

*trustees of said fund, and such payments shall thereafter become a part of such permanent care and improvement fund. The term "burial space" as used herein shall include private rooms, crypts, niches or other designated space in which the bodies or ashes of deceased persons are placed for permanent burial in a mausoleum.*

Sec. 2. **Law amended.**—Mason's Minnesota Statutes of 1927, Section 7616, is hereby amended to read as follows:

**"7616. Same—percentage of sale of lots to be paid into fund—other additions to fund.**—Each such cemetery association shall take not less than 20 per cent for such fund of the proceeds of all sales hereafter of cemetery lots, which shall be paid over on the first days of January, April, July and October of each year to the trustee or trustees of said fund, and such payments shall thereafter become a part of such permanent care and improvement fund. Any other income or funds not required by such association for other purposes may from time to time be added to said fund by a vote of at least two-thirds of the members of the said board of trustees of the association. *The words "cemetery lots" as used in this section shall not be construed to include burial space in a mausoleum. Each such cemetery association shall take not less than ten per cent of the proceeds of all sales of burial space hereafter made in a mausoleum for such fund, which shall be paid over on the first days of January, April, July and October of each year to the trustee or trustees of said fund, and such payments shall thereafter become a part of such permanent care and improvement fund. The term "burial space" as used herein shall include private rooms, crypts, niches or other designated space in which the bodies or ashes of deceased persons are placed for permanent burial in a mausoleum.*"

Approved March 15, 1943.

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#### CHAPTER 134—S. F. No. 425.

*An act to permit the State of Minnesota to be made a party defendant in certain cases.*

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

**Section 1. State of Minnesota may be made defendant in certain cases.**—In all cases not otherwise provided for, the consent of the State of Minnesota is given to be named a party in any suit which is now pending or which may hereafter be brought in

any State Court having jurisdiction of the subject matter, to quiet title to or for the foreclosure of a mortgage or other lien upon real estate or personal property, for the purpose of securing and adjudication touching any mortgage or other lien the State of Minnesota may have or claim on the real estate or personal property involved, provided, that this shall not be deemed to supersede any express provision of law relating to actions to which the state may be made a party, nor to relieve any person from complying with any requirement of such laws.

Approved March 15, 1943.

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CHAPTER 135—S. F. No. 430.

(AMENDING SECTION 168.40 MINNESOTA STATUTES 1941.)

*An act relating to the issuance of chauffeurs' licenses, amending Mason's Supplement 1940, Section 2712-2 as amended by Laws 1943, Chapter 5, and adding new provisions.*

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

Section 1. **Law amended.**—Mason's Supplement 1940, Section 2712-2 as amended by Laws 1943, Chapter 5, is hereby amended to read as follows:

2712-2. **Secretary of State to establish chauffeur licenses division.**—The secretary of state shall establish a chauffeurs' license division in the motor vehicle department of his office for the purpose of ascertaining and determining the qualifications of applicants for chauffeurs' licenses, and shall conduct examinations of applicants for such license at such times and places as he shall designate, and shall issue licenses only to such applicants as shall have attained the age of 18 years and shall be found to have a practical knowledge of the construction, mechanism and operation of motor vehicles and a sufficient knowledge of the traffic laws of this state, and other needful qualifications, to enable him to drive with safety, and he may appoint such examiners and other employees as may be necessary in the conduct of the license division so established. Any deputy registrar of motor vehicles may be appointed by the secretary of state to conduct chauffeurs' examinations and any deputy registrar not serving on a stated salary when so appointed shall be allowed and paid 50 cents for each examinee for the first examination given to such examinee by him under such appointment to be paid by the secretary of state out