AN ORDINANCE providing for the condennation, appropriation, taking and damaging of certain portions of Burke's First Addn. to the City of Seattle, and of the Jake Union Shore Jands, for Garbage, Crematory & Destructor purposes, and providing for payment of just compensation to be made for the private property to be condemned &c for said purposes.

OUT 17 1910	Muller
UCT 17 1910	HEALTH & SANITAT
<b>6</b> 27:81 1910	VETO:
OCY 31 1910	PUBLISHED:
GCT 31 ISIG	VITO PUSTANCES:
OCT 31 1810	PASSED GVER VETO:
ALPENTED TO MAYOR:	10 1910
NOV 10 1910	Havemberry 191
- \$1 mai 308	Control of the second second
SECTION CONTRACTOR AND ADDRESS OF THE STATE OF	GB,

ORDINANCE NO. 25543

AN ORDINANCE providing for the condemnation, appropriation, taking and damaging of certain portions of Burke's First Addition to the City of Scattle, and of the Lake Union Shore Lands, for Garbage Crematory and Destructor purposes, and providing for the payment of just compensation to be made for the private property to be condemned, appropriated, taken or damaged for said purposes.

WHERNAS, Public necessity and convenience demand that certain portions of Burke's First Addition to the City of Seattle, and of the Lake Union Shore Lands, be condemned, appropriated, taken and damaged for Garbage Crematory and Destructor purposes, NOW THEREFORE,

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

SECTION 1: That there be and hereby is condemned, appropriated, taken and damaged for Garbage Crematory and Destructor purposes, the following described lots, blocks and tracts of land, to-wit:

All of Plocks One (1) and Two (2) in Burke's First Addition to the City of Seattle;

All of Lote Six (6) and Seven (7), Block Right (8), Burke's First Addition to the City of Scattle;

All of Lots Six (6) and Seven (7), Block Forty-five (45) in the Lake Union Shore Lands;

All of Lots One (1) and Two (2), Block Nine (9), in Eurke's First Addition to the City of Seattle;

All of Lots One (1) and Two (2), Block Forty-four (44) in the Lake Union Shore Lands;

All of Lot Six (6) and the west twenty (20) feet of Lot Five (5), Block Six (6) in Burke's First Addition to the City of Seattle;

That portion of Lots Fleven (11) and Twelve (12), Block
Three (3) in Burke's First Addition to the City of Seattle, lying
southerly of the following described line, to-wit: Beginning at a
point on the east line of said Lot Eleven (11), said point being
distant thirty (30) feet south from the northeast corner of said

lot; thence westerly along the arc of a curve to the right, having a uniform radius to a point on the west line of said Lot Twelve (12), said point being distant fifteer (15) feet south from the northwest corner of said lot, said curve also passing through a point on the line between said Lots Eleven (11) and Twelve (12), said point being distant twenty-three and five-tenths (23.5) feet south from the northeast corner of said Lot Twelve (12.);

That portion of North Twenty-minth Street vacated by Ordinance No. 16689 lying west of the east line produced south of Lot Fleven (11), Block Three (3), Burke's First Addition to the City of Seattle;

That portion of Lot Three (3), Block Nine (9), Burke's First Addition to the City of Scattle and of Lots Three (3) and Four (4), Block Forty-four (44) in the Lake Union Shore Lands lying west of the following described line, to-wit: Beginning at a point on the northeasterly line of said Block Nine (9), said point being distant one hundred eighteen and eighty-seven one-hundredths (118.87) feet southeasterly from the northwest corner of said block; thence south, a distance of two hundred thirty-one and thirty-three one-hundredths (231.33) feet to a point on the south line of said Block Forty-four (44); said point being distant one hundred ten (110) feet east from the southwest corner of Lot Three (3), said Block Forty-four (44).

SECTION 2: That all lands, rights, privileges and other property lying within the limits of the lots, blocks and tracts of land described in this ordinance be and the same are hereby condemned, appropriated, taken and damaged to the public use for Garbage Crematory and Destructor purposes.

SECTION 3: That the payment of the just compensation to be made for the appropriation, taking and damaging of the property described herein, together with the cost of the proceedings provided for herein, is to be made from the proceeds of the sale of negotiable bonds of the City of Seattle, as provided for in Ordinance No. 24399.

SECTION 4: That the Corporation Counsel be and he is hereby authorized and directed to begin and prosecute the actions and proceedings, in the manner provided by law, necessary to carry out the provisions of this ordinance.

NOW, THEREFORE, by reason of the foregoing facts, an emergence which it is necessary for the immediate preservation of the public performance shall become effective without delay.	ee, health and safety that this
Section This ordinance shall take effect and be in force from and approved by the Mayor; otherwise it shall take effect at the time it shall slow of the city charter.	after its pussage and approval, il become a law under the pro-
Passed the City Council the	OBER1910.
ad signed by me is open session in authentication of its passage this	unsplay
Approved by me this 10" day of VENBER 1	gf the City Council.
Flied by me this	1910. Nayur.
[SKAL] By	and Ex-Officio City Clerk.
Published Rov. Einker 12 1910 City Comptroller	Deputy Clerk.
Ву	Deputy Clerk.