

Curtis and wife and Al Curtis
 were in attendance, as well as a
 number of guests.
 If the committee on invitation
 could have given a menu to
 neighborhood residents there
 would not have been room enough
 in the park. There were beans
 cooked in a manner that would

ORDINANCE

No. 498

AN ORDINANCE OF THE CITY OF KIRKLAND DECLARING THAT THERE EXISTS A PUBLIC EMERGENCY OF THE CHARACTER ENUMERATED IN REMINGTON'S REVISED STATUTES SECTION 9000-6, WHICH SAID EMERGENCY COULD NOT REASONABLY HAVE BEEN FORESEEN AT THE TIME OF MAKING THE BUDGET FOR 1944, AND APPROPRIATING THE SUM OF \$3,500.00, AND AUTHORIZING IMMEDIATE EXPENDITURE OF SAID SUM FOR THE PURPOSE OF ACQUIRING, FOR THE USE AND BENEFIT OF THE CITY STREET DEPARTMENT IN AND FOR THE CITY OF KIRKLAND, CERTAIN SIDEWALK AND CURB IMPROVEMENTS.

The City Council of the City of Kirkland do ordain as follows:

THAT WHEREAS an emergency exists which affects the health and welfare of the population of the City of Kirkland in that the City of Kirkland is in immediate need in securing sidewalks and curb improvements along the east and west sides of Second Street between Kirkland Avenue and Central Avenue in said City, and along certain portions of the north and south sides of Central Avenue in said City, and

WHEREAS, private property owners holding property abutting on said streets are willing to pay for the cost of sidewalk areas constructed in front of their respective premises, and

WHEREAS, it is possible at this time for the City of Kirkland and for said private property owners to secure the construction of said sidewalk and curb at a very economical cost in conjunction with certain hard-surfacing work now being performed upon the streets of the City of Kirkland, and

WHEREAS, the Street Department could not reasonably have foreseen a need for said construction work at the time the budget for the year 1944 for the City of Kirkland was prepared,

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF KIRKLAND DOES HEREBY FIND That an emergency for the appropriation of the sum of \$3,500.00 for the construction of sidewalks and curbs in the areas heretofore defined exists. There is hereby appropriated, for the Street Department from the Water Department of the City of Kirkland, the sum of \$3,500.00, to pay for the cost of said construction.

It is further ordained that in the budget for the year 1945 the City of Kirkland shall repay to the said City of Kirkland's Water Department said sum of \$3,500.00.

It is further ordained that the payment of said sum for said purpose be made forthwith.

This ordinance is necessary for the preservation of the health and welfare of the residents of the City of Kirkland.

This ordinance shall not be passed until one week after its introduction and shall require the unanimous vote of the Councilmen present and the approval of the Mayor.

Introduced this 19th day of June, 1944.

Passed and approved this 17th day of July, 1944.

Attest:

C. J. Trent

C. J. Trent, City Clerk

Approved:

L. N. Ostrander

L. N. Ostrander, City Attorney

Harry M. Everett
Harry M. Everett, Mayor

I hereby certify that the foregoing is a true and correct copy of an Ordinance of the City of Kirkland and that the same was published or posted according to law, said Ordinance being No. 498 and entitled "An Ordinance as above."
C. J. Trent, City Clerk.

*Revised
by Ord # 2168*

EXHIBIT "A"

A G R E E M E N T

THIS AGREEMENT made and entered into pursuant to Ordinance No. 500 by and between the City 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 "City", and Paul Razzore, doing business as the North End Disposal Company, hereinafter referred to as the "Contractor":

WITNESSETH:

For and in consideration of the mutual covenants hereinafter expressed, it is hereby agreed between the City and the Contractor as follows:

1. The City does hereby grant unto the contractor the right, franchise or privilege of collecting, gathering and hauling over the streets of Kirkland any and all garbage and rubbish accumulating therein, with the right to exact and charge and collect for such service from the persons served, not inconsistent with Ordinance No. 500, for a period of one (1) year 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, one can per collection, at \$.75 per month. \$.10 for each additional can.

Business and apartment service: For one collection per week, one can each, at \$.75 per month. Each additional can \$.10.

For two collections per week, one can each, \$1.50 per month. Each additional can \$.10.

For three collections per week, one can each, \$2.25 per month. Each additional can \$.10.

For call or irregular service: One can \$.50. Each additional can \$.25.

For more frequent service or collection of a larger number of cans, a special rate shall be made which shall proportionately not exceed the rates hereinabove provided.

Collection of rubbish by yard: \$1.50 per yard.

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 yard.

3. The contractor shall provide and keep in a sanitary condition a garbage dump outside the limits of the City in the location known as Von Carnap's dump or in another suitable location acceptable to the Health Officer of the City and in the maintenance of 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, one or more times a week; from business buildings and business establishments, one or more times a week.