

Graduates
of veterinary
colleges.

Certificates
from
board of
examiners.

May
employ
attorney.

Three
years' prac-
tice relieves
candidate
from ex-
amination.

Affidavit
required.

All persons of this state who hereafter commence the practice of veterinary medicine, surgery or dentistry therein shall be graduates of some legally authorized veterinary college or university, having a curriculum of not less than three sessions of six months each; *provided*, that any person who has been engaged for not less than five (5) years in the practice of veterinary medicine, surgery or dentistry, in any other state, or who holds a certificate of qualification from the board of examiners of such state, if there be one, shall upon establishing a residence in this state, be entitled to take the examination, and if found qualified, shall be licensed by the proper board to practice veterinary medicine, surgery or dentistry in this state. For the purpose of enforcing this act the said board may employ an attorney to prosecute any person violating the provisions of the law relating to the practice of veterinary medicine, surgery or dentistry; *provided* any person who has practiced the profession of veterinary medicine, surgery or dentistry as a livelihood in this state for three (3) years, immediately prior to April 18th, 1893, may be deemed eligible to registration, and shall without fee or expense receive a certificate upon presentation, to the secretary of the board, his sworn affidavit and letters of recommendation from ten reputable freeholders and stock owners in his locality, or upon presentation of a diploma from a legally authorized veterinary college or university, if made within six months after the passage of this act.

SEC. 4. This act shall take effect and be in force from and after its passage.

Approved April 7, 1903.

S. F. No. 115.

CHAPTER 150.

Improve-
ment fund
of cemetery
associations.

An act to amend sections 8 and 10 of chapter 168 of the General Laws of 1887, relating to the permanent care and improvement fund of cemetery associations.

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

SECTION 1. That section 8 of chapter 168 of the General Laws of 1887, providing for the establishment of permanent care and improvement funds for cemeteries,

be and the same is hereby amended so as to read as follows:

Section 8. Instead of appointing a board of trustees of the care and improvement fund aforesaid, the trustees of such cemetery association may designate any corporation organized under chapter 107 of the General Laws of Minnesota for the year 1883 to act as such trustee during their pleasure; and at any time after such designation they may appoint such board of trustees, or may name another like corporation, to succeed the trustee then acting. In either case, upon being informed of the appointment or creation of its successor in the manner aforesaid, the corporation so acting shall forthwith render to such successor an account of its trusteeship and deliver to it all money, papers and property in its possession or under its control belonging or apertaining to such fund.

Corporations to act as trustees.

Render account of trusteeship.

SEC. 2. That section 10 of said chapter be and the same is hereby amended so as to read as follows:

Section 10. Twenty per centum of the proceeds of all sales of cemetery lots made after the vote of the trustees to establish said care and improvement fund shall be paid over to such board or trustee, quarterly on the first days of January, April, July and October in each year, until the principal of said fund shall amount to at least 100,000 dollars; and any other income or funds of the association, in excess of its liabilities, may be added to such fund by a two-thirds vote of the trustees of such cemetery association. *Provided*, that the principal of such care and improvement fund shall in no event exceed 5,000 dollars for each acre of the cemetery of said association, nor 1,000,000 dollars in the aggregate if the area thereof be more than 200 acres.

Proceeds of sales of lots.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved April 8, 1903.