CHAP, XI.

OF THE BURIAL GROUND.

In order that no kind of sacrilege may be committed on the remains of those who have already been interred, it is to be understood,

1st.—That ninety feet of the New Ground, immediately adjoining the Old Burying Ground, remain in the possession of the heirs of the estate of the late David David, Esq.

2nd.—That the Ground given to the Congregation by the Executors of the estate of the late David David, Esq. shall be under the sole management of the trustees for the time being.

3rd.—The trustees shall keep the ground laid out in rows and properly staked into graves and numbered, which numbers shall be registered in a book to be kept for that purpose by the Secretary; with also the names of the persons as they are buried in each grave.

4th.—Agreeably to the custom of our Religion, all persons dying shall be buried next each other in these rows.

5th.—The sum of five dollars shall be charged for the Grave of a child under thirteen years of age, exclusive of the digging, &c. and the sum of ten dollars for the Grave of an adult.

6th.—In the event of a family wishing a row or part thereof for themselves exclusively, application is to be made to the trustees for that purpose, and if granted, they shall charge therefore such a sum as they may think fit.

7th.—In the case of death of persons professing our holy faith, not coming under the above rules, trustees shall demand for burial, in our *Beth Haim*, a sum not less than £5, nor over £25, exclusive of funeral expenses.

8th.—In the case of death of poor persons professing Judaism, they shall be buried at the expense of the Congregation.

B. HART, PRESIDT.
A. H. DAVID, M.D. SECY.

MONTREAL, JULY 3, 1838.