

regulations in connection with their said issue as may seem right and proper, and to require the payment of reasonable fee therefor.

1914, ch. 612, sec. 3.

45. Any person who shall violate the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not more than fifty dollars (\$50.00), or imprisoned not more than six months, or both fined and imprisoned in the discretion of the Court.

CEMETERY.

1904, ch. 443, sec. 40A.

46. The Clerk of the Criminal Court of Talbot County shall provide from time to time as same may be needed a record book or books properly numbered and libered with suitable index or indexes therein, and shall record therein free of charge and properly indexed the plat or plats of any cemetery now or hereafter, located in Talbot County owned by any town, corporation, incorporated church or religious denomination, with the divisions or sub-divisions thereof into lots, walks, avenues or otherwise; said plat or plats and the record thereof to show the name, location and dimensions of such cemetery or cemeteries and the divisions or sub-divisions thereof aforesaid, which shall also include a proper plat of each lot and be recorded as aforesaid by said clerk upon said plat or plats being brought by the owner thereof aforesaid to his office for such records; and it is hereby the duty of said owner or owners to have same so recorded and also all subsequent additions either in quantity or sub-division as aforesaid; and when and as often as said original shall be recorded, in whole or in part, it shall be examined and endorsed and delivered to the owner thereof.

1904, ch. 443, sec. 40B.

47. The said clerk is furthermore hereby required, whenever a certificate under the seal of such town, corporation, incorporated church or religious denomination, of the ownership of any lot sold in such cemetery or cemeteries aforesaid is presented to him therefor, to record the same in said book or books and index the same; and of every transfer of same when it can be transferred, he receiving of the owner such certificate or lot for every such recording fifty cents; and when so recorded shall in all respects have the same effect as any conveyance from such town, corporation, incorporated church or religious denomination, of said lot would have it executed and recorded as conveyance of real estate are by the laws of this State required to be; and the original, when recorded and examined, shall be delivered to the owner thereof.

1904, ch. 443, sec. 40C.

48. Every lot sold or conveyed in such cemetery as aforesaid shall be held by the proprietors or owners of such lot for the sole purpose of sepulture and none other, and shall not in any manner be subject to attach-