

RULES CONCERNING INTERMENTS.

I. The Superintendent of interments will reside at the Cemetery, and will see that suitable persons are in attendance at every interment.

II. In each case of burial a written statement, giving the name, place of nativity, residence (with street if person is from the city), age, and cause of death of the person to be interred, and shewing whether married or unmarried, must be furnished to the Superintendent, that an accurate register thereof may be made. The size on top of coffin or case must be mentioned, and the location of the graves to be opened should be accurately designated by a diagram drawn on the back of the statement, or giving the lot, range, and plot, in which the grave is to be made, if required.

III. Notice of each interment to be made shall be given at the office of the Cemetery at least six hours of day-light previous thereto, except under special circumstances, as the Trustees cannot be responsible for having graves prepared for funerals, unless notice shall be given to the Secretary or Superintendent of it at least six hours of day-light previous to the hour of said funeral.

IV. No disinterment will be allowed in any lot or grave without an order from the owner thereof.

V. Every order for interment must be signed by the proprietor or his or her legal attorney; and after the decease of the proprietor by the legal representative.

VI. No grave or tomb shall be opened for interment, or removal, by any person not in the employ of the Trustees.

VII. No grave shall be opened nearer than six inches from the boundary line of the lot.

VIII. When more than one interment is made in the same grave, the last shall have at least four feet of earth over the coffin.

IX. No burial shall be allowed in any lot against which there shall appear charges due and unpaid.

X. All interments, excepting those in public lots, will be subject to certain charges, which in all cases must be paid at the office of the Secretary and Treasurer, before the interment.

[A suggestion to lot owners respecting interments in their plot may be of use. It frequently occurs that messages are sent desiring that graves should be opened, adjoining or near the graves of persons previously interred. When graves are not designated by stones or otherwise, it will be impossible, in process of time, to comply with all the directions thus given, unless some system for designating every grave is adopted. It is recommended therefore that each lot owner make a drawing of his plot on a blank part of his deed, and record on it every