sota, be amended by inserting after the word "electors" in Notaries public. in the middle of the third line of said section one (1). the words, or any other citizen of this state, over twenty-one years of age, that the governor may deem suitable.

This act shall take effect and be in force, from When act to SEC. 2. and after its passage.

take effect.

Approved March 7, 1887.

# CHAPTER 86:

#### [H. F. No. 687.]

## AN ACT TO AMEND SECTION TWO HUNDRED AND SIXTY (260) OF TITLE FIVE (5) OF CHAPTER THIRTY-FOUR (34) GENERAL STATUTES ONE THOUSAND EIGHT HUNDRED AND SEVENTY-EIGHT (1878) RELATING TO THE ALIENA-TION OF CEMETERY LOTS AND INTERMENTS.

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

SECTION. 1. That section two hundred and sixty (260) of title five (5) of chapter thirty-four (34) of the general statutes of one thousand eight hundred and seventy-eight (1878) be amended so as to read as follows:

Section 260, Whenever the lands of any such association are laid out in lots, and such lots or any of them are transferred to individual proprietors, and after there has been an interment in any lot so transferred, such lot from the time of such interment shall forever thereafter be inalienable, and shall, upon the death of the proprietor, descend to the heirs of such proprietor forever; but any one or more of such heirs may release to any other of the said heirs, his or their interest in the same; a copy of such release shall be filed with the clerk of the town, or village, or of the city, or with the Register of Deeds of the county within which such lot or the greater portion thereof shall be situated.

The body of any deceased person shall not be interred in such lot unless it is the body of a person having at the time of such decease an interest in such lot, or of a relative of some person having such interest, or the wife of such person, or the husband of such person, or the relative of such husband or wife, except by consent of all persons having an interest in such lot.

*Provided*, that the person or persons who shall be invested with the title to any such lot or lots, or part thereof,

Cemetery lots inalienable.

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may, at any time, sell, convey and release any such lots or parts thereof to the Cemetary Association maintaining the cemetery in which such lots are situate; a copy of the instruments of conveyance to be filed as above provided in case of releases from one heir to another. And such Cemetery Association shall have power to use any funds under its control for such purpose, and shall hold and shall have power to convey any such lots or parts thereof to other purchasers in the same manner and with the same effect as it holds and can convey any other of its cemetery But this proviso shall not allow or authorize the conlots. veyance by persons invested with the title thereto, to such association of any piece of ground in which the body of any deceased person theretofore there lawfully interred shall actually remain interred at the time of such attempted conveyance. Provided. further that in any case where, by special laws, instruments conveying title to cemetery lots in any cemetery are authorized to be filed or recorded otherwise than as above provided, a filing or recording within the provisions of such special law shall constitute a sufficient filing or recording within the terms of this section.

When act to take effect.

SEC. 2. This act shall take effect and be in force from and after its passage.

Approved March 7, 1887.

# CHAPTER 87.

### [H. F. No. 464.]

AN ACT TO AMEND SECTION ONE (1) OF CHAPTER ONE HUNDRED AND THIRTY-EIGHT (138) OF THE GENERAL LAWS OF ONE THOUSAND EIGHT HUNDRED AND EIGH-TY-THREE (1883) ENTITLED: "AN ACT TO AUTHORIZE THE INCORPORATION OF PERSONS AS CHAMBERS OF COMMERCE OR BOARDS OF TRADE, AND TO LEGALIZE CORPORATIONS ALREADY ORGANIZED UNDER EXIST-ING OR AMENDED LAWS."

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

SECTION 1. That section one (1) of chapter one hundred and thirty-eight (138) of the general laws of one thousand eight hundred and eighty-three (1883) be so amended so as to read as follows:

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