

ganized under the laws of the state of Minnesota and has been in existence for 20 years, and one of whose purposes as set forth in its charter is to provide free burial ground for its members and their families, and all of whose members are also members of a cemetery association by virtue of a provision in the charter of such cemetery association so specifically providing, which provision has been in effect for 15 years prior to the enactment hereof, is hereby authorized to acquire, by gift or purchase, the cemetery lands and property of such cemetery association and to maintain and enlarge the same. Any such cemetery association is hereby authorized and empowered to convey to any such lodge, order or association any cemetery land or property.

Any such lodge, order or association that pursuant hereto has acquired such cemetery lands in any county having a population of 600,000 or more and maintains the same for cemetery purposes is hereby also authorized to acquire by gift or purchase the cemetery lands or any part thereof owned by a public or other cemetery association which is adjacent thereto or is separated therefrom by a public highway or street. Any public or other cemetery association owning such lands is hereby authorized to convey the same or any part thereof to any such lodge, order or association by deed, pursuant to authorization by its board of directors or trustees. Minnesota Statutes 1953, Sections 306.76 to 306.85 shall not apply to the proceeds of such sale. Upon the acquisition thereof, such lodge, order or association shall succeed to all the rights to maintain and use such other lands for cemetery purposes as were possessed by the public or other cemetery association from which they were acquired.

Approved February 28, 1955.

CHAPTER 64—H. F. No. 130

[Not Coded]

An act relating to the municipal court of the city of Saint Paul, amending special Laws 1889, Chapter 351, as amended.

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

Section 1. Special Laws 1889, Chapter 351, Section 11, as amended by Laws 1953, Chapter 657, Section 2 is amended to read:

Sec. 11. Traffic violations bureau, employees. Such clerk shall have power to appoint, subject to the approval of

the judges of said Municipal Court, a deputy clerk, with like powers of the clerk, but acting under the authority of said clerk, and said deputy may be removed from office in the same manner as herein prescribed for the removal of the clerk.

The clerk of Municipal Court shall have power, with the consent of the judges, to appoint in addition to the clerks in this act provided for, the following employees to be assigned to the Traffic Violations Bureau of the Municipal Court; one deputy clerk who shall receive *the same salary as that of the deputy clerk of the Municipal Court*; one cashier who shall receive the same salary as the senior bookkeeper cashier, Municipal Court; two senior clerks who shall each receive the same salary as that of the senior clerk, Municipal Court; a senior clerk stenographer who shall receive the same salary as that of the senior clerk stenographer, Municipal Court; a bailiff who shall receive the same salary as that of the bailiffs of Municipal Court; and a senior clerk typist who shall receive the same salary as that of senior clerk typist, Municipal Court.

During such time as the judges of the District Court of the Second Judicial District shall continue to certify juvenile traffic violators to the Municipal Court of the City of St. Paul, the clerk of said Municipal Court shall have the power, with the consent of the judges, to appoint in addition to the clerks in this act provided for, the following employees: one deputy clerk who shall receive *the same salary as that of the deputy clerk of the Municipal Court*; one bailiff who shall receive the same salary as that of the bailiffs in the Municipal Court; and a senior clerk stenographer who shall receive the same salary as that of the senior clerk stenographer in the Municipal Court.

The Comptroller and the Council of the City of St. Paul shall appropriate whatever sums are necessary to secure the personnel hereby authorized.

Approved February 28, 1955.

CHAPTER 65—H. F. No. 152

An act relating to the composition of the county board of health or nursing committee; providing for appointment of member if there be no county superintendent of schools; amending Minnesota Statutes 1953, Section 145.12, Subdivision 1.

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