

Woodgrange Park Cemetery Act 1993

1993 CHAPTER xvi

5 Tombstones, monuments, records, etc

- (1) Subject as hereinafter provided any tombstone or monument within the scheduled lands may be removed to and be re-erected at such other place as may be agreed between the developer and any person who is a personal representative or relative of any deceased person to whom the tombstone or monument relates or in default of agreement at such place as the county court may direct on the application of either of the said parties.
- (2) Before any tombstone or monument is removed from any part of the scheduled lands the developer shall give at least 8 weeks' notice in accordance with subsection (3) below of the intended removal of the tombstone or monument from that part of the scheduled lands.
- (3) Notice under subsection (2) above shall identify the tombstone or monument and describe the part of the scheduled lands to which it relates and shall be given by publishing it once in each of two successive weeks in a newspaper circulating in the London Borough of Newham and by displaying it in a conspicuous place upon the scheduled lands.
- (4) The reasonable expense of removing and re-erecting any tombstone or monument under this section shall be defrayed by the developer.
- (5) The developer shall cause a record to be made of each tombstone and monument taken from any part of the scheduled lands under this section containing—
 - (a) a copy of the inscription thereon; and
 - (b) a statement naming the place where it has been re-erected; and shall deposit a copy of the record with the Registrar General.