25

26

27

28

29

30

Emergency expenditure (Special)

Emergency expenditure (Special)

Budget (Special)

Budget (Special)

Budget (Special)

Not passed

66

67

68

69

70

by 185)

Annexation (Special)

Annexation (Special)

Budget (Special)

Street vacation (Special)

Sanitary sewerage system plan, bonds (Special

BE IT OLDAINED by the Council of the Town of Gig Harbor:

Section 1. That the following persons are hereby declared to be disorderly persons:

Any person found intoxicated in any public place in the Town of Gig Harbor.

Any person fighting or quarreling or encouraging others to fight in any public place in the Town of Gig Harbor.

Any person who shall, without permission of the owner or person entitled to the possession thereof, intentionally take or drive away any motor vehicle, and every person with know-ledge of the fact that such vehicle has been so taken, who shall voluntarily ride in or on the same.

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Any person who shall resist or interfere with any policeman or peace officer of said Town, or who shall refuse, when called upon, to assist him in the discharge of his duty, or who shall aid or assist any person in the custody of any policeman or peace officer to escape from such custody.

Any person who shall by noisy, rictous or tumultuous conduct disturb the quiet or peace of said Town, or of any meeting or assemblage therein.

Any person who shall use, in the presence of any other person, vulgar, profane, obscene or indecent language, or who shall conduct himself or herself in an indecent manner.

Any male person who shall wilfully annoy, bother, molest, insult or offer an affront to any female person.

Any person found wandering or loitering around the streets or public places of said lown, having no visible business or calling.

Any person found wandering or loitering around the streets or public places of said Town at late or unusual hours of the night without being able to give a good account of himself.

Any person having no visible means of support who does not seek employment, or work when employment is offered to him.

Any person under the age of twenty-one years found in a tevern or playing pool or billiards in any public pool or billiard hall in the Town of Gig Harbor.

Any person who practices premology, hypnotism, mesmerism, fortune telling, palmistry, clair, yance, character rescing or analysis, or who claims or pretends to fore all future events by astrology.

Any person who shall obstruct any sidewalk, street, highway or alley in said Town of Gig Harbor in any manner.

Any person who shall wilfully break, impair, injure or deface any building, fence, awning, window, sign, signboard, tree, shrub, or any other thing of value, being the property of another.

Any person who, for the purpose of annoyance or mischief, shall place in any doorway or on any sidewalk, street or alley in said Town, any box, barrel, cask or other thing, or who shall remove, interier with, carry away or destroy the property of another, or who shall tear down, destroy or mutilate any notice or hand bill lawfully posted up in said Town.

Any person in said Town except police officers and other persons who are authorized by law or have obtained proper authority so to do, who shall carry or wear in any manner concealed upon his or her person, any dirk, dagger, stilletto, bowie knife, sword-cane, gun, pistol, revolver, sling-shot, metal knuckles, or any other dangerous weapon or instrument which may be used to inflict injury upon the person of another, unless such person has a permit to do so from the Town Marshall approved by the Town Council of the Town of Gig Harbor.

Any person, except the police officers of said Town engaged in the lawful discharge of their duty, and persons practicing at target shooting in a duly licensed shooting gallery, or range, who shall fire off or discharge any bomb, gun, pistol or firearm of any kind within the Town limits.

Any person who shall wilfully use force or violence on the person of another.

Any person who shall place any object not securely fastened upon any window sill or other outside portion of a building in such a position as to be above or near to a street or sidewalk, or who shall permit any such object to remain in such position upon any such building or part of building of which he shall be in possession.

Any person who, with intent to deprive or defraud the owner thereof, shall take, steal or carry away the property of another, the same being of the value of twenty-five dollars or less.

Any person who shall solicit alms in said Town.

Any person who shall practice or solicit prostitution, or keep a house of prostitution.

Any person in said Town who shall cohabit with another, not the husband or wife of such person, and any person who shall be guilty of open or gross lewdness or who shall make any open and indecent or obscene exposure of his or her person or the person of another.

Any male person in said Town who shall live in whole or in part upon the earnings of a common prostitute.

C) White Court C) Company (C) The Court C) Company (C)

Any person who lives, works, or who is found in a house of prostitution, or who associates with or solicits for any prostitut or house of prostitution.

Any person in said Town who is found associating with drunker men in such manner as to create a reasonable suspicion that his or her purpose is theft or robbery.

Any person or persons in said Town engaged in buncoing or in the operation of a swindling game or device for the purpose of swindling or defrauding others.

Any person or persons who shall cause to be performed or exhibited, or who shall engage in the performance or exhibition of an obscene, indecent, or immoral show, act or performance in said Town.

Any person who shall open, conduct, or maintain, as owner or employee, any place in said Town where opium, morphine, alkaloid, cocaine, or alpha or beta eucaine, or any derivative, mixture or preparation of any of them, shall be in any manner used by persons resorting thereto for the purpose; and every person who shall visit or resort to such place for the purpose of using in any manner any of said drugs.

Any person who is an habitual user of opium, morphine, alkaloid, cocaine, or alpha or beta eucaine, or any derivation, mixture or preparation of any of them.

Any person who shall go from place to place or from house to house within the Town of Gig Harbor for the purpose of selling or offering for sale merchandise, without first having obtained a peddler's license.

Any person upon conviction of being a disorderly Section 2. person as provided herein shall be punished by a fine of not to exceed Three hundred (\$300.00) Dollars, or by imprisonment in the Town Jail or County jail, for a period not to exceed ninety (90) days, or both, in the discretion of the Court.

Section 3. That this ordinance is necessary for the public safety and convenience of the inhabitants of the City of Gig Harbor, and shall take effect immediately.

Passed August 8, 1946.

Howold H. Kyan.

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#### Ordinance No. 1-A

AN ORDINANCE amending Section 1 of Ordinance No. 1 of the Town of Gig Harbor with reference to the taking, stealing or carrying away of the property of another, and changing the value thereof from \$25.00 or less to \$75.00 or less, and providing an effective date for said ordinance as amended.

BE IT ORDAINED by the Council of the Town of Gig Harbor, as follows:

Section 1. That Section 1 of Ordinance No. 1, sub-paragraph 20 be amended to read as follows:

Any person, who with intent to deprive or defraud the owner thereof, shall take, steal or carry away the property of another, the same being of the value of Seventy-five (\$75.00) Dollars or less.

Section 2. This amendment shall be in full force and effect from and after its passage by the Council, approval by the Mayor and its publication in the Peninsula Gateway.

Passed this 22 Aray of December, 1955.

Approved		May	or	•
Attest:	Tov	m C	lerk	-

# ORDINANCE NO. 1-A

An Ordinance amending Section 1 of Ordinance No. 1 and defining additional persons who are disorderly persons.

BE IT ORDAINED By the Council of the Town of Gig Harbor:

That Section 1 of Ordinance No. 1 of the Town Section 1. of Gig Harbor be amended by adding to the definition of disorderly persons, and declaring the following persons to be disorderly persons:

Any person who admits a person under the age of twenty-one years or allows him to remain in any place owned or managed by him where intoxicating liquors are sold or dispensed, except a restaurant or dining room.

Any person who admits any person under the age of twentyone years or allows him to remain in any dance hall, public pool hall or billiard hall, or any place of entertainment injurious to health or morals, owned or managed by him; or permits such person to play any game of skill or chance in such place, or in any place adjacent thereto, or to be or remain therein.

Any person who admits any person under the age of twentyone years or allows him to remain in any reputed house of prostitution, or in any place where opium, or any other narcotic or derivative, is smoked, injected or used in any other manner.

Any person who sells, gives, or permits to be sold or given to any person under the age of twenty-one years any intoxicating liquor, cigar, cigarette, cigarette paper or wrapper, or tobacco in any form.

Any person who contributes to the delinquency of any person under the age of twenty-one years.

Section 2. That in all other respects Ordinance No. 1 of the Town of Gig Harbor shall remain in full force and effect.

Section 3. This amendment to Ordinance No. 1 of the Town of Gig Harbor shall be in full force and effect from and after its passage by the Council, approval by the Mayor and its publication as provided by law.

Passed this 8th day of April, 1954.

Attest: Seluzione EDWARD NEW, Clerk

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# Ordinance No. 1-A

AN ORDINANCE amending Section 1 of Ordinance No. 1 of the Town of Gig Harbor with reference to the taking, stealing or carrying away of the property of another, and changing the value thereof from \$25.00 or less to \$75.00 or less, and providing an effective date for said ordinance as amended.

BE IT ORDAINED by the Council of the Town of Gig Harbor, as follows:

Section 1. That Section 1 of Ordinance No. 1, sub-paragraph 20 be amended to read as follows:

Any person, who with intent to deprive or defraud the owner thereof, shall take, steal or carry away the property of another, the same being of the value of Seventy-five (\$75.00) Dollars or less.

Section 2. This amendment shall be in full force and effect from and after its passage by the Council, approval by the Mayor and its publication in the Peninsula Gateway.

Passed this 22ml ay of December, 1955.

Approved: Munill bur

Attest:

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Town Clerk

#### ORDINANCE NO. 2

AN ORDINANCE providing for licensing and regulating the operation of certain amusement machines and other devices and games for use by the public; providing penalties for the violation hereof; and fixing the effective date of this ordinance.

BE IT ORDAINED by the Council of the Town of Gig Harbor: Section; DEFINITIONS. Words and phrases as used in this ordinance shall mean as follows:

"Amusement Device" shall mean any machine or device designed to be operated or used for playing a game upon the insertion of a coin, or trade check, as hereinafter provided, and which is played or operated essentially for amusement and entertainment, but shall not mean or include any machine or device used exclusively for the vending of merchandise.

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"Operator" shall mean any person who leases or rents, or places with others any amusement device for use, play or operation.

"Person" shall mean and include an individual, corporation, co-partnership or association.

Section 2. AMUSEMENT DEVICE LICENSE. That it shall be unlawful for any operator to rent or place with another for use or play or for any person to exhibit for use or play any amusement device without first having obtained an "Amusement Device License" therefor.

Each such amusement device shall have a perial number stamped thereon to identify same and the amusement devise license issued pursuant hereto shall be issued for a particular amusement device and shall be conspicuously affixed upon same and shall remain thereon. Such license shall not be transferable from one amusement device to another or from one person to another. Application for such license shall be made to the Town Clerk upon such form as may be prescribed by the Clerk.

Amusement device licenses shall be on a morthly basis. The license fee shall be Ten (\$10.00) Dollars per month or 10% of the gross operating revenue of said machine, whichever sum shall be the greater. In the event that any such license be surrendered, or revoked for cause, as in this ordinance provided, no part of the license fee shall be refunded.

Section 3. PLAY BY MINORS PROFIBITED. It shall be unlawful for any person under the age of twenty-one (21) years to play or operate any amusement device; and it shall be unlawful for any operator or any owner of any amusement device, or for any manager or other person in charge of premises where any such amusement device is kept, maintained or operated, or permitted to be kept, maintained or operated, to permit or allow any person under twenty-one (21) years of age to play or operate any amusement device.

Section 4. REVOCATION OF LICENSE -- REARING BY TOWN If the Town Marshall shall find that any licensee has violated any of the provisions of this ordinance he shall make a written report thereof to the Town Council, specifying therein the particulars in which the ordinance has been violated. The Town Council upon considering such report may revoke such In case of the revocation of a license the same shall license. be taken up by the Town Mershell and cancelled by the Clerk. Any licensee whose license is revoked shall have the right to a hearing before the Town Council by filing with the Town Clerk a written request therefor after the entry of the order of revo-The application for hearing shall specify an address at which the licensee may be given notice of such hearing. the hearing the licensee shall be entitled to appear in person an offer evidence pertinent to the revocation, and the Town Marshall likewise shall be entitled to offer evidence in support of

The Town Council expressly reserves the right the revocation. to refuse to grant a license for any reason. It being the ourpose of the Council to refuse to license any machine which is used in a place of business frequented or patronized by an unusual number of minors.

Section 5. PEFALRIPS. Any violation or failure to comply with any of the provisions of this ordinance shall constitute a misdemeanor, and upon conviction there of shall subject the offender to a fine in any sum not exceeding one hundred (1100.00) collars or imprisonment in the City Jeil or County Jail for a period not exceeding thirty (30) days, or to both such fine and imprisonment.

Section 6. That if any section, part of a section, clause or sentence of this ordinance shall be held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining provisions of this ordinance.

Section 7. This ordinance shall take effect and be in full force and effect on and after September 1, 1946.

Passed August 15th, 1946.

Attest:

ORDINANCE NO. 2A OF THE TOWN OF SIG MARRON, WASHINGTO

AN ORDINANCE amending Ordinance No. 2 of the Town of Sig Harbor relating to the licensing, regulating and operation of certain amusement machines and other devices and games for use by the public; providing penalties for the violation hereof; and fixing the effective date of this Ordinance.

BE IT ORDAINED by the Council of the Town of Gir Farbor:

Section 1. That Section 1 of Ordinance No. 2 be amended to read as follows:

Section 1. DEFINITIONS: Words and phrases as used in this ordinance shall mean as follows:

"Amusement Device" shall mean any machine or device designed to be operated or used for playing a name upon the insertion of a coin or trade check as hereinafter provided and is played or operated essentially for amusement and entertainment, but it shall not mean or include any machine or device used exclusively for the vending of merchandise.

"Amusement Device Operator" shall mean any person who leases or rests Amusement Devices to Location Owners.

"Location Owner" shall mean any person who displays Amusement Devices and makes them available to the public for use, play or operation.

"Person" shall mean and include any individual, corporation, co-partnership or association.

Section 2. That Section 2 of Ordinance No. 2 of the Town of Gig Harbor shall be amended to read as follows:

Section 2. AMUSEMENT DEVICE LICENSES. That it shall be unlawful for any Amusement Device Operator to rent or place with a Location Owner within the Town of Tim Marbor any Amusement Device unless he shall have first obtained an Amusement Device Operator's license.

Application for Amusement Device Operator's license shall be made to the Town Clerk upon such form as may be prescribed by the Clerk.

Amusement Device Operator's licenses shall be issued upon a yearly basis and shall expire upon the first of July of each and every year hereafter. The license fee shall be Seven hundred twenty (\$720.00) Dollars her year.

In addition thereto, each Amusement Device Operator licensed under the provisions of this Act shall pay a

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license fee of Five (\$5.00) Dollars mer month unon each Amusement Device located within the Town of Fig Harbor. Such licenses shall be issued to particular machines located upon the premises of varticular Location Owners. Such individual licenses shall be subject to revocation for cause as in this Ordinance provided and no part of any license fee payable hereunder shall be refundable.

Section 4 of Ordinance No. 2 of the Town of Section 3. Gig Harbor shall be amended in the following particular: That there shall be substituted for the word "Licensee" therein the words "Location @wner."

Section 4. Except as herein specifically amended Ordinance No. 2 of the Town of Mig Harbor is hereby declared to be in Poll force and effect.

Section 5. This amendment to Orginance No. 2 of the Hown of Gi; Warbor shall take effect immediately upon its massage and publication.

Passed August 18, 1950.

Town Clark

## ORDINANCE NO. 2B

AN ORDINANCE AMENDING ORDINANCE No. 2A of the Town of Gig Harbor, which is an ordinance relating to the licensing, regulating and operation of amusement devices, and providing for the effective date of said amendment.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That the third paragraph of Section 2 of Ordinance No. 2A of the Town of Gig Harbor shall be and is hereby repealed, and shall be amended to read as follows:

Amusement Devices Operators' licenses shall be issued upon a yearly besis and shall expire upon the 1st day of July each and every year hereafter. The license fee from and after the 1st day of July, 1953 shall be \$400.00 per year.

Section 2. That except as herein repealed and amended Ordinance No. 2 and Ordinance No. 2A shall remain in full force and effect.

Passed this 25th day of June, 1953.

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Attest: AUGUNGO LO CARDO, MASO

## ORDINANCE NO. 20

AN ORDINANCE amending Ordinances No. AA and 2B of the Town of Gig Harbor which ordinances relate to the licensing, and regulating the operation of amusement devices, and providing for the affective date thereof.

BE IT OMDAINED by the Council of the Town of dig marbor:

Section 1. That Ordinance No. 2B of the Town of Gig Harbor be and is hereby repealed.

Section 2. That the third paragraph of Section 2 of Ordinance No. 2A of the Town of Gig Harbor be and is hereby amended to read as follows:

yearly basis and shall expire on the 1st day of July of each and every year hereafter. The license fee from and after the 1st day of July, 1957 shall be Two hundred (\$200.00) Dollars for year.

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Section 3. That the fourth paragraph of Section 2 of Ordinance No. 2A of the Town of Gig Horbor be and is hereby amended to read as follows:

In addition thereto each smusement device operator licensed shall pay a license fee of \$10.00 per month upon tach assument device located within the Town of Gig Parbor. Such license shall be issued to particular machines located upon the presides of the particular location owner. Such individual licenses shall be subject to revocation for cause as in this ordinance provided, and no part of any license fee paid hereunder shall be regundable.

Section 4. That except as herein repealed and amended, Orcinances No. 22 and No. 28 of the Town of Gig Harbor remain in full force and effect.

Section 5. This ordinance shall be in full force and effect upon its passage and public tion.

Passed this > 4 day of April, 1957.

attast: 🝊

W. L. Chark

## ORDINANCE NO. 3

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 12th day of July, 1946 to and including the 31st day of December, 1946, and declaring an emergency to exist.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. That the following Budget for the period from the 12th day of July, 1946 to and including the 31st day of December, 1946, be and it is hereby adopted as the official Budget of the Town of Gig Harbor for said period:

## BUDGET (Balance of year 1946)

#### REVENUE

CURRENT EXPENSE FUND: Pin Ball Machines Police Court Fines War Liquor Tax (State) Motor Vehicle Tax	\$300.00 400.00 2,330.00 60.00	
State Liquor Apportionments	560.00	\$3,650.00
STREET FUND: Justice Court Fines Gas Tax	500.00 <b>4,600.</b> 00	5,100.00
Total Revenues		\$8 <b>,7</b> 50.00

## **EXPENSES**

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CURRENT EXPENSE FUND:		
Office Supplies	\$500.00	
Office Equipment	600.00	
Printing & Publication	150.00	
Clerk	250.00	
Town Marshal	250.00	
Police Judge	250.00	
Office Expense	100.00	
Health Officer (Basis	100.00	
\$5.00 per call)	100.00	
Office Expense &	100.00	
	50,00	
Medical Supplies		
Street Cleaning \$1.pr.hr		
Garbage Collection "	100.00	
Sewer Maintenance "	100.00	
Sewer Material	100.00	
Engineering (Estimates	500 00	
on jobs)	500.00	
Registration	100.00	
Election	250.00	
Attorney	<b>+ +</b>	
Miscellaneous expense	50.00	
Stenographic expense	50.00	
Treasurer		
Office expense	150.00	
Insurance and bonds	150.00	3,650.00
STREET FUND:		
Labor (\$1.00 per hour)	100.00	
Maintenance of roads	,000.00	5,100.00

Total Expenses -

\$8,750.00

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Section 2. That an emergency exists and this ordinance shall take effect immediately.

Passed September 13, 1946.

Harry H Krayor

Attest: Marie Bustafier

## ORDINANCE NO. 4

AN ORDINANCE levying an admission tax on persons paying admissions, or who are admitted free or at reduced rates to any place; fixing the amount and providing for the collection thereof; and prescribing penalties.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. Definitions: For purposes of this ordinance, words and phrases shall have the following meanings:

"Admission Charge", in addition to its usual and ordinary meaning, shall include a charge made for season tickets or subscriptions, a cover charge or a charge made for use of seats and tables, reserved or otherwise, and similar accommodations; a charge made for food and refreshments in any place where any free entertainment, recreation or amusement is provided, a charge made for rental or use of equipment or facilities for purposes of recreation or amusement, and where the rental of the equipment or facilities is necessary to the enjoyment of the privilege for which a general admission is charged, the combined charge shall be considered as the admission charge; and a charge made for automobile parking where the amount of the charge is determined according to the number of passengers in an automobile.

"Treasurer" shall mean the Town Treasurer.

"Place" includes, but is not restricted to, theatres, dance halls, amphitheatres, auditoriums, stadiums, athletic pavillions and fields, baseball and athletic parks, circusses, side shows, swimming pools, out-door amusement parks, and such attractions as merry-go-rounds, ferris wheels, dodge 'ems, roller coasters, and observation towers.

"Person" meens any individual, receiver, assignee, firm, copartnership, joint venture, corporation, company, joint stock company, association, society, or any group of individuals acting as a unit, whether mutual, cooperative, fraternal, nonprofit or otherwise.

- Section 2. (a) There is hereby levied and imposed upon every person (including children, without regard to age) who pays an admission charge to any place, including a tax on persons who are admitted free of charge or at reduced rates to any place for which other persons pay a charge or a regular higher charge for the same or similar privileges or accommodations, which said tax shall be in the amount of one cent for each twenty cents or fraction thereof paid for the admission charge.
- (b) Whenever the admission charge is ten cents or less, at permament places of amusement, no tax shall be payable, nor shall any tax be payable by any bone fide employee of the place or by any federal, state, or municipal officer or employee on official visits, or by any newspaper reporter, or by any children under twelve years of age, who is admitted free.
- (c) Whenever any person is admitted free or at reduced rates to any place at a time and under circumstances where an admission charge is made to other persons for the same or similar accommodations, a tax shall be payable by the person so

is collected or received; Provided, that the first return and remittance under this ordinance shall be made on or before the 15th day of January, 1947 and shall cover the period from and including November 1st, 1946, to and including December 31st, Payment or remittance of the tax collected may be made 1946. by check, unless payment or remittance is otherwise required by the Treasurer, but payment by check shall not relieve the person collecting the tax from liability for payment of the tax to the Treasurer unless the check is honored and is in the full and correct amount. The person receiving any payment for admissions shall make out a return upon such forms and setting forth such information as the Treasurer may require, showing the amount of the tax upon admission for which he is liable for the preceding bi-monthly period, and shall sign and transmit the same to the Treasurer with a remittance for said amount: Provided that the Treasurer may in his discretion require verified annual returns from any person receiving admission payments setting fort such additional information as he may deem necessary to determine correctly the amount of tax collected and payable. Whenever any theatre, circus, show, exhibition, entertainment, or amusement makes an admission charge which is subject to the tax herein levied, and the same is of a temporary or transitory nature, of which the Treasurer shall be the judge, the Treasurer may require the report and remittance of the admission tax immediately upon the collection of the same, at the conclusion of the performance or exhibition, or at the conclusion of the series of performances or exhibitions or at such times as the Treasurer shall determine; and failure to comply with any requirements of the Treasurer as to the report and remittance of the tax as required shall be a violation of this ordinance. The books, records and accounts of any person collecting a tax herein levied shall, as to admission charges and tax collections, be at all reasonable times subject to examination and audit by the Treasurer.

Section 5. Any person conducting or operating any place for entrance to which admission charge is made, shall on a form prescribed by the Treasurer, make application to and produce from the Treasurer a Certificate of Registration, the fee for which shall be one Dollar (\$\pi\$1.00), which certificate shall continue valid until the 31st day of December of the year in which the same is issued, beginning with the 1st day of January, 1947. Such certificates of Registration or duplicate or original copies thereof to be issued by the Treasurer without additional charge, shall be posted in a conspicuous place in each ticket or box office where tickets of admission are sold.

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Section 6. Whenever a Certificate of Registration is obtained for the purpose of operating or conducting a temporary or transitory amusement, entertainment or exhibition by persons who are not the owners, lessees or custodians of the Building, lots or place where the amusement is to be conducted, the tax imposed by this ordinance shall be reported and remitted as provided in section 4 hereof by said owner, lessee or custodian, unless paid by the person conducting the place. The applicant for a Certificate of Registration for such purpose shall furnish with the application therefor the name and address of the owner, lessee or custodian of the premises upon which the amusement is to be conducted, and such owner, lessee, or custodian shall be notified by the Treasurer of the issuance of such certificate and the joint liability for collection and remittance of such tax.

admitted in an amount equal to the tax payable by such other persons for the same or similar accommodations.

- (d) Whenever the charge to women for admission to any place is less than the charge made to men, or when such women are regularly admitted free, the lesser charge shall not be deemed to be a reduced rate under this ordinance, and the amount of tax payable by said woman admitted at a lesser charge shall be in an amount equal to the tax payable upon the charge made to men for the same or similar accommodations.
- (e) Amounts paid for admission b, season ticket or subscription shall be exempt only if the amount which would be charged to the holder or subscriber for a single admission is ten cents or less.
- (f) Whenever tickets or cards of admission are sold elsewhere than at the ticket or box office of the place, any price or charge made in excess of the established price or charge therefore at such ticket or box office shall be taxable in a sum equal to 10% of the amount of such excess, which tax shall be in addition to the tax on the ticket or box office admission charge, shall be paid by the person paying the admission charge and shall be collected and remitted in the manner provided in Section 4 hereof by the person selling such tickets.

Section 3. The price (exclusive of the tax to be paid by the person paying for the admission) at which every admission ticket or card is sold shall be conspicuously and indelibly printed or written on the face or back of that part of the ticket which is to be taken up by the management of the place to which admission is gained; and it shall be unlawful for any person to sell an admission ticket or card on which the name of the vendor or the price is not so printed, stamped, or written, or to sell an admission ticket or card at a price in excess of the price printed, stamped, or written thereon.

Section 4. Every person receiving any payment for admissions on which a tax is levied under this ordinance shall collect the amount of the tax imposed from the person making the admission payment. The tax required to be collected under this ordinance shall be deemed to be held in trust by the person required to collect the same until paid to the Treasurer as herein provided. Any person required to collect the tax imposed under this ordinance who fails to collect the same, or, having collected the same, fails to remit the same to the Treasurer in the manner prescribed by this ordinance, whether such failure be the result of his own act or the result of acts or conditions beyond his control, shall nevertheless be personally liable to the Town for the amount of such tax, and shall, unless the remittance be made as herein required, be guilty of a violation of this ordinance. The tax imposed hereunder shall be collected at the time the admission charge is paid by the person seeking admission to any place and shall be reported and remitted by the person receiving the tax to the Treasurer in bi-monthly installments and remittances therefor on or before the 15th day of the next succeeding month after the end of the bi-monthly period in which the tax

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Section 7. The Treasurer shall have power to adopt rules and regulations not inconsistent with the terms of this ordinance for carrying out and enforcing the payment, collection and remittance the tax herein levied; and a copy of said rules and regulations shall be on file and available for public examination in the treasurer's office. Failure or refusal to comply with any such rules and regulations shall be deemed a violation of this ordinance

Section 8. The tax hereby levied and imposed shall be collected and paid on and after Newember 1st, 1946.

Section 8. If any portion of this ordinance shall be adjudge invalid, such invalidity shall not affect the portions which are not adjudged invalid.

Section 10. Each violation or failure to comply with the provisions of this ordinance shall constitute a separate offense and shall subject the offender to a fine of not to exceed One Hundred Dollars or to imprisonment in the County Jail for not to exceed thirty days, or to both such fine and imprisonment.

Harold H Kyas

Passed this 27th day of Sept. , 1946.

Attest Marie Dutapen

#### ORDINANCE No. 4A

AN ORDINANCE AMENDING ORDINANCE No. 4 of the Town of Gig Harbor which is an ordinance levying an admission tax within said  $\ensuremath{\mathsf{Town}}$  .

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That the word "theatre" and/or "theatres" shall be stricken from Ordinance No. 4 of the Town of Gig Harbor wherever said word shall appear therein.

Section 2. That the admission tax heretofore levied by Ordinance No. 4 of the Town of Gig Harbor be and is hereby repealed in so far as the same shall relate to admissions to theatres.

Section 3. This ordinance shall take effect at midnight upon the 30th day of April, 1953.

Passed this 23d day of April, 1953.

Qub 5-1-53

HAROLD H. RYAN

Mayor

Test. DEARSON

 $\mathtt{Clerk}$ 

# Affidavit of Publication

STATE OF WASHINGTON, S.S.
Dorothy Platt being first duly sworn,
on oath deposes and says that he is the Publisher of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publica- tions hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of aLegal Notice
Ordinance No. 4 B
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
21 day of Dec. , 195 6 , and ending on the
day of Dec. , 195 6, both dates inclu-
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$5.76 which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
Subscribed and sworn to before me this day
Subscribed and sworn to before me thisday
of January 1957.  Notary Public in and for the State of Washington.
Residing at Gig Harbor

## ORDINANCE NO. 4 B

TOWN OF THE HARBOR AN ORDINANCE amending Ordinance No. 1 of the Town of Gig Harbor by adding certain provisions thereta and by providing therein in a certain instance for a cabaret license in lieu of an admission tax as therein provided, and providing an effective date for said amendment.

amendment.

Be IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That Section 2 of Ordinance No. 4 of the Town of Gig Harbor be amended by adding thereto the following:

Section 2 (g) Whenever a cover charge is made for the use of tables in a restaurant, tavern, or place of entertainment, or whenever a charge is made for food or refreshments in any such place where any free entertainment, recreation or amusement is provided as an inducement for patrons to purchase food or beverages, such place shall be deemed to be a cabaret under the grovisions of this ordinance.

Section 2. That Section 4 of Ordinance No. 4 of the Town

Section 2. That Section 4 of Ordinance No. 4 of the Town of Gig Harbor be amended by adding thereto the following:

It shall be unlawful for any person to operate a cabaset within the Town of Gig Harbor unless such person shall first obtain from the Treasurer and/or Town Clerk a cabaret license premitting such operation, which license shall be in lieu of other admission taxes as provided in Ordinance No. 4 of the Town of Gig Harbor.

Cabaret licenses shall run

of Gig Harbor.
Cabaret licenses shall run from the 1st day of January to the 31st day of December of each and every calendar year, and the fee therefor shall be Twenty-five (\$25.00) Dollars, payable to the Treasurer and/or Town Clerk in advance.

urer and/or Town Clerk is advance.
Section 3. Except as amended by Ordinance No. 4A of the Town of Gig Harbor and as amended herein, Ordinance No. 4 shall be and remain in full force and effect.
Section 4. This ordinance shall take effect upon its passage and publication as provided by law.

Passed this 13th day of December, 1956.

MERRILL PARISH,

Mayor..

Mayor., Attest: A. R. KATH, Clerk.

## ORDINANCE No. 5

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1947 to and including the 31st day of December, 1947.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. That the following Budget for the period from the 1st day of January, 1947 to and including the 31st day of December, 1947, be and it is hereby adopted as the official Budget of the Town of Gig Harbor for said period:

## BUDGET for the Year 1947

## REVENUE

CURRENT EXPENSE FUND: Pin Ball Machines Admission taxes	₩1,130.00 2,850.00	
General Business Licenses	500,00	
Police Court Fines	1,200.00	
War Liquor Tax (State)	1,809,00	
Motor Vehicle Excise Tax	262.00	•
State Liquor Apportionments	<u>2.887.00</u>	¥10,688.00
STREET FUND:		
Justice Court Fines	1,200.00	
Gas Tax	1,763.00	
From Current Expense Fund	4.000.00	<u>6,963,00</u>
Total Revenue		#17,651.00

## EXPENSE

<del></del>		
CURRENT EXPENSE FUND:		
Office Equipment	200.00	
Office Supplies	200.00	
Printing & Publication	400.00	
Clerk	1,200.00	
Town Marshal @ \$125.00	1,500.00	
Expense @ \$15.00		
per month	180.00	
Police Judge @ #25.00	300.00	
Office Expense	25.00	
Health Officer (#5.00 per call)	50.00	
Expense & Medical Suppl		
Street Cleaning (\$1.00 per hr.)	200.00	
Garbage Collection	200.00	
Garbage Dump Maintenance	168.00	
Sewer Maintenance (\$1.00 per hr.		
Sewer Material & Expense	100.00	
Engineering (Estimates on jobs)	500.00	
State Examination .	50.00	
Registration Expense	100.00	
Election	300.00	
Association of Washington Cities		
Attorney @ \$25.00	300.00	
Miscellaneous Expense	100.00	
Stenographic Expense	50,00	
Treasurer 3 \$12.50	150.00	
Expense	25.00	
Appropiation to Street Fund	4,000.00	
Insurance and Bonds	<u> 200.00</u>	10,638.00
STREET FUND:		
Street Superintendent @ \$125.00	1,500.00	
Maintenance of roads, bridges		
and wharfs	4,000.00	

Labor (@1.00 per hour) New Construction 300.00 1.163.00

6.963.00

Total Expense

#17,651.00

Passed October 11, 1946.

Lawled H. Ryan

Attest: Marie Mustapson

# Ordinance No. 6

AN ORDINANCE relating to and regulating traffic, travel and transportation and their incidents upon the streets and other ways open to the public; prescribing the powers and duties of officers and others in relation thereto; defining offenses and providing penalties.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

ARTICLE I General Provisions

Section 1. This ordinance shall constitute the "Traffic Code" of the Town

of Gig Harbor and may be cited as such.

Section 2. This code shall be deemed an exercise of the police power of the Town of Gig Harbor and of the State of Washington for the preservation and protection of the public health, safety, morals and economic welfare, and all of its provisions shall be liberally construed for the accomplishments of that purpose.

Section 3. If any provision of this code or the application thereof to any person or circumstances is held invalid, the remainder of the code and the application of such provision to other persons or circumstances shall not be affected thereby.

Section 4. Wherever, consistent with the context of this code, words in the present, past or future tenses shall be construed to be interchangeable with and to include such respective other tenses; and words in the masculine, femining or neuter genders shall be construed to be interchangeable with and to include such respective other genders; and words in the singular number shall be construed to include the plural, and in the plural to include the singular, and each shall be construed to be interchangeable with the other.

Section 5. No person shall make a false statement or representation in any application, statement or report required by this code to be made. ARTICLE II

#### Definitions

Section 6. In construing the provisions of this code, save when otherwise plainly deciated or elearly apparent from the context, the following definitions shall be applied:

Arterial Highway: An arterial main traveled highway designated as such posts or other markers directing the stopping of vehicles before entering

Authorized Emergency Vehicles: Vehicles of the Fire Department and of Pierce County Fire Prevention District No. 5, Police vehicles, ambulances and such emergency vehicles of the United States Government, municipal departments (State, County or City), and public service corporations as are designated or authorized by the Town Marshall in writing filed with the Town Clerk.

Auto Stages or Stage: A motor vehicle used for the carriage of passin obedience to traffic regulations, sengers, baggage and/or freight for hire on a regular schedule of time and ized by law to execute criminal process rates, except such a motor vehicle!

traveling a route wholly within the corporate limits of the Town of Gig Harbor.

Cross Walk: That portion of a roadway ordinarily included within the prolongation of curb and property lines at intersections, or any other portion of a roadway clearly indicated for pedestrian crossing by lines or other markings.

Curb: The boundary of that por-tion of the street open to the public for the use of vehicles.

Danger Zone: That portion of a street, the use of which is prohibited or specially regulated or restricted on account of dangerous conditions and

which is marked by signs or buttons. Driver: The rider, driver or leader of any enimal, or any person who pushes, draws, propels, operates or is

in actual physical control of a vehicle. Intersection: The area embraced with the prolongation or connection of the lateral curb lines, or if none, then the lateral boundary lines of the roadways of two streets which join one another at approximately right angles, or the area within which vehicles traveling upon different streets joining at any other angle may come in conflict.

Motor Truck or Truck: Every motor vehicle designed or used: (1) for the transportation of commodities, merchandise, produce, freight or animals; (2) for drawing or pulling one or more independent vehicles or trailers in the transportation of commodities, merchandise, produce, freight or animals upon a street or highway. Motor Vehicle: Every

vehicle as herein defined which is self-propelled. Muffler A series of pipes or chambers properly proportioned to allow the exhaust of gases of an internal combustion motor to expand and cool to a degree of noiseless expulsion.

Official Traffic Signs: All signs, markings and devices other than signals, not inconsistent with this code, placed or erected pursuant to law for the purpose of guiding, directing, warn-

ing or regulating traffic.
Official Traffic Signals: All signals not inconsistent with this code, placed or erected pursuant to law for the purpose of directing, warning or regulating traffic.

Operator: Any person who is in astrol physical control of a vehicle. Owner: A person in whom is vested the legal title to a vehicle, or who, not having such title, is vested with the right to possession under the terms according to law and indicated by sign of a contract of sale or under the terms of a lease, or otherwise, for a period exceeding thirty (30) days.

Park: The standing of a vehicle,

whether occupied or not, parallel or substantially parallel with the curb or margin of the street, otherwise than temporarily to avoid traffic conflict or in obedience to traffic regulations.

Park at an Angle or Angle Park: The standing of a vehicle whether occupied or not, facing in the direction of traffic, at an angle of approximately forty-five (45°) degrees, to the curb or margin of the street, otherwise than temporarily to avoid traffic conflict or in obedience to traffic regulations.

ized by law to execute criminal process

lating to the public highways.

Pedestrian: Any person afoot.

Person: Persons of either sex, firms, co-partnerships, corporations and other associations of natural persons whether acting by themselves or by servants. agents or employees.

Private Highway, Road, Street, Way

or Driveway: Every road or driveway not open to use of the public for pur-

poses of vehicular travel.

Right of Way: The privilege of the immediate use of the street or high-

or highway between the regularly established curb lines, or if none, that

part devoted to vehicular traffic.

Stand: That portion of a street set aside and properly marked as a place where vehicles used for the carriage of freight, baggage, merchandise or passengers for hire may lawfully park or angle park while awaiting employ-

Street: All or any portion of the public highways and other places in the Town open to the public for travel with the exception of alleys.

Tank Trucks: Any automobile, truck or other vehicle used for the transportation of flammable or other liquids through the public streets, and which for such purpose is provided with a tank maintained on the frame or chassis of such truck or vehicle.

Towing: The drawing or pulling of police officer while enforcing an any vehicle by another vehicle in front the provisions of this ordinance. thereof, by means of cable, rope, wire, or other flexible attachment,

Traffic: Pedestrians, ridden or herded animals, whicles, street ours and other conevyances, either singly or together, while using any street for purpose of travel.

Traffic Control Signal: Any device using colored lights or words, or any combination thereof, whether manually, electrically or mechanically operated, by which traffic is alternately directed to stop and proceed.

Trailer: Any vehicle without motive power which is designated to be or is attached to another vehicle for the purpose of being drawn or propelled by such other vehicle.

Semi-Trailer: A trailer type vehicle so designed or used that a portion of its weight or load rests upon or is

carried by another vehicle.

Vehicle: Every device in, upon or by which any person or property is or may be transported or drawn upon a public highway, including bicycles, excepting devices moved by human power or used exclusively upon stationary rails or tracks.

ARTICLE III

#### Authority of Officers Observance of Regulations

Section 7. Except as otherwise herein provided, it shall be the duty of the Police Department to enforce this provisions of this code.

Officers of the Police Department are hereby authorized to direct all traffic, either in person or by means of visi-ble or audible signal, in conformance with the provisions of this code, provided that where necessary to expedite traffic, or to prevent or eliminate congestion, or to safeguard pedestrians,

or to make arrest for the violation of such officers, or in the event of a fire the laws generally or of any laws re- or other emergency, such officers and lating to the public highways.

officers of the Fire Department and of Pierce County Fire Prevention District No. 5 may direct traffic as conditions may require, notwithstanding the provisions of this code.

At street intersections where necessary in order to prevent congestion of traffic, the Town Marshall is hereby authorized and directed to prescribe the direction and limit the flow of traffics past such intersections,

Section 8. The School System in conjunction with the State Patrol may appoint from the student bodies of Roadway: That portion of a street public and private schools in the Town, special policemen who shall be designated as "School Patrol." They shall be equipped with badges marked "School Patrol," and are hereby authorized to direct traffic at school crossings only. They shall be subordinate to, and obey all orders of, any police officer of the Town.

No driver of any vehicle shall fail to stop his vehicle when directed so to do by any "School Patrol" officer, and no such driver shall again place such vehicle in motion until directed so to do by such "School Patrol" officer.

Section 9. It shall be unlawful for any person to refuse or fail to comply with any lawful order, signal or direction of a police officer, made or given in the performance of his duty in directing traffic, or to resist any police officer while enforcing any of

Section 10. The provisions of this code shall apply to the operator of any vehicle owned by or used in the service of the United States government, or of this State, or of any politi-

cal subdivision thereof.

Section 11. The provisions of this ccde regulating the movement, parking and angle-parking of vehicles shall not apply to authorized emergency vehicles as defined in this code while the driver of such vehicle is operating the same in an emergency in the necessary performance of public duties. This exemption shall not, however, protect the driver of any such vehicle from the consequences of a reckless disregard of the safety of others.

Section 12. Every person propelling any push cart or riding a bicycle or any animal upon the roadway, and every person driving any animal, shall be subject to the provisions of this code applicable to the operator of a vehicle, except those provisions with reference to the equipment of vehicles and those which by their very nature can have no application.

> ARTICLE IV Traffic Slips

Section 13. Whenever any person is arrested for violating any provision of this code, the arresting officer shall take his name, address, operator's li-cense number, and number of registration of any vehicle involved, and may take such person direct to the Town Marshall for booking, or in his discretion issue to him on a form provided by the Town Marshall, a notice in writing to appear to answer to the charge placed against him within twenty-four (24) hours at a time and place

therein specified, to be signed and safety of pedestrians. assented to by the one arrested, and bail as directed by the Police Judge shall be deposited to guarantee such

appearance,

Whenever any motor vehicle with-out an operator is found parked or angle parked in violation of this code, the Officer who so finds it shall take its registration number and any other information tending to identify the owner thereof, and affix in a conspicuous place thereon a notice in writing on a form provided by the Town Mar-shall, for the operator to answer to the charge as shown thereon, within twenty-four (24) hours, at a time and place therein specified.

Any person who violates either his written promise to appear or the above provided notice to appear and answer the charge made against him, shall be guilty of a violation of this code, regardless of the charge for which such

notice was originally issued.

#### ARTICLE V

Traffic Signs and Signals

Section 14. Establishment of zones, For the protection of and in the public interest, to prevent traffic congestion or danger and to maintain the most efficient use of the highways, the Town Council shall, by resolution:

Adopt existing and establish addi-tional danger zones, safety zones, bus zones, loading zones, traffic lanes, school zones and crossings, and mark crosswalks, from time to time, and adopt the use of signs, painted lines or other means to give notice of such,

Section 15. It shall be unlawful for any person to disobey the instructions of any official traffic sign, traffic signal or marks upon the street placed in accordance with the provisions of this code, unless otherwise directed by a police officer.

Section 16. No person shall disregard warning signals or barriers lawfully placed in a street, nor the warning signal of a flagman stationed near a railroad crossing or other dangerous place or where workmen are employed

upon the street.

Section 17. It shall be unlawful to move, deface, injure, mutilate, obstruct or destroy any public traffic sign, signboard, guide-post, barrier, or any offi-cial traffic sign or signal, or to remove or disturb any light placed upon a disabled vehicle, or on, at, or near any obstruction or defect in street.

ARTICLE VI

Pedestrians' Rights and Duties

Section 18. The operator of any vehicle shall yield the right of way to a pedestrian within any unmarked cross-walk at the end of a block, or within any marked crosswalk.

No operator or driver of a vehicle shall drive or operate such vehicle into a crosswalk designated and marked as a school crossing when there is in said crosswalk any pedestrian engaged

in crossing the street.

Section 19. Every pedestrian shall yield the right of way to vehicles upon the roadway at any point other than within a marked or unmarked crosswalk or other place specifically pro-vided for pedestrians; provided, however, that this provision shall not relieve the operator of a vehicle from the duty to exercise due care for the

Section 20. Where sidewalks have been provided in the streets, pedestrians shall travel on and along such sidewalks, and where no sidewalks have been provided, pedestrians traveling on the roadway shall travel on the left side of the same, and upon meeting an oncoming vehicle shall step off the paved or main traveled portion thereof.

Section 21. It shall be unlawful for any person to stop or loiter or to peddle or sell merchandise or publications on a street crossing or public place or at any point on a street so as to interfere with or obstruct traffic or travel, or for any person to con-gregate or to wilfully cause persons to congregate in any street in such a manner as to interfere with or obstruct traffic or travel or when so congregated to refuse to disperse upon being requested so to do by any police officer.

#### ARTICLE VII Operation of Vehicle

Section 22. It shall be unlawful for any person while under the influence of or affected by the use of intoxicating liquor or any narcotic drug to operate a vehicle upon the streets or other

places open to the public for travel.

Section 23. It shall be unlawful to drive a vehicle in a reckless manner upon the streets or other places open to the public for travel. For the purpose of this section, to drive in a reck-less manner shall be construed to mean and include:

The operation of a vehicle carelessly and heedlessly in wilful or wanton disregard for the rights or safety of others or without due caution and circumspection, and at a speed and in such a manner as to endanger or to be likely to endanger any person or property.

The operation of a vehicle in such a manner as to endanger or inconvenience unnecessarily the users of

the streets.

The failure of the operator of any motor vehicle to exercise due care and caution in compliance with all traffic laws and requirements in passing a school house on school days between 8:00 a.m. and 5:00 p.m., shall be prima facie evidence of reckless driving.

Section 24. It shall be unlawful for any person to operate a motor vehicle in a negligent manner over and along the public highways, streets or other places open to the public for travel. For the purpose of this section, to "operate in a negligent man-ner," shall be construed to mean the operation of a vehicle upon the public highways, streets or other places open to travel, in such manner as to en-danger or be likely to endanger any persons or property.

The offense of operating a vehicle in a negligent manner shall be construed a lesser offense than, but included in the offense of operating a vehicle in a reckless manner, and any person charged with operating a vehicle in a reckless manner may be convicted of the lesser offense of operating a vehicle in a negligent manner.

hand edge or curb of the roadway ex-, ment of traffic. cept when overtaking and passing another vehicle in accordance with the limitations applicable to overtaking and passing.

Section 26. Every driver shall drive or operate the vehicle of which he is in charge so as to keep a safe distance between the front end of his vehicle and the rear of the vehicle immediately preceding him.

Section 27. Every person operating or driving a vehicle of any character upon a public street or alley, shall drive the same in a careful and prudent manner and at a rate of speed no greater than is reasonable and proper under the conditions existing at the point of operation, taking into account the amount and character of the traffic, condition of brakes, weight of vehicle, grade and width of road-way, condition of surface and freedom of obstruction in view ahead, and so as not to unduly or unreasonably endanger the life, limb, property or other rights of any person entitled to the use of the street or alley, or of any child or children of immature years upon or adjacent to the same, and in no event at a speed greater than twenty-five (25) miles per hour.

Subject to the above provisions of this section and except in those instances where a lower or higher speed is specified in this code, it shall be lawful for the driver of a vehicle to drive the same at a speed not exceeding

the following:

Twenty (20) miles per hour: In traversing an intersection when the driver's view is obstructed, except on arterial highways and at intersections controlled by traffic signals when such signals are in operation. A driver's view shall be deemed to be obstructed when at any time during the last one hundred (100) feet of his approach to an intersection he does not have a clear and uninterrupted view of such intersection and of all public highways entering such intersection for a distance of one hundred (100) feet along the center line thereof, and when passing any school house on school days between the hours of 8:00 A. M. and 5:00 P. M., or school or public playground on any days between said horizontal position.

Throughout the Town, except as other-

wise limited by this code.

The speed limits set forth in this code shall not apply to authorized emer-gency vehicles when operated in emergencies and the drivers thereof sound audible signal by bell, siren or exhaust whistle, or to members of the Town Fire Department or of the Pierce County Fire Prevention District No. 5 operating an automobile bearing an official Fire Department identification plate, when answering an alarm or emergency call. This provision shall not relieve the driver of such a vehicle from the duty to drive with due regard for the safety of all persons using the street nor shall it protect him from the consequences of a reckless disregard of the safety of others.

Section 28. It shall be unlawful for

Section 25. Drivers shall proceed any person to drive unnecessarily at upon the right half of the street and such a slow speed as to impede or as closely as practicable to the right block the normal and reasonable move-

> Section 29. It shall be the duty of every person using the streets and alleys for vehicular traffic to observe the "rules of the road" as hereinafter prescribed.

> Vehicles proceeding in opposite directions shall pass to the right of each other and of the center of the street except when otherwise directed by painted directional lines.

A vehicle overtaking another vehicle going in the same direction shall pass to the left of the vehicle so overtaken and shall not pull to the right until so far ahead as not to interfere with but in so passing, such vehicle; shall not pass to the left of the center of the street unless the way ahead is free of approaching traffic.

The overtaking vehicle shall maintain its speed until clear of the vehicle overtaken, and the vehicle being overtaken shall keep to the right and shall not increase its speed while be-

ing passed.

The signal of an intention to pass an overtaken vehicle shall be given by one blast of the horn or other signalling

device

It shall be unlawful for the operator of a vehicle to pass any overtaken moving vehicle or animal near the crest of a hill or on a curve or at any point unless such operator has while so passing a clear view of the road-way ahead of not less than eight hundred (800) feet, or to pass, except upon arterial highways, any overtaken vehicle proceeding across an intersecting street.

It shall be unlawful for the driver of any vehicle when in line of traffic during congestion to overtake and pass another vehicle unless able to immediately regain a position within such line of traffic.

Section 30. The driver of any vehicle and the rider of any animal or bicycle before starting, stopping, or turning said vehicle, animal or bicycle from its line of travel, shall indicate his intention so to do by giving timely signal on the left side as follows: Left Turn-Extension of the arm or

mechanical signal to the left in a

Right Turn-Extension of the arm or Twenty-five (25) miles per hour: mechanical signal outward and upward.

> -Extension of the arm, or me-Stopchanical signal outward and down-

> Standing Vehicles About to Leave the Curb-If angle-parked, give a signal by blast of the horn; if parked,

give signal for left turn.

Section 31. It shall be unlawful to drive a vehicle across or to turn about in the opposite direction upon any street at any place other than at a street intersection or street end, except a vehicle upon a proper signal being given may turn to the left across any street for the prupose of entering a private driveway or alley only, but in so doing, however, such vehicle shall exercise extreme caution and yield the right of way to other vehicles continu-

Section 32. The operator of a vehicle intending to turn to the right at an intersection or into an alley or driveway, shall from a point at least one hundred (100) feet from said intersection, approach the point of turn-

ing in the traffic lane nearest the right hand edge or curb of the roadway, and in turning shall keep as close as practicable to the right hand curb or

The operator of a vehicle intending to turn to the left at an intersection, shall, from a point at least one hundred (100) feet from said intersection, approach the point of turning in the traffic lane to the right of and next to the center of the roadway, or other marked left turn lane, and unless otherwise directed by "turning markers," he shall, in turning left, pass to the right of the center of the intersection.

Section 33. Vehicles shall have the right of way over pedestrians between street intersection and crossings.

Drivers when approaching street intersections shall look out for and give right of way to vehicle on their right simultaneously approaching a given point within the intersection, and whether such vehicle first enter and reach the intersection or not. Provided, this subdivision shall not apply to drivers on arterial highways, except where two arterial highways intersect each other.

The driver of a vehicle within an intersection intending to turn to the left shall yield to any vehicle approaching from the opposite direction which is within the intersection or so close thereto as to constitute an immediate hezard, but said driver having so yielded and having given a signal when and as required by law may make such left turn, and other vehicles approaching the intersection from said opposite direction shall yield to the driver making the left turn.

A driver already upon a street shall have the right of way over a driver entering at a point other than a street intersection, and it shall be the duty of such driver to yield the right of way to the driver already upon the street; provided, that this subdivision shall not apply to vehicles or apparatus of the Fire Department, Pierce County Fire Prevention District No. 5 and Town Police Department.

In the order named, the following vehicles shall have the right of way over all other traffic: Vehicles and apparatus of the Fire Department and of Pierce County Fire Prevention District No. 5; vehicles of the Police Department, and ambulances, and repair vehicles of public service com-panies and of the Town of Gig Harbor when responding to emergency calls.

Section 34. The driver of any vehicle entering upon an arterial highway from a public or private highway, road, street, alley, way or driveway, shall yield the right of way to vehicles on such arterial highway, and shall come to a full stop thereat when and where signs, posts or other markers so direct or indicate; subject, however, to the direction of any traffic conrtol sign or signal or any police officer directing traffic thereat.

The driver of a vehicle approaching

ing in either direction on said street. I the intersection of two arterial highways shall stop such vehicle where a sign or other markers so direct or indicate before entering such intersection.

> Whenever vehicular travel at an intersection is unusually dangerous, it shall be the duty of all persons driving any vehicle to bring such vehicle to a complete stop before entering such intersection when and where signs, posts or other markers so direct or indicate.

> Section 35. Rosedale Street (formerly Carrs Inlet County Road) and Harbor View Avenue (formerly Wichersham County Road, Burnham-Hunt County Road and Front Street) are hereby declared to be and made Arterial Highways, and it shall be the duty of all persons driving or operating any vehicle, when approaching said Arterial Highways, or any other street or streets at any time hereafter designated by resolution of the Council of the Town of Gig Harbor as such Arterial Highway or Highways, to bring such vehicles to a complete stop at the point of intersection.

> It shall be the duty of the Town Marshall to erect and maintain sign boards on the right hand side of all streets approaching said Arterial High-ways at the outer crosswalk line of such Arterial Highway where a stop is herein required, on which shall be painted the word. "STOP."

Section 36. No vehicle shall back into or out of an alley except when same is obstructed making forward

motion impractical.

It shall be unlawful for the operator of a vehicle to emerge from any alley, driveway, building exit, private way, private property, or from the roadway of any private highway onto the roadway of any public highway, or across the sidewalk, or onto the sidewalk area extending across any such alley, drive-way, building exit, private way or private property, without bringing such vehicle to a full stop and yielding the right of way to all pedestrians upon such sidewalk and all vehicles upon such public way.

Section 37. No person shall drive a vehicle on or across any sidewalk or sidewalk area or parking strip except at a permanent or temporary driveway, nor shall any vehicle be parked on any parking strip, except

machinery used in maintenance work. Section 38. Upon the approach of any authorized emergency vehicle giving audible signal by bell, siren or exhaust whistle, or at point where fire signals are located, when the alarm sounds or fire signals are given, or when traffic control signals displays a red light on all sides, all operators of other vehicles within sight or hearing thereof. except firemen answering a fire alarm, shall immediately drive such vehicles to a position as near as possible, and parellel to the right hand edge or curb of the roadway, clear of any intersec-tion, and shall stop and remain in such a position until the emergency vehicle shall have passed or until the fire alarm signals have ceased, unless oth-

erwise directed by a police officer. It shall be unlawful for any person operating a motor vehicle in either direction upon a street within the

a complete stop at least twenty (20) feet away and on the approach to any school bus on the roadway or off the roadway which is displaying a stop signal, and remain standing until the same is released.

No person operating a vehicle when overtaking any bus or other passenger carrier that has stopped at any point for the receiving or discharging of passengers shall pass to the right of same unless and until all awaiting passengers have been received or all alighting passengers have been discharged and have had an opportunity to proceed beyond the limits of the street

Section 39. No operator of a vehicle shall back or operate the same backward or in reverse without giving a timely warning by sounding of a horn or other signal, and exercising unceasing vigilence while backing, and the operator of such vehicle shall yield the right of way to all other vehicles upon any public highway.

Section 40. It shall be unlawful to

drive a motor vehicle, except emergency vehicles, while anyone is standing or sitting wholly or in part upon the steps, fenders or running board thereof, or when the same is so loaded defined is permitted or required, it as to interfere with the free, full and ready access to the controlling mechanism thereof, or to drive any motor vehicle unless the doors thereof are closed.

vehicle with more than three (3) persons in the front or driver's seat.

a descending grade with the trans- the width of the roadway for free mission gears of such vehicle disengaged, unless the same is being towed.

It shall be unlawful to transport any living animal on the running board, fenders, hood or other outside part of person to stop or park a vehicle in any vehicle unless suitable harness, such alley in such a manner or under any vehicle unless suitable harness. cage, carrier or guard rail is provided and so attached as to reasonably prothrown therefrom.

to operate a motor vehicle upon any rage or driveway, street when such person has in his | or her embrace another person. Any person so doing shall be deemed guilty of reckless driving.
ARTICLE VIII

Stopping Parking and Angle Parking Section 41. It shall be unlawful for the operator of a vehicle to stop, park or angle park such vehicle in or on any of which exceeds eighteen (18) feet of the following places except when necessary to avoid conflict with other traffic or to comply with other provisions of this code or with the direc-tion of the Town Marshall or other Police Officer or traffic control sign or signal:

Within an intersection.

On a crosswalk.

Within thirty (30) feet of the sidewalk lines at street intersections.

In front of, or within fifty (50) feet of the driveway entrance to any fire or police station or within any marked area contiguous to such driveway.

In front of or within fifteen (15) feet of the end of the curb radius leading to such driveway or way.

On a sidewalk or parking strip. Alongside or opposite any street excavation or obstruction when such

Town, to fail to bring such vehicle to stopping, parking or angle parking would obstruct traffic.

In any alley except while leading or unloading produce or merchandise only

Within any space marked as a fire exit.

Double parked, that is, more than six (6) feet from the right hand curb or margin of the roadway, or alongside any vehicle stopped or parked at, and approximately parallel with, the curb or margin of the roadway.

At any place where official traffic signs have been erected prohibiting

parking and/angle parking.

Less than three (3) feet from the front or rear of any lawfully parked vehicle or less than one (1) foot from any vehicle lawfully parked at an angle so that one front wheel, if angle parked, shall be touching the curb.

Section 42. All vehicles shall parallel park and angle park within the corporate limits in such manner as may be prescribed from time to time by resolution of the Town Council.

All vehicles when parked or angle parked shall be within the painted parking lines where such exist, and parallel thereto.

At any place where parking as herein shall be unlwaful to park a vehicle with the right wheels thereof more than twelve (12) inches from the nearest curb.

Section 43. It shall be unlawful for It shall be unlawful to operate a any person to park or angle park any vehicle upon a street in such a manner or under such conditions as to leave No person shall operate a vehicle on available less than ten (10) feet of

movement of vehicular traffic. When, under the provisions of this code, it shall be lawful to park in on alley, it shall be unlawful for any such conditions as to leave available less than eight (8) feet of the width tect such animal from falling or being of the roadway for the free movement of vehicular traffic, except while It shall be unlawful for any person actually driving into or out of a ga-

> No person shall park a vehicle at any location designated as a location for angle parking, nor angle park a vehicle at any location designated as a location for parking. On portions of the street where angle

parking is allowed, it shall be unlawful to angle park a vehicle the length over all.

It shall be unlawful to park or angle park a vehicle in such a manner as to cause motor fuel to leak from the tank thereof.

Section 44. The Town Council shall by resolution adopt such existing and establish such additional limited and restricted parking and/or angle parking zones and space from time to time as deemed by it necessary and proper for safety and control of traffic and public welfare within the Town and adopt the use of signs, painted lines or other means to give notice of such,

Section 45. No person having control or charge of a motor vehicle shall park or angle park such vehicle on any street unattended without first setting the brakes and stopping the

ed upon a perceptible grade, without turning the wheels of such vehicle to the curb or the side of the street or highway, so that in the event of re-lease of the brakes such vehicle will not move.

Section 46. No person shall allow, permit or suffer any vehicle registered (licensed) in his name to park or angle park in violation of any of the pro-visions of this code or any rule or regulation made pursuant thereto.

Section 47. Abandoned vehicles found by any Police Officer within the cor-porate limits of the Town shall be immediately reported and surrendered to the Sheriff of Pierce County for

disposition as provided by State law.

Any vehicle found by any Police
Officer within such corporate limits, parked or angle parked in violation of this ordinance, and/or operated by one arrested for any violation of this ordinance, may be impounded by such Police Officer, and all charges of towing and storage incident thereto shall be a charge against such vehicle until paid. Such impounding shall not preclude prosection of criminal proceedings in Police Court or elsewhere charging the violator with any violation of this ordinance on account of which said vehicle was impounded.

Section 48. The Town Marshall and Police Judge shall keep a record of all vehicles impounded by manufacturer's trade name or make, and motor number and state registration or license number, the names of owners of such vehicles and of all persons claiming the same, and such other descriptive matter as may identify said vehicle, the nature and circumstances of the impounding thereof, and the violation on account of which said vehicles were impounded and the final disposition of each case.

ARTICLE IX Equipment of Vehicles

Section 49. Motorcycles shall be equipped with at least one (1) brake capable of controlling the vehicle at all times.

All brake equipment shall be subject to the approval of the Commis-sion on Equipment of the State of Washington.

Section 50. It shall be unlawful to drive or operate a motor vehicle or bicycle with having attached thereto a suitable bell, horn or other signaling device in working order.

It shall be unlawful to operate any motor vehicle without having attached to such vehicle in a conspicuous place a speedometer which accurately indicates at all times the speed at which such vehicle is being operated.

The windshield on every motor vehicle shall be equipped with a device for cleaning rain or other moisture from an exterior portion of the windshield sufficient to afford the operator clear vision ahead, which device shall be controlled or operated by the driver of the motor vehicle. Any motor vehicle first sold or delivered after January 1, 1938, shall be equipped with such device in good working order capable of clearing the windshield thereof over two separate areas, one each on the left and right side of the windshield.

Section 51. On every motor vehicle operated by an internal combustion

motor of said vehicle, and, when park- | engine, threre shall be used an exhaust muffler, and the same shall not be cut out or disconnected within the limits

of the Town of Gig Harbor. Section 52. Every vehicle and every trailer either in motion, stopped or stalled when upon the street and alleys during the period from one-half hour after sunset to one-half hour before sunrise and at any other time when there is not sufficient light to render clearly discernible a person, vehicle or other substantial object on the streets at a distance of five hundred (500) feet ahead, shall be equipped with lights conforming to the requirements of the laws of the State of Washington and rules and regulations of the State Commission on Equipment for lights upon vehicles and/or trailers upon the State Highways under like conditions, except as otherwise provided in this code.

Every bicycle at the times and under the conditions stated in subdivision above, shall be equipped with a light visible under normal atmospheric conditions at least three hundred (300) feet in the direction tward which such bicycle is facing, and shall also carry at the rear of said bicycle a reflex mirror or a lamp exhibiting a red light plainly visible under normal atmospheric conditions for a distance of at least two hundred (200) feet toward the rear.

Every vehicle drawn or propelled by horses, mules or other animal power and every tractor, power shovel or other machine, shall, when driven on any street or alley during the hours of darkness, have fixed or carried thereon in some conspicuous place on the left side of said vehicle at least one light so fixed or carried that the light therefrom may be seen both from the front and rear of said vehicle, tracter, power shovel or machine.

Section 53. It shall be unlawful for any person to operate or move, or for any owner to cause or permit to be operated or moved upon the streets of Gig Harbor an automobile which is not at all times equipped in the manner required by the Washington State Motor Vehicle Act and the State Commission on Equipment, or the equipment of which is not in proper condition and adjustment as required by that act. Any automobile operating upon the streets of Gig Harbor and at any time found to be defective in equipment in such a manner as to violate said Washington Motor Vehicle Act or this ordinance shall be deemed an unlawful vehicle, and may be prevented from further operation thereon until such equipment is adjusted to correct such defect, and any peace officer of Gig Harbor is hereby empowered to impound such vehicle until the same has been corrected. The necessary cost of such impounding and any cost for storage shall be paid by the owner thereof, and such costs shall be in addition to penalty for such unlawful operation. The povisions of this section shall not be construed to prevent the operation of any such defective vehicle to a place for correction of defect in the manner directed by any such peace officer or representative of the State Commission on Equipment.

Section 54. Every owner or operator Continued on next page

with a mirror or other device to ennotice, giving the name and address able the operator thereof to have at of the driver and of the owner of the all times, clear and unobstructed view vehicle doing the striking, and a stateto the rear of such vehicle sufficient to enable the operator at all times to observe conditions existing to the rear of such vehicle within a distance of not less than two hundred (200) feet.

> ARTICLE X Towing

Section 55. No person shall operate a motor vehicle with more than one vehicle in tow, and the distance between such vehicles shall not be greater than sixteen (16) feet. The vehicle being towed shall be in charge of a driver and shall be equipped with brakes, unless pulled by tow bar, and display lights, all in accordance with the requirements of this ordinance provided for motor vehicles.

#### ARTICLE XI Accidents

Section 56. Every person operating or driving any motor vehicle or riding or driving any animal upon the public street and which comes in contact with any pedestrian, vehicle or other object on such public street shall stop and render such aid and assistance as may be required, and in case of injury to any person or damage to any vehicle or property the driver of any vehicle so involved, or any oc-cupant thereof, shall, if so requested, furnish the driver or any other vehicle involved or any occupant of such vehicle or any witness to the accident, or in case of an injured pedestrian, to such pedestrian or witness, the certificate of regestration, the license number of his vehicle, the true name and address of the owner, the name and address and the operator's license number of the driver, and the name and address of each occupant of such lowed, but shall be installed at a height vehicle, and it shall likewise be the duty of any witness of any such accistreet level. dent to furnish to the driver or occupant of any such vehicle or to any other person concerned in said accident, upon request, his name and address; and it shall be unlawful for either party to a collision, whether resulting from a mistake in judgment or arising from accident, to move away from the place of such collision without complying with the provisions of this subdivision. None of the information required by this section to be given shall be construed as fixing liagiven shall be construed as them, the chinery or objects of a structural nability or fault or negligence or either chinery or objects of a structural naparty, but shall be a means of identi-iture which cannot be dismantled or carried or the facts and circumstances equipment of a public utility, or to only.

It shall also be the duty of such operator or driver to render to any such injured persons all necessary assistance, including the carrying of such person or persons to a physician, surgeon, or hospital for medical treatment if such treatment is required or if

The driver of any vehicle which collides with any vehicle which is unattended, shall immediately stop, and shall then and there either locate and notify the operator or owner of such vehicle of the name and address of the driver and owner of the vehicle striking the unattended vehicle, or shall

of any motor vehicle used upon any leave in a conspicuous and secure place street shall have such vehicle equipped in or on the vehicle struck, a written ment of the circumstances thereof.

The operator of any vehicle involved in an accident causing injuries or death to any person shall report forthwith in person to the Police Judge or Town Marshall and when involved in an accident resulting in property damage only, shall, within twenty-four (24) hours make a report in person of such accident to the Police Judge or Town Marshall to receive such reports regardless of when made.

When there has been any accident or any wrecked or damaged vehicle is removed from the roadway of a public highway, any glass, debris or other injurious substance dropped from the roadway by the operators involved unless they be incapaciteted.

#### ARTICLE XII Livestock

Section 57. It shall be unlawful for any person to cause or permit any livestock to graze or stray upon any street, as in this ordinance defined

#### ARTICLE XIII

Size, Weight and Load Section 58. No passenger type vehicle shall be operated on any street with any load carried thereon extending beyond the line of the fenders on the left side of such vehicle nor extending more than six (6) inches beyond the line of the fenders on the

right side thereof.

The total outside width of any vehicle or load thereon shall not exceed eight (8) feet and in no event shall the outside measurement of the body of any vehicle exceed eight (8) feet in width. Extension of rear vision mirrors where necessary shall be al-

street level.

The total height of any vehicle or load shall not exceed twelve (12) feet six (6) inches above street level, except repair equipment of a public utility.

No combination of more than two (2) vehicles or any combination having an overall length of over sixty (60 feet and no vehicle having an overall length of over thirty-five (35) feet, shall be operated on any street, except that the above shall not apply to vehicles transporting poles, pipe, ma-chinery or objects of a structural navehicles operating under a special permit from the Town Marshall or Police Judge.

The above specifications in this section provided, shall not apply if a special permit has been issued by the

Town Marshall or Police Judge.

Any vehicle with a load shall be such carrying is requested by the person struck or any occupancy of such sides and marker and a red flag by vehicle collided with. day and marker lamp by night upon the extreme ends of any projecting load, to mark the dimensions thereof. and no such load shall extend beyong the front of the radiator, or shall drag on or come in contact with the street surface.

No vehicle shall operate upon any Continued on next page

that allowed on a public highway by the State Motor Vehicle Act in force at the time, or operating under a permit from the State Patrol, unless under a special permit from the Town Mar-

shall or Police Judge.

The Town Marshall or Police Judge may require as a condition precedent to granting any special permit as herein provided, that the applicant exe-cute and deliver to the Town a sufficient surety company bond or cash bond in the sum of One Thousand (\$1,000.00) Dollars conditionad to save the Town harmless from all injuries occasioned by reason of granting same which shall not consitute, however, a waiver of the right of the Town to recover from damages exceeding such sum; and may designate the route to be followed by such vehicle.

The Town Council may by resolution direct and adopt means of marking routes to be followed by vehicles transporting loads on the streets of the Town, in which event such routing shall be complied with by the operator

of any such vehicles.

## ARTICLE XIV

stages, as herein defined, entering or passing through the Town, and the location thereon where passengers or freight may be loaded or unloaded and if such routes be so established shall cause notice in writing to be given the owners thereof, following which it shall be unlawful for such owners and/or operators of any stage to violate the provisions so made.

ARTICLE XV Tank Trucks

Section 60. All tank trucks shall be equipped with sufficient fire extinguishers in good working order for the size of load carried; and shall decrease their speed at all intersections to not to exceed twenty (20) miles per

ARTICLE XVI

Fire Zones and Equipment

Section 61. There is hereby established about the scene of every fire during its course, a "Fire Zone," which shall consist of all public streets within a radius of three hundred (300) feet or more from said fire, and in every case shall include the two nearest street intersections.

Such "Fire Zone" shall remain in existence until such time as the Chief of the Fire Department or of the Plerce County Fire Prevention District No. 5, or their authorized agents shall declare the emergency past.

Commanding officers at fires shall have authority to remove from the "Fire Zone" obstructions to the ex-

tinguishing of fire.

All traffic, vehicular and pedestrian, within a "Fire Zone," shall stop in a safe place and it shall be unlawful for any person to move, operate or start to move or operate any vehicle except upon orders of the Town Marshall, the Chief of the Fire Department or of Pierce County Fire Prevention District No. 5, or thier authorized agents.

It shall be unlawful to enter a "Fire Zone," to to stop, stand or park in such a manner as to hinder the ap-

street carrying a load in violation of paratus of the Fire Department or that allowed on a public highway by Pierce County Fire Prevention District No. 5 in entering or leaving any Fire Zone."

It shall be lawful for the Chief of the Fire Department or of Pierce County Fire Prevention District No. 5 and their authorized agents to require the aid of the operator of any vehicle, in drawing or conveying any apparatus, equipment or tools of the Fire Department or of Pierce County Fire Prevention District No. 5 to a fire.

During any emergency requiring the services of the Fire Department or of Pierce County Fire Prevention District No. 5, the Chiefs thereof, or their authorized agents, are authorized to establish fire lines on a public street or private property by roping off same, or by stationing a fireman in uniform, or a police officer, to direct traffiic, and it shall be unlawful for any person to disregard or fail to obey the orders of said fireman or police officer or to run over said ropes or to operate any vehicle inside fire lines.

The Town Marshall shall maintain in readiness for immediate use a sufficient quantity of rope for establish-Auto Stages ficient quantity of rope for establish-Section 59. The Town Council may ing fire lines and in case of fire, upon by resolution designate the route or the request of the Chief of the Fire routes to be followed by all auto Department or of Pierce County Fire Prevention District No. 5, or their authorized agents, shall dispatch thereto patrolmen in charge of an officer with said fire line ropes, which officer shall report for duty and be subject to the orders of the Chief of the Fire Department or of Pierce County Fire Prevention District No. 5, or their au-thorized agents, and shall establish fire lines and direct traffic in accordance with their orders.

The Chief of the Fire Department or of Pierce County Fire Prevention District No. 5, or their authorized agents may, when the walls of a burned building are unsafe or in such condition as to endanger traffic on public streets, or when any pole, chimney, spire, steeple, electric wire or other thing or object endangers human life or property in the public streets, rope, fence, or wall off parts of public streets and private property adjacent thereto and place suitable signs marked "danger" about the same, or red lights at night, and it shall be unlawful for any person to remove, mutilate, tear down or otherwise damage any sign, fence, wall or rope, to to walk, or to drive, operate or move any vehicle inside said lines, fences or walls.

Section 62. It shall be unlawful for the operator of any vehicle to follow closer than five hundred (500) feet any fire apparatus traveling in response to a fire alarm, or to drive into or stop any vehicle within the block or within two hundred (200) feet of where fire aparatus has stopped in answer to a fire alarm.

(Section 63. It shall be unlawful for the operator of any vehicle to operate or drive over or upon any unprotected hose of any Fire Department when laid down on any street, as herein defined.

ARTICLE XVII Parades or Processions Section 64. It shall be unlawful for any pedestrian, equestrian, driver or Continued on seal page

ing, or interrupt, any regularly or- tion of such incense upon demand of dered funeral procession, or any pro-cession authorized by the Town Marshall as herein provided, or passage of the military or naval forces of the her child or ward under the age of United States or of the State or National Guard of the State of Washington. This provision shall not apply child or ward shall have first obtained to operation of emergency vehicles or at street intersections where traffic is controlled by traffic control signals or police officers.

No person shall leave any vehicle upon any street which is being or has been cleared for parade purposes. All persons except those participating in parades shall keep off the streets temporarily closed for parades.

Section 65. It shall be unlawful to parade upon any street in the Town of Gig Harbor without first notifying the Mayor and Town Marshall and obtaining a permit so to do from said Mayor. Such notification shall be made in writing and shall state the purpose of such parade, the place and hour of formation, the proposed line of march and the names of the persons having charge or control of said parade. Such violation or failure to comply, notification shall be delivered to the Mayor and Town Marshall twenty—meanor, and upon conviction thereof, four (24) hours before such parade is to take place, provided, however, that this time limitation may be lessened or the notice entirely waived, in the discretion of the Mayor for any unexpected occasion, or in case of rade of visitors arriving in the Town within less than the above described period preceding the desired hour of parade. The Mayor in his discretion, may direct such modifications of the place of formation and of the line of march and other details of any such parade as traffic conditions and public safety may require, and with the approval of the Town Marshall, may forbid or stop any such parade, whenever deemed necessary for the preservation of the public peace.

#### ARTICLE XVIII

Vehicle and Operator's Licenses

Section 66. No person shall operate, park or angle park a motor vehicle or trailer upon any street unless the li-cense issued by the State of Washing-ton for such vehicle is carried thereon, as required by State law at the time. The person in charge of such vehicle shall permit an inspection of such license upon demand of any peace of-

It shall be unlawful for any person to operate or drive a motor vehicle on the streets or other public high-ways without having first obtained and being the authorized holder and bear-er of, a valid and subsisting driver's or operator's license so to do, as pro-vided for by the laws of the State of Passed Nov. 15th, 1946.

د رسوم کا

operator of a vehicle to pass through, Washington. The person in charge of or drive between the vehicles compris- such vehicle shall permit an inspec-

any peace officer.

Section 67. It shall be unlawful for any person to cause or allow his or a vehicle operator's license to so operate a motor vehicle, and shall be the bearer thereof at the time. Section 68. It shall be unlawful for

any person to authorize or knowingly permit a motor vehicle owned by him or under his control, to be operated on any street by any person who is not legally licensed as an operator of a motor vehicle within the State of

Washington.

#### ARTICLE XIX

#### Penalties-License Revocaton or Suspension

Section 69. Except as otherwise provided in this ordinance, any person who shall violate or fail to comply with any of the provisions of this ordinance, or who shall counsel, aid or abet any shall be punished by a fine in any sum not exceeding Three Hundred (\$300.00) Dollars, or by imprisonment in the Town Jail for a term not exceeding ninety (90) days or both such fine and imprisonment.

Section 70. In addition to other penalties provided by this ordinance, the Police Court, or the Superior Court upon appeal, shall forthwith suspend the vehicle operator's license for a period of not less than thirty (30) days of any person upon conviction for, or who has forfeited bail or collateral for appearance on a charge of reckless driving; and shall forthwith revoke the vehicle operator's license of any person upon; conviction for operating a vehicle while under the influence of or affected by the use of intoxicating liquor or narcotic drugs; or upon conviction or forfeiture of bail upon three (3) charges of reckless driving, within the preceding two (2) years; or upon conviction of an operator of a motor vehicle involved in an accident resulting the death of injury of another ing in the death of injury of another person, upon a charge of failure to stop and disclose his identity at the scene of the accident as in this ordinance provided.

Passed by the Town Council, signed and approved by the Mayor, this 15th day of November, 1946.

H. H. RYAN,

Mayor.

Attest: MARIE GUSTAFSON,

Town Clerk.

## OMDINANCE NO. 6A

AN ORDINANCE RELATING TO MOTOR VEHICLES AND THEIR USE AND OPERATION WITHIN THE TOWN OF GIG HARBOR, AND ADOPTING TITLE 46 OF THE REVISED CODE OF WASHINGTON TOGETHER WITH ALL ANGENDMENTS OR ADDITIONS THERETO WHICH MAY HERE-AFTER BE MADE BY THE LEGISLATURE OF THE STATE OF WASH-INGTON, EXCEPT IN THOSE PARTICULARS IN WHICH IT CONFLICTS WITH ORDINANCE NO. 6 OF THE TOWN OF GIG HARBOR.

BE IT ORDAINED by the Council of the Town of Gig Harbor that Title 46 of the Revised Code of Washington, together with all amendments or additions thereto which may hereafter be made by the Legislature of the State of Washington, be and is hereby adopted as an ordinance and as a part of the law of the Town of Gig Harbor, except in those particulars in which said Title 46 shall be in conflict with Ordinance No. 6 of the Town of Gig Harbor.

BE IT FURTHER ORDAINED that the text of said Title 46 be and it is hereby incorporated as an ordinance of the Town of Gig Harbor by reference under the authority contained in the Revised Code of Washington, Section 35.21.180.

This ordinance shall take effect immediately upon its passage and publication as provided by law.

Passed December 11, 1952.

Harold H. KanMayor

Attest: Eugene O. Clark

#### ORDINANCE NO. 6B

AN ORDINANCE RELATING TO MOTOR VEHICLES AND THEIR USE AND OPERATION WITHIN THE TOWN OF GIG HARBOR, AMENDING, ADDING TO AND CLARIFYING ORDINANCES NO. 6 and NO. 6A OF THE TOWN OF GIG HARBOR.

BE IT ORDAINED by the Council of the Town of Gig Harbor that nothing contained in Title 46 of the Revised Code of Washington, or any amendments or additions thereto now or in the future, shall be construed as providing for any division of fines and furfeitures levied pursuant to said Ordinances No. 6 and 6A, or of Title 46 as adopted thereby, with any governmental agency other than the Town of Gig Harbor, and specifically providing that all fines and forfeitures levied under said Ordinances or any amendments thereto shall inure to the sole benefit of the Town of Gig Harbor, and any provisions contrary hereto are hereby declared to be repealed and revoked in so far as their application within the Town of Gig Harbor is concerned.

This ordinance shall take effect immediately upon its passage and publication as provided by law.

Passed April 9th, 1953.

Mayor

Harold H Nya Attest: Eugene C

Cown Clerk

ME ST SQUARRED by the Manetl of the Sout of the Mark of the Marker that Spotled & Mr Ordinense Mail of the Marker of the Marker be disasted by adding thereto the following personnils:

Any person the hidge or paralle to be topt upon his or her principle within the Term of Cig Engley here have then the Committee of meture age shall be found to be executing a kennel.

Any person so embrating a kennel shall pay a monael license fee of Fifty Bollars, per calender year or portion themself payable in advance.

For the purposes of this paregraph the phrase "dogs of mature age" shall include all dogs ever the age of three manths.

This emendment is necessary for the public cafety and convenience of the inhabitants of the Town of Gig Harber and shall be effective immediately.

Passed by the council February 7, 1947.

Harold H. Ryan-

Marie Destafor

e punch coard is ten cents or less, but more than five cents,

BE IT ORDAINED by the Council of the Town of Gig Harbor that Section 1 of Ordinance No.1 of the Town of Gig Harbor be amended by adding thereto the following paragraph:

Any person who keeps or permits to be kept upon his or her premises within the Town of Gig Harbor more than two dogs of mature age shall be deemed to be operating a kennel.

Any person so operating a kennel shall pay a kennel license fee of Fifty Dollars, per calender year or portion thereof payable in advance.

For the purposes of this paragraph the phrase "dogs of mature age" shall include all dogs over the age of three months.

This amendment is necessary for the public safety and convenience of the inhabitants of the Town of Gig Harbor and shall be effective immediately.

Passed by the council February 7, 1947.

Harold H. Ry

Mayor

Attest

O MANUSCRIME O GROSS O STATES O

Town Clerk

# ORDINANCE NO. \_ ?

AN ORDINANCE providing for the licensing and regulating the operation of punch boards and similar merchandise devices for use by the public; providing penalties for the violation hereof; and fixing the effective date of this ordinance.

BE IT ORDAINED by the Council of the Town of Gig Harbor: Section 1. DEFINITIONS. Words and phrases as used in this ordinance shall mean as follows:

"Punch Board" shall mean any device, whether used to purvey merchandise or to award prizes by which merchandise or prizes are given to persons selecting certain numbers, symbols or other insignia, from a board, spindle, jar, or other container or holder.

"Operator" shall mean any person who shall offer to the publish for a consideration the privilege of punching, pulling or selecting a number, symbol or other insignia from a punch board.

"Person" shall mean and include an individual, corporation, co-partnership or association.

Section 2. PUNCH BOARD LICENSES. That it shall be unlawful for any operator to publicly display a punch board without first obtaining a punch board license for each such punch board and permanently affix said license thereto. Application for such license shall be made to the Town Clerk upon such form as may be prescribed by the Clerk.

License fees shall be as follows:

where the maximum price of each punch, chance or sale upon a punch board is five cents, or less, the license shall be One (\$1.00) Dollar for each five hundred (500) numbers, symbols or insignia, or fraction thereof, upon each of said punch boards.

Where the maximum price of each punch, chance or sale upon a punch board is ten cents or less, but more than five cents, the license shall be Three (\$3.00) Dollars for each five hundred

(500) numbers, symbols or insignia, or fraction thereof, upon each of said punch boards.

Where the maximum price of each punch, chance or sale upon a punch board is twenty-five cents or less, but more than ten cents, the license shall be Ten (\$10.00) Dollars for each five hundred numbers, symbols or insignia, or fraction thereof, upon each of said punch boards.

Where the maximum price of each punch, chance or sale upon a punch board is more than twenty-five cents, the license shall be Twenty-five (\$25.00) Dollars for each five hundred numbers, symbols or insignia, or fraction thereof, upon each of said punch boards.

Section 3. PLAY BY MINORS PROHIBITED. It shall be unlawful for any person under the age of twenty-one years to punch, pull, select or play any punch board, and it shall be unlawful for any operator or any owner of any punch board or for any manager or other person in charge of the premises where any such punch board is kept or maintained or permitted to be kept and maintained, to permit or allow any person under twenty-one years of age to punch, pull, select or play any punch board.

Section 4. REVOCATION OF LICENSE, REFUSAL TO LICENSE, HEARING BY TOWN COUNCIL. If the Town Marshall shall find that any licensee has violated any of the provisions of this ordinance he shall make a written report thereof to the Town Council, specifying therein the particulars in which the ordinance has been violated. The Town Council upon considering such report may revoke said license and may suspend, either temporarily or permanently, the right of said licensee to obtain further and additional licenses. In case of the revocation of a license or the suspension of the right of the licensee to

to obtain licenses, the Town Clerk shall refuse further licenses to said licenses. Any licensee whose right to licenses has been suspended shall have the right to a hearing before the Town Council by filing with the Town Clerk a written request therefor after entry of the order of suspension. The application for hearing shall specify an address at which the licensee may be given notice of such hearing. At the hearing the licensee shall have the right to appear in person and offer evidence pertinent to the suspension and the Town Marshall shall likewise be entitled to offer evidence in support of the suspension.

The Town Council expressly reserves the right to refuse to grant licenses for any reason, it being the purpose of the Council to refuse to license any operator whose place of business is frequented or patronized by an unusual number of minors.

Section 5. PENALTIES: Any violation or failure to comply with any of the provisions of this ordinance shall constitute a misdemeanor, and upon conviction thereof shall subject the offender to a fine in any sum not exceeding one hundred (\$100.00) Dollars or imprisonment in the City Jail or County Jail for a period not exceeding thirty (30) days, or to both such fine and imprisonment.

Section 6. That if any section, part of a section, clause or sentence of this ordinance shall be held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining provisions of this ordinance.

Section 7. This ordinance shall take effect and be in full force and effect on and after May, 1st, 1947.

Attest: Marie Butapen.
Town Clerk

Presed april 25, 194

# ordinance no. 9

AN ORDINANCE amending Section 2 of Ordinance No. , an ordinance providing for the licensing and regulating the operation of punch boards and similar merchandise devices for use by the public, and fixing the effective date of said amendment.

BE IT ORDAINED by the Council of the Town of Gig Harbor:
Section 1. That Section 2 of Ordinance No. 2 of the Town
of Gig Harbor shall be amended to read as follows:

"Section 2. PUNCH BOARD LICENSES. That it shall be unlawful for any operator to publicly display a punch board without first obtaining a punch board operator's license. Application for such license shall be made to the Town Clerk upon such form as may be prescribed by the Clerk.

License fees shall be as follows:

An annual license fee of Twenty-five (\$25.00) Dollars shall be charged for each such punch board operator's license. If application for said punch board operator's license be made after the first day of July in any year, the license fee for the balance of said year shall be Twelve & 50/100 (\$12.50) dollars.

All licenses issued hereunder shall expire on December 31st of each year.

The granting of such punch board operator's license shall in no event be deemed to sanction the operation or public display of punch boards upon which money or its equivalent shall be given as prizes. In other words: it is the intention of this ordinance to license the use of punch boards which are used as a means of merchandising products and not for such punch boards as may be used for the purpose of gambling for money. The display of any such money punch boards shall be deemed a violation of this ordinance."

This ordinance shall take effect and be in full force and effect on and after Grapul 27, 1947.

Passed August 28 1947

Attest: Mare Dr

# ORDINANDE NO. 10. of the Town of GIG HARBOR

AN ORD TANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the lat day of January, 1948 to and including the Slat day of December, 1948.

HE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. That the following Budget for the period from the let day of January, 1948 to and including the 31st day of December, 1948, be and it is hereby adopted as the official Budget of the Town of Gig Harbor for said period:

### BUDGET FOR THE YEAR 1948

#### REVENUE

CURRENT FXPENSE FUND:		
Est. Cash Belance 12-31-1947		\$4,000.00
Pinbell mechine License		1,800.00
Admission taxes		2,000.00
General Business Licenses		500.00
Police Court Fines		1.000.0
Wer Liquor Tax		1,800.00
Motor Vehicle Tax		500.00
State Liquor Apportionments		2,800,00
Sub-total		14,400.00
Tax Levy 8 15/100 Mills on Valuation of	\$384,500.00	3,134.00
		317,534.00
• •		
STREET FUND:		
Estimated Cash Belence 12-31-1947		
Justice Court Fines	1,200.00	
Gas Tex	2,500.00	
	4,460.00	
Tax Levy 6-6/10 Mills on valuation		
of \384,500.00	2,538.00	6,998.00
Program & T - France of the Control		<b>O</b> 4 (***********************************
TOTAL REVENUE		\$ <b>24,532.</b> 00
EXPERSE		
CUEFENT EXPENSE FUND:		
Selary & Wages:		
Clerk's Salary @ \$100.00 1,200.0	o	

FIENT EXPENSE FUND: Selary & Wages:	
Clerk's Salary @ \$100.00	1.200.00
Town Marshal @ 125.00	1,500.00
Police Judge @ 25.00	300.00
Treasurer 8 12.50	
Attorney Retainer & Exp.	300.00
Health Officer " & Fxp.	100.00
Extra Police	500.00
-	4,050.00
Maintenance & Operation:	•
Maintenance & Operation: Office Supplies	<b>50</b> 0•00
Office Supplies Printing : Publication	•
Office Supplies Printing : Publication	<b>50</b> 0•00
Office Supplies Printing : Publication Marshal Expense, auto	<b>20</b> 0.00 6 <b>0</b> 0.00
Office Supplies Printing : Publication	<b>20</b> 0.00 6 <b>0</b> 0.00
Office Supplies Printing & Publication Marshal Expense, auto , supplies	200.00 600.00 300.00
Office Supplies Printing & Publication Marshal Expense, auto , supplies & Misc.	200.00 600.00 300.00
Office Supplies Printing & Publication Marshal Expense, auto supplies & Misc. Board of Prisoners	200.00 600.00 300.00 100.00 200.00

Town Clerk

C) horrentar ()

#### ORDINANCE NO. 11\_

AN ORDINANCE declaring and establishing regular or official meeting days for the Town Council and establishing the hour at which said meetings shall be held.

BE IT ORDAINED by the Council of the Town of Gig Harbor: Section 1. That the first and third Fridays of each and every month be and they are hereby declared to be and designated as the regular and official meeting days of the Town Council of the Town of Gig Harbor, provided, however, that in the event any of said regular and official meeting days shall fall upon a legal holiday, the regular and official meeting day in said event shall be the preceding Wednesday.

Section 2. That the hour of said meetings shall be eight o'clock P. M., or such other hour in said day as shall be designated by the Mayor.

This ordinance shall take effect and be in full force and effect on and after the 1st day of December, 1947.

Passed November 21, 1947.

Harold & Gran Mayor

Attest: Marie Gustafron

#### ORDINANCE No. 11A of the TOWN OF GIG HARBOR

AN ORDINANCE amending Ordinance No. 11 of the Town of Gig Harbor relating to official meeting days and hours of meeting for the Town Council, to read as follows:

Be it Ordained by the Council of the Town of Gig Harbor:

Section 1. That the second and fourth Thursdays of each and every month be and they are hereby declared to be and designated as the regular and official meeting days of the Town Council of the Townof Gig Harbor, provided, however, that in the event any of said regular and official meeting days shall fall upon a legal holiday, the regular and official meeting day shall be the preceding Tuesday.

Section 2. This ordinance shall take effect and shall be in full force and effect immediately upon its passage, approval and publication as required by law.

Passed by the Council of the Town of Gig Harbor this 5th day of September, 1952.

		Mayor
Attest:		
	Town Clerk	

# ordinance no. 12

AN ORDINANCE providing for the licensing and regulation of taxicabs and drivers thereof in the Town of Gig Harbor, providing for revocation of licenses and penalties for the violation thereof.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. DEFINITIONS. Words and phrases as used in this ordinance shall mean as follows:

"Taxicab" shall mean any automobile or other vehicle in which transportation is offered for a monetary consideration or fee, excluding, however, ambulances and other emergency vehicles.

"Operator" shall mean any person who shall own or have any interest in, or who shall drive a taxicab.

"Person" shall mean an individual, corporation, co-partnership or association.

Section 2. LICENSES. It shall be unlawful for any person to operate a taxicab within the Town of Gig Harbor without first obtaining a license for said taxicab.

It shall be unlawful for any person to drive a taxicab upon the streets of the Town of Gig Harbor without first having obtained a taxicab driver's license.

Section 3. LICENSE FEES. License fees shall be as follows:

Taxicab licenses - - Twenty-five (\$25.00) Dollars per year. If application therefor is made after the 1st day of July in any year, the license fee shall be Twelve & 50/100 (\$12.50) Dollars for the balance of such year.

Taxicab driver's licenses - Five (\$5.00) Dollars per year.

All licenses issued hereunder shall expire on December 31st of each year.

Section 4. INSPECTION. All taxicabs licensed within the Town of Gig Harbor shall be inspected by the Town Marshal, and no license shall be issued for any taxicab unless the same is in a safe condition for use.

Section 5. QUALIFICATIONS OF DRIVERS. Every person desiring to drive a taxicab within the Town of Gig Harbor shall make written application to the Town Clerk for a license so to do. Such

of the rates and prices intended to be charged by the owner or operator of said taxicab.

Section 7. ACTION BY TOWN COUNCIL. All applications for taxicab licenses shall be referred to the Town Council for its approval or rejection. In the event of a rejection of an application the applicant shall be given an opportunity to appear before the Town Council before final action of rejection is taken by the Council.

Section 8. POSTING OF FARES AND RATES. Every owner or operator of a taxicab shall cause to be posted conspicuously, in full view of all passengers, the schedule of the rates and prices filed by said owner or operator with the Town Council. Any changes in rates and prices shall be filed with the Town Council and shall be approved by it before being put into effect by the owner or operator.

Section 9. SEPARATE OFFENSES - - PENALTIES. Each day's violation of this ordinance shall be deemed a separate offense. Any person violating this ordinance shall be guilty of a misdemeanor and shall be punished by a fine not exceeding \$100.00 and by confinement in the Town jail or County jail for a term not exceeding thirty (30) days, or both.

Section 10. REVOCATION OF LICENSES. Upon complaint by the Town Marshal or written complaint by any interested citizen that any licensee hereunder has violated any of the provisions of this ordinance, the Town Council may revoke any license issued hereunder and may suspend, either temporarily or permanently, the right of said licensee to obtain further and additional licenses. In case of the revocation of the license or suspension of the right of the licensee to obtain further licenses, the Town Clerk shall refuse to issue further licenses to said licensee.

Any licensee whose right to licenses has been suspended shall have the right to a hearing before the Town Council by filing with the Town Clerk a written request therefor after the entry of the order of suspension. Said application for hearing shall specify

application shall state his name, age, place of birth, place of residence, length of time he has resided in the Town of Gig Harbor, his marital status, his last place of employment with the name and address of his employers, whether he has been previously licensed anywhere as a taxicab driver and if so, where; whether any such license and/or licenses, has or have been revoked, and if so for what cause; whether he has ever been charged with crime, and if so, the number of such charges, the approximate dates thereof, the names of the court or courts in which he was charged and the crime or crimes with which he was charged and the final disposition of the case or cases; whether he is the possessor of a driver's license under the Laws of the State of Washington licensing him to drive a taxicab.

Each such application shall be referred to the Town Council, which shall determine whether or not the applicant is entitled to a taxicab driver's license.

In the event that a license shall be denied, the Town Clerk shall return the fee theretofore paid by applicant.

Section 6. QUALIFICATION FOR TAXICAB LICENSES

Application for taxicab licenses shall be made in writing to the Town Clerk signed by the owner or owners of said taxicab, or by two duly authorized officers if the applicant be a corporation. Such application shall contain the name and address of the owner or owners of said taxicab, the place of business of said owner, satisfactory evidence that all statutes of the State of Washington, relating to the operation and licensing of taxicabs, have been complied with. Such application shall be accompanied by satisfactory evidence that property damage and public liability insurance is carried on each such taxicab in an amount of not less than \$10,000 for injury to one person and \$20,000.00 for injury to two or more persons in one accident, and of not less than \$5,000.00 for property damage. Such application shall also be accompanied by a schedule

an address at which the licensee may be given notice of said hearing. At said hearing the licensee shall have the right to appear in person and offer evidence pertaining to the suspension and the Town Marshal or the person filing complaint hereunder shall likewise be entitled to offer evidence in support of the suspension.

Section 11. PARTIAL INVALIDITY. If any section, part of a section, clause or sentence of this ordinance shall be held to be unconstitutional or invalid for any reason, such decision shall not affect the validity of the remaining provisions of this ordinance.

Section 12. EFFECTIVE DATE. This ordinance shall take effect and be in full force and effect from and after its passage and publication as provided by law.

Passed this 2nd day of April, 1948.

Attest: Marie Gustafo

# ORDINANCE NO. 13

AN ORDINANCE providing for the licensing of dogs within the corporate limits of the Town of Gig Harbor, Washington; prohibiting dogs from running at large within the corporate limits of Gig Harbor, Washington unless duly licensed and providing for the quarantine of all dogs, whether licensed or not, under certain conditions; providing for the distraining and impounding of dogs found running at large; providing for the sale and disposition of dogs impounded, and providing a penalty for the violation of this ordinance.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. It shall be unlawful for any person or persons to permit a dog owned by them to run at large within the corporate limits of the Town of Gig Harbor unless such person or persons shall first procure a license for said dog as hereinafter provided.

For the purpose of this ordinance the term "dog" shall mean any canine of more than three months of age.

Section 2. The annual license fee on male dogs is hereby fixed at the sum of One (\$1.00) Dollar. The annual license fee on female dogs is hereby fixed at the sum of Two (\$2.00) Dollars, and for spayed female dogs the sum of One (\$1.00) Dollar.

Section 3. On payment to the Clerk of the Town of Gig Harbor of the amount of such license fee and surrender of the Clerk's receipt therefor, a license shall be issued to the person applying therefor, which license shall state whether it be for a male or female dog, and shall remain and be in force from its date until the 31st day of May next ensuing, and the Clerk shall furnish with such license a metal tag upon which is stamped a number corresponding with the number of such license and the year for which same is issued, and such tag shall be appended to the collar which the owner or keeper of the dog shall provide and place and keep upon the neck of the dog so licensed.

Section 4. It shall be the duty of the Clerk to keep a record of the names of the persons to whom such licenses are issued, with the numbers of the licenses and whether the same is for a male or female dog.

Section 5. All dogs, male or female, found running at large within the corporate limits of Gig Harbor without a license are hereby declared to be a nuisance and it shall be the duty of the Marshall to cause all such dogs to be distrained and impounded, and when so impounded said dogs shall be kept for five (5) days, at the end of which time it shall be discretionary with the Marshall whether the animal shall be sold to defray the expense of keeping it or whether said dog shall be killed.

Section 6. It shall be the duty of the Marshal immediately upon distraining or impounding any dog to notify the owner or keeper of such dog that said dog has been distrained or impounded, if the name of the owner or keeper is known, or can by the use of resonable diligence be ascertained, and any owner of a dog so distrained or impounded may redeem said dog within five (5) days by paying a fee to the Town in the sum of One (\$1.00) Dollar for impounding said dog, together with the sum of 50¢ per day, or portion thereof, to defray the cost or expense of keeping said dog.

Section 8. It shall be the duty of the Town Marshal to give two (2) days notice of the time and place of the sale of dog or dogs impounded under the terms of this ordinance and not redeemed, and said sale must be conducted as is provided by law for the sale of personal property.

Section 9. It shall be unlawful for any owner or keeper of a female dog to allow the same to run at large in season, and any owner or keeper of a female dog who allows the same to run at large in season shall be guilty of a misdemeanor.

Section 10. The Mayor of the Town of Gig Harbor shall have, and is hereby expressly granted, the right, upon the request of the Health Officer of the Town or of the Health Department of Pierce County or of the State of Washington, to declare a quarantine upon all dogs, whether licensed or not, and to provide rules and regulations with reference to said quarantine.

Section 11. Upon written complaint filed by any citizen of the Town or by the Town Marshal, the Council of the Town of Gig Harbor hereby reserves the right to declare any dog, whether licensed or not, to be vicious and to prohibit the same from running at large; provided, however, that if said dog shall be licensed then the owner of said dog shall be given at least three (3) days notice of the time and place at which said complaint will be considered by the Council and shall have the right to be present and to defend against said complaint.

Section 12. Any person or persons violating this ordinance shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than Ten (\$10.00) Dollars, to which shall be added the costs of prosecution.

This ordinance shall take effect and shall be in full force and effect from and after the first day of June, 1948.

Passed this 2 day of April, 1948.

C) WINDOWNED () GREATE () TO THE SECOND () TO THE SECOND ()

Mayo

Harol H. Ryan Attest: Marie Duo

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## TOWN OF GIG HARBOR

DR. H. H. RYAN

Gig Harbor, Washington

MARIE GUSTAFSON

DEAN W. MULLIN CITY ATTORNEY

H. R. THURSTON POLICE JUDGE

C. M. JONES MARSHAL

L. FINHOLM TREASURER

C. ALLIBON

JOHN B. FINHOLM

ANTONE STANICH

F. M. PERKINS

A. KEITH UDDENBERG

COUNCILMEN

TO:

Preston, Thorgrimson & Horowitz Northern Life Tower Seattle 1, Washington

#### CERTIFICATE

I, Marie Gustafson, duly appointed and qualified Clerk of the Town of Gig Harbor do hereby certify that the following is a true and correct copy of an exerpt from the minutes of the regular meeting of the Council of the Town of Gig Harbor, Washington entered upon the 8th day of August, 1946 and that same is entered in the minutes of said meeting of said Council on said date.

"A resolution was proposed by John Finholm that the Peninsula Gateway be designated as the official Publication for the town of Gig Harbor. Seconded by Keith Uddenberg. Motion carried."

Town of Gig Harbor, Washington

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# ORDINANCE NO. 14

AN ORDINANCE of the Town of Gig Harbor, Washington, specifying and adopting a plan for the acquisition and construction of a water supply and distribution system for the town, declaring the estimated cost thereof, providing for the submission of a proposition for the adoption of said plan and the issuance of water revenue bonds in the principal sum of \$120,000 to pay the cost thereof to the qualified voters of the town for their ratification or rejection at a special election to be held therein, and declaring an emergency.

WHEREAS, the Town of Gig Harbor, Washington, does not have a water supply and distribution system for the purpose of supplying the town and its inhabitants with an adequate supply of water; and

WHEREAS, it is deemed to be to the best interest of the town and its inhabitants that it acquire and construct a water supply and distribution system and issue its water revenue bonds in the principal sum of \$120,000 to pay the cost thereof;

NOW, THEREFORE, BE IT ORDAINED by the Council of the Town of Gig Harbor, Washington as follows:

Section 1. The following described plan and system for acquiring and constructing a water supply and distribution system for the town is hereby proposed, specified and adopted, to wit:

The town shall drill a well approximately 120 feet in depth in the south part of the town near the west end of Judson Street, and shall construct a pump house at said well site and install therein an electric pump with the capacity of approximately 400 g.p.m. with the necessary chlorinating equipment, controls and other appurtenances.

The town shall construct a 250,000 gallon steel tank of the approximate elevation of 250 feet in the southwest portion of the town and approximately 2,000 feet southwest

of said well site.

The town shall install an 8" main starting at said storage tank and running northeasterly on Pioneer Way to Harborview Avenue South, thence northwesterly on Harborview Avenue South to Rosedale Street, thence on Harborview Avenue South with a 6" main northwesterly approximately 2,400 feet to the intersection of Harborview Avenue South with Harborview Avenue West, thence northwesterly with an 8" main along Harborview Avenue West and Harborview Avenue North to Burnham Street, thence northeasterly with a 6" main along Harborview Avenue North to Vernhardson Street.

The town shall install a 6" main from said well site and pump house to Pioneer Way.

The town shall install a 6" main from the intersection of Harborview Avenue South and Rosedale Street along Rosedale Street to Harborview Avenue West, thence northerly on Harborview Avenue West to Harborview Avenue South.

The town shall install a 6" main on Peacock Way from Harborview Avenue North to Sutherland Street.

The town shall install a 6" main along Burnham Street from the intersection of Harborview Avenue North and Burnham Street to Franklin Avenue, thence northeasterly with a 4" main on Franklin Avenue to Fuller Avenue, thence northwesterly on Fuller Avenue to Prentice Avenue, thence northeasterly on Prentice Avenue to Woodworth Street.

The town shall install a 6" main running easterly and southerly along Harborview Avenue South from Pioneer Way to the H. H. Ryan Lane.

The town shall install a 4" main running southeasterly along Jersich Avenue from Harborview Avenue South approximately 1,100 feet.

Section 3. The town does hereby propose and adopt as an integral part of the plan for the acquisition and construction of such water supply and distribution system that it issue and sell its water revenue bonds in the principal sum of \$120,000. The date, maturities, form and terms of said bonds shall be as hereafter fixed by ordinance.

Section 4. The foregoing plan and system for the acquisition and construction of said water supply and distribution system and the issuance of water revenue bonds to pay the cost thereof shall be submitted to the qualified voters of the town for their ratification or rejection at a special election to be held therein on the 17 day of August, 1948.

It is hereby found and declared that an emergency exists, and the Auditor of Pierce County, as ex officio supervisor of all elections, is hereby requested to find the existence of such emergency and, in conjunction with the Council of the town, to call a special election to be held therein on the 17 day of August, 1948, to submit to the qualified voters of the town the proposition hereinafter set forth, and the Clerk of the town is hereby authorized and directed to certify to the said Pierce County Auditor said proposition in the form of a ballot title as follows:

#### PROPOSITION

Shall the Town of Gig Harbor, Washington, acquire and construct a water supply and distribution system to furnish said town and its inhabitants with water, taking its water supply from a well to be drilled in the south part of the town near the west end of Judson Street, constructing a 250,000 gallon steel tank in the southwest portion of the town, installing such pumps, mains and laterals, hydrants and all other appurtenances necessary for a complete water supply and distribution system, including the acquisition of all necessary property, easements, rights-of-way and water rights, and, in order to pay the cost thereof, issue its water revenue bonds in the principal sum of \$120,000, bearing interest at a rate of not to exceed 6% per annum and maturing serially in from 3 to not to exceed 30 years from date, all as more fully provided in Ordinance No. 14 of said town, passed and approved (figure 30, 1948? The town shall install such other 4" and 2" mains and laterals as may be deemed necessary to supply the residents of the town with an adequate supply of water.

The pipe to be used in the above described mains shall be either asbestos cement, cast iron, or steel.

The town shall acquire approximately 35 standard fire hydrants and install the same throughout the town where deemed most necessary.

All of the abovedescribed mains, laterals and fire hydrants shall be connected where necessary to form a complete water supply and distribution system for said town and its inhabitants.

The town shall acquire such property, rights-of-way, easements and water rights which may be found necessary to carry out said plan of improvements.

It is hereby further provided that said plan of improvements shall be subject to such additions or changes as to details or other changes not affecting the main general plan as hereinbefore set forth as may be authorized by the Town Council.

The above described plan and system of improvements is all as more particularly set forth in maps, plans and specifications prepared by H. T. Harstad, consulting engineer of Seattle, Washington, and now on file in the office of the Town Clerk.

Section 2. The estimated cost of acquiring and constructing said water supply and distribution system is hereby declared to be, as near as may be, the sum of \$120,000. Said sum shall be provided by the issuance and sale of water revenue bonds in a like principal amount and from such other funds of the town which may be on hand and available for such purpose.

IN	FAVOR	OF	SAID	PROPOSITION	•	
ልሚል	TNOTE	QATT	וחםם ו	MOTERACE		/ <del></del>

This ordinance is declared to be one necessary for the immediate preservation of the public property, health and safety of the people of Gig Harbor, Washington. An emergency is hereby declared to exist, and this ordinance is hereby declared to be in full force and effect from and after its passage, approval and publication or posting as provided by law.

PASSED by the Council of the Town of Gig Harbor, Washington, and approved by its Mayor this 30 day of Juna, 1948.

TOWN OF GIG HARBOR, WASHINGTON

By Harolf H. Kyan

Attest: Marie Dusta

# ORDINANCE No. 15 of the TOWN OF GIG HARBOR

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1949, to and including the 31st day of December, 1949.

WHEREAS, a hearing was had on the 4th day of October, 1948 for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the budget was adopted as the final budget for the year 1949.

BE IT ORDAINED by the Council of the Town of Gig Harbor:
Section 1. That the following Budget for the period from the 1st day of January, 1949, to and including the 31st day of December, 1949, be and it is hereby adopted as the official Budget of the Town of Gig Harbor for said period:

#### BUDGET FOR THE YEAR 1949

#### REVENUE

CURRENT EXPENSE FUND:  Estimated Cash Balance 12-31- Pinball Machine License Admission taxes General Business License Police Court Fines War Liquor tax Motor Vehicle Tax State Liquor Apportionments  Sub-total Tax Levy 7 mills on valuation of			\$1,500.00 1,800.00 2,000.00 1,000.00 1,200.00 1,800.00 650.00 3,000.00 \$12,950.00 2,985.00
			\$15 <b>,</b> 935 <b>.</b> 00
STREET FUND: Estimated Cash Balance 12-31- Justice Court Fines Gas Tax	1948	\$2,000.00 1,200.00 3,000.00	6,200.00
TOTAL REVENUE			\$22,135,00
	<u>EXPENSE</u>		
CURRENT EXPENSE FUND: Salary and Wages: Clerk's Salary @ \$100.00 Marshal @ \$175.00 Police Judge @ \$50.00 Treasurer @ \$12.50 Attorney Retainer & Expense Health Officer Retainer & Expense Extra Police	\$1,200.00 2,100.00 600.00 150.00 300.00	\$4 <b>,</b> 750 <b>.</b> 00	
Maintenance & Operation: Office Supplies Printing & Publication Patrol Car Expense Marshal Expense, supplies and miscellaneous	200.00 400.00 750.00		

75.00

Board of Prisoners

Telephone Expense	100.00		
Street Lighting Maintenance	500.00		
Police Judge Expense	50.00		
State Examination	175.00		
Registration Expense	25.00		
Association of Washington Citie	5 20000		
Dues and Expense	250.00 50.00		
Treasurer Expense	200.00		
Insurance and Bonds Industrial Insurance and	200,00		
Medical Aid	50.00		
Library	853.00		
Emergency Fund	1,000.00		
Hydrant Rental	1,800.00	At dod oo	
City Park Expense	250.00	\$6 <b>,</b> 828 <b>.00</b>	
a. 1. 2.0.13			
Capital Outlay:	\$300.00		
New Street Lights Office Equipment	150.00		
Engineering	2,157.00		
Police Car Emergency Equipment	1,000.00		
City Hall Site	750.00	4,357.00	
<b>420)</b> Mall 5000		•	•
STREET FUND:			
Street Superintendent Salary	2,100.00		
Labor	300.00		
Maintenance roads, wharves,	2 800 00		
bridges	2,800.00		
	5,200.00		
Capital Outlay:	- 000 00	( 000 00	
New Construction	1,000.00	6,200,00	
TOTAL EXPENSE		\$22,135.00	
IOIRD EARDNOE		227	
WATER E	UND		
(Estimated 9 month	e oporation	.3	
REVENUE:	a operation	• 1	
Sale of Bonds authorized by Spe	cial Electi	on	
held August 17, 1948			\$120,000.00
Hydrant Rental, 9 months @ \$150	.00		1,350,00
Water Receipt			<u>7,312.50</u>
Photo In 1. Photo TOTATANTITE			\$128,662 <b>.</b> 50
TOTAL REVENUE			9120,0026,0
EXPENDITURES:			
Water Superintendent, 9 months	@ \$225.00	\$2,025.00	
Water Superintendent, 9 months Billing, Collection & Office Su	ipplies	435.00	
Transportation and Freight		75.00	
Labor		225.00	
Repairs		150.00	
Electric Power		360.00	
Hypochlorite Solution		5.00	
TOTAL OPERATING EXPENSE		\$3,275.00	
The state of the s		negate et a	
Sinking Fund - retirement of Water	•		
Revenue Bonds		5 <b>,</b> 387 <b>.5</b> 0	
Construction of well, pumping stat		300 000 00	
storage tank and distribution sys	stem	120,000.00	
		520A (60 FO	

Passed October 4, 1948

C) was a was constant () was a constant of

ATTEST: Marie Dustafen, Town Clerk

\$128,662.50

# ORDINANCE NO. 16

AN ORDINANCE of the Town of Gig Harbor, Washington, providing for the issuance and sale of \$120,000 of water
revenue bonds for the purpose of providing funds to pay
the cost of acquiring and constructing a water supply
and distribution system for the town as provided in
Ordinance No. 14 passed and approved June 30, 1948, and
as authorized by the electors of the town at an election
held therein on August 17, 1948, fixing the date, form,
terms and maturities of said bonds, creating a special
fund for the payment of the principal and interest
thereof and a reserve account, providing certain other
protective features, safeguarding the payment thereof,
confirming the sale thereof and declaring an emergency.

WHEREAS, the Town of Gig Harbor, Washington, by ordinance No. 14 passed and approved June 30, 1948, provided for the acquisition and construction of a water supply and distribution system for the town and further provided that the cost of the acquisition and construction of such system should be paid from the proceeds of the sale of water revenue bonds of the town in the principal sum of \$120,000, and

WHEREAS, it was further provided in said ordinance that the proposition to issue and sell said bonds for such purpose should be submitted to the electors of the town at a special election to be held therein on the 17th day of August, 1948, and

WHEREAS, at said election the proportion of the qualified electors of said town required by law for the adoption thereof voted in favor of said proposition to authorize the issuance and sale of said bonds for such purpose, and

WHEREAS, it is deemed to be to the best interests of the town and its inhabitants that such bonds be now issued and sold and such water supply and distribution system be acquired and constructed.

NOW, THEREFORE, BE IT ORDATMED BY THE COUNCIL OF THE TOWN OF RIGHARDOR, MASHINGTON, AS FOLLOWS:

things ratified and confirmed. sum of system for the town and the issuance of water reverse bonds in the acquisition and thereon on August 17, TO CANCE ssle authorized. said water 14 of the term. and delivery of 120,000 Gig Section 1. **a**nc Harbor, supply and distribution system as provided in Ordinance directed to pay therefor, he and the same is kereby in all construction Westington, said bonds and the admission and construction 1948, of the proposition That the adoption by the electors ¢† do all bhings of a Water The town officials at the special election Feld ಶಾವಿಶಿಗ್ರಿಸಿ ಶಾವಿಶಿಗ್ರಿಸಿ Kannesoosa and distribution geriding ವಿಗಳ 150 150 150 hereby the issuance, ġ,

be in denominations of \$1,000 such, revenue bonds payable inclusive, shall been interest June 30, 1946. ្និធ**្**ី ០វ authorized by the electors blorein on August 17, and small mature in order of their number as foll was: the cost of the acquisition and construction of a water and distribution system semiannually Section of the 3 aid bonds shell be dated 10 town in the grincipal sum of \$120,000 as on the That there shall 1948, for the purpose of providing funds of raid town at a special election |-|5 :# (2) (4) at the rate of 4% per annum, ceys of provided in shall be numbered now be issued and sold Jone December 1, 1948, shall and December of Ordinance from 1 to 120, ₩o. **14** ೩೭೦೬೪೫

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Town Treasurer in Cig Harbor, Wachington, and shall be obligations only against the special fund created by this ordinance.

The Town of Gig Harbor hereby reserves the right to redeem any or all of said bonds at par in inverse numerical order on any interest payment date on and after December 1, 1958, and further reserves the right to redeem bonds numbered 96 to 120, inclusive, maturing on December 1, 1973, at par in inverse numerical order on any interest payment date on and after December 1, 1953. Notice of any such redesption shall be given by one publication of such notice in a newspaper of general circulation within the town not more than forty nor less than thirty days prior to said redemption date and by mailing a copy of said notice at the same time to Grande & Co., Inc. at their place of business in Seattle, Washington.

Interest on any bond or bonds so called for redemption shall cease on such redemption date.

Section 3. Said bonds shall be in substantially the following form:

No.

J1,000.00

UNITED STATES OF AMERICA STATE OF MASHEMSTON TOWN OF MIG HARBOR WATER REVENUE OND, 1948

KNOW ALL MEN I'Y THESE PRESENTS:

That the Town of Gig Harbor, a municipal corporation of the State of Washington, hereby asknowledges itself to owe and for value received promises to pay to bearer on the lat day of December, 19\_\_\_\_\_\_, the principal sum of

ONE THOUSAND AND HO/100 LOTLARS

with interest thereon at the rate of four per cent (4%) per annum payable semiannually on the first cays of June and December of each year as evidenced by and upon presentation and surrender of the annexed coupons as they severally become due. Both principal and interest are payable in lawful money of the United States of America at the office of the Town Treasurer in Sig Harbor, Woshington, solely out of the special fund of the town known as "Cig Herbor, 1948 Water Revenue Bond Rederption Fund" created by Ordinance No. \_\_\_\_\_\_\_\_\_ of raid town.

The Town of Gig Harbor has reserved the right to redeem any or all of the outstanding bonds of this issue at par in inverse numerical order on any interest payment date on and after December 1, 1958, and has further reserved the right to redeem bonds numbered 96 to 120, inclusive, maturing on December 1, 1973, at par in inverse numerical order on any interest payment date on and after December 1, 1953. Notice of any such intended redemption shall be given by one publication thereof in a newspaper of general circulation within the town not more than forty nor less than thirty days prior to said redemption date and by mailing a copy of said notice at the same time to Grande & Co., Inc. at their place of business in Seattle, Washington.

This bond is one of an issue of water revenue bonds authorized by the Town of Gig Harbor pursuant to an election held therein in the total principal sum of \$120,000 for the purpose of providing funds for the acculsition and construction of a water supply and distribution system for the town and is payable solely out of the gross revenues of such system.

with the holder of this bond that it will keep and perform all the coverants of this bond and of Ordinances No. 14 and No.

16 to be by it kept and performed. The town does hereby pledge and bind itself to set aside from the gross revenue of such water supply and distribution system and all additions and improvements thereto and to pay into said bond redemption fund and the reserve account created therein the various amounts required by said Ordinance No. 16 to be paid into and maintained in said fund and account, all within the times provided by said ordinance. Said amounts so pledged are hereby declared to be a prior lien and charge upon the gross revenues of such system, including all additions and improvements thereto, superior to all other charges of any kind or nature except the necessary cost of maintenance and operation of said system.

O MAINDONNEY () CONTACTO O MAINDONNEY () (CONTACTOR)

The town has further bound itself to maintain said system in good condition and repair and to operate the same in an efficient manner and at a reasonable cost and to establish, maintain and collect rates and charges for water that will provide sufficient revenues to pay the necessary cost of maintenance and operation of such system and to pay into said bond redemption fund the amounts which the town has pledged to be set aside therein.

It is hereby certified and declared that said bonds are issued pursuant to and in strict compliance with the Constitution and laws of the State of Washington and ordinances of the Town of Gig Harbor and that all a c t s, conditions and things required to be done precedent to and in the issuance of this bond have hapened, been some and performed as required by law.

IN WITNESS WHEREOF the Town of Gig Harbor has caused this bond to be signed by its Mayor and attested by its Clark under the corporate seal of said town and the interest coupons

attached hereto to be signed with the facsimile signatures of said officials this 1st day of December, 1943.

TOWN OF GIG HARBOR, WASHINGTON

By HAROLD H. RYAN
Mayor

ATTEST:

MARIE GUSTAFSON
Town Clerk

The interest coupons to be attached to said bonds shall be in substantially the following form:

No.	ູ໊2 <b>∩</b> •00

On the 1st day of 19 , the Town of Gig Harbor, Washington, will pay to bearer at the Office of the Town Treasurer in Gig Harbor the sum of Twenty and No/100 Dollars (\$20.00) in lawful money of the United States of America from a special fund of the town known as "Gig Harbor 1948 Water Revenue Bond Redemption Fund", said sum being the semiannual interest due that day on its water revenue bond dated December 1, 1948, and numbered

TOWN OF GIG HARBOR, WASHINGTON

By HAROLD H. RYAN Mayor

ATTEST:

MARIE GUSTAFSON
Town Clerk

Section 4. Said bonds shall be signed by the Mayor of the Town and attested by the Town Clerk under the corporate seal of the Town, and the interest coupons attached to said bonds shall be signed with the facsimile signatures of said officials.

Section 5. That there be and is hereby created a special fund to be known as "Gig Harbor 1948 Water Revenue Bond Redemption Fund" hereinafter referred to as the "Bond Fund", which fund is to be drawn upon for the sole purpose of paying the principal and interest of the bonds authorized herein.

The Town of Gig Harbor hereby obligates and binds itself to set aside and pay into said bond fund out of the gross revenues of

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its water supply and distribution system and all additions and improvements thereto, certain fixed amounts necessary to pay the principal and interest on all of the outstanding bonds of the bond issue authorize herein as the same respectively become due and payable.

Except for the payment provided for in subsection (a) immediately below, such payments shall be made into said bond fund on or before the 20th day of each month in the amounts hereinafter specified:

- (a) Immediately upon the sale of the bonds at thorized herein, the town will pay into the bond fund the sum of \$4800 for the purpose of paying the interest due on these bonds on June 1, 1949, and December 1, 1949, out of funds which it will have on hand at that time and available for such purpose.
- (b) Beginning with December, 1949, and continuing as long as any of the bonds authorized herein are outstanding and unpaid, an amount equal to at least one-sixth of the interest to become due and payable at the end of the next ensuing six-month period on all the bonds then outstanding.
- (c) Beginning with December, 1949, and continuing as long as any of the bonds authorized herein are outstanding and unpaid, an emount equal to at least one-twelfth of the principal of said bonds to become due and payable on the next principal payment date.

Provided, however, that when there is sufficient money in said bond fund and the reserve account hereinafter created to pay the principal and interest to maturity of all the outstanding bonds authorized herein, then no further payments need be made into said bond fund.

Said amounts so pledged are hereby declared to be a prior lien and charge upon the gross revenues of said water supply and

distribution system and all additions and improvements thereto superior to all other charges of any kind or nature except the necessary cost of maintenance and operation of said system.

There is hereby created a reserve account in said bond fund, and in addition to the sums above required the town hereby agrees that it will pay into said reserve account the first available surplus revenues out of the gross revenues of said system and all additions and improvements thereto, and such other funds as may be available, so that there will be paid into said account the sum of \$8,000 on or prior to December 1, 1952. The town further agrees that once said sum of \$8,000 has been paid into said reserve account it will at all times maintain said sum therein until there is a sufficient amount in the bond fund and reserve account to pay the principal and interest to maturity of all of the outstanding bonds authorized herein. In the event there shall be a deficiency in the bond fund to meet maturing installments of either principal or interest, such deficiency shall be made up from the reserve account by withdrawal of cash therefrom. Any deficiency created in the reserve account by reason of any such withdrawal shall then be made up from moneys from the revenues of said system first available after making the necessary provision for the required payments into the bond fund.

All moneys in the reserve account above provided for may be kept in cash or invested in United States Government obligations maturing not later than twelve years from date of purchase.

Interest earned on any such investments shall be deposited in and become a part of the bond fund.

Section 6. The corporate authorities of the Town of Gig Harbor hereby declare, in fixing the amounts to be paid into said bond fund and reserve account aforesaid, that they have expressed

due regard to the cost of operation and maintenance of said water supply and distribution system and have not obligated the town to set aside into said bond fund and reserve account a greater amount or proportion of the revenues of said system than in their judgment will be available over and above such cost of maintenance and operation.

Section 7. The town covenants with the owner and holder of each of said bonds as follows:

- (a) The town will establish, maintain and collect rates and charges for water for as long as any of the bonds authorized herein are outstanding that will make available for the payment of the principal and interest of such bonds as the same shall accrue an amount equivalent to 1.5 times the average annual principal and interest payments due on such outstanding bonds. The amount "aveilable for the payment of the principal and interest of such bonds as the same shall accrue" is hereby defined as "the gross revenues of such water supply and distribution system and all additions and improvements thereto, less expenses of operation, maintenance and taxes, but before depreciation."
- (b) The town will at all times maintain and keep said system and all additions and improvements thereto in good repair. working order and condition and will at all times operate said system and the business in connection therewith in an efficient manner and at a reasonable cost.
- (c) The town will not sell or otherwise dispose of the properties of such system unless provision is made for payment into the bond fund of a sum sufficient to pay the principal and interest of all of the outstanding bonds authorized herein in accordance with the terms thereof.

- derived from the operation of such system for any additions, improvements or extensions which are not economically sound and which will not advantageously contribute to the conduct of the further agrees that system in an efficient and economical manner and/all revenues derived from the operation of such system not required by the town for making payments into the bond fund and reserve account, working capital, operating and maintenance expenses, and economically sound additions, improvements or extensions will be applied to the redemption of bonds prior to maturity in the manner hereinafter provided.
- (e) The town will insure and keep insured all the insurable physical property of said system against all normal and reasonable risks and hazards and as usually insured by private corporations operating like properties.
- cordance with rules of the Division of Municipal Corporations of the Auditor's Office of the State of Washington and will cause such books to be audited annually by said Auditor's office, or in the event they are not so audited, by an independent certified public accountant. The town agrees to furnish Grande & Co., Inc. of Seattle, Washington, with a copy of each such report or audit as soon as the same has been completed.
- handling money of the town in connection with the management and operation of said water supply and distribution system shall be a bonded by/mesponsible surety company or companies, commensurate with the funds they handle and in an amount sufficient to protect the town from loss.

Section 2. That there be and is hereby created a fund in the office of the Town Treasurer to be known as the "Water Supply &

Distribution System Construction Fund"and all moneys received from the sale of the bonds authorized herein shall be deposited in said fund and shall be used only for the purposes described in Ordinance No. 14 providing for the acquisition and construction of such water supply and distribution system. Provided, however, that in the event there is any surplus left in said fund after the payment in full of such costs of acquisition and construction and after setting aside a reasonable amount for working capital for such system, then any such surplus shall be first paid into the reserve account created in the bond fund by Section 5 of this ordinance and then into the bond redemption fund for the payment of the principal and interest due on the bonds authorized herein.

The town officials are hereby authorized and directed to do everything necessary for the construction and installation of such additions and improvements for the sale, execution and delivery of said bonds as hereinafter provided and for the proper application and use of the funds derived from such sale.

September 24, 1948, in accepting the written offer of the same date from Grande & Co., Inc. of Seattle, Washington, to purchase the bonds authorized herein under the terms and conditions as set forth in said offer to purchase and as fixed herein, and the action of the term dated October 4, 1948, council on October 4, 1948, in accepting an amendment to said written offer, and the action of the Mayor and Town Clerk in executing the acceptance of said offer and the amendment thereto are hereby in all respects ratified and confirmed.

Section 10. This ordinance is declared to be one necessary for the immediate preservation of the public peace.

property, health and safety of the people of the Town of Gig Harbor, from and after its passage, approval and publication as required Weshington. An emergency is hereby declared to exist and this ordinance is hereby declared to be in full force and effect

Weshington, and approved by its Mayor this 265 day of November, Passed by the Council of the Tewn of Gig Harbor, 1048.

TOWN OF PIG MARSON, MASKINGTON

By Throll H Kyan

\* LISELE

Town Clerk

AN ORDINANCE to fix and confirm the salaries and compensation to be paid certain officials and employees of the Town of Gig Harbor, and declaring an emergency to exist.

ORDINANCE No. 17

BE IT ORDAINED by the Council of the Town of Gig Harbor:

That the compensation Section 1. Mayor and Councilmen: to be paid the Mayor and Councilmen of the Town of Gig Harbor shall be as follows:

Mayor - - - Per meeting attended, not to exceed two meetings per month, \$3.00.

Councilmen - - - per meeting attended, not to exceed two meetings per month, \$3.00.

- Section 2. Clerk: That the monthly salary to be paid to the Clerk of the Town of Gig Harbor shall be as follows: Clerk: One hundred (\$100.00) Dollars.
- Treasurer: That the monthly salary to be paid to the Treasurer of the Town of Gig Harbor shall be as follows: Treasurer: Twelve & 50/100 (\$12.50) Dollars.
- Section 4. Marshall: That the monthly salary to be paid to the Marshall of the Town of Gig Harbor shall be as follows:

  Marshall: One hundred seventy-five (\$175.00) Dollars.
- Section 5. Street Superintendent: That the monthly salary to be paid to the Street Superintendent of the Town of Gig Harbor shall be as follows:

Street Superintendent: One hundred seventy-five (\$175.00) Dollars.

- Section 6. Police Judge: That the monthly salary of the Police Judge of the Town of Gig Harbor shall be as follows: Police Judge: Fifty (\$50.00) Dollars.
- That the annual compensation, Section 7. City Attorney: including expenses, of the attorney of the Town of Gig Harbor shall be as follows:

City Attorney: Three hundred (\$300.00) Dollars.

Section 8. Health Officer: That the annual compensation, including expenses, of the Health Officer of the Town of Gig Harbor shall be as follows:

Health Officer: One hundred (\$100.00) Dollars.

Water Superintendent: That the monthly salary of the Water Superintendent of the Town of Gig Harbor shall be

Water Superintendent: Two hundred fifty (\$250.00) Dollars

Section 10. Temporary work: Whenever it shall be necessary to employ persons of the skilled trades or as ordinary laborers on any special or temporary work for the Town of Gig Harbor, such persons shall be paid the prevailing rate of wages for the services performed in conformity with the laws of the State of

Washington and of the United States; provided however, that when persons are so employed under this section a notation to that effect shall be made on the pay-roll after the name of each person so employed.

Section 11. That an emergency exists and this ordinance shall take effect immediately.

Passed 1. 1949

Mayor

Mayor

# ORDINANCE NO. 17-A

An Ordinance amending Section 3 of Ordinance No. 17 which has reference to the monthly salary to be paid to the Treasurer of the Town of Gig Harbor, and providing an effective date for said Amendment.

BE IT ORDAINED By the Council of the Town of Gig Harbor:

Section 1. That Section 3 of Ordinance No. 17 of the Town of Gig Harbor be amended to read as follows:

Section 3. Treasurer: That the monthly salary to be paid to the Treasurer of the Town of Gig Harbor shall be as follows:

Treasurer: One Hundred (\$100.00) Dollars.

Section 2. This Amendment shall be in full force and effect from and after its passage by the Council, approval by the Mayor and its publication in the Peninsula Gateway.

Approved Havel Hya

# ORDINANCE NO. 17B

AN ORDINANCE Amending Ordinance #17 relating to the salaries and Compensation to be paid officials and employees of the Town of Gig Harbor.

BE IT ORDAINED by the Council of the Town of Gig Harbor: Section 1. That Section 2 of Ordinance #17 of the Town of Gig Harbor be amended to read as follows:

Section 2. Clerk: That the monthly salary to be paid to the Clerk of the Town of Gig Harbor shall be as follows:

Clerk: One hundred twenty-five (\$125.00) Bollars. This ordinance shall take effect immediately upon its passage and publication as provided by law.

Passed this 26th day of February, 1953.

Attest: EUGENE O. PEARSON Town Clerk

Eugene O. Pearson

# ORDINANCE No. 18

AN ORDINANCE for the protection of the streets and side-walks in the Town of Gig Harbor and the cleaning thereof; to provide a penalty for the violation hereof; and declaring an emergency.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Depositing Loose Advertising Matter: be unlawful for any person, firm or corporation to distribute, throw or deposit upon any street, alley or public place, or in or upon any vehicle thereon, or upon any private yard, lawn, driveway, sidewalk, porch or steps of any residence, or upon or in any part of any structure or upon any vacant property in the Town of Gig Harbor, any advertising sample, handbill, dodger, circular, booklet, paper or loose advertising matter of any kind or description; provided, however, that nothing in this Section shall prohibit the distribution and delivery of any newspaper which is capable of being entered as second class matter under the provisions of the United States Post Office regulations of Merch 3rd, 1879, and other United States statutes.

Section 2. Vehicles Used in Transportation: It shall be unlawful for any person to transport or cause to be transported over or along any public street in said Town any of the materials above named or any gravel, fuel or building materials, unless conveyed in vehicles so constructed that the same cannot fall or be scattered upon the streets.

Section 3. Fires - - Mixing Building Materials: It shall be unlawful for any person to build a fire, slack lime, mix mortar, or place any sand or gravel, building material or other substance upon any sidewalk, street or alley in said City without first obtaining a permit so to do from the Town Marshall. And whenever a fire is built or lime is slacked, or mortar is mixed, or sand or gravel or other like building material is deposited upon any sidewalk or paved street, the same shall be done in such a manner as to prevent injury to such sidewalk or pavement and to prevent the materials from coming in contract therewith or being scattered thereon.

Section 4. Clean Walks: It shall be the duty of the person having charge or control of any premises within the Town to keep the walk or walks along said property in the street or streets adjacent thereto in a cleanly condition.

Section 5. Removal of Snow and Ice: It shall be the duty of every person having charge or control of any premises located within the Town of Gig Harbor to remove or cause to be removed from the public walks along the side or in front of said premises all snow or ice which may have formed or been deposited therein within twenty-four hours after the same has fallen or been formed, and shall also cause such snow or ice to be removed from the gutter in front of such walk for a sufficient width to allow the water to run freely therein.

Penalty: Any person violating any of the pro-Section 6. visions hereof shall be, upon conviction thereof, fined in any sum not exceeding One hundred (\$100.00) Dollars or imprisoned for a period of not exceeding thirty days, or both, in the discretion of the court.

Section 7. That an emergency exists and this ordinance shall take effect immediately.

Passed Charl 1949

Mayoer

Attest: Town Clerk

# ORDINANCE No. 19 of the TOWN OF GIG HARBOR

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbo for the period from the 1st day of January, 1950, to and including the 31st day of December,  $1950_{\bullet}$ 

WHEREAS, a hearing was had on the 3rd day of October, 1949 for the purpos of hearing any taxpayer for or against any part of said budget, and no one appearing, the budget was adopted as the final budget for the year 1950.

BE IT ORDAINED by the Council of the Town of Gig Harbor:
Section 1. That the following Budget for the period from the 1st day of January, 1950, to and including the 31st day of December, 1950, be and it is hereby adopted as the official Budget of the Town of Gig Harbor for said period: period:

## BUDGET FOR THE YEAR 1950

## REVENUE

CURRENT EXPENSE FUND: Estimated Cash Balance, 12-31-49 Pinball Machine License Admission Taxes General Business License Police Court Fines Motor Vehicle Tax State Liquor Apportionments		\$ 5,323.00 1,200.00 2,000.00 1,000.00 1,200.00 662.00 4,250.00
Tax Levy, 2 mills on valuation of \$438,749.00		15,635.00 878.00
STREET FUND: Estimated Cash Balance, 12-31-49 Justice Court Fines Gas Tax  Tax Levy, 13 mills on valuation of \$438,749.00	\$50.00 1,200.00 2,600.00 3,850.00 5,703.00	\$16,513.00 9,553.00 \$26.066.00

## EXPENSE

CURRENT EXPENSE FUND: Salary and Wages:	
Councilmen Salary	360.00
Clerk Salary	1,200.00
Marshal Salary	2,100.00
Police Judge	600.00
Treasurer	150.00
Attorney Retainer & Expense	300.00
Extra Police	400.00
Health Officer Retainer & Expense	100.00
Maintenance & Operation:	<b>-</b>
Office Supplies	200.00
Printing & Publication	-
Patrol Car Expense	300.00
Marchal Evnance complian and wine	750.00
Marshal Expense, supplies and misc.	100.00
Board of Prisoners	75.00
Telephone Expense	100.00
Street Lighting Expense	600.00
Police Judge Expense	50,00
State Examination	275.00
Registration Expense	25.00
Assn. of Washington Cities, Dues & Ex-	
pense	250.00

Treasurer Expense Insurance and Bonds Industrial Insurance & Medical Aid Library Empagement Fund	50.00 200.00 100.00 878.00 1,000.00	
Emergency Fund Hydrant Rental City Park Expense Election Expense	2,200.00 400.00 200.00	
Capital Outlay: New Street Lights Office Equipment Engineering	250.00 200.00 500.00	
Police Car Emergency Equipment City Hall Site	250.00 2.350.00	\$16,513.00
STREET FUND: Street Personnel Salary Labor Maintenance roads, wharfs, bridges	\$3,100,00 600,00 4,353,00	
New Construction	1,500.00	9,553,00
TOTAL EXPENSE		\$26,066,00
WATER FUND		
REVENUE:	2 200 00	
Hydrant Rental Service <sup>C</sup> onnections Water Receipts	2,200,00 2,100.00 8,160.00	\$12,460.00
EXPENSE:  Water Personnel  Billing, Collection, Office Supplies Transportation and Freight Labor Repairs Electric Power Service Connections Hypochlorite Solution  Total Operating Expense	1,800.00 200.00 50.00 300.00 200.00 600.00 1,500.00 10.00	
Sinking Fund, Retirement of Water Revenue Bonds	7,800,00	\$12,460.00

Passed October 3, 1949

Harold H. Kyan

ATTEST:

own Clerk

# ORDINANCE NO. 20

AN ORDINANCE annexing and incorporating certain unincorporated territory lying contiguous to the Town of Gig Harbor.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That WHEREAS by petition heretofore filed with the Council, Russell L. Siegner and Eloise Siegner, husband and wife, A. Keith Uddenberg and Eugenia M. Uddenberg, husband and wife, Morris Carlson, Jr. and Frances Carlson, husband and wife, Stefen Stensager and Martha Stensager, husband and wife, and William G. Ahern and Margarette Fern Ahern, husband and wife, being all of the persons having an interest in and owning any right, title and interest in the following described property located in Fierce County, Washington, to-wit:

The Northeast quarter of the Northeast quarter of the Southwest quarter of Section 8, Township 21 North, Range 2 East of Willamette Meridian

have requested the annexation and incorporation of said property within the Town of Gig Harbor, and

WHEREAS, subsequent to the filing of said petition, and on the 16th day of September, 1949, the Council of the Town of Gig Harbor fixed Friday, the 7th day of October, 1949, at 8:00 F. M. at the Town Hall at Gig Harbor, Washington as the time and place at which all interested persons should appear and voice their approval or disapproval of said annexation of said unincorporated territory, and

WHEREAS, copies of said notice were posted at three public places within said unincorporated territory as more particularly appears by the Affidavit of Posting filed with the Clerk of said Town, and

WHEREAS, a copy of said notice was published in the Peninsula Gateway, the official publication of the Town of Gig Harbor, on the 23d day of September, 1949, and

WHEREAS at said hearing all parties present approved of said annexation and incorporation,

NOW, THEREFORE, BE IT FURTHER ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR that the following described property located in Pierce County, Washington, to-wit:

The Northeast quarter of the Northeast quarter of the Southwest quarter of Section 8, Township 21 North, Range 2 East of Willamette Meridian

be and it is hereby annexed unto and incorporated within the Town of Gig Harbor on and after the 1st day of November, 1949.

Section 2. This ordinance shall become effective upon the publication thereof.

Passed this 7th day of October, 1949.

Attest: Manie Instation

CONTRACTOR (C) (Contract (C), Contract (C)

Larold H Kyan Mayor

#### NOTICE

NOTICE IS HEREBY GIVEN by the Council of the Town of Gig
Harbor, that the following persons: Russel L. Siegner and Eloise
Siegner, husband and wife, A. Keith Uddenberg and Eugenia M. Uddenberg, husband and wife, Morris Carlson, Jr. and Frances Carlson,
husband and wife, Stefen Stemsager and Martha Stemsager, husband
and wife, and William G. Ahern and Margarette Fern Ahern, husband
and wife, being all of the persons having an interest in and owning any right, title and interest in the following described real
property located in Pierce County, Washington, to-wit:

The Northeast quarter of the Northeast quarter of the Southwest quarter of Section 8, Township 21 North, Range 2 East of W. M.

have heretofore filed with the Council of the Town of Gig Harbor their petition for annexation of said property above described to the Town of Gig Harbor, and

That the Council of the Town of Gig Harbor has fixed Friday, the 7th day of October, 1949 at 8:00 P. M., at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons shall appear and voice their approval or disapproval of the annexation of said unincorporated territory.

Dated this 16th day of September, 1949.

TOWN OF GIG HARBOR

Marie Justafron

#### AFFIDAVIT

STATE OF WASHI GTON) County of Pierce

DEAN W. MULLIN, being first duly sworn on oath, deposes and says:

That he posted three true and correct copies of the attached notice in three public places in the following described property located in Pierce County, to-wit:

The Northeast quarter of the Northeast quarter of the Southwest quarter of Section 8, Township 21 North, Range 2 East of W. M.

by posting one copy thereof upon the electric light pole located upon the property of Russell L. Siegner and Eloise Siegner, husband and wife, by posting one copy thereof upon the electric light pole located upon the property of A. Keith Uddenberg and Eugenia M. Uddenberg, husband and wife, and by posting one copy thereof upon the electric light pole located upon the property of Stefen Stensager and Martha Stensager, husband and wife, upon the 22d day of September, 1949.

Subscribed and sworn to before me this 4th day of October, 1949.

> for the State of Washington, residing at Tacoma

NET NIE TON NIE

#### NOTICE

NOTICE IS HEREBY GIVEN by the Council of the Town of Gig
Harbor, that the following persons: Russel L. Siegner and Eloise
Siegner, husband and wife, A. Keith Uddenberg and Eugenia M. Uddenberg, husband and wife, Morris Carlson, Jr. and Frances Carlson,
husband and wife, Stefen Stemsager and Martha Stensager, husband
and wife, and William G. Ahern and Margarette Fern Ahern, husband
and wife, being all of the persons having an interest in and owning any right, title and interest in the following described real
property located in Pierce County, Washington, to-wit:

The Northeast quarter of the Northeast quarter of the Southwest quarter of Section 8, Township 21 North, Range 2 East of W. M.

have heretofore filed with the Council of the Town of Gig Harbor their petition for annexation of said property above described to the Town of Gig Harbor, and

That the Council of the Town of Gig Harbor has fixed Friday, the 7th day of October, 1949 at 8:00 P. M., at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons shall appear and voice their approval or disapproval of the annexation of said unincorporated territory.

Dated this 16th day of September, 1949.

TOWN OF GIG HARBOR

By Mayor

## NOTICE

NOTICE IS HEREBY GIVEN by the Council of the Town of Gig
Harbor, that the following persons: Russel L. Siegner and Eloise
Siegner, husband and wife, A. Keith Uddenberg and Eugenia M. Uddenberg, husband and wife, Morris Carlson, Jr. and Frances Carlson,
husband and wife, Stefen Stensager and Martha Stensager, husband
and wife, and William G. Ahern and Margarette Fern Ahern, husband
and wife, being all of the persons having an interest in and owning any right, title and interest in the following described real
property located in Pierce County, Washington, to-wit:

The Northeast quarter of the Northeast quarter of the Southwest quarter of Section 8, Township 21 North, Range 2 East of W. M.

have heretofore filed with the Council of the Town of Gig Harbor their petition for annexation of said property above described to the Town of Gig Harbor, and

That the Council of the Town of Gig Harbor has fixed Friday, the 7th day of October, 1949 at 8:00 P. M., at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons shall appear and voice their approval or disapproval of the annexation of said unincorporated territory.

Dated this 16th day of September, 1949.

TOWN OF GIG HARBOR

Marie Gustafran

## PETITION

We, the undersigned, RUSSELL L. STEGNER and ELOISE STEGNER, his wife, A. KEITH UDDENBERG and EUGENIA M. UDDENBERG, his wife, MORKIS CARLSON, JR., and FRANCES CARLSON, his wife, SEFFEN STENSAGER and MARTHA STENSAGER, his wife, and WILLIAM AHEARN and FERN AHEARN, his wife, being the owners, and all of the owners of the following described real property situate in the County of Fierce, State of Washington, to-wit:

The Northeast quarter of the Northeast quarter of the Southwast quarter (NE of NE of Section 8, Township 21 North, Range 2 East of W. M., except the North 15 feet thereof,

do hereby petition the Town of Gig Harbor for the annexation of the property above described to the Town of Gig Harbor, and respectfully request that said property be included within the corporate limits of the said Town.

Milliam Chearn

The Chearn

Th

# ORDINANCE NO. 21

#### TOWN OF GIG HARBOR

An ordinance to provide for the condemnation, under the right of eminent domain, by the Town of Gig Harbor, of a certain parcel of land for the purpose of providing a site for a Town Hall and the erection of other municipal buildings; and providing for the payment therefor by the said Town of Gig Harbor.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. That the City Attorney of the Town of Gig Harbor be and he is hereby authorized and directed to institute and prosecute to a determination in the Superior Court of the State of Washington, for Pierce County, an action in the name of the Town of Gig Harbor for the condemnation of a parcel of land, being more fully described as follows:

Commencing at the northwest corner of the southeast quarter of the northwest quarter of Section 8, Township 21 North, Range 2 East of the Willamette Meridian; thence East 135 feet; thence South 0° 56' West 170 feet to the true point of beginning; thence East 150.27 feet; thence South 130 feet; thence West 150.27 feet; thence North 130 feet to the true point of beginning,

Excepting the following described tract:
Commencing at the Northwest corner of the Southeast
quarter (SE4) of the Northeast quarter (NE2) of the Northwest quarter (NW4) of Section Eight (8), in Township
twenty-one (21) North of Range Two (2) East of Willamette
Meridian, thence East 218 feet; thence South 0° 56' West
245 feet to the true point of beginning; thence East 25
feet; thence South 0° 56' West 55 feet; thence West 25
feet; thence North 0° 56' East to the true point of beginning.

Also described as the South 55' of the East 17' of Lot 20 and the South 55' of the West 8' of Lot Twenty-one (21) of S. P. Judson's Survey and Subdivision of a part of the Southeast quarter of the Northeast quarter of the Northwest quarter, and that part of the Northeast quarter of the Northwest quarter, lying South of the Burnham-Hunt County Road, all in Section 8, Township 21 North, Range 2 East, W. M., dated November 2, 1927. Survey made at the request of F. H. and Anna Adams, Owners.

Section 2. Payment for said property so condemned shall be made from funds heretofore and to be hereafter appropriated for the purpose of the purchase of a site for a Town Hall.

Section 3. Nothing in this ordinance shall be construed as a waiver on the part of the Town of Gig Harbor of its right to decline to take and pay for said land, should it so elect, after the amount of damages has been determined in said action.

Passed November 18, 1949.

Attest.

O WHITE C MARKET O WORLDWAND (CONTRACTOR)

Marie Dustapan Town Clerk

Harold H Ryan

#### ORDINANCE NO. 22

## TOWN OF GIG HARBOR

An Ordinance prohibiting the possession, sale, use or discharge of Fireworks within the Town of Gig Harbor, Washington and providing for penalties for the violation thereof.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. That it shall be unlawful for any person, firm or corporation within the Town of Gig Harbor, Washington to have in his, their or its possession firecrackers, torpedoes, roman candles, skyrockets or fireworks of any kind or nature for sale, for use or for any purpose whatsoever, except that nothing herein shall prevent the possession or sale of sparklers and caps containing not more than .35 grains of explosive material per cap.

Section 2. That it shall be unlawful for any person or persons within the Town of Gig Harbor, Washington, to use, explode or discharge any fireworks of any kind or nature, except sparklers and caps containing not more than .35 grains of explosive material per cap; provided however, that there may be displays of fireworks for public purposes or public occasions under the supervision and control of the Town Marshall.

Section 3. That any person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and punished by a fine not to exceed \$100.00 or by imprisonment in the town jail for a period not to exceed thirty days, or by both such fine and imprisonment.

Section 4. This ordinance shall take effect and be in force from and after its passage, approval and publication.

Passed by the Council and approved by the Mayor this 2nd day of December, 1949.

Mayor

Attest: // (

MARIE GUSTAFSON

Town Clerk

WHEREAS, The Washington State Legislature enacted Chapter 161, Laws of 1949, governing nomination of candidates for elective office of Towns of the Fourth Class; and

WHEREAS, The Town of Gig Harbor has no ordinance governing such matters, and in view of the forthcoming municipal election to be held the second Tuesday in March, 1950, the enactment of such an ordinance is an immediate necessity,

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

1. A general municipal election shall be held in the Town of Gig Harbor once each year, and such special elections as may from time to time be called.

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- 2. All town elections, whether general or special, shall be held on the second Tuesday in March of the year in which they shall be called, provided, that this section shall not be construed as fixing the time for holding elections for the recall of any duly elected town official, and provided further, that whenever in the opinion of the Town Council an emergency exists which requires the holding of a special election, such council may by resolution call a special election for the purpose of meeting said emergency.
- 3. All elections called and held within the Town of Gig Harbor shall be conducted in the manner provided by the general election laws of the State of Washington.
- 4. Elective offices within the Town of Gig Harbor shall be Mayor, Treasurer and Councilman. All other town offices shall be filled by appointment by the Mayor or by action of the town council, as provided by law and/or the ordinances of the town.
- 5. No person shall be eligible to hold elective office within the Town of Gig Harbor who shall not have continuously resided within the corporate limits of the town for at least six months immediately preceding the date of the election to be held for that office, and who shall not be a registered voter within the town at the time of his nomination.
- 6. Nominations for elective office within the Town of Gig Harbor shall be made by party caucus, in the manner hereinafter provided, and there shall be no primary elections for the purpose of nominating candidates for any elective office of the said town.
- 7. A Mayor shall be elected each four years for a four year term, with the next election for such office after the effective date of this ordinance to be held in the year 1951. In the event of a vacancy in the office of Mayor, the senior councilman in point of length of continuous service on the town council shall

act as Mayor pro tempore until such vacancy shall be filled, and such vacancy shall be filled by election of a Mayor for the unexpired term at the next succeeding general town election, provided, that if such vacancy occurs during the final year of the regular term the Mayor pro tempore shall hold such office until the expiration of the regular term and until a successor is elected and qualified. Any councilman so acting as Mayor pro tempore shall retain his status as councilman.

- 8. A Treasurer shall be elected each four years for a four year term, with the next election for such office after the effective date of this ordinance to be held in the year 1951. In the event of a vacancy in the office of Treasurer occurring during the regular term of that office, the Mayor shall appoint a qualified person to fill such office until a successor shall have been elected and qualified, and the unexpired term of such office shall be filled by election of a Treasurer at the next general town election, provided, that if such vacancy occurs during the final year of the regular term of such office, no election of a successor for the unexpired term shall be held and the appointive Treasurer shall hold such office until his successor is elected and qualified.
- 9. Five councilmen shall be elected for terms of two years each, with three such councilmen being elected in the even-numbered years and two during the odd-numbered years. In the event of a vacancy in the office of councilman, the Mayor shall appoint a qualified person to fill such office until a successor shall have been elected and qualified, and the unexpired term of such office shall be filled by the election of a councilman at the next general town election, provided, that if such vacancy occurs during the final year of the regular term of such office, the person appointed shall hold such office until the end of the regular term and until his successor is elected and qualified.
- 10. All nominations for elective office in the Town of Gig Harbor shall be made by caucus, to be held within the corporate limits of the Town not less than 30 nor more than 60 days prior to the date of the election. Notice of such caucus shall be given by publication thereof in the official paper of the Town, or in any newspaper of general circulation within the Town, once at least 10 days prior to the date of such caucus, and further by posting of copies of such notice in at least 3 public places within the Town, and by such further notice as the Town Clerk may see fit to give. Such notice shall state the time and place at which such caucus will be held, that the purpose thereof is to nominate persons to be voted upon at the ensuing Town election, shall specify the offices for which nominees shall be chosen, and shall further state that only qualified voters of the Town may attend and participate.
- 11. Said caucus shall be held within the corporate limits at the Town Hall, or at such other public place as the Town Clerk may designate or approve. No caucus shall be held in a private home. Said caucus shall be held in the evening at the hour of 8 o'clock P. M.
- 12. It shall be the duty of the Town Clerk to call said caucus prior to any municipal election requiring nominations to be made, and to give the notice thereof as above provided at the expense of the Town.

Said caucus shall be called to order by the Mayor, who shall act as temporary chairman. In his absence any councilman may preside, in order of seniority in point of length of service on the Council. The Town Clerk shall act as Clerk of the caucus. The first order of business shall be the selection of a permanent chairman, who shall be elected by ballot, and who shall preside throughout the remainder of the meeting. The caucus shall then proceed to nominate for the offices to be filled at the ensuing election, with names proposed by voice from the floor. In determining the nominee or nominees for each office to be filled, the three persons receiving the highest number of votes of said caucus shall be certified as the nominees for said office. Eac vacancy in the office of councilman shall be considered a separate office for the purpose of determining the number of nominees Nominees shall be selected upon the basis of the highest number of votes received at said caucus, that is: the person receiving the highest number of votes shall be the first nominee, the person receiving the next highest number of votes shall be the second nominee, etc., provided that the caucus may nominate only one or two persons if that is the desire of the caucus, and provided further, that in the event of a tie for any such nomination the caucus shall choose by ballot between them. The Chairman shall appoint tellers and counters and otherwise arrange the details of balloting. Robert's Rules of Order shall govern the conduct of the caucus in all respects not herein provided.

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- Only qualified voters of the Town of Gig Harbor may attend and participate in any caucus, and it shall be the duty of the Town Clerk to cause each person attending said caucus to sign a register to be maintained by him for that purpose. Any person persent may challenge the eligibility of any person claiming the right to participate, and all such disputes shall be determined by the Town Clerk.
- Before any person nominated for election within the Town of Gig Harbor shall be certified on the ballot he shall appear before the Town Clerk before the expiration of seven days from the holding of said caucus and file a declaration of candidacy on a form provided for that purpose, and shall pay a candidacy fee of \$1.00. The name of any person nominated by said caucus who shall fail to comply with this provision shall not be certified by the Town Clerk to the Pierce County election board for placement on the ballot.
- 16. It shall be the duty of the Town Clerk to provide suitable ballots and ballot boxes, to keep accurate minutes and records of the actions of the caucus and of the ballot count, and to certify and read the names of the nominees at the next meeting of the Council and to file certificates of nomination as hereinbefore provided in the office of the County Auditor not less than 20 days before the ensuing town general election. shall also be his duty, subject to the directions of the Countil, to prepare the notice of caucus and to cause the same to be published and posted as herein required. He shall make proof of posting by affidavit which shall be filed with the records of the Town. In the event of his absence from the caucus, a clerk of the caucus shall be appointed by the temporary chairman, and certificate and minutes of such clerk shall be sufficient basis for the Town Clerk to file the certificates of nomination with the County Auditor.
  - If any portion of this ordinance shall be adjudged

invalid, such invalidity shall not affect the portions which are not adjudged invalid.

- 18. All ordinances or parts of ordinances in conflict herewith are hereby repealed insofar as the same are in conflict with this ordinance or any part thereof.
- 19. An emergency is hereby declared to exist and this ordinance shall become effective immediately upon the passage and publication thereof in the manner provided by law.

Passed: January 23, 1950.

HAROLD HIRYAN

MAYOR

Attest:

MARIE GUSTAFSON

TOWN CLERK

# ORDINANCE NO. 23A

# Town of Gig Harbor, Washington

AN ORDINANCE PROVIDING FOR AND REGULATING MUNICIPAL ELECTIONS IN THE TOWN OF GIG HARBOR, SPECIFYING ELECTIVE OFFICERS, PROVIDING THE METHOD OF NOMINATING CANDIDATES, PROVIDING FOR THE FILING OF DECLARATIONS OF CANDIDACY, AND REPEALING CON-FLICTING ORDINANCES.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

- That Section 1 of Ordinance No. 23 be and is hereby repealed, and said Ordinance No. 23 be and is hereby amended as to Section 1 so that the same shall read as follows:
  - General municipal elections shall be held in the Town of Gig Harbor as provided by the Laws of the State of Washington. Such special elections shall be held as may from time to time be called.
- That Section 2 of Ordinance No. 23 be and is hereby repealed, and said Ordinance No. 23 be and is hereby amended as to Section 2 so that the same shall read as follows:
  - 2. All Town elections, whether general or special shall be held upon the dates fixed in the general election laws of the State of Washington, provided, however, that this section shall not be construed as fixing the time for holding elections for the recall of any duly elected officer, and provided further, that whenever in the opinion of the Town Council an emergency exists which required the holding of a special election, such Council may by resolution call a special election for the purpose of meeting said emergency.
- That Section 4 of Ordinance No. 23 be and is hereby amended by striking therefrom the word "treasurer".
- That Section 6 of Ordinance No. 23 be and is hereby repealed, and said Ordinance No. 23 be and is hereby amended as to Section 6 so that the same shall read as follows:
  - 6. Nominations for elective offices within the Town of Gig Harbor shall be made by filing declarations of candidacy with the Town Clerk in the manner hereinafter provided, and there shall be no primary elections for nominating candidates for any elective office of said Town.
- That Section 8 of Ordinance No. 23 be and is hereby repealed.
  - 6. That Section 10 of Ordinance No. 23 be and is hereby

repealed, and said Ordinance No. 23 be and is hereby amended as to Section 10 so that the same shall read as follows:

10. All nominations for elective office in the Town of Gig Harbor shall be made by filing declarations of candidacy with the Town Clerk not more than sixty (60) days nor less than forty-five (45) days prior to the holding of said election.

All declarations for candidacy shall be accompanied by a filing fee equal to one per cent (1%) of the annual salary fixed by statute or ordinance for said position, provided, however, that no filing fee shall be less than \$1.00.

Declarations of candidacy shall substantially conform to the form set forth in Section 29.18.030 Revised Code of Washington.

- 7. That Section 11 of Ordinance No. 23 be and is hereby repealed.
- That Section 12 of Ordinance No. 23 be and is hereby 8. repealed.
- 9. That Section 13 of Ordinance No. 23 be and is hereby repealed.
- That Section 14 of Ordinance No. 23 be and is hereby 10. repealed.
- That Section 15 of Ordinance No. 23 be and is hereby repealsed.
- 12. That Section 16 of Ordinance No. 23 be and is hereby repealed.

This ordinance shall take effect immediately upon its passage and ublication as provided by law.

Passed December 11, 1952.

Harold H. K.

#### ORDINANCE No. 24

An Ordinance combining the office of Treasurer with that of Clerk and providing an effective date for said combination.

BE IT ORDAINED By the Council of the Town of Gig Harbor:

That, pursuant to the authority granted by the Legislature of the State of Washington by the enactment of Chapter 58, Laws of 1945, on and after the 15th day of April, 1950, the office of Treasurer of the Town of Gig Harbor shall be abolished and the Office of Treasurer shall be combined with the office of Clerk, and that from and after said date the Clerk shall exercise all powers vested in, and perform all the duties required to be performed by the Treasurer, and that in cases where the law requires the Treasurer to sign or execute any papers or documents it shall not be necessary for the Clerk to sign as Treasurer but shall be sufficient if he or she signs as Clerk.

Section 2. This ordinance shall be in full force and effect from and after its passage by the Council, approval by the Mayor and its publication in the Peninsula Gateway.

Introduced at the regular meeting of the Council of the Town of Gig Harbor held upon the 17th day of March, 1950.

Passed by the unanimous vote of all members of the Council of the Town of Gig Harbor, and approved by the Mayor at the regular meeting of the Council held April 7th, 1950.

Approved Hurled Hyan Mayor

Durtageon

Published in the Peninsula Gateway April 14, 1950.

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1951, to and including the 31st day of December, 1951.

WHEREAS, a hearing was had on the 2nd day of October, 1950, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the budget was adopted as the final budget for the

year 1951.

BE IT ORDAINED by the Council of the Town of Gig Harbor:
Section 1. That the following Budget for the period from the 1st
day of January, 1951, to and including the 31st day of December, 1951, be
and it is hereby adopted as the official Budget of the Town of Gig Harbor for said period:

# BUDGET FOR THE YEAR 1951

# REVENUE

#### CURRENT EXPENSE FUND:

Estimated Cash Balance, 12-31-50 Pinhall Machine License Admission Taxes General Business License Police Court Fines Motor Vehicle Tax State Liquor Apportionments			\$4,000.00 1,600.00 -2,000.00 1,000.00 2,500.00 900.00 4,000.00
Tax Levy, 2 mills on valuation of STREET FUND:	-2506,244.00		16,000.00 1,013.00 17,013.00
Estimated Cash Balance, 12-31-50 Justice Court Fines Gas Tax Tax Levy, 13 mills on valuation of	\$506 <b>,</b> 214,00	\$ 1,730.00 600.00 2,626.00 4,956.00 6,582.00	11,538.00 28,551.00

# EXPERSE

# CUREENT EXPENSE FUND:

# Salary and Wages:

Councilmen Salaries	360.00
Clerk Salary	1,200.00
Marshal Salary	2,640.00
Police Judge	600.00
Treasurer	1,200.00
Attorney Retainer and Expense	300.00
Extra Police	100.00
Health Officer metainer and Expense	1.00.00
Maintenance and Operation:	## - # <b>*</b> - *
Office Supplies	200.00
kent	120.00
Printing and Publication	200.00
Patrol Čar Expense	1,000.00
Marshal Îxpense, Supplies and Misc.	100.00
Board of Prisoners	75.00
Telephone Expense	100.00
Strect Lighting Expense	500.00
Police Judge Expense	50.00
State Examination	275.00
Registration Expense	25.00
Assn. of Washington Cities, Dues and Duxp.	250.00

Treasurer Expense Interest on Warrants Insurance and Bonds Industrial Insurance and Medical Aid Library Emergency fund Hydrant Kental City Park Expense Election Expense Capital Outlay: New Street Lights Office Equipment Engineering Folice Car Emergency Equipment City Hall Site	50.00 50.00 200.00 100.00 1,013.00 1,000.00 2,100.00 200.00 400.00 200.00 250.00 100.00 2,500.00	18 <b>,</b> 058 <b>.</b> 00
STREET FUND:		
Street Personnel Salary Labor Maintenance Roads, Wharfs, Bridges New Construction Purchase-Police Car-Emergency Ord. #25	2,640.00 500.00 4,353.00 1,500.00 1,500.00	10,493.00
TOTAL EXPENSE		28,551.00
WATER FUND		
REVENUE:		
Hydrant Rental Service Connections Water Receipts	2,100.00 1,200.00 10,050.00	13,350.00
EXPENSE:		**
Water Personnel Billing, Collection, Office Supplies Transportation and Freight Labor Repairs, Tools and Misc. Equipment Electric Power Service Connections Hypochlorite Solution Public Utility Tax	360.00 200.00 50.00 300.00 200.00 500.00 50.00 750.00	
Sinking Fund - Retirement of Water Revenue Bonds	9,800.00	13,350.00

Passed October 2, 1950

Harold H. Ryan Mayor

ATTEST:

Clerk

#### ORDINANCE NO. 27

An Ordinance declaring an emergency and providing for certain expenditures in excess of sums previously budgeted for certain items in the 1951 budget for the Town of Gig Harbor.

WHEREAS, at the time of the preparation of the 1951 budget it was the intention of the Town Council of the Town of Gig Harbor to operate the present police automobile throughout the year 1951, and therefore no provision was made for capital expenditure in the purchase of a new police automobile, and

WHEREAS, by reason of the destruction of the police automobile by accident, the purchase and equipping of a new police automobile has become necessary, and

WHEREAS, in the light of past experience and the situation existing at the time of the preparation of said 1951 budget said emergencey was not foreseeable,

NOW, THEREFORE, BE IT ORDAINED By the Council of the Town of Gig Harbor:

Section 1. That there be expended from street funds not heretofore expended or pledged, the sum of \$2,000.00, or such portion thereof as may be necessary to be applied upon the purchase and equipping of a new police automobile.

Section 2. That such action is necessary for the preservation of public health, safety and welfare.

Section 3. That an emergency is hereby declared to exist and this ordinance shall become effective immediately upon passage and publication thereof in the manner provided by law.

Passed this 3rd day of August, 1951.

EUGENE O. PEARSON' Town Clerk

## ORDINANCE NO. 28

# of The Town of Gig Harbor

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1952, to and including the 31st day of December, 1952.

WHEREAS, a hearing was had on the 1st day of October, 1951 for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the budget was adopted as the final budget for the year 1952.

BE IT ORDAINED by the Council of the Town of Gig Harbor: Section 1. That the following Budget for the period from the 1st day of January, 1952, to and including the 31st day of December, 1952, be and it is hereby adopted as the official Budget of the Town of Gig Harbor for the said period:

# BUDGET FOR THE YEAR 1952

#### REVENUE

## CURRENT EXPENSE FUND:

Estimated Cash Balance 12-31-51	<b>\$1500-00</b>
Pinball License	1000.00
Admission Taxes	1500.00
Police Court Fines	3000.00
Motor Vehicle Tax	1000.00
State Liquor Apportionments	5000.00
Tax Levy, 2 Mills on valuation of \$515,300.00	13000.00 1030.00
	<del></del>
	14030.00

#### STREET FUND:

Estimated Cash Balance 12-31-51 Gas Tax	\$2500.00 2691.00	
	5191.00	
Tax Levy, 13 Mills on valuation	6708 <b>0</b> 0	33800 00

of \$515,300.00

6708.00	11899.00
<del></del>	25929.00

# EXPENSE

CURRENT EXPENSE FUND Salary and Wages		
Councilmen Salaries	360.00	
Clerk Salary	1200.00	
Marshal and deputy salary	2850.00	
Police Judge Salary	600.00	
Attorney Retainer and Expense	350.00	
Extra Police	100.00	
Health Officer Retainer and Expense	100.00	
Maintenance and Operation		
Office Supplies	200.00	
Printing & Publication	200.00	
Patrol Car Expense	1000.00	
Marshal Expense, Supplies, Misc.	100.00	
Board of Prisoners	50.00	
Telephone Expense	100.00	
Street Lighting Expense	500.00	
Police Judge Expense	50.00	
State Examination	275.00	
Registration Expense	25.00	8060.00

Assn. Washington Cities Dues & Expense Interest on Warrants Insurance & Bonds Mayors Emergency Expense Industrial Insurance & Medical Aid Library Hydrant Rental City Park Expense Election Expesse Civil Defense Capital Outlay New Street Lights Office Equipment Engineering Police Car Emergency Equipment City Hall Site	200.00 50.00 350.00 100.00 125.00 1030.00 2100.00 400.00 200.00 300.00 200.00 50.00 100.00 50.00 2500.00	15815.00
STREET FUND: Street Personnel Salaries Labor Maintenance Roads, Wharfs, Bridges New Construction Purchase Police Car	2640.00 500.00 3974.00 1000.00	
Emergency Ordinance No. 27	2000.00	10114.00
	· · · · · · · · · · · · · · · · · · ·	25929.00
WATER FUND  REVENUE:  Hydrant Mental Service Connections Water Receipts	2100.00 800.00 9400.00	12300.00
Water Personnel Billing, Collection, Misc. Transportation & Freight Labor Repairs, Tools, Misc Equip Electric Power Service Connections HypoChlorite Solution Public Utility Tax	600.00 100.00 50.00 300.00 50.00 500.00 600.00 25.00 275.00	2500.00
Sinking Fund-Retirement of Water Revenue Bonds		9800.00
	-	12300.00

Passed October 1, 1951

H. H. Kyant

ATTEST: Magene O. Pearson

Excepting Numbers: 29 3.5 **.** 3.5 **.** 5 en en la decimienta de la compansión de 

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# OF THE TOWN OF GIG HARBOR

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1953, to and including the 31st day of December,

WHEREAS, a hearing was had on the 3rd day of October, 1952, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the budget was adopted as the final budget for the year 1953.

BE IT ORDAINED by the Council of the Town of Gig

Harbor:

Section 1. That the following Budget for the period from the 1st day of January, 1953, to and including the 31st day of December, 1953, be and it is hereby adopted as the official Budget of the Town of Gig Harbor for the suid period.

REVENU	JΕ
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REVENUE		
CURRENT EXPENSE:		
Estimated Cash Balance 12-31-52	\$1000 00	
Pinball License	1000.00	
Admission Taxes	1500.00	
Police Court Fines	3000.00	
Motor Vehicle Excise Tax	1100.00	
State Liquor Apportionemnts	4300.00	
•	\$11,900.00	
Tax Levy, 9.5 Mills on valuation of \$572,400.00	5479,00	
CONTRACTOR OF PACES.	\$17,379.00	
STREET FUND: Estimated Cash Balance 12-31-52	<b>\$300</b> 0.00	
Gas Tax	3041.00	
•	\$6041.00	
Tax Levy, 4.5 Mills on valuation of \$572,400.00	<b>2535</b> .00	
	\$8576.00	
EXPENSE		
CURRENT EXPENSE FUND:		
Salaries and Wages Councilmen Salaries	\$ 360.00	
Clerk Selary	\$ 360.00 1800.00	
Marshal Salary (\$125 to 160 per Month)	1920.00	
Deputy Marshal Salary (\$115 to 140 per Month	1520.00	
Police Judge Salary	600.00	
Attorney Reisiner and Typense	350.00	
Attorney Retainer and Expense Extra Police	300.00	
Heatlh Officer Retainer and Expense	100.00	
Maintenance and Operation	200.00	
Office Supplies	200.00	
Printing and Publication	200.00	
Patrol Car Expense	1000.00	
Marshal Expense, Supplies, Misc.	100.00	
Board of Prisoners	50.00	
Telephone Expense	100.00	
Street Lighting Expense	500.00	
Police Judge Expense	50.00	
State Examination	275.00	
Registration Expense	<b>25.00</b>	
Ass'n Wash. Cities, Dues and Expense	200.00	
Interest on Warrants	50.00	
Insurance and Bonds	350.00	
Mayor's Expense	100.00	
Industrial Insurance and Medical Aid	125.00	
Library Hydrant Rental	1044,00	
City Park Expense	2100.00 400.00	
City Lath Expense	200.00	

Election Expense	200.00
Civil Defense	300.00
Capital Outlay	
New Street Lights	200.00
Office Equipment	50.00
Engineering	100.00
Poilce Car Emergency Equipment	50.00
City Hall Site	2500.00
	\$17,379.00
STREET FUND:	
Street Superintendent Salary (\$125 to 175 Per	*0100.00
Month	\$2100.00
Labor	2300.00 2974.00
Maintenance Roads, Wharfs, Bridges	
New Construction	1202.00
	\$8,576.00
WATER FUND	φυ,υ τυ.υ υ
REVENUE:	
Hydrant Rental	\$2100.00
Service Connections	900.00
Water Receipts	10,200.00
€ · .	\$13,200.00
EXPENSE:	
Water Personnel	600.00
Billing, Collection	600.00
Transportation and Freight	50.00
Postage and Printing	150.00
Clerical Labor and Expense	250.00
Labor	300.00
Repairs, Tools, Misc. Equipment Electric Power	50.00
	500.00
Service Connections Hypochlorite Solution	600.00
Public Utility Tax	25.00
Public Officy Tax	275.00
	\$,3400.00
Sinking Fund-Retirement of Water Revenue Bonds	
-	\$13,200.00
Passed October 3, 1952 Harold H. Ryan, Mayor	. ,

Harold H. Ryan, Mayor ATTEST: Eugene O. Pearson, Clerk.

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Page 1 of 7 1641121

VOI 1028 PAGE 2

ORI INANCE NO. 31

AN ORDINANCE VACATING AN UNNAMED STREET WITHIN THE TOWN OF GIG HARBOR WHICH INTERSECTS BURNHAM STREET.

WHEREAS a petition was heretofore filed with the Council of the Town of Gig Harbor requesting the vacation of a portion of a street as hereinafter described, and

WHEREAS said petition was signed by all the owners of the private property abutting upon that portion of said street sought to be vacated, and

WHEREAS said street is unnamed but intersects Burnham Street in the Town of Gig Harbor, and

WHEREAS said street has never been opened or used as a public street, and

WHEREAS Resolution #10 was adopted by the Council of the Town of Gig Harbor on the 19th day of September, 1952, which provided that a hearing be had on the 9th day of October, 1952 at 8 o'clock P. M. at the Town Hall in Gig Harbor, Washington to determine the advisability of the vacation of said street and to determine the advisability of retaining an easement and the right to grant easements or rights of way to the vacated lands for the construction, repair and maintenance of public utilities and services, through, across, and over said lands to be vacated, and notice thereof was given as provided by law, and

WHEREAS at said hearing no objectors to said petition appeared and a motion was duly made, seconded and carried approving the vacation of said street at said time but through inadvertence no formal ordinance vacating said street was

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Page 1 7 2

VOL 1028 PAST 26

ORDINANCE NO. 3/

AN ORDINANCE VACATING AN UNNAMED STREET WITHIN THE TOWN OF GIG HARBOR WHICH INTERSECTS BURNHAM STREET.

WHEREAS a petition was heretofore filed with the Council of the Town of Gig Harbor requesting the vacation of a portion of a street as hereinafter described, and

WHEREAS said petition was signed by all the owners of the private property abutting upon that portion of said street sought to be vacated, and

WHEREAS said street is unnamed but intersects Burnham Street in the Town of Gig Harbor, and

WHEREAS said street has never been opened or used as a public street, and

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WHEREAS Resolution #10 was adopted by the Council of the Town of Gig Harbor on the 19th day of September, 1952, which provided that a hearing be had on the 9th day of October, 1952 at 8 o'clock P. M. at the Town Hall in Gig Harbor, Washington to determine the advisability of the vacation of said street and to determine the advisability of retaining an easement and the right to grant easements or rights of way to the vacated lands for the construction, repair and maintenance of public utilities and services, through, across, and over said lands to be vacated, and notice thereof was given as revided by law, and

WHEREAS at said hearing no objectors to said petition appeared and a motion was duly made, seconded and carried approving the vacation of said street at said time but through inadvertence no formal ordinance vacating said street was adopted,

NOW, THEREFORE BE IT ORFAIDED BY THE COUNCIL OF THE TOWN OF CIG HARBOR that the following described property located within the Town of Gig Harbor be vacated as a street:

Commencing at the corner common to Secs. 5 and 6, Township

# ORDINANCE NO. 3/

AN ORDINANCE VACATING AN UNNAMED STREET WITHIN THE TOWN OF GIG HARBOR WHICH INTERSECTS BURNHAM STREET.

WHEREAS a petition was heretofore filed with the Council of the Town of Gig Harbor requesting the vacation of a portion of a street as hereinafter described, and

WHEREAS said petition was signed by all the owners of the private property abutting upon that portion of said street sought to be vacated, and

WHEREAS said street is unnamed but intersects Burnham Street in the Town of Gig Harbor, and

WHEREAS said street has never been opened or used as a public street, and

WHEREAS Resolution #10 was adopted by the Council of the Town of Gig Harbor on the 19th day of September, 1952, which provided that a hearing be had on the 9th day of October, 1952 at 8 o'clock P. M. at the Town Hall in Gig Harbor, Washington to determine the advisability of the vacation of said street and to determine the advisability of retaining an easement and the right to grant easements or rights of way to the vacated lands for the construction, repair and maintenance of public utilities and services, through, across, and over said lands to be vacated, and notice thereof was given as provided by law, and

WHEREAS at said hearing no objectors to said petition appeared and a motion was duly made, seconded and carried approving the vacation of said street at said time but through inadvertence no formal ordinance vacating said street was adopted,

NOW, THEREFORE BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR that the following described property located within the Town of Gig Harbor be vacated as a street:

Commencing at the corner common to Secs. 5 and 6, Township

21 North, Range 2 East, W. M., and Secs. 31 and 32. Town-ship 22 North, Range 2 East, W. M.; thence South 0<sup>048</sup>! East along the section line 1454.35 feet; thence South 86<sup>0</sup>42! West 1337.85 feet; thence South 0<sup>0</sup>43! East 22.35 feet to the true place of beginning; thence South 0<sup>0</sup>43! East 22.44 feet; thence South 52<sup>0</sup>54! East 43.55 feet; thence South 56<sup>0</sup>07! West 97.70 feet; thence North 33<sup>0</sup>17! West 60.00 feet; thence North 56<sup>0</sup>07! East 95.20 feet, more or less to the true place of beginning Excepting therefrom any portion of the above described property lying within the boundaries of Burnham Street as now platted or travelled.

and that an easement and the right to grant easements or rights of way for the construction, repair and maintenance of public utilities and services, through, across, and over said property be retained by the Town of Gig Harbor.

This ordinance shall take effect upon its passage and publication as provided by law.

Passed this 11th day of December, 1952.

HAROTO H RYAN

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Rublished in Peninsular. Dec 12, 1952

# ORDINANCE No. 32

AN ORDINANCE REGULATING the installation, repair, maintenance and use of television, AM, FM, receiving and transmitting antennae within the Town of Gig Harbor, and providing a penalty for non-compliance therewith.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. No installation of television sets shall be made forward of or visible from the front seat of any motor vehicle, and it shall be unlawful to operate any such television set within the Town of Gig Harbor; otherwise the provisions of this ordinance shall not apply to motor vehicles.

Section 2. For better protection of life and property and in the interest of public safety, the following rules and regulations be, and the same hereby are, adopted for the installation of outdoor television, AM, FM, receiving and transmitting antennae within the Town of Gig Harbor, Washington.

- Masts or antennae must be of non-cumbustible and noncorrosive material, except that in the case of ground support a wooden pole may be used when adequately treated with a wood preservative. When a mast or antennae is installed on a roof, it must be mounted on its own platform and be securely anchored with guy wires.
- Outdoor antennae must be of an approved type, and every antenna must be adequately grounded for protection against a direct stroke of lightning, with the ground wire as specified in the 1951 National Electric Code as the same may be amended. In no case shall an antenna the same may be amended. In no case shall an antenna be installed nearer the street or sidewalk than is absolutely necessary, and preferably that it be kept at a longth from streets or sidewalks. No wires, cables or guy shall cross or extend over any part of a nublic street, way or sidewalk.
- In case of an amateur or domestic receiving antenna where the set is installed in a private residence the antenna may be installed on the roof of a frame structure provided the supports and anchor screws are securely fastened to rafters or beams or other substantial members.
- Transmission lines must be at least twelve inches clear of existing telephone or lighting circuits. Stand-off support insulators must be used at least every ten feet in running the lead-in transmission down the build-ing. No mast, guy, or any part of the antenna shall be nearer than 20 feet of electric circuits of 750 volts or over, nor shall they be nearer than 4 feet of electric circuits of 750 volts or under.
- Antennae shall be designed and installed in such a manner as to resist a wind pressure of 25 pounds per square foot and in no case shall guy wires be less than 1/8 inch, five strand cable or equivalent, galvanized. Screw eyes must not be less than 3/8 inch by four inches in size and must be securely set in rafters, beams and/or

other substantial members of the building.

- F. An additional set of screw eye anchors shall be used on aerial masts over thirty feet in length.
- G. Antennae shall not be attached to or supported by parapet walls, chimneys, vent pipes, and similar parts of buildings.
- H. The mast shall be guyed every ten feet and the mast shall be grounded with not less than No. 14 copper or No. 12 aluminum wire.
- I. Ground wire must be of the type approved by the 1951 issue of the National Electrical Code, as the same may be amended for grounding masts and lightning arrestors, and must be installed in a mechanical manner with as few bends as possible.
- J. Ground straps for grounding masts and attaching arrestors to water sipes must be an approved ground fitting.
- K. The miscellaneous hardware, such as brackets, turnbuckles, thimbles, clips, etc., must be hot dipped galvanized, or similarly treated for weather protection.
- L. Not less than three guy anchors shall be used to guy masts and if three are used they shall be 120 degrees apart.
- Section 3. No electrical materials, devices or apparatus designed for attachment to or installation of any electrical circuit or system for television, AM, FM, Amateur and Commercial Receiving and Transmitting Antennas, shall be installed, used, sold or offered for sale for use in the Town of Gig Harbor, unless they are in conformity with the approved methods of construction for safety to life and property. Conformity of electrical materials, devices or apparatus with the standards of the Underwriters Laboratories Inc. are approved for use in the Town of Gig Harbor.

Section 4. Work shall not be commenced on the installation of receiving or transmitting antennae before a permit therefor is obtained from the Town Clerk or the Police Judge. An inspection fee of \$1.00 shall be charged for the first twenty feet of antenna length and fifty cents for each additional ten feet of antenna length, or fraction thereof.

Section 5. This ordinance shall take effect upon its massage and publication as provided by law.

Passed June 25th, 1953.

1.06 7-18-02

Mayor

 $\mathtt{Clerk}$ 

#### ORDINANCE No. 32

AN ONDINANCE REGULATING the installation, repair, maintenance and use of television, AM, FM, receiving and transmitting antennae within the Town of Gig Harbor, and providing a penalty for non-compliance therewith.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. No installation of television sets shall be made forward of or visible from the front seat of any motor vehicle, and it shall be unlawful to operate any such television set within the Town of Gig Harbor; otherwise the provisions of this ordinance shall not apply to motor vehicles.

Section 2. For better protection of life and property and in the interest of public safety, the following rules and regulations be, and the same hereby are, adopted for the installation of outdoor television, AM, FM, receiving and transmitting antennae within the Town of Gig Harbor, Washington.

Committee (C) was to assume (C)

- A. Masts or antennae must be of non-cumbustible and non-corrosive material, except that in the case of ground support a wooden pole may be used when adequately treated with a wood preservative. When a mast or antennae is installed on a roof, it must be mounted on its own platform and be securely anchored with guy wires.
- B. Outdoor antennae must be of ar approved type, and every antenna must be adequately grounded for protection against a direct stroke of lightning, with the ground wire as specified in the 1951 National Electric Code as the same may be amended. In no case shall an antenna be installed nearer the street or sidewalk than is absolutely necessary, and preferably that it be kept at least its full length from streets or sidewalks. No wires, cables or guy shall cross or extend over any part of a public street, way or sidewalk.
- C. In case of an amateur or domestic receiving antenna where the set is installed in a private residence the antenna may be installed on the roof of a frame structure provided the supports and anchor screws are securely fastened to rafters or beams or other substantial members.
- D. Transmission lines must be at least twelve inches clear of existing telephone or lighting circuits. Standoff support insulators must be used at least every ten feet in running the lead-in transmission down the building. No mast, guy, or any part of the antenna shall be nearer than 20 feet of electric circuits of 750 volts or over, nor shall they be nearer than 4 feet of electric circuits of 750 volts or under.
- E. Antennae shall be designed and installed in such a manner as to resist a wind pressure of 25 pounds per square foot and in no case shall guy vires be less than 1/8 inch, five strand cable or equivalent, galvanized. Screw eyes must not be less than 3/8 inch by four inches in size and must be securely set in rafters, beams and/or

other substantial members of the building.

- F. An additional set of screw eye anchors shall be used on aerial masts over thirty feet in length.
- G. Antennae shall not be attached to or supported by parapet walls, chimneys, vent pipes, and similar parts of buildings.
- H. The mast shall be guyed every ten feet and the mast shall be grounded with not less than No. 14 copper or No. 12 aluminum wire.
- I. Ground wire must be of the type approved by the 1951 issue of the National Electrical Code, as the same may be amended for grounding masts and lightning arrestors, and must be installed in a mechanical manner with as few bends as possible.
- J. Ground straps for grounding masts and attaching arrestors to water sipes must be an approved ground fitting.
- K. The miscellaneous hardware, such as brackets, turn-buckles, thimbles, clips, etc., must be hot dipped galvanized, or similarly treated for weather protection.
- L. Not less than three guy anchors shall so used to guy masts and if three are used they shall be 120 degrees apart.
- Section 3. No electrical materials, devices or apparatus designed for attachment to or installation of any electrical circuit or system for television, AM, FM, Amateur and Commercial Receiving and Transmitting antennas, shall be installed, used, sold or offered for sale for use in the Town of Gig Harbor, unless they are in conformity with the approved methods of construction for safety to life and property. Conformity of electrical materials, devices or apparatus with the standards of the Underwriters Laboratories Inc. are approved for use in the Town of Gig Harbor.

Section 4. Work shall not be commenced on the installation of receiving or transmitting antennae before a permit therefor is obtained from the Town Clerk or the Police Judge. An inspection fee of 11.00 shall be charged for the first twenty feet of antenna length and fifty cents for each additional ten feet of antenna length, or fraction thereof.

Section 5. This ordinance shall take effect upon its assage and publication as provided by law.

Passed June 25th, 1953.

Attest: EUGENE C. TEARSON.

Clark

Guttested -

STATE OF WASHINGTON, COUNTY OF PIERCE. S.S.

FRANK C SHAW being first duly sworn,

on oath deposes and says that he is the place. Manager THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of said newspaper.

That the annexed is a true copy of a City Citationer as it was published in regular issues (and not in supplement form) of said newspaper once each week for a period of Sac

inscritical consecutive weeks, commencing on the

Teath day of July , 1953 and ending on the

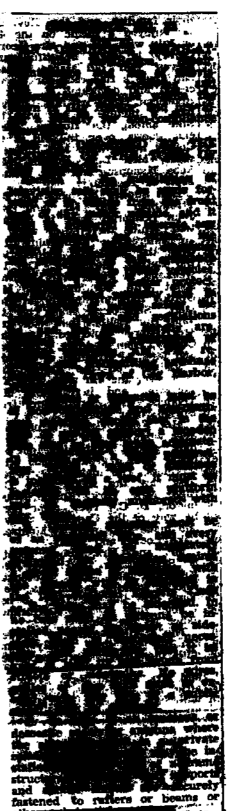
<u>, 195</u>

sive, and that such newspaper was regularly distributed to its subscribers during all of said period.

Subscribed and sworn to before me this......day of

Notary Public in and for the State of Washington.

Residing at.....



it least twelve lights tlear of at least twelve lights tlear of existing talephone ar lighting circuits. Standoff support the tors must be used at least every ten feet in running the leading the leading the masterials and the lighting feet of electric circuits and lead of volts or over, age shall they be reserve than the standard of pleasure.

se to resist a wind pressure of the parties and the parties an

G stationare shell not be atteched by or properted by purepet within distribute, went pureted shells transport of sufficients.

cables or guy shall cross or extend over any part of a public street, way or sidewalk. C. In case of an amateur or domestic receiving antenna where the set is installed in a private to residence the antenna may be in- u stalled on the roof of a frame particular provided the supports and anchor screws are securely a tastened to rafters or beams or my other substantial members.

D. Transmission lines must be an at least twelve inches clear of six existing telephone or lighting springing the content of the content o existing telephone or lighting sp. circuits. Standoff support insula per tors must be used at least every ten feet in running the lead-in xa transmission down the building. Je No mast, guy, or any part of the antenna shall be nearer than 20 feet of electric circuits of 750 volts or over, nor shall they be mearer than 4 feet of electric circuits of 750 volts or under. E. Antennae shall be designed and installed in such a manner as to resist a wind pressure of as to resist a wind pressure of \$\\ 25 \text{ pounds per square foot and in no case shall guy wires be to less than \$\\ \text{ inch. five strand } \\ \text{ cable or equivalent. galvanized } \\ \text{ stand } \\ \text{ strand } \\ \text{ str stantial members of the building of 300 F. An additional set of screw of eye anchors shall be used on the aerial masts over thirty feet in length. G. Antennae shall not be at 184 of tached to or supported by para 1818 pet walls, chimneys, event pipes, 100 guard similar parts of buildings. H. The mast shall be guyed severy ten feet and the mast shall be grounded with not less than my lua no. 14 copper or No. 12 alumbrash peu 150 inum wire.

I. Ground wire must be of the type approved by the 1951 kgo set issue of the National Electrical from the same may be approved by Code, as the same may be set amended for grounding masts 1941 926 and lightning arrestors, and must be installed in a mechanical manner with as few bends as possible. J. Ground straps for grounding masts and attaching arrestors to water pipes must be an approved ground fitting. K. The miscellaneous hardware, such as brackets, turn-buckles, thimbles, clips, etc., must be hot dipped galvanized, or similarly treated for weather protection. L. Not less than three anchors shall be used to masts and if three are used they shall be 120 degrees apart.
Section 3. No electrical materials, devices or apparatus designed for attachment to or installation of any electrical circuit or system for television. AM, FM, Amateur and Commercial ceiving and Transmitting Antennas, shall be installed used, sold or offered for sale for use in the Town of Gig Harbor, unless they are in conformity with the approved methods of construction for safety to life and mapping. Conformity of electrical mater ials, devices or apparatus with the standards of the Underwrit-ers Laboratories, Inc., are approv-ed for use in the Town of Gig Harbor, Section 4. Work shall not be commenced on the installation of receiving or transmitting anten-nae before a permit therefor is obtained from the Town Clerk or the Police Judge. An inspec-tion fee of \$1.00 shall be charged for the first twenty fee tenna length and fifty cents for each additional ten feet of antenna length, or fraction thereof.
Section 5. This ordinance shall take effect upon its passage and publication as provided by law. Passed June 25th, 1953. HAROLD H. RYAN Attest: EUGENE O. PEARSON, Clerk.

sidewalks. No wires,

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#### ORDINANCE No. 33

AN ORDINANCE appropriating funds for the nursose of paying taxes essessed by the Tax Commiss of of the ordine of Mashington, Excise Division, eggl. st the Town of Rightstor and audit interest the eon, and for the eagment of similar taxes to become due for the balance of the calendar year 1963, and declaring an emergency to exist.

BE IT ORDAINED BY THE COCKCIL OF THE TOWN OF SID HARBOR:
Section 1. That the sum of Therty-Sive (\$35.00) Dollars
be appropriated from the current expense fund; that the sum
of One hun red twenty-five (\$1.5.00) Dollars be appropriated
from the Street fund: that the sum of the hundred (\$800.00)
Dollars be appropriated from the later fund, for the currosc
of thying taxes found to be fueld the result of an audit by
the Tax C measurement of the sale of later to package Vivision,
and to it interest thereon. From said various funds, and for
the taxes to become due from said various funds for the belance
of the call ndar year 1965.

Section.. There all emergency exists and this appropriation is necessary by recension of the fact that no provision was made in the secret of the Town on Fig. Responsion for the payment of their taxes; that said taxes reculted from legal and administrative interpretations are really and their assessment could not be reasonably foreseen at the time of the proportion of said budget.

us as its assety was publications revised by let.

Twosed this Och Coy of du 7, 2000

duby 40-22

Atmentingene C. Mayor Clary

#### ORDINANCE NO. 34

AN ORDINANCE PROVIDING FOR THE ANNEXATION OF CERTAIN TERRITORY TO THE TOWN OF GIG HARBOR AND INCORPORATING THE SAME WITHIN THE CORPORATE LIMITS THEREOF.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF GIG HARBOR AS FOLLOWS:

WHEREAS, there was heretofore and timely filed with the Town Clerk of the Town of Gig Harbor a petition for annexation addressed to the Mayor and Council of the Town of Gig Harbor, and signed by the owners of more than 75 per cent in value, according to the assessed valuation for general taxation of property, of the hereinafter described area and territory seeking to incorporate the said area within the corporate limits of the Town of Gig Harbor, and make the same part of the said Town: and

WHEREAS, the Legislature of the State of Washington has provided that on the filing of such a petition of annexation, with the requisite number of signatures of boba fide residents and property owners thereof, the Council may by Ordinance, and after due hearing, incorporate such territory within the Town, and

WHEREAS, thereafter and on the 10th day of September, 1953, the Council by appropriate action adopted a resolution setting forth the above recited facts, and fixed Thursday, the 24th day of September, 1953, at the hour of 8:00 O'clock, F. M., and the Town Hall of the Town of Gig Harbor, as the time and place for a public hearing upon the petition for annexation of the following described area; and

WHEREAS, notice of such hearing was published in The Peninsula Gateway, a newspaper of general circulation in the Town of Gig Harbor, and was posted in three public places within the hereinafter described area and territory proposed to be annexed, setting forth the time and place of such hearing; and

WHEREAS, on this 24th day of September, 1953, at the hour of 8:00 o'clock P. M., the said hearing was held and the Council considered the said petition; and

WHEREAS, the Council considers that the best interests of the Town of Gig Harbor, and of the hereinafter described area, would be served by annexing the same to the Town of Gig Harbor, now therefore,

IT IS ORDAINED AND ORDERED, that the following described territory consisting of the following described real estate situate in the County of Pierce and State of Washington, and contiguous to the Town of Gig Harbor, be and the same is hereby annexed to and incorporated into the Town of Gig Harbor, to-wit:

Commencing at the northeast corner of the southeast quarter of the southwest quarter of the northwest quarter of Section 8, Township 21 North, Range 2 East of W. M., running thence south on the east quarter section line of said southwest quarter of the northwest quarter

#### ORDINANCE NO. 34

AN ORDINANCE PROVIDING FOR THE ANNEXATION OF CERTAIN TERRITORY TO THE TOWN OF GIG HARBOR AND INCORPORATING THE SAME WITHIN THE CORPORATE LIMITS THEREOF.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF GIG HARBOR AS FOLLOWS:

WHEREAS, there was heretofore and timely filed with the Town Clerk of the Town of Gig Harbor a petition for annexation addressed to the Mayor and Council of the Town of Gig Harbor, and signed by the owners of more than 75 per cent in value, according to the assessed valuation for general taxation of property, of the hereinafter described area and territory seeking to incorporate the said area within the corporate limits of the Town of Gig Harbor, and make the same part of the said Town: and

WHEREAS, the Legislature of the State of Washington has provided that on the filing of such a petition of annexation, with the requisite number of signatures of bone fide residents and property owners thereof, the Council may by Ordinance, and after due hearing, incorporate such territory within the Town, and

WHEREAS, thereafter and on the 10th day of September, 1953, the Council by appropriate action adopted a resolution setting forth the above recited facts, and fixed Thursday, the 24th day of September, 1953, at the hour of 8:00 O'clock, P. M., and the Town Hall of the Town of Gig Harbor, as the time and place for a public hearing upon the petition for annexation of the following described area; and

WHEREAS, notice of such hearing was published in The Peninsula Gateway, a newspaper of general circulation in the Town of Gig Harbor, and was posted in three public places within the hereinafter described area and territory proposed to be annexed, setting forth the time and place of such hearing; and

WHEREAS, on this 24th day of September, 1953, at the hour of 8:00 o'clock P. M., the said hearing was held and the Council considered the said petition; and

WHEREAS, the Council considers that the best interests of the Town of Gig Harbor, and of the hereinafter described area, would be served by annexing the same to the Town of Gig Harbor, now therefore,

IT IS ORDAINED AND ORDERED, that the following described territory consisting of the following described real estate situate in the County of Pierce and State of Washington, and contiguous to the Town of Gig Harbor, be and the same is hereby annexed to and incorporated into the Town of Gig Harbor, to-wit:

Commencing at the northeast corner of the southeast quarter of the southwest quarter of the northwest quarter of Section 8, Township 21 North, Range 2 East of W. M., running thence south on the east quarter section line of said southwest quarter of the northwest quarter

#### ORDINANCE No. 33

AN ORDINANCE appropriating funds for the ourpose of paying taxes assessed by the Tax Commission of the State of Washington, Excise Division, against the Town of Gig Harbor and audit interest thereon, and for the payment of similar taxes to become due for the balance of the calendar year 1953, and declaring an emergency to exist.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR: Section 1. That the sum of Thirty-five (\$35.00) Dollars be appropriated from the current expense fund; that the sum of One hundred twenty-five (\$125.00) Dollars be appropriated from the Street fund; that the sum of Bight hundred (\$800.00) Dollars be appropriated from the Water fund, for the purpose of paying taxes found to be due as the result of an audit by the Tax Commission of the State of Washington, Excise Division, and sucit interest thereon, from said various funds, and for the taxes to become due from said various funds for the balance of the calendar year 1953.

Section 2. That an emergency exists and this appropriation is necessary by reaso: of the fact that no provision was made in the budget of the Town of Gig Harbor for the payment of said taxes; that said taxes resulted from legal and administrative interpretations and rulings and their assessment could not be reasonably foreseen at the time of the preparation of said budget.

Section 3. This ordinance shall take effect immediately upon its passage and publication as provided by law.

Passed this 9th day of July, 1953.

ausy-10-53

Attestaugene O. Joursen Clerk

STATE OF WASHINGTON, COUNTY OF PIERCE. S.S.

Frank O Shaw being first duly sworn,

on oath deposes and says that he is the plant manager. THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of said newspaper.

That the annexed is a true copy of a Sity Oid Address as it was published in regular issues (and not in supplement form) of said newspaper once each week for a period of ONE.

insertion consecutive weeks, commencing on the

2 nd day of Cotalian, 1953 and ending on the

eive, and that such newspaper was regularly distributed to its subscribers during all of said period.

Subscribed	and	sworn	to	before	me	thisday					
105											

Notary Public in and for the State of Washington.

Residing at.....

OPDINANCE NO. 34



STATE OF WASHINGTON, COUNTY OF PIERCE. S.S.
being first duly sworn
on oath deposes and says that he is the
THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has beet for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor Pierce County, Washington, and it is now and during all osaid time was printed in an office maintained at the aforesaid place of publication of said newspaper.
That the annexed is a true copy of a
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of $\ldots$
consecutive weeks, commencing on the
day of
day of
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the fore
going publiciation in the sum of \$
Subscribed and sworn to before me thisday o
Notary Public in and for the State of Washington

#### ORDINANCE NO. 34

AN ORDINANCE PROVIDING FOR THE ANNEXATION OF CERTAIN TERRITORY OF THE TOWN OF GIG HARBOR AND INCORPORATING THE SAME WITHIN THE CORPORATE LIMITS THEREOF.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF GIG HARBOR AS FOLLOWS:

WHEREAS, there was heretofore and timely filed with the Town Clerk of the Town of Gig Harbor a petition for annexation addressed to the Mayor and Council of the Town of Gig Harbor, and signed by the owners of more than 75 per cent in value, according to the assessed valuation for general texation of property, of the hereinafter described area and territory seeking to incorporate the said area within the corporate limits of the Town of Gig Harbor, and make the same part of the said Town; and

make the same part of the said Town; and
WHEREAS, the Legislature of the State of Washington has provided that on the filing of such a petition of annexation, with the requisite number of signatures of bona fide residents and property owners thereof, the Council may by Ordinance, and after due hearing, incorporate such territory within the Town, and
WHEREAS, thereafter and on the 10th day of September, 1953, the Council by appropriate action adopted a resolution setting forth the above recited facts, and fixed Thursday, the 24th day of September, 1953, at the hour of 8:00 o'clock, P.M., and the Town Hall of the Town of Gig Harbor, as the time and place for a public hearing upon the petition for annexation of the following described area; and WHEREAS, notice of such hearing was published in The Peninsula Gateway, a newspaper of general circulalation in the Town of Gig Harbor, and was posted in three public places within the hereinafter described area and territory proposed to be annexed, setting forth the time and place of such hearing; and

forth the time and prace of such and ing; and
WHEREAS, on this 24th day of September, 1953, at the hour of 8:00 o'clock P.M., the said hearing was held and the Council considered the said petition; and
WHEREAS, the Council considers that the best interests of the Town of Gig Harbor, and of the hereinafter described area, would be served by annexing the same to the Town of Gig

scribed area, would be served by annexing the same to the Town of Gig Harbor, now therefore, IT IS ORDAINED AND ORDERED, that the following described territory consisting of the following described real estate situate in the County of Pierce and State of Washington, and contiguous to the Town of Gig Harbor, be and the same is hereby annexed to and incorporated into the Town of Gig Harbor, to-wit:

Commencing at the northeast corner of the southeast quarter of the southwest quarter of the southwest quarter of Section 8, Township 21 North, Range 2 East of W.M., running thence south on the east quarter section line of said southwest quarter of the northwest quarter of the northwest quarter of the North line of property conveyed to G. A. Littel by deed recorded April 23, 1913, under Auditor's Fee No. 380130; thence west parallel with the south line of the northwest quarter of Section 8 aforesaid to a point where said line intersects the center line of the Wollochet-Gig Harbor County Road a distance of 900 feet more or less, thence Northeasterly along said County Road center line intersects the north boundary line of the southeast quarter of the southwest quarter of the southwest quarter of Section 8, thence east along the north line of said tract to the point of Section 8, thence east along the north line of said tract to the point

of beginning.
BE IT FURTHER ORDAINED: That this Ordinance shall take effect from and after its passage by the Council and approval by the Mayor, and after its legal publication as required by law, and shall thereafter be in full force and effect.

PASSED by the Council and an-

and effect.

PASSED by the Council and approved by the Mayor on the 24th day of September, 1953.

TOWN OF GIG HARBOR
HAROLD H. RYAN, Mayor
Attest: EUGENE O. PEARSON,

Town Clerk

#### ORDINANCE No. 33

AN ORDINANCE appropriating funds for the purpose of paying taxes assessed by the Tax Commission of the State of Washington, Excise Division, against the Town of Gig Harbor and audit interest thereon, and for the payment of similar taxes to become due for the balance of the calendar year 1953, and declaring an emergency to exist.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That the sum of Thirty-five (\$35.00) Dollars be appropriated from the current expense fund; that the sum of One hundred twenty-five (\$125.00) Dollars be appropriated from the Street fund; that the sum of Eight hundred (\$800.00) Dollars be appropriated from the Water fund, for the purpose of paying taxes found to be due as the result of an audit by the Tax Commission of the State of Washington, Excise Division, and sudit interest thereon, from said v rious funds, and for the taxes to become due from said various funds for the balance of the calendar year 1953.

Section 2. That an emergency exists and this appropriation is necessary by reason of the fact that no provision was made in the budget of the Town of Gig Harbor for the payment of said taxes; that said taxes resulted from legal and administrative interpretations and rulings and their assessment could not be reasonably foreseen at the time of the preparation of said budget.

Section 3. This ordinance shall take effect immediately upon its passage and publication as provided by law.

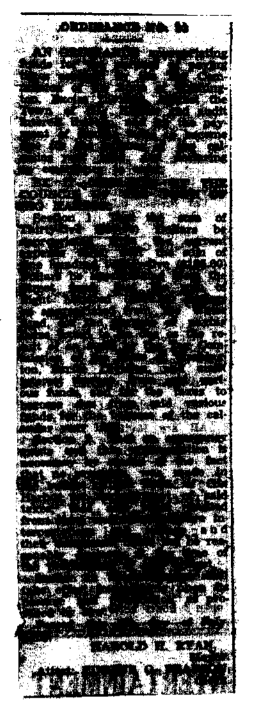
Passed this 9th day of July, 1953.

and 7-10-53

ttester Barre De Resolausor

STATE OF WASHINGTON, COUNTY OF PIERCE. S.S.
Frank C. Shaw being first duly sworn,
on oath deposes and says that he is the plain unamager
THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of said newspaper.
That the annexed is a true copy of a surfy cadinance
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of Ma
1415 Caffic n consecutive weeks, commonsing on the
Tenth day of July , 1953 and anding on the
dey of
-sive, and that such newspaper was regularly distributed to ${\rm nt_S}$ subscribers during all of said period.
That the full amount of the fee charged for the fore-
going publiciation in the sum of \$.5.2 & which amount has been paid in full, at the rate of rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
***************************************
Subscribed and sworn to before me thisday of
100

Notary Public in and for the State of Washington.



STATE OF WASHINGTON, COUNTY OF PIERCE. S.S.
being first duly sworn,
on oath deposes and says that he $i_{\rm S}$ the
THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereimafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor. Pierce County, Washington, and it is now and during all of haid time was printed in an office maintained at the aforesaid place of publication of said newspaper.
That the annexed is a true copy of a
$\alpha^{\rm g}$ it was published in regular issues (and not in supplement
form) of said newspaper ence each week for a period of $\ldots$
consecutive weeks, commencing on the
day of, 195 and ending on the
day of, 195both dates inclu-
sive, and that such newspaper was regularly distributed to $\alpha_3$ subscribers during all of said period,
That the full amount of the fee charged for the fore-
going publiciation in the sum of \$which amount has been paid in full, at the rate of rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
<del></del>
Subscribed and sworn to before me thisday of
Notary Public in and for the State of Washington.
Residing at

#### Ordinance no. 33

AN ORDINANCE appropriating funds for the purpose of paying taxes assessed by the Tax Commission of the State of Washington, Excise Division, against the Town of Gig Harbor and audit interest thereon, and for the payment of similar taxes to become due for the balance of the calendar year 1953, and declaring an emergency to exist.

BE IT ORDAINED BY THE COUNCIL, OF THE TOWN OF GIG HARBOR:

Section 1. That the sum of Thirty-five (\$35.00) Dollars be appropriated from the current expense fund; that the sum of One hundred twenty-five (\$125.00) Dollars be appropriated from the Street fund; that the sum of Eight hundred (\$800.00) Dollars be appropriated from the Water fund, for the purpose of paying taxes found to be due as the result of an audit by the Tax Commission of the State of Washington, Excise Division, and audit interest thereon, from said various funds, and for the taxes to become due from said various funds for the balance of the calendar year 1953.

Section 2. That an emergency exists and this appropriation is necessary by reason of the fact that no provision was made in the budget of the Town of Gig Harbor for the payment of said taxes; that said taxes resulted from legal and administrative interpretations and rulings and their assessment could not be reasonably foreseen at the time of the preparation of said budget.

Section 3. This ordinance shall take effect immediately upon its passage and publication as provided by law.

Passed this 9th day of July 1953.

HAROLD H. RYAN, Mayor.

HAROLD H. RYAN, Mayor. Attest: EUGENE O. PEARSON. Clerk.

STATE OF WASHINGTON, { S.S. COUNTY OF PIERCE. being first duly sworn, on oath deposes and says that he is the THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of said newspaper. That the annexed is a true copy of a ..... as it was published in regular issues (and not in supplement form) of said newspaper once each week for a period of .... ......consecutive weeks, commencing on the ...... day of ...... , 195.... and ending on the sive, and that such newspaper was regularly distributed to its subscribers during all of said period. That the full amount of the fee charged for the foregoing publiciation in the sum of \$1.50 a hundred words for each subsequent insertion. which amount has been paid in full, at the rate of rate of \$2.00 a hundred words for each subsequent insertion. Subscribed and sworn to before me this ..... day of . 195 Notary Public in and for the State of Washington. Residing at.....

### ORDINANCE NO. 35

#### OF THE TOWN OF GIG HARBOR

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1954, to and including the 31st day of December,

WHEREAS, a hearing was had on the 5th day of October, 1953, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the budget was adopted as the final budget for the year 1954.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Harbor:

Castion 1 That the following Budge		!
Section 1. That the following Budg	et for the p including th	eriod from
the 1st day of January, 1954, to and it of December, 1954, be and it is hereby	adopted as	the office
Budget of the Town of Gig Harbor for t	he said per	iod
REVENUE		
CURRENT EXPENSE FUND:		
Estimated Cash Balance 12-31-53		\$ 1,665.00
Pinbail Licenses		580.00
Police Court Fines Motor Vehicle Excise Tax		1,5 <b>52.00</b> 1,600.00
State Liquor Profits Apportionments .		4,000.00
Rentals and Misc.		500.00
Tax Levy, 9.5 Mills on valuation of	2579 719	9,897.00 5,498.00
Tax Lievy, and Mills on Valuation of	pu 40, 11a	J,400.00
		\$15,395.00
STREET FUND:		,
Estimated Cash Balance 12-31-1953	\$ 3,000.00	
Gas Tax	2,800.00	
	5,800.00	
Tax Levy, 4.5 Mills on valuation	•	
of \$578,713	2,604.00	8404.00
	*****	\$23,799.00
		φ20,188.00
EXPENSE		
CURRENT EXPENSE FUND:		
Salaries and Wages Councilmen Salaries	\$ 360.00	
Clerk Salary	1,800.00	
Marshal Salary (\$125 to \$160 per	0,000.00	
month)	1,920.06	
Deputy Marshal Salary (\$115 to \$140	1 800 00	
per month) Police Judge Salary	$1,680.00 \\ 600.00$	
Attorney Retainer and Expense	350.00	
Extra Police	300.00	
Health Officer Retainer and Expense	100.00	
Maintenance and Operation Office Supplies	200.00	
Printing and Publication	200.00	
Patrol Car Expense	1,100.00	
Marshal's Expense, Supplies, Misc.	100.00	
Boarding of Prisoners Telephone Expense	$200.00 \\ 110.00$	
Street Lighting Expense	600.00	
Police Judge Expense	50.00	
State Examination	325.00	
Registration Expense Ass'n Wash, Cities Dues and	75.00	
Expense	150.00	
Interest on Warrants	50.00	
Insurance and Bonds	500.00	
Mayor's Expense	100.00 125.00	
Library	1,000.00	
Hydrant Rental	2,100.00	
City Park Expense	400.00	
Election Expense	200.00 300.00	
Capital Outlay	800.00	
New Street Lights	200.00	
Office Equipment	50.00	
Engineering	100.00 <b>50.</b> 00	\$15,395.00
Police Car Equipment	30.00	φ10,350.00
STREET FUND:		
Street Superintendent Salary (\$125		
to \$175 per month)	2,100	
to \$150 per month)	1,800.00	
Labor	1,000,00	
Maintenance Roads, Etc.	2,500.00	
New Construction	1,004.00	8,404.00
		\$23,799.00
		7-01-00-0
REVENUE: WATER FUND		
Hydrant Rental	2,100.00	
Service Connections	1,500.00	
Water Sales	12,125.00	
EXPENSES: Water Superintendent	2,400.00	

EVENUE:	
Hydrant Rental	2,100.00
Service Connections	1,500.00
Water Sales	12,125.00
XPENSES:	
Water Superintendent	2,400,00
Billing, Collection	600.00
Transportation and Freight	50.00
Postage and Printing	150.00
Clerical Labor and Expense	250.00
Labor, Tools, Mise.	1.000.00
Electric Power	500.00
Service Connection Expense	600.00
Hypochlorite Solution	25.00
Public Utility Tax	350.00
at II . B . I pullument of	

5.925.00

Sinking Fund-Retirement of 9.800.00 Water Revenue Bonds .....

the general continuity as a weekly newspaper in Gig Masson, Prince Courty, Washington, and it is now and during all of the Same was primed in an office maintained at the aforetail place of publication of said newspaper.
That the annexed is a true copy of a
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
· consecutive weeks, commencing on the
day of, 195 and ending on the
day of, 195 both dates inclu-
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the fore-
going publication in the sum of \$
Subscribed and sworn to before me this day of
Notary Public in and for the State of Washington.
Residing at

REVENUE		
CURRENT EXPENSE FUND.		
Estimated Cash Balance 12-34-53		\$ 1,665.00 580.00
Pinball Licenses Police Court Fines		1,552.00
Motor Vehicle Excise Tax		1,600.00
State Liquor Profits Apportionments .  Kentals and Misc.	••••••	4,000.00 500.00
nentals and Misc.		300.00
		9,897.00
Tax Levy, 9.5 Mills on valuation of	\$578,713	5,498.00
46.4		\$15,395.00
STREET FUND:	* * * * * * * * * * * * * * * * * * * *	
Estimated Cash Balance 12-31-1953 Gas Tax	\$ 3,000.00 2,800.00	
Tax Levy, 4.5 Mills on valuation	5,800.00	
of \$578,713	2,604.00	8404.00
		\$23,799.00
		ф48,180.00
EXPENSE ELIND		
CURRENT EXPENSE FUND: Salaries and Wages		
Salaries and Wages Councilmen Salaries	\$ 360.00	
Clerk Salary Marshal Salary (\$125 to \$160 per	1,800.00	
month!	1,920.00	
Deputy Marshal Salary (\$115 to \$140	1,680.00	
per month)	600.00	
Attorney Retainer and Expense	350.00	
Extra Police	<b>30</b> 0.00 <b>100</b> .00	
Maintenance and Operation		
Office Supplies	200.00 200.00	
Printing and PublicationPatrol Car Expense	1,100.00	
Marshal's Expense, Supplies, Misc.	100.00	
Boarding of Prisoners Telephone Expense	$\frac{200.00}{110.00}$	
Street Lighting Expense	600.00	
Police Judge Expense	50.00 32 <b>5</b> .00	
Registration Expense	75,00	
Ass'n Wash, Cities Dues and	150.00	
Expense Interest on Warrants	50.00	
Insurance and Bonds	500.00	
Mayor's Expense Industrial Insurance and Medical Aid	100.00 125.00	
Library	1,000,00	
Hydrant Rental	2,100.00 400.00	
Election Expense	200.00	
Civil Defense	300.00	
Capital Outlay New Street Lights	200.00	
Office Equipment	50.00	
Engineering Police Car Equipment	100,00 50.00	\$15,395.00
STREET FUND: Street Superintendent Salary (\$125		
to \$175 per month)	2,100	
Assistant Street Supt Salary (\$125		
to \$150 per month)	1,800.00 1,000,00	
Labor Maintenance Roads, Etc.	2,500.00	0.404.04
New Construction	1,004.00	8,404.00
		\$23,799.01
WATER FUND		
HEVENUE: Hydrant Rental	2,100,00	
Service Connections	1,500.00	
Water Sales	12,125.00	
EXPENSES: Water Superintendent	2,400.00	
Billing, Collection	600.00	
Transportation and Freight Postage and Printing	50.00 150.00	
Clerical Labor and Expense	250.00	
Labor, Tools, Misc.	1,000.00 500.00	
Service Connection Expense	600.00	
Hypochlorite Solution	25.00	
Public Utility Tax	350.00	
Division Francis Thatinamant of		5,925.0
Sinking Fund—Retirement of Water Revenue Bonds	9,800.00	
		\$15,725.
Doctor 5 1953		φτο, (ΦΔ',

Passed October 5, 1953.
Harold H. Ryan, Mayor.
ATTEST: Eugene O. Pearson, Clerk.
Published on this 23rd day of October, 1953.

744.58 feet to the North line of property conveyed to G. A. Littel by deed recorded April 23, 1913, under Auditor's Fee No. 380130; thence west parallel with the south line of the northwest quarter of Section 8 aforesaid to a point where said line intersects the center line of the Wollochet-Gig Harbor County Road a distance of 900 feet more or less thence Northeasterly along of 900 feet more or less, thence Northeasterly along said County Road center line to a point where said County Road center line intersects the north boundary line of the southeast quarter of the southwest quarter of the northwest quarter of Section 8, thence east along the north line of said tract to the point of beginning.

BE IT FURTHER ORDAINED: That this Ordinance shall take effect from and after its passage by the Council and approval by the Mayor, and after its legal publication as required by law, and shall thereafter be in full force and effect.

PASSED by the Council and approved by the Mayor on the 24th day of September, 1953.

TOWN OF GIG HARBOR

HAROLD H. RYAN, Mayor

Jane Ville

Town Clerk PEARSON,

An Ordinance declaring an emergency and providing for certain expenditures in excess of sums previously budgeted in the budget for the year 1954 for the Town of Gig Hurber.

Whenele, at the time of the prepration of the budget for the year 1954 the office of the Town Clerk of the Town of Gig Harbor had been operating without the necessity of the employment of any clerical help occept of a minor nature, and

Thereas a change has taken place in the office of the Town Clark of the Town of dig Larbon, and

Whereas it is necessary to employ more clerical help than was previously employed, particularly lith reference to the management of and billing for the water system of the Town of Gig Harbor, and

whereas it is necessary that said clarical belo be employed and

Thereas said necessity was not foreseeable at the time of the preparation of the budg t for the year 1954,

NOW, THE LEGGE, BE IT CHEMISTE BY THE CHONCIL OF THE TOPN Ge GIG HARBOLT

Section 3. That there shall be excended from the vator fund, from funds not heretolore excended or lodged, the sum of \$750.00, or such partian thereo as may be necessary, for the purpose of suplifying clerical labor to the Town Clark in connection with the billing for and management of the water system of the Town of Gig ha bor.

Section 2. That an emergency is hereby declared to exist and this or inance shall become effective immediately upon its passage and publication as provided by law.

Passed this 27th only of May, 1954.

 3 1	/s	*	23	)	 2 .	_	ذ	į	<u>Y</u>	ŝ	1	_	 	 	 	۰-	ķ		<u>.</u>	v	O	···	-	•
																	Τ.	•	74	7	`	÷		

EDLARD NEW Attest:\_

Town Clerk

#### ORDINANCE NO. 36

AN ORDINANCE ESTABLISHING RATES AND OPERATING RULES FOR THE WATER SYSTEM OPERATED BY THE TOWN OF GIG HARBOR, AND PROHIBIT-ING THE TAMPERING WITH WATER METERS OR OTHER EQUIPMENT AND PROVIDING PENALTIES THEREFOR.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF GIG HARBOR AS FOLLOWS:

Section 1. WATER RATES:

That the following minimum monthly water rates, based upon the size of the service are hereby established, to-wit:

Size of Service	Minimum rate	Amount supplied for Minimum
5/ <b>8"</b>	\$3.00	1,000 cu. ft.
1 <sup>in</sup>	<b>\$4.5</b> 0	1,500 cu. ft.
1 <sup>1</sup> / <sub>2</sub> "	\$6 <b>.</b> 00	2,000 cu. ft.
217	\$9 <b>.0</b> 0	3,000 cu. ft.
4"	\$36 <b>.</b> 00	12,000 cu. ft.

For the next 1,000 cubic feet: 20¢ for each 100 cubic feet, or major fraction thereof.

All water in excess of the amounts above specified:  $15\phi$  for each 100 cubic feet, or major fraction thereof.

In addition to the rates above specified there shall be a surcharge of 75¢ per month for each individual water service outside the corporate limits of the Town of Gig Harbor. It is hereby declared to be the policy of the Town of Gig Harbor, in so far as all future connections are concerned, not to furnish water to individual users who reside outside the corporate limits of the Town of Gig Harbor.

A special rate shall be in effect in those instances where water is not actually used upon the premises but is only available for purposes of affording fire protection. Said rate shall be as follows: As a standby charge only, without regard to size of service, where no vater is used, \$3.00 per month. In the event water is used from such a meter in any particular month, the regular rates shall be charged for that particular month.

A special rate shall be in effect for multiple unit dwellings, hotels and apartments, and the minimum monthly rates shall be as follows:

In addition to the regular minimum rate the minimum shall be increased as follows: \$2.25 for the second dwelling unit or room, \$1.50 for the third dwelling unit or room, and 75¢ for all dwelling units or rooms over three. For water furnished in excess of the minimum amounts above specified the usual rates shall apply.

Said special rates shall be put into effect at the discretion of the Water Superintendent subject to approval of the Town Council, and it is hereby declared as a matter of policy that in all cases where practicable each individual user shall be served through a separate meter.

#### ORDINANCE NO. 36

AN ORDINANCE ESTABLISHING RATES AND OPERATING RULES FOR THE WATER SYSTEM OPERATED BY THE TOWN OF GIG HARBOR, AND PROHIBIT-ING THE TAMPERING WITH WATER METERS OR OTHER EQUIPMENT AND PROVIDING PENALTIES THEREFOR.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF GIG HARBOR AS FOLLOWS:

Section 1. WATER RATES:

That the following minimum monthly water rates, based upon the size of the service are hereby established, to-wit:

Size of Service	Minimum rate	Amount supplied for Minimum
5/8"	<b>\$3.0</b> 0	1,000 cu. ft.
Ì#	\$4.50	1,500 cu. ft.
13"	\$4.50 \$6.00	2,000 cu. ft.
29	\$9.00	3,000 cu. ft.
<del>L</del> n	\$36.00	12,000 cu. ft.

For the next 1,000 cubic feet: 20¢ for each 100 cubic feet, or major fraction thereof.

All water in excess of the amounts above specified: 15¢ for each 100 cubic feet, or major fraction thereof.

In addition to the rates above specified there shall be a surcharge of 75¢ per month for each individual water service outside the corporate limits of the Town of Gig Harbor. It is hereby declared to be the policy of the Town of Gig Harbor, in so far as all future connections are concerned, not to furnish water to individual users who reside outside the corporate limits of the Town of Gig Harbor.

A special rate shall be in effect in those instances where water is not actually used upon the premises but is only available for purposes of affording fire protection. Said rate shall be as follows: As a standby charge only, without regard to size of service, where no water is used, \$3.00 per month. In the event water is used from such a meter in any particular month, the regular rates shall be charged for that particular month.

A special rate shall be in effect for multiple unit dwellings, hotels and apartments, and the minimum monthly rates shall be as follows:

In addition to the regular minimum rate the minimum shall be increased as follows: \$2.25 for the second dwelling unit or room, \$1.50 for the third dwelling unit or room, and 75¢ for all dwelling units or rooms over three. For water furnished in excess of the minimum amounts above specified the usual rates shall apply.

Said special rates shall be put into effect at the discretion of the Water Superintendent subject to approval of the Town Council, and it is hereby declared as a matter of policy that in all cases where practicable each individual user shall be served through a separate meter.

#### Section 2. SERVICE CONNECTION FEES:

The established service connection fees for the Town of Gig Harbor shall be as follows:

Size of service	•		Service Connection fee
5/8" 1"			<b>\$60.</b> 00
1"			<b>\$9</b> 2.00
1 <del>}</del> "			\$141.00
24			\$205.00
j <sub>e</sub> n	to	be	established by negotiation

The above service connection fees shall apply in those instances in which the water main is available for said service connection upon either side of the street in front of the property to be serviced, and an additional fee shall be charged where an extension of the main is desired by the prospective user of water.

Section 3. OFF AND ON FEES:

In the event the householder shall request that the water service be turned off, or in the event said water service shall be turned off due to the failure of the user to pay a water bill, the fee for said service shall be \$3.00; fee for turning water on shall be \$1.00.

Section 4. RESPONSIBILITY FOR WATER BILLS:

All bills for water service furnished to any premises shall be a lien against said premises and the primary responsibility for their payment shall remain with the owner of the property upon which said premises are located.

Section 5. TAMPERING WITH METERS OR OTHER EQUIPMENT.

It shall be unlawful for any person to tamper with, wilfully damage, turn on or off or attempt to change the rate of recording of any water meter without the authority of the Water Superintendent, or to tamper with or damage fire hydrants, valves, water tanks or any other appurtenances of the Water System of the Town of Gig Harbor, and any person so doing shall be deemed guilty of a misdemeanor and shall be subject to a fine of \$100.00 or to confinement in the Town jail for a period of not to exceed 30 days, or both.

Section 6. CONSTITUTIONALITY:

In the event that any section or portion of any section of this Ordinance shall be deemed to be unconstitutional or invalid for any reason, such unconstitutionality or invalidity shall not affect the validity of the remainder of said Ordinance.

Section 7. EFFECTIVE DATE:

This Ordinance shall take effect upon and after midnight of the 31st day of December, 1953.

Passed by the Council and approved by the Mayor on this day of December, 1953.

TOWN OF SIG HARBOR

AND MEMORY

Consider Clerk

#### Section 2. SERVICE CONNECTION FEES:

The established service connection fees for the Town of Gig Harbor shall be as follows:

Size of service	•		Service Connection fee	
5/8"			<b>\$60.</b> 00	
l			<b>\$92.00</b>	
l≱ <sup>n</sup>			<b>\$141.00</b>	
2"			\$205.00	
4"	to	bе	established by negotiatio	ľ

The above service connection fees shall apply in those instances in which the water main is available for said service connection upon either side of the street in front of the property to be serviced, and an additional fee shall be charged where an extension of the main is desired by the prospective user of water.

#### Section 3. OFF AND ON FEES:

In the event the householder shall request that the water service be turned off, or in the event said water service shall be turned off due to the failure of the user to pay a water bill, the fee for said service shall be \$3.00; fee for turning water on shall be \$1.00.

#### Section 4. RESPONSIBILITY FOR WATER BILLS:

All bills for water service furnished to any premises shall be a lien against said premises and the primary responsibility for their payment shall remain with the owner of the property upon which said premises are located.

#### Section 5. TAMPERING WITH METERS OR OTHER EQUIPMENT.

It shall be unlawful for any person to tamper with, wilfully damage, turn on or off or attempt to change the rate of recording of any water meter without the authority of the Water Superintendent, or to tamper with or damage fire hydrants, valves, water tanks or any other appurtenances of the Water System of the Town of Gig Harbor, and any person so doing shall be deemed guilty of a misdemeanor and shall be subject to a fine of \$100.00 or to confinement in the Town jail for a period of not to exceed 30 days, or both.

#### Section 6. CONSTITUTIONALITY:

In the event that any section or portion of any section of this Ordinance shall be deemed to be unconstitutional or invalid for any reason, such unconstitutionality or invalidity shall not affect the validity of the remainder of said Ordinance.

#### Section 7. EFFECTIVE DATE:

This Ordinance shall take effect upon and after midnight of the 31st day of December, 1953.

Passed by the Council and approved by the Mayor on this day of December, 1953.

STATE OF WASHINGTON, } S.S.

COUNTY OF PIERCE
1) -40, 6 <i>10</i> <b>4</b>
being first duly sworn,
on oath deposes and says that the is the full tester
of THE PENINSULA GATEWAY, a weekly newspaper. That
said newspaper is a legal newspaper and it is now and has
been for more than six months prior to the date of the publica-
tions hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce
County, Washington, and it is now and during all of said time
was printed in an office maintained at the aforementioned place
of publication of said newspaper.
What the amount is a true on the least of the same
That the annexed is a true copy of a legal mattice
Ordinance no. 36A
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
^ !
day of 1960, and ending on the
day of, 195, both dates inclu-
sive, and that such newspaper was regularly distributed to its
subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$.3. 88 which amount has
been paid in full, at the rate of \$2.00 a hundred words for the
first insertion and \$1.50 a hundred words for each subsequent
insertion.
Warothy Platt
· · · · · · · · · · · · · · · · · · ·
Subscribed and sworn to before me this
of Sept 1960 7
Mans & Bulser
Notary Public in and for the State of Washington.
Residing at June Start of Washington.
Daviding at MIN HARTY
Residing at

#### LEGAL NOTICES

An Ordinance amending Ordinance No. 36 of the Town of Gig Harbor by amending Section 2 of said Ordinance relative to service connection fees and raising said service connection fees, and providing an effective date for said amendment. ment.

ment.

Be it ordained by the Council of the Town of Gig Harbor as follows:

Section 1. That Section 2 of Ordinance No. 38 of the Town of Gig Harbor be amended to read as follows:

"Section 2. SERVICE CONNECTION FEES:

The established service connection fees for the Town of Gig Harbor shall be as follows:

Size of Service Conservice of Service in Serv

2" 255.00

4" to be established by negotiation

The above service connection fees shall apply in those instances in which the water main is available for said service connection upon either side of the street in front of the property to be serviced, and an additional fee shall be charged where an extension of the main is desired by the prospective user of water."

Section 2. This ordinance shall take effect upon its passage and publication as provided by law.

Passed this 25th day of August, 1960.

GEORGE GILBERT, Mayor.

A. R. KATH Clerk

Attest:

A. R. KATH, Clerk.

An Ordinance Amending Ordinance No. 36 of the Town of Gig Harbor by amending Section 1 of said Ordinance relative to water rates, and raising said water rates, and providing an effective date for said amendment.

Be it ordained by the Council of the Town of Gig Harbor as follows:

Section 1. That Section 1 of Ordinance No. 36 of the Town of Gig Harbor be amended to read as follows:

"Section 1. WATER RATES:

That the following minimum monthly water rates, based upon the size of the service are hereby established, to-wit:

Size of Service	Minimum rate	Amount supplied for Minimum
5/8"	<b>₿3.85</b>	1,000 cu. ft.
Ĺ'n	4.85	1,500 cu. ft.
1½#	6.85	2,000 cu. ft.
211	9.85	3,000 cu. ft.
411	36.85	12,000 cu. ft.

For the next 1,000 cubic feet:  $20\phi$  for each 100 cubic feet, or major fraction thereof.

All water in excess of the amounts above specified: 15¢ for each 100 cubic feet, or major fraction thereof.

In addition to the rates above specified there shall be a surcharge of 75¢ per month for each individual water service outside the corporate limits of the Town of Gig Harbor. It is hereby declared to be the policy of the Town of Gig Harbor, in so far as all future connections are concerned, not to furnish water to individual users who reside outside the corporate limits of the Town of Gig Harbor.

A special rate shall be in effect in those instances where water is not actually used upon the premises but is only available for purposes of affording fire protection. Said rate shall be as follows: As a standby charge only, without regard to size of service, where no water is used, \$3.85 per month. In the even water is used from such a meter in any particular month, the regular rates shall be charged for that particular month. In the event

A special rate shall be in effect for multiple unit dwellings, hotels and apartments, and the minimum monthly rates shall be as follows:

In addition to the regular minimum rate the minimum shall be increased as follows: \$2.25 for the second dwelling unit or room, \$1.50 for the third dwelling unit or room, and  $75 \, \text{¢}$  for all dwelling units or rooms over three. For water furnished in excess of the minimum amounts above specified the usual rates shall apply.

Said special rates shall be put into effect at the discretion of the Water Superintendent subject to approval of the Town Council, and it is hereby declared as a matter of policy that in all cases where practicable each individual user shall be served through a separate meter."

Section 2. Said rates shall go into effect on the 1st day

O Minimorphical (O) Caration (O) Was the same of the Committee of the Comm

of December, 1960 and this ordinance shall take effect upon its passage and publication as provided by law.

Passed this 10th day of November, 1960.

GEORGE GILBERT, Mayor

Attest:

A. R. KATH, Clerk

STATE OF WASHINGTON, S.S.

Dorothy Platt

being first duly sworn.

on oath deposes and says that he is the Publisher of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.

That the annexed is a true copy of a Legal Notice Ordinance Ma. 35-0

as it was published in regular issues (and not in supplement form) of said newspaper once each week for a period of

consecutive weeks, commencing on the

31ctday of Jan  $_{-19}$  63, and ending on the

315t day of Jir. , 1963, both dates inclusive, and that such newspaper was regularly distributed to its subscribers during all of said period.

That the full amount of the fee charged for the foregoing

publication in the sum of \$ 12.125 which amount has been paid in full, at the rate of \$2.00 a hundred words for the firs, insertion and \$1.50 a hundred words for each subsequent insertion. Deathy Realt

Subscribed and sworn to before me this 11 th day

Merch οí

, 19 63.

Notary Public in and for the State of Washington.

Residing at Gig Harbor, Mach.

#### LEGAL NOTICE

ORDINANCE NO. 36-C ORDINANCE NO. 36-C AN ORDINANCE AMENDING ORDINANCES NOS. 36, 36-A and 36-B OF THE TOWN OF GIG HARBOR WITH REFER-ENCE TO THE RATES AND OPERATING RULES OF THE WATER SYSTEM OPERATED BY THE TOWN OF GIG HARBOR. HARBOR.

HARBOR.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That Section 1 of Ordinance No. 36-B of the Town of Gig Harbor be amended to read as follows:

"Section 1. WATER RATES:
"That the following minimum monthly water rates, based upon the size of the service are hereby established, to wit:

Amount

				rbbr	rea
	Size of	Minimu	m	for	r
	Service	Rate	Mi	nim	um
i	5/8″	\$ 3.85	1,000	cu.	ft.
	1"	4.85	1,500	¢a.	£t.
	11/2"	6.85	2,000	cu.	fί.
	2"	9.85	3,000	cu.	tt.
	4"	36.85	12,000	cu.	£t.

4" 36.85 12,000 cu. ft.

"For the next 1,000 cubic feet: 20c for each 100 cubic feet or major fraction thereof.

"Ail water in excess of the amounts above specified: 15c for each 100 cubic feet or major fraction thereof.

"In adultion to the rates above specified, there shall be a surcharge of \$2.00 per month for each individual water service outside the corporate limits of the Town of Gig Harlimits of the Town of Gig Harbor. It is hereby declared to be the policy of the Town of Gig Harbor, insofar as water connections outside the corporate limits of the Town are concerned to supply water in concerned, to supply water in such instances at the sole and absolute discretion of the Council, and upon such terms and conditions as may be pre-scribed with reference to the extension of water mains, and upon the basis of service con-nections as heremarter pro-vided. All extensions of mains and all engineering costs in connection with the same shall

be at the sole expense of the prospective user.

"A special rate shall be in effect in those instances where water is not actually used upon the premises but is only availthe premises but is only available for the purpose of affording fire protection. Said rate shall be as follows: As a standby charge only without regard to size of service, where no water is used, \$3.85 per month. In the event water is used from such a mater in any particular such a meter in any particular month, the regular rates shall be charged for that particular

month.

"A special rate shall be in effect for multiple unit dwellings, hotels and apartments, and the minimum monthly rate shall be as follows:

In addition to the regular minimum monthly rate, the minimum

intern monthly rate, the minimum shall be increased as follows: \$2.25 for the second dwelling unit or room, \$1.50 for the third dwelling unit or room, and 75c for all dwelling units or rooms over three. For water furnished in excess of water furnished in excess of the minimum amounts above specified the usual rates shall

apply.
"Said special rates shall be "Said special rates shall be put into effect only at the discretion of the Water Superintendent subject to the approval of the Town Council, and it is hereby declared as a matter of policy that in all cases where practicable each individual user shall be served through a separate meter."

Section 2. That Section 2 of Ordinance No. 36-A shall be amended by adding a sub-paragraph thereto to read as follows:

The established service con-

is purited in an orace manageme of paradeation of said newspaper

That the annexed is a true copy of a Logo. I have Ordinance No. 36-0

as it was published in regular issues (and not in supplement form) of said newspaper once each week for a period of

consecutive weeks, commencing on the

31.0 tday of Jan . . . . 19 63, and ending on the

3LST day of JCM. . 1963, both dates inclusive, and that such newspaper was regularly distributed to its subscribers during all of said period.

That the full amount of the fee charged for the foregoing

publication in the sum of \$ 12.444 which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent Dorothy Platt

Subscribed and sworn to before me this 11 th day , 19 63. March

of

Notary Public in and for the State of Washington. Residing at Gig Harbor, Math.

 ${\overset{\bullet}{\overset{\bullet}{1}}}{\overset{\bullet}{1}}{\overset{\circ}{\circ}}{\overset{\circ}{\circ}}{\overset{\circ}{\circ}}$ 6.85 2,000 cu. ft. 9.85 3,000 cu. it. 36.85 12,000 cu. ft. **4**"

"For the next 1,000 cubic feet: 20c for each 100 cubic feet or major fraction thereof."
"Ail water in excess of the

"An water in excess of the amounts above specified: 15c for each 100 cubic feet or major fraction thereof.
"In addition to the rates above specified, there shall be a surcharge of \$2.00 per month for each individual water spraise outside the corporate for each individual water service outside the corporate limits of the Town of Gig Harbor. It is hereby declared to be the policy of the Town of Gig Harbor, insofar as water connections outside the corpo-rate limits of the Town are concerned, to supply water in such instances at the sole and absolute discretion of the absolute discretion of the Council, and upon such terms Council, and upon such terms and conditions as may be prescribed with reference to the extension of water mains, and upon the basis of service connections as hereinafter provided. All extensions of mains and all engineering costs in connection with the same shall be at the sole expense of the prospective user.

prospective user.

A special rate shall be in effect in those instances where water is not actually used upon the premises but is only available for the purpose of affording fire protection. Said rate shall be as follows: As a standby charge only without regard to size of service, where no water is used, \$3.85 per month. In the event water is used from such a meter in any particular month, the regular rates shall be charged for that particular

month.

month.

"A special rate shall be in effect for multiple unit dwellings, hotels and apartments, and the minimum monthly rate shall be as follows: In addition to the regular minimum monthly rate, the minimum shall be increased as follows: \$2.25 for the second dwelling unit or room, \$1.50 for the third dwelling unit or room, and 75c for all dwelling units or rooms over three. For water furnished in excess of the minimum amounts above the minimum amounts above specified the usual rates shall

specified the usual rates shall be put into effect only at the discretion of the Water Superintendent subject to the approval of the Town Council, and it is hereby declared as a matter of policy that in all cases where practicable each individual user shall be served through a separate meter."

through a separate meter."
Section 2. That Section 2 of Ordinance No. 36-A shall be amended by adding a sub-paragraph thereto to read as fol-

agraph thereto to read as follows;

"The established service connection fees, as hereinabove provided, shall be subject to a surcharge of twenty-five per cent additional for users outside the corporate limits of the Town of Gig Harbor."

Section 3. The rates herein provided shall be effective from and after the first day of December, 1962.

Section 4. Except as herein provided, Ordinances Nos. 36, 36-A and 36-B shall be and remain in full force and effect. Section 5. This ordinance shall take effect upon its passage and publication as provided by law.

Passed this 25th day of Oc-

ed by law.

Passed this 25th day of October, 1962,

GEORGE R. GILBERT

Mayor ATTEST: A. R. KATH Clerk

#### ORDINANCE NO. 38

AN ORDINANCE VACATING COSULICH STREET, ALSO KNOWN AS THIRD STREET IN THE PETER SKANSI ADDITION TITHIN THE TOWN OF GIG HARBOR, WASHINGTON

WHEREAS a petition was hereto filed with the Council of the Town of Gig Harbor requesting that Cosulich Street, also known as Third Street, in Peter Skansi Addition within the Town of Gig Harbor, be vacated, and

WHEREAS said petition was signed by the executor of the estate of the owner of all of the private property abutting upon either side of said street sought to be vacated, and

WHEREAS said street intersects Judson Avenue in the Town of Gig Harbor, and

WHEREAS said street is only 30 feet in width and has never been opened to public travel or use as a public street, and

WHEREAS Resolution # 12 was adopted by the Council of the Town of Gig Harbor on the 10th day of March, 1955, which Resolution provided that a hearing be had on the 14th day of April, 1955 at the Town Hall in Gig Harbor, Washington to determine the advisability of the vacation of said street, and

WHEREAS notice of said hearing was posted in three public places within the Town of Gig Harbor and also upon the street sought to be vacated, being the notice thereof provided by law, and

WHEREAS at said hearing objectors and proponents of said petition appeared and were heard, and thereafter a motion was duly made, seconded and carried unanimously approving the vacation of said street,

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR that Cosulich Street, also known as Third Street in Peter Skansi Addition within the Town of Gig Harbor, Washington, be vacated as a street from its intersection with Judson Avenue and throughout its entire length. That said property so vacated is more particularly described as follows, to-wit:

Beginning at the Northwest corner of Lot 16 of Peter Skansi Addition, according to plat recorded in the office of the Pierce County Auditor, in Volume 13 of Plats at page 56, thence Southerly along the West boundary lines of Lots 16 to 21, inclusive, a distance of approximately 301.5 feet, more or less, to the Southwest corner of Lot 21; thence Westerly on a line extending from the South boundary line of Lot 21 to the Southeast corner of Lot 8; thence Northerly along the East boundary lines of Lots 8 to 13, inclusive to the Northeast corner of Lot 13; thence Easterly to the point of beginning.

This ordinance shall take effect upon its passage and publication as provided by law.

Passed this 28th day of April, 1955.

HAROLD H. RYAN X Mayor

JAMES R. CURRIER, Clerk

#### TOWN OF GIG HARBUR

AN ORDINANCE annexing to and incorporating within the Town of Gig Harbor certain unincorporated territory lying contiguous to the Town of Gig Harbor.

BE IT ORDAINED BY THE COUNCIL OF THE YOUN OF GIG HARBOR:

That UHERRAS by petition heretofore filed with the Council, Ernest L. Borcherding and LaVerne J. Borcherding, husband and wife, Nick J. Morin and Margaret E. Horin, husband and wife, Thomas H. Lewis and Laura M. Levis, husband and wife, Vincent J. Naterlin and Donna M. Naterlin, husband and wife, and John McConaghy, Sr., and Well J. IcConaghy, husband and wife, being the owners of more than 75% in value according to assessed valuations for taxation of the following described real estate:

The South half ( $S_{\frac{1}{2}}$ ) of the Southeast quarter ( $SE_{\frac{1}{4}}$ ) of the Northwest quarter ( $NV_{\frac{1}{4}}$ ) of Section 8, Township 21 North, Range 2, East of  $V_{\bullet}M_{\bullet}$ ,

O MANUAL O MANUAL O MANUAL O MANUAL O

have requested the annexation and incorporation of said property within the Town of Gig Harbor by petition filed with the Council of the Town of Gig Harbor on the 14th day of October, 1954; and

HEREAS, subsequent to the filing of said petition on the 28th day of April, 1955, the Council of the Town of Gig Harbor fixed Thursday, the 12th day of May, 1955, at the hour of 8:00 o'clock P.M., at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons should appear and voice their approval or disapproval of said annexation of said unincorporated territory; and

WHEREAS, copies of notice of said hearing were posted in three public places in said unincorporated territory on the 29th day of April, 1955, as more particularly appears by the affidavit of posting filed with the Clerk of said Town; and

LHEREAS, a copy of said notice was published in the Peninsula Gateway, the official publication of the Town of Gig Harbor, on the 6th day of May, 1955; and

WHEREAS, at said hearing all parties present approved of said annexation and incorporation subject to the dedication of certain streets within the area sought to be annexed, which streets have now been dedicated;

NOW, THEREFORE, BE IT FURTHER ORDAINED BY THE GRUNCIL OF THE TOTAL OF GIG HARBOR:

Section 1. That the following described property, to-wit:

The South half  $(S^{\frac{1}{2}})$  of the Southeast Quarter  $(SE^{\frac{1}{2}})$  of the Northwest quarter  $(IW_{\overline{a}})$  of Section 8, Township 21 North, Henge 2, East of  $W_{\bullet}M_{\bullet}$ ,

the track handed the ecourt to

be and it is hereby annexed unto and incorporated within the Town of Gig Harbor.

Section 2. This ordinance shall become effective upon its passage and publication as provided by law.

Passed this // day of August, 1955.

Merrell Garish

Attest: Service Colored

STATE OF WASHINGTON. ( S.S. COUNTY OF PIERCE. Doublely Flaction being first duly sworn, on bath deposes and says that he is the ... ... 12 2 of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierco County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper. That the annexed is a true copy of a lade to be a lade. Yndinence 39 of the town 4 His V shor, W dia ( . . . . . . . . words) as it was published in regular issues (and not in supplement form) of said newspaper once each week for a period of . \_\_\_\_\_\_\_ consecutive weeks, commencing on the 1.5% day of 1.5% . 195  $\frac{2}{5}$  , and ending on the ... 19 th day of 1935. both dates inclusive, and that such newspaper was regularly distributed to its subscribers during all of said period. That the full amount of the fee charged for the forego-Lawilly Flatt Subscribed and sworn to before me this 2324 day Notary Public in and for the State of Washington Residing at . Class - Plant, Manha

### ORDINANCE NO. 39 of the TOWN OF GIG HARBOR

TOWN OF GIG HARBOR

An Ordinance annexing to and incorporating within the Town of Gig Harbor certain unincorporated territory lying contiguous to the Town of Gig Harbor.

Be it ordained by the Council of the Town of Gig Harbor:

That Whereas by petition heretofore filed with the Council, Ernest L. Borcherding and LaVerne J. Borcherding, husband and wife; Nick J. Morin and Margaret E. Morin, husband and wife; Thomas H. Lewis and Laura M. Lewis, husband and wife; Vincent J. Naterlin and Donna M. Naterlin, husband and wife, and John McConaghy, Sr., and Nell J. McConaghy, husband and wife, being the owners of more than 75% in value according to assessed valuations for taxation of the following described real estate: tate:

The South half (S½) of the Southeast quarter (SE¼) of the Northwest quarter (NW¼) of Section 8, Township 21 North, Range 2 East of W.M.,

Range 2 East of W.M.,
have requested the annexation and incorporation of said property within the Town of Gig Harbor by petition filed with the Council of the Town of Gig Harbor on the 14th day of October, 1954; and
Whereas, subsequent to the filing of said petition on the 28th day of April, 1955, the Council of the Town of Gig Harbor fixed Thursday, the 12th day of May, 1955, at the hour of 8:00 o'clock P.M., at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons should appear and voice their approval or disapproval of said annexation of said unincorporated territory; and
Whereas, copies of notice of said hearing were posted in three public places in said unincorporated territory on the 29th day of April, 1955, as more particularly appears by the affidavit of posting filed with the Clerk of said notice

appears by the amidavit or posting filed with the Clerk of said Town; and

WHEREAS, a copy of said notice was published in the Peninsula Gateway, the official publication of the Town of Gig Harbor, on the 6th day of May, 1955; and

Whereas, at said hearing all parties present approved of said annexation and incorporation subject to the dedication of certain streets within the area sought to be annexed, which streets have now been dedicated;

Now, Therefore, be it further ordained by the Council of the Town of Gig Harbor:

Section 1. That the following described property, to-wit:

The South half (S½) of the Southeast Quarter (S½) of the Northwest quarter (NW¼) of Section 8, Township 21 North, Range 2 East of W.M., be and it is hereby annexed unto and incorporated within the Town

hange z hast of w.M., be and it is hereby annexed unto and incorporated within the Town of Gig Harbor. Section 2. This ordinance shall become effective upon its passage and publication as provided by law.

law.
Passed this 11th day of August, MERRILL PARISH.
Mayor.

Attest:
JAMES R. CURRIER,
Clerk.

17

STATE OF WASHINGTON, S.S.
Dorothy Platt being first duly sworn,
on oath deposes and says that he is the Publisher
of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of a Legal Notice
Ordinance #39 of the town of
Gig Harbor, Wash.
(439words)
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
1 consecutive weeks, commencing on the 19th day of Aug., 195 5, and ending on the
19 th day of Aug., 195.5, both dates inclu-
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$\$2.78 which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
Dowthy Platt
Subscribed and sworn to before me this23rdday
of Aug. 195 5 Tullely  Notary Public in and for the State of Washington
•
Residing at Gig Harbor, Wash.

ORDINANCE NO. 39 TOWN OF GIG HARBOR

TOWN OF GIG HARBOR

An Ordinance annexing to and incorporating within the Town of Gig Harbor certain indincorporated territory lyang contiguous to the Town of Gig Harbor.

Be it ordained by the Council of the Town of Gig Harbor:

That Whereas by patition heretofore filed with the Council, Ernest E. Borcherding and Laverne J. Bercherding, husband and wife; Nick J. Morin and Margaret E. Morin, husband and wife; Thomas H. Lewis and Laura M. Lewis, husband and wife; vincent J. Naterlin and Donna M. Naterlin, husband and wife, and John McConaghy, Sr., and Nell J. McConaghy, husband and wife, being the owners of more than 75% in value according to assessed valuations for taxation of the following described real estate:

The South half (Sid) of the

The South half (5½) of the Southeast quarter (5E½) of the Northwest quarter (5W½) of Section 8, Township 21 North, Range 2 East of W.M.

Hange 2 East of W.M.,
have requested the annexation and incorporation of mid property within the Pown of Gig Harber by petition filed with the Council of the Town of Gig Harber in the 14th day of October, 1954, and Whereas, subsequent to the filing of said petition on the 25th day of April, 1855, the Council of the Town of Gig Harber fixed Thursday, the 12th day of May, 1955, at the hour of 500 scients P.M., at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons should appear and voice their approval or disapproval of said annexation of said unincorporated with theories.

Whereas, copies of notice of main hearing were posted in three public places in said unincorporate deterritory on the 29th day of April, 1955, as more particularly appears by the affidavit of posting filed with the Clock of said Town; and

filed with the Cleak of said Town; and

WHEREAS a copy of said notice
was published in the Penhaman
Gateway file official publication of
the Town of Gig Harbit's on the
6th day of May, 1865; and
Whereas, at said hasring all
parties present approved of said
annexation and incorporation subject to the dedication of sertain
streets within the area saught to be
annexed, which streets have now
been dedicated;
Now Therefore, be it friedler ordained by the Council of the Town
of Gig Harber:
Section 1. That the following
described property, to-sit:
The South half (\$1/4) of the
Southeast Quarter (\$1/4) of the
Northwest quarter (\$1/4) of the
Northwest quarter (\$1/4) of the
Range 2 East of WM.
be and it is hereby americal unito
and incorporated within the Town

he and it is hereby americal unto and incorporated within the Town of Gig Harnor.

Section 2. This ordinance shall become effective upon its passage and publication as provided by law.

Passed this 11th day of August, law. MERRILL PARISH

Aires R. C. Taranta

#### Ordinance No. 41

AN ORDINANCE relating to the licensing of peddlers, canvassers and transient auctioneers and merchants, and providing penalties for the violation thereof.

BE IT ORDAINED by the Council of the Town of Gig Harbor, as follows:

It shall be unlawful for any meddler, canvas-Section 1. ser or transient auctioneer or merchant to engage in peddling, canvassing or to conduct an auction or sale within the Town of Gig Harbor, Washington without first obtaining a license therefor in compliance with the provisions of this ordinance.

Definitions. When used in this ordinance, the Section 2.

- following terms shall have the following meanings:

  (a) "Feddler" shall be given its usual and common meaning, (a) "Feddler" shall be given its usual and common meaning, and shall include hawkers and hucksters, and shall also include any person, whether or not a resident of the Town of Gig Harbor, who goes from house to house, from place to place, or from street to street, conveying or transporting goods, wares or merchandise or offering or exhibiting the same for sale, or making sales and delivering articles to purchasers. It shall not include vendors of milk, bakery products, groceries or ice who distribute their products to regular customers on established routes, nor shall it include any one engaged wholly in business at wholesale.
- (b) "Canvasser" shall include any person, whether a resident of the Town of Gig Harbor, Washington, or not, who goes from house to house, place to place or from street to street, soliciting or attempting to take orders for the sale of goods, wares or merchandise, including magazines, books or periodicals, or other personal property of any nature whatsoever, for future delivery, or for services to be performed in the future.
- "Transient auctioneer or merchant" shall include any person, firm or corporation, whether as owner, agent, consignee or employee, whether a resident of the Town of Gig Harbor or or employee, whether a resident of the Town of Gig harbor or not, who engaged in a temporary business of auctioning or selling goods, were or merchandise within the Town, and who in furtherance of such business, hires, leases, uses or occupies any building, structure, motor vehicle, trailer, tent, boat, public room, apartment, shop, or any street, road, alley or other place within the Town of Gig Harbor, for the exhibition and auction or sale of such goods, wares and merchandise. No one so engaged shall be relieved of complying with the provisions of this ordinance merely by reason of associating temporarily of this ordinance merely by reason of associating temporarily with any local dealer, trader, merchant or auctioneer, or by conducting such transient business in connection with or as a part of, or in the name of, any local dealer, trader or auctioneer.
- Section 3. Exemptions: This ordinance shall not be held to include newsboys, nor all the acts of merchants or their employees in delivering goods in the regular course of business, nor shall the terms of this ordinance be held to include or approximately ply to any farmer or truck gardener who shall vend, sell or dispose of, or offer so to do, with reference to the products of a farm or garden occupied and cultivated by him, nor shall enything herein contained by held to prohibit the sale of anything required by statute or the order of any court. Nor sha Nor shall this ordinance be held to include persons taking orders for

magazines or other merchandise or for solicitations which are solely for the benefit of churches, schools, patriotic or charitable organizations, from which the solicitors therefor receive no personal gain.

Section 4. Application: Applicants for a license under this ordinance must file with the Town Clerk a sworn application in writing which shall give the following information:

- (a) Name and physical description of applicant.
- (b) Complete permanent home and local address of the applicant, and in the case of transient merchants, the local address from which proposed sales will be made.
- (c) A brief description of the nature of the business and the goods to be sold.
- (d) If employed, the name and address of the employer, together with credentials therefrom establishing the exact relationship.
- (e) The length of time for which the right to do business is desired.

Section 5. <u>Issuance of License</u>: Each applicant for a license under this ordinance shall pay the following license fees and taxes:

For peddlers and canvassers: \$10.00 per calendar month, or portion thereof, or \$20.00 per calendar year, or portion thereof.

For transient auctions or sales: \$200.00 per day or portion thereof for each separate auction or sale.

All fees shall be paid at the time of the granting of said license.

Any Veteran who holds a special State license issued pursuant to the Revised Code of Washington, Section 73.04.050, shall be exempted from acquiring a license hereunder, but shall be required to comply with all provisions of moral fitness and business responsibility and shall be subject to the penalties provided herein on all applicable portions of this ordinance.

- Section 6. Penalties: (a) Any person, firm or corporation which shall violate any of the provisions of this ordinance shall be subject to a fine of not more than One hundred (\$100.00) Dollars or imprisonment in the county jail for a period not to exceed thirty (30) days, or both. Each day's violation of the provisions of this ordinance shall be deemed to constitute a separate offense.
- (b) Any person, firm or corporation holding a license under this ordinance may be charged with fraud or unethical business conduct by filing such written charge with the Town Clerk. In the event such charge shall be filed, the Town Council shall fix a date for hearing upon said charges not less than 20 nor more than 60 days from the date of filing said charge, and send notice of said hearing to all interested carties by registered mail. If at said hearing a majority of the Town Council shall deem said charges to be substantiated, the license issued hereunder shall be forthwith revoked and cancelled.

Section 7. This ordinance shall take effect upon its passage and publication as provided by law.

Passed this

O WHILD BINKED (C) CALLED (C) TO THE PERSON (C) KAD WARDED

day of December, 1955.

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		MA	YOR

Attest: Town CLERK

### ORDINANCE # 42 OF THE TOWN OF GIG HARBOR

AN ORDINANCE changing, revoking, recalling, or decreasing, in whole or in part, certain sums appropriated for salaries, wages, maintenance and operation, all as more particularly provided in the Budgefof the Town of Gig Harbor for the calendar year 1955.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That from the unexpended sums budgeted for water superintendent the sum of \$\\$/\OZO^{\text{eq}}\$ be appropriated for the purpose of paying the salary of an assistant and for the purpose of paying rental upon an office from which to conduct water department business.

That from the unexpended sums budgeted for billing and collecting of the water department there be appropriated the sum of \$42000 for the purpose of paying rental upon an office from which to conduct water department business.

That from the unexpended sums budgeted for clerical expense of the water department there be appropriated the sum of \$/1000 for the purpose of paying rental upon an office from which to conduct water department business.

That from the unexpended sums budgeted for payment of Clerk's salary, there be appropriated the sum of \$ 700 for the purpose of pay the salary of an assistant clerk.

bor are rendered necessary by reason of the fact that no employe of the Town is presently employed within the Town, proper, and that no free office from which to conduct said business is available, and for the further reason that it will be necessary to employ an assistant water superintendent and an assistant to the Clerk for the Town of Gig Harbor.

Character (O) waster (O)

It is further provided that said offices may, in the discretion of the Mayor, be combined.

The necessity for making said changed in the budget of the Town of Gig Harbor could not have been forseen at the time of making said budget and that it is to the best inte ests of the Town of Gig Harbor that said revocation, recall, changes and decreases in said unexpended item be made.

This ordinance is adopted pursuant to the authority contained in RCW 35.33.120, as amended.

Section 2. This ordinance shall become effective upon its passage and publication as provided by law.

	Mayor
Attest:	Clerk

# ORDINANCE NO. 43 of the TOWN OF GIG HARBOR

AN ORDINANCE annexing to and incorporating within the Town of Glg Harbor certain unincorporated territory lying contiguous to the Town of Gig Harbor.

Be It Ordained by the Council of the Town of Gig Harbor:

That WHEREAS by petition heretofore filed with the Council, Frank A. Sanford, Carl L. Myers, Anton Stanich, Elsie Jones Dibble, C. Allison, W. J. Eiers, Robert A. Roby, A. Herber, E. P. Moran, Lydia W. Moran, Mrs. Maurice Brown, The Spadoni Brothers by J. Spadoni, Chas. M. Bogue, M. H. Crum, Harold H. Ryan and Stephen A. Wheeler, being the owners of more than 75% in value according to assessed valuations for taxation of certain real property hereinafter described, have requested the anexation and incorporation of said property within the Town of Gig Harbor; and

WHEREAS subsequent to the filing of said petition and on the 9th day of June, 1955, the Council of the Town of Gig Harbor fixed Thursday, the 23rd day of June, 1955, at 8:00 o'clock P.M. at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons should appear and voice their approval or disapproval of said annexation of said unincorporated territory; and WHEREAS copies of the no-

WHEREAS copies of the notice of said hearing were posted in three public places in said unincorporated territory on the 9th day of June, 1955, as more particularly appears by the Affidavit of Posting filed with the Clerk of said Town; and

WHEREAS, a copy of said notice was published in the Peninsula Gateway, the official publication of the Town of Gig Harbor, on the 17th day of June. 1955: and

WHEREAS at said hearing all parties present approved of said annexation and incorporation:

NOW, Therefore, Be It Further Ordained by the Council of the Town of Gig Harbor:

Section 1. That the following described property, to-wit:

Beginning at the intersection of the South line of Escola Street of Harbor Heights Addition in Gig Hared and the center line of bor, Washington, as extend-Wollochet-Gig Harbor Road, also known as Pioneer Way, being in the Southwest quarter (SW-4) of Sec. 8, Town-ship 21 North, Range 2 East of W.M.; running thence East to the East line of the Northwest quarter of the Northwest quarter of the Southwest quarter or the Southwest quarter (NW<sup>1</sup>/<sub>4</sub> of NW<sup>1</sup>/<sub>4</sub> of SW<sup>1</sup>/<sub>4</sub>) of said Section, Township and Range; thence South along said East line to the North line of a tract of land conveyed to Tony Novak and Agnes Novak, husband and wife, under Pierce County Auditor's Fee No. 1623794; thence West along said North line to the Easterly line of Wollochet-Gig Harbor Road; thence Northwesterly across said Road to the most Easterly corner of a tract conveyed to John H. Insel and Trillium Insel, husband and wife, under Pierce County Auditor's Fee No. 950822; thence Westerly along the North line of said Insel property as extended to the center line of the Burton North-ern County Road; thence North along said center line to the Southeast corner of the North half of Lot 8, Section 7, Township 21 North, Range 2 East of W.M.; thence West along the South line

of said North half of said Lot 8 to the Easterly line of the Tacoma-Lake Cushman Transmission Line right-of-way; thence Northwesterly along said right of way line to its intersection with the West line of oLt 5 in Section 7; thence North along said West line of said Lot 5 and the West lines of Lots 4 and 1 in said Section 7 to the South boundary of Section 6, Township 21 North, Range 2 East of W.M.; thence East along said South boundary of said Section 8 to the corner common to Sections 5, 6, 7 and 8, Township 21 North, Range 2 East of W.M.; thence South along the West boundary line of said Section 8 to the Southwest corner of the Northwest quarter of the Northwest quarter of said Section 8; thence East to the Northeast corner of the Northwest quarter of the quarter of the Southwest -Northwest quarter of said Section 8; thence South to the South-east corner of said Northwest quarter of the South-west quarter of the Northwest quarter of said Section 8; thence East to the center line of Wollochet-Gig Harbor Road, also known as Pio-neer Way; thence Southwesterly along the center line of said Road to point of beginning,

be and it is hereby annext unto and incorporated within the Town of Gig Harbor.

Section 2. This ordinars shall become effective upon passage and publication as provided by law.

Passed this 10th day of May 1956.

MERRIL PARISH,
Attest: Mayor

JAMES R. CURRIER, Clerk.

ORDINANCE NO. 44 AN ORDINANCE MAKING AN ORDINANCE MAKING
UNLAWFUL FOR ANY
HILD OF THE AGE OF
VENTEEN YEARS OR UNRE TO BE ON THE PUBLIC
TREETS AND PLACES OF
HE TOWN OF GIG HARBOR
TWEEN CERTAIN HOUSE ETWEEN CERTAIN HOURS, OVIDING FOR EXCEP-IONS AND PRESCRIBING PENALTY THEREFOR.

Be it Ordained by the Counof the Town of Gig Harbor: Section 1. It shall be unful for any child seven-(17) years of age or unto loiter, idle, wander or in or upon the public reets, roads, alleys, parks, ygrounds, wharves, docks, other public grounds, pubplaces and public buildings, ices of amusement and eatplaces, vacant lots or any ther unsupervised places lber ithin the corporate limits of Town of Gig Harbor, be-feet the hours of 10:30 P. Land 5:30 A. M. the follow-🕻 day, provided, however, hat the provisions of this seca shall not apply when such alld is accompanied by his her parent, guardian, or ber adult person having the and custody of the child, when such child is upon an rgency errand directed by b or her parent or guardian other adult person having care and custody of such ild; or when such child is turning directly home from school function, work, creational activity, or propby supervised recreation.
Section 2. It shall be unor other adult person hav-the care and custody of a

and under the age of eighteen

rs, to vermit such child to ter, idle, wander or play, or upon the public streets,

d, alleys, parks, play

er public grounds, public res and public buildings, ces of amusement and extiplaces, vacant lots, or any ther unsupervised places

ounds, wharves, docks,

within the corporate limits of the Town of Gig Harbor, between the hours of 10:30 P. M. and 5:30 A. M. the following day; provided, however, that the provisions of this section shall not apply when such child is accompanied by his or her parent, guardian, or other adult person having the care and custody of such child, or when such child is upon an emergency errand directed by his or her parent or guardian or other adult person having the care and custody of such child, or when such child is returning directly home, from any school function, work, recreational activity or properly supervised recreation.
Section 3. It shall be the

duty of any police officer finding any child upon the streets of or public places within the corporate limits of the Town of Gig Harbor, under the age of eighteen years, in violation of Section 1 of this Ordinance, to detain such child, for which purpose such child may be taken to any lawful place of custody for juveniles of the County of Pierce or the County of Kitsap; and it shall be his further duty to notify the parents or either of them, or the guardian or other adult person having the care and custody of such child, that the child is so detained, or in case it is impractical to detain such child at such lawful place of custody for juveniles, it shall be the duty of such officer to take such child to the place of residence of the parents or either of them, or the guardian or other adult person having the care and custody of the child, and to there notify said parents or either of them or said guardian or other adult person having the care and custody of such child, that such child was unlawfully uron the streets or public places within the Town of Gin Harbor.

Section 4. Any child under the age of eighteen years violating the provisions of Sec-

tion 1 of this Ordinance shall be guilty of a misdemeanor and shall be dealt with in accordance with Juvenile Court Laws and Procedure; and if the Juvenile Court shall, in its discretion, order that such discretion, order that such child be turned over to the proper-officers for trial under the provisions of the criminal code, such child shall upon conviction be fined not more than One Hundred (\$100.00) Dollars or be confined in the County Jail not more than thirty (30) days, provided, however, that no child under sixteen (16) years of age shall be committed to the County Jail.

Section 5. Any parent, guardian or other adult person having the care and custody of a child under the age of 18 years and who violates Section 2 of this Ordinary of this Ordinance shall be guilty of a misdemeanor and

shall be punished as follows:
Upon the first conviction
such person shall be fined not less than \$25.00 nor more than \$50.00 or be confined in the County Jail not more than 10 days.

Upon a second conviction such person shall be fined not less than \$50.00 nor more than \$100.00 or be confined in the County Jail not more than 30 days.

Upon each subsequent conviction such person shall be fined not less than \$100.00 nor more than \$250.00 or be confined in the County Jail not more than 90 days.

Provided, however, that the court, within its discretion, may suspend any fine or imprisonment or part thereof provided for in this section.

Section 6. This Ordinance shall take effect upon its passage and publication as pro-

vided by law.

Passed at the regular meeting of the Council of the Town of Gig Harbor this 28th day of June, 1956. Merrill Parish, Mayor.

Attest: James R. Currier, Clerk.

#### ORDINANCE NO. 45

of the

### TOWN OF GIG HARBOR

AN ORDINANCE annexing to and incorporating within the Town of Gig Harbor certain unincorporated territory lying contiguous to the Town of Gig Harbor.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

That WHEREAS by petition heretofore filed with the Council, Richard E. Johnson, Sr. and Sarah L. Johnson, Wm. Harry Mashburn and Helen Mashburn, Harold E. Smythe and Laura M. Smythe, Laura Smythe Sauness, and Gina Wig, being the owners of more than 75% in value according to assessed valuations for taxation of certain real property hereinafter described, have requested the annexation and incorporation of said property within the Town of Gig Harbor; and

WHEREAS subsequent to the filing of said petition and on the 24th day of May, 1956, the Council of the Town of Gig Harbor fixed Thursday, the 28th day of June, 1956 at 8:00 o'clock P. M. at the Town Hall in Gig Harbor, Washington as the time and place at which all interested persons should appear and voice their approval or disapproval of said annexation of said unincorporated territory; and

WHEREAS copies of the notice of said hearing were posted in three public places in said unincorporated territory on the day of the 1956, as more particularly appears by the Affidavit of Posting filed with the Clerk of said Town; and

WHEREAS, a copy of said notice was published in the Peninsula Gateway, the official publication of the Town of Gig Harbor, on the 22 day of 1956; and

WHEREAS at said hearing all parties present approved of said annexation and incorporation;

NOW, THEREFORE, BE IT FURTHER ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That the following described property, to-wit:

Beginning at the Southeast corner of the Southwest quarter of the Southwest quarter of Section 32, Township 22 North, Range 2 East of the Willamette Meridian; thence North 0° 03' 38" West 331.03 feet to the Northern corporate limits of the Town of Gig Harbor, Washington, and the true point of beginning of this description; thence continuing North 0° 03' 38" West 264.82 feet; thence South 89° 48' 17" West 330 feet; thence South 0° 03' 38" East 265.02 feet to the North boundary of the Town of Gig Harbor; thence along said North boundary North 89° 46' 13" East 330 feet to the true point of beginning of this description

be and it is hereby annexed unto and incorporated within the Town of Gig Harbor.

Section 2. This ordinance shall become effective upon its passage and publication as provided by law.

Passed this fold day of August, 1956.

Attest: Houn's Clauder ayor

STATE OF WASHINGTON. S.S.
Dorothy Platt being first duly sworn
on oath deposes and says that he is the Philister of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of a Legal Notice
Zeammer not
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
12th day of Oct., 195.6., and ending on the
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$23.25. which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
Douthy Platt
Subscribed and swern to before me this
ω, 19
Notary Public in and for the State of Washington.  Gig Harbor, Wash.  Residing at.
are a second and a

### ORDINANCE NO. 46

An ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1957, to the 31st day of December, 1957.

WHEREAS, a hearing was held on the 1st day of October, 1956, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the Budget was adopted as the final Budget for the year 1957.

BE IT ORDAINED by the Council of the Town of Gig Harbor:
Section 1. That the following Budget for the period from the 1st day of January, 1957, to and including the 31st day of December, 1957, be and is hereby adopted as the official Budget of the Town of Gig Harbor for the said period:

Estimated cash balance—adjust.		***************************************	.\$ 1,388.62	
Pinball Licenses Police Court Fines			580.00 . 700.00	
Motor Vehicle Excise Tax		***********	. 1,567.70	
State Liquor Profits Apportionments Rentals and Miscellaneous			. 1.000.00	
Liquor Sales Tax	******		986.14	
Tax Levy, 9.5 mills on valuation of \$911,90	4.00		10,249.00 8,663.00	
STREET FUND				\$18,912
Cash balance 12-31-56		.,	\$ 1,241.00	
Gas Tax		*********************	3,418.00	
Fax Levy, 4.5 mills on valuation of \$911,904	4.00		4,659.00 4,103.00	
CURRENT	expense	FUND		\$ 8,762
GENERAL GOVERNMENT		Maint & Oper.		
Mayor and Council	Wages . \$ 360.00	Expense \$ 200.00	Outlay	Tota
Clerk-Treasurer Salary (\$75 to \$100 per mo.	1,200.00	550.00		
Attorney's Retainer	. \$00.00	350.00 50.00		
Registration and Elections		275.00		
Census Expense	-	100.00 500.00		
Publishing and Advertising	-	200.00		
Office Supplies		200.00 300.00		
Bonds and Insurance		500.00		
Association of Washington Cities	-	60.00 315, <del>0</del> 0		
nd. Ins., Med. Aid and Soc. Security		160.00		
Capital Outlay—Office Equipment			\$ 742.00	
MARSHALS DEPARTMENT-		•		
Marshal's Salary and Expenses (\$125.00 - \$150.00 per month)	1.800.00	100.00		
Extra Police	300.00	100.00		
ail or Prisoner Expense	•	200.00		
Patrol Car Maintenance Expense		1,500.00	2,100.00	
HEALTH DEPARTMENT—			2,-00.00	
Iealth Officer's Retainer		50.00		
UBLIC LIBRARY—				
County Contract		1,150.00		
ARKS—		<del>-</del>		
abor and Maintenance				
laintenance Expense		300.00		
quipment Rentalark Improvements		200.00	500.00	
TREET LIGHTING-				
Iaintenance Expense		150.00		
ower apital Outlay—New Lights		800.00	<b>የ</b> ፍለ ለሳ	
•	<del></del>		850.00	
RANSFERS	\$4,360.00	\$7,660.00	\$4,192.00	\$16,212.
ydrant Rental				2,100.
inking Fund for Town Hall				600.
Total Expenses				\$18,912
TREET FUND—				. ,
uperintendent abor (Wages)	\$1,500.0 <del>0</del>			
aintenance	1,000,00	\$3,832.00		
ruck Expense		500.00		
III. IIIS., IMPII AIN AIN AM AMOTON		30.00	\$ 200.00	
nd. Ins., Med. Aid and Soc. Security				
ngineering apital Outlay — Truck			1,200.00	
ngineering		\$4,362.00	\$1,400.00	
ngineering apital Outlay — Truck		\$4,362.00		AD M24
ngineering apital Outlay — Truck Total Expenditures		\$4,362.00		\$8,762.
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956	\$3,000.00		\$1,400.00	\$8,762.
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dcc. 31, 1956 ater Service Collections	\$3,000.00	\$	\$1,400.00	\$8,762.
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 ater Service Collections cryice Connection Charges	\$3,000.00		\$1,400.00 \$2,060.00 12,000.00	\$8,762.
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dcc. 31, 1956 ater Service Collections	\$3,000.00		\$1,400.00 \$2,060.00 12,000.00	\$8,762.
ngineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 fater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND—	\$3,000.00		\$1,400.00 \$2,060.00 12,000.00	
ngineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 ater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— aperintendent	1,800.00		\$1,400.00 \$2,060.00 12,000.00	
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 ater Service Collections ervice Connection Charges ydrani Rental (transfers)  ATER FUND— aperintendent eter Reader eter Reader eter Reader	1,800.00		\$1,400.00 \$2,060.00 12,000.00	
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 ater Service Collections cryice Connection Charges ydrani Rental (transfers)  ATER FUND— aperintendent ater Reader bollector (Cierk) \$100 - \$125 per month) applies (Mainteance and Repair)	1,800.00	2.360 00	\$1,400.00 \$2,060.00 12,000.00	
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 fater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— aperintendent eter Reader ollector (Clerk) \$100 - \$125 per month) app'ies (Mainteance and Repair) ower abor (Repair Maintenance)	1,800.00 120.00 1,500.00		\$1,400.00 \$2,060.00 12,000.00	-
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 ater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— sperintendent eter Reader ollector (Clerk) \$100 - \$125 per month) up/les (Mainteance and Repair) over obor (Repair Maintenance) d. Ins. Med. Aid and Soc. Security	1,800.00	2.360 00	\$1,400.00 \$2,060.00 12,000.00	
rotal Expenditures  ATER FUND REVENUE—  ash Balance Dec. 31, 1956  ater Service Collections  ervice Connection Charges  ydrant Rental (transfers)  ATER FUND—  sperintendent eter Reader  ollector (Clerk) \$100 - \$125 per month)  speries (Mainteance and Repair)  ower  d. Ins. Med. Aid and Soc. Security  fice Expense (Rent)	1,800.00 120.00 1,500.00	2.360 00 700.00 190.00 420.00	\$1,400.00 \$2,060.00 12,000.00	
rotal Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 ater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— aperintendent eter Reader ollector (Clerk) \$100 - \$125 per month) app'les (Mainteance and Repair) ower abor (Repair Maintenance) d. Ins. Med. Aid and Soc. Security fice Expense (Rent) fice Supplies (Postage, Envelopes) ater Excise Tax	1,800.00 120.00 1,500.00	2.360 00 700.00 100.00	\$1,400.00 \$2,060.00 12,000.00	
rotal Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 fater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— aperintendent eter Reader ollector (Clerk) \$100 - \$125 per month) app'les (Mainteance and Repair) ower obor (Repair Maintenance) d. Ins. Med. Aid and Soc. Security fice Expense (Rent) fice Supplies (Postage, Envelopes) ate Excise Tax apital Outlay—Improvements	1,800.00 120.00 1,500.00	2.360 00 700.00 190.00 420.00 600.00	\$1,400.00 2,060.00 12,000.00 1,500.00 2,190.00	
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 fater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— aperintendent eter Reader ollector (Clerk) \$100 - \$125 per month) app'les (Mainteance and Repair) ower abor (Repair Maintenance) d. Ins. Med. Aid and Soc. Security fice Expense (Rent) fice Supplies (Postage, Envelopes) ate Excise Tax apital Outlay—Improvements New Equipment.	1,800.00 120.00 1,500.00 600.00	2.360 00 700.00 190.00 420.00 600.00	\$1,400.00 2,060.00 12,000.00 1,500.00 2,190.00	
rotal Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 fater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— sperintendent eter Reader eter Reader eter Reader eter Reader eter (Cierk) \$100 - \$125 per month) mpp'les (Mainteance and Repair) eter (Repair Maintenance) d. Ins. Med. Aid and Soc. Security fice Expense (Rent) fice Supplies (Postage, Envelopes) ate Excise Tax epital Outlay—Improvements New Equipment	1,800.00 120.00 1,500.00	2.360 00 700.00 190.00 420.00 600.00	\$1,400.00 2,060.00 12,000.00 1,500.00 2,190.00	\$8,762.0 \$17.669.0 \$10,700.0
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 fater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— aperintendent eter Reader eter Reader eter Reader eter Reader eter (Clerk) \$100 - \$125 per month) app'les (Mainteance and Repair) endor (Repair Maintenance) d. Ins. Med. Aid and Soc. Security fice Expense (Rent) fice Supplies (Postage, Envelopes) ate Excise Tax apital Outlay—Improvements New Equipment Stansfers—	1,800.00 120.00 1,500.00 600.00	2.360 00 700.00 100.00 420.00 600.00 500.00	\$1,400.00 2,060.00 12,060.00 1,500.00 2,100.00 1,000.00	\$17.669.6
rotal Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 ater Service Collections revice Connection Charges ydrant Rental (transfers)  ATER FUND— sperintendent eter Reader blicetor (Clerk) \$100 - \$125 per month) speries (Maintenance and Repair) ower shor (Repair Maintenance) de Ins. Med. Aid and Soc. Security fice Expense (Rent) fice Supplies (Postage, Envelopes) ate Excise Tax spital Outlay—Improvements New Equipment.  SANSFERS— venue Bond Redemption Requirements	1,800.00 120.00 1,500.00 600.00	2.360 00 700.00 100.00 420.00 600.00 500.00 \$4,680.00 3,000.00	\$1,400.00 2,060.00 12,060.00 1,500.00 2,100.00 1,000.00	\$17.669.6
rgineering apital Outlay — Truck  Total Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 fater Service Collections ervice Connection Charges ydrant Rental (transfers)  ATER FUND— aperintendent eter Reader eter Reader eter Reader eter Reader eter (Clerk) \$100 - \$125 per month) app'les (Mainteance and Repair) endor (Repair Maintenance) d. Ins. Med. Aid and Soc. Security fice Expense (Rent) fice Supplies (Postage, Envelopes) ate Excise Tax apital Outlay—Improvements New Equipment Stansfers—	1,800.00 120.00 1,500.00 600.00	2.360 00 700.00 100.00 420.00 600.00 500.00	\$1,400.00 2,060.00 12,060.00 1,500.00 2,100.00 1,000.00	\$17.669.6
rotal Expenditures  ATER FUND REVENUE— ash Balance Dec. 31, 1956 ater Service Collections revice Connection Charges ydrant Rental (transfers)  ATER FUND— sperintendent eter Reader blicetor (Clerk) \$100 - \$125 per month) speries (Maintenance and Repair) ower shor (Repair Maintenance) de Ins. Med. Aid and Soc. Security fice Expense (Rent) fice Supplies (Postage, Envelopes) ate Excise Tax spital Outlay—Improvements New Equipment.  SANSFERS— venue Bond Redemption Requirements	1,800.00 120.00 1,500.00 600.00	2.360 00 700.00 100.00 420.00 600.00 500.00 \$4,680.00 3,000.00	\$1,400.00 2,060.00 12,060.00 1,500.00 2,100.00 1,000.00	\$17.669.6

MERRILL PARISH, Mayor,

Attest: A. R. KATH, Clerk.
Published on the 12th day of October, 1956.

STATE OF WASHINGTON, COUNTY OF PIERCE.
Dorothy Platt being first duly sworn,
on oath deposes and says that he is the Phh? 3000 of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six menths prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County. Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of aLegal Notice
Ordinance No. 16
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
12th day of Oct. 195.6., and ending on the
12 th day of Oct., 195.6, both dates inclusive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$23.25 which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
Subscribed and sworn to before me this
<i>ci,</i> 19

Notary Public in and for the State of Washington. Gig Harbor, Wash.

### ORDINANCE NO. 46

An ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1957, to the 31st day of December, 1957.

WHEREAS, a hearing was held on the 1st day of October, 1956, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the Budget was adopted as the final Budget for the year 1957.

BE IT ORDAINED by the Council of the Town of Gig Harbor:
Section 1. That the following Budget for the period from the 1st day of January, 1957, to and including the 31st day of December, 1957, be and is hereby adopted as the official Budget of the Town of Gig Harbor for the said period:

#### REVENUE

	EVENUE			
CURRENT EXPENSE REVENUE— Estimated cash balance—adjust			\$ 1,388.62	
Pinhall Licenses			200.00	
Police Court Fines Motor Vehicle Excise Tax			., 1,567.70	
State Liquor Profits Apportionments Rentals and Miscellaneous			4,040.04	
Liquor Sales Tax		*********	986.14	İ
•			10,249.00	1
Tax Levy, 9.5 mills on valuation of \$911,90	) <b>4</b> .00		8,663.00	!
SUDDET FILMS				\$18,912.00
STREET FUND— Cash balance 12-31-56			\$ 1,241.00	
Gas Tax			3,418.00	
	V4 00		4,659.00	
Tax Levy, 4.5 mills on valuation of \$911,90	J4.UV		4,103.00	
CURRENT	EXPENSE	FUND		\$ 8,762.00
	Salaries &	Maint & Oper		
Mayor and Council	Wages \$ 360.00	Expense \$ 200.00	Outlay	Total
Clerk-Treasurer Salary (\$75 to \$100 per mo	0.) 1,200.00	.,		
Attorney's Retainer	600.00	. 350.00 50.00		
Registration and Elections		275.00 100.00		
Census Expense	•••	500.00		
Publishing and Advertising Office Supplies		200.00 200.00		
Civilian Defense		300.00		
Bonds and Insurance Association of Washington Cities		<b>500.00</b> <b>60.0</b> 0		
State Examinaton	- 6 1	<b>315.90</b> 160.00		
Ind. Ins., Med. Aid and Soc. Security	•••	100.00	<b>\$ 742.0</b> 0	
MARSHALS DEPARTMENT—			1	
Marshal's Salary and Expenses (\$125.00 - \$150.00 per month)	1 800 00	100.00		
Extra Police	300.00			
Jail or Prisoner Expense		200.00 1,500.00		
Capital Outlay-New Police Car and Equi	p.	·	2,100.00	
HEALTH DEPARTMENT-				
Health Officer's Retainer		50.00		
PUBLIC LIBRARY—		1,150.00		
County Contract	•••	1,150.90		
PARKS— Labor and Maintenance	100.00			
Maintenance Expense		300.00 200.00		
Equipment Rental	·-·	200.00	500.00	
STREET LIGHTING-				
Maintenance Expense		150. <b>00</b> 800.00		
Capital Outlay—New Lights		500.00	<b>850</b> .00	
	\$4,360.00	\$7,660.00	\$4,192.00	\$16,212.00
TRANSFERS—				
Hydrant Rental				2,100.00 600.00
Sinking Fund for Town Hall Total Expenses				\$18,912.00
STREET FUND—				\$10,312.VV
Superintendent				
Maintenance		\$3,832.00		
Truck Expense		500,00 30,00		
Engineering		30.00	\$ 200.00	
Capital Outlay — Truck			1,200.00	
Total Expenditures	.,\$3,000.00	\$4,362.00	\$1,400.00	
				\$8,762.00
WATER FUND REVENUE-				
Cash Balance Dec. 31, 1956	•••••••••••		.\$ 2,060.00	
Service Connection Charges			1.500.00	
Hydrant Rental (transfers)			. 2.100.00	
WATER FUND			. 3	\$17.669.00
Superintendent	1,800.00			
Meter Reader				
Supplies (Mainteance and Repair)		2.360.00		
Power Labor (Repair Maintenauce)	690.09	700.00		
Ind. Ins., Med. Aid and Soc. Security Office Expense (Rent)	••	100.00 480.00		
Office Supplies (Postage, Envelopes)		420,00 600,00		
State Excise Tax		500.00	1.000 00	
New Equipment			1.000.00	
	\$4,020.00	\$4.680.00	\$2,000.09	\$10,700.00
TRANSFERS—	·			.,
Revenue Bond Redemption Requirements Revenue Bond Interest Requirements		3,000.00		
Dona Interest Requirements	•	3,960.00		
Total Expense		<b>\$ 6,9</b> 60.00		\$17,660.00
Passed Oct. 1, 1956.				021,000.00
Allest: A R KATH Clark		MERRI	LL PARISH.	Mayor.

Attest: A. R. KATH, Clerk.
Published on the 12th day of October, 1956.

STATE OF WASHINGTON, COUNTY OF PIERCE.
being first duly sworn,
on oath deposes and says that the is the description of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of a second
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
day of
day of , 195 , both dates inclu-
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$
Marily Hatt
Subscribed and sworn to before me this day
of, 19
Notary Public in and for the State of Washington.
Residing at

### LEGAL NOTICE

# ORDINANCE NO. 45 of the TOWN OF GIG HARBOR

AN ORDINANCE annexing to and incorporating within the Town of Gig Harbor certain unincorporated territory lying contiguous to the Town of Gig Harbor.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

That WHEREAS by petition heretofore filed with the Council. Richard E. Johnson, Sr. and Sarah L. Johnson, Wm. Harry Mashburn and Helen Mashburn, Harold E. Smythe and Laura M. Smythe, Laura Smythe Sauness, and Gina Wig, being the owners of more than 75% in value according to assessed valuations for taxation of certain real property hereinafter described, have requested the annexation and incorporation of said property within the Town of Gig Harbor; and WHEREAS subsequent to

WHEREAS subsequent to the filing of said petition and on the 24th day of May, 1956, the Council of the Town of Gig Harbor fixed Thursday,

the 28th day of June, 1956 at 3:00 o'clock P. M. at the Town Hall in Gig Harbor, Washington as the time and place at which all interested persons should appear and voice their approval or disapproval of said annexation of said unincorated territory; and

WHEREAS copies of the notice of said hearing were posted in three public places in said unincorporated territory on the 16th day of June, 1956, as more particularly appears by the Affidavit of Posting filed with the Clerk of said Town; and

WHEREAS, a copy of said notice was published in the Peninsula Gateway, the official publication of the Town of Gig Harbor, on the 22nd day of June, 1956; and WHEREAS at said hearing

WHEREAS at said hearing all parties present approved of said annexation and incorporation;

FURTHER ORDAINED BY
THE COUNCIL OF THE
TOWN OF GIG HARBOR:
Section 1. That the following described property, to-

Beginning at the Southeast corner of the Southwest quarter of the Southwest quarter of Section 32, Township 22 North, Range 2 East of the Willamette Meridian; thence North 0° 03' 38" West 331.03 feet to the Northern corporate limits of the Town of Gig Harbor, Washington, and the true point of beginning of this description; thence continuing North 0° 03' 38" West 264.82 feet; thence South 89° 48' 17" West 330 feet; thence South 0° 63' 38" East 265.02 feet to the North boundary of the Town of Gig Harbor; thence along said North boundary North 89° 46' 13" East 330 feet to the true point of he feet to the true point of beginning of this description be and is hereby annexed unto and incorporated within the Town of Gig Harbor. Section 2. This ordinance

Section 2. This ordinance shall become effective upon its passage and publication as pro-

vided by law.
Passed this 9th day of August, 1956.

MERRILL PARISH,
Mayor.
Attest: GLORIA M. CLOUD,
Clerk.

STATE OF WASHINGTON, ?

COUNTY OF PIERCE.

Dorothy Platt being first duly sworn,
on oath deposes and says that She is the Publisher of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of a Legal Notice
Ordinance No. 45
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
28th day of Dec. , 1956 , and ending on the
28th day of Dec., 195 6, both dates inclu-
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$9.16
Subscribed and sworn to before me this day
Notary Public in and for the State of Washington.
Residing at Gig Garbor, Wash.

### LEGAL NOTICE

ORDINANCE NO. 45 مِطْرُ \_ إِن TOWN OF GIG HARBOR

AN ORDINANCE supering to and incorporating within the Town of Gig Harbor englying contiguous to the Town of Gig Harbor.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN

OF GIG HARBOR: That WHEREAS by petition heretofore filed with the Council, Richard E. Johnson, Sr. and Sarah L. Johnson, Win. Harry Mashburn and Helen Mashburn, Harold E. Smythe and Laura M. Smythe, Laura Smythe Sauness, and Gina Wig, being the owners of more than 75% in value according to assessed valuations for taxation of certain real property hereinafter described, have requested the annexation and incorporation of said property within the Town of Gig Harbor; and

WHEREAS subsequent to the filing of said petition and on the 24th day of May, 1956, the Council of the Town of Gig Harbor fixed Thursday,

the 28th day of June, 1956 at Hall in Gig Harbor, Washing ton as the time and place if which all interested persons should appear and voice approval or disapproval said amerated territory; and with REAR copies of the tice of said baseing

tice of said hearing were po ed in three public places said unincorporated territor on the 16th day of June, 15 as more particularly appear by the Affidavit of Postini filed with the Clerk of said

all parties present approved of said annexation and incorporation;

THEREFORE BE IT NOW FURTHER ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR: Section 1. That the following described property, to-

Beginning at the Southeast corner of the Southwest quarter of the Southwest quarter of the Southwest quarter of Section 32, Township 22 North, Range 2 East of the Williamstie Maridian thence North 9° 22° 38" West 331.03 feet to the Northern corporate himits of the Town of Gig Harbor, Washington, and the true point of beginning of this description; thence continuing North 0° 03° 38" West 286.83 feet; thence South 89° 48° 17" West 330 feet; thence South thence South 89 48 17 West 330 feet; thence South 9 02 38" East 265.02 feet to the North boundary of the Town of Gig Harber; thence along said North boundary. North 99 46' 13" East 330 feet to the true point of beginning of this description be and is hereby antiexed unto and incorporated within the Town of Gig Harber. Section 2. This ordinance shall become effective upon its passage and publication as provided by law.

vided by law. Passed this 9th day of August, 1956. MERRILL PARISH,

Attest: GLORIA M. CLOUD, Clerk.

STATE OF WASHINGTON, S.S.	
Dorothy Flatt being first duly sworn,	to the
on oath deposes and says that he is the Publisher of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.	her cil 195 of 286
That the annexed is a true copy of a Legal Notice	to ati
Urdina ce No. 47	hei
as it was published in regular issues (and not in supplement	ind of pr
form) of said newspaper once each week for a period of	the on
consecutive weeks, commencing on the	1 <b>9</b> of
28th day of Dec. , 1956 , and ending on the	th at To
28th day of Dec., 195.6, both dates inclu-	Ţſ
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.	
That the full amount of the fee charged for the forego-	
ing publication in the sum of \$	
Subscribed and sworn to before me this.	
Subscribed and sworn to before me this day  of Mula 1957  Notary Public in and for the State of Washington.	<
Residing at Gig Harbor, Wash.	

ORDINAMOR ROLL ORDINANCE annexing within Town of the Harber cer-unincorporated territory. g continuous to the Town Gig Harbor.

IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR: That WHEREAS by petition

etofore filed with the Coun-on the 21st day of August, 56 by the Fraternal Order Eagles, Gig Harbor Aerie 09, being the owner of more n 75% in value according assessed valuations for tafon of certain real property reinafter described, requestthe annexation to and the orporation within the Town Glg Harbor of said real

operty, and
WHEREAS subsequent to
the filing of said petition and
the 11th day of October,
56 the Council of the Town
Gig Harbor fixed Thursday,
the 25th day of October, 1938; 8:00 c'clock P. M., at the own Hall in Gig Harbor,

voice their approval or desp-proval of said appreciation of said uniscorporated territory:

where As copies of the tice of said hearing were a ed in three public places and unincorporate are 12th descriptions.

on the 19th description, 1956, as more than 1956, as more than 1959, appears by the Affidavii of Posting filed with the Clerk of said Town; and
WHEREAS, a copy of said notice was published in the Peninsula Gateway, the official publication of the Town of Gig Harbor, on the 19th day of October, 1956, and
WHEREAS at said hearing all parties present approved of said agriculture.

poration:

NOW, THEREFORE, BE IT FURTHED ORDAINED BY
THE GOANCIL OF THE
TOWN OF CIC HARBOR:
Section of That the following described property, to with

following described property Lot right to in Abandoner Gig Harbo Markery Reserving has half of

STATE OF WASHINGTON, ( S.S. COUNTY OF PIERCE.
being first duly sworn,
on oath deposes and says that he is the
That the annexed is a true copy of a
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
day of
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$
Subjerfied and sworn to before me Chis
ef, 19, 19
Notary Public in and for the State of Washington.
Residing at

#### ORDINANCE NO. 47 of the TOWN OF GIG HARBOR

AN ORDINANCE annexing o and incorporating within the Town of Gig Harbor certain unincorporated territory lying contiguous to the Town

of Gig Harbor.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:
That WHEREAS by petition heretofore filed with the Council on the 21st day of August, 1956 by the Fraternal Order of Eagles. Gig Harbor Aerie 2809, being the owner of more than 75% in value according to assessed valuations for taxation of certain real property hereinafter described, requesting the annexation to and the incorporation within the Town of Gig Harbor of said real property, and WHEREAS

subsequent to the filing of said petition and on the 11th day of October, 1956 the Council of the Town of Gig Harbor fixed Thursday, the 25th day of October, 1956. at 8:00 o'clock P. M., at the Town Hall in Gig Harbor,

Washington as the time and place at which all interested persons should appear and voice their approval or disapproval of said annexation of said unincorporated territory;

WHEREAS copies of the notice of said hearing were posted in three public places in said unincorporated territory on the 13th day of October. 1956, as more particularly appears by the Affidavit of Posting filed with the Clerk of said Town; and

WHEREAS, a copy of said notice was published in the Peninsula Gateway, the offi-cial publication of the Town of Gig Harbor, on the 19th day of October, 1956, and WHEREAS at said hearing

all parties present approved of said annexation and incor-

poration:

NOW, THEREFORE, FURTHED ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR: Section 1. That the follow

ing described property, to-wit: The South one-half of the following described property Lot eight (8) in Abandoned Gig Harbor Military Reserve in East half of East half of Section seven (7), Township twenty-one (21) North, Range two (2) East of W. M. EX-CEPT that portion thereof appropriated by the City of Tacoma for Cushman Trans-mission Line in Cause No. 51234 in the Superior Court of Pierce County, Washington; and, EXCEPT County

Road: and EXCEPT that portion of the herein described proper-ty lying westerly of the Tacoma-Cushman Transmis

sion Line.

be and it is hereby annexed unto and incorporated within

the Town of Gig Harbor.
Section 2. This ordinance shall become effective upor its passage and publication as provided by law. Passed this 8th day of No

vember, 1956.

MERRILL PARISH. Mayor Attest: A. R. KATH, Clerk

STATE OF WASHINGTON, S.S. COUNTY OF PIERCE.	
Dorothy Platt being first duly sworn,	ORDINANCE NO. 48 AN ORDINANCE RELAT
Dublichon	ING TO THE SETTING OF
on oath deposes and says that he is the Publisher	· 表表 1980 · 1985 · 198
of THE PENINSULA GATEWAY, a weekly newspaper. That	OF GIG MARBOR, PROVID
said newspaper is a legal newspaper and it is now and has	
been for more than six months prior to the date of the publica-	FOR AND PROVIDING PEN-
tions hereinafter referred to, published in the English language	TION THEREOF
continually as a weekly newspaper in Gig Harbor, Pierce	BE IT ORDAINED by the
County, Washington, and it is now and during all of said time	Council of the Town of Gig
was printed in an office maintained at the aforementioned place	Harbor
of publication of said newspaper.	Section 1. No person shall start any fire within the Town
In the second se	of Gig Harbor for the nurnose
That the annexed is a true copy of a legat Notice	of burning any trash, subbish,
Ordinance No. 148	brush, garbage or any other
Ordinance No. 48	thing without securing a per-
	mit so to do from the Town Clerk, provided, however, this
######################################	
as it was published in regular issues (and not in supplement	fires in stoves, furnaces or in-
	cinerators.
form) of said newspaper once each week for a period of	: Section 2. The Town Clerk
•	shall issue a tire permit to any
consecutive weeks, commencing on the	person over the age of 21 years who applies therefor,
•	provided that eath Town Clerk
4th day of July, 195.7, and ending on the	shall not issue any permit dur-
	ing any period when officials
4th day of July , 195.7, both dates inclu-	of the United States or the
sive, and that such newspaper was regularly distributed to its	State of Washington or of the
subscribers during all of said period.	bidden fires or logging opera-
	bions with five miles of the
That the full amount of the fee charged for the forego-	Town of Gig Harber, and pro-
ing publication in the sum of \$ which amount has been paid in full, at the rate of \$2.00 a hundred words for the	applying for the permit must
have paid in full at the rate of \$2.00 p hundred words for the	pant of the land upon which
first insertion and \$1.50 a hundred words for each subsequent	he proposes to build a fire, or,
inst disertion and \$1.50 a number words for each subsequent	in the siturables that such
insertion,	COMPANY OF THE PARK PARK PARK PARK PARK PARK PARK PARK
Walalay Thatts	The state of the s
Subscribed and swam to hatave me this 12th day	to the way he clark before
first insertion and \$1.50 a hundred words for each subsequent insertion.  Subscribed and sworn to before me this 12th day	the Clerk shall been the tire
of A117.	permit.
127	Section 3. Every person
Afflut 20 & Thelow.	DUIS TO SEE STREET THE PURPOSE
of Ag., 19.57.  Notary Public in and for the State of Washington.	take all resonable precautions
- · · · · · · · · · · · · · · · · · · ·	The state of the s

Residing at Gig Harbor, Wash

to keep the fire under control and must be present, either in person of by an agent, at all times while said fire is burning, and no live shalf be set within twenty feat of any residence or building or combustible feace.

In addition, before a permit shall be issued for a slashing fire an inspection shall be made by the feath translation determine that all resistant to determine that all resistant before the permit shall be issued.

Section 4. Every person violating any provision of this ordinance shall be guilty of a mission shall be fined in an viction shall be fined in an amount not to exceed \$100.00 or aball be imprisoned for a term not to exceed 30 days, or both

Section 5. This ordinance shall take effect immediately upon its passage and publica-

Passed this 27th day of June,

MERRILL PARISH, Mayor, Attest: A. R. Kath, Town

COUNTY OF PIERCE. S.S.
being first duly sworn,
on oath deposes and says that he is the deposes and says that he is the depose and says that he is the depose and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor. Pierce County, Whichington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of a
1
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
day of
day of, 195, both dates inclu-
sive, and that such newspaper was regularly distributed to its as subscribers during all of said period.
That the full amount of the fee charged for the forego- $\sqrt{2}$
ing publication in the sum of \$
Subscribed and sworn to before me thisday t
ci,, 19
Notary Public in and for the State of Washington, t
Residing at

ORDINANCE NO. 48

AN ORDINANCE RELATION OF THE SETTING OF FIRES WITHIN THE TOWN OF GIG HARBOR, PROVIDING FOR AND PROVIDING PENTAL ALTIES FOR THE VIOLATION THEREOF

ION THEREOF.
BE IT ORDAINED by the council of the Town of Gig

Section 1. No person shall art any fire within the Town f Gig Harbor for the purpose f burning any trash, rubbish, rush, garbage or any other hing without securing a per-ait so to do from the Town Clerk, provided, however, this ordinance shall not apply to ires in stoves, furnaces or ininerators.

Section 2. The Town Clerk hall issue a fire permit, to any person over the age of 21 rears who applies therefor, royided that said Town Clerk hall not issue any permit durng any period when officials if the United States or the state of Washington or of the orest Service shall have foridden fires or logging opefaons with five miles of the own of Gig Harbor, and proided further that the person pplying for the permit must e the owner or legal occu-ant of the land upon which e proposes to build a fire, or, the alternative, that such erson have written permison of the owner or legal tenat of the land to build a fire, thich written permission shall e filed with the Clerk before ne Clerk shall issue the fire ermit.

Section 3. Every person uilding a fire for the purposes ereinbefore mentioned must ake all reasonable preçautions

to keep the fire under control and must be present, either in person or by an agent, at all times while said fire is burning, and no fire shall be see within twenty feet of any rusidence or building or combust-

before the permit shall be is-

sued.

Section 4. Every person violating any provision of this ordinance shall be guilty of a misdemeanor and upon con-viction shall be fined in an amount not to exceed \$100.00 or shall be imprisoned for a term not to exceed 30 days, or both.

Section 5. This ordinance shall take effect immediately upon its passage and publica-

tion.

Passed this 27th day of June, MERRILL PARISH, Mayor.

Attest: A. R. Kath, Town

#### ORDINANCE NO. 48

AN ORDINANCE RELATING TO THE SETTING OF FIRES WITHIN THE TOWN OF GIG HARBOR, PROVIDING FOR PERMITS THEREFOR AND PROVIDING PENALTIES FOR THE VIOLATION THEREOF.

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. No person shall start any fire within the Town of Gig Harbor for the purpose of burning any trash, rubbish, brush, garbage or any other thing without securing a permit so to do from the Town Clark, provided, however, this ordinance shall not apply to fires in stoves, furnaces or incinerators.

Section 2. The Town Clerk shall issue a fire permit to any person over the age of 21 years who applies therefor, provided that said town Clerk shall not issue any permit during any period when officials of the United States or the State of Washington or of the Forest Service shall have forbidden fires, or logging operations within five miles of the Town of Gig Harbor, and provided further that the person applying for the permit must be the owner or legal occupant of the land upon which he proposes to build a fire, or, in the alternative, that such person have written permission of the owner or legal tenant of the land to build a fire, which written permission shall be filed with the Clerk before the Clerk shall issue the fire permit.

Section 3. Every person building a fire for the purposes hereinbefore mentioned must take all reasonable precautions to keep the fire under control and must be present, either in person or by an agent, at all times while said fire is burning, and no fire shall be set within twenty feet of any residence or building or combustible fence.

In addition, before a permit shall be issued for a slashing fire an inspection shall be made by the Town Marshall to determine that all reasonable precautions have been taken, before the permit shall be issued.

Section 4. Every person violating any provision of this ordinance shall be guilty of a misdemeanor and upon conviction shall be fined in an amount not to exceed \$100.00 or shall be imprisoned for a term not to exceed 30 days, or both.

Section 5. This ordinance shall take effect immediately upon its passage and publication.

Passed this 27th day of the, 1957.

Miniel Warren Mayor

Attest: Cell Car

Town Clerk

Sinking Fund for Town Hall Total Expense 3,960.00	8,983.88	2,300.00 5,450.60 \$18,394.48
STREET FUND - Superintendent 600.00 Labor (wages) 1,500.00 Maintenance Truck Expense & Rental Ind. Ins., Med. Aid, S.S. Engineering Total Expense 2,100.00	5,779.18 1,000.00 98.06	200.00 200.00 \$ 9,177.24
WATER FUND REVENUE - Estimated Cash Balance - adjust -* Water Service Collections Service Connections Charges Hydrant Rental Equipment Rental		820.00 14,000.00 1,200.00 3,000.00 600.00
		\$ <b>19,620.</b> 00
WATER FUND - Superintendent 2,600.00 Meter Reading 120.00 Collector (clerk) 1,800.00 Supplies (Maint. & Repair) Power Labor (Repair & Maint.)	2,000.00 700.00	
Ind. Ins., Med. Aid & S.S. Office Expense (rent) Office Supplies (Postage, Envelopes) State Excise Tax Capital Outlay (Improvements) New Equipment (Capital Outlay)	100.00 420.00 540.00 700.00	1,000.00 1,200.00
TRANSFERS - Revenue Bond Redemption Requirements Revenue Bond Interest Requirements	4,000.00 3,840.00	
Total Expense 5,120.00	12,300.00	2,200.00
Passed October 7, 1957		\$2.19,020.00 2
Attest; A. Mathelerk Published on the 10th day of October,	1957	2,200.00 \$19,620.00 Mind Varsh Mayor.

,

ORDINANCE NO. 49
An ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1958 to the 31st day of December, 1958.

WHEREAS, a hearing was held off the 7th day of October, 1957, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the Budget was adopted as the final Budget for the year 1958.

BE IT ORDAINED by Council of the Town of Gig Harbor:
Section 1. That the following Budget for the period from the 1st day of January, 1958, to an including the 31st day of December, 1958, be and is hereby adopted as the official Budget of the Town of Gig Harbor for the said period:

### REVENUE

State Liquor Profits App Rentals and Miscellaneou Liquor Sales Tax Tax Levy, 8 mills on val STREET FUND REVENUE - Estimated Cash Balance - Gas Tax Police Court Fines	adjust	\$1,500.00 440.00 2,000.00 4,600.00 1,100.00 10,040.00 8,354.48 \$18,394.48 \$18,394.48 \$18,394.48
- •	, , , , , , , , , , , , , , , , , , ,	\$ 9,177.24
	CURRENT EXPENSE FUND	
	laries & Maintenance & ges Oper. Expense	Capital Outlay
Mayor and Council 36	Ŏ.00 200.0Ō	Ouotay
Clerk & Treas. Sal. 1,20	6.00	
Attorney Retainer Police Judge 60	650.00 6,00 50.00	
Regist. & Election	275.00	
Census Expense	100.00	
Town Hall Expense Pub. & Advertising	500.00 200.00	
Office Supplies & Expens	e 200.00	•
Civilian Defense	300.00	
Bonds & Insurance Assoc. Washington Cities	500.00 100.00	
State Examinations	700.00	
Ind. Ins., Med. Aid & S.		<b>5</b> 00,00
Capital Outlay (office e	durbment)	500.00
MARSHALS DEPARTMENT -		
Marshal Salary& Expense 1,60	0.00 100.00	
	0.00	
Jail Or Prisoner Expense	200.00	
Patrol Car Maint. & Expe Capital Outlay	nse 1,000.00	500.00
owbroar owords		J00•00
HEALTH DEPARTMENT -	<b>70</b> .00	
Health Officer Retainer	50.00	
PUBLIC LIBRARY	2,100.00	
PARKS -	300.00	
Labor Maintenance & Expense	100.00 300.00	
Equipment Rental	200.00	
Improvements & Equipment		1,000.00
Docks- Repairs & Maintenance		650.60
STREET LIGHTING -		
Maintenance Expense New Lights (Cap. Outlay)	150.00	
New Lights (Cap. Outlay) Power	800.00	500.00
MB A NORWING	000,00	

TRANSFERS -



OFFICE OF COUNTY ASSESSOR

L. W. CRAIG Assessor

September 9, 1957

Town of Gig Harbor Gig Harbor, Washington

Gentlemen:

For your information, the assessed valuation of Gig Harbor for 1957 is \$1,044,310.00.

Very truly yours,

L. W. CRAIG Assessor

Chief Clerk

535448000 874560 874560

57735000 5773+9 65.06



OFFICE OF COUNTY COMMISSIONERS

EMMET R. BURKS .... Diet. No. 1
HARRY SPRINKER .... Diet. No. 2
FRITZ GEIGER ..... Diet. No. 3

August 20, 1957

TO CITIES AND TOWNS AND

OTHER TAXING DISTRICTS:

Re: TAX LEVY - YEAR 1958

We wish to call to your attention Section 84.52.020 of the Revised Code of Washington which requires all taxing districts within the County to make and file with the Clerk of the Board of County Commissioners a certified budget for the purpose of levying district taxes. This budget must be filed on or before the Wednesday next following the 1st Monday in October, which would be October 9th of the year 1957.

In accordance with the above, will you please file with the County Commissioners' Office a certified copy of your 1958 BUDGET at the earliest possible date.

Very truly yours,

BOARD OF COUNTY COMMISSIONERS Jack W. Sonntag, Clerk of Board

HL/mr

By Well Deputy

# TOWN OF GIG HARBOR PRELIMINARY BUDGET FOR THE YEAR OF 1958

### REVENUE

CURRENT EXPENSE REVENUE Stimated Cash Balance Pinball License Motor Vehicle Excise T State Liquor Profits A Rentals and Miscellane Liquor Sales Tax Tax Levy, 8 mills on v	- adjust ax pportionments ous		\$1,500.00 440.00 2,000.00 4,600.00 460.00 1,100.00 10,040.00 8,354.48
STREET FUND REVENUE-			
Estimated Cash Balance Gas Tax Police Court Fines	- adjust		500.00 3,800.00 700.00
Tax Levy, 5 mills on v			5,000.00 5,221.55
			\$10,221.55
	CURREN	IT EXPENSE FUND	
GENERAL GOVERNMENT	Salaries & Wages	Maintenance & Oper. Expense	Capital Outlay
Mayor and Council Clerk & Treas. Salaryl	360.00	200.00	Outly
Attorney Retainer		650.00	
Police Judge	600.00	50.00	
Regist. & Election Census Expense		275.00 100.00	
Town Hall Expense		500.00	
Pub. & Advertising		200,00	
Office Supplies & Expe Civilian Defense	nse	200.00	
Bonds & Insurance		300.00 500.00	
Assos. Washington Citi	es	100.00	
State Examinations		700.00	
Ind. Ins., Med. Aid. & Capital Outlay (office	S.S. equipment)	208.88	500.00
MARSHALS DEPARTMENT -			
Marshal Salary, Expens		7.00.00	
Extra Police	,600.00 200.00	100.00	
Jail or Prisoner Expen		200.00	
Patrol Car Maint. & Ex		1,000.00	
Capital Outlay	,	·	500.00
**************************************			
HEALTH DEPARTMENT - Health Officer Retaine	r	50.00	
PUBLIC LIBRARY		2,100.00	
PARKS -			
Labor		100.00	
Maintenance & Expense		300.00	
Equipment Rental	£	200.00	3 000 00
Improvements & Equipment	nt		1,000.00
DOCKS - Repairs & Maintenance			650.60
STREET LIGHTING			
Maintenance Expense		150.00	
New Lights (Cap. Outlay	y )	ያለለ ለለ	500.00
Power		800.00	
TRANSFERS -			
Sinking Fund for Town		<del> </del>	2,300.00
3	,960.00	8,983.88	5,450.60
			#1 d 2 O 1 1 d

\$18,394.48

STREET FUND - Superintendent Labor (wages) Maintenance Truck Expense & Rental Ind. Ins., Med. Aid. & Engineering	1,600.00 1,500.00 S.S. 3,100.00	5,823.49 1,000.00 <u>98.06</u> 6,921.55	200.00 200.00 \$10,221.55
WATER FUND REVENUE - Estimated cash Balance Water Service Collectio Service Connections Cha Hydrant Rental (transfe Equipment Rental	ns		- \$20.00 -14,000.00 1,200.00 2,060.00 - 600.00 \$18,680.00
WATER FUND - Superintendent Meter Reading Collector (Clerk) Supplies (Maint. & Repa Power Labor (Repair & Maint.) Ind. Ins., Med. Aid. & Office Expense (Rent) Office Supplies (Postag State Excise Tax Capital Outlay (Improve New Equipment (Capital	600.00 S.S. e & Envelopes) ments)	2,000.00 700.00 100.00 420.00 600.00 700.00	1,000.00 1,200.00
TRANSFERS- Revenue Bond Redemption Revenue Bond Interests		4,000.00 3,840.00 12,360.00	2,200.00

### NOTICE

NOTICE IS HEREBY GIVEN that the above and foregoing Preliminary Budget for the year 1958 has been filed with the Town Clerk and a copy thereof will be furnished to any taxpayer who will call at the Clerk's office thereafter, and that the Town Council of the Town of Gig Harbor will meet at the Town Hall on Monday, October 7th, 1957 at the hour of 8:00 P.M. for the purpose of fixing the Final Budget and making the tax levies and that any taxpayer may appear at said time and place to be heard for or against any part of said budget.

Merrill Parish Mayor

\$18,680.00

Attest:A.R.Kath Clerk

STATE OF WASHINGTON, } C.S.

COUNTY OF PIERCE. S.S.
porothy Plott being first duly sworn,
on oath deposes and says that be is the In-Publisher
That the annexed is a true copy of a Legal hotice
Ordinance No. 50
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
Lconsecutive weeks, commencing on the
Sth day of March , 1958 , and ending on the
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$
Subscribed and sworn to before me this 25 the day  Hard Subscribed and sworn to before me this 25 the day  Notary Public in and for the State of Washington.
Residing at G. Larbor, Wash.

ONDINANCE SO. 59
AN ORDINANCE VACATIG EDSON AVENUE, SOMETIMES KNOWN AS PERGUSON AVENUE BY P. H.
ADAMS ADDITION TO GIG
HARBOR.
WHISTEAS a petition was
heretofore filed with the
Council of the Town of Gig
Harbor requesting the varatimes known as Ferguson Ave-

times known as Ferguson Avenue, in F. H. Adams Addition to Gig Harbor, and WHEREAS said petition was signed by the owners of the context of t

all private property abutting said street sought to be vacated, and

WHEREAS said street has never been opened or used as a public street and is a dead

endn street, and
WHEREAS Resolution No.
15 wsa\_adopted by the Town
of Gig Harbor on the 28rd
day of May, 1957, which resolution provided that a hearing be had on the 27th day of June, 1957, at the hour of 8:00 P. M. to determine the advisability of vacating said

street, and WHEREAS notice thereof was given as provided by law, and

WHEREAS said hearing was WHEREAS said hearing was thereafter continued to the 11th day of July and thereafter continued to the 25th day of July and thereafter continued to the 8th day of August, 1957, and washeast all persons objective to or approval statement of the 15th day of August, 1957, and washeast all persons objective to or approval and their relatestions or approval

constituted, and a motion was rouse inside, seconded and cor-ried approving the vacation of said street,

said street,
NOW THEREFORE BE IT
CONSTRUCTED BY THE COUNTY
THE TOWN OF GIG
THE TOWN OF GIF
THE TOWN OF GIF
THE TOWN OF GIF
THE TOWN OF GIF
THE to plat recorded in the Office of the Fierce County Auditor in Volume 13 of Finals at Page 34 thence South 40 feet to the Morthesst corner of Lot 31 in said Addition; thence Westerly 290.98 feet to the Northwest corner of Lot 31 in said Addition; thence Numb 9 0 50" East 40 feet; thence Easterly 200.88 feet to the point of beginning. the ning.

This ordinance shall take ef-Ints ordinance shall take effect apon its passage and publication as provided by lay.
Passage this 6th day of August, 1857.
MERRILL PARISH, Mayor.
Attest: A. R. KATH, Clerk.

COUNTY OF PIERCE. S.S.
being first duly sworn,
on oath deposes and says that he is the
That the annexed is a true copy of a
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
day of
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$ which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
Subscribed and sworn to before me this,
o <u>f.</u> , 1:)
Notary Public in and for the State of Washington.
Residing at

ORDINANCE NO. 50
AN ORDINANCE VACATIGEDSON AVENUE, SOME-TIMES KNOWN AS FERGU-SON AVENUE, IN F. H. ADAMS ADDITION TO GIG HARBOR.

WHEREAS a potition was heretofore filed with the Council of the Town of Gig Harbor requesting the vaca-tion of Edson Avenue, sometimes known as Ferguson Ave-

nue, in F. H. Adams Addition to Gig Harbor, and WHEREAS said petition was signed by the owners of all private property abutting on said street sought to be on said street sought to be vacated, and

WHEREAS said street has never been opened or used as a public street and is a dead

endn street, and

WHEREAS Resolution No. 15 was adopted by the Town of Gig Harbor on the 23rd day of May, 1957, which resolution clution provided that a hearing be had on the 27th day of June, 1957, at the hour of 8:00 P. M. to determine the advisability of vacating said street, and WHEREAS notice thereof

was given as provided by law,

WHEREAS said hearing was thereafter continued to the 11th day of July and thereafter continued to the 25th day of July and thereafter continued to the 8th day of August, 1957, and WHEREAS all persons ob-

jecting to or approving said petition were duly heard and their pobjections or approval considered, and a motion was duly made, seconded and carried approving the vacation of

said street,
NOW, THEREFORE, BE IT
ORDAINED BY THE COUNCIL, OF THE TOWN OF GIG HARBOR that the following described property located within the Town of Gig Harbor be vacated as a street:

bor be vacated as a street:
Beginning at the Southeast
corner of Lot 25, F. H.
Adams Addition according
to plat recorded in the Office of the Pierce County
Auditor in Volume 13 of
Plats at Page 54; thence
South 40 feet to the Northeast corner of Lot 36 in
said Addition; thence Westerly 290.98 feet to the
Northwest corner of Lot 31 Northwest corner of Lot 31 in said Addition; thence North 0° 0' 50" East 40 feet; thence Easterly 290.88 feet to the point of beginning.

This ordinance shall take effect upon its passage and publication as provided by law.

Passed this 8th day of August, 1957. MERRILL PARISH, Mayor. Attest: A. R. KATH, Clerk.

#### ORDINANCE NO. 51

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1959, to the 31st day of December, 1959. WHEREAS, a hearing was held on the 6th day of October, 1958, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the Budget was adopted as the final Budget for the year 1959.

BE IT ORDAINED by Council of the Town of Gig Harbor:
Section 1. That the following Budget for the period from the 1st day of January, 1959, to and including the 31st day of December, 1959, be and is hereby adopted as the official Budget of the Town of Gig Harbor for the said period:

Repairs and Maintenance

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REV	PENUE			
CURRENT EXPENSE REVENUE-			Revenues	Totals
Estimated Cash Balance - adjust.		- <b></b>	<b>\$2;2</b> 00:00	7-103564
Pinball License			440.00	
Motor Vehicle Excise Tax			_ 2,000.00	
State Liquor Profits Apportionments		,	4,400.00	
Rentals and Miscellaneous				
Liquor Sales Tax	000 00		1,100.00	10.005.255~
Tax Levy, 8 mills on valuation of \$1,053	,220.00		8,425.76	18,965.76
STREET FUND REVENUE-				18,6-1.40
Estimated Cash Balance — adust.			.500-00	64436
Gas Tax				
Police Court Fines				9,177.24
Tax Levy, 4 mills on valuation of \$1,053	.220.00		4.212.88	9:012.88
	,	· •		\$27,978.64
EXI	PENSE			\$61,010.UZ
CURRENT EXPENSE FUND				
	Salaries	Maint. &	Capital	
	and Wages	Operating	Outlay	Total
1. GENERAL GOVERNMENT—		Expense		
Mayor and Council	. 360.00	200.00		
Clerk and Treasurer Salary	. 1,200.00			
Attorney Retainer	<u>.</u>	650.00		
Police Judge	. 600.00	50.00		
Registration and election		275.00		
Census Expense		100.00		
Town Hall Expense		500.00		
Publishing and Advertising	-	200.00		
Office Supplies and Expense	••	200.00		
Civilian Defense		300.00		
Bonds and Insurance		700.00 100.00		
Assn. Washington Cities State Examinations	-	325.00		
Indust. Ins., Medical Aid and S.S.		208.88		
Capital Outlay, Office equipment		200.00	581.92	
Capital Outlas, Office equipment	<u>-</u>		001.02	
2. MARSHAL'S DEPARTMENT—				
Marshal's Salary and Expense	_ 1,600.00	200.00		
Extra Police				
Jail or Prisoner Expense		200.00		
Patrol Car Maintenance and Expense		1,300.00		
Capital Outlay	•		100.00	
3. HEALTH DEPARTMENT-				
Health Officer Retainer		50.00		
	-	00.00		
4. PUBLIC LIBRARY—				
Expense	-	2,100.00		
5. PARKS—				
Wages		100.00		
Maintenance and Expense	-	300.00		
Equipment Rental	•	200.00		
Improvements and Equipment	-		1,000.00	
	-		_,	
6. DOCKS—			<b>APA</b>	

650.60

Attest: A. R. KATH, Clerk

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7. STREET LIGHTING— Maintenance Expense New Lights (Capital Outlay) Power	•	150.00 80 <del>0</del> .00	800.00	
8. TRANSFERS— Sinking Fund for Town Hall —————	3,960.00	9,208.88	2,500.00 5,632.52	18,801.40
STREET FUND— Superintendent Labor (wages) Maintenance Truck Expense and Rental Indust. Ins., Medical Aid and S.S. Engineering	_ 1,500,00 - -	5,779.18 1,000.00 98.06 6,877.24	200.00 200.00	9,177.24 27,978.64
•				21,510.04
WATER FU	ND BEVE	ette		
Estimated Cash Balance, adjust	- -		Revenues 9,860.00 15,000.00 600.00 3,000.00	\$28,460.0 <del>0</del>
WATER FU	ND EXPE	<b>K</b> SE		
Superintendent Meter Reading Collector (Clerk) Supplies, Maintenance and Repair Power	120.00 1,800.00	5,000.0 <b>0</b> 700.00		
Labor (repair and maintenance) Indust. Ins., Medical Aid and S.S. Office Expense, ren: Office Supplies (postage and envelopes) State Excise Tax	_ 600.00 - -	100.00 420.00 540.00 700.00		
Capital Outlay (Imp.) New Equipment	_	100.00	2,000.00 1,200.00	
TRANSFERS— Revenue Bond Redemption Requirements Revenue Bond Interest Requirements Terminal Revenue Bond Redemption	. <b>.</b>	\$7.480.00	4,000.00 3,680.00 5,000.00 \$15,880.00	
Paggod Ontohon & 1050	4-10-0100	4.1224.00	+-01000100	\$28,460.00
Passed October 6, 1958. Published on the 9th day of October, 1958. Attest: A. R. KATH. Clerk		. <b>M</b>	ERRILL PAF	USH, Mayor

### ORDINANCE NO. 52

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1960, to the 31st day of December, 1960.

WHEREAS, a hearing was held on the 5th day of October, 1959, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the Budget was adopted as the final Budget for the year 1960.

BE IT ORDAINED by Council of the Town of Gig Harbor:

Section 1. That the following Budget for the period from the 1st day of January, 1960, to and including the 31st day of December, 1960, be and is hereby adopted as the official Budget of the Town of Gig Harbor for the said period:

### REVENUE

CURRENT EXPENSE REVENUE Estimated Cash Balance adjust. Pinball License	Revenues \$3,870.00 440.00	Totals
Motor Vehicle Excise Tax	2,000.00	
State Liquor Profits Apportionments	4,400.00	
Rentals and Miscellaneous	400.00	
Liquor Sales Tax	1,100.00	
Tax Levy, 8 mills on valuation \$1,162,605.00	9,479.00	21,689.00
1.184.978		
STREET FUND REVENUE		
Estimated Cash Balance adjust.	1,042.00	
Gas Tax	3,800.00	
Police Court Fines	500.00	
Tax Levy, 4 mills on valuation \$1,162,605.00	4,739.91	10,081.91
EXPENSE 478.00		31,770.91

CURRENT EXPENSE FUND	Maint. &	Capital
Salaries	Operating	
1. GENERAL GOVERNMENT - and wages	Expense	vavia,
Mayor and Council 360.00	200.00	
Clerk and Treasurer Salary 1,500.00	200,00	
Attorney Retainer 600.00	-50.00	
Police Judge 600.00		
Registration and election	275.00	
Census Expense	100.00	
Town Hall Expense	1,000.00	
Publishing and Advertising	200.00	
Office Supplies and Expense	600.00	
Civilian Defense	200.00	
Bonds and Insurance	700.00	
Assn. Washington Cities	100.00	
State Examinations .	375.00	
Indust. Ins., Medical Aid	200.00	
Capital Outlay, Office equipment	200.00	£00.00
oaproar outray, office equipment		500.00
2. MARSHAL'S DEPARTMENT		
Marshal's Salary and Expense 4,600.00	200.00	)
Extra Police 100.00		
Jail or Prisoner Expense	200.00	}
Patrol Car Maintenance and	~00,00	•
Expense	1,500.00	`
Capital Outlay	1,700,00	100.00
Suprour Outray		TOO.00

3. HEALTH DEPARTMENT Health Officer Retainer	50.00	0	
4. PUBLIC LIBRARY Expense	2,000.00	)	
5. PARKS Wages Maintenance and Expense	100.00 479.00	50.00	
6. DOCKS Repair and Maintenance		500.00	
7. STREET LIGHTING Maintenance Expense New Lights (Capital Outlay Power	150.00	300.00	
8. TRANSFERS Sinking Fund for Town Hall	7,860.00 9,429.00	2,500.00 4,400.00	21,689.00
STREET FUND Superintendent Street Engineer Labor (wages) Maintenance Truck Expense and Rental Indust. Ins., Medical Aid Engineering	460.00 480.00 1,500.00 7,141.91 200.00 100.00	200 <u>.00</u>	10,081.91
* * WATER FUND REVENUE - Estimated Cash Balance, ad Water Service Collections Service Connections Hydrant Rental	* * * * * *		31,770.91
WATER FUND EMPENSE Superintendent Meter Reading Collector (clerk) Supplies, Maintenance and Repair Power Labor (repair and maintenance Indust. Ins. Med. Aid Office Expense (rent) Office Supplies (postage and envelopes) State Excise Tax Capital Outlay (Improvement New Equipment Truck Expense TRANSFERS + + Revenue Bond Redemption Re Revenue Bond Interest Requ Terminal Revenue Bond Requ	800.00 quirements irements	2,000.00 1,200.00 5,000.00 3,320.00 5,000.00	31,900.00
Passed October 6, 1969. Fublished on the Aday of Attest: A. R. KATH, Clerk	·	ERRILL PARISH,	•
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ORDINANCE NO. 53
OF THE
TOWN OF GIG HARBOR
AN ORDINANCE annexing
to and incorporating within
the Town of Gig Harbor cer-

the Town of Gig Harbor certain unincorporated territory lying contiguous to the Town of Gig Harbor.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

That WHEREAS by petition heretofore filed with the Council A. Keith Uddenberg and Eugenia M. Uddenberg, husband and wife, being the owners of more than 75% in value according to assessed valuations for taxation of the following described real estate:

The North 247.5 feet of the

The North 247.5 feet of the West 40 rods of Lot 5, Section 8, Township 21 North, Range 2 East of the Willamette Meridian, have requested the annexation and incorporation of said territory within the Town of Gig Harbor, which petition was filed with the Town of Gig Harbor on the 14th day of May, 1959, and WHEREAS, subsequent to the filing of said petition and on the said 14th day of May, 1959, the Council of the Town of Gig Harbor fixed Thursday the 11th day of June, 1959, at

of Gig Harbor fixed Thursday the 11th day of June, 1959, at the hour of 8:00 o'clock P. M., at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons should appear and voice their approval or disaproval of said annexa-

tion of said unincorporated

territory; and
WHEREAS, copies of notice WHEREAS, copies of notice of said hearing were posted in three public places in said unincorporated territory on the 29th day of May, 1959, as more particularly appears by the affidavit of posting filed with the Clerk of said town; and

and
WHEREAS, a copy of said notice was published in The Peninsula Gateway, the official publication of the Town of Gig Harbor, on—day of May, 1959; and
WHEREAS, at said hearing all parties present approved of said annexation and incorporation subject to the dedication of certain streets within the area sought to be annexed, which streets have now been dedicated;
NOW, THEREFORE, BE IT

been dedicated;

NOW, THEREFORE, BE IT
FURTHER ORDAINED BY
THE COUNCIL OF THE
TOWN OF GIG HARBOR:

Section 1. That the following described property, towit: The North 247.5 feet of the West 40 rods of Lot 5,
Section 8, Township 21
North, Range 2 East of the
Willamette Meridian,
be and it is hereby annexed unto and incorporated within the Town of Gig Harbor.

Section 2. This ordinance shall become effective upon its passage and publication as provided by law.

provided by law. Passed this 25th day June, 1959.

MERRILL PARISH, Mayor. Attest: A. R. KATH, Clerk.

### ORDINANCE NO. 53 OF THE TOWN OF GIG HARBOR

AN ORDINANCE annexing to and incorporating within the Town of Gig Harbor certain unincorporated territory lying contiguous to the Town

of Gig Harbor. BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

That WHEREAS by petition heretofore filed with the Council A. Keith Uddenberg and Eugenia M. Uddenberg, husband and wife, being the owners of more than 75% in value according to assessed valuations for taxation of the following described real estate:

The North 247.5 feet of the West 40 rods of Lot 5, Section 8, Township 21 North, Range 2 East of the Willam-

ette Meridian, have requested the annexation and incorporation of said territory within the Town of Gig Harbor, which petition was filed with the Town of Gig Harbor on the 14th day of May, 1959, and
WHEREAS, subsequent to the filing of said petition and

the filing of said petition and on the said 14th day of May, 1959, the Council of the Town of Gig Harbor fixed Thursday the 11th day of June, 1959, at the hour of 8:00 o'clock P. M., at the Town Hall in Gig Harbor, Washington, as the time and place at which all interested persons should appear and voice their approval or disaproval of said annexation of said unincorporated

territory; and WHEREAS, copies of notice of said hearing were posted in three public places in said unincorporated territory on the 29th day of May, 1959, as more particularly appears by the affidavit of posting filed with the Clerk of said town; and

WHEREAS, a copy of said notice was published in The Peninsula Gateway, the offi-cial publication of the Town of Gig Harbor, on—day of May, 1959; and WHEREAS, at said hearing

all parties present approved of said annexation and incorporation subject to the dedi-cation of certain streets within the area sought to be annexed, which streets have now been dedicated;

NOW. THEREFORE, BE IT FURTHER ORDAINED THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. That the following described property, to-wit: The North 247.5 feet of the West 40 rods of Lot 5, Section 8, Township 21 North, Range 2 East of the Willamette Meridian,

be and it is hereby annexed unto and incorporated within the Town of Gig Harbor.

Section 2. This ordinance shall become effective upon its passage and pubilcation as provided by law. Passed this 25th day of

June, 1959.

MERRILL PARISH, Mayor. Attest: A. R. KATH, Clerk. ORDINANCE NO. 54

AN ORDINANCE regulating the erection, construction, al-teration and remodelling of buildings and structures and providing for the issuance of permits with reference thereto, defining offenses and providing penalties.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF GIG HARBOR:

Section 1. Person as defined in this ordinance shall include any individual, partnership, firm or corporation.

Section 2. No person shall build, construct or erect any building or structure having a monetary value of exceeding Two hundred (\$200.00) Dol-lars, or remodel or alter any building or structure, the value of which remodeling or altering shall exceed in monetary value the sum of Two hundred (\$200.00) Dollars, within the Town og Gig Harbor, Washington, without first applying for and obtaining a building permit from the building permit from the Clerk of the Town of Gig Harbor.

Section 3. The application for such permit shall be in such form as the Clerk and the Council of the Town of Gig Harbor shall, from time to time, prescribe.

Section 4. The fee for the issuance of such permit shall be One (\$1.00) Dollar.

Section 5. Every such permit shall bear a sanitary approval by the County Health Department of Pierce County or such other Sanitary Engineer as the Town of Gig Har-bor may, from time to time, select. This provision with reference to sanitary approval may be waived only in those instances where a specific representation is made by the applicant that no plumbing or sanitary problem, or change in plumbing or sanitary disposal is contemplated by said applicant for a building permit.

Section 6. Any person who shall make any false statement in any application for a building permit or who shall construct or erect, remodel or alter any building or structure within the Town of Gig Harbor in violation of the terms of this ordinance, shall be guilty of a misdemeanor and upon conviction thereof, shall be subject to a fine of not to exceed \$100.00 or imprisonment not to exceed thirty days, or both.

Section 7. This ordinance shall become effective upon its passage and publication as provided by law. Passed this 12th day of No-

vember, 1959.

MERRILL PARISH, Mayor. Attest: A. R. KATH, Clerk.

### ORDINANCE NO. 54-A

AN ORDINANCE amending Ordinance No. 54 of the Town of Gig Habor, and increasing the fee for the issuance of building permits:

BE IT ORDAINED by the Council of the Town of Gig Harbor:

Section 1. That Section 4 of Ordinance No. 54 of the Town of Gig Harbor be amended to read as follows:

"Section 4. The fee for the issuance of such permit shall be twenty-five (\$25.00) dollars."

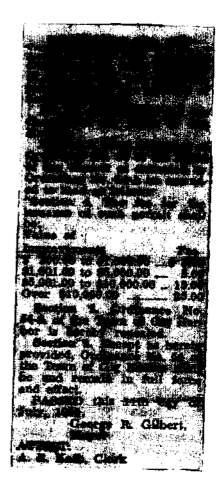
Section 2. Except as herein provided, Ordinance No. 54 of the Town of Gig Harbor shall be and remain in full force and effect.

PASSED this 28th day of March, 1963.

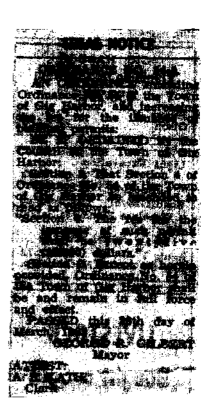
The street

Clerk

COUNTY OF PIERCE. s.s.
Dorothy Platt being first duly sworn,
on oath deposes and says that he is the Publisher of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of a Lagal Notice
Ordinance No. 54-B
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
18thay of July , 1963, and ending on the
18thay of July , 1963, both dates inclusive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the foregoing
publication in the sum of \$ 2.98 which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
Subscribed and sworn to before me this 8th day
Notary Poolio in and for the State of Washington.
Residing at Gig Harbor, Wash.



STATE OF WASHINGTON, S.S.
Dorothy Platt being first duly sworn,
on oath deposes and says that he is the Publisher of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of a Legal Notilce
Ordinance No: 514-A
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
4 th day of April , 19 63, and ending on the
1+th day of April , 19 63 both dates inclusive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the foregoing
publication in the sum of \$ 2.26 which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
Marsthy Platt
Subscribed and sworn to before me this 1+th day
of May , 1963.  Notary Public in and for the State of Washington.
Residing at Gig Harbor. Wash.



STATE OF WASHINGTON, S.S. COUNTY OF PIERCE.
Dorothy Platt being first duly sworn,
on oath deposes and says that he is the Publisher of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor, Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of alegal
Ordinance No. 55
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
consecutive weeks, commencing on the
10 day of March 1950, and ending on the
day ofMarch, 1980, both dates inclu-
sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego-
ing publication in the sum of \$3.52 which amount has been paid in full, at the rate of \$2.00 a hundred words for the first insertion and \$1.50 a hundred words for each subsequent insertion.
Dorothy Platt
Subscribed and sworn to before me this 29th day
Mario C. Mulein
Notary Public in and for the State of Washington.

Residing at G ig Harbor, Wash.

### LEGAL NOTICES

AN ORDINANCE providing standards for the storage, handling and use of flamable liquids in the Town of Gig Harbor.

BE IT ORDAINED by the Council of the Town of Gig

Sec. 1. That pursuant to the Revised Code of Washington, Sec. 25.21.180, the standard of the National Board of Fire Underwriters for the storage Harbor: and handling and use of flam-mable liquids as recommended by the National Fire Protec-tion Association as adopted tion Association as adopted June 1959 in Pamphiet NBFU Na. 30, be and it is hereby adopted by The Town of Gig Harbor as and for the law relating to said subjects within the Town.

See 2 That three copies of the Town filed with the Circle of the Town filed with the Circle of the Town of Gig Harbor, pursuant is the provisions of RCW 35.21.180.

Sec. 3. This ordinance shall

sions of RCW 35.21.180.

Sec. 3. This ordinance shall become effective appearing the partial sage and sage

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COUNTY OF FIERCE. (S.S.
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on ooth depores and says that he is the All Leaking of The CT The TT. ANSULA GATEWAY, a weekly newspaper. The land neutropose is a legal newspaper and it is now and host been for more than six months prior to the date of the publications betoing the referred to, published in the English leavange continuous as a weekly newspaper in Gig Hadion. Since County, Vashington, and Tomospaper in Gig Hadion. Since County, Vashington, and Tomospaper in Gig Hadion, Since County, Vashington, and Tomospaper in Gig Hadion, Since County, Vashington, and Tomospaper.
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Nother Public in and for the Scate of Washington.

Residing at all James Parally, or which

### LEGAL NOTICES

ORDINANCE NO. 55 AN ORDINANCE providing standards for the storage, handling and use of flamable li-quids in the Town of Gig

Harbor.

BE IT ORDAINED by the Council of the Town of Gig

Harbor:
Sec. 1. That pursuant to the Bevised Code of Washington, Sec. 30.21.180, the standard of the National Board of Fire Underwriters for the storage and use of flame and handling and use of flammable liquids as recommended by the National Fire Protection Association as adopted June 1959 in Pamphlet NBFU No. 30, be and it is hereby adopted by The Town of Gig Harbor as and for the law reinding to said subjects within said Town.

Sec. 2. That three copies of

the said Pamphlet and campilation have been filed with the Clerk of the Town of Gig Harbor, pursuant to the provisions of RCW 35.21.180.
Sec. 3. This ordinary shall

become effective upon its passage and publication as pro-vided by law.

Passed by the Council of the Town of Gig Harbor this 25th day of February, 1960. Merrill Parish, Mayor.

Attest: A. R. Kath, Clerk.

STATE OF WASHINGTON, S.S.	
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on oath deposes and says that he is the same and it is now and he will newspaper. The raid newspaper is a local newspaper and it is now and he	ORDINAN
said newspaper is a legal newspaper and it is now and h	AN ORDINA
been for more than six months prior to the date of the public	the operation of
tions hereinafter referred to, published in the English language	of Gig Harbor
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County, Washington, and it is now and during all of said tin	BE IT ORI
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of publication of said newspaper.	Harbor;
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Notary Public in and for the State of Washington	1.
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#### NOTICE

ICE NO. 56 ANCE regulating of motorboats on nt to the Town and over which Gig Harbor has

DAINED by the ne Town of Gig

md character of edom or lack of obstructions, the character of the ill other relative factors relating and control, said be in such a not unreasonably persons or prop-ghts of any other ed to the use of

hall be unlawful∶ motorboat on between one-half nset and one-half sunrise, without white light dis-le under clear litions for a dis-

tance of not less than three

motorboat shall hundred (300) feet.
a careful and Sec. 3. All motor boats shall a careful and be equipped with a muffler or other similar device to reand over which Gig Harbor has Sec. 4. Failure to comply with the provisions of this

and over which duce the sound of the exhaust. Sec. 4. Failure to comply with the provisions of this Ordinance shall subject the violator thereof to a fine of the integration into account and character of the conditions into account than ninety (90) days imprison than ninety (90) days imprisonment in jail, or both.
Sec. 5. This Ordinance shall

become effective upon its publication as provided by law.

Passed by the Council of the Town of Gig Harbor this 10th day of March, 1960. MERRILL PARISH, Mayor.

Attest: A. R. KATH, Clerk

STATE OF WASHINGTON, S.S.	
COUNTY OF FILECE.	
Southy flatt being first duly swor	
on oath deposes and says that he is the Production	LEGAL
of THE PENINSULA GATEWAY, a weekly newspaper. The	ORDERA
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was printed in an office maintained at the aforementioned plai	Council of the
of publication of said newspaper.	Harbor:
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26 day of May, 1960, and ending on the	visibility and
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subscribers during all of said period.	endanger the erty or the ri
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Harothy Platt	tinctly visib
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of June 1960.	
Notary Public in and for the State of Washington	
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Residing at Day Harton	

NCE NO. 86 ANCE regulating of motorboats on ent to the Rown r and over Walch Gig Harbor has

DAINED by the he Town of Gig

y motorboat shall a careful and per on waters lyto the Town of and over which Gig Harbor has ind at a speed no is reasotnable under the condi-time and place of cing into account and character of eedom or lack of obstructions, the all other relative factors relating and control, said be in such not unreasonably persons or prop-ghts of any other led to the use of

shall be unlawful a motorboat ca between one half meet and one half sunrise, without white light dis-die under clear ditions for a dis-

tance of not less than three hundred (300) fast.

Sec 3. All motor basis shall be equipped with a muffler or other similar device to reduce the sound of the engaget. Sec 4. Faiture to comply with the provisions of this Ordinance shall subject the violator thereof to a fine of not more than Three hundred (\$300.00) Dollars and not more than ninety (90) days imperisonment in jail, or with the provided by the Council of the Town of Gig Harbor this 10th day of March, 1960.

MERRILL PARISH, Mayor, Attest: A. R. KATH, Clerk.

Attest: A. R. KATH, Clerk.

STATE OF WASHINGTON, S.S.	
COUNTY OF PIERCE.	
Donathy Platt being first duly sworn,	
being first duty sworn,	
on oath deposes and says that he is the	OF THE A BOLKED IN
of THE PENINSULA GATEWAY, a weekly newspaper. That	An ORDINANCE amerin as a select last
said newspaper is a legal newspaper and it is now and has	
been for more than six months prior to the date of the publica-	Town of Gig Harbor certain with a sin. The
tions hereinafter referred to, published in the English language	unincorporated territory lying the wrist. This contiguous to the Town of G. The thinkness
continually as a weekly newspaper in Gig Harbor, Pierce	Harbor.
County, Washington, and it is now and during all of said time	BE IT ORDAINED BY TO SEE
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of publication of said newspaper.	GIG HARBOR:
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That the annexed is a true copy of a	cil. John E. Newbold, Judith
motice Ordinance M. 37	Newbold, W. O. Nurse, M. Community
***************************************	for Clarence A. Allison an dran under
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and a settle and december and the settle and an artist at	2 E., W. M., lying East of the day.
Substitution and an or said porton.	Daily Mass at 8:00 Thursday.
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0.00	Peninsula Baptist Church Located at Pt. Franks
ing publication in the sum of \$	The Rev. Jerold Seaton
been paid in full, at the rate of \$2.00 a hundred words for th	Sunday Unuren
first insertion and \$1.50 a hundred words for each subsequen	Worst
insertion.	WHEREAS, subsequent to
Warothy Klatt	the filing of said petition and
The state of the s	on the said 25th day of Febru-
Subscribed and sworn to before me thisday	ary, 1960 the Council of the Town of Gig Harbor fixed the
	10th day of March, 1960, at the
of June 1960.	hour of 8:00 o'clock P.M., at
Con Maria	the Town Hall in Gig Harbor, Washington, as the time and
The state of the s	place at which all interested
Notary Public in and for the State of Washington.	persons should appear and
Residing at Lig Harbou'	voice their approval or disap-
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STATE OF WASHINGTON, (S.S.
South deld being first duly sworn,
on oath deposes and says that he is the solution of THE PENINSULA GATEWAY, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six menths prior to the date of the publications hereinafter referred to, published in the English language continually as a weekly newspaper in Gig Harbor. Pierce County, Washington, and it is now and during all of said time was printed in an office maintained at the aforementioned place of publication of said newspaper.
That the annexed is a true copy of a
Said The Control of t
as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of
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sive, and that such newspaper was regularly distributed to its subscribers during all of said period.
That the full amount of the fee charged for the forego
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Subscribed and swora to before my the
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Notary Public in and for the State of Washington.
Residing at

#### LEGAL NOTICE

### ORDINANCE NO. 57 OF THE TOWN OF GIG HARBOR

An ORDINANCE annexin to and incorporating within th Town of Gig Harbor certail unincorporated territory lyin contiguous to the Town of Gi Harbor.

BE IT ORDAINED BY TH COUNCIL OF THE TOWN O GIG HARBOR:

That WHEREAS by petitic heretofore filed with the Coul cil, John E. Newbold, Judith Newbold, W. O. Nurse, Ma Gavriloff, Claudia Gavrilov and Thos. G. Morris as agel for Clarence A. Allison at Anita Allison, being the owners of more than 75% in valu according to assessed valu-tions for taxation of the fo towing described real estate

That portion of the Nort one-half of Lot 9 and the portion of the North 90 fee of the South one-half of LeSunday. 9 or Abandoned Military Re Evening ervation, in the SE14 of Se Sunday. 7, Township 21 North, Rang Ki 2 E. W. M., lying East of th day. Daily Mass at 8:00.

Peninsula Baptist Church Located at Pt. Fosdick

The Rev. Jerold Sutton Sunday Church and a church m.

 $\mathrm{Wors}^{\mu}.$ WHEREAS, subsequent to the filing of said petition and on the said 25th day of February, 1960 the Council of the Town of Gig Harbor fixed the 10th day of March, 1960, at the hour of 8:00 o'clock P.M., at the Town Hall in Gig Harbor. Washington, as the time and place at which all interested persons should appear and voice their approval or disap-



A BOLERO JA evening wrap, a as a casual jacks the collar down with a pin. The the wrist. This ! The thickness o work flies throug BULKY SHRU Department of 1 addressed envelo

to 20 years of the same time Community ho the church par child care is prodren under 3 y Meetings are Wednesday at 8

Lakebay Comm The Rev. Rc Sunday School Morning worst Evening serv:

Kings Teens,

Prayer meetic Thursday.

Vaughn Comme Warren Sou Regular serv effective upon . Lemany, 1000, (shall became

#### ORDINANCE NO. 357

AN ORDINANCE promulgating and adopting a Budget for the Town of Gig Harbor for the period from the 1st day of January, 1961, to the 31st day of December, 1961. WHEREAS, a hearing was held on the 3rd day of October, 1960, for the purpose of hearing any taxpayer for or against any part of said budget, and no one appearing, the Budget was adopted as the final Budget for the year 1961.

BE IT ORDAINED by Council of the Town of Gig Harbor.

Section 1. That the following Budget for the period from the 1st day of January, 1961, to and including the 31st day of December, 1961, he and is hereby adopted as the official Budget of the Town of Gig Harbor for the said period:

-	7	TF	7	N	77	•
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CURRENT EXPENSE REVENUE	Revenues	Totals
Estimated Cash Balance — adjust.	\$ 2,200.75	
Pinball License	440.00	
Motor Vehicle Excise Tax		
State Liquor Profits Apportionments		
Rentals and Miscellaneous		
Liquor Sales Tax		
Tax Levy, 11 milles on valuation of \$1,220,569.00	-,	
and any , an instance of the control of the property of	13,426.25	26,410.00
STREET FUND REVENUE—		
Estimated Cash Balance — adjust	2 219.73	
Gas Tax		
Police Court Fines	500.00	
Police Court Fines Tax Levy, 4 mills on valuation of \$1,220,569.00	4,882.27	11,955.00
		38,365,00

E	XPENSE		
CURRENT EXPENSE FUND	Salaries and Wages	Maint. & Operating Expense	Capital Outlay
Mayor and Councilmen Clerk and Treasurer Salary Attorney Retainer Police Judge Registration and Election Census Expense Town Hall Expense and Office Rent Publishing and Advertising Office Supplies and Expense Civilian Defense Bonds and Insurance Assn. Washington Cities State Examinations Indust. Ins., Medical Aid and Soc. Sec. Capital Outlay, Office Equipment	1,500.00 600.00 600.00	200.00 50.00 50.00 275.00 100.00 1,000.00 200.00 600.00 200.00 1,000.00 1,000.00 375.00 550.00	500.00
2. MARSHAL'S DEPARTMENT— Marshal's Salary and Expense Extra Police Jail or Prisoner Expense Patrol Car Maintenance Capital Outlay	400.00	200.00 200.00 1,500.00	300.00
3. HEALTH DEPARTMENT— Health Officer Retainer		50.00	
4. PUBLIC LIBRARY— Expense	,	2,500.00	
5. PARKS— Wages Maintenance and Expense	<b>100</b> .00	500.00	250.00
6. DOCKS— Repair and Maintenance Expense			500.00
7. STREET LIGHTING— Maintenance Expense New Lights (capital outlay) Power	<b>-</b> →	250.00 1,000.00	1,000.00

8. TRANSFERS— Sinking Fund for Town Hall Hydrant Rental			2,500.00 2,100.00	
	8,360.00	10,900.00	7,150.00	26,410.00
STREET FUND EXPENSE— Superintendent Street Engineer Labor (wages) Maintenance Truck Expense Ind. Ins., Med. Aid and Soc. Sec.	2,400.00 480.00 1,000.00	7,200.00 500.00 175.00		,
Engineering	-		200.00	
	3,880.00	7,875.00	200.00	11,955.00
				38,365.00
•	• • •			
WATER FUND REVENUE— Estimated Cash Balance (adjust) Water Service Collections Service Connections Hydrant Rental			6,495.00 21,000.00 1,000.00 2,100.00	
				30,595.00
WATER FUND EXPENSE— Superintendent Meter Reading Collector (clerk) Supplies, Maintenance and Repair	120.00 2,100.00	5,000.00		,
Power Labor ,repair and maintenance)	600.00	800.00		
Ind. Ins., Med. Aid and Soc. Sec		175.00 240.00 800.00 1,200.00		
Capital Outlay (improvements)  New equipment  Truck Expense		1,200.00	2,000.00 600.00	
Reserve for Fire Protection			2,100.00 4,000.00 2,960.00 5,000.00	
•	5,720.00	8,215.00	16,660.00	30,595.00
Passed October 3, 1960. Published on the 6th day of October, 19 Attest: A. R. KATH, Clerk.	980.	GEORGE R	GILBERT, 1	Mayor.

ORDINANCE NO 5%-A of the

TOWN OF GIG HARBOR
An Ordinance amending
Ordinance No. 5% of the Town
of Gig Harbor, which ordinance was the budget for the
Town of Gdg Harbor for the
calender year 1961, by striking
therefrom the reserve for fire
protection in the sum of \$2,100.00.

Be It Ordained by the Council of the Town of Gig Harbor:
That WHEREAS heretofore a budget for the calender year
1961 was adopted by the Town as Ordinance No. 57, and in the portion of said ordinance relating to the Water Funds, an item under the subhead entitled "Transfers" was denominated "Reserve for Fire Protection—\$2,100.00," and
WHEREAS it now appears that in order to maintain reve-

WHEREAS it now appears that in order to maintain revenues in the Water Fund sufficient to provide a 1.5 coverage for the servicing of the bond requirements upon the Water Bonds now due and owing by the Town of Gig Har-

bor, and
WHEREAS it further appears that in order to extend
and improve said system as it
is now deemed wise to extend
and improve said system, it
will be necessary that said
servicing requirements be met,

NOW, THEREFORE, be it further Ordained by the Council of Gig Harbor:

Section 1. That the portion of said Ordinance relating to the Water Fund under subhead "Transfers" and denominated "Reserve for Fire Protection—\$2,100.00," be stricken from the budget and that the same be retained in the Water Fund and not transferred to the General Fund of said Town.

Section 2. An emergency exists and this Ordinance shall be effective upon its passage and publication, as provided by law.

GEORGE R. GILBERT, Mayor.

Passed July 13, 1961. Published on Aug. 3, 1961.

Attest:
A. R. KATH, Clerk.

### ORDINARUE NO. 17-A

An Ordinance amending Section 3 of Ordinance No. 17 which has reference to the monthly salary to be paid to the Treasurer of the Town of Gig Harbor, and providing an effective date for said Amendment.

HE IT ORDAINED By the Council of the Town of Gig Harbor:

Section 1. That Section 3 of Ordinance No. 17 of the Town of Gig Harbor be amended to read as follows:

Section 3. Treasurer: That the monthly salary to be paid to the Treasurer of the Town of Gig Harbor shall be as follows:

Treasurer: One Hundred (\$100.00) Dollars.

Section 2. This Amendment shall be in full force and effect from and after its passage by the Council, approval by the Mayor and its publication in the Peninsula Gateway.

Approved Havel 24 Ky

Attest:

 $\sim 0$ 

### ORDINANCE NO. 17B

AN ORDINANCE Amending Ordinance #17 relating to the salaries and Compensation to be paid officials and employees of the Town of Gig Harbor.

BE IT ORDAINED by the Council of the Town of Gig Harbor: Section 1. That Section 2 of Ordinance #17 of the Town of Gig Harbor be amended to read as follows:

Section 2. Clerk: That the monthly salary to be paid to the Clerk of the Town of Gig Harbor shall be as follows:

Clerk: One hundred twenty-five (\$125.00) Bollars.

This ordinance shall take effect immediately upon its passage and publication as provided by law.

Passed this 26th day of February,, 1953.

HAROLD H. RYAN

Mavor

Attest: EUGENE O. PEARSON
Town Clerk

Eugene O. Pearson