

(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 inurned human remains.

(3) When, by the consent of the owner, such lot, entombment or inurnment space ~~has been~~ *will be* 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.

(4) *There shall be filed with the cemetery a copy of an agreement of sale signed and acknowledged by such owner (and spouse, if any) and the proposed purchaser, transferring and releasing title to the cemetery and requesting that the cemetery issue a new conveyance of such lot or space directly to such purchaser in consideration of the payment by purchaser to such owner of a specified price, which price shall not be more than the price which would be charged by the cemetery in a sale by it of any similar lot or space.*

(a) *With the filing of such agreement, there shall be paid to the cemetery a reasonable transfer and service charge not to exceed \$15.*

(b) *Upon compliance with the foregoing, the cemetery shall forthwith issue a conveyance of such lot or space to the designated purchaser.*

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 May 20, 1967.

CHAPTER 624—H. F. No. 2506

An act relating to the constitutional officers in the executive branch; providing places for their respective offices; amending Minnesota Statutes 1965, Section 10.01.

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

Changes or additions indicated by italics, deletions by ~~strikeout~~.

Section 1. Minnesota Statutes 1965, Section 10.01, is amended to read:

10.01 Constitutional officers; location of office; additional duties. The governor, secretary of state, auditor, treasurer, and attorney general shall keep their offices in rooms provided for them, respectively, *in the area known as the capitol, or as the capitol complex, or as the capitol area*; and, in addition to the duties heretofore prescribed, shall severally render such other services and be subject to such further obligations as are required of or imposed upon them by law.

Approved May 20, 1967.

CHAPTER 625—H. F. No. 2527

[Not Coded]

An act relating to the sale of certain tax forfeited land in Pine county.

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

Section 1. Conveyance of state lands; Pine county. Subdivision 1. The county auditor of the county of Pine pursuant to Minnesota Statutes, Section 282.01, issued auditor's certificate of purchase of tax forfeited lands dated September 20, 1962, to Carles Hoiland and Marjorie Hoiland of the following described land in Pine county to wit: The Northeast quarter of the Northeast quarter (NE 1/4 NE 1/4) of Section 11, Township 43 North, Range 19 West. Subsequent to such sale and after substantial improvements were made upon such land, the purchasers defaulted after paying less than 50 percent of the purchase price and the contract was canceled. Miles Homes, Inc. holder of a mortgage on the land and assignee of the purchasers by quit claim deed desire reinstatement of such certificate and conveyance of the land by the state.

Subd. 2. Notwithstanding any limitation in Minnesota Statutes, Section 282.341, the certificate referred to in subdivision 1 may be reinstated by the county auditor of Pine county, upon compliance with the applicable provisions of said section.

Changes or additions indicated by *italics*, deletions by ~~strikeout~~.