owners or occupants of land inclosed by fences shall keep up and maintain partition fences between their own and the next adjoining inclosures in equal shares.

Sec. 2. That Section 2760 of the Revised Laws, 1905 be re-

pealed.

Sec. 3. That Section 2761 of the Revised Laws, 1905 be repealed.

. Approved April 25, 1913.

CHAPTER 526-H. F. No. 952.

An Act relating to cemetery associations and authorizing the re-organization thereof in certain cases.

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

Section 1. How cemetery association may reorganize.—Any cemetery association, not having a capital stock, heretofore organized under any law of this state, which has acquired a burial site and sold lots therefrom, and the management of which association is confined to the original members of the association, either by the statutes then in force or the certificate of organization, may re-organize in the following manner:

Sec. 2. Meeting to be held on published notice.—Any two

Sec. 2. Meeting to be held on published notice.—Any two or more of the original members of the association, or in case all of the original members are deceased, then any three or more of the lot owners in said burial site may issue a call for a meeting of the association to be held at a time and place designated in said notice, in the city or village nearest to said cemetery site, for the purpose of re-organizing said association. Such notice shall be published for two successive weeks in a legal newspaper printed in the place in which said meeting is to be held, and shall give at least thirty days notice of such meeting.

Sec. 3. Adoption of articles, and naming of trustees.—At the time and place mentioned in said notice those present shall organize and proceed to prepare and adopt, or authorize to be prepared and adopted articles of re-association, which articles of re-association shall conform to the requirements of the general laws of this state for the organization of public cemetery associations, and shall name the first board of trustees and such other officers as the meeting may determine, provided that a majority of said trustees and officers shall be first named and afterwards elected, from the members of the old association if there are sufficient survivors living in the county where the site is located or adjoining counties.

Sec. 4. To be recorded with register of deeds.—The trustees and officers so named and elected shall, as soon as such certificate of re-association is adopted, and recorded with the register

of deeds in the county where said cemetery is located, have all the powers and perform all of the duties and be subject to the same rights and liabilities as that provided by the general laws of the state of Minnesota pertaining to cemetery associations, and amendments thereof.

Sec. 5. This act shall take effect and be in force from and after its passage.

Approved April 25, 1913.

CHAPTER 527-H. F. No. 1083.

An Act to provide for the erection of and the acquiring of a site for a building for the use of the Minnesota historical society and the supreme court and the state library of the state of Minnesota and for purposes connected with the said society, court and library.

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

Section 1. Building for historical society, supreme court and library.—The state board of control is hereby authorized, empowered and directed to acquire by gift, purchase or condemnation such lands as may be necessary and appropriate for a site for a building, and to erect thereon a fireproof building for and adapted to the use of the Minnesota historical society and of the supreme court of Minnesota and the state library. The selection of the site for such building shall be approved by said society.

Sec. 2. Where located.—The said building shall be located near the present capitol building and if practicable, so connected therewith by a suitable tunnel or tunnels, or protected passages for pedestrians and for the transmission of books and

other commodities from one building to the other.

Sec. 3. Right of condemnation given.—Said board of control is hereby authorized and empowered for the purpose of carrying this act into effect, and in the name and on behalf of the state, to select, enter upon, purchase, acquire or cause to be condemned any lands or premises, public or private, that may be necessary, convenient or proper for such site or any part thereof; and in case the owner or owners of such lands and the said board cannot agree as to the value thereof, then the attorney general upon application of said board, shall institute for and in behalf of the state, proceedings in condemnation as provided by law for condemning and acquiring such property for the use of the state, for state institutions or other purposes.

Sec. 4. Society members and justices to approve plans.— The said board of control shall plan and construct said building,