

At whose ex-
pense the
burial shall be

IV. After such notice shall have been given, as in the last Section is mentioned, the removal and interment of the body of the deceased shall be performed by, or at the expense of the occupier in the same Section mentioned, unless he shall have duly notified his inability or unwillingness, (as the case may be,) to effect such removal or interment; And in all other cases after such notice as aforesaid, such removal and interment shall be performed or procured by at the expense of the County or Municipality in which the place from which such body may be removed may be situate.

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Order for in-
terment, if the
notice be not
given nor the
body buried
within a cer-
tain time.

V. In case such notice as hereinbefore is required shall not be duly given, or in case such body be not removed for interment within the time required by the provisions of this Act, it shall be lawful for a Magistrate, Justice of the Peace, or Coroner acting in the district in which such body may lie, upon information by any person or persons of such facts, to proceed to inspect the body, and if, on enquiry he shall be satisfied that the same is within the meaning of this Act, he shall, by a warrant under his hand and seal, order to proceed to the immediate burial of such body.

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Penalty on
persons not
giving the
notice, or not
burying the
body as re-
quired by this
Act.

VI. In case under the provisions of this Act any such occupier as aforesaid shall wilfully neglect to give such notice as is required by the third section of this Act, or having given such notice, and being liable under the same section to remove and inter the body therein notified, shall neglect to remove or to procure the removal and interment of such body, he shall in such case be liable to a penalty of to be recoverable with costs on the evidence of on complaint or information before Justice of the Peace; and to the recovery of such penalties all the provisions of any Act or Acts then in force relative to the performance of the duties of Justices of the Peace out of Sessions, with respect to summary convictions and orders, shall apply.

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Order on
Municipality
for expenses
of burial in
certain cases.

VII. In case under the provisions of this Act, any body shall be buried by it shall be lawful for any such Magistrate, Justice of the Peace, or Coroner; as aforesaid, to make in respect of the expense incurred in such removal and interment, an order for such an amount as he may think fair and reasonable to be payable to and the same order shall on presentation be discharged or paid by the Treasurer of the Municipality or County in which is situate the place from which such body shall be removed for burial.

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Municipality
may recover
expenses from
relations in
certain cases.

VIII. In case any County or Municipality shall, under the provisions of this Act, disburse the expense of the removal and interment of any body, it shall be entitled to demand and recover the same amount in a civil action in any Court of competent jurisdiction, with costs, from the person or persons who may stand to the deceased in relationship of husband, wife, parent, or child, on due proof being given that the relation so sued has competent means to discharge such expenses, and that the relations of the deceased prior in the order of relationship hereinbefore given, are incompetent to defray such expenses or are beyond the jurisdiction of the Court.

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Fees.

IX. The fees mentioned in the Schedule hereunder written shall, under this Act, be payable by the Treasurer of the County or Municipality, as the case may be, to the persons in the same Schedule mentioned as entitled to the same.

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Act limited to
U. C.

X. This Act shall apply only to Upper Canada.