

barter, show, exhibit or in any way conduct any lawful business on the grounds of said agricultural association during any of its exhibitions, shall in the manner and during the time of said exhibitions be exempt from the payment of any State, county or municipal license.

---

## ARTICLE LVII.

### LIMITATION OF ACTIONS.

- |   |   |
|---|---|
| <p>2. Actions by persons under disability of infancy or insanity; when to be brought after removal of disability.</p> <p>3. Actions upon judgments, bonds or other specialties not to be brought when debt is above twelve years' standing.</p> | <p>6. Actions on sheriffs, coroners or constables' bonds, when to be brought. Saving in favor of infants and persons <i>non compos mentis</i>.</p> <p>6A. No saving in favor of <i>femes covert</i>, parties imprisoned or beyond seas, or out of jurisdiction.</p> |
|---|---|

1890, ch. 548. 1894, ch. 661.

2. If any person entitled to any of the actions mentioned in the preceding section, shall be at the time such cause of action accrues within the age of one and twenty years, or *non compos* he or she shall be at liberty to bring the said action within the the respective times so limited, after the disability is removed, as other persons having no such disability might or should have done.

*ibid.*

3. No bill, testamentary, administration or other bond (except sheriffs and constables' bonds,) judgment, recognizance, statute merchant, or of the staple or other specialty whatsoever, except such as shall be taken for the use of the State, shall be good and pleadable, or admitted in evidence against any person in this State after the principal debtor and creditor have been both dead twelve years, or the debt or thing in action is above twelve years'