

AYR CEMETERY.

BURIAL GRANT

in favor of

*Mr. Henry Stewart
or Lawson.*

1932

ROYAL BURGH OF AYR.
RECEIVED PAYMENT

10 OCT 1932

T. L. ROBB,

CHAMBERLAIN.

G. M. B. Rendie

P. A. THOMSON, TOWN CLERK, AYR.



Extension 1931.

Section M.

No. 411.

The Ayr Cemetery.

At Ayr, the 1st day of October, One thousand nine hundred and thirty two.

The Provost, Magistrates and Council of the Burgh of Ayr, acting as the Local Authority of said Burgh, under and in virtue of the Burial Grounds (Scotland) Act, 1855 and amending Acts, on the application of Mrs. Mary Stewart of Lawson, widow, 2 Falkland Road, Ayr.

and on payment of the Sum of two pounds sterling, have granted and do hereby grant to the said Mrs. Mary Stewart of Lawson,

and her heirs, the exclusive right of Burial in that piece of Ground in the Ayr Cemetery containing one lair — lying within the Section marked M — on the Plan of Extension 1931 of said Cemetery, kept by the said Local Authority, and which piece of Ground is ordered to be laid off and marked No. 411 — on the said Plan. But it is hereby expressly provided and declared that this grant is made and shall be accepted of by the said Mrs. Mary Stewart of Lawson,

and her foresaids, subject to all the Rules and Regulations made or to be made by the said Local Authority for the Management of the said Burial Ground.

P. M. M. M.

Town Clerk of Ayr.

Conditions, &c.

CONDITIONS OF GRANT.

I.

Each purchaser of Ground in perpetuity, will, on payment of the price, be furnished with a Registry Certificate, on payment of a fee of two shillings and sixpence and such Certificate shall be held to confer on the Purchaser the perpetual Right of Burial in the Ground described in the Certificate.

II.

Representatives of deceased Purchasers, on producing evidence of their right of succession, will be entitled to have their names inserted in the Register, and will obtain a Transfer Certificate on payment of the like fee of two shillings sixpence. all joint succession or division of the property is however expressly excluded in any case whatever. The Representative possessing such Transfer Certificate will be possessed of all the rights of the original Purchaser of the Ground.

III.

No Tomb, Monument, Inscription, Rail, Fence, Chain, or Erection of any kind, nor any planting with Trees, Shrubs, or Flowers, shall be permitted, or when planted, be cut and removed until approved of by the Local Authority, or their Committee, to whom a specific written Statement with a Drawing of the Monument and Inscription, if required, must be submitted, and their written sanction be obtained before the work is commenced. All such work must be performed at the sight and to the satisfaction of the Superintendent or any person whom he may appoint. Purchasers of adjoining Lairs may agree for a mutual Chain or Enclosure, on obtaining the approval of the Local Authority or Committee thereof. All Enclosures, Tombs, Monuments, Railings and other Erections must be kept in good order and repair at the expense of the Purchaser or persons erecting the same, and should they fail to make any repair that may be called for by the Superintendent within Thirty days after written notice shall be given them to do so, the Superintendent may make such repairs at the Proprietor's expense, and be entitled to recover the same by process of law. No Interment shall take place in the Ground of any Purchaser liable in such expense, until such expense has been paid.

IV.

No Hewing or Dressing of Stones, nor Operation of any kind will be permitted within the Burial Ground, or on any of the Approaches thereto, unless specially sanctioned by the Local Authority or their Committee, and all Rubbish or Refuse of whatever description remaining after the erection of the Tombs must be immediately removed by the Owners, and on their failing so to do the Superintendent shall get it removed at their expense.