# D.C. Stilkey & Son, Inc.

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### Cemetery Management & Maintenance

## INTERMENT AUTHORIZATION

I (We), the undersigned (the "Authorizing Agent(s)"), here by authorize and request D.C. Stilkey & Son, Inc. in accordance with and subject to the rules and regulations and any applicable state/provincial, local laws or cemetery rules and regulations, the interment or inurnment of the human remains of the decedent show below.

		Sorvice and Dec	eased Information						
Requested By:		Service and Dec	_ Today's Date:						
Relationship:			Date of Burial Service:						
Funeral Home:			Time of Burial Service:						
Funeral Director:			Time of Arrival:						
Cemetery Name:			Name of Deceased:						
Cemetery Location:									
Lot and Interment Location									
Avenue or Range:		Section:	Lot:	Grave:					
Special Instructions:									
Spring Burial Fu	ull Burial	Cremation (Urn)	Cremation (Vault) Include Vault or Urn SW xL x	ize	zed, Infant, Child)				
This Authoriz	ation must be	accompanied by 1			I (Pa. 3).				
This Authorization must be accompanied by the Authorization Rights Form Provided (Pg. 3), if the Deceased is not the owner of record.									
Administration Fees		Interment & Ac	dministrative Fees	Full Interment	\$				
Burr Cemetery	\$200.00		lı	nfant/Child Intermen	t \$				
Gray Village Cemetery	\$200.00			Cremation Burial	\$				
Grove Cemetery	\$225.00				·				
☐ Varney Cemetery	\$200.00			<b>★</b> Green Burial	\$				
☐ Woodlawn Cemetery	\$200.00			Vault Placing	\$				
Cousins Island Cemeter	ery \$200.00			Saturday Fee	\$				
Town of Yarmouth	\$200.00		At	fter Hours/*Holidays	\$				
Town of North Yarmou				Winter Fee	\$				
Cumberland Cemetery	Assoc \$225.00			Willest Fee	Ť				
D.C Stilkey Interment Fees \$									
☐ Signed Veterans Marker Form Included  Separate check: Cemetery Administration Fee \$									
AND UNURNMENTS. READ By executing this Authorizati correct, that these statements understand provisions provid Authorization. We have read a	THIS DOCUMENT ( on as Agent(s), the u s are made to induce e with and in this for and understand the r	CAREFULLY BEFORE S ndersigned warrant that D.C.S. to Intern or inurn, m, and take full financia	all representations, and statemer , the human remains of the deced I responsibility for any expenses in aid cemetery.	nts contained on this fo ent, and the undersign ncurred from any errors	rm are true and ed have read and				
Signature of Authorizing Agent:			Funeral Director Signatur	e:					

56 Durham Rd., Freeport, ME. 04032 Phone: 207-865-3940

E-mail: dcstilkey@comcast.net Web: dcstilkey.com Web: cremation-maine.com

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#### **Price List and Information**

**Effective Date: JANUARY 15, 2025** 

<u>Proof of Liability and W.C. Insurance must be submitted prior to January 1st Annually</u>

#### D.C. STILKEY & SON, INC. AND CEMETERIES POLICIES AND PROCEDURES

The burial and disposition of the remains of the deceased shall be performed in accordance with all governing laws, and policies, procedures and requirements of State and Federal Agencies, D.C.S., and the related cemetery where the disposition takes place. It is the responsibility of the Authorizing Agent and the Funeral Director to review all Rules and Regulations of the the related cemetery prior to interment.

#### **CEMETERY REQUIREMENTS FOR CONTAINERS**

**URNS:** All urns must be of solid construction, and non-biodegradable, unless they are in an urn vault. **VAULTS:** All caskets must be encased in a concrete burial vault, with a one piece cover.

#### \*HOURS OF OPERATION

We are open for burials, Monday - Friday 8:30am to 4:30pm and Saturday by appointment, after the spring thaw until the first snow fall or sustained frost. We are closed Sundays and Holidays. Graveside services 3:00pm and after, are subject to the after hours fee. \*We are open by appointment on the Friday and Saturday after Thanksgiving. Interments will be at a holiday rate of an additional \$800.

#### **SPRING INTERMENTS**

**NO** Spring **"FULL"** Interments 4 days prior to Memorial Day. **NO** Spring Cremations 4 days prior to Memorial Day. (For that week, Spring FULL burials are Monday - Thursday at 11:00am or 1:00pm and are first come, first serve. Call our office for confirmation, *before* scheduling with the family.) **NO** Friday - Monday burials of Memorial Weekend - **NO EXCEPTIONS**. Spring burials begin when it will cause no undo damage to the cemetery.

#### **NOTIFICATION**

**48 Business hours notice on all interments.** Expectable forms of notification are mail, email, or personal delivery of the Interment Authorization form, Claim of Ownership form and any and all required documents. In the case of email or mailing, it is the responsibility of the Authorizing Agent or Funeral Director to confirm receipt. **Green Burials: 96 business hour notice**, all notices must be emailed.

#### \*GREEN BURIALS

Burr Cemetery offers a green burial area. All interments in this area must adhere to strict guidelines. By signing, the funeral home and authorizing agent certify that only green products are used. Green products: Green embalming fluid, biodegradable containers (must be certified from the manufacturer that only biodegradable, renewable products are used in the manufacturing) Items include: Bamboo, Seagrass, etc. Manufacturers certificate is required. No Vaults. Funeral flowers are limited to "Cut" and no containers. **D.C.S. will provide** graveside **set up (included in the burial fee).** 

#### WINTER CLOSING / WINTER INTERMENTS

Burr Cemetery is the only cemetery allows all winter interments. These interments will be limited to "On the Main Road". All others will be case-by-case. We will do winter interments in other cemeteries as long as there is <u>NO</u> snow, but still on a case-by-case basis. We will cancel any scheduled interment if it snows, or if it is deemed to hazardous. If the grave is already opened by the time the snow falls, the graveside will become a "drop". If there is no snow but there is frost, we will take each interment on a case-by-case basis. If the snow melts, and the ground dries, we <u>may</u> reopen the cemeteries for interments.

#### **VETERANS MARKER**

<u>WE ORDER ALL VA MARKERS.</u> FILL OUT TO LINE 24 WITH THE FAMILIES ADDRESS AND SIGNED BY THE FAMILY. *INCLUDE DD214.* WE WILL RECEIVE AND REVIEW THE MARKERS, AND NOTIFY THE FAMILY FOR INSTALLATION.

#### **INTERMENT FEES**

Burr Cemetery's Green Full Sized \$1500.00 / Burr Cemetery's Green Cremation Burial \$650.00

FULL SIZED \$1,000 / SATURDAY ADD \$500.00 -- CREMATION \$550.00 / (DROP) \$450.00 / SATURDAY ADD \$250.00 AFTER-HOURS ADD \$250.00 PER HOUR (3:00pm and on) / WINTER ADD \$800.00 / CHILD (OVER 24"L) \$300.00 (ADD) \$250.00 FOR 2 CREMATIONS (SINGLE OPENING) (ADD) \$150.00 FOR URN VAULT PLACEMENT

# To meet the State and Federal Laws and to verify Ownership This form MUST be filled out if Deceased is NOT the original Owner of this lot Claim of Ownership, Transfer Right of Interment Or Interment Authorization

				according to the State of Maine	
Next of Kin la	aws, do hereby claim all	and exclusive rights of	f interment to Lot(s)	, Grave(s) in	
Section_	Avenue/Range	_ 0f	Leanard) Or have be	etery. en granted such rights through,	
Uriginally ow	ned by:	(II 0	leceased). Or, nave be	l). We/I also gain all remaining	
•	rments" of any remaining	-	* ±	i). We/i also gain an remaining	
8	,		( )		
AND:					
			regulations,	Cemetery	
	llowing rights of interm		<b>75.1</b> .2.12		
Name of Reci	ipient:		Relationship t	o owner(s)	
Lot No	Grave(s)	Section	Avenue/Range_		
OR:	41 : D.C.C.:11 0		<b>Q</b>		
We/I hereby a	authorize D.C. Stilkey &		Cemetery	y to allow the interment of:	
Name of Recipient:			Relationship to owner(s)		
	Grave(s)				
responsibility I/WE certify to We understand I/We understand final. I/We understand	for this interment.  that this transfer is final,  d that I/We forfeit all rig  and that all unpaid Perpe  derstand that I/We are fi	is not sold for profit or ghts of interments to the tual Care, Maintenance inancially responsible	r gain and that I/We ar e above-indicated lot/s e or Transfer costs must for any cost incurred by	ner certify that We/I accept full  e the soul and rightful owner/s. I/ s but still hold ownership. st be paid before this transfer will be y cemetery or ing but not limited to legal fees,	
cemetery fees.	, burial or disinterment f	èes.			
· · · · · · · · · · · · · · · · · · ·			wner of record	(If available	
				l applicable "Next of Kin" must sign	
All "Next of K	Kin must print and sign t	heir names, phone nun	nbers and capacity:		
Name:		Signature:		Capacity:	
Name:		Signature:		Capacity:	
Name:		Signature:		Capacity:	
Name:		Signature:		Capacity:	
Name:		Signature:		Capacity: the reverse side.	
	Please include any	vadditional Next of Ki	n with equal rights, on	the reverse side.	

# **Next of Kin**

The following is the Federal "next of kin", this law is what must be followed first and foremost when determining who owns the remaining "Rights of Interments" of a grave lot.

Unlike most estates that can be divided equally among the "Next of Kin". "Rights of Interment" can only be divided a maximum amount of times, limited by the number of "Rights" purchased, and the number of them remaining.

Meaning, if there is only 1 Right of Interment remaining, and there are 5 surviving children, lot "Rights" can only be used once. Unless in the case of cremation where the "Rights" are divided to the number of cremations per grave allowed by the cemetery.

The remaining "Rights" are then on a "first come first serve" in the order listed below. the list below is for "Direct" "Next of Kin" and does not allow for in-laws, unless permission is given by all legal "Next of Kin" "Next of Kin" does not apply when documentation proves transfer of rights to an individual or individuals.

"Next of kin" means a person having the following relationship to the subject, in the following order of priority:

- (1) The spouse;
- (1-A) A domestic partner: For purposes of this section, "domestic partner" means the partner of the subject who:
- (a) Is a mentally competent adult;
- (b) Had been legally domiciled with the subject for at least 12 months immediately preceding the death of the subject;
- (c) Is not legally married to or legally separated from another individual;
- (d) Was the sole partner of the subject; and
- (e) Was jointly responsible with the subject for each other's common welfare as evidenced by joint living arrangements, joint financial arrangements or joint ownership of real or personal property;
- (2) A adult son(s) or daughter(s);
- (3) A parent or parents;
- (4) A adult brother(s) or sister(s);
- (5) An adult grandchild or grandchildren;
- (6) An adult niece(s) or nephew(s) who is the child of a brother(s) or sister(s);
- (7) A maternal grandparent(s);
- (8) A paternal grandparent(s);
- (9) An adult aunt(s) or uncle(s);
- (10) An adult first cousin(s); or
- (11) Any other adult relative(s) in descending order of blood relationship.

# An example of a common "Next of Kin" that we address:

John Smith passes away, the family would like to use his grand parents lot, James and Janet Smith, both of which are deceased. "Next of Kin" falls to their children, each living child must give written permission for the interment to take place. If however there are no living children, the rights then fall to James and Janet parents, assuming they have passed, then the rights are passed equally to any living brothers or sisters of James and Janet, and permission must be given by each one. Assuming there are no living siblings of James and Janet, then the rights fall to the grandchildren, (John Smith is a grandchild) he now has the right to be interred in that lot. as does any of his siblings (their spouses however do not, without written permission from each sibling. And so on...