

Sec. 4. Registrar to promulgate rules.—The registrar of motor vehicles may promulgate such rules and regulations, from time to time, as may be reasonably necessary to accomplish the purposes of this Act.

Sec. 5. Act to be subordinate.—The provisions of this enactment relating to motor vehicle traffic between Minnesota and adjoining Canadian provinces shall be subordinate to all the laws, treaties, agreements, and policies of the respective national governments primarily controlling said international boundary line; and all privileges extended by this Act to Canadian motor vehicle owners shall be deemed abridged accordingly, and shall not be substantially greater than the privileges available to similarly situated Minnesota motor vehicle owners operating across said international boundary line.

Sec. 6. Operative in adjoining states and Canadian Provinces.—This Act shall be operative as to any adjoining state, and as to any adjoining Canadian province within the limits permitted by paramount law or authority, whenever substantially similar or equal privileges shall be there made available to Minnesota motor vehicle owners similarly situated in this state. Upon the happening of any such event, the registrar of motor vehicles of this state, at his discretion and with the approval of the attorney general, may issue a proclamation setting forth such facts for the guidance of law enforcement officers and the information of the public. A like proclamation of opposite import may be similarly issued whenever any such adjoining state or Canadian province thereafter withdraws from, or otherwise ceases to be party to, such reciprocal arrangement.

Sec. 7. Application.—This Act shall not apply to motor vehicles engaged in commercial transportation over regular routes and between fixed termini nor to trucks entering the state of Minnesota for the purpose of doing intra-state hauling.

Sec. 8. This Act shall take effect and be in force from and after its passage.

Approved March 31, 1927.

CHAPTER 95—S. F. No. 826

An act authorizing and providing for the sale, conveyance and transfer of cemeteries in any city of the first class, to any such city in this State in which such cemeteries are located.

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

Section 1. Transfer of cemeteries authorized.—Prior to January 1, 1929, it shall be lawful, and the owners, proprietors

and/or persons in charge and control of any cemetery heretofore established and existing under the laws of this State, shall have the right to sell, transfer and convey by proper deed or conveyance, any such cemetery, and all rights, interests and estates of the owners, proprietors and persons in control thereof and therein to any such city of this state in which such cemetery is located, subject to the existing rights, interests and estates of the several private lot owners therein; and thereupon any such city to which such cemetery has been transferred, shall proceed to possess and enjoy all the rights, interests and estate of such owners, proprietors and persons in control of any such cemetery, and shall have full power and authority to maintain, control, improve and operate for cemetery purposes, any such cemetery so transferred and conveyed as fully and to the same extent and purpose as if such city had originally established, owned and controlled such cemetery.

Sec. 2. Applies only to cities of the first class.—This Act shall apply to all cities of the first class including those organized and operating under a home rule charter adopted under the provisions of Section 36, Article 4 of the State Constitution and the State laws relating thereto.

Sec. 3. This Act shall take effect and be in force from and after its passage.

Approved March 31, 1927.

CHAPTER 96—S. F. No. 859

An act to legalize conveyances of cemetery lots and lands to holding corporations and providing for reconveyance thereof to certain cities for cemetery purposes.

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

Section 1. Deeds to cemetery lots legalized in certain cases.—In all cases where any person has heretofore executed a deed or other instrument of conveyance of any right, title or interest in any cemetery land or lot in a cemetery in this State to a corporation empowered to acquire, hold, and convey title to real estate, such conveyances are hereby legalized and shall have the effect of transferring and conveying to such corporation all right, title and interest of the grantor therein, and such corporation shall by such conveyance, acquire all right, title and interest which the grantor had in such land and property, subject only to the limitations, if any, contained in such instrument of conveyance, and shall have the right to convey the same, for cemetery purposes to any City of the first class