# Repealad by 2136

#### ORDINANCE

# No. 533

AN ORDINANCE AMENDING ORDINANCE NUMBER 430 OF THE CITY OF KIRKLAND BY PROVIDING PARKING REGULATIONS; REGULATIONS RELATIVE TO RIDING ON MOTOR-CYCLES AND BYCYCLES; REGULATIONS GOVERNING THE USE OF NEW PAVING AND FRESHLY PAINTED MARKINGS; REGULATIONS GOVERNING DRIVING ON SIDEWALK AREAS AND GOVERNING THE TOWING AND STORAGE CHARGES FOR IMPOUNDED VE-HICLES.

THE CITY COUNCIL OF THE CITY OF KIRKLAND DO ORDAIN AS FOLLOWS: SECTION Is Article VI, Section 4 of Ordinance Number 430 is hereby amended, by inserting at the end of said section, a comma in lieu of a period now in place, and adding the following phrase: Where to do so would endanger any pedestrian".

SECTION II. Ordinance Number 430 is hereby amended by the addition thereto of Article IX-A, which is hereby caused to provide as follows: Section 1. Alley defined:

An alley is a public highway within the ordinary meaning of alley, not designated for general travel, and primarily used as a means of access to the rear of residence and business establishments.

Emerging from alley:

The driver of a vehicle emerging from an alley, driveway or building shall stop said vehicle immediately prior to driving onto a sidewalk.

Section 2. Standing in Alleys:

It shall be unlawful for any person to stop, stand or park a vehicle for any purpose other than loading or unloading of persons or material in any alley in the City of Kirkland.

Section 3. Parking on Private Property Prohibited:

It shall be unlawful for any person to park a vehicle in any private driveway or on private property without the direct or implied consent of the owner or person in lawful possession of such driveway or property.

Section 4. Repairing Vehicles on Streets:

It shall be unlawful for any person to repair or make any repairs, or add or install any parts or accessories to fon any vehicle while the same is upon any public street or alley in the City of Kirkland.

The provision of the section shall not be deemed to prohibit the driver of any vehicle which is disabled while upon any public street

or alley to such extent that it is impossible to avoid stopping **260**m making, or causing to be made, the repairs necessary to enable such vehicle to be moved from the public street or alley.

# Section 5. Taxi Zones:

It shall be unlawful for any person to stop, stand or park any vehicle except a taxi cab in any taxi cab zone established and designated in accordance with provisions of the city ordinance.

#### Section 6. Blus Zones:

It shall be unlawful for any person to stop, stand or park any vehicle except a bus in any bus zone established and designated in accordance with the provisions of city ordinances.

## Section 7. Cross-walks:

It shall be unlawful for any person to stop, stand or park any vehicle on any designated cross-walk in the City of Kirkland.

Section 8. Sidewalks.

Sidewalk Defined: A sidewalk is that property between the curb line or the lateral line of a roadway and the adjacent private property, set aside and intended for the use of pedestrians or such portion of private property parallel and in proximity to the public highway as has been dedicated to use by pedestrians.

Parking on Sidewalks: It shall be unlawful for any person to stop, stand or park any vehicle on any sidewalk area in the City of Kirkland.

## Section 9. Ignition Key in Car:

It shall be unlawful for any person to park a vehicle on the street or in the alley or city owned parking lot of the City of Kirkland where said vehicle is left unattended and the ignition key thereof is left in the ignition switch.

SECTION III. Article X of said Ordinance No. 430 is hereby amended by adding thereto Section 21 and Section 22 which shall provide as follows:

# Section 21. Using New Pavement and Freshly Painted Markings:

No person shall ride or drive any animal or any vehicle over or across any newly made pavement which has not been firmly set and made available for public use or across any freshly painted marking placed

pursuant to the provision of the oridance in any street when a barrier or sign is in place warning persons not to drive over or across such, or markings, or when a sign is in place stating that the street is closed.

Section 22. Vehicles Shall Not Be Driven on Sidewalk Areas:

No person shall drive any vehicle over, across or on any sidewalk area or any parkway except at a permanent or temporary driveway crossing thereof.

SECTION IV. ARTICLE XI, Section 5 (b) of Ordinance 430 which said subsection reads as follows: "Pay to the Chief of Police who shall issue a receipt therefore, the sum of One Dollar Fifty Cents (\$1.50) for towing or hauling and storage charges not exceeding Twenty-Five Cents (\$.25) per day for each day impounded." is hereby repealed and is now caused to read as follows:

"Pay to the owner or operator the the garage by which said vehicle is towed, a reasonable towing charge and to the owner or operator of the garage at which said vehicle is stored a storage fee of not more than Fifty Cents per day (\$.50) for each day the vehicle is stored at said garage, said fee to be subject to the approval of the Chief of Police."

First reading the 14th day of July, 1947.

Passed and approved by the City Council of the City of Kirkland this 28th day of July, 1947.

Harry M. Everes

Attest:

Approved by:

City Attorney