Right to be Buried Includes Right to be Memorialized

Memorialization is a wonderful way to express your love while honoring and remembering your loved ones.

HEADSTONE MARKERS

Ground burial markers range from flush to monument. All marker designs must abide by the rules of the cemetery and must be approved prior to ordering.

URN GUIDELINES

A variety of urns are available through your funeral home. Before purchasing check with your cemetery on size requirements.

PORCELAIN PORTRAIT

Choose your favorite loved one's photograph to display on a Porcelain Portrait for your glass or granite niche or crypt.

BRONZE CRUCIFIXES

What better way to show your faith and belief in eternal life than to display a bronze crucifix on your loved one's niche or crypt.

FLORAL PROGRAM

We offer a floral memorial program to honor your loved one through the placement of seasonal silk arrangements for graves, crypts or niches. The purchase and installation of a vase is a prerequisite to enrolling in the floral program.

ADDITIONAL OPTIONS

Donations for trees, religious statues, benches and other accessories to enhance the sacred grounds are available, as permitted.

Frequently Asked Questions

What Is A Burial Right (Privilege)?

A burial right is a limited property right. It is the privilege to a burial on a designated piece of property which continues to be owned by the cemetery. All manner of burial and memorialization on this property is regulated by the rules and regulations of the cemetery.

Is Transfer Of Ownership Permitted?

Burial rights may be transferred but not sold to another Catholic family. Please contact the cemetery office for further information.

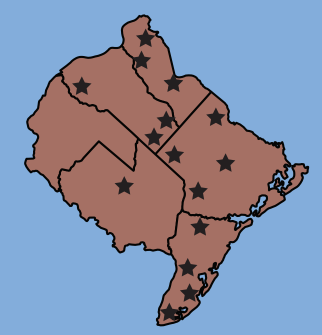
Do You Have Your Papers In Good Order? Experiencing the death and the burial of a loved one are the most difficult experiences we face. Planning ahead and leaving your wishes in writing as part of your legal documents not only provides you with peace of mind, but it will eliminate unnecessary stress on your family.

When Is Power Of Attorney Or Executor Of Estate Accepted?

Durable Power of Attorney is accepted with the appropriate legal document on behalf of the living. Once deceased, the Executor/ Executrix of the Estate is responsible and will be required to present legal papers in order to effect the terms of the Estate.

Are You Moving?

If you are moving, please make sure the cemetery office has your new contact information.



It is our sincere desire to care for our parishioners and their families at every stage of this life and beyond. In keeping with that mission, our Catholic cemeteries provide holy, dignified resting places for our departed, while bringing comfort, serenity and inspiration to the families whose loved ones have been placed in our everlasting care. With 15 cemeteries conveniently located throughout southern New Jersey, South Jersey Catholic Cemeteries offers many options. Choosing a final resting place on consecrated grounds is your choice, your privilege and the right of every Catholic, as well as a confirmation of faith in our everlasting union with our Lord Jesus Christ.



SOUTH JERSEY CATHOLIC CEMETERIES

Your Choice † Your Privilege † Your Right

631 Market Street | Camden, NJ 08102 855-MyPrePlan (855-697-7375) SouthJerseyCatholicCemeteries.org



SOUTH JERSEY CATHOLIC CEMETERIES

Your Choice † Your Privilege † Your Right



Who Has The Rights?

www.SouthJerseyCatholicCemeteries.org

	Certificate No.	Diocese of Camden
		(Name of Cemetery)
H		5061 Harding Highway, Mays Landing, NJ 08330
삄	Received from	
	the sum of	No and 00/100 Dollars
9	for the privilege of burial in	Lawn-Lawn 11 Blk-1 lot-64 Grave-9 in the Cemetery owned and operated by
g		
ā	(Corporate title Of Church)	
	in the mode used and permitted by the aforesaid Church, subject to the rules and regulations that have been, or may be adopted	
9	and approval of the aforesaid Church, for erecting tombstones, monuments, fences, decorations and other constructions thereon; it	
9	being understood that no deed of conveyance of any title or interest in the said land is to be executed, but that the title thereto, and	
g	the legal possession thereof remain in the aforesaid Church, and also that this privilege is not transferable by act or operation of law or otherwise without the consent in writing of a duly qualified officer of the aforesaid Church.	
E S	law or otherwise without the conser S	it in writing of a duly qualified officer of the aforesaid Church.
H	Type Marker:	Authorized Signature
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There are times when questions arise regarding who is entitled to the burial privileges (rights) left after the original purchaser passes away. In addition, the associated rights are not limited to (only) burial rights. They may include, the right to sell back remaining privileges or to memorialize a deceased name on a marker, monument, crypt or niche front.

In general, the rights pass to the spouse, then to the children lineage, then to the parents, then to siblings and their lineage upon the death of all prior persons with rights. In all cases, any rights recorded in a will or other legally recognized document would be honored over and above other means of receiving the rights.

There are many unusual circumstances that can occur, especially when family members are in a disagreement. This brochure cannot cover all possible situations but rather provides a clear outline for most situations.

In order to determine if someone has rights please review the following set of tests.

Original Owner

Are you the original purchaser? If the answer is yes, then you have the rights. If the answer is no, then proceed to Spouse.

Spouse

If the original purchaser is deceased, were you the spouse of the original purchaser at the time of their death? If the answer is yes, then you have the rights. If the answer is no, then proceed to Child.



Child

Are you a child of the original purchaser and the original purchaser is deceased and has no surviving spouse? If the answer is yes, and you are the only child, then you have the rights. If there are other surviving children, you all share equally in ownership of said right(s). All surviving children must agree on the use of the right(s). If the answer is no, then proceed to Grandchild.

Note: Rights descend from parents to children commonly refered to as lineal descendant. If there is no lineal descendant remaining, the rights go to the parents of the original owner.

If the parents are deceased, then rights go to what is called the collateral descendant. Collateral descendant refers to all brothers and sisters of the deceased owner and eventually their heirs.

Grandchild

Are you the grandchild of the original purchaser? If the answer is yes, and you are the only surviving grandchild and the purchaser and all of their immediate children are deceased and there is no surviving spouse of the original purchaser, then you have the rights. If there are other surviving grandchildren, all must agree on the use of the right(s). If the answer is no, then proceed to Parent.

Parent

Are you a parent of the original purchaser? If the answer is yes, and there is no surviving spouse, and no surviving issue of the purchaser, then you have the rights. If the answer is no, then proceed to Sibling.

Sibling

Are you a sibling of the original purchaser? If the answer is yes, and you are the only surviving sibling and there is no surviving spouse or issue of the original purchaser, then you have the rights. If there are other surviving siblings, you all share equally in ownership of said right(s). All surviving siblings must agree on the use of the right(s). If the answer is no, then proceed to Niece/Nephew.

Niece/Nephew

Are you a niece or nephew of the original purchaser? If the answer is yes, and you are the only surviving niece or nephew and there is no surviving spouse, issue, parents or siblings of the original purchaser, then you have the rights. If there are other surviving nieces or nephews, then you all share equally in ownership of said right(s). All surviving nieces and/or nephews must agree on the disposition of the right(s).

