New South Wales.



ANNO PRIMO

EDWARDI VII REGIS.

Act No. 20, 1902.

An Act to consolidate the Acts relating to the establishment and regulation of the Necropolis. [Assented to, 25th January, 1902.]

BE it enacted by the King's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

Repeal savings and interpretation.

1. This Act may be cited as the "Necropolis Act 1901." short title

2. The Acts mentioned in the Schedule to this Act are to the Repeal.

extent therein expressed hereby repealed.

3. All trustees chaplains secretaries managers and other officers Existing officers. appointed under the authority of any of the Acts hereby repealed and holding office at the time of the passing of this Act shall be deemed to have been appointed under this Act.

4. All proclamations and notifications made under the authority Existing of any of the Acts hereby repealed which have not been revoked or proclamation &c. recalled at the time of the passing of this Act shall be deemed to have

been made under this Act.

Existing rules &c.

5. All rules and regulations made under the authority of any of the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to have been made under this Act.

Interpretation.

6. In this Act unless the context or subject-matter otherwise indicates or requires—

"Necropolis" means the lands which have been heretofore and shall be hereafter dedicated as a cemetery for burying the dead at Haslem's Creek and Rookwood.

Dedication setting apart and vesting of lands.

Lands already dedicated.

7. (1) All lands at Haslem's Creek and Rookwood heretofore dedicated for the purpose of being used as cemetery under the name and designation of Necropolis shall continue to be so dedicated

Lands already set apart for denominations.

(2) Every portion of any such lands heretofore set apart for any denomination and vested in trustees as a burial ground for the use of such denomination shall continue to be so set apart and be vested in the present trustees thereof and their successors.

Lands already set apart as a general cemetery.

(3) Every portion of any such lands heretofore set apart and vested in trustees as a general cemetery to be used as a burial ground for burying the dead for whose burial none of the portions of land set apart for the use of denominations may be applicable shall continue to be so set apart and used and shall continue to be vested in the present trustees thereof and their successors subject to the provisions of section nine.

Lands hereafter apart :-For denominations. 56 Vic. No. 25 s. 3.

8. (1) The Governor may by proclamation in the Gazette set dedicated may be set apart as burial grounds for the use of any denominations whatsoever separate portions of any land at Rookwood hereafter reserved or dedicated for the interment of the dead.

As a general cemetery.

(2) The Governor may by proclamation in the Gazette set apart as a general cemetery separate portions of any land at Rookwood hereafter reserved or dedicated for the interment of the dead to be used as a burial ground for burying the dead for whose burial none of the portions of land set apart for the use of denominations may be applicable.

31 Vic. No. 14, s. 3. 56 Vic. No. 25, s. 3.

9. The Governor may by proclamation in the Gazette set apart dedicated in 1887 as a burial ground or additional burial ground for the use of any cometery may be set denomination any portion not hitherto specifically vested in the trustees of any denomination out of a certain parcel of land dedicated as an additional area for cemetery purposes by notification in the Gazette of December second one thousand eight hundred and eightyseven and containing five hundred and seventy-seven acres or thereabouts.

Parts of land apart for denominations. Ibid. s. 5.

Adjustment of boundaries. Ibid. s. 3.

10. On the application of the trustees of any portion of land whether appointed under any of the Acts hereby repealed or this Act the Governor may adjust the boundaries thereof and for that purpose may vest any part of any portion of land in any such trustees whether already vested in any other body of trustees or not.

11. Every separate portion of land hereafter set apart shall Vesting of lands upon the issue of the proclamation in that behalf in the Gazette vest hereafter set apart. in the trustees of the denomination for which it is set apart and their successors or as the case may be in the trustees of the general cemetery of the Necropolis and their successors.

12. Each body of trustees appointed under this Act and their Nature of trusts. successors shall by virtue of this Act have vested in them and shall 31 Vic. No. 14 s. 4. hold for ever the portion of land in respect of which they are appointed for a burial ground for burying the dead and the land so vested in them together with all erections thereon and the rights easements and appurtenances to the same belonging shall remain vested in the said trustees and their successors for ever upon the trusts and for the purposes and subject to the provisions of this Act.

Rights of ministers of religion.

13. Any recognized minister of the denomination for which any Ministers may portion of the Necropolis is set apart shall at all times have free access exercise their and admission to such portion of the Necropolis and also to the general without hindrance. cemetery and shall freely exercise his spiritual functions therein in *Ibid. s. 7*. connection with the burial of the dead without any hindrance or disturbance:

Provided that no such minister shall be entitled to receive any fee in respect of any service he so performs unless with the sanction of the trustees of that portion of the Necropolis within which the same is performed.

Appointment and removal of trustees.

14. (1) The Governor may by proclamation in the Gazette Appointment of appoint trustees of the portions of land set apart for the use of a denominational denomination such trustees not being fewer than five in number and *1bid.* s. 2. being members of the denomination for whose use the portions of land 56 Vic. No. 25 s. 3. are set apart.

(2) The Governor may by proclamation in the Gazette Appointment of appoint trustees not being fewer than five in number of the portions general trustees.

31 Viz. No. 14 s. 3.
56 Vic. No. 25 s. 3.

(3) The Governor may remove from the said respective Removal resignation trusts any trustee appointed hereunder or under any of the Acts hereby of trustee. repealed and upon the death resignation or removal of any such trustee may appoint another in his stead.

Powers and duties of trustees.

15. Each body of trustees shall—

47 Vic No. 11 s. 2.

(a) have for all purposes of this Act entire control and manage- General powers and ment of the portions of land for which they are appointed duties.

(b) receive all fees charges and sums of money payable under this Act (c)

(c) make all payments authorised by them as such trustees and

(d) keep full and particular accounts of all moneys received and disbursed and of all liabilities incurred by them as such trustees.

Trusters to lay out grounds. 31 Vic. No. 14 s. 6.

16. (1) Each body of trustees shall subject to the approval of the Governor lay out the portion of land vested in them in such manner as may be most convenient for the burial of the dead and may embellish the same with such walks avenues roads trees and shrubs as to them seem fitting and may enclose the same with proper and sufficient palisades gates and entrances and preserve in a cleanly and orderly state the said land palisades gates and entrances and all monuments tombstones enclosures buildings erections and shrubberies thereon and belonging thereto.

Trustees may make roads and drains. 56 Vic. Nc. 25 s. 6.

(2) Each body of trustees may subject to the approval of the Governor set apart and dedicate as a road or for the purpose of drainage either permanently or temporarily and subject to such conditions and restrictions as may be convenient any portion of the land vested in them.

Trustees may fix fces and charges. 31 Vic. No. 14 s. 9.

17. (1) Each body of trustees may fix in respect of the portions of the Necropolis vested in them fees and charges for and in connection with the following matters—

(a) the interment of bodies and

- (b) the exclusive right of burial either in perpetuity or for a limited period and
- (c) the right of constructing any vault or place of burial with the exclusive right of burial therein in perpetuity or for a limited period and

(d) the right of erecting or placing any monument gravestone tablet or monumental inscription.

Notification of fees and charges.

(2) All such fees and charges shall be approved by the Governor and notified in the Gazette.

Table of fees and charges to be exhibited.

(3) A table showing such fees and charges shall be affixed and at all times continue in a conspicuous part of that portion of the Necropolis to which the same are applicable.

No fee for burial of

(4) The trustees of any portion of the Necropolis shall body of poor person allow the interment of the dead body of any poor person in such portion free of any charge whatsoever.

Trusters to apply fees and charges for certain purposes. Ibid. s. 14.

18. Each body of trustees shall subject to the provisions of the twenty-third section apply the fees charges and other income arising from the portion of the Necropolis vested in them in and towards

(firstly) defraying their expenses as trustees under this Act (secondly) maintaining the portion of the Necropolis vested in them and so fenced and laid out as hereinbefore mentioned and all erections thereon in complete repair

(thirdly)

(thirdly) paying the stipend of their chaplain if any or the fees of any minister officiating at the burial service in respect of any interment within the portions of the Necropolis vested in them and in paying the salary of the secretary manager and other officers appointed by them and

(lastly) laying out and embellishing the portion of the Necropolis

vested them.

19. (1) Each body of trustees shall forward to the Minister Trustees to ferward during the month of January in each year an abstract of all moneys accounts yearly to Minister for Lands. received and expended by them during the preceding year.

47 Vic. No. 11 s. 2.

(2) Such abstract shall be verified by a statutory declaration of their secretary or manager and shall be published by the Minister in the Gazette.

20. Each body of trustees may appoint a secretary manager and Trustees may appoint officers.

21. (1) Each body of trustees representing a particular denomitation appoint appoint duly recognised ministers of such denomination chaplains. as chaplains to perform the burial service within any portion of the 31 Vic. No. 14 s. 12. Necropolis set apart for such denomination according to the rites of 47 Vic. No. 11 s 2. such denomination.

(2) Each body of trustees representing a particular Remuneration of denomination may fix the remuneration to be paid to any chaplain or chaplains and officiating minister of the denomination represented by such trustees think is 5. whether by way of annual stipend or by fees or partly in the one way

and partly in the other.

(3) Where no chaplain is appointed the minister performing Fee to minister the burial service in respect of any dead body brought to such portion officiating where no of the Necropolis to be buried shall be entitled to receive for every appointed. such interment the fees fixed as in section seventeen provided by the 31 Vic. No. 14 s. 12. trustees of the portion of the Necropolis within which such interment takes place.

22. Any minister performing the burial service in respect of Fee to minister any interment in the general cemetery shall be entitled to receive the officiating in general fees fixed as in section seventeen provided by the trustees of the Ibid. s. 13.

general cemetery.

23. (1) Each body of trustees may build within the portion of Trustees may build the Necropolis vested in them a suitable mortuary church or chapel mortuaries. for the performance therein of the rites and ceremonies in the burial Ibid. s. 15. of the dead which may under the provisions of this Act be performed within such portion.

(2) The said trustees may (subject to the Governor's Trustees may approval of the specifications elevations and models of the proposed borrow money for church or chapel being previously signified) borrow any money for *Ibid.* such purpose and charge the fees and charges payable to and receivable by them under this Act with the repayment of such money with interest thereon.

Trus'ees may sell exclusive burial rights &c. 31 Vic. No. 14, s. 8.

24. (1) Each body of trustees may in respect of the portion of the Necropolis vested in them and under such restrictions and conditions as they think proper and the Governor has previously approved sell and grant-

(a) the exclusive right of burial either in perpetuity or for a

limited period and also

(b) the right of constructing any vault or place of burial with the exclusive right of burial therein in perpetuity or for a limited period and also

(c) the right of erecting and placing any monument gravestone

tablet or monumental inscription.

Such rights to be personal estate of grantees.

(2) Such exclusive rights as aforesaid whether granted in perpetuity or for a limited time shall be considered as the personal estate of the grantee and may be assigned in his lifetime or bequeathed by his will.

Burials not to be made where such rights are granted without leave of owner. Ibid. s. 11.

(3) No body shall be buried in any place wherein any exclusive right of burial has been so granted except with the consent in writing of the owner for the time being of such exclusive right of burial.

Trustees may remove monuments &c. Ibid. s. 10.

25. Each body of trustees may in the portion of the Necropolis vested in them take down and remove any monument gravestone tablet or monumental inscription erected or placed contrary to the rules and conditions upon which permision to erect or place the same was granted or in case such rules or conditions or the regulations of that portion of the Necropolis have not been complied with.

Trustees may make

26. (1) Each body of trustees may in respect of the portion of the Necropolis vested in them make such rules and regulations and do 47 Vic. No. 11 ss. 2, 3. and cause to be done all such acts matters and things as may be necessary for

(a) carrying out the purposes of this Act

(b) determining and directing the formation order and position of all graves and vaults to be made in such portion of the Necropolis

(c) for protecting the buildings monuments shrubberies plantations and enclosures in the same from destruction or damage

(d) defining and providing for the performance of the duties of their secretary manager chaplain and other officers

(e) the regulation of all persons employed in the Necropolis

(f) the general good order and government of the Necropolis (g) the enforcement of any rule or regulation made under any of the Acts hereby repealed or this Act by the infliction of penalties not exceeding ten pounds nor less than ten shillings in any case to be recovered in manner directed by such rules or regulations or in default of any such direction to be

recovered as by this Act provided and (h) fixing the time and place for holding meetings of trustees.

rules and regulations Ibid. ss. 18, 19.

Penalty on persons committing

Necropolis.

(2) All such rules and regulations shall previously to their Rules to be approved coming into force be approved of by the Governor.

(3) Notwithstanding anything in this section contained no Rules may not body of trustees may by any rule or regulation or any other act matter interfere with religious ceremonies. or thing at any time interfere directly or indirectly with the performance of any religious ceremony in the burial of the dead according to the rites of the denomination for which the land is vested in them.

27. (1) Each body of trustees shall meet at least once in every Meetings of trustees three months at the office of the secretary or some other convenient 31 Vic. No. 14 s. 19. place according to a rule adopted by them for that purpose.

(2) Every such meeting shall be presided over by a chairman

to be chosen at the meeting.

(3) All questions matters and things which are considered at any such meeting shall be determined by the majority in number of the trustees then present.

(4) It shall not be competent for the said trustees to proceed

to business unless there be at least three of them present.

(5) A book shall be opened and kept in which shall be entered a minute of the proceedings of the trustees at every such meeting.

(6) Such minute shall be read and confirmed at the next subsequent meeting and shall be signed by the chairman of such

meeting.

(7) Any two of the same body of trustees may by writing under their hands summon with at least forty-eight hours' notice a meeting of such body for any special purpose mentioned in such writing and to meet at such time as shall be appointed therein.

Offences.

28. Whosoever within the Necropolis

(a) plays at any game or sport

(b) discharges firearms save at a military funeral

nuisances. Ibid. s 20. (c) wilfully and unlawfully disturbs any persons assembled in the

Necropolis for the purpose of burying any body therein or

(d) commits any nuisance

shall be liable to a penalty not exceeding five pounds.

29. Whosoever wantonly or wilfully does or causes to be done Penalty for injuring any damage to any monument vault tombstone building erection railing monuments. shrubbery tree or plant in the Necropolis shall be liable to a penalty Ibid. s. 21. not exceeding twenty pounds.

30. Whosoever does or causes to be done any injury to any such Compensation for monument vault tombstone building erection railing shrubbery tree damage caused. or plant whether wilfully wantonly or otherwise shall also be liable to Ibid. pay damages and compensation therefor according to the amount of damage sustained either at the suit of the body of trustees in whom is vested that portion of the Necropolis wherein is situated the property so injured or of the persons entitled to such property.

Appreliansion of offenders. 31 Vic. No. 14 s. 22.

31. (1) Whosoever is found committing any offence against this Act and refuses being thereunto required by any person to give his name and place of abode may thereupon be apprehended by such person and taken to and detained at the nearest lockup until he can be taken before a justice of the peace to be dealt with as hereinafter mentioned.

(2) Any justice of the peace sub-inspector or senior sergeant of police may liberate such person so apprehended on his giving reasonable bail for his attendance before a justice of the peace to answer for the offence for which he was apprehended.

Penalty for giving false name. Ibid. s. 23.

32. Whosoever being required as in the last preceding section provided to give his name and place of abode gives a false or fictitious name or place of abode shall for every such offence be liable to a penalty not exceeding ten pounds.

Recovery of penalties. Ibid. s. 24. 47 Vic. No. 11 s. 3.

33. All penalties imposed by this Act and all penalties imposed by any rule or regulation which provides no mode of recovering the penalty thereby imposed may be recovered in a summary way according to the provisions of the Act or Acts for the time being regulating proceedings before justices of the peace.

Trustees may prosecute and secretary or manager may prosecute on behalf of his trustees 47 Vic. No. 11 s 4.

34. Each body of trustees may prosecute all persons who do or cause to be done any damage to the buildings monuments tombstones shrubberies plantations and enclosures in the portion of the Necropolis vested in them and the secretary or manager appointed by each body of 31 Vic. No. 14, s. 18. trustees shall have power in respect of any offence committed within the limits of the portion of land vested in such trustees to prosecute as such secretary or manager for and on behalf of such body of trustees any person committing any offence under this Act or under any rules and regulations made thereunder.

SCHEDULE.

Reference to Act.	Title or short title.	Extent of repeal.
	An Act for the establishment and regulation by Trustees of a General Cemetery near to the	
47 Vic. No. 11	City of Sydney to be called "The Necropolis." The "Necropolis Act of 1867" The "Necropolis Act Amendment Act of 1884" The "Necropolis (Additional Areas) Act of 1893"	The whole Act.

I Certify that this Public Bill, which originated in the Legislative Council, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Council Chamber, Sydney, 5th December, 1901.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO PRIMO

EDWARDI VII REGIS.

Act No. 20, 1902.

An Act to consolidate the Acts relating to the establishment and regulation of the Necropolis. [Assented to, 25th January, 1902.]

DE it enacted by the King's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:-

Repeal savings and interpretation.

1. This Act may be cited as the "Necropolis Act 1901." Short title.

2. The Acts mentioned in the Schedule to this Act are to the Repeal.

extent therein expressed hereby repealed.

3. All trustees chaplains secretaries managers and other officers Existing officers. appointed under the authority of any of the Acts hereby repealed and holding office at the time of the passing of this Act shall be deemed to have been appointed under this Act.

4. All proclamations and notifications made under the authority Existing of any of the Acts hereby repealed which have not been revoked or proclamation &c. recalled at the time of the passing of this Act shall be deemed to have

been made under this Act.

Existing rules &c.

Interpretation.

5. All rules and regulations made under the authority of any of the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to have been made under this Act.

6. In this Act unless the context or subject-matter otherwise

indicates or requires—

"Necropolis" means the lands which have been heretofore and shall be hereafter dedicated as a cemetery for burying the dead at Haslem's Creek and Rookwood.

Dedication setting apart and vesting of lands.

Lands already dedicated.

7. (1) All lands at Haslem's Creek and Rookwood heretofore dedicated for the purpose of being used as cemetery under the name and designation of Necropolis shall continue to be so dedicated

Lands already set apart for denominations,

(2) Every portion of any such lands heretofore set apart for any denomination and vested in trustees as a burial ground for the use of such denomination shall continue to be so set apart and be vested in the present trustees thereof and their successors.

Lands already set apart as a general cemetery.

(3) Every portion of any such lands heretofore set apart and vested in trustees as a general cemetery to be used as a burial ground for burying the dead for whose burial none of the portions of land set apart for the use of denominations may be applicable shall continue to be so set apart and used and shall continue to be vested in the present trustees thereof and their successors subject to the provisions of section nine.

Lands hereafter apart:-For denominations. 56 Vic. No. 25 s. 3.

8. (1) The Governor may by proclamation in the Gazette set dedicated may be set apart as burial grounds for the use of any denominations whatsoever separate portions of any land at Rookwood hereafter reserved or dedicated for the interment of the dead.

As a general cemetery. 31 Vic. No. 14, s. 3. 56 Vic. No. 25, s. 3.

(2) The Governor may by proclamation in the Gazette set apart as a general cemetery separate portions of any land at Rookwood hereafter reserved or dedicated for the interment of the dead to be used as a burial ground for burying the dead for whose burial none of the portions of land set apart for the use of denominations may be applicable.

Parts of land dedicated in 1887 and added to general cemetery may be set apart for denominations.

9. The Governor may by proclamation in the Gazette set apart as a burial ground or additional burial ground for the use of any denomination any portion not hitherto specifically vested in the trustees of any denomination out of a certain parcel of land dedicated as an additional area for cemetery purposes by notification in the Gazette of December second one thousand eight hundred and eightyseven and containing five hundred and seventy-seven acres or thereabouts.

Ibid. s. 5.

10. On the application of the trustees of any portion of land whether appointed under any of the Acts hereby repealed or this Act the Governor may adjust the boundaries thereof and for that purpose may vest any part of any portion of land in any such trustees whether already vested in any other body of trustees or not.

Adjustment of boundaries.

Ibid. s. 3.

11. Every separate portion of land hereafter set apart shall Vesting of lands upon the issue of the proclamation in that behalf in the Gazette vest hereafter set apart. in the trustees of the denomination for which it is set apart and their successors or as the case may be in the trustees of the general cemetery

of the Necropolis and their successors.

12. Each body of trustees appointed under this Act and their Nature of trusts. successors shall by virtue of this Act have vested in them and shall 31 Vic. No. 14 s. 4. hold for ever the portion of land in respect of which they are appointed for a burial ground for burying the dead and the land so vested in them together with all erections thereon and the rights easements and appurtenances to the same belonging shall remain vested in the said trustees and their successors for ever upon the trusts and for the purposes and subject to the provisions of this Act.

Rights of ministers of religion.

13. Any recognized minister of the denomination for which any Ministers may portion of the Necropolis is set apart shall at all times have free access exercise their and admission to such portion of the Necropolis and also to the general without hindrance. cemetery and shall freely exercise his spiritual functions therein in *Ibid. s.* 7. connection with the burial of the dead without any hindrance or disturbance:

Provided that no such minister shall be entitled to receive any fee in respect of any service he so performs unless with the sanction of the trustees of that portion of the Necropolis within which the same

is performed.

Appointment and removal of trustees.

14. (1) The Governor may by proclamation in the Gazette Appointment of appoint trustees of the portions of land set apart for the use of a denominational denomination such trustees not being fewer than five in number and *Ibid.* s. 2. being members of the denomination for whose use the portions of land 56 Vic. No. 25 s. 3. are set apart.

(2) The Governor may by proclamation in the Gazette Appointment of appoint trustees not being fewer than five in number of the portions general trustees. 31 Vic. No. 14 s. 3.

of land set apart as a general cemetery.

(3) The Governor may remove from the said respective Removal resignation trusts any trustee appointed hereunder or under any of the Acts hereby of trustees. repealed and upon the death resignation or removal of any such trustee may appoint another in his stead.

Powers and duties of trustees.

15. Each body of trustees shall—

47 Vic. No. 11 s. 2.

(a) have for all purposes of this Act entire control and manage-General powers and ment of the portions of land for which they are appointed

(b) receive all fees charges and sums of money payable under this Act (c)

- (c) make all payments authorised by them as such trustees and
- (d) keep full and particular accounts of all moneys received and disbursed and of all liabilities incurred by them as such trustees.

Trustees to lay out grounds.

31 Vic. No. 14 s. 6.

16. (1) Each body of trustees shall subject to the approval of the Governor lay out the portion of land vested in them in such manner as may be most convenient for the burial of the dead and may embellish the same with such walks avenues roads trees and shrubs as to them seem fitting and may enclose the same with proper and sufficient palisades gates and entrances and preserve in a cleanly and orderly state the said land palisades gates and entrances and all monuments tombstones enclosures buildings erections and shrubberies thereon and belonging thereto.

Trustees may make roads and drains. 56 Vic. No. 25 s. 6.

(2) Each body of trustees may subject to the approval of the Governor set apart and dedicate as a road or for the purpose of drainage either permanently or temporarily and subject to such conditions and restrictions as may be convenient any portion of the land vested in them.

Trustees may fix fees and charges.

- 31 Vic. No. 14 s. 9.
- 17. (1) Each body of trustees may fix in respect of the portions of the Necropolis vested in them fees and charges for and in connection with the following matters-

(a) the interment of bodies and

- (b) the exclusive right of burial either in perpetuity or for a limited period and
- (c) the right of constructing any vault or place of burial with the exclusive right of burial therein in perpetuity or for a limited period and

(d) the right of erecting or placing any monument gravestone tablet or monumental inscription.

Notification of fees and charges.

Table of fees and charges to be

exhibited.

- (2) All such fees and charges shall be approved by the Governor and notified in the Gazette.
- (3) A table showing such fees and charges shall be affixed and at all times continue in a conspicuous part of that portion of the Necropolis to which the same are applicable.

No fee for burial of

(4) The trustees of any portion of the Necropolis shall body of poor person. allow the interment of the dead body of any poor person in such portion free of any charge whatsoever.

Trustees to apply fees and charges for certain purposes. Ibid. s. 14.

18. Each body of trustees shall subject to the provisions of the twenty-third section apply the fees charges and other income arising from the portion of the Necropolis vested in them in and towards

(firstly) defraying their expenses as trustees under this Act (secondly) maintaining the portion of the Necropolis vested in them and so fenced and laid out as hereinbefore mentioned and all erections thereon in complete repair

(thirdly)

(thirdly) paying the stipend of their chaplain if any or the fees of any minister officiating at the burial service in respect of any interment within the portions of the Necropolis vested in them and in paying the salary of the secretary manager and other officers appointed by them and

(lastly) laying out and embellishing the portion of the Necropolis

vested them.

19. (1) Each body of trustees shall forward to the Minister Trustees to forward during the month of January in each year an abstract of all moneys accounts yearly to Minister for Lands. received and expended by them during the preceding year. 47 Vic. No. 11 s. 2.

(2) Such abstract shall be verified by a statutory declaration of their secretary or manager and shall be published by the Minister in the Gazette.

20. Each body of trustees may appoint a secretary manager and Trustees may appoint other officers. officers.

21. (1) Each body of trustees representing a particular denomitation.

Trustees may appoint nation may appoint duly recognised ministers of such denomination chaplains. as chaplains to perform the burial service within any portion of the 31 Vic. No. 14 s. 12. Necropolis set apart for such denomination according to the rites of 47 Vic. No. 11 s 2. such denomination.

(2) Each body of trustees representing a particular Remuneration of denomination may fix the remuneration to be paid to any chaplain or chaplains and officiating minister of the denomination represented by such trustees Ibid. s. 5. whether by way of annual stipend or by fees or partly in the one way

and partly in the other.

(3) Where no chaplain is appointed the minister performing Fee to minister the burial service in respect of any dead body brought to such portion officiating where no chaplain is of the Necropolis to be buried shall be entitled to receive for every appointed. such interment the fees fixed as in section seventeen provided by the 31 Vic. No. 14 s. 12. trustees of the portion of the Necropolis within which such interment takes place.

22. Any minister performing the burial service in respect of Fee to minister any interment in the general cemetery shall be entitled to receive the officiating in general force fixed as in section seventeen provided by the trustees of the cemetery. fees fixed as in section seventeen provided by the trustees of the Ibid. s. 13.

general cemetery.

23. (1) Each body of trustees may build within the portion of Trustees may build the Necropolis vested in them a suitable mortuary church or chapel mortuaries. for the performance therein of the rites and ceremonies in the burial Ibid. s. 15. of the dead which may under the provisions of this Act be performed

within such portion.

(2) The said trustees may (subject to the Governor's Trustees may approval of the specifications elevations and models of the proposed borrow money for church or charal heiner proviously signified) however any money for building mortuaries. church or chapel being previously signified) borrow any money for Ibid. such purpose and charge the fees and charges payable to and receivable by them under this Act with the repayment of such money with interest thereon.

Trustees may sell exclusive burial rights &c. 31 Vic. No. 14, s. 8.

24. (1) Each body of trustees may in respect of the portion of the Necropolis vested in them and under such restrictions and conditions as they think proper and the Governor has previously approved sell and grant-

(a) the exclusive right of burial either in perpetuity or for a

limited period and also

(b) the right of constructing any vault or place of burial with the exclusive right of burial therein in perpetuity or for a limited period and also

(c) the right of erecting and placing any monument gravestone

tablet or monumental inscription.

(2) Such exclusive rights as aforesaid whether granted in perpetuity or for a limited time shall be considered as the personal estate of the grantee and may be assigned in his lifetime or bequeathed by his will.

Burials not to be made where such rights are granted without leave of

Such rights to be

personal estate of grantees.

owner.

Ibid. s. 11. Trustees may remove monuments &c.

Ibid. s. 10.

(3) No body shall be buried in any place wherein any exclusive right of burial has been so granted except with the consent in writing of the owner for the time being of such exclusive right of burial.

25. Each body of trustees may in the portion of the Necropolis vested in them take down and remove any monument gravestone tablet or monumental inscription erected or placed contrary to the rules and conditions upon which permision to erect or place the same was granted or in case such rules or conditions or the regulations of that portion of the Necropolis have not been complied with.

Trustees may make Ibid. ss. 18, 19. 47 Vic. No. 11 ss. 2, 3.

26. (1) Each body of trustees may in respect of the portion of the Necropolis vested in them make such rules and regulations and do and cause to be done all such acts matters and things as may be necessary for

(a) carrying out the purposes of this Act

(b) determining and directing the formation order and position of all graves and vaults to be made in such portion of the Necropolis

(c) for protecting the buildings monuments shrubberies plantations and enclosures in the same from destruction or damage

(d) defining and providing for the performance of the duties of their secretary manager chaplain and other officers

(e) the regulation of all persons employed in the Necropolis (f) the general good order and government of the Necropolis

(g) the enforcement of any rule or regulation made under any of the Acts hereby repealed or this Act by the infliction of penalties not exceeding ten pounds nor less than ten shillings in any case to be recovered in manner directed by such rules or regulations or in default of any such direction to be recovered as by this Act provided and

(h) fixing the time and place for holding meetings of trustees.

(2)

rules and regulations.

(2) All such rules and regulations shall previously to their Rules to be approved

coming into force be approved of by the Governor.

(3) Notwithstanding anything in this section contained no Rules may not

body of trustees may by any rule or regulation or any other act matter interfere with or thing at any time interfere directly or indirectly with the performance of any religious ceremony in the burial of the dead according to the rites of the denomination for which the land is vested in them.

27. (1) Each body of trustees shall meet at least once in every Meetings of trustees three months at the office of the secretary or some other convenient 31 Vic. No. 14 s. 19, place according to a rule adopted by them for that purpose.

(2) Every such meeting shall be presided over by a chairman

to be chosen at the meeting.

(3) All questions matters and things which are considered at any such meeting shall be determined by the majority in number of the trustees then present.

(4) It shall not be competent for the said trustees to proceed

to business unless there be at least three of them present.

(5) A book shall be opened and kept in which shall be entered a minute of the proceedings of the trustees at every such meeting.

(6) Such minute shall be read and confirmed at the next subsequent meeting and shall be signed by the chairman of such

meeting.

(7) Any two of the same body of trustees may by writing under their hands summon with at least forty-eight hours' notice a meeting of such body for any special purpose mentioned in such writing and to meet at such time as shall be appointed therein.

Offences.

28. Whosoever within the Necropolis

Penalty on persons committing nuisances.

Ibid. s. 20.

(a) plays at any game or sport

(b) discharges firearms save at a military funeral

(c) wilfully and unlawfully disturbs any persons assembled in the Necropolis for the purpose of burying any body therein or

(d) commits any nuisance

shall be liable to a penalty not exceeding five pounds.

29. Whosoever wantonly or wilfully does or causes to be done Penalty for injuring any damage to any monument vault tombstone building erection railing monuments. shrubbery tree or plant in the Necropolis shall be liable to a penalty Ibid. s. 21. not exceeding twenty pounds.

30. Whosoever does or causes to be done any injury to any such compensation for monument vault tombstone building erection railing shrubbery tree damage caused. or plant whether wilfully wantonly or otherwise shall also be liable to Ibid. pay damages and compensation therefor according to the amount of damage sustained either at the suit of the body of trustees in whom is vested that portion of the Necropolis wherein is situated the property so injured or of the persons entitled to such property.

Apprehension of offenders. 31 Vic. No. 14 s. 22.

31. (1) Whosoever is found committing any offence against this Act and refuses being thereunto required by any person to give his name and place of abode may thereupon be apprehended by such person and taken to and detained at the nearest lockup until he can be taken before a justice of the peace to be dealt with as hereinafter mentioned.

(2) Any justice of the peace sub-inspector or senior sergeant of police may liberate such person so apprehended on his giving reasonable bail for his attendance before a justice of the peace to answer for the offence for which he was apprehended.

32. Whosoever being required as in the last preceding section provided to give his name and place of abode gives a false or fictitious name or place of abode shall for every such offence be liable to a

penalty not exceeding ten pounds. 33. All penalties imposed by this Act and all penalties imposed by any rule or regulation which provides no mode of recovering the penalty thereby imposed may be recovered in a summary way according

to the provisions of the Act or Acts for the time being regulating proceedings before justices of the peace.

47 Vic. No. 11 s. 3. Trustees may

Penalty for giving false name.

Ibid. s. 23.

Recovery of penalties.

Ibid. s. 24.

prosecute and secretary or manager may prosecute on behalf of his trustees. 47 Vic. No. 11 s 4.

34. Each body of trustees may prosecute all persons who do or cause to be done any damage to the buildings monuments tombstones shrubberies plantations and enclosures in the portion of the Necropolis vested in them and the secretary or manager appointed by each body of 31 Vic. No. 14, s. 18. trustees shall have power in respect of any offence committed within the limits of the portion of land vested in such trustees to prosecute as such secretary or manager for and on behalf of such body of trustees any person committing any offence under this Act or under any rules and regulations made thereunder.

SCHEDULE.

Reference to Act.	Title or short title.	Extent of repeal.
31 Vic. No. 14 47 Vic. No. 11	An Act for the establishment and regulation by Trustees of a General Cemetery near to the City of Sydney to be called "The Necropolis." The "Necropolis Act of 1867" The "Necropolis Act Amendment Act of 1884" The "Necropolis (Additional Areas) Act of 1893"	The whole Act.

In the name and on the behalf of His Majesty I assent to this Act.

WM. OWEN,

By Deputation from His Excellency the Lieutenant-Governor. State Government House. Sydney, 25th January, 1902.

Memo. and Certificate to accompany the Necropolis Bill.

THE Act 11 Victoria No. 11, passed in 1847, apparently contemplated the granting of a piece of Crown land, within one mile of Sydney, to trustees for a burial ground. No grant has ever, during fifty-four years, been made under it; the Haslem's Creek Necropolis Act ignored it, and the Waverley Cemetery has (apparently) been dedicated under the powers in the Crown Lands Acts. The Act appears to be quite absolete and dead. It is now omitted.

I certify that this Bill solely consolidates, and in no way alters, adds to, or amends the law as contained in the Statute therein consolidated.

CHAS. G. HEYDON,

Commissioner for the Consolidation of the Statute Law.

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Necropolis Bill.

TABLE showing how the sections of Acts consolidated have been dealt with.

Section of repealed Acts.	Section of Consolidated Act.	Remarks.		

11 VICTORIA No. 11.

This Act, passed in 1847, empowered trustees, to be appointed thereunder, to hold lands (which were apparently intended to be within one mile of the city of Sydney, and were to be conveyed to them by deed of grant from the Crown) for the purposes of a general cemetery, to be called "The Necropolis." During a period of fifty-four years no deed of grant has ever issued to trustees under the Act, and the subsequent legislation has rendered it of no value. The Act is, therefore, repealed, and not reproduced.

legislation ha	s rendered it of	no value. The Act is, therefore, repealed, and no
reproduced.		31 VICTORIA No. 14.
1.	Omitted	Spent.
2	14 (1)	Partly spent.
3	8 (2), 14 (2)	Partly spent.
4	12	rarry spent.
5	14 (3)	
6	16 (1)	
7	13	
8	24 (1), (2)	
9	17	
10	25	
11	24 (3)	
12	21 (3)	Part repealed by 47 Vic. No. 11, s. 1.
13	22	rare repeated by 47 vic. No. 11, 8. 1.
14	18	
15	23	
16)	
17	{ Omitted	Repealed by 47 Vic. No. 11, s. 1.
18	26, 34	
19	26, 27	
20	28	
21	29, 30	
22	31	
23	32	
24	33	
25	0-14-1	Short title.
Schedule A	A 1	Spent.
senedare 11		
		47 VICTORIA No. 11.
1	Omitted	Repealing section and title.
2	15, 19, 20, 21, 26	
3	26,33	
4	34	
5	21 (2)	
		56 VICTORIA No. 25.
1	Omitted	Short title.
$\frac{1}{2}$	Omittad	Spent.
3	8, 10, 11, 14	Partly spent.
4	Omittal	Effect carried out by consolidation.
5	9,11	Partly spent.
6	16 (2)	Tutoil pletto.
Schedules A,	40 (2)	
B, C, D, E,		
F, G, H	Omitted	Spent.
al of H III	Office	plent.

This Public Bill originated in the Legislative Council, and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Legislative Council Chamber, Sydney, 27th November, 1901.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO PRIMO

EDWARDI VII REGIS.

Act No.

, 1901.

An Act to consolidate the Acts relating to the establishment and regulation of the Necropolis.

BE it enacted by the King's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

Repeal savings and interpretation.

1. This Act may be cited as the "Necropolis Act 1901." Short title.

2. The Acts mentioned in the Schedule to this Act are to the Repeal.

extent therein expressed hereby repealed.

3. All trustees chaplains secretaries managers and other officers Existing officers, appointed under the authority of any of the Acts hereby repealed and holding office at the time of the passing of this Act shall be deemed to have been appointed under this Act.

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4. All proclamations and notifications made under the authority Existing of any of the Acts hereby repealed which have not been revoked or proclamation &c. recalled at the time of the passing of this Act shall be deemed to have been made under this Act.

5. All rules and regulations made under the authority of any Existing rules &c. of the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to have been made under this Act.

6. In this Act unless the context or subject-matter otherwise Interpretation.

indicates or requires—

"Necropolis" means the lands which have been heretofore and shall be hereafter dedicated as a cemetery for burying the dead at Haslem's Creek and Rookwood.

Dedication setting apart and vesting of lands.

7. (1) All lands at Haslem's Creek and Rookwood heretofore Lands already dedicated for the purpose of being used as cemetery under the name dedicated and designation of Necropolis shall continue to be so dedicated

(2) Every portion of any such lands heretofore set apart for Lands already set any denomination and vested in trustees as a burial ground for the use denominations, of such denomination shall continue to be so set apart and be vested

in the present trustees thereof and their successors.

(3) Every portion of any such lands heretofore set apart and Lands already set vested in trustees as a general cemetery to be used as a burial ground apart as a general for burying the dead for whose burial none of the portions of land set apart for the use of denominations may be applicable shall continue to be so set apart and used and shall continue to be vested in the present trustees thereof and their successors subject to the provisions of section nine.

8. (1) The Governor may by proclamation in the Gazette set Lands hereafter apart as burial grounds for the use of any denominations whatsoever apart:—
separate portions of any land at Rookwood hereafter reserved or For denominations, dedicated for the interment of the dead.

66 Vic. No. 25 s. 3.

(2) The Governor may by proclamation in the Gazette set As a general apart as a general cemetery separate portions of any land at Rookwood cemetery. hereafter reserved or dedicated for the interment of the dead to be 56 Vic. No. 25, s. 3. used as a burial ground for burying the dead for whose burial none of the portions of land set apart for the use of denominations may be

applicable.

9. The Governor may by proclamation in the Gazette set apart Parts of land as a burial ground or additional burial ground for the use of any and added to general denomination any portion not hitherto specifically vested in the cemetery may be set trustees of any denomination out of a certain parcel of land dedicated apart for as an additional area for cemetery purposes by notification in the *Ibid.* s. 5. Gazette of December second one thousand eight hundred and eighty-seven and containing five hundred and seventy-seven acres or thereabouts.

10. On the application of the trustees of any portion of land Adjustment of whether appointed under any of the Acts hereby repealed or this Act boundaries, the Governor may adjust the boundaries thereof and for that purpose 56 Vic. No. 25 s. 3. may vest any part of any portion of land in any such trustees whether already vested in any other body of trustees or not.

11. Every separate portion of land hereafter set apart shall Vesting of lands upon the issue of the proclamation in that behalf in the Gazette vest hereafter set apart in the trustees of the denomination for which it is set apart and their successors or as the case may be in the trustees of the general cemetery

of the Necropolis and their successors.

12. Each body of trustees appointed under this Act and their Nature of trusts. successors shall by virtue of this Act have vested in them and shall 31 Vic. No. 14 s. 4. hold for ever the portion of land in respect of which they are appointed for a burial ground for burying the dead and the land so vested in them together with all erections thereon and the rights easements and appurtenances to the same belonging shall remain vested in the said trustees and their successors for ever upon the trusts and for the purposes and subject to the provisions of this Act.

Rights of ministers of religion.

13. Any recognized minister of the denomination for which any Ministers may portion of the Necropolis is set apart shall at all times have free access exercise their and admission to such portion of the Necropolis and also to the general without hindrance. cemetery and shall freely exercise his spiritual functions therein in *Ibid.* s. 7. connection with the burial of the dead without any hindrance or disturbance:

Provided that no such minister shall be entitled to receive any fee in respect of any service he so performs unless with the sanction of the trustees of that portion of the Necropolis within which the same is performed.

Appointment and removal of trustees.

14. (1) The Governor may by proclamation in the Gazette Appointment of appoint trustees of the portions of land set apart for the use of a denominational denomination such trustees not being fewer than five in number and *Ibid.* s. 2. being members of the denomination for whose use the portions of land 55 Vic. No. 25 s. 3. are set apart.

(2) The Governor may by proclamation in the Gazette Appointment of appoint trustees not being fewer than five in number of the portions general trustees. of land set apart as a general cemetery.

31 Vic. No. 14 s. 3.
56 Vic. No. 25 s. 3.

(3) The Governor may remove from the said respective Removal resignation trusts any trustee appointed hereunder or under any of the Acts hereby of trustees. repealed and upon the death resignation or removal of any such trustee may appoint another in his stead.

Powers

Powers and duties of trustees.

15. Each body of trustees shall—

(a) have for all purposes of this Act entire control and manage- General powers and

ment of the portions of land for which they are appointed

(b) receive all fees charges and sums of money payable under this Act

(c) make all payments authorised by them as such trustees and

(d) keep full and particular accounts of all moneys received and disbursed and of all liabilities incurred by them as such trustees.

- 16. (1) Each body of trustees shall subject to the approval of Trustees to lay out the Governor lay out the portion of land vested in them in such grounds. manner as may be most convenient for the burial of the dead and may embellish the same with such walks avenues roads trees and shrubs as to them seem fitting and may enclose the same with proper and sufficient palisades gates and entrances and preserve in a cleanly and orderly state the said land palisades gates and entrances and all monuments tombstones enclosures buildings erections and shrubberies thereon and belonging thereto.
- (2) Each body of trustees may subject to the approval of Trustees may make the Governor set apart and dedicate as a road or for the purpose of roads and drains. drainage either permanently or temporarily and subject to such 56 Vic. No. 25 s. 6. conditions and restrictions as may be convenient any portion of the land vested in them.
- 17. (1) Each body of trustees may fix in respect of the portions Trustees may fix fees of the Necropolis vested in them fees and charges for and in connection and charges.

 with the following matters—

 31 Vic. No. 14 s. 9.

(a) the interment of bodies and

(b) the exclusive right of burial either in perpetuity or for a limited period and

(c) the right of constructing any vault or place of burial with the exclusive right of burial therein in perpetuity or for a limited period and

(d) the right of erecting or placing any monument gravestone

tablet or monumental inscription.

(2) All such fees and charges shall be approved by the Notification of fees Governor and notified in the Gazette.

(3) A table showing such fees and charges shall be affixed Table of fees and and at all times continue in a conspicuous part of that portion of the charges to be exhibited.

Necropolis to which the same are applicable.

(4) The trustees of any portion of the Necropolis shall No fee for burial of allow the interment of the dead body of any poor person in such body of poor person. portion free of any charge whatsoever.

18.

18. Each body of trustees shall subject to the provisions of the Trustees to apply fees twenty-third section apply the fees charges and other income arising and charges for from the portion of the Necropolis vested in them in and towards

31 Vic. No. 14 s. 14.

(firstly) defraying their expenses as trustees under this Act (secondly) maintaining the portion of the Necropolis vested in them and so fenced and laid out as hereinbefore mentioned

and all erections thereon in complete repair

(thirdly) paying the stipend of their chaplain if any or the fees of any minister officiating at the burial service in respect of any interment within the portions of the Necropolis vested in them and in paying the salary of the secretary manager and other officers appointed by them and

(lastly) laying out and embellishing the portion of the Necropolis

vested them.

19. (1) Each body of trustees shall forward to the Minister Trustees to forward during the month of January in each year an abstract of all moneys accounts yearly to Minister for Lands. received and expended by them during the preceding year.

47 Vic. No. 11 s. 2.

(2) Such abstract shall be verified by a statutory declaration of their secretary or manager and shall be published by the Minister in the Gazette.

20. Each body of trustees may appoint a secretary manager and Trustees may appoint officers.

21. (1) Each body of trustees representing a particular denomitation appoint appoint duly recognised ministers of such denomination chaplains. as chaplains to perform the burial service within any portion of the 31 Vic. No. 14 s. 12. Necropolis set apart for such denomination according to the rites of 47 Vic. No. 11 s 2. such denomination.

(2) Each body of trustees representing a particular Remuneration of denomination may fix the remuneration to be paid to any chaplain or chaplains and ministers. officiating minister of the denomination represented by such trustees Ibid. s. 5. whether by way of annual stipend or by fees or partly in the one way

and partly in the other.

(3) Where no chaplain is appointed the minister performing Fee to minister the burial service in respect of any dead body brought to such portion of chaplain is of the Necropolis to be buried shaped be entitled to receive for every appointed. Such interment the fees fixed as in section seventeen provided by the 31 Vic. No. 14 s 12. trustees of the portion of the Necropolis within which such interment takes place.

22. Any minister performing the burial service in respect of Fco to minister any interment in the general cemetery shall be entitled to receive the officiating in general fees fixed as in section seventeen provided by the trustees of the *Ibid.* s. 13.

general cemetery.

23. (1) Each body of trustees may build within the portion of Trustees may build the Necropolis vested in them a suitable mortuary church or chapel mortuaries. for the performance therein of the rites and ceremonies in the burial Ibid. s. 15. of the dead which may under the provisions of this Act be performed within such portion.

(2) The said trustees may (subject to the Governor's Trustees may approval of the specifications elevations and models of the proposed borrow money for building mortuaries. church or chapel being previously signified) borrow any money for 31 Vic. No. 14, s. 15. such purpose and charge the fees and charges payable to and receivable by them under this Act with the repayment of such money with interest thereon.

24. (1) Each body of trustees may in respect of the portion of Trustees may sell the Necropolis vested in them and under such restrictions and condi-exclusive burial rights &c. tions as they think proper and the Governor has previously approved Ibid. s. 8. sell and grant-

(a) the exclusive right of burial either in perpetuity or for a limited period and also

(b) the right of constructing any vault or place of burial with the exclusive right of burial therein in perpetuity or for a limited period and also

(c) the right of erecting and placing any monument gravestone

tablet or monumental inscription.

(2) Such exclusive rights as aforesaid whether granted in Such rights to be perpetuity or for a limited time shall be considered as the personal personal estate of estate of the grantee and may be assigned in his lifetime or bequeathed by his will.

(3) No body shall be buried in any place wherein any Burials not to be exclusive right of burial has been so granted except with the consent rights are granted in writing of the owner for the time being of such exclusive right of without leave of burial.

25. Each body of trustees may in the portion of the Necropolis Thid. s. 11.

Trustees may remove vested in them take down and remove any monument gravestone tablet monuments &c. or monumental inscription erected or placed contrary to the rules and Ibid. s. 10. conditions upon which permision to erect or place the same was granted or in case such rules or conditions or the regulations of that portion of the Necropolis have not been complied with.

26. (1) Each body of trustees may in respect of the portion of Trustees may make the Necropolis vested in them make such rules and regulations and do rules and regulations. and cause to be done all such acts matters and things as may be 17 Vic. No. 11 ss. 2, 3. necessary for

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(e) the regulation of all persons employed in the Necropolis (f) the general good order and government of the Necropolis

(g) the enforcement of any rule or regulation made under any of the Acts hereby repealed or this Act by the infliction of penalties not exceeding ten pounds nor less than ten shillings in any case to be recovered in manner directed by such rules or regulations or in default of any such direction to be recovered as by this Act provided and

(h) fixing the time and place for holding meetings of trustees.

(2) All such rules and regulations shall previously to their Rules to be approved

coming into force be approved of by the Governor.

(3) Notwithstanding anything in this section contained no Rules may not body of trustees may by any rule or regulation or any other act matter interfere with or thing at any time interfere directly or indirectly with the performance of any religious ceremony in the burial of the dead according to the rites of the denomination for which the land is vested in them.

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(3) All questions matters and things which are considered at any such meeting shall be determined by the majority in number of the trustees then present.

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(6) Such minute shall be read and confirmed at the next subsequent meeting and shall be signed by the chairman of such

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Penalty on persons committing nuisances.

Ibid. s 20.

(c) wilfully and unlawfully disturbs any persons assembled in the Necropolis for the purpose of burying any body therein or

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31. (1) Whosoever is found committing any offence against Approhension of this Act and refuses being thereunto required by any person to give offenders. his name and place of abode may thereupon be apprehended by such Ibid. s. 22. person and taken to and detained at the nearest lockup until he can be taken before a justice of the peace to be dealt with as hereinafter

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(2) Any justice of the peace sub-inspector or senior sergeant of police may liberate such person so apprehended on his giving reasonable bail for his attendance before a justice of the peace to answer for the offence for which he was apprehended.

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penalty not exceeding ten pounds.

33. All penalties imposed by this Act and all penalties imposed Recovery of by any rule or regulation which provides no mode of recovering the penalties. penalty thereby imposed may be recovered in a summary way according 1bid. s. 24. to the provisions of the Act or Acts for the time being regulating 47 Vic. No. 11 s. 3.

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SCHEDULE.

Reference to Act	Title or short title.	Extent of repeal.
	An Act for the establishment and regulation Trustees of a General Cemetery near to t City of Sydney to be called "The Necropolis	nel
47 Vic. No. 11	City of Sydney to be called "The Necropolis". The "Necropolis Act of 1867" The "Necropolis Act Amendment Act of 1884 The "Necropolis (Additional Areas) Act of 1893	" The whole Act.