2 marified

KIRKLAND SERVIGE CLUB

KIRKLAND, WASHINGTON

ordinance no -387

AN ORDINANCE to license peddlers and hawkers within the city of Kirkland, for the purpose of regulation and revenue, and providing penalties for the violation of any of the provisions thereof. entitled "An ordinance to provide revenue, and to tax and license certain vocations, to fix the amount of such tax or license, and to make provisions for the collection thereof, to make it penal to carry on any of the vocations mentioned without first paying such tax and obtaining such license, prohibiting certain nuisances, and to provide for the prosecution for all violations of this ordinance, to provide the punishment for all such violations, and repealing any ordinance in conflict with this.

THE COUNCIL OF THE TOWN OF KIRKLAND DO ORDAIN AS FOLLOWS"

Section I. Any person, either as principal or agent, who carries goods or merchandise, wares, articles, things or personal property of whatever name, nature or description from house to house, place to place, or upon any street, highway or public place within the City of Kirkland, for sale, is hereby defined to be a peddler within the meaning of this ordinance: any person who goes from house to house dwelling place to dwelling place, or on any public street, highway or public place within the City of Kirkland, soliciting or taking orders for the purchase or sale of goods, wares or merchandise, articles, things or causes or personal property of whatever name, nature or description to be delivered in the future is also hereby defined to be a peddler within the meaning of this ordinance.

Section 2. Every person, either as principal or agent, selling, or offering for sale, any goods, wares, merchandise, articles, compens, things or personal property of whatever name, nature or description, by peddlingthe same from house to house, or upon any street, highway or public place, who shall make public outcry, or give any musical or other public entertainment or make any public speech to draw custom or attract notice, in hereby defined to be a hawker within the meaning of this ordinance.

Section 3. It shall be unlawful for the person to hawk or peddle any article or thing of value, or goods, course, wares, merchandise, or engage in the business of hawking or peddling within the form of Kirklandas defined in sections one and two of this ordinance, without first having obtained a license therefore, in the manner hereinafter prescribed,

from

KIRKLAND SERVICE CLUB

KIRKLAND, WASHINGTON

PAGE 2.

provided, however, nothing in this ordinance shall apply to peddlers of agricultural, horticultural, or farm products which they may grow or raise, and the products of books, periodicals, or newspapers.

Section 4. That the license fee to be paid by any person desiring to engage in the business of peddler, as defined in Section One of thes ordinance, shall be (\$5.00) Five Dollars per day, or if the license sought to be procured to engage in the business of peddler, as aforesaid, is for the period of one month, the license fee shall be (\$25.00) Twenty-five Dollars per month. provided, however, that no license shall be granted for a longer period than one month,

Section 5. That the license to be paid by any person desiring to engage in the business of hawker, as defined in Section Two of this ordinance, shall be (\$10.00) Ten Dollars per day, or if the license sought to be procured to engage in the busines of hawker, as aforesaid, is for the period of one month, the license fee shall be (\$50.00) Fifty Dollars per month. provided, however, that no license be granted for a longer period than one month.

Section 6. That any person desiring to engage in the business of a peddler, as defined in Section One of this ordinance, within the City of Kirkland, shall make payment therefore in advance to the City Treasurer, at the rates specified in section Four of this ordinance, and shall take his receipt therefore, and shall present the same to the City Clerk, who shall thereupon issue to Him a license as afoersaid.

Section 7. That any person desiring to engage in the business of a hawker, as defined in Section Two of this ordinance, within the of Kirkland, shall make payment therefore in advance to the City Treasurer, at the rates specified in section Five of the ordinance, and present the same to the City Clerk, who shall thereupon issue to him a license as aforsaid.

Section 8. That any person engaging in the business of a peddler or hawker, as defined in section one and Two of this ordinance, within the city of Kirkland, who has obtained a license therefore from the city Clerk, shall upon demand being in a made upon him by any police officer of said the forthwith produce the same for inspection.

Section 9. Any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be fined in any sum not to exceed One Hundred Dollars (\$100.00). or by imprisonment in jail not exceeding thirty days, or by both

torran

THE GATEWAY TO SEATTLE

KIRKLAND SERVICE CLUB

KIRKLAND, WASHINGTON

PAGE 3-

such fine and imprisonment.

Section IO, This Ordinance shal take effect and be in force five days from and after its passage, approval and publication as required by law.

INTERDUCED September 2/1931

PASSED September 281931

APPROVED September 281931

CE new berry

romy gles
City clerk
Pro Term

Approved as to form:

City Attorney

Published September 1931.

15t pub. Oct 15 Pub. Oct 22

Republic & 447