

KEARNEY CEMETERY RULES AND REGULATIONS

Introduction

The founders of the Kearney Cemetery, with a broad vision of the future City of Kearney, wisely selected the present large Cemetery site and laid out upon its rolling hills a plan for the future Cemetery so complete in every detail that it has scarcely been modified in the succeeding years.

Kearney Cemetery is owned and operated by the City of Kearney, Nebraska and is governed by the City Manager and City Council.

Kearney Cemetery is regarded as one of the most beautiful cemeteries in this section of the state, and every lot owner should be interested in knowing that everything possible is being done to enhance its sacredness and beauty throughout the future years.

In order to accomplish this, it has been necessary to adopt certain rules and regulations governing the Cemetery and to enforce them, since deviation from the rules would jeopardize the perpetuity and beauty of the Cemetery. We trust that lot owners will appreciate the fact that these rules are adopted for their protection and they will at all times cooperate with the City in their observance.

Rules and Regulations

For the mutual protection of every lot or space purchased these rules and regulations are hereby adopted as the rules and regulations of the Kearney Cemetery and all property owners and visitors within the Cemetery, and all lots or spaces sold, shall be subject to said rules and regulations, and subject, further to such rules and regulations, amendments, or alterations as shall be adopted by the City of Kearney from time to time; and the reference to these rules and regulations in the certificate of ownership of lots or spaces shall have the same force and effect as if set forth in full therein.

I. Definitions

A. Lot and Space defined. "Lot" refers to a specific group of spaces or grave sites which are assigned the same lot number. Within each lot there will be 4 to 10 spaces or graves. A space or grave being ground in the Cemetery used, or intended to be used, for burial. A lot may not be used for any other purpose than as a place of burial for the dead or as a memorial for the dead.

B. Memorial and Monument Defined. Memorial means a monument, marker, table, headstone, tombstone, or crypt nameplate. Monument means a tombstone or memorial of granite, or other approved stone, which shall extend above the surface of the ground, unless otherwise specified.

II. General Supervision of Cemetery

The City reserves the right to refuse the use of any of the Cemetery facilities at any time to any person or persons whom the management may deem objectionable to the best interests of the Cemetery.

A. Supervisor in Charge of Funerals. All funerals shall be under the charge of the Supervisor on reaching the Cemetery.

B. Caskets Not to Be Disturbed. Once a casket containing a body is within the confines of the Cemetery, no funeral director, nor his embalmer, assistant, employee or agent, shall be permitted to open the casket or touch the body without the written consent of the legal representatives of the deceased, or without a court order. The lowering of caskets or vaults into the grave by the funeral director or his assistant is prohibited.

III. Interments and Disinterments Generally

A. Subject to Laws. Besides being subject to these rules and regulations all interments, disinterments and removals are made subject to the orders and laws of the properly constituted authorities of the City, County, and State.

B. Time and Charges. All interments, disinterments and removals must be made at the time and in the manner and upon such charges as fixed by the City of Kearney. Charges for the Cemetery services must be paid at the time of issuance of order of interment or disinterment. Funeral directors must arrange the time of funerals so that they arrive within the Cemetery before 3:30 p.m. on weekdays and before 11:00 a.m. on Saturday. When late funerals are unavoidable, a \$100.00 overtime fee will be charged. Any funeral which is to be held on a holiday for purposes other than emergency, disaster situation where immediate burial is required shall be charged double the normal opening cost.

C. Cemetery Charges. All charges for opening and closing graves, sale of lots, and for maintenance and services at the Cemetery will be regulated by the city, as approved by the City Council.

D. Holidays. No interments, disinterments, removals, or interment service shall be permitted on Saturday afternoons, Sunday, or any of the following holidays: NEW YEAR'S, PRESIDENTS DAY, MEMORIAL DAY, FOURTH OF JULY, LABOR DAY, ARMISTICE DAY, THANKSGIVING, or CHRISTMAS.

E. Authorization of One Lot or Space Sufficient. The supervisor reserves the right to make an interment of any member of the immediate family of any one of several lot owners upon his written authorization. No other person may be interred in any space without consent of all those owners of the lot who are recorded as such on the books of the Cemetery.

F. Orders Given by Telephone. The supervisor shall not be held responsible for any order given by telephone, or for any mistake occurring from the want of precise and proper instructions as to the particular space, site and location in a lot where interment is desired.

G. Errors May be Corrected. The City of Kearney reserves, and shall have, the right to correct any errors that may be made by it either in making interments, or removals or in the description, transfer or conveyance and substituting and conveying in lieu thereof other interment property of equal value and similar location as far as possible, or as may be selected by the city, or in the sole discretion of the city, by refunding the amount of money paid on account of said purchase. In the event such error shall involve the interment of the remains of any person in such property the supervisor reserves, and shall have, the right to remove and/or transfer such remains so interred to such other property of equal value and similar location as may be substituted and conveyed in lieu thereof.

IV. Interments

A. Interment; Notice. The right is reserved by the Cemetery to insist upon at least twenty-four (24) hours notice prior to any interment. When the day of interment follows a Sunday or any other legal holiday forty-eight (48) hours notice is needed prior to any such interment.

B. Application for Interments. Applications for interment and the sale of lots must be made at the office of the Supervisor at the Cemetery. Morticians are not permitted to sell Cemetery lots.

C. Location of Interments. When instructions regarding the location of any interment space in a lot cannot be obtained or are indefinite, or when for any reason the interment space cannot be opened where specified, the Supervisor may in his discretion open it in such location in the lot as he deems best and proper, in order to prevent delay of the funeral; and the Cemetery shall not be liable in damages for any error so made. No burials shall be permitted in the Cemetery except those enclosed in metal or concrete burial vaults, and the top of them must be at least two feet below the surface of the ground. Substitute boxes and vaults must have written permission of the Supervisor before use will be permitted. For infant burials only, vault and casket combination units may be permitted if approved by the Supervisor. In order to preserve the beauty and uniformity of the Cemetery, no grave shall be covered with anything other than dirt. No cement, stone, granite, marble or artificial substance may be used for the covering of any grave.

D. Delays in Interments Caused by Protests. The Cemetery shall be in no way liable for any delay in the interment of a body where a protest to the interment had been made, or where the rules and

regulations have not been complied. The City shall be under no duty to recognize any protest of interments unless they are in writing and filed in the office of the Supervisor of the Cemetery.

E. No Interment Permitted Unless Property Paid For. No interment shall be permitted or memorial placed in or on any property not fully paid for, and the purchaser of a lot shall not have any rights in or to such lot until the purchase money shall have been fully paid.

F. Interment of More Than One Body. Only one interment shall be made in a single grave, except in the cases of mother and infant child, twin children or two children buried at the same time, cremated remains, or multiple burials of human embryonic remains (pre-fetus stage). However, when duly authorized a cremation may be interred above an existing grave.

G. Interment of Pets. No interment of pets shall be allowed in the Kearney Cemetery.

V. DISINTERMENTS AND REMOVALS

A. Disinterments; Notice and Application. The right is reserved by the Cemetery to insist upon at least one week's notice to the City Manager or Supervisor of the Cemetery prior to any disinterment or removal. Disinterment may be made only on written consent of the Cemetery and written consent of the owner, or owners of the Cemetery lot, and of the surviving wife or husband, children and parents of the deceased, duly authorized personal representatives, acting under court authority, may apply where the proceeding of owners and/or next of kin are nonexistent or unavailable. Any disinterment which is the subject of objection or disagreement among the surviving next of kin will be allowed only upon written court order. All applications for disinterment must be accompanied by the proper legal authorization including a Disinterment Permit issued by the Nebraska State Department of Health and notarized consent forms executed by the proceeding named parties and delivered to the Supervisor. All removals will be made under the supervision of a licensed embalmer or funeral director by the Cemetery personnel. When a disinterment is being made, no one shall be present except the mortician in charge, and the Supervisor and his assistant, duly empowered officers of the law, or persons acting under authority of court orders. The City reserves the right to refuse to make or to receive disinterments between the 10th day of May and the 30th day of September of each year.

B. Removal for Profit Prohibited. Removal by the heirs of a body or cremated remains so that the lot or space may be sold for profit to themselves, or removal contrary to the expressed or implied wish of the original lot owner, is repugnant to the ordinary sense of decency and is absolutely forbidden.

C. May Obtain Larger Lot or Space. A body or cremated remains may be removed from its original lot or space to a larger or better lot in the Cemetery, when there has been an exchange or purchase for that purpose.

D. Care in Removal. The Cemetery shall exercise due care in making a disinterment and removal, but shall assume no liability for damage to any body, casket, burial case or urn in making the disinterment and removal.

VI. LOT INALIENABLE BY INTERMENT

A. Conditions Whereby Lot Becomes Inalienable. A lot transferred by deed or certificate of ownership to an individual owner becomes inalienable and shall be held as a family lot of the owner when:

1. An interment of the remains of a member or of a relative of a member of the family of the record owner, or the remains of the record owner is made, and
2. The lot is not held in joint tenancy and the owner dies without making disposition of the lot either in his or her will, by specific devise, or by a written declaration filed and recorded with the City Clerk and Cemetery Supervisor.

B. Joint Tenants.

1. A conveyance to two or more persons as joint tenants gives each joint tenant a vested right of interment in the lot conveyed. On the death of joint tenant, the title to the lot held in joint

tenancy immediately vests in the survivor(s), subject to the vested right of interment of the remains of the deceased joint tenant.

2. An affidavit by any knowledgeable person establishing the death of one joint tenant and the identity of the surviving joint tenants named in the deed to any lot, when filed with the City Clerk, is complete authorization to the City to permit the use of the unoccupied portion to the lot in accordance with the directions of the surviving joint tenants or their successors in interest.

C. Descent of Lot to Heirs. If no interment is made in an interment lot which has been transferred by deed or certificate of ownership to an individual owner, or if all remains previously interred are lawfully removed, on the death of owner, unless he or she has disposed of the lot either in his or her will by a specific devise, or by creating a joint tenancy, be filed and recorded in the office of the City Clerk, the lot shall descend to the heirs at law of the owner according to the law of intestate succession, subject to the rights on interment of the decedent and his or her surviving spouse, if any. Any surviving husband or wife, and any parent, child or heirs of such deceased owner, may waive his or her right to interment of the decedent and his or her surviving spouse, if any. Any surviving husband or wife and any parent, child or heirs of such deceased owner, may waive his or her right to interment in the said lot in favor of any other relative of such deceased owner, or his or her spouse, and upon such waiver, the body of the person in whose favor the waiver is made may be interred therein. Such waiver of rights of interment must be executed on an approved and notarized Kearney Cemetery form. Either devisees or heirs of the owner may by a written, court-approved agreement, determine who among them shall have the right of interment, which agreement shall be filed with the City Clerk.

D. Consent of City. Owners shall not allow interments to be made in their lots for a remuneration, and no transfer or assignment of any lot, or interest therein, shall be valid without the consent in writing of the City first had and endorsed upon such a transfer or assignment, and thereafter being recorded on the books of the Cemetery. In the event the Owner, or Owners, of any unoccupied lots or spaces desire to dispose of the same, the Cemetery shall have first option to repurchase the same from the owner or owners thereof. The Cemetery will pay to the Owners the original purchase price paid for the lot or spaces less a two-dollar filing fee.

E. Transfer of All Deeds. A charge of \$5.00 must be paid to the Supervisor when a transfer is made.

F. Ownership Rights of Interment. The term 'Lot Owner' or 'Ownership' shall be construed to mean the right to use a lot or part of a lot, as purchased from the City of a consideration for burial purposes only and under the existing or subsequent rules and regulations as prescribed by the City for such use. Upon full payment of the purchase price of a lot, the City will issue a Cemetery deed under its seal, and the deed will be recorded in the records of the City as evidence of ownership of the lot. Lots or fractional lots, for which lot deeds have been issued by the City, will not thereafter be divided except by consent of the City Clerk. All lots are exempt from taxation and cannot be seized for debt (except those owed to the Cemetery), nor may they be mortgaged. In the event the owner, his devisees or heirs have not arranged for future interments, then the devisees or the heirs, as the case may be, of such owner shall have the right of interment in the order of their need. All burial rights in Cemetery lots purchased from the City occupy the same position as real estate at the death of the owner. Only those persons shown on the Cemetery records of the City will be recognized as owners or part owners of lots. In case of the death of a lot owner, when the remaining spaces of a Cemetery lot are disposed of by will, a certified copy of the will must be delivered to the City Clerk before the City will recognize the change in ownership. If the deceased lot owner left no will, a certified copy of the proof of heirship made in the Probate Court must be presented. In either event, a certified copy of the court-approved schedule of distribution shall also be filed with the Clerk. Lot owners in making their wills should include the Cemetery lot. Should a lot owner die without a devise, heirs or any known next of kin, the lot shall revert to the Cemetery. The title to a Cemetery lot vests in the owner the right to use such lot for the sole purpose of interment, for themselves, their heirs, or for any such persons as they may choose to admit, provided such admission is free of charge and without compensation and in accordance with the Cemetery Rules and Regulations.

G. Abandonment of Lots. The ownership or right in or to an unoccupied Cemetery lot, part of lot, lots or parts of lots, in the Cemetery shall, upon abandonment revert to the City. The determination of abandonment and procedures associated therewith shall be as provided by §12-701 and §12-702, R.R.S.

VII. SUBDIVISION OF LOT

A. May Not Subdivided Lots. The subdivision of lots is not allowed, and no one shall be buried in any lot not having any interest therein, except by written notarized consent of all parties interested in such lot; provided however, a relative of any record owner may be buried in said lot as provided in these rules or in the laws of the state.

VIII. CONTROL OF WORK BY CITY

A. Work to be Done by City. All grading, landscape work and improvements of any kind, and all care on lots shall be done, and all trees and shrubs and herbage of any kind shall be planted, trimmed, cut or removed, and all openings and closings of graves and all interments, disinterments and removals shall be made only by the City. Plantings of any kind on family lots will not be permitted.

B. City Must Direct and May Remove Improvements. All improvements or alterations of individual property in the Cemetery shall be under the direction of, and subject to the consent, satisfaction and approval of, the City Manager, and should said improvements or alterations be made without written consent, the City shall have the right to remove, alter or change such improvements or alterations at the expense of the lot owner, or, in any event, if at any time, in the judgment of the City, they become unsightly to the eye. Only one above ground marker may be placed upon any single space within any given lot, in areas where upright memorials are allowed. Foundations for memorials or markers must be specifically approved by the Supervisor.

IX. DECORATIONS OF LOTS

A. Trees, Shrubs and Flowers. All landscaping, including planting of trees, shrubs, and flowers will be done by the Cemetery, but lot owners are urged to feel free to consult the Supervisor regarding matters pertaining to the general beautification, care, and maintenance of lots in the Cemetery. Existing individual lot plantings may be removed by the City when they become unsightly or undesirable and may not be replaced. Until recent years indiscriminate planting of trees, shrubs and flowers on the Cemetery lot was common practice. This was acceptable when Cemeteries were small and cared for largely by individual lot owners. As they grew in size and lot owners passed away or migrated to other localities, care and maintenance was left more and more to Cemetery management. In time this became a problem of increasing proportions for the Cemetery from the standpoint of finances and labor required to do the job, and overall landscape appearance. A growing tendency has developed through maintaining the Cemeteries problems and desire by lot owners, to concentrate Cemetery plantings in the hands of the Cemetery with much nicer appearance and better-maintained Cemeteries as a result. Sentiment is a definite part of a Cemetery and most people want to "do" something in memory of departed loved ones. This is a natural and commendable desire. Consequently, a provision is made whereby this expression may be made through a fund to which anyone may contribute. To the extent to which this fund is subscribed, it will be used to provide overall landscape effects not otherwise possible.

B. Floral Regulations. The Cemetery shall have authority to remove all floral designs, flowers, weeds, shrubs, plants, or herbage of any kind, from the Cemetery as soon as, in the judgment of the Supervisor, they become unsightly, dangerous, detrimental, or deceased, or when they do not conform to the standards maintained. The Cemetery shall not be liable for floral pieces, baskets, or frames in which, or to which, such floral pieces for funeral services held in the Cemetery. The Cemetery shall not be liable for lost, misplaced, or broken flower vases, or for plantings damaged by elements, thieves, vandals, or by other causes beyond its control. Glass containers for flowers or wire used for anchoring or stabilizing decorative materials are extremely dangerous to visitors, and to Cemetery workers using modern mowing and spraying equipment, and the use of wire or glass or other shatterable materials is strictly forbidden.

From April 1 to November 1... Only artificial bouquets and cut flowers will be permitted as grave decorations. Exceptions to the above: EASTER, MOTHER'S DAY, FATHER'S DAY, and MEMORIAL DAY. At these times other appropriate decorations may be used for one week only... (boxes, potted plants, wreaths, etc...) such decorations will be picked up one week after above special days. From November 1 to April 1... Any appropriate winter decorations may be used such as wreaths, grave blankets, artificial flowers, etc... All Christmas flowers and decorations will be removed March 15. Grave blankets will be removed from February 15 to March 1. The digging of holes on graves and lots or the

mutilation of sod for any reason is specifically forbidden. Artificial floral bouquets and cut flowers may be placed in the approved type vases all during the year, but will be removed only when the flowers become withered, faded, or unsightly. General clean up time is April 1 and November 1. Please pick up decorations you wish to save before those dates. The Supervisor reserves the right to regulate the method of decorating lots so that a uniform beauty may be maintained.

C. Regulation of Steel Rod Decorations.

1. Single stem rod only
2. Must be at Least 5 foot above ground
3. Rod must be at least ½ inch in diameter
4. 1 rod per monument unless rod is drilled into foundation
5. No wrap (flowers, garland, ribbon) around the rod
6. Rod must not extend into the mowing path
7. Rod must be placed on North or South side of the monument

X. WHY DECORATIONS MUST BE REGULATED

The Kearney Cemetery is the final resting place for thousands of our loved ones. To insure their continued care and an aesthetically pleasing environment certain regulations must be adhered to in order to insure the quality of the Cemetery. We do not wish to displease anyone. Quite the contrary, we want to make your Cemetery pleasing to everyone and we feel sure that these rules will provide a much more beautiful and comforting place in which to come and pay your respects. Without uniform regulations, which are established for the good of all patrons, it would be impossible to maintain a beautiful Cemetery.

We thank you for your cooperation. A WORD OF CAUTION... two problems beyond our control is strong winds and theft of flowers from the vases. Sometimes flowers are missing due to these reasons. The City will prosecute anyone found guilty of stealing decorations.

XI. ROADWAY AND REPLATTING.

The City has the right to replat, regrade, and use property. The right to enlarge, reduce, replat and/or change the boundaries or grading of the Cemetery or of a section or sections, from time to time, including the right to modify and/or change the locations of or remove or regrade roads, drives and/or walks, or any part thereof, is thereby expressly reserved. The right to lay, maintain, and operate, or alter or change pipelines and/or gutters for sprinkling, irrigations, drainage, etc... is also expressly reserved, as well as is the right to use the Cemetery property, not sold to individual lot owners, for Cemetery purposes. The Cemetery reserves to itself and to those lawfully entitled thereto, a perpetual right of ingress and egress over lots for the purpose of passage to and from other lots.

XII. GENERAL RULES

No easement or right is granted to any lot owner in any road, drive, alley, or walk within the Cemetery but such road, drive, alley or walk may be used as a means of access to the Cemetery or buildings as long as the City devotes it to that purpose.

Automobiles shall not be driven through the grounds at a greater speed than fifteen (15) miles per hour, and must always be kept on the right hand side of the Cemetery roadway. Automobiles are not allowed to park in main driveways at any time or to come to a full stop in front of an open grave unless such automobiles are in attendance at the funeral.

No loud talking shall be permitted on the Cemetery grounds within hearing distance of funeral services.

No firearms shall be permitted within the Cemetery grounds except for military services.

Loitering shall not be permitted on any of the grounds, graves or monuments in the Cemetery, or in any of the buildings.

Children under fifteen (15) years of age shall not be permitted in the Cemetery, or its buildings, unless accompanied by proper persons to take care of them.

No person shall be permitted to consume alcoholic beverages, food, or other refreshments within the Cemetery. Throwing rubbish on the drives or any part of the grounds is prohibited.

No religious test shall be made concerning the ownership of lots, the burial therein or the ornamentation of graves or lots.

The throwing of rubbish when cleaning lot spaces and not using the trash barrels provided is prohibited, if litter is thrown on any ones lot or other ground belonging to the Cemetery violators will be subject to a fine.

No lot or space owner shall attempt to raise or move a marker on his or her lot without first consulting with the Supervisor.

No memorial shall be allowed for pets of any sort on Cemetery space.

No lot owner shall offer money to any employee for special care of said lot. Any employee found to have accepted money for special care will be dismissed.

All persons are prohibited from taking flowers, either natural or artificial, plants or ornaments from grave spaces without special permission from the property owner or the Supervisor.

Flowers and floral decorations on new interments will be left for a period of seven (7) days during summer months, then removed and disposed of.

All permanent flower containers shall be constructed of concrete, steel, brass or other approved durable materials. Containers constructed of fragile materials such as glass, paper or plastic will not be allowed for permanent flower arrangements. All permanent flower containers shall be placed on a concrete pad, level with the existing grade, with six (6) inches of clearance around the container. The only approved location for concrete pads and permanent flower containers shall be at either or both ends of the base for the grave marker, remaining within the grave space and specifically prohibited from the front and rear of the marker. The installation of permanent flower containers must be approved by the Cemetery Supervisor.

Pets shall not be allowed on the Cemetery grounds.

All monuments, markers, mausoleums or tombs shall be constructed of natural stone of a quality approved by the City. No artificial stone of any description shall be permitted. No 'for sale' signs may be placed anywhere on the Cemetery grounds.

Peddling of flowers or plants, or soliciting the sale of any commodity, other than by employees of the City under its direction, is prohibited within the Cemetery. Solicitation of any kind is strictly forbidden at any time in the Cemetery without the approval of the City.

No private mausoleums or columbariums may be erected in the Cemetery without prior approval having been obtained from the City, approving the location, construction and ground area to be covered. The City reserves the right to deny permission to construct any structure or building of any type. All types of individual mausoleums above ground level are prohibited.

Our Cemetery is divided into two sections. Memorial Field, which is flat stone area. Marker will be of uniform size measuring 14' by 26' by 6' thick. Bronze plate is used on a 14' to 26' by 6' thick granite or marble. No concrete will be allowed in Memorial Reid. East, New and Park Fields above ground markers of suitable size may be used in these areas. Add on vases to markers must be placed with the base of markers at the ends of markers, none are allowed at front or back of marker for maintenance reasons.

XIII. PROTECTION AGAINST LOSS

A. When Cemetery Not Responsible. The Cemetery shall take reasonable precaution to protect the lot owners, and the property rights of the lot owners, within the Cemetery, from the loss or damage; but it

hereby disclaims all responsibilities for loss or damage: from causes beyond its reasonable control, and, especially, from damage caused by the elements, and act of God, common enemies, thieves, strikers, malicious mischief makers, explosions, unavoidable accidents, invasions, insurrections, riots, or order of any military or civil authority, whether the damage be direct or collateral, other than as herein provided. Damage done to lots, walks, drives, trees, shrubs, or other property by dealers or contractors, or their agents shall be repaired by the Cemetery: and cost of such repairs shall be charged to the dealer, or contractor, or to his principal.

B. Persons Permitted on Cemetery Lot; Duty of Trespassers. Only the lot owner and his relatives shall be permitted on any Cemetery lot. Any other person thereon shall be considered a trespasser, and the City shall owe no duty to the trespasser to keep the property, or the memorial thereon, in a reasonable safe condition.

XIV. CHANGE IN ADDRESS OF LOT OWNERS

A. Lot Owners Must Notify Supervisor. It shall be the duty of the lot owner to notify the Supervisor in writing of any change in his post office address. Notice sent by the United State mail to a lot owner at the last address on file in the office of the Supervisor of the Cemetery shall be considered sufficient and proper legal notification.

B. Hours Grounds and Office Open. The Cemetery office shall be open from 7:00 a.m. to 4:00 p.m. Monday thru Friday. The office is closed on Saturdays, Sundays, and holidays. The Cemetery grounds shall be open from 8:00 a.m. to dusk 7 days a week.

C. Improprieties. It is of the utmost importance that there should be strict observance of all the proprieties of the Cemetery whether embraced in these rules or not, as no improprieties shall be allowed and the Supervisor shall have the power to prevent improper assemblages.

D. Right to Remove Offensive Monuments or Inscriptions; Correction of Errors. If any monument, memorial, or inscription is determined by the City to be offensive, improper, or injurious to the appearance of the surrounding lots or grounds, it reserves the right to enter such lot and cause the removal of the offensive or improper object or objects. The City also reserves the right to correct an improper inscription, including an incorrect name or date, either on the memorial or on the container for cremated remains.

E. Supervisor to Enforce Rules. The Supervisor is hereby empowered to enforce all rules and regulations, and to exclude from the property of the Cemetery, any person violating the same. The Supervisor shall have charge of the grounds and buildings at all times and shall have supervision and control of all persons in the Cemetery, including the conduct of funerals, traffic, employees, lot owners and visitors. Person(s) violating any of the Cemetery rules will be subject to arrest and may be fined in any sum not to exceed one hundred dollars (\$100.00) for each violation and offense.

All persons are reminded that the grounds are sacredly devoted to the burial of the dead, and the penalties of the law will be strictly enforced in all cases of wanton injury, or disturbance and disregard of rules and regulations.

F. Amendments. The Cemetery may, and it hereby expressly reserves the right, at any time or times, to adopt new rules and regulations, or to amend, alter and/or repeal any rule, regulation, and/or article, section, paragraph and/or sentence in these rules and regulations.