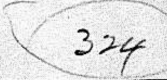
## Ordinance No. 14259

An ordinance providing for laying off, extending and establishing of East Galer St. and Crescent Drive, etc.



Council Bill No. 885	
SEP -5 1906	STREET COM.
SEP 17 1906	
SEP 17 1906	
SEP 17 1906	
SEP 17 1906	SEP 17 1906
SEP 18 1906	SEP*21 1906
SEP 21 1906	SEP 2/5 1906
10-/ 10LIO	1/80.
companies avi his Barr	nes & Newell

Form I. 117-5-4-06. 2M.

ORDINANCE NO. 14259

AN ORDINANCE Providing for the laying off, widening, extending and establishing of East Galer Street, and of Crescent Drive, each between Twentieth Avenue North and Crescent Drive, each between Twentieth Avenue North and Twenty-second Avenue North, in the City of Seattle, as public Twenty-second Avenue North, in the City of Seattle, as public Twenty-second Avenue North, in the City of Seattle, as public Twenty-second Avenue North, in the City of Seattle, as public Twenty-second Avenue North, in the City of Seattle, as public Twenty-second Avenue North, in the City of Seattle, as public Twenty-second Avenue North, and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and highways, over and across certain tracts of land, streets and land, stre

WHEREAS, Public necessity and convenience demand that East Galer Stre t and Crescent Drive, each between Twentieth Avenue North and Twenty-second Avenue North, in the City of Seattle, be laid off, widened, extended and established as public streets and highways; and,

WHEREAS, The same will be of special benefit to certain lands and other premises situated in the vicinity of the proposed streets;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF SEATTLE, as follows:

Section 1. That East Galer Street be, and the same is hereby, laid off, widened, extended and established as a public street and highway over and across certain tracts of land lying between Twentieth Avenue North and Twenty-second land lying between Twentieth Avenue North and Twenty-second Avenue North, more particularly described as follows, to-wit:

Beginning at the south-east corner of Lot Six (6),
Block Twenty (20), Interlaken Addition; thence south
Thirty (30) feet to the south line of Section Twenty-one
Thirty (30) feet to the south line of Section Twenty-one
(21), Township Twenty-five (25) North, Range Pour (4)
(21), Township Twenty-five (25) the south line of said Section
East, W. M.; thence east along the south line of said Section

1 12

. .

Twenty-one (21), Three Hundred Thirty-five and Five One-hundredths (335.05) feet; thence north Thirty (30) feet; thence west Three Hundred Thirty-five and Five One-hundredths (335.05) feet to the place of beginning.

Section 2. That Crescent Drive be, and the same is hereby, laid off, widened, extended and established as a public streat and highway over and across certain tracts of land lying between Twentieth Avenue North and Twenty-second Avenue North, more particularly described as follows, to-wit:

Beginning at the North-east corner of Lot Five (5), Block Twenty (27), Interlaken Addition; thence north Thirty-one (31) feet to the south line of Crescent Drive, as laid off and existing in the Interlaken Addition to the City of Seattle; thence east along said south line of Crescent Drive, Three Hundred Thirty-five and Twenty-one One-hundredths (335.21) feet; thence south Thirty-one (31) feet; thence west Three Hundred Thirty-five and Twenty-one One-hundredths (335.21) feet to the place of beginning.

Section 3. That all lands, rights and privileges and other property lying within the limits of the above bounded and described tracts are hereby condemned and appropriated to the public use for the purpose of a public street and highway forever, and the same to be taken and appropriated only after just compensation has been made or paid into Court for the owner in the manner provided by law.

Section 4. That the Corporation Counsel be, and he is, hereby authorized and directed to file in the Superior Court of the State of Washington, for the County of King, in the name of the City of Seattle, a petition complying with the requirements of the laws of the State of Washington, and praying that the just compensation to be made for the private property to be taken or damaged for the purpose of laying off, extending and stablishing of East Galer Street, s provided in Section One (1) of this Ordinance, and of Crescent Drive, as provided in Section Two (2)

of this Ordinance, be ascertained by a jury, or by the Courth case a jury be waived.

Section 5. An assessment shall be made in the manner provided by the laws of the State of Washington for the purpose of raising the amount necessary to pay the compensation and damages which shall be awarded for the property taken as aforesaid, and for the costs of the proceedings, including the cost of making and collecting such assessment, and such assessment shall be made subject to the provisions of said laws upon all property specially benefited.

Any part of the compensation, damages or costs that is not finally assessed against said property benefited shallbe paid from the General Fund of the City of Seattle.

For the purpose of said special assessment, a supplemental petition shall be filed in said Court, and all other acts and proceedings necessary for the making, completion and collection of said assessment, shall be taken and done as provided by the laws of the State of Washington. Sec. 2 This ordinance shall take effect and be in force from and after its passage and approval, if approved by the mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the City Charter.

under the provisions of the City Charter.

Passed the City Council the 17 day of SEPTEMBER 190

and signed by me in open session in authentication of its passage this 17 day of SEPTEMBER 190

President of the City Council.

Approved by me this 22 day of SEPTEMBER 190

Mayor.

Filed by me this 22 day of SEPTEMBER 190

Filed by me this 22 day of SEPTEMBER 190

Attest:

My. Carrole

City Comptroller and ex-officio City Clerk.

Deputy clark.

Published\_

SEP 25 1906

190

St.M. Carroll

City Comptroller and ex-officio City Clerk.

Deputy Clerk.

1-158-250

C S

## Affidavit of Publication.

## State of Washington, County of King, City of Scattle. W. P. HAMMONS, being sworn, says he is the publisher of the SEATTLE DAILY BULLETIN, a daily newspaper, printed and published at Scattle, King County, State of Washington; that it is a newspaper of general circulation in said County and State, and that the annexed, being Ordinance No. 14257 was published in said new spaper, and not in a supplement thereof and is a true copy of the notice, as it was published in the regular and entire issue of said paper on the day of deftund 1906 , and that said newspaper was regularly distributed to its subscribers on said day Subscribed and sworn to before me this 3.5. day of deblumber - 190 b

REPRODUCED FROM BEST AVAILABLE DOCUMENT.