

**CHAPTER XII  
PUBLIC PROPERTY**

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**ARTICLE I  
CITY PARKS**

12-101 PUBLIC PARK CURFEW. All City Parks shall be closed to all activity between the hours of 11:00 p.m. and 7:00 a.m. and appropriate signs shall be posted to inform the public of the curfew. (Code 1993, 16-201)

12-102 CITY LAWS EXTENDED TO PARK. The laws of the city shall extend to and cover all city parks. (Code 1999)

12-103 POLICE JURISDICTION OVER PARKS. The city shall have police regulations governing any public parks belonging to the city and the chief of police and law enforcement officers of the city shall have full power to enforce city laws governing city parks and shall maintain order therein.  
(Code 1999)

12-104 DAMAGING PARK PROPERTY. It shall be unlawful for any person, except duly authorized city employees, to willfully or wantonly remove, injure, tarnish, deface or destroy any building, walk, bench, tree or improvement or property of any kind belonging to any park owned by the city. (Code 1999)

12-105 DANGEROUS WEAPONS NOT ALLOWED.

(a) Except as provided in subsection (b), it shall be unlawful for any person to carry or have in his or her possession any firearm or dangerous weapon or to shoot or discharge the same within the limits of any city parks.

(b) The provisions of subsection (a) above shall not apply to duly authorized law enforcement officers in the performance of official duty. (Code 1999)

12-106 VEHICLE REGULATIONS.

(a) Motor vehicles, including any vehicle licensed to operate on public streets, roads and highways and motorbikes, go-carts, snowmobiles and other motorized off-the-road vehicles shall be operated in a safe and prudent manner at all times in park areas.

(b) Except as provided in subsection (d), it shall be unlawful for any person to park any motor vehicle in any area not designated for such purpose.

(c) Except as provided in subsection (d), it shall be unlawful for any person to operate

any motor vehicle within any city park except upon roads, drives and parking areas established by the city.

(d) Subsections (b) and (c) above shall not apply to authorized city employees while engaged in the maintenance and care of the park.

(e) It shall be unlawful to operate any such vehicle in any park area at a speed in excess of 20 m.p.h. (Code 1999)

12-107 HUNTING. It shall be unlawful for any person to pursue, catch, trap, maim, kill, shoot or take any wildlife, either bird or animal, in any manner at any time while in any city park. (Code 1999)

12-108 FIRES. It shall be unlawful for any person to build or kindle any fire in any city park except in the ovens, stoves, or grills provided for that purpose by the city, and such fire must be extinguished by the person, persons or parties starting such fire, immediately after use thereof. (Code 1999)

12-109 CAMPING PROHIBITED. Overnight camping is hereby prohibited in city parks except where posted. (Code 1999)

12-110 SANITATION. All waste material, paper, trash, rubbish, tin cans, bottles, containers, garbage and refuse of any kind whatsoever shall be deposited in disposal containers provided for such purposes. No such waste or contaminating material shall be discarded otherwise. No sticks, stones, trash or other objects shall be thrown or discarded in or on any park lands, fountains, pools, drinking fountains, sanitary facilities, or other improvements. (Code 1999)

12-111 PROHIBITION AGAINST ALCOHOLIC BEVERAGES AND CEREAL MALT BEVERAGES. It shall be unlawful for any person or persons to use, consume or have on the premises of any park or other city property within the city any alcoholic liquor or cereal malt beverage. (Code 1999)

12-112 PRESERVATION OF NATURAL STATE. It shall be unlawful for any person, except duly authorized city employees, to take, injure, or disturb any live or dead tree, plant, shrub, or flower, or otherwise interfere with the natural state of city parks. (Code 1999)

12-113 GENERAL REGULATIONS. The city may post such rules and regulations, as are approved by the governing body, pertaining to the use of the city parks in a conspicuous place in each city park. Violations of these posted rules shall constitute a violation of this code. (Code 1999)

## **ARTICLE 2 FLOYD SCHULTZ PARK**

12-201 PURPOSES. The purposes of this arboretum shall be and are primarily for educational

purposes and secondly, for beauty and a place of recreation. (Code 1993, 17-402)

12-202 PLAYGROUND EQUIPMENT PROHIBITED. No playground equipment or anything of that nature shall ever be placed in the park. (Code 1993, 17-403)

12-203 CONTENTS. This park shall contain only trees, shrubs and flowers that are native to the State of Kansas, and if there are now any other trees, shrubs or flowers upon the land, they shall be eliminated. (Code 1993, 17-404)

12-204 TREES AND SHRUBS INCLUDED. There shall be maintained at all times in the park or arboretum at least three specimens of each tree and shrub native to the State of Kansas, and all dead and badly damaged trees and shrubs shall be promptly replaced in proper season with like trees and shrubs. (Code 1993, 17-405)

12-205 LABELING TREES AND SHRUBS. Each group of trees and shrubs shall be labeled with the common and scientific name thereof by placing a suitable sign near the base of the group whether a full group or less than three, and these labels shall always be maintained in good and readable condition. (Code 1993, 17-406)

12-206 RECORD OF TREES AND SHRUBS. A plat and list of all trees, shrubs and flowers planted in the arboretum or park shall be kept with a record of the date of planting or replacement and reported to the city clerk, who, in a proper book, shall keep a record thereof and the city clerk shall procure and have on file as complete a list of native Kansas trees and shrubs as possible.  
(Code 1993, 17-407)

### **ARTICLE 3 AIRPORT**

12-301 LEASE OF AIRPORT; GOVERNING BODY. The governing body may lease the airport and land constituting the same. The lease contract or contracts shall specify the consideration or compensation to be paid the city and the times of payment; provided, that the farm land may be leased separately or the crops sold as determined by the governing body.(K.S.A. 3-1116; Code 1993, 17-102)

12-302 UNLAWFUL USE OF BUILDINGS; FACILITIES. It shall be unlawful for any person to use or enter in or upon any buildings or facility of the airport, except persons duly authorized by proper authority, and except those persons, their duly authorized employees, representatives and agents, holding use or lease agreements on, in, or to certain buildings or facilities, such persons to be limited to access to such buildings or facilities for which such use or lease agreements are effective, and excepting bona fide customers or other persons having business with such users or lessees, and except in spectators and participants attending public or private functions within an area designated for such purposes. (Code 1993, 17-103)

12-303 TRESPASSING. It shall be unlawful for any person to go into or upon any ground, building or facility of the airport, except as authorized by section 12-302 of this article, and any

person found on or in any such place, contrary to the provisions of this section, shall be deemed to be guilty of trespassing. (Code 1993, 17-104)

12-304 **BUSINESS OR COMMERCIAL ACTIVITIES.** It shall be unlawful for any person or any agent thereof to engage in any business or commercial activity of any nature on the airport grounds without the approval of the governing body of the city or as may be provided by lease or other contract covering such operations. (Code 1993, 17-105)

12-305 **AVIATION ACTIVITIES.** All commercial operators and private flying on, over, to or from the airport shall be subject to such aviation laws, rules and regulations of the Civil Aeronautics Authority, the State of Kansas and the City of Clay Center, as may from time to time be prescribed. (Code 1993, 17-106)

12-306 **DAMAGE TO BUILDINGS OR FACILITIES.** It shall be unlawful for any person to willfully damage, destroy or deface any property, buildings, facilities or equipment, or to interfere with the use thereof, belonging to or being a part of the airport, or located or in use thereon, whether belonging to the city, or to any person using any facility of the airport. (Code 1993, 17-107)

12-307 **JURISDICTION OF CITY.** The city does hereby extend all its police powers and ordinances, pertaining thereto, and to and over the airport property and grounds to the same degree and with the same force and effect as if the airport were situated within the corporate limits of the city. (Code 1993, 17-108)

#### **ARTICLE 4 PUBLIC LIBRARY**

12-401 **BOARD; APPOINTMENT; TERMS; ELIGIBILITY.** The library of the city shall be known as the Clay Center Public Library. The mayor, with the approval of the council, is hereby authorized to appoint a library board for the operation and maintenance of such library as provided by K.S.A. 12-1218 to 12-1230 and all acts amendatory thereof and supplemental thereto. Seven members shall be appointed to such board and such appointments shall be staggered so that two members are appointed each of three successive years and one member the fourth year. Each of such members shall be appointed for a term of four years. In addition to the seven appointed members, the mayor shall be an ex officio member of such board with the same powers as appointed members. No person holding an office in the city shall be appointed a member while holding such office. All members appointed to the library board shall be residents of the city. Vacancies occasioned by removal from the city, resignation or otherwise, shall be filled by appointment of the unexpired term. No person who has been appointed for two consecutive four years terms shall be eligible for further appointment to such board until two years after the expiration of the second term. Members of the library board shall receive no compensation for their services as such but shall be allowed their actual and necessary expenses in attending meetings and in carrying out their duties as members. (Code 1993, 17-201)

12-402 **TREASURER; BOND; DUTIES.** The treasurer of the library board shall give bond, in

an amount fixed by the board and approved by the governing body of the city for the safekeeping and due disbursement of all funds that may come into his or her hands as such treasurer. The bond shall be filed with the city clerk. The city treasurer shall pay over to the treasurer of the library board all funds collected for the maintenance of the library, and the treasurer of the library board shall pay out the funds on orders of the court signed by the secretary and chairperson thereof. Such treasurer shall keep an accurate record of all moneys received and disbursed by him or her and make a report thereof to the library board monthly, or as often as the board shall require. (Code 1993, 17-202)

12-403 REMOVAL OF BOOKS. It shall be unlawful for any person to injure books or other library property or take from the public library or any premises thereof any book, map, plat, chart, picture, or other personal property belonging to or under the control of the public library except with the permission of the librarian or person or persons in charge thereof, and in compliance with the rules of the public library or to retain such book, map, plat, chart or other personal property in his or her possession or keep the same out of the public library for a longer period of time than that designated on each book or date card. (Code 1993, 17-203)

12-404 CHIEF OF POLICE SHALL NOTIFY. Upon complaint by the librarian or person in charge of the public library of the violation of the rules as referred to in section 12-403 to the chief of police, the chief of police shall notify the person accused of the violation and if restitution is not made within five days from the date of the notification by the chief of police the librarian may file a complaint in the municipal court charging the person with the violation. (Code 1993, 17-204)

## **ARTICLE 5 PUBLIC RECREATION SYSTEM AND RECREATION COMMISSION**

12-501 RECREATION; PLAYGROUNDS SYSTEM AND RECREATION COMMISSION. There is hereby established a supervised recreation and playgrounds system for the city, as provided by K.S.A. 12-1901 to 12-1910, and amendments thereto. There is further established a supervised recreation commission, which is hereby vested with the powers, duties and obligations necessary for the conduct of such recreation system; such recreation commission shall consist of five members who shall serve without pay; the governing body of such city shall appoint four members, the first appointee to serve for four years, the second for three years, the third for two years, and the fourth for one year, and the fifth member, who shall also serve for four years, shall be appointed by the four appointee members of such commission; thereafter the members of the commission shall be selected in the same manner as the member he or she is succeeding, and the term of office of each shall be four years, and the commission shall elect a presiding officer and secretary. (Code 1993, 17-301)

12-502 RECREATION COMMISSION; POWERS. The commission is hereby empowered to administer in all respects the business and affairs of the recreation system of the city; the disbursements made by the commission shall be paid by voucher, and the claims paid by the commission shall be duly verified; the amount received from the recreation tax levy of the city shall be set over to the commission, and used by the commission for the purposes herein set out,

and shall be held by the treasurer of the city, who shall be ex-officio treasurer of the commission. (Code 1993, 17-302)

12-503 CERTIFY BUDGET TO CITY. The commission shall annually, and not later than 20 days prior to the date for publishing of the budget of the city, certify its budget to the city. (Code 1993, 17-303)

## **ARTICLE 6 CEMETERY**

12-601 CEMETERY COMMITTEE; APPOINTMENTS; REPORTS. The general care and supervision of the grounds of Greenwood Cemetery shall be under the charge and control of a committee of three members of the city council, who shall be appointed annually by the mayor. Such committee shall be subject to the control and direction of the governing body and shall make reports to the governing body of their acts and proceedings in discharge of their duties and the moneys expended by them. (Code 1993, 6-1 01)

12-602 SEXTON; APPOINTMENT; RESIDENCE; TERM; DUTIES. It shall be the duty of the mayor, by and with the consent of the council, to appoint a sexton of Greenwood Cemetery, who shall be under the charge, control and direction of the cemetery committee, and who shall reside at the cemetery and whose term shall expire on the first day of May next after his or her appointment. The sexton shall receive such salary as shall be provided by ordinance. The sexton shall devote his or her whole time and attention to his or her duties and shall at all times keep the cemetery in good and presentable condition. The sexton may be discharged by the mayor and council members at any time for neglect of duty or failure to properly perform his or her duties as directed by the cemetery committee. The sexton shall be required to live in the residence at the cemetery for the convenience of the city. (Code 1993, 1-712, 6-102)

12-603 SALE OF LOTS; BURIAL PERMITS; CHARGES. The city clerk shall be ex-officio secretary of the cemetery. The clerk or the sexton shall have the responsibility for the sale of cemetery lots, and shall sell and collect the following fees for grave space:

- (a) \$65.00 per grave for adults; and
- (b) \$35.00 per grave for babies.

The city clerk shall charge the following prices for burial permits:

- (a) \$75.00 for burials the payment of which is provided by the Kansas Department of Social and Rehabilitation Services;
- (b) \$50.00 for the burial of an urn, or other small receptacle containing the ashes of a cremated body;
- (c) \$10.00 for scatter ashes of a cremated body, by the sexton, on the surface of a cemetery lot;
- (d) \$75.00 for burial in an authorized above-ground mausoleum.
- (e) \$150.00 for burial in an underground mausoleum;
- (f) \$190.00 for double burial - it must be specified prior to the first burial that double burial is intended; and
- (g) \$500.00 for disinterment.

The city clerk shall charge the following additional prices for burial permits:

(a) \$250.00 for burial on Saturday. (Ord #2147; Aug. 2003)

12-604 FULL PAYMENT PRIOR TO INTERMENT. Except for burials in that part of the cemetery known as Pofter's Field, full payment for the burial spaces and permits, or an executed promissory note assuring payment, shall be required prior to any interment within the space. Such lots shall remain the property of the city and no deed to the lot shall be delivered until payment for the lot and the perpetual care fee is made in full. (Code 1993, 6-104)

12-605 BURIAL PERMIT INFORMATION; POTTER'S FIELD BURIALS. In issuing such burial permits, the secretary shall require such information, before issuing such permit, as is required by the laws of the Kansas and the rules and regulations hereinafter provided. No permit shall be issued for burials upon an lot belonging to the city, except upon that part of the cemetery known as the Pofter's Field. (Code 1993, 6-105)

12-606 COMMITTEE RULES. In all other matters, except such as are herein specifically provided for, the Greenwood Cemetery shall be governed and controlled by rules and regulations made by the cemetery committee and approved by the mayor and council, which rules and regulations may at any time be changed, amended or repealed by a majority of the city council and by the mayor.  
(Code 1993, 6-106)

12-607 PERPETUAL CARE. Any and all owners of lots sold before the offering of perpetual care shall have the right to acquire perpetual care and to participate and have the benefits of this article extended to such lots, or lots, as they may own by paying into the perpetual care fund at the rate of \$35.00 per grave space, and thereafter such lot, or lots, for the benefit of which the sum or sums, were paid into the fund, shall in all respects be treated and considered the same as provided in section 12-210 of this article. (Code 1993, 6-201)

12-608 COMPULSORY PERPETUAL CARE. Hereafter the purchaser from the city of any lot in Greenwood Cemetery shall, at the time of such purchase, pay to the city for the perpetual care of the same, as herein provided, an additional sum of \$35.00 per grave space. (Code 1993, 6-202)

12-609 CERTIFICATE. To each and every person making a payment as hereinbefore provided, for the purpose of keeping any lot or lots in repair in Greenwood Cemetery, the treasurer shall give a certificate signed by himself, herself and attested by the city clerk with the seal of the city affixed, which certificate shall not be assignable, except for the sole benefit of the lot described therein and such certificate shall run the lot described therein and cannot be transferred to or for the benefit of any other lot. The certificate shall be in the following form: "I do hereby certify that \_\_\_\_\_ has paid to the City of Clay Center, Kansas, for the purpose of keeping in order Lot No. \_\_\_\_\_ in Block No. \_\_\_\_\_ in Greenwood Cemetery, in consideration whereof the interest and income which shall be obtained on such sum shall hereafter from time to time, as occasion may require, be expended on the lot, as provided for by Ordinance."

The clerk of the city shall cause to be entered in a register that shall be kept for that purpose at his or her office, the name of the person paying any such money under this article, and description of the lot upon which the income thereof is to be expended, the amount paid in and the date of payment, and a proper alphabetical index of the names as entered. In no event shall the city be liable to repay the principal sum received under this article, but shall be liable only for the faithful discharge of the trust imposed by this article. (Code 1993, 6-203)

12-610 FUND. That hereafter when any lot owned by the city in the cemetery is sold, there shall be added to the price of the lot such sum as will equal the amount of charges collected for compulsory perpetual care required by section 12-608, which additional sum shall be placed in a separate fund, designated Cemetery Perpetual care fund by the treasurer of the city, for the purpose of perpetually maintaining the lots in a proper and suitable condition. An annual report of the Perpetual Care Fund shall be submitted to the cemetery committee and the sexton by the city treasurer. That no part or portion of the principal of the fund shall ever be used or any other purpose, but such fund shall forever be kept separate and apart from any and all other funds, and shall be invested, as provided by law, in such state, county or municipal bonds, of the United States of America, or any bonds guaranteed both as to principal and interest by the United States of America, or in certificates of deposit issued by banks whose accounts are insured by the Federal Deposit Insurance Corporation to the extent of such insurance, or in certificates of deposits or savings accounts or other interest bearing accounts of savings and loan associations which are insured by the Federal Savings and Loan Insurance Corporation to the extent of the available insurance, as the governing body of the city shall select, and the interest and income only shall be used and expended for the purpose of beautifying, repairing and keeping in order the lots in the Greenwood Cemetery entitled to participate in the benefits of such funds. (Code 1993, 6-204)

12-611 COPING; CURB OR CURING PROHIBITED. No stone or other coping, curb or curbing of any kind or character shall be placed around, through or over any of the lots in Greenwood Cemetery and all such coping, curb or curbing is hereby strictly prohibited. (Code 1993, 6-301)

12-612 SEXTON TO ENFORCE. It shall be the duty of the sexton to see that section 12-611 shall be strictly enforced and anyone violating section 12-611 and anyone aiding, assisting or in any way performing any work or labor in placing or attempting to place any such coping in violation of section 12-611 shall be deemed to be guilty of a misdemeanor. (Code 1993, 6-302)

12-613 PLACEMENT OF MONUMENTS AND STONES. All monuments and markers placed in the cemetery shall be installed in the center of its foundation. The foundation shall be not less than three inches larger each way than the base of the monument or marker, and such foundation shall be so placed that the top thereof is one-half inch above the surrounding ground. The foundation is to be level except where the surrounding terrain dictates a slight slope with the monument or marker installed plum on the foundation. Except as otherwise denoted in other sections, all monuments shall be placed on the west end of the lot and face east, and shall be centered 30 inches inside the lot line and true to the line. All markers shall be placed on the east end of the lot and face east, and shall be placed inside the lot line by 15 inches to the front of the marker and true to the lot line. Any variances shall be approved by the sexton and/or the cemetery committee. If any monument must be placed on a space in such a manner that it must later be removed for the safe opening of a grave, then such removal shall be at the expense of the space owner. If a monument installer is provided incorrect information by the sexton or the cemetery committee and such information results in the removal or the reinstallation of any monument, marker or cornerstone, or its foundation, the city shall reimburse the installer for the expense incurred. (Code 1993, 6-303)

12-614 SURFACE MARKERS ONLY IN BLOCKS 34 AND 35 (FIRST ADDITION) AND BLOCKS 4 AND 5 OF THE FOURTH ADDITION. Only grave markers may be used in Blocks 34 and 35 (First Addition) and Blocks Four and Five of the Fourth Addition, and that the tops of all such markers shall be one inch above the level of the surrounding ground. (Code 1993, 6-304)

12-615 FOUNDATIONS; DEPTH; CORNERSTONES. All foundations shall be constructed of concrete mixed in proportions of not less than one part cement to five parts clean sand. Foundations for grave markers less than 24 inches by 12 inches shall not be less than six inches deep. Foundations for all other markers and monuments shall consist of a top portion of not less than six inches deep for the full width and length of the foundation, with at least one six inch diameter pier hole to the depth of at least 36 inches. Foundations for stones with a base size of 30 to 59 inches in length shall have a top portion of at least eight inches deep and two six inch diameter pier holes at least 36 inches deep. Foundations for stones with a base size of 60 to 71 inches in length shall have a top portion of at least 10 inches deep and a minimum of three six inch diameter pier holes at least 36 inches deep. Foundations for stones with a base size of 72 inches or more in length shall have a top portion of at least 10 inches deep and a minimum of four six inch diameter pier holes at least 36 inches deep. Cornerstones shall be installed to the level of the sod and with enough concrete to insure a firm setting. (Code 1993, 6- 305)

12-616 PERFORMANCE OF MONUMENT WORK. All foundations, monuments, grave markers, cornerstones and other permanent memorial items shall be installed only by a qualified memorial dealer. A qualified memorial dealer shall be defined as a person or firm who is engaged in the fulltime business of selling, engraving and installing memorials, is equipped with the proper equipment and personnel to provide quality installations and shall provide the insurance required by section 12- 617.

Provided however, if funds are not available for the purchase and setting of a memorial, due to financial hardship, then a written request for installation may be presented to a committee consisting of the mayor, sexton and cemetery committee. The request for installation must indicate that a qualified memorial dealer was contacted, a waiver of fee requested, and such services were denied. Upon receipt of the request in writing the above mentioned committee may allow a veteran's or civil organization to set an approved memorial, under the supervision of the sexton.

If any monuments, markers, cornerstones, footstones, or other permanent items or materials are placed within the cemetery at a location not previously approved by the sexton, or the cemetery committee, or the materials or workmanship used in the placing of the monuments or stones is defective, the cemetery committee shall have power to have such stones and work changed so as to conform to applicable specifications and the cost and expense therefor shall be charged to and collected from the dealer erecting the work, and any person who fails, neglects or refuses to comply with this or any other provision of this article may be refused permission by the cemetery committee from placing any additional stones or monuments in the cemetery, and any person who shall refuse to properly correct any defective work done in the cemetery, or who shall refuse to pay the expenses incurred by the cemetery committee in correcting the defective work, shall be excluded from doing any furtherwork or placing any stones in the cemetery until conformance with all regulations of this article and the expenses incurred in correcting defective work are paid. (Ord. 2021, Sec. 1)

12-617 LIABILITY INSURANCE REQUIRED. All persons performing any type of work in the cemetery shall obtain and maintain liability insurance coverage in an amount determined sufficiency the cemetery committee. On request, a certificate of such coverage shall be furnished to the cemetery committee. (Code 1993, 6-307)

12-618 PLANTING OF TREES AND SHRUBS REGULATED. No trees or shrubs shall be planted or removed at any location within Greenwood Cemetery unless such planting or removal is approved by the sexton and the cemetery committee. (Code 1993, 6-308)

12-619 MONUMENTS IN BLOCK 21. Each monument in Block 21 of Greenwood Cemetery

shall be erected at the east end of the lot on which it is placed, except that on the east tier of lots in the block, each monument shall be erected at the west end of the lot on which it is placed and the monuments shall face west except where otherwise denoted; that no lot or grave shall be raised above the natural surface of the land in the block. (Code 1993, 6-309)

12-620 UNLOADING WORK; PROTECTING LOTS. All work must be unloaded from the nearest street or alley and the lots properly planked and protected from all injury. (Code 1993, 6-310)

12-621 DRIVING VEHICLES. It shall be unlawful for any person to drive upon, over or across any part of Greenwood Cemetery, except in and upon the streets and alleys, thereof, or to drive any loaded vehicle upon the unpaved streets or alleys therein when the ground is wet and muddy, except for funerals only. (Code 1993; 6-311)

12-622 WOODEN ROUGH BOXES PROHIBITED. Hereafter it shall be unlawful to use wooden rough boxes in connection with any burial in Greenwood Cemetery. All burials, excluding cremains and babies, shall be in a concrete or steel burial vault. (Code 1993, 6-312)

12-623 SEXTON TO REPORT VIOLATIONS. It shall be the duty of the sexton, in addition to his or her other duties, to promptly report to the cemetery committee any and all violations of the rules and regulations and ordinances governing, the cemetery. (Code 1993, 6-313)

12-624 CONCRETE MAUSOLEUM PROHIBITED. It shall be unlawful for any person to build, erect, construct or establish any mausoleum out of cement or concrete in Greenwood Cemetery.  
(Code 1993, 6-314)

12-625 MAUSOLEUMS; APPROVAL OF PLANS. Before any person shall build, erect, construct or establish any mausoleum of any kind whatsoever within the Greenwood Cemetery, they shall first submit to the governing body complete plans and specifications therefor and shall not begin the work of building, erecting, constructing or establishing any such mausoleum until such plans and specifications have been duly approved by the mayor and council in writing.  
(Code 1993, 6-315)

12-626 INJURING CEMETERY PROPERTY. It shall be unlawful for any person to cut, mar, injure, deface, spoil, break or destroy any fence, enclosure, monument, railing, tombstone, gravestone, house, building, tree, herbage, shrubbery, plant, or other property or fixture situated or being in any cemetery of the city and belonging to such city or any person or persons.  
(Code 1993, 6-316)

12-627 INFANT BURIALS. The burial of infants and babies within the cemetery shall be allowed only in the area previously designated for that purpose or in adult grave spaces, or on an existing burial interment. (Code 1993, 6-317)

12-628 NO BURIALS ON SUNDAYS OR FEDERAL HOLIDAYS. No funerals or burials shall be permitted in Greenwood Cemetery on Sundays or on any Federal Holiday. (Ord. 2147; Aug.2003)