

Railway & S. S. Lines

DOMINION ATLANTIC RAILWAY

Steamship Lines - St. John via Digby - Boston via Yarmouth - "Land of Evangeline" Route.

On and after June 23rd the train service of this railway is as follows: Express for Yarmouth 12.04 p.m., Express for Halifax 2.00 p.m., Bluenose for Halifax 12.57 p.m., Bluenose for Yarmouth 2.35 p.m., Accom. for Halifax 7.50 a.m., Accom. for Yarmouth 3.50 p.m.

Midland Division

Trains of the Midland Division leave Windsor daily (except Sunday) for Truro at 7.30 a.m., 5.35 p.m. and 7.45 a.m. and from Truro at 6.50 a.m., 3.20 p.m. and 12.45 noon connecting at Truro with trains of the Intercolonial Railway, and at Windsor with express trains to and from Halifax and Yarmouth.

Boston S. S. Service

BOSTON-YARMOOUTH SERVICE. Beginning Sunday, June 23rd, 1912, the favorite Twin Screw Steel Steamships "PRINCE GEORGE" and "PRINCE ARTHUR" leave Yarmouth daily, except Sunday, after arrival of Express and "Flying Blue-nose" Trains from Halifax, Windsor Junction and Truro. Returning leave LONG WHARF, BOSTON, daily, except Saturday, at 2.00 p.m.

St. JOHN and DIGBY

DOUBLE DAILY SERVICE. (Sunday excepted.) R.M.S. "PRINCE RUPERT" From St. John. From Digby 7.45 a.m. 1.55 p.m. Making connections at Digby with express trains for East and West and at St. John with Canadian Pacific trains for western ports. S.S. "YARMOOUTH" From St. John. From Digby From St. John 12.30 p.m. after arrival of C. P. R. from Montreal. From Digby about 4 a.m. P. GIFFKINS, General Manager. Kentville.

FURNESS, WITBY & CO., LTD

STEAMSHIP LINERS

Table with columns: From London, From Halifax, From Liverpool, From Halifax. Dates and ship names: June 14-Kanawha, Shenandoah, July 6; June 22-Tabasco, July 10; June 29-Almeriana, July 23; July 13-Durango, Aug. 6.

H. & S. W. RAILWAY

Table with columns: Mon. & Fri., Stations, Read up, Read down. Dates: June 17th, 1912. Stations: Lv. Middleton A.R., Bridgetown, Granville Centre, Granville Ferry, Karadale, An. Port Wade Lv.

*Flag Stations. Trains stop on signal. CONNECTION AT MIDDLETON WITH ALL POINTS ON H. & S. W. RY. P. MOONEY, General Freight and Passenger Agent.

The Riverside Cemetery

ACT OF INCORPORATION, BY-LAWS AND REGULATIONS.

Capt. J. W. Salter, President. J. E. Lloyd, Vice President. Dr. M. E. Armstrong, Director. Jas. Quirk, Director. W. R. Longmire, Director. J. W. Peters, Director. H. Ruggles, Secty.-Treasurer. Wm. Ruffee, Superintendent at the Cemetery, Port Tom.

ACT OF INCORPORATION.

Be it enacted by the Governor, Council as Assembly, as follows:

1. Chapter 102, of the Acts of 1874 entitled "An Act to incorporate the Trustees of the Baptist and Wesleyan Burying Ground, Bridgetown, and Chapter 110 of the Acts of 1888, being an Act in amendment thereof, are hereby amended as follows:

(a) Section one of the said Chapter 102 is hereby amended by substituting the words "The Riverside Cemetery, Bridgetown," for the words "Trustees of the Bridgetown Baptist and Wesleyan Burying Ground," in the third and fourth lines thereof.

(b) Section two of the said Chapter 102 is hereby amended by substituting the word "the" for the word "such" in the first line thereof, and by adding to the said section the following words: "Provided, that such assessment shall not exceed two dollars per lot of one hundred feet in any one year. Such assessment may be used for in the name of the corporation in the same manner and with the like costs as if it were a private debt; provided, however, that no assessment shall be made until the same is sanctioned by a vote of not less than two-thirds in number of the members present and entitled to vote at a meeting called for that purpose. The directors shall give ten days' notice of such meeting by posting notices in three conspicuous places in Bridgetown, and the same shall be a full and sufficient notice."

(c) Section three of the said Chapter 102 is hereby amended by substituting the word "the" for the word "such" in the first line thereof, and by adding to the said section the following words: "Provided, that such assessment shall not exceed two dollars per lot of one hundred feet in any one year. Such assessment may be used for in the name of the corporation in the same manner and with the like costs as if it were a private debt; provided, however, that no assessment shall be made until the same is sanctioned by a vote of not less than two-thirds in number of the members present and entitled to vote at a meeting called for that purpose. The directors shall give ten days' notice of such meeting by posting notices in three conspicuous places in Bridgetown, and the same shall be a full and sufficient notice."

(d) The word "trustees" wherever it appears in the said Chapters 102 and 110 is hereby changed to the word "directors."

2. Sections four, five, six, seven, eight and nine of said Chapter 102 are hereby repealed and the following sections added thereto:

(4) The members of the above named corporation shall consist of the lot holders. Any person shall be deemed a lot holder who owns a lot of not less than one hundred square feet, and shall have a vote and vote at all proceedings of the corporation, provided, however, that no such member who is indebted to the corporation or from whom any assessment on his lot or lots is due, shall be entitled to vote at any meeting of the corporation.

(5) The corporation as well as the individual members thereof shall be exempt from all rates or taxes for any purpose whatever, on account either of the lands or funds held by them in the corporation.

(6) The lands or funds of the corporation shall not be liable to be taken or sold on execution, either for the debts of the individual members thereof. The lands shall be and are hereby dedicated and set apart for the burial of the dead forever, and for no other purpose. And the funds held by the corporation, after paying the necessary expenses of management, shall be used for no other purpose but to improve, ornament and fence it, or increase its extent.

(7) It shall not be lawful for the Town Council for the Town of Bridgetown, or any other authority, to open any road or roads through the lands of the corporation, unless the written consent of the corporation, by a two-thirds vote of those present at the annual meeting and entitled to vote be first obtained.

(8) The members of the corporation shall not be personally liable for the obligations thereof beyond the amount of assessment lawfully made and unpaid.

(9) Any person who shall wilfully destroy or injure any fence, monument, tree or other plant, whether there naturally or the work of art, or shall play at any game or sport, or shall commit any nuisance, or shall carry into the cemetery, or have in his possession while there, any fire arms or ammunition, shall be punished by a fine of not less than four dollars, nor more than twenty dollars, for the space of not more than thirty days, according to the nature of the offence; and such offender shall also be subject to an action of trespass for damages.

(10) There shall be an annual meeting of the members of the corporation on the third Tuesday of April of every year, at which seven directors shall be chosen by ballot, who out of their own body shall appoint a President and Vice-President, and shall appoint a Treasurer and Secretary, all of whom shall perform the duties of their offices gratuitously, except the Secretary, who shall be entitled to receive such remuneration for his services as shall be agreed upon with the directors.

(11) At the annual meeting of the

directors shall make a written report of their doings to the thirty-first day of March of each year, with an account of receipts and expenses, showing the financial state of the corporation.

(12) The corporation may at any regular meeting make any regulations or by-laws for the better government and conducting the affairs of the corporation, provided they do not conflict with this constitution or the laws of the Province.

(13) No member shall have more than one vote, and there shall be no voting by proxy.

(14) It shall be in the power of the directors to remove or order to be removed, any noxious or offensive plant or any indecent or offensive monument or fence with or without notice to the parties affected by.

(15) The lot or lots held by any proprietor shall be assignable and transferable by him, according to such rules or regulations as may be made for that purpose, but no assignment or transfer shall be valid unless the same shall be registered in a book kept by the Secretary for that purpose.

(16) In case of any vacancy amongst the directors, before the annual meeting, then the remaining directors may and shall fill up the vacancy from amongst the members.

(17) No person shall be an officer of the corporation unless he is a member thereof.

(18) The Secretary shall keep a plan showing the lots of the cemetery with the name of the occupier of owner, and a list to be subscribed by the lot holders, which shall be evidence of the right of such subscriber to participate in the advantages and obligations of the corporation.

(19) The proprietors of lots shall have the right to enclose the same, and they may erect any proper stones, monuments or sepulchral structures thereon, with the proper inscriptions, and may cultivate trees, plants or flowers, under such regulations as the corporation shall make.

(20) The corporation is hereby authorized and empowered to receive, take, hold, manage and enjoy any real and personal property which may from time to time be donated, devised or bequeathed to the said corporation in trust for the permanent improvement of the said corporation, or any part thereof, or any lot, or lots therein, in accordance with the conditions or provisions contained in any deed of trust, devise, bequest or donation made or given to said corporation.

(21) Any lot not filled, and the owner thereof or his legal representative refusing to pay the assessment after due notice in writing, the lot, or so much as remains unoccupied, can be sold for the benefit of the corporation.

3. Section three of said Chapter 110 is hereby repealed.

4. The words "burial ground" wherever it appears in the said chapters 102 or 110 are hereby changed to the word "cemetery."

BY LAWS.

1. Any person paying for a lot shall have the privilege of choosing one for himself in any part of the cemetery not already reserved for roads, paths, or other purposes, and no person shall hold more than five lots of two hundred square feet each.

2. No provisions or refreshments of any kind shall be carried into and consumed in the Cemetery except by workmen employed there; and then only by permission of three Directors.

3. No person shall erect a tent, camp or building of any kind within the Cemetery, except by a written permission of the Directors.

4. The account of the Directors, before being exhibited at the Annual Meeting, shall be audited by a Committee appointed for that purpose.

5. The offices of Secretary and Treasurer may be held by the same person.

6. The Secretary shall keep a plan of the Cemetery; a book in which all sales or lots shall be recorded; a book containing minutes of all meetings, both of the Corporation and the Directors; a book showing receipts and expenditures, in which a balance shall be struck at the end of twelve months; a record of all interments in the Cemetery, containing name, age, residence and occupation of the person interred and number of the lot where interred. He shall also preserve in a portfolio all plans of lots which may be deposited with him for safe keeping.

7. The Superintendent shall accompany persons wishing to purchase and shall point out to them the unsold lots. He shall attend all funerals and shall hand in to the Treasurer the burial fees collected by him.

8. The fees of the Company shall be as follows:— For registering transfer of lots \$0.50 For a single grave in the reserve ground—adult 5.00 For digging grave for an adult 5.00 For digging grave for a child, under 14 years of age 3.50 Sunday burials, extra 1.00

Persons above the age of fourteen to be considered as adults. If more than one body be buried at the same

times and in the same grave, the burial fee for all those in addition to the first shall be but half that already established. The above fees shall be paid into the funds of the Corporation.

9. Each grave on the reserved portion shall be allowed a space of six feet eight inches in length and three feet in width. Every grave in the Cemetery shall be dug at least five feet in depth, where the ground will allow it.

10. Proprietors of one hundred square feet are entitled to enter the Cemetery with their households in carriages. No horse to be driven, while in the Cemetery, faster than a walk; and no horse to be left unattended, nor to be fastened except under the direction of the Superintendent, posts or rings provided for the purpose.

11. It shall be lawful for the Directors to offer a reward, not exceeding ten dollars, for the detection of any person or persons committing trespass done in the Cemetery; and to pay the same, on conviction of the offender, from the funds of the Corporation.

12. The Superintendent shall charge for all labor done by himself and others employed under him, in setting monuments, grading lots, etc.; and shall also demand twenty-five cents a load for stones used for such purposes. It shall be the duty of the Superintendent to collect these dues and pay them over to the Treasurer.

13. Trustees—The company may at any annual meeting, or at any special meeting called for the purpose, elect two persons, residents of the Town of Bridgetown, as Trustees of the company, and may, from time to time, as the occasion may require, at any annual, general, or at any special meeting called for the purpose, fill any vacancies among the Trustees caused by death, removal from Bridgetown, resignation or otherwise.

14. No person shall be elected under the foregoing article shall hold office until their successors are elected, and it shall not be necessary to elect such Trustees annually or at any stated period.

15. Duties of Trustees—All deeds, bonds, wills, bequests, gifts and donations for the benefit of the Company may be made to the Trustees, and they shall receive, take and hold all real and personal property, moneys, funds and effects so bequeathed, transferred, devised, bequeathed, given or donated to them, in trust for the Company and for the objects, intents and purposes thereof, subject to the direction, management and control of the Directors as to the investment, use, sale or disposal of such real and personal property, moneys, funds and effects, and subject also to the limitations, provisions, terms and conditions upon which such deeds, transfers, devices, bequests, gifts and donations, or any of them may be made.

16. No interment to be made in the Cemetery unless a written order be given by the Secretary, and that no burials shall be made on any lot until all balances due or said lot for the care of lots shall have been paid.

17. No person, lot owner, or otherwise, shall put up any monument, dig hole for the foundation for such, or build any such foundation without first obtaining permission of the Directors, and then only under such directions as they may make.

18. The riding of bicycles is prohibited within the Cemetery grounds.

19. Perpetual Care of Lots.—(Goods of service)—First-class contract—\$50.00 per hundred square feet, including shrubs and monument and other work appearing on such lot at the time of making the contract; not, however, to include the furnishing of such trees, shrubs, monuments or headstones or replacing the same when dead or decayed.

20. Second-Class Contract—\$45.00 for every hundred square feet, keeping the grass, trees and shrubs in good condition, not including monument or headstones, nor to replace shrubs or trees when dead or destroyed.

21. The Directors may receive in trust any sum of money donated or bequeathed for the purpose of forever keeping in order the Cemetery, and to be invested and the interest only to be used as specified above, and to give such a bond as will bind them and their successors in office for the true performance of said trust.

REGULATIONS.

Hours—The cemetery gates at the main entrances will be open every day in the year until 6 p.m.

Office—Will be open every week day.

Grounds—No vehicle shall be driven in the cemetery faster than a walk.

Funerals on reaching the cemetery will be under the charge of the Superintendent or his assistants.

Drivers must remain on their carriages or stand by their horses during funeral services.

Carriages must not be turned in any avenue, and no horse shall be left unfastened without a driver.

Persons on horseback will ride only on carriage ways. No dogs, bicycles, tricycles or automobiles allowed in the cemetery.

The Superintendent will not admit improper persons, nor such as have at any time violated the regulations of the cemetery.

Persons within the cemetery, conducting themselves improperly, will be requested to leave instantly, and upon refusal, will be compelled to do so, and will be subject to prosecution, and liable to a fine.

No fire-arms allowed, except at military funerals.

Annual Care of Lots.—The terms for the annual care of lots may be ascertained on application to the Secretary or the Superintendent at the cemetery.

Foundations.—All foundations will be constructed by the Corporation, and all orders for the same must be in writing, and the persons signing such orders will be held responsible for the expense of the work performed.

In erecting foundations, great care must be taken to designate the exact location of the grave in the lot at which the foundation is to be placed.

Prices for foundations will be given by the Superintendent on receipt of size of lower base.

Guy ropes shall be attached only at such places as shall be designated by the Superintendent.

Material.—Parties delivering any material must send responsible men to attend to its unloading, which must be promptly done, and no feeding of horses on any of the avenues and paths will be allowed.

Proprietors wishing to erect monuments, headstones, cut inscriptions, or do any other work in connection therewith, must make application for same to the Superintendent.

Rubbish.—All rubbish collected by work of any kind must be cleaned up by the parties employed on that work, and the grounds left in good order. All work must be done during the working hours of the cemetery.

No material for the building or setting of monuments, tablets, or any other work of any description, will be received or allowed Saturdays, unless by permission of the Superintendent.

No work will be allowed to be delivered or set in the spring until the ground has fully settled and is in proper condition.

All work done on lots or graves by order of proprietors shall be under the supervision of the Superintendent.

Trees and Shrubs.—No trees or shrubs can be removed without the approval of the Directors of the Cemetery.

Single Grave Lots.—Whenever a grave shall become vacant by removal of the bodies therein, the land shall revert to the Corporation. But in case the owner thereof becomes a purchaser of additional graves in another section, or of a lot in the cemetery, the original price for the grave or graves shall be allowed in part payment. These graves are not transferable.

No enclosures nor posts will be permitted in any of the single-grave sections.

Bases for head-stones for single graves must not be over two feet four inches long, and one foot three inches wide for each grave, and it is recommended that the stones should not exceed three feet in height.

All orders for foundations or any other work on the single graves must be paid for in advance.

No raised mounds will be permitted in any of the single-grave sections, but owners of graves may cultivate myrtle or flowers on them, about which information will be furnished by the Superintendent.

Persons desiring any work done on their lots or graves will give notice personally or in writing at the office of the Cemetery Company, or the Superintendent.

Charge for Removals.—Infant up to five years, \$5.00; child up to fourteen years, \$6.00; adult, \$10.00.

Evergreen.—For covering earth and lining grave with evergreen, \$2.50.

There is great liability to make mistakes in names and dates for record, therefore undertakers should be very particular to have their orders correct.

When designating the location of graves, it is very important that the proprietor or representative of the lot should give personal attention to the same to enable us to keep a correct position of burials.

Records, etc.—The record of deeds kept at the office of the Corporation is the only evidence of the title of the proprietors recognized by the directors. Consequently, when a person receives a lot by transfer from a proprietor he should send his deed there for record at once.

A Simple Treatment that Will Make Hair Grow Now Sold in Canada

Every up-to-date woman should have radiant hair. There are thousands of women with harsh, faded, characterless hair, who do not try to improve it.

In England and Paris women take pride in having beautiful hair. Every Canadian woman can have lustrous and luxuriant hair by using SALVIA, the Great American Sage Hair Tonic.

Every reader of the Monitor can have an attractive head of hair in a few weeks by using SALVIA.

All first-class druggists sell a large bottle for 50 cents, and guarantees it to banish dandruff, stop falling hair and itching scalp in ten days, or money back.

SALVIA is a beautiful, pleasant, non-sticky Hair Tonic.

MUTSUHITO, EMPEROR OF JAPAN, IS DEAD.

The Mikado passed away without regaining consciousness. News of the death of His Majesty was received in silence by great crowd outside of the palace. The nation has been cast into sorrow by the sad event. Crown Prince Yoshihito, the third son of the late Emperor, has succeeded to the throne. New ruler confers with the ministers of State.

To clean a white hat—rub it well with cornmeal dampened with lemon juice, then finally, rub it with dry cornmeal.

Closing Meeting of the Summer School of Science

Yarmouth, N. S., Aug. 2.—The closing meeting of the Summer School of Science was held on July 31st, and was presided over by Mr. S. A. Starratt, President of the School.

Dr. A. H. McKay, Superintendent of Education for Nova Scotia, in speaking of the School said that formerly it was small and there was more pleasure than work, also that the staff of instructors came for the outing, not caring for pay, but now all that is changed and teachers come here to better equip themselves for their profession, and the school is a great benefit to them.

In respect to the value of Science, Dr. McKay illustrated what it had done in relation to the mosquito. How it had enabled people to conquer the terrible malady, malaria and yellow fever caused by the mosquito.

He also said that he was very much in sympathy with the Summer School of Science and that he would gladly help in its progress. It is an advantage to parents and the future to have teachers who take as their motto "The desire to do good in your day and generation." The results of your work remain a permanent institution.

Yarmouth was duly complimented by Dr. McKay on the many advantages as a place of meeting for the School. He said that in the very air he seemed to breathe in energy and inspiration, and the fog, which seems unpleasant to the teachers, was especially delightful to him.

Mr. Leaman, Secretary of the School, gave a short address, and the warm appreciation of his labor and interest in the School was shown by a vigorous clap of cheer.

A vote of thanks moved by Mr. C. E. Reid of Quebec, was presented to Mr. S. B. Crawford, who so generously gave members of the School and the Faculty a couple of pleasant (though sea-sick, if one be so disposed) trips to the Tusket Islands.

The Temple Baptist church were cordially thanked for the kindness they had shown to the School.

Hon. E. H. Armstrong, Com. of Public Works and Mines, gave an address to the School, and on being asked by Mr. Starratt to present the prizes, remarked, as he looked at the gold coins, that the choice must have been made because of his honesty in business ability.

In reference to teachers being so poorly paid, Mr. Armstrong said that a prosperous county should pay their teachers and that the responsibility does not lie with the Council and the Superintendent, but with the rate-payers and that they should be educated to this. Nova Scotia gives twenty-four per cent. of the government funds to education, and Ontario gives twenty-five per cent. of her government funds to education.

Mr. Armstrong said further that the Universities were handicapped because their pupils come so poorly prepared in Science.

The prizes of \$20, \$10, etc., were then distributed, and one of \$100, which was won by Miss Annie Steeves, of Albert County, N. B.

The session closed pleasantly, the teachers feeling that a profitable three weeks had been spent in the charming town of Yarmouth.

ALICE E. THORNE, Asso. Secty S. S. of S.

NINE BOY SCOUTS DROWNED

By Capsizing of Boat While Proceeding to Summer Camp.

London, Aug. 5.—Nine boy scouts were drowned yesterday by the capsizing of a cutter off Sheppey Island. A large party of the scouts were proceeding at the time to their summer camp on the island.

Four young men of the mission camp at Saltdean, near Brighton, were drowned today while bathing.

Several other bank holiday fatalities are reported.

Pimples are due to inflammation of the sweat ducts, as a rule. Frequent massage of the face, squeezing out any points of matter as they form, will be of value. Previous to going thus, wash the face with very hot water and spirits of green soap. Afterwards powder with boracic acid. Aggravated cases are best treated by special vaccines.

W. E. REED & CO.

Bridgetown - Nova Scotia

Swimming Against the Stream

Is like trying to do a successful business without advertising. And it is not expensive to gain desirable publicity by the use of printers' ink. Our Classified Want Ads. cost little and are read by nearly everyone.

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CAMPERS and PICNICKERS

Come here for your Fruit, Confectionery, Biscuits, Jams, Marmalades and Sauces, Canned Beef, Sliced Beef, Devilled Ham, Heintz Tomato Soup, Corn, Peas, Beans, Red Clover, Salmon (18c. can), Large Bottle Pickles (15c.) Canned Fruits, Cold Drinks

Bread, Cake and Pastry

Mrs. S. C. Turner

WANTED

A LARGE QUANTITY OF HIDES, PELTS, CALF SKINS & TALLOW

CASH PAID AT THE HIGHEST MARKET PRICE. MCKENZIE CROWE & Co., Ltd.

YOU WILL GET Good Printing

Prompt Service

Moderate Rates

Your Home Office

Call or drop a card for samples and quotations.

The Monitor Press

BRIDGETOWN

Cut Out us this ad.

with \$1.50, and we will send you by freight, One Woven-Wire Bed Spring. Has extra supporting Lock weave Cables in centre and sides of fabric, 4 feet wide by 6 feet long, or any size you wish.

Fine Illustrated Furniture Catalogue FREE.

Read our new ad. next week.

W. E. REED & CO.

Bridgetown - Nova Scotia

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