and the certificate of such person or inspector as to the quality or quantity of any such article, or their brand or mark upon it, or upon any package containing such article, shall be evidence between buyer and seller, of the quantity, grade or quality of the same, and shall be binding upon the members of said corporation, or others interested, and requiring or assenting to the employment of such weights, measures, gauges or inspectors; nothing herein contained, however, shall compel the employment by any one of any such appointee.

Fourth-Said corporation may inflict fines upon any of its members and collect the same, for breach of its rules, May inflict fines regulations, or by-laws, but no fine shall exceed five dol-same. lars; said fines may be collected by action of debt before a justice of the peace, in the name of the corporation.

SEC. 3. Any corporation of the class specified in section one of this title heretofore organized or attempted to Corporations or be organized under former general laws, may conform their former lawsmay articles with the provisions of this act, and re-file the same conform to the provisions of with the secretary of state as herein provided, and there-this not. after without any other act or ceremony shall become entitled to all rights, benefits and privileges conferred herein.

Approved March 6, 1868.

CHAPTER XXI.

An Act to amend Section One Hundred and Fourteen (114), Title Five (5), Chapter Thirty-Four (34), of March 5, 1868. the General Statutes, Relating to Private Cemeteries.

SECTION 1. Amendment to Section 114, Title 5, Chapter 34, General Statutes. Effect of making and recording plat.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. That section one hundred and fourteen

(114), title five (5), chapter thirty-four (34), of the general statutes, be so amended as to read as follows:

Sec. 114. When the plat of such cemetery has been made out, certified and recorded as required by this title, every donation or grant to the public, or to any religious society, or individual, of any lands in said cemetery, shall be deemed in law and equity a conveyance of all such lands, subject to such conditions and restrictions as may be inserted in or annexed to the conveyance. Every conveyance of any such lots shall be expressly for burial purposes, and no other, and the lands intended to be used for and designated on said plat for streets, alleys, ways, commons, or other public uses, in any such cemetery, shall be held by such owner in trust to and for the uses and purposes set forth and intended in and by said plat.

Approved March 5, 1868.

CHAPTER XXII.

March 7, 1868. An Act regulating foreign and domestic insurance companies.

- SECTION 1. Agents of Companies to have authority from State Treasurer—to furnish statement—what to contain—duty of State Treasurer.
 - Foreign Companies to procure certificate from State Treasurer—when companies organizing under the laws of this State entitled to certificate companies now holding certificates shall be exempted from the operation of this act until next annual statement—when life insurance company entitled to certificate—foreign insurance companies to pay two per cent, on all premiums annually.
 - State Treasurer, State Auditor and Attorney General created a Board of Insurance Commissioners—duty of said Board.
 - When Insurance Companies refuse to comply with provisions of this Act
 upon reasonable request of State Treasurer, the certificate of authority
 granted shall be forthwith revoked.

Effect of making and recording plat.