Repealed by 893

CRDINANCE

No. 517

AN ORDINANCE OF THE CITY OF KIRKLAND AMENDING ORDINANCE NO. 457, AS AMENDED BY ORDINANCE NO. 480, AND PROVIDING FOR AN ADDITIONAL AND CONCURRENT METHOD OF ENFORCING THAT SEWER CONNECTIONS BE MADE BETWEEN THE BUILDINGS, RESIDENCES, AND OTHER STRUCTURE USED FOR HUMAN COCUPATION AND THE SEWER SYSTEM OF THE CITY OF KIRKLAND.

THE CITY COUNCIL OF THE CITY OF KIRKLAND DO ORDAIN AS FOLLOWS:

That Ordinance No. 457 as amended by Ordinance No. 480 be and the same hereby is amended by adding on Page 2 thereof, Section 1(a), which shall and does provide as follows:

That as an additional and concurrent method of requiring that the owner of each lot or parcel of real property within the area served by the sewerage system of the City of Kirkland upon which such lot or parcel of property there shall be situated a building or structure for human occupation or use for any purpose shall connect said premises in a permanent and sanitary manner with said sewer system. The Water Superintendent of the City of Kirkland is hereby authorized and directed, upon being notified in writing by the Sewer Superintendent that any said described or such premises are not connected with said sewer system, to notify the owner or occupant of such premises that if said sewer connection is not made within thirty (30) days from the date of said notice, water service to said described premises will be discontinued until such time as said connection has been made. The dater Superintendent is hereby authorized and directed to cut off water service at the expiration of said thirtyday period in the event said sewer connection shall not have been made within said time limit, and to continue to disconnect said premises from water service until said sewer connection has been made.

introduced this 18th day of March, 1946.

Passed and approved by the City Council and signed by the Mayor and attested by the clerk, this /Sth. day of April, 1946.

Attest:

Ostrander, City Attorney