## Ordinance No. 21629

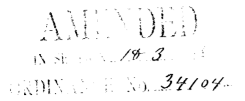
AN ORDINANCE Providing for the extension of Phinney Avenue, from the north line of the Supplemental Plat of Woodland Park, to Windell's Division of Green Lake Additions

17 3

34104

1.50

Council Bill No	McKINNON
FEBREP: 1809	STREETS
FERRED:	
EPORTED: AUG - 2 1909	VETO:
BECOND READING:	PUBLISHED:
THIRD READING:	VETO SUSTAINED:
SIGNED:	PASSED OVER VETO
PRESENTED TO MAYOR: AUG -3 1909	APPROYED: 1909
FILED: AUG 11 1909	AUG 14 1909
ENGROSSED:	BY:
COMPARED BY:	



## ORDINANCE NO. 21629

AN ORDINANCE Providing for the laying off, extending, widening, altering and establishing of Phinney Avenue, from the north line of the Supplemental Plat of Woodland Park to Windell's Division of Green Lake Addition, all in the City of Seattle; and providing for the condemnation, appropriation, taking and damaging of land and other property necessary therefor; and providing that the payment for such improvement be made by special assessment upon property specially benefited, in the manner provided by law.

WHEREAS, Public necessity and convenience demand that Phinney Avenue, as aforesaid, be laid off, extended, widened, altered and established as a public street and highway; and

WHEREAS, Said improvement will be of special benefit to certain lands, premises and other property; NOW, THEREFORE:

BE IT ORDAINED BY THE CITY OF SEATTLE, AS FOLLOWS:

SECTION 1. That Phinney Avenue, from the north line of the Supplemental Plat of Woodland Park to Windell's Division of Green Lake Addition, all in the City of Seattle, be and the same hereby is laid off, extended, widened, altered and established as a public street and highway over and across certain lots, blocks and tracts of land in said city, more particularly described as follows, to-wit:

That portion of Section Six (6), Township Twenty-five (25) North, Hange Pour East (4 E.), W. H., described as follows: Beginning at the southwest corner of lot eleven (11), Windell's Division of Green Lake Addition to the City of Seattle; thence west along the south line of said Addition a distance of sixty (60) feet to the southeast corner of lot ten (10), said Addition; thence south along the east line of Riley's Woodland Park Addition to the City of Seattle a distance of six hundred sixty-four and sixty-eight one-hundredths (664.68) feet

to the southeast corner of lot ten (10), block one (1), said Addition; thence east a distance of eighty (80) feet to the northeast corner of block eighty-five (85). Supplemental Plat of Woodland Park Addition to the city of Seattle; thence north along a line which is parallel to and distant eighty (80) feet east from said east line of kiley's Woodland Park Addition to the City of Seattle, a distance of six hundred eight and seventy-six one-hundredths (608.76) fest to the beginning of a curve to the left, having a uniform radius of forty-four and twenty one-hundredths (44.20) feet; thence northwesterly along said curve a distance of thirty and thirty-two one-hundredths (30.32) feet to a point of reverse curve; thence northwesterly and northerly along the arc of a curve to the right having a uniform radius of forty-four and twenty one-hundredths (44.20) feet, a distance of thirty and thirty-two one-bundredths (30.32) feet, to the point of beginning.

property lying within the limits of the lots, blocks and tracts of land described in this ordinance be, and the same are hereby, condemned, taken, damaged and appropriated to the public use for the purpose of a public street and highway, forever.

SECTION 3. That the improvement provided for in this ordinance be paid for by special assessment upon property specially benefited. In the manner provided by law. Any part of the costs of said improvement that is not finally assessed against the property specially benefited, shall be paid from the General Fund of the City of Seattle.

Section 4. That the Corporation Cunnel be, and he is hereby, authorized and directed to begin and prosecute the ac-

tions and proceedings, in the manner provided by law, to condemn, take, damage and appropriate the lands and other property necessary to carry out the provisions of this ordinance; and also to take the steps necessary to make such special assessment.

and the second s	
Section 5. This ordinance shall take effect and approval, if approved by the Mayor; other law under the provisions of the city charter.	et and be in force thirty days from and after its passage rwise it shall take effect at the time it shall become a day of
Passed the City Council the	day of AUGUS1 , 1909, and signed by
me in open session in authentication of its pass	age this 2 day of AUGUSI , 1909.
	1 2 wallend.
	PRO TEM
	President PRO TEM of the City Council.
Approved by me this day of	
	1999. Mayor.
·	Mayor.
Filed by me this day of	a sa an abanda a an a da an nga ya 1999 <mark>ya</mark>
	Allest: Str. Carroll
	City Comptroller and ex-officio City Clerk.
SEAL	By
	St. M. Carroll Deputy Clerk.
AUG 14 1009	
PublishedAUG 14 1009	City Comptroller and ex-officio City Clerk.
	Deputy Clerk
	Deputy Clerk,

Form 1, 2 M

## Affidavit of Publication

	of King, City of Scattle \( \sigma^{SS} \).	ETHEN, being duly sworn, says he is the publisher of THE
 ድልጥጥ		exspaper, printed and published at Scattle, King County, State of
in 111	gion: that it is a newspaper of gener	ral circulation in said County and State, and that the annexed,
		, was published in said newspaper, and not in a supplement
		· ·
aereof,	and is a true copy of the notice as it	it was published in the regular and entire issue of said paper on
		190 and that said newspaper was
egular	ly distributed to its subscribers on sa	nid day:
	AN ORDINANCE providing for the lay- ing off, extending, widening, altering and establishing of Phinney Avenue,	Voright Blut
-	ORDINANCE NO. 21829.  AN. ORDINANCE providing for the laying off, extending, widening, aftering off, extending, widening, aftering of the supplemental plat of Woodland Fark to Windell's Division of Green Lake Addition, at in the Croen Lake Addition, at the Croen Lake Addition, at the Croen Lake Addition, and and other property necessary therefor, and providing that the pad therefor, and providing that the pad by epoclal assessment, upon property.	Subscribed and sworn to before me this 10 day
۔ ا	providing for the condemnation, ap- propriation, taking and damaging of land and other property necessary therefor and providing that the nav-	of
	ment for such improvement be made by special assessment upon property	2708 =
	pecially benefited. In the manner, provided by law. Whereas, Public necessity and convenience demand that Phinney Avenue, as aforesaid, be laid off, excended, widened, altered and carabilishes as a public series.	Notary Publicain and for the State of Washington.
	Whereas Said improvement will be of	residing a Seattle.
	street and lighway; and Whereas Sald improvement will be of special benefits to certain lands, prem- ises and other property; now, therefore. Be is ordained by the City of Seattle, as follows:	·
	Section 1. That Phinney Avenue, from the north line of the Supplemental Plat of Woodland Park to Windell's	
LUL MALLA	Division of Green Lake Addition all in the City of Scattle, be and the same hereby is laid off, extended, widened,	and the second of the second o
	and highway over and across certain lots, blocks and tracts of land in said city, more particularly described as fol-	
	lows, to-wit: That portion of Section Six (6), Township Twenty-five (25) North, Range	
	follows: Beginning at the southwest cor- ner of lot eleven (11), Windell's Division of Green Lake Addition to the City of	
	Scattle; thence west along the south lines of said Addition a distance of sixty (50) feet to the southeast corner of lot ten	
ļ	the east line of Riley's Woodland Park. Addition to the City of Seattle a dis-	
	sixty-eight one-hundredths (64.68) teet to the southeast corner of let ten (10). block one (1), said Addition; thence east a distance of sighty (80) feet to the	
)	northeast, corner of block eighty-five (85), Supplemental Plat of Woodland Park Addition to the City of Seattle;	
	thence north along a line which is parallel to and distant eighty (80) feet east from said east line of Riley's Modeling to the	
	City of Scattle, a distance of six hundred eight and seventy-	
	ginning of a curve to the left, having a uniform radius of forty-four and twenty one-hundredths (44.20) feet; thence a company said curve a dis-	
	tance of thirty and thirty-two one-hun- dredths (20.32) feet to a point of re- verse curve; thence northwesterly and	
	special behefits to certain ands, premises and other property; now, theretofore.  Be its ordained by the City of Squtter Section 1. That Piltuney Avenue, toom the north line of the Supplemental Plat of Woodland, The Piltuney Avenue, toom the north line of the Supplemental Plat of Woodland, The Audition, all in the City of Scattle, be and the same hereby is laid off, extended, widered, allowed the same and the same hereby is laid off, extended, widered, allowed the same and the same hereby is laid off, extended, widered, allowed to section of the same and the same length of the same laid of the privileges and other property bring with laid of la	
	inirty-two one-hundredths (30.32) feet, to the point of beglinding.  Section 2. That all lands, rights, privileges and other property lying with	
	in the limits of the lots, blocks and tracts of land described in this ordi- nance be, and the same are hereby, con-	
	demned, taken, damaged and appropri- ated to the public use for the purpose of a public street and highway, forever. Section 3. That the improvement pro- yided for in this ordinance be paid for	
	viced for in this ordinance be paid for by special assessment upon property specially benefited, in the manner pro-	
	vited for in this ordinance, he pant of by special assessment upon properly specially have been in the properly specially have any properly specially have any properly specially have a specially have been as the property specially benefited, shall be paid from the General Fund of the City of Seattle.  Section 4. That the Comparation Countries are properly specially speciali	
	eral Fund of the City of Seattle. Section 4. That the Corporation Coun- sol be, and he is hereby, authorized and directed to begin and prosecute the ac- tions and proceedings, in the manner	
	directed to begin and prosecute the actions and proceedings, in the manner provided by law, to condemn, take, daments and other and annual approach to the laws and other	
	tions and proceedings, in the manner provided by law, to condemn the defining age and appropriate the land take, dam property necessary to carry out the provisions of this ordinance and also ta take the stops necessary to make such	
	ta that assessment.  Soction 5. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall be	<b>1</b>
	city charter. Passed the City Council the 2d day of August, 1909, and signed by me in open	
	this second day of August, 1909.  A. J. GODDARD.  President pro tem of the City Council.	
I	session in authentication of its passessethis second day of August, 2010 ARD.  President pro tem. of the City Council. Approved by me this 11th day of August, 199 JOHN F. MILLIER, Mayor.  Filed by me this 11th day of August, 198	
	Filed by me this 11th day of August, 1969. Attest: (Seal.) H. W. CARROLL, Civ Comptroller and ex-officio City Cierk.	

REPRODUCED FROM BEST AVAILABLE DOCUMENT.

REPRODUCED FROM BEST AVAILABLE DOCUMENT,

416 43 500 18 7000 H. W. CARROLLER CITY COMPTROLLER AND EX. OFFICIO CITY CLERK

illan

REPRODUCED FROM BEST AVAILABLE DOCUMENT.