

SEC. 81 PLANTINGS

In order that as much of the green sod as possible may be preserved and that the labor on each lot may be reduced to a minimum, the following rule is in force: On lots having no central memorial, one flower bed may be established in the center of the lot, and on lots having such a memorial the flower bed, if desired, shall be adjacent to and on either side of the memorial.

REPEALED SEPTEMBER 4, 2012 AND REPLACED WITH SECTION 194.

SEC. 82 INTERMENTS

- (a) No body except that of a human being may be buried in the cemetery.
- (b) When a grave is to be opened, notice shall be given to the Sexton so as to allow at least eight hours of daylight for the work.
- (c) A funeral procession, after entering the cemetery, is under the control of the Sexton or his assistants.
- (d) Burials from the vault are usually made without the presence of the minister or relatives. However, notice is given to the family of the intention of a burial.
- (e) A permanent outer-case must be used in all Town cemeteries.
- (f) There may be one double outer-case per lot.
- (g) There shall be a charge to residents of the Town of Winchester for opening a grave at all Town cemeteries in the amount of \$250.00 for single vaults and \$500.00 for double vaults, and for non-residents of the Town of Winchester there shall be a charge of \$300.00 for single vaults and \$600.00 for double vaults.
- (h) When an interment occurs on Saturday, Sunday, or legal holiday, there shall be a further charge as follows: Saturday \$150.00; Full Burial Sunday \$200.00. There shall be a surcharge of \$100.00 for winter burials, which shall apply from November 15th to March 31st. However, the Director of Public Works is authorized to waive such charge in the event of favorable weather conditions.

AS AMENDED OPERATIVE MAY 15, 1969, DECEMBER 17, 1984, AND FURTHER AMENDMENTS ADOPTED AT APRIL 17, 1989 SELECTMEN'S MEETING AND APPROVED AT JULY 17, 1989 SELECTMEN'S MEETING AND FURTHER AMENDED AT SELECTMEN MEETING OF JUNE 3, 1996 EFFECTIVE JUNE 29, 1996 AND FURTHER AMENDED AT SELECTMEN MEETING FEBRUARY 2, 1998, PUBLISHED FEBRUARY 20, 1998, EFFECTIVE MARCH 7, 1998 AND FURTHER AMENDED FEBRUARY 7, 2000, PUBLISHED FEBRUARY 16, 2000, EFFECTIVE MARCH 2, 2000.

REPEALED SEPTEMBER 4, 2012 AND REPLACED WITH SECTION 194.

SEC. 83 MEMORIALS

- (a) All workmen employed in the erection of memorials or work of any kind must be subject to the control of the Sexton, and workmen failing to conform to this rule will not be allowed to continue their work.
- (b) Foundations for monuments or headstones shall be of concrete and shall be five feet deep, or as deep as the adjoining grave. Foundations for markers shall be three feet deep. When foundation work is done by other than the cemetery authorities, the material shall be subject to the approval of the Sexton and the work performed under his supervision.
- (c) Markers must have a stub of no less than six (6) inches and be set on a concrete foundation and cemented to it.
- (d) No memorial shall be erected upon any lot until the lot is paid for.
- (e) Memorials erected in the single-grave section shall not exceed three feet in height.

REPEALED SEPTEMBER 4, 2012 AND REPLACED WITH SECTION 194.

SEC. 84 RECEIVING VAULT AND CHAPEL

- (a) All residents of the Town of Winchester are entitled to the use of the chapel for a fee of \$100.00 upon giving suitable notice to the Sexton.
- (b) Any person desiring a burial in a Town cemetery may have use of the vault, upon payment of \$50.00 per person.

AS AMENDED OPERATIVE DECEMBER 17, 1984. FURTHER AMENDED AT SELECTMEN'S MEETING FEBRUARY 2, 1998, PUBLISHED FEBRUARY 20, 1998, EFFECTIVE MARCH 7, 1998.

REPEALED SEPTEMBER 4, 2012 AND REPLACED WITH SECTION 194.

**SEC. 85 WATER RENT DUE AND PAYABLE WHEN: PENALTIES FOR
NON-PAYMENT**

Be it hereby enacted and ordained by the Selectmen of the Town of Winchester that Section 85 of the By-laws and Regulations are hereby amended by substituting the following in lieu thereof:

Water rent due and payable when: penalties for nonpayment. All water rents shall be due and payable at the office of the Collector of Taxes and Water Rents on the first days of January and July of each year. All rents or charges, if not paid when due, shall constitute a lien on the premises served, and the Water Department shall have all remedies available to it under the Connecticut General Statutes, and specifically but not limited to those under Section 7-239 with respect to interest, costs, attorney's fees, and other charges, all as allowed by said statutes, as they may be amended from time to time. The right of the municipality to terminate services to individual customers shall also be in accordance with said Connecticut General Statutes, all as may be amended from time to time.

**AS AMENDED OPERATIVE JULY 15, 1978 AND FURTHER AMENDED BY
THE WINCHESTER BOARD OF SELECTMEN ON MAY 15, 1989.**

SEC. 86 WATER RENT CHARGED UNLESS NOTICE OF DISUSE

In all occupied premises, every private fountain, hydrant, bath, water closet, sink, or other fixture, whether used or not, will be deemed and held as used, and will be charged for so long as such fountain, hydrant, bath, water closet, sink, or other fixture shall remain connected with the pipes of the Water Works, unless the owner or occupier of the premises shall have given written notice to the said Superintendent of its disuse, when a disconnection will be made at the expense of the owner and the use of the water charged for to the time of the Superintendent receiving such notice. The charge to the owner for shutting off said water shall not be less than one dollar.

SEC. 87 APPLICATION FOR WATER TO SUPERINTENDENT

Any person desiring to have the water introduced upon premises owned by him, or desiring to use an additional quantity or to use it for a purpose different from that which it has been previously used by him, shall make written application to the Superintendent of said Water Works, specifying the premises to be supplied and stating fully the purpose for which it is to be used, and no person shall make connection with any water main without written permission from said Superintendent.

SEC. 88 PLUMBER TO MAKE CONNECTION

When an application has been granted, the applicant shall choose a good and responsible plumber and receive from said Superintendent a written order for said plumber to make connection to the service pipe or make other additions, but no service pipe will be permitted or allowed to remain on any premises where the annual water rent is less than four dollars.

SEC. 89 EXCAVATION IN STREET

The Water Works will furnish for each service one corporation cock and connection, service pipe to the sidewalk, one stop cock, box and cover, and will tap and connect with main pipe and the stop cock at the sidewalk. The Water Works only shall do the excavating from the street main to the sidewalk or curb line at the expense of the owner of the premises, payable in advance, at the following rates per linear foot: Seventy-five cents in dirt road; one dollar in improved or macadam road; two dollars in cement pavement.

SEC. 90 OWNER TO KEEP PIPES IN REPAIR AND PREVENT WASTE

The owner of any premises must keep the service pipe leading from the stop cock at the sidewalk to his premises and the pipe and fixtures on his premises in good repair, protected from frost, and must prevent unnecessary waste of water.