

SECTION 8. The property, real and personal, of said association shall be devoted solely to the purpose and object of said association, and all the real and personal estate which may hereafter be lawfully conveyed by devise, gift, grant, purchase or otherwise, to said association, shall descend with improvements, in perpetual succession, and shall be held by said trustees and their successors in office, in trust for said corporation. Descent of property.

SECTION 9. This act shall take effect and be in force from and after its passage.

Approved February 18, 1864.

CHAPTER 59.

[Published February 26, 1864.]

AN ACT to amend an act entitled "an act to revive and modify an act to incorporate the Milwaukee cemetery association of the city of Milwaukee," approved April 2, 1860.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. In case the said corporation shall sell its grounds on the Menomonee river, in pursuance of the act hereby amended, it shall be lawful for it, in lieu of purchasing grounds for a new cemetery, to make arrangements with the Forest home cemetery association for an appropriation of a portion of its grounds, sufficient for the interment of the bodies to be removed from the present cemetery, and for furnishing lots to the persons entitled thereto, in accordance with section 10 of the act hereby amended; and thereupon to cause the bodies in the present cemetery, together with the monuments and grave stones connected therewith, to be removed to and properly deposited in the grounds so appropriated in the Forest home cemetery, and to provide for the conveyance of suitable lots therein to the persons who may be entitled thereto, and who shall select the same in accordance with sections 9 and 10 of the said amended act. May make arrangements for re-interment of bodies in Forest home cemetery.

SECTION 2. In case the said bodies shall be removed to the Forest home cemetery, and provision made for May relinquish corporate rights, &c.

Forest home cemetery to accept care of grounds, &c.

the conveyance of lots therein, without charge to all persons entitled thereto, as provided in the first section of this act, it shall be lawful for the said corporation, in case its board of directors shall by resolution determine so to do, to release and relinquish all its corporate rights, franchises and duties, and to transfer all moneys or securities remaining in its hands arising from the sale of its grounds, to the said Forest home association; and thereupon the said corporation shall cease and be perpetually dissolved: *provided*, that, before said acts of release and transfer shall take effect or be of any validity whatever, the said Forest home association shall, by a resolution of its board of directors, passed for the purpose, agree and consent, in consideration of the said release and transfer, to accept the care and management of the grounds so appropriated, to make the conveyances required by this act and the act of which this is amendatory, and thereafter perpetually to keep, maintain and preserve the said grounds as a part of the Forest home cemetery grounds, in the same manner as other portions of said grounds shall be kept and preserved.

Payment of liens &c.

SECTION 3. Whenever the Milwaukee cemetery association of the city of Milwaukee shall dispose of its grounds and remove the bodies and monuments therefrom, in pursuance of this act, or of the act hereby amended, it shall be lawful for the board of directors thereof to pay and discharge the liens and incumbrances now existing thereon, or to settle and compromise the same as they may deem advisable, and to pay all necessary and proper expenses actually incurred in performing the duties required by the said acts.

Approved February 18, 1864.

CHAPTER 62.

[Published February 23, 1864.]

AN ACT to incorporate the Watertown gymnastic association.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Corporators.

SECTION 1. Emil Rothe, Phillip Schmidt, Leonhard Jæhrling, Carl Czech and Carl E. Ducasse, and their