shoes, boots or slippers of any such ill-wrought or tanned leather and unmarked by the officer as aforesaid, and [be] convicted thereof as aforesaid, he shall forfeit the same; and such officer, by warrant under the hand and seal of the said justices, may seize such ill-wrought or tanned leather as aforesaid, and the shoes, boots or slippers made thereof, and secure the same; and bring them to the next county court to be held for the county where the fact shall be committed, who shall condemn the same if they see cause or reason therefor, two-thirds part whereof shall go to the proprietary and governor and the other third part to the officer or informer.

Passed November 27, 1700; repealed by the Queen in Council, February 7, 1705-6. See Appendix I, Section II, and the Act of Assembly, passed August 26, 1721, Chapter 247.

CHAPTER LXXV.

AN ACT FOR KEEPING A REGISTRY IN RELIGIOUS SOCIETIES.

[Section I.] Be it enacted by the Proprietary and Governor, by and with the advice and consent of the freemen of this Province and Territories in General Assembly met, and by the authority of the same, That the registry now kept, or which shall hereafter be kept by any religious society, in their respective meeting-book or books, of any marriage, birth or burial within this province or territories thereof, shall be held good and authentic, and shall be allowed of upon all occasions whatsoever.

Passed November 27, 1700; allowed to become a law by lapse of time, in accordance with the proprietary charter, having been considered by the Queen in Council, February 7, 1705-6, and not acted upon. See Appendix I, Section II, and the Acts of Assembly, passed March 31, 1837, P. L. 110 and March 17, 1838, P. L. 80.