have been issued, by any veterinary college or university in this state, another state or foreign country, shall make affidavit before the county clerk that his diploma has been regularly issued by a legally-chartered veterinary college or university, after which such person will be allowed to register as provided for in this act.

10. Sec. 7. That any person who shall present to a county clerk a veterinary diploma which has been obtained fraudulently, or which is, in whole or in part, a forgery, or shall make affidavit to any false statement, intended to be filed or registered, or shall use the title of veterinary surgeon or analogous title, without conforming to the requirements of this act, or shall otherwise violate or neglect to comply with any of the provisions of this act, shall be deemed guilty of a misdemeanor, and, on conviction, shall be punished for each and every offense by a fine of one hundred dollars, one-half to be paid to the prosecutor, and the other half to be paid to the county, or shall be imprisoned in the county jail of the proper county for a term not exceeding one year, or both or either, at the discretion of the court.
VICE AND IMMORALITY.

11. Sec. 8. That no person shall recover in any court in this state any sum of money whatever for any veterinary, medical or surgical services, unless he shall have complied with the provisions of this act and is one of the persons authorized by this act to practice as a veterinary surgeon or veterinarian.

12. Sec. 9. That in order to secure to the veterinary associations and societies of the state and the state board of health a full record of all veterinary physicians and surgeons of this state, it shall be the duty of the county clerk of each county of the state to furnish to all incorporated veterinary associations and societies of the state and to the state board of health a list of names of all the veterinary physicians and surgeons who have deposited with him copies of their diplomas and the name and place of the institution purporting to confer such diploma, and each county clerk shall yearly furnish to the veterinary associations and societies of the state and to the state board of health a similar list of those veterinary physicians and surgeons hereafter depositing diplomas with him, and shall include in such list also the names of those veterinary practitioners filing affidavits with him as mentioned in the foregoing section of this act; and each county clerk shall keep in a suitable book an index of the names of all veterinary physicians and surgeons depositing diplomas or filing affidavits in pursuance of the foregoing sections of this act.

Vice and Immorality.

I. OFFENSES PROHIBITED.

1. Business and diversion prohibited on Sunday.
2. Plying on Sunday prohibited.
3. Driving stages on Sunday.
4. Driving wagons on Sunday.
5. Civil process not to be executed on Sunday.
6. Gaming and swearing punished.
7. Amended by section 58.
8. Exhibition of shows and plays prohibited.
10. Liquor not to be sold within three miles of place of worship.
11. How last section enforced.
12. Whom it shall not affect.
13. Freighting on Sunday, except of milk, prohibited.

II. PROCEEDINGS AGAINST OFFENDERS.

14. Swearing or cursing in presence of justice.
15. Offender may be imprisoned.
16. Any person may apprehend disturbers of religious meetings.
17. If on Sunday, may be kept till next day.
18. Duty of justices of the peace.
20. Offender to pay costs.
21. To whom to be paid.
22. Justice to put this act in execution.
23. Proceedings to be in thirty days.
24. How officers prosecuted may plead.
25. Accused may demand jury.
26. Mayor, etc., justices as officers.
27. When not to be committed to city jail.
28. How offenders prosecuted may plead.
29. Forfeit for offending.
30. Commitment to jail.
31. Justice to stop freight cars, etc., on Sunday.
32. Cattle, etc., not to be driven to market.

III. PERSONS EXEMPTED FROM PROSECUTION.

33. Exemption of those who keep seventh day.
34. Such not liable to a fine.

IV. SUPPLEMENTS.

35. Governor may appoint and commission peace officers for grand army encampments, etc.
36. One of the officers to have powers of police justice.
37. Territorial limit of powers of officers.
38. Drunkenness punished.
39. Not unlawful to print and sell newspapers, milk, etc., on the Sabbath, if allowed by ordinance.
40. Reporter.
41. Owners of lands near cities may appoint special constables.
42. Constables may arrest persons committing crimes, etc.
43. Constables entitled to assistance and protection.

I. Offenses prohibited.

An act for suppressing vice and immorality.

1. That no traveling, worldly employment or business, ordinary or servile labor or work either upon land or water (works of necessity and charity excepted), nor shooting, fishing (not including fishing with a seine or net, which is hereafter provided for), sporting, hunting, gunning, racing, or frequenting of tippling-houses, or any interlude or plays, dancing, singing, fiddling or other music for the sake of merriment, nor any playing at foot-ball, fives, nine-pins, bowls, long bullets or quoits, nor any other kind of playing, sports, pastimes, or diversions, shall be done,