#### ORDINANCE NO. 97

An ordinance providing for the clearing and grading of New Hampshire Avenue, said improvement to be the full length and width of the said New Hampshire Avenue and to include one drain box made of 2 x 12 lumber commencing at a point marking the beginning of the north boundary line nearest Lake Washington and running thence east a distance of 630 feet, also the establishing of one gutter 40 feet or thereabouts, culvert across said avenue; creating Local Improvement District No. 21 and defining the boundaries thereof and providing for the assessment thereof.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF KIRKLAND:

#### SECTION I.

That the said New Hampshire Avenue in the Town of Kirkland shall be cleared and graded its full length and width in accordance with the grade established by ordinance No. 96 and shall have constructed thereon one drain box  $12 \times 20$  on the inside made of  $2 \times 12$  lumber, said drain box to commence at a point marking the beginning of the north boundary line nearest Lake Washington and running thence due east 630 feet; also the establishment of on e 40-foot culvert across said avenue.

### SECTION II.

The property to be specially benefited and assessed for said improvements shall be all the property within 100 feet of the north boundary line of the said New Hampshire Avenue and on the north side thereof running the full length of said avenue and all the property within 150 feet of the south boundary line of said New Hampshire Avenue and running the full length thereof; that all the property hereby declared to be benefited and subject to special assessment for said improvements shall be known as and shall constitute Local Improvement District No. 21.

## SECTION III.

That the assessment shall be made in the manner as provided in Section 13 of Chapter 98 of the 1911 Session Laws by the street committee and engineer of the Town of Kirkland and filed with the town clerk.

# SECTION IV.

That when the said assessment roll shall have been filed with the town clerk for said local improvements and the date fixed for the hearing thereof by the council, the clerk shall give notice of such hearing and the time and place thereof. Such notice shall specify such time and place of hearing on such roll, and shall notify all persons who may desire to object thereto to make such objections in writing and to file the same with the clerk, at or prior to the date fixed for such hearing; and that at the time and place fixed and at such other times, as the hearing may be continued to, the council will sit as a board of equalization for the pruposes of considering such roll, and at such hearing, or hearings, will consider such objections made thereto, or any part thereof, and will correct, revise, raise, lower, change, or modify such roll, or any part thereof, or set aside such roll and order that such assessment be made de novo, as to such body shall appear just and equitable, and then proceed to conform to the same b ordinance; that such notice shall be published for two issues in the News, the official paper, and that at least fifteen days must elapse between the date of last publication and the date fixed for the hearing.

SECTION V.

That after said assessment roll or amended or revised roll shall have been affirmed and ratified by the town council the same shall be certified to the town treasurer who shall within five days after the receipt thereof publish a notice in one issue of the News, the official paper, stating that such assess ment roll (describing the same by number), has been certified to him for collection, and that unless payment is made within thirty days from the date of such notice, such assessment shall become delinquent and shall bear interest at the rate of eight per cent per annum together with a penalty of five per cent and that the said special assessment shall become a lien upon the property so assessed together with the interest and penalty and will be certified to the county treasurer for collection as provided by law.

SECTION VI.

That this ordinance shall take effect and be in full force from and after its passage, approval and publication.

Passed and approved this 20th day of May, A. D. 1912.

S/\_\_A. B. Newell Mayor

Attested by

J. S. Courtright Clerk