Rules and Regulations.

Liamilton

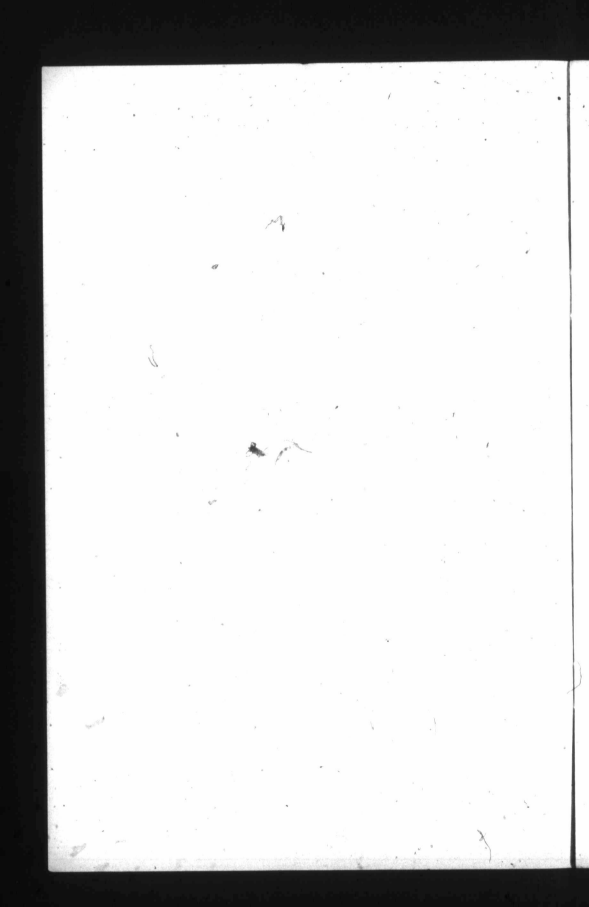
Cemetery

## RULES AND REGULATIONS

# HAMILTON CEMETERY



HAMILTON, ONTARIO
ISSUED BY THE BOARD OF MANAGERS
AUGUST, NINETEEN HUNDRED AND EIGHT



## MEMBERS OF THE BOARD

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His Worship Mayor Stewart

Alderman W. G. Bailey

Chairman of the Finance Committee of the City Council

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John M. Burns, Esq. Representative of Christ's Church Cathedral Alfred Powis, Esq.
Representative of Church of the Ascension

F. H. Rutherford
Secretary and Superintendent

## Introductory

To the Lot Owners:

It is the earnest desire of the Board of Managers to make the Hamilton Cemetery a quiet, beautiful resting place for the dead, where well kept turf and varied foliage of trees and shrubbery shall give a sense of repose.

Beautifully situated as it is, on the high land overlooking, on the east, Hamilton Bay, and on the west, the ravines and Dundas Valley, the ground is also of great historic interest, as there still remains, partly intact, the ramparts erected by the British troops just previous to their midnight attack upon, and defeat of, the American soldiers at Stoney Creek.

The Cemetery being a place of such interest, both from its natural beauty as well as its historic associations, it is most desirable that its care should be attended in a manner worthy of its importance.

In adopting, therefore, the following Rules and Regulations it is believed that no unnecessary restrictions have been imposed, the Board of Managers having aimed to provide, to the greatest extent for the preference of lot owners as well as to secure stability of improvements, and to secure this effect the hearty co-operation of every one interested is respectfully solicited.

## RULES AND REGULATIONS

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Method and sale

I. Lots for burial purposes shall be sold at the prices laid down in the Tariff of Charges, and on such plan of payment as may be fixed by the Board of Managers and according to the maps on file in the office of the Board.

Maintainance and Improvement Fund,

2. In order that a fund may be formed to maintain and improve the roadways, fences and buildings, water system, etc., besides providing for the planting of trees, shrubs and flowers in the future, a certain portion of the money received from sale of lots will be placed in a fund to be called "The Maintenance and Improvement Fund." This fund shall be under the control of the Board and shall be invested in such manner as the said Board may direct, the revenue to provide for the several improvements as outlined above. The proportion of purchase money to be placed to the credit of "The Maintenance and Improvement Fund" shall be according to the rates laid down in the Tariff of Charges.

Sale of Perpetual Care lots with appropriation of amounts to the several funds. 3. The price of the Perpetual Care Lots in Sections O, Q, R, S, T, V and W shall be governed by the rates laid down in the Tariff of Charges, and after deducting the proportion to be placed to the credit of "The Maintenance and Improvement Fund" account, and for corner posts according to the said Tariff of Charges, two-thirds of the balance of the purchase money in each case shall be set aside and placed in a separate account to be called the Hamilton Cemetery Perpetual Care Fund. All amounts received on account thereof shall be deposited by the City Treasurer at interest on the first day of each month in some

chartered bank of Canada, and as soon as the funds on deposit in such account shall amount to \$500.00 the same shall be invested in such manner as the Board of Managers may direct, and the interest to be derived therefrom shall be used and applied in taking care of and improving the Perpetual Care Sections; but there shall be no lien upon such funds by, or in favor of, the purchasers of cemetery lots or graves, nor shall the Board of Managers be under any obligation to expend in taking care of and improving said sections of the Cemetery, any greater amount than the interest to be derived from said "Perpetual Care Fund," and the balance of purchase money of the said perpetual care sections O, Q, R, S, T, V and W, after setting aside the above proportion for "The Maintenance and Improvement Fund" and for corner posts, and "The Hamilton Cemetery Perpetual Care Fund" shall in each case be placed to the General Expense Fund, which fund shall be under the control of the Board.

Sale of Sections M and N with appropriations to the several funds.

4. The price of lots in sections M and N shall be governed by the rates laid down in the said Tariff of Charges, and a certain portion of the purchase money received from the sale of such lots shall be placed to a fund called "The Cemetery Extension Re-payment Fund" (By-law No. 479), and in each case, after deducting from the purchase money of such lots the amount of one dollar for corner posts, the balance shall be paid to the credit of "The Maintenance and Improvement Fund," "Lots M and N Perpetual Care Fund," "Cemetery Extension Repayment Fund," and "General Expense Fund," in the proportion as set forth in the said Tariff of Charges.

Perpetual care of old cemetery.

5. Owners of lots in the old Cemetery wishing to have the same kept in order in perpetuity, and wishing to secure this service, may do so by paying in advance at the rate laid down in the Tariff of Charges. The money received for this purpose shall constitute a separate fund called the "Perpetual Care of Lots Fund," and shall be kept invested under the direction of the Board of Managers on such security as may be approved.

Deeds for lots.

6. The City Treasurer, on payment of the price of a lot sold in the Cemetery, shall make out a deed therefor, and the Mayor shall execute the same and cause the corporate seal of the City to be thereto affixed.

Conditions of sale.

7. Each purchaser of a lot, on payment in full, shall be given a receipt for such payment, and he shall be entitled to a deed of conveyance from the Corporation or Church, as the case may be, holding the title to such lots, such deed or conveyance to contain a condition that the purchaser and his or her assigns shall be subject to these rules and regulations and to any rules and regulations which may hereafter be made by the Board of Managers or by the City Council, such further rules and regulations to be subject to the approval of the Church exacting such deed where the deed is not made by the City Corporation.

Joint ownership.

8. When a lot is held jointly by two or more persons an order will be accepted from either or any of them or their heirs for interment in such part of the lot as they may request.

Distance from driveway.

 No burial lot shall be sold at a less distance than three feet from any carriage road or pathway,

Only human bodies to be interred.

10. No lot shall be used for any other purpose than the burial of human bodies.

Interment for remuneration prohibited.

11. Proprietors shall not allow interments to be made in their lots for a remuneration.

Registering of

rie. Every conveyance of a lot in the cemetery shall contain a condition that the grantee or his assigns shall not use such a lot for any other purpose than that of a burial ground, and no transfer will be recognized or allowed until registered in the office of the Board, for which a fee of one dollar shall be paid.

13. Every transfer of a burial lot by a purchaser or his assigns shall be left in the office of the Secretary,

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who shall register the same, and forthwith thereafter shall forward it to the City Treasurer, where the City Corporation has originally conveyed the lot, or to the proper Churchwarden where the lot has originally been conveyed by either of the churches, and where the transfer is executed in duplicate the Secretary shall endorse on one part thereof the date of registration by him and hand same back to the transferee, and no such transfer shall be made while there are any arrears on the said lot.

Transfer by heirs

14. Where a transfer of a burial lot is made by the heirs of or a representative of a deceased owner, proof by declaration or otherwise that such heirs or representatives have a right to convey shall be made to the satisfaction of the Board of Managers having charge of the Cemetery before such transfer shall be registered.

### Single Graves

Method of sale.

15. Single graves may be secured in the sections designated for that purpose at the prices laid down in the Tariff of Charges, a certificate of ownership being issued to each purchaser, and there shall be no choice of location, as the grave spaces will be filled in regular order. Grave spaces cannot be sold and reserved for future interment.

Marking.

16. Each single grave shall be marked on the ground by a marker, supplied by the Board, on which shall be inscribed the section and number of the grave, and lettered boards, metal enclosures or designs of any description, designating graves, shall not be allowed.

Refund on removal. 17. Should the owner of a single grave purchase a lot in the Cemetery, the ground vacated will revert to the Board, the price paid for the single grave space being applied to the purchase of the lot, and the usual removal fees must be paid, but when a body in a single grave is removed from the Cemetery the ground vacated will revert to the Board to cover the removal charges.

Size of headstones. 18. No monuments will be permitted in a single grave section, and headstones must not exceed 2 feet

6 inches in height above the surface of the ground, or 1 foot in thickness, or 2 feet 2 inches in width, and must in other respects correspond with the requirements specified under the heading of "Monuments, Vaults and Markers."

### Burials

Method of arranging for burial. 19. Each order for burial should be given in time to allow 8 hours to prepare the grave, and be accompanied by a burial permit issued by the City Clerk, without which no burial will be allowed, and in each case of burial a written statement giving the name, place of nativity, late residence, the street (if person is from the city), age, date of death, disease or cause of death of person to be interred, place of death, nearest relative, whether single, married or widowed, occupation, time of interment, in what lot interred, and name of undertaker, medical attendant and officiating minister, must be furnished to the Secretary that an accurate register thereof may be made.

Responsibility for mistakes.

20. The Superintendent or Board shall not be held responsible for any mistake occurring from want of precise and proper instructions regarding the particular space where an interment is wanted in a lot.

Interments made only by the Board. 21. No grave or vault shall be opened for interment or removal by any person not in the employ of the Board of Managers.

Order for disinterments. 22. No disinterment will be allowed in any lot or grave without a written order from the owner thereof.

Depth of graves.

23. When more than one interment is made in the same grave the last shall have at least four feet of earth over the coffin, only two interments being permitted in the same grave.

Designs and ribbons removed. 24. Before nightfall on the day of interment, in the absence of instructions from the family, all ribbons will be taken from the grave and held for a period of ten days, subject to the order of the family, and one week after burial all flowers will be removed from the grave.

and as soon as possible thereafter the earth will be settled and the mound remade to the regulation size.

Control of funerals.

- 25. All funerals while within the grounds are under the control of the Superintendent or his assistants.
- 26. During a burial service all work in the immediate neighborhood shall be discontinued.

Board to erect tents and trim graves, 27. The Board reserves the sole right to erect tents, adjust lowering devices and trim graves at all burials, provided the person ordering such work supplies safe and proper material for such work, and extra uniformed attendants may be secured at any burial on receipt of due notice. Charges for the foregoing work will be made according to the rates laid down in the Tariff of Charges.

Liability for damages to materials. 28. In storing and handling materials or supplies for undertakers or contractors, the Board assumes no liability for any damage sustained by this material either through fire, accident, or from any other cause.

Sunday burials when order must be received. 29. Orders for Sunday burials must reach the office of the Board before 10 a.m. of the previous day.

Charges for Sunday burials.

30. The fee for burial on Sunday will be \$2.00 greater than that charged for a week day.

Charges for removals.

31. Charges for removals and disinterments shall be the same as for burials.

All charges to be paid at time of burial, 32. No burial shall be allowed in any lot against which there shall appear charges due and unpaid.

Responsibility for charges.

33. Persons ordering graves will be held responsible for charges incurred.

Lot Improvement and Care of Cemetery 34. To secure the best landscape effects it is essential that the Board of Managers shall assume the general care of the entire grounds, and owners of lots must observe all the rules and regulations passed from

time to time by the Board of Managers for keeping the lots in order.

Lots cared for by

35. Lot owners may arrange with the Superintendent to have their lots cared for and sodded under his direction at the rates laid down in the Tariff of Charges, and should any lot owner desire any extra care of his or her lot, such as planting, cultivating or watering trees, shrubs or flowers, he or she can secure these by the payment of such sum as may be agreed upon.

Trees, etc., must not be cut down or trimmed. 36. No tree or shrub on any lot or grave shall be cut down or trimmed except by permission of the Superintendent.

Rough care of lots.

37. All lot owners who do not arrange as to the care of their lots will be charged 25 cents a year for ordinary rough cleaning of a lot 8 x 12, and other lots will be charged for in the same proportion.

Accounts—when payable.

38. Accounts for care are due and payable on July 1st in each year, and interest at the rate of 10 per cent. will be added to all accounts for care, sodding, etc., unpaid after December 31st in each year.

No lets allowed above the level of surrounding ground. 39. No lots shall hereafter be raised above the level of the surrounding land, and any lots now above the level shall have no vertical side and must be sloped at an angle of 45 degrees and rounded off at the edges.

Height of mounds.

40. As it is impossible to make grass live or to mow it properly on high mounds, no mound shall be made higher than 2 inches above the surrounding ground.

Sod must not be removed.

41. No person shall be allowed to remove the sod from the graves or from any portion of lots under the care of the Board without first making arrangements with the Superintendent.

Cultivation and care of trees, etc.—Board's right to remove 42. Proprietors of lots, subject to the approval of the Superintendent, shall have the right to cultivate trees, shrubs or plants to adorn their lots, but if any tree, shrub or plant, or any structure whatever, or any inscription be placed in or upon any lot which shall be determined by the Board to be offensive or improper, or which might in their judgment interfere with the general effect or obstruct the view, the Board of Managers or their agents shall have the right to enter upon the lot and remove such object or objects.

Grade of lots must not be changed.

43. Persons who make changes upon their lots after having been graded, thereby disarranging the previous improvements made by the Board of Managers, shall be charged the cost of putting the lots in the same order as before.

Cutting of walks.

44. All persons are forbid cutting walks except by permission of the Superintendent.

Fences. hedges, etc., prohibited

- 45. No lot or grave shall be defined by a fence, railing, coping, trees, shrubs, embankment, depression or other marks to define its corners or boundaries.
- 46. Private contractors using water from the Cemetery hydrants must pay for the same at the rate laid down in the Tariff of Charges.

All workmen must have written order from owner.

47. No person shall be permitted to do any work upon any burial plot unless authorized to do so by the Superintendent, or by written order from the proprietors of such lots, and such work must be confined to the working hours of the Cemetery.

Damage by workmen. 48. Any workman employed by the owner of a burial lot who shall do any damage to any lot, tombstone, monument or other structure, or shall otherwise do any injury in the Cemetery shall be personally responsible for such damage or injury in addition to any liability therefor on the part of his employer.

Disposal of material and rubbish. 49. All implements and materials used in the performance of any work shall be placed where the Super-

intendent may direct, and all rubbish and surplus earth shall be removed in such manner and at such time and to such place as the Superintendent may order, otherwise the obstruction will be removed by the Superintendent and the expense charged to the owner or owners.

Work on Saturdays. 50. No work shall be brought into the Cemetery on Saturday, and no work shall be commenced on that day that cannot be finished and the litter and debris removed before the hour of noon.

Heavy loads.

51. Heavy loads will not be allowed to enter the Cemetery when the roads are in an unfit condition.

Control of all workmen. 52. All workmen in any capacity within the Cemetery, whether as masons, stonecutters, erectors, carters, helpers, etc., are subject to the direction and control of the management.

Placing of flower

53. Flower beds will be permitted around the bases of monuments, and where there is no monument can only be made under the supervision of the Superintendent.

Removal of flowers prohibited. 54. No plants or flowers of any description may be picked or removed from the Cemetery without written permission of the Superintendent.

Watering cans to be left at storeroom. 55. Watering cans, etc., must not be left on the lots, but must be taken to the office or storehouse, where provision will be made for them.

Unfilled vases and stands removed. 56. Vases, urns and flower stands not properly cared for, and such as are not filled with plants by the 20th of June in any year will be removed from the lot.

Holders for cut flowers. 57. Receptacles for cut flowers, when placed below the surface of the lawn, do not appear unsightly; lot owners are requested not to place objectionable receptacles on graves, but to purchase at the office specially prepared flower holders.

Style of benches

58. Benches will only be permitted when material and style are approved of by the Board, and when properly maintained.

Notices to lot

59. All notices required by any by-law, rule or regulation to be given to any lot owners may be given personally to the owners of such lots, or may be mailed to the last known postoffice address of such owner or his legal personal representatives, and proof of such notice having been so mailed as aforesaid shall be taken as sufficient proof of such notice having been given.

#### Monuments, Baults, Markers

Kind of monuments permitted.

60. Proprietors of lots, subect to the approval of the Superintendent, shall have the right to erect proper stones or monuments thereon, but all such stones and monuments must be free from visible defects as regards their quality of endurance, nor shall any veneered marble monuments be erected, and no tablet or monument, or other structure composed in whole or in part of wood or iron shall be placed upon any lot, but all headstones shall be made of granite, marble, or other durable material.

Depth of foundations.

61. No monument shall be erected upon any burial lot unless the sub-base be of uniform thickness, and unless the foundation upon which it is placed extends not less than 6 feet below the surface of the ground and is level on top, being constructed of flat rubble stone, laid with cement or good concrete, by the Board of Managers or their agents at the expense of the lot owner, and at the rates laid down in the Tariff of Charges. All bases of monuments must be level on the bottom, and the stonework next to the foundation shall have the surface squared so as to allow full bearing upon the foundation, as no building up or under binning with spauls or chips will be permitted. work not up to these requirements will not be allowed to set until made satisfactory.

Bases must be level on bottom.

62. But one monument will be allowed upon a lot and this must be placed in the space reserved for it, unless special permission is given by the Superintendent for placing it otherwise.

Only one monument to a lot. Duplicating of designs unwise.

63. A monument should be designed with reference to its surroundings, consideration being given to the number, size and character of others near at hand. Lot owners are earnestly requested not to duplicate any design in the immediate vicinity of their lots.

Height of slabs and markers.

64. No slabs will be allowed unless placed flat upon the ground, and no head or footstone will be permitted exceeding 2 feet 6 inches in height above ground.

Definition of a monument.

65. For the purposes of these rules a monument shall be understood to be any structure of granite or marble exceeding in height 2 feet 6 inches.

Size of foundations.

- 66. Foundations must be made as large as the bottom base or first masonry course above the ground, but the Board reserves the right to require a larger foundation when, in its estimation, the structure requires it.
- 67. The Board cannot guarantee to have a foundation prepared in less time than two weeks after the order is received.

Construction and charges for foundations in winter. 68. Should the Board deem it advisable, foundations may be constructed after December 1st and before April 1st in any year, but an additional charge may be made for work between these dates according to the rate laid down in the Tariff of Charges.

Foundations for vaults.

69. All foundations for vaults built above ground, where no architect is employed, shall be constructed by the Board of Managers at the expense of the owner, and where an architect is employed he shall have the superintendence of the whole structure, subject to and governed by the rules of the Board.

Steps to vaults.

70. No steps to vaults shall be built without special permission first obtained from the Superintendent, in which case the steps shall be of cut stone with side pieces, and placed on a good stone, cement or concrete foundation.

Vaults above the ground. Manner of Construction. 71. No vault shall be erected wholly or in part above ground without permission of the Board of Managers, and such must be furnished with shelves, having divisions, allowing interments to be made separately, and permanently sealed, so as to prevent the escape of unpleasant effluvia. Such portions as are above ground must be faced with cut quarry stone, granite or marble.

72. The walls of vaults shall be confined within the limits of the premises, and shall be at least 16 inches if of brick, and 24 inches if of stone, in thickness; the inside crown of the arch shall be at least four feet below the surface of the ground and not less than one foot in thickness if of brick, and 18 inches if of stone; and the entrance to the same shall be covered with a stone or iron plate, and these covered with earth so that the said stone (or iron plate) and earth shall be at least three feet in depth, and on a level with the surrounding ground (the entrance to be indicated by a suitable stone sunk in the ground). And where the vault is excavated vertically in the side of a hill there shall be double iron doors with at least a space of 18 inches between the outer and inner doors.

Vertical joints prohibited. 73. To ensure stability, no mausoleum, vault or monument shall have any uncovered vertical joints.

Repairing and removing fallen or broken mounments. 74. The Superintendent shall from time to time report to the Board of Managers any lot or lots upon which the stones, monuments or erections are out of repair, and shall notify the owners of such lots that they are so out of repair, and that the same must be put in proper repair to the satisfaction of the Superintendent, and in case any lot owners shall, after notice by the Superintendent, refuse or neglect for the space of three months after such notice to put any such stones, monuments or erections in proper repair, then the Superintendent shall remove the same.

75. If any vault, monument or headstone upon any lot shall become displaced through the action of frost or other cause, the Superintendent shall notify the

owner of the lot, and if he shall neglect to cause the necessary repairs to be made within a reasonable time they shall be done under the direction of the Superintendent and the cost thereof charged to the owner of the lot, who shall be liable therefor to the Board of Managers.

Material used in erecting, where to be placed. 76. The Superintendent will in all cases designate the places where the materials to be used in erecting monuments or vaults are to be placed during the course of erection or excavation, and all workmen are required to lay planks on the lots and paths over which heavy materials are to be moved in order to protect them from injury.

Protection of paths and grass 77. In order to protect the paths and grass from injury planks must be laid on them when heavy material is to be moved over them.

Control of work-

78. All persons employed in the construction of burial vaults or in putting up monuments, tombstones or other structures, or making improvements, or in doing any work on burial lots, shall be subject to the direction and control of the Superintendent of the Cemetery, and in case of refusal to obey such directions the Superintendent may remove such person or persons from the grounds.

Corner posts for lots.

79. The boundary of lots, if marked on the ground, shall be distinctly defined by posts of granite or marble, placed level with the ground, the tops of these posts to be inscribed with the section and number of the lot; these posts to be furnished by the lot owners and placed by the Board of Managers or their agents at the rate laid down in the Tariff of Charges. Such posts will be placed level with the ground, and no fence will be allowed to be erected on any burial plot or at either end or side thereof.

Grave markers.

80. All markers for graves in lots shall be placed by the Board at the rate laid down in the Tariff of Charges, and only one marker shall be allowed for each grave. 81. No markers or headstones shall be allowed to be set in a socket or with dowels.

Corner post and markers in new sections.

- 82. The Board shall have the right to mark the boundaries of lots in new sections with corner posts, for which a nominal charge will be made to the purchasers of lots in these sections.
- 83. In sections under Perpetual Care only two corner markers will be allowed to a lot, such markers to be 5 inches square, with a flat surface, and head or foot markers shall be four inches above the level of the ground.

Soliciting prohibited.

84. Soliciting work in the Cemetery is strictly prohibited.

Kules Concerning Visitors

- 1. Children under the age of twelve years shall not be admitted to the grounds except when in charge of an adult.
- 2. No horses will be allowed to pass through the grounds at a faster rate than a walk.
- 3. Driving on the paths less than ten feet wide will not be allowed.
- 4. Bicycle riding will not be permitted over the sections, nor will scorching be allowed. Wheels must not be leaned against stone work of any kind nor left on lots.
- 5. Drivers of carriages at funerals are required to remain in their seats, or by their horses during the continuance of funeral ceremonies.
- 6. No vehicle or horse shall, on any pretence whatever, be driven upon or over any lot.
- 7. Proprietors of carriages and horses will be held responsible for any damage done by them or their drivers in violation of the rules of the Cemetery.

- 8. No horse shall be left by the driver unfastened or where it may do any injury.
- 9. Automobiles must not pass through the grounds at a rate greater than 6 miles an hour.
- 10. No picnic party will be admitted to the grounds.
- 11. No smoking will be allowed within the grounds.
- 12. All persons are prohibited from picking any flower, wild or cultivated, or breaking any shrub or tree.
- 13. All persons are prohibited breaking, removing, displacing or injuring any monument, fence or other structure, or any tree in or belonging to the Cemetery.
- 14. No person with firearms or with a dog will be permitted, and the discharging of firearms other than in regular volleys at burial services is prohibited in and around the Cemetery.
- 15. All persons are prohibited from writing upon, or displacing rocks in the several rock works.
- 16. Any person disturbing the quiet or good order of the place by noise or other improper conduct, or who shall violate any of the foregoing rules will be compelled instantly to leave the grounds.
- 17. The gates are to be opened for entrance at 7 a.m. all the year, and closed in summer at 9 p.m. and in winter at 6 p.m.
- 18. No money shall be paid to any person in the employ of the Board of Managers in reward for any personal services or attention.

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

	TARIFF OF CHARGES	
Charges for Lots	The following shall be the tariff of charges:	
Ground not under perpetual care.	I. For ground belonging to the City sold for burial lots, except in the Perpetual Care Sections, per square foot \$0	25
	Twenty cents per foot of the above will be placed the credit of "General ExpenseFund," and 5 cer per foot to the credit of the "Maintenance a Improvement Fund."	nts
Perpetual Care Grounds	II. (1) In Sections O, Q, R, S, T, V and W. (a) 144 square feet.	
	For Hamilton Cemetery Perpetual Care	
	Fund	20
	Maintenance and Improvement Fund 7	
	General Expense Fund 21	
	Corner Posts ,	00
	(b) 60 square feet.	00
ï	For Hamilton Cemetery Perpetual Care	
1	Fund \$18	00
_ ~!	Maintenance and Improvement Fund 3	
	General Expense Fund 9	
	Corner Posts	00
	\$31	00
	Other sized lots in these sections at the sar rate.	ne
	(2) In Sections M and N.	
	(a) 144 square feet. For lots M and N Perpetual Çare Fund. \$45	00
	Maintenance and Improvement Fund 7	
	Cemetery Extension Repayment Fund 10	
	General Expense Fund 20	
	Posts	

\$83 20

	(b) 72 square feet.  For lots M and N Perpetual Care Fund. \$22 50 Maintenance and Improvement Fund . 3 60 Cemetery Extension Repayment Fund . 5 00 General Expense Fund
	(c) 60 square feet.  For lots M and N Perpetual Care Fund. \$18 00 Maintenance and Improvement Fund 3 00 Cemetery Extension Repayment Fund 5 00 General Expense Fund 7 00 Posts 1 00  \$34 00
	Other sized lots in these sections at the same rate.
Burtals	Burial of adult, including opening, closing and re-sodding grave
	An additional charge of \$2.00 will be made for each Sunday burial.
	A charge of 50 cents extra for opening a child's grave and \$1.00 extra for opening an adult's grave will be made from the 15th of December to the 15th of April, inclusive.
	An additional charge of \$1.00 will be made for each burial at which a slate vault is used.
Single Craves	Single grave for adult, including Ground

	Sodding       1 00         Marker       25         \$8 25
	Single grave for child under 10 years, including Ground
*	Single grave for infant when no service is held, Ground
Removals.	\$4 25  In removals each grave opened will be charged for
Γransfer fee.	at the same rate as for a burial.  Fee for transfer of ground \$1 00
Seneral Care of Lots	Cutting grass and watering single grave per season, to be paid in advance \$0 50 Cutting grass, watering lot 8 x 6, per season I oo And other sized lots in the same proportion.  On all lots containing fences or hedges an extra
1	yearly charge will be made. of
	Use of water by private contractors for each lot  8 x 12, watered per year
	00

Foundations, Cement Work and Markers

Placing markers for graves in lots, each \$0	15
Placing corner markers on lots, each	10
Supplying and placing markers on single graves,	
each	25
Constructing foundations, per cubic foot	20

For all foundations constructed between December 1st and April 1st an additional charge of 5 cents per cubic foot will be made.