



RED LAKE GARDEN OF REST

2025/26 CHARGES (Amended 1 May 2025)

Please refer to the charges shown below and the current policy when making an application for the Garden of Rest. Forms and assistance can be obtained from the Clerk.

RIGHT OF BURIAL	APPLICANT	
	PARISH RESIDENT	NON-RESIDENT
Right of burial – lawn / traditional kerb grave	£590.00	£1040.00
Right of burial – cremated remains (ashes) plot	£240.00	£360.00
Right of burial – still born / children’s plot	NO CHARGE	NO CHARGE
Right of burial renewal – lawn / kerb set grave	£300.00	£520.00
Right of burial renewal – cremated remains plot	£125.00	£190.00

INTERMENTS	DECEASED	
	PARISH RESIDENT	NON-RESIDENT
Still born	NO CHARGE	NO CHARGE
Children up to 18 years	NO CHARGE	NO CHARGE
Single / Re-opening	£490.00	£915.00
Double	£535.00	£1005.00
Cremated remains (ashes) – single	£200.00	£360.00
Cremated remains (ashes) – double	£235.00	£470.00
Scattering of cremated remains (ashes)	£85.00	£175.00

MEMORIALS	APPLICANT
Permission to erect a headstone	£135.00
Permission for a full kerb set	£275.00
Permission for an additional inscription	£80.00
Permission to place a wall plaque	£70.00

The right of burial in the Garden of Rest is exclusive to the residents of the civil parish of Ketley, except where:

- (1) Burial rights were purchased before the deceased moved outside of the parish.
- (2) The deceased has at the time of burial a property (not business) in the parish.
- (3) The deceased lived in the parish for at least 6 months prior to moving to nursing or residential care of designated retirement accommodation.
- (4) The deceased has an immediate member of family limited to spouse, parent, grandparent, brother, sister, or child already interred in the cemetery.
- (5) Burial rights were purchased prior to 1st September 2015.
- (6) Consent in writing has been provided by the purchaser.
- (7) The burial rights have been legally transferred.

Please note that right of burial, interment and permissions will only be granted by Ketley Parish Council subject to the current and any superseding policy in force. The grantee(s), or subsequent grantee(s) where transferred, is responsible for ensuring the prevailing policy is strictly adhered to.