

Repealed By 631 Date:

MARCH 376

*Sanitation*

An Ordinance relating to the public health and sanitation of the Town of Kirkland, Washington; providing for the regulating and collection and disposal of garbage, refuse, swill, and dead animals (and septic tanks and cess-pools) of the Town of Kirkland; providing for the letting of an exclusive contract for the collection and disposal of the same; describing certain offences in relation thereto, and prescribing penalties and repealing all ordinances and parts of ordinances in conflict herewith.

THIS IS PUBLISHED BY THE TOWN COUNCIL OF THE TOWN OF KIRKLAND  
AS FOLLOWS:

SECTION 1. The term "garbage and refuse" as used in this ordinance shall be taken to mean all waste and discarded material from the dwellings, flats, rooming houses, apartment houses, hotels, clubs, restaurants, boarding houses, eating places, stores, and all places of business, including rubbish and debris, waste and discarded food, animal and vegetable matter, brush, grass, weeds, waste paper, cans, glass, night soil, offal, bones and cuttings from trees, leaves and parades. "Swill" shall not include materials subject to manufacture into by-products. The term "Swill" shall mean and include every refuse and accumulation of animal, fruit or vegetable matter, liquid or otherwise, that attends the preparation, use, cooking, sealing in storing meat, fish, fowl, fruit, vegetables, except coffee grounds. Where a swill container is maintained for the purpose of calling the swill to use thereof, it shall be unlawful to place in any vessel, or tank devoted to, or used for the collection of such swill, any coffee grounds, ashes, tin cans, rubbish, soap, lye, glass, oil or other substance except swill.

SECTION 2. It shall be the duty of every person in possession, charge or control of any dwelling, flat, rooming house, apartment house, hospital, school, hotel, club, restaurant, boarding house or eating place, or in possession, charge or control of any shop, place of business or manufacturing establishment where garbage and refuse or swill is created or accumulated, at all times to keep or cause to be kept portable metal cans for the deposit therein of garbage and refuse or swill, and to deposit or cause to be deposited ~~therein~~ same therein.

It shall be the duty of the owner of any dwelling flat or apartment house to furnish or to see that his tenants are supplied with such cans, or in case of apartment houses, with adequate means of disposing of garbage and refuse and swill.

Such cans shall be water tight, of not less than twenty gallons nor more than thirty gallons capacity, shall have handles at the side thereof and tight fitting metal lids. Such lids shall not be removed except when necessary to place garbage and refuse or swill in such cans or to take the cans therefrom. When garbage and swill or refuse is placed therein or taken therefrom such lids shall be replaced by the person placing the same therein or taking the same therefrom. Such cans shall be kept clean and scut free with outside free from accumulating grease and decomposing material, and in a place accessible to the collector of garbage or swill.

It shall be the duty of every person in possession, charge or control of any dead animal or upon whose premises the same may ~~shall~~ be located to forthwith cause the same to be moved and disposed thereof by the garbage and refuse collector.

SECTION 3. It shall be unlawful for any person to dump or deposit any garbage and refuse or cull upon any street or alley or private property in the Town of Kirkland; or to collect or remove or deposit the same except as in this ordinance provided. Boxes, barrels of all kinds, shrubs, small trees, boards lumber and all hollow material or ware, or rubbish in general, shall be broken and cut up in such a way as to be conveniently handled and loaded, and so as to take up as little cubic space in the collection vehicle as possible.

All kitchen refuse must be drained of moisture and completely wrapped in paper before being placed in the garbage or rubbish can.

SECTION 4. The garbage system and all orders relating to the collection and disposal of garbage and rubbish shall be under the control of the ~~Health Officer~~, who shall have power to establish rules and regulations governing the keeping and collecting, and disposal of garbage and rubbish, not inconsistent with the provisions of this ordinance. The ~~Health Officer~~ shall be the Judge of ~~all~~ the sufficiency and sanitation of all garbage and rubbish containers and carriers.

SECTION 5. No garbage nor any putrid or offensive animal or vegetable matter shall be allowed to remain on the premises of any person for more than one week, nor be deposited upon any vacant lot or private property except as herein provided.

SECTION 6. All dirt, rubbish, coot, ashes, cinders or filth of any kind in any house, cellar, yard or other place, which the Fire Chief or Health Officer shall deem necessary to be removed for the sanitation or fire protection of the city, shall be carried away therefrom and disposed of by the public garbage collector at the expense of the owner or occupant of such house or other place where the same may be found

SECTION 7. The City hereby gives and grants to Port Stevens, doing business as the North End Disposal Company, herein referred to as the garbage collector, the exclusive right for a period of five years from the date of this ordinance shall take effect, of collecting, gathering and hauling over the streets of the Town of Kirkland, all garbage, ashes or rubbish accumulating therein, upon the terms and conditions hereinafter set forth.

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It shall be unlawful for any person other than the exclusive garbage collector to collect, gather, or haul over the streets of Kirkland, any garbage, ashes or rubbish accumulating therein, except as herein provided.

SECTION 8. Since the contract for the collection of garbage and refuse, alive and dead animals, is let to one person, firm or corporation, it is deemed proper for the person, firm or corporation having the contract for such collection to allow the owner to sell the same to the best advantage should the owner

as desire, in which case, the holder of the contract for the collection of garbage and refuse, will and dead animals, will not be held liable for the disposal of the certain will.

SECTION 9. Persons hauling will, whether the holder of this contract, or other individuals, firms or corporations will in all cases be governed by this ordinance.

SECTION 10. Any person, firm or corporation, other than the holder of the regular garbage collection contract, hauling will, must first procure therefor from the Town Clerk a license, which license shall be for the term of one year and the fee for which shall be Twenty-five (\$25.00) Dollars.

SECTION 11. Vehicles for hauling garbage, refuse and/or will, must be provided with tight body box and no garbage, refuse or will, allowed to leak or fall on the streets, and kept

in a sanitary condition. When the body of the vehicle is filled above the side boards, a covering of tarpaulin or other suitable material must be provided to prevent the blowing or falling off of the collected material. Dead animals must be loaded in the proper vehicles and covered. Will must be hauled in water tight bodies or tanks and none allowed to stop over or to leak onto the street. Will may only be moved by the regular garbage and refuse collector or by a properly licensed person, firm or corporation as herein provided.

SECTION 12. The Mayor and Town Clerk of the Town of W. L. Land are hereby authorized and directed to execute on behalf of the said Town an agreement with North Devon, doing business as the North End Disposal Company, substantially in the form set forth in Exhibit A, hereto attached and made a part hereof.

SECTION 13. If any section, provision, or part thereof of this Ordinance shall be adjudged to be invalid or unconstitutional such adjudication shall not affect the validity of this ordinance as a whole or any section, provision, or part thereof, not adjudged invalid or unconstitutional. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION 14. Any person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding One Hundred (\$100.00) Dollars or imprisonment in the Town jail for any term not exceeding thirty days, or both, in the discretion of the Court.

SECTION 15. This Ordinance shall take effect and be in force upon its passage, approval and publication as provided by law.

Passed this 26<sup>th</sup> day of May, 1969.

E. Newberry  
Mayor

APPROVED:

W. B. Deneen  
Town Clerk

EXHIBIT A.

A C C O R D I N G T O.

THIS AGREEING made and entered into pursuant to Ordinance No. 376 by and between the Town of Kirkland, a municipal corporation organized and existing under and by virtue of the laws of the State of Washington, hereinafter referred to as the "TOWN" and Bert Novone, doing business as the NOVON AND REED TRASH COMPANY, hereinafter referred to as the "CONTRACTOR";  
SIGNED THIS 21st.

For and in consideration of the mutual covenants hereinafter contained it is hereby agreed between the Town and the Contractor as follows:

1. The Town does hereby grant unto the contractor the exclusive right, franchise or privilege of collecting, gathering and hauling over the streets of Kirkland any and all ~~or any~~ garbage and rubbish accumulating therein, with the right to accept and charge and collect for such service from the persons served, ~~in accordance with~~ in accordance with Ordinance No. 376, for a period of five years from the effective date of the above numbered ordinance.

2. The Contractor agrees that the fees to be collected and charged for the services under this franchise shall be reasonable and within the following schedule:

Residence service: one collection per week--- 50¢ per pound

Business and apartment service: for one can per week---50¢ per month

For more frequent service or collection of a larger number of cans, a special rate shall be made by the Contractor which shall proportionately not the rates herein above provided.  
~~exceeds~~

Collection of rubbish by load ---- \$2.00 per load of 5 cubic yards.

For collection of partial loads not in cans a special rate shall be agreed upon between the Contractor and the person desiring the service and not to exceed 150% of the proportionate charge for a load.

For cleaning septic tanks a flat charge of \$15.00 for ordinary tank for a family of five, and proportionate amount for a larger tank; the owner to uncover and cover the tank at his own expense.

3. The Contractor shall provide and keep in a sanitary condition a garbage dump outside the limits of the town in the location known as Von Garnag's dump or in another suitable location acceptable to the Health officer of the Town and in the maintenance of the such dump shall at all times comply with all state and county sanitary regulations which are now or may hereafter be put into effect.

4. Collections shall be made by the Contractor as follows: from residences, once a week; from apartment houses ~~or more~~ twice a

week; from business buildings and business establishments one or more times a week.

6. The Contractor agrees to dispose of without charge or cost to the Town, all dead animals which shall be found upon the streets and ways of the Town.

6. The contractor agrees to furnish at all times, efficient, diligent and capable service, and to operate, furnish and maintain for the collection and disposal of garbage and rubbish, garbage trucks especially equipped with leak-proof all-steel bodies, and agrees to keep such trucks at all times in good running order, as clean and sanitary as practicable, and further agrees that such trucks shall be washed, steam-cleaned and disinfected at least once each week and kept neatly painted, all at the Contractor's expense.

7. The Contractor shall furnish to the said Town a bond with a surety company licensed and authorized to transact business in the State of Washington as surety, in the sum of \$600.00, conditioned upon the faithful performance by the Contractor of this agreement.

8. The Contractor agrees to pay the Town an annual license fee of 1 ½<sup>00</sup> ~~in writing instruments of annually~~ ~~each year~~ the 11th of May contract, payable in advance.

The Contractor further agrees that all work of said Contractor shall be under the supervision of the Health Officer or other official designated by the Town, and that he will comply with the sanitary regulations of the Town not in conflict therewith.

10. The Contractor further agrees to make his own collections of monies or fees for his services and to hold the Town in no way liable or responsible for compensation for his services unless such services are at the request of the Town, and the work performed on Town property, parks or play grounds.

11. This contract shall not be assignable except by consent of the Town.

IN WITNESS WHEREOF THE TOWN OF MARYLAND has caused this contract to be signed in triplicate, pursuant to seal hereunto annexed by its Council this 26<sup>th</sup> day of May, 1900, by its Mayor and attested by its Clerk., and the said Bert Favone, doing business as the North End Disposal Company has hereunto subscribed his name, this 26<sup>th</sup> day of May, 1900.

Attest:

Town of Maryland

W. B. Whitehouse  
Town Clerk

C. Newberry  
Mayor

Witnesses:

J. E. Marshall

Bert Favone  
doing business as North End Disposal Company.

By H. A. Frentz  
His Attorney in fact