president more than three years during any term. The board shall hold its annual meeting at the state capitol on the first Tuesday in August. It shall hold quarterly meetings and may hold special meetings on such dates and at such places as it designates. No member shall hold any other office under the state except that of notary public, or be employed in any state institution.

Approved April 19, 1951.

CHAPTER 492—S., F. No. 1189

An act relating to the inalienability of cemetery lots; amending Minnesota Statutes 1949, Section 306.15.

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

Section 1. Minnesota Statutes 1949, Section 306.15, is amended to read:

- 306.15. Lots, conveyance. Whenever any lot in any cemetery, or any entombment or inurnment space in any mausoleum, has been sold or conveyed for burial purposes, such lot, entombment or inurnment space shall forever thereafter be inalienable, except as hereinafter provided.
- (1) The original purchaser of such lot, entombment or inurnment space, may sell, convey and release to the cemetery the portion of the same not actually occupied by interments or by entombed or inurned human remains.
- (2) The owner by inheritance of such lot, entombment or inurnment space, may sell, convey and release to the cemetery the portion of the same not actually occupied by interments or by entombed or inunrned human remains.
- (3) When, by the consent of the owner, such lot, entombment or inurnment space has been solely used by some other person as a family burial place, such owner, with the consent of the governing body of the cemetery, may convey the same to the person so using it.

The cemetery may use any of its funds for repurchase of any lots, entombment or inurnment spaces, as provided herein, and may hold or again sell and convey the same.

Approved April 19, 1951.

CHAPTER 493-S. F. No. 1195

An act relating to town cemeteries; and to amend Minnesota Statutes 1949, Section 365.26.

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

Section 1. Minnesota Statutes 1949, Section 365.26, is hereby amended to read as follows:

365.26 Cemeteries. When authorized by a vote of its electors any town may acquire by purchase, gift or condemnation land or additional lands within its limits to be used as a cemetery for the burial of its dead. The town board shall have control and management of every such cemetery, and may lay the same out into lots, streets, and walks, and cause plats and maps thereof to be made and filed in the office of the town clerk. If any such cemetery becomes separated from the town by being included in a village thereafter organized from its territory, it may be sold and conveyed by the town board to such village. When authorized by a vote of its electors at a town meeting the town may sell or lease any part of such cemetery to a charitable, religious, or cemetery corporation upon the terms and conditions expressed in such authorization, but the part so sold or leased shall continue to be used for the burial of the dead of the town. Upon receipt of a resolution of the town board requesting financial aid for maintenance of a town cemetery, the village council of any village located within the boundaries of such town may, in its discretion, appropriate from moneys not required for other purposes and pay to the town for maintenance of such town cemetery a sum not to exceed \$500 per annum, provided that burial of the dead of the village is permitted in such cemetery, and the town board is authorized to grant such permission on such terms and with such limitations as it shall from time to time prescribe.

Approved April 19, 1951.