# Ordinance No.

AN ORDINANCE relating to the acquisition by condemnation of land and other property in Licton Springs Reservation for park, playground and recreational purposes.

7/6/10- pass

PITE NO. 240 898

Council Bill No. 80889

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Corp Counsel on awards in condemnation for playground and recreational purposes

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Ond. 19511 - Appropr. \$ 5,000 00 error Saffy North Laper South 1000 Co. C.F. 261383 Rept of Corp Counted on awards in condensation for park, play fround and recreational purposes.

Ord. 89879

Accepting a condemnation award for the acquisition of Licton Springs Reservation for park, playground and recreational purposes, King County Cause No. 554340, and making an appropr from the Seattle Park Improvements Bonds 1960 Fund.

ORDINANCE	

AN ORDINANCE relating to the acquisition by condemnation of land and other property in Licton Springs Reservation for park, playground and recreational purposes.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That public necessity and convenience require that the following described property, to-wit:

Licton Springs Reservation as shown on the Plat of Licton Springs as recorded in Vol. 17, of King County Plats at page 96 and 97.

together with all rights, privileges and other property pertaining thereto be and the same are hereby condemned, appropriated and taken for a public use, namely, for park, playground and recreational purposes, said lands, rights, privileges and other property to be so appropriated and taken only after just compensation has been made or paid into court for the owners thereof in the manner provided by law.

Section 2. That the cost of such acquisition shall be paid from the Seattle Park Improvements Bonds 1960 Fund, or from such other fund as may be provided by ordinance.

Section 3. That the Corporation Counsel 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, and he may stipulate to minimize damages therein.

rovisions of the city charter.  Passed by the City Council the	July	1960
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	Attest:	
	City Comptroll	er and City Clerk.
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# The City of Seattle--Legislative Department

MR. PRESIDENT:

Date Reported

and Adopted

Your Committee on

Finance and Parks & Public Grounds

JUL 1 1 1960

to which was referred C.B. 80889,

relating to the acquisition by condemnation of land and other property in Licton Springs Reservation for park, playground and recreational purposes,

RECOMMEND THAT THE SAME DO PASS.

Fin. Chairman	On Edwards	P&PC Chairm
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Committee		-

### ORDINANCE NO. 89427

AN ORDINANCE relating to the acquisition by condemnation of land and other property in Lic-ton Springs Reservation for park, playground and recrea-tional purposes.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That public neces-ity and convenience require that we following described property.

Licton Springs Reservation as shown on the Plat of Licton Springs as recorded in Vol. 17, of King County Plats at page 95 and 97.

together with all rights, privi-leges and other property per-

taining thereto be and the same are hereby condemned, appropriated and taken for a public use, namely, for park, playground and recreational purposes, said lands, rights, privileges and other property to be so appropriated and taken only after just compensation has been made or paid into court for the owners thereof in the manner provided by law.

Section 2. That the cost of such acquisition shall be paid from the Seattle Park Improve-ments Bonds 1949 Fund, or from such other fund as may be pro-vided by ordinance.

Section 3. That the Corporation Counsel 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, and he may stipulate to minimize damages therein.

Section 4. 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 become a law under the provisions of the city charter.

Passed by the City Council the 11th day of July, 1960, and signed by me in open session in authen-tication of its passage this 11th day of July, 1969.

DAVID LEVINE, President of the City Council. Approved by me this 13th day of July, 1960.

GORDON S. CLINTON, Mayor,

Filed by me this 13th day of July, 1960.

Attest: C. G. ERLANDSON, City Comptroller and City Clerk.

(Seal) By W. A. PERINE, Deputy Clerk.

Date of official publication in the Daily Journal of Commerce, Scattle, August 6, 1960. (C-5581)

# Affidavit of Publication

STATE OF WASHINGTON. COUNTY OF KING

M. E. Brown, being first duly sworn, on oath deposes and says that he is the business manager and one of the publishers of The Daily Journal of Commerce, a daily 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 publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King 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 said Dally Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of said King County.

That the annexed is a true copy of DIDINANCE NO 89427

, as it was published in the regular issue (and not in supplement form) of said newspaper on the

6th day of August 1960 . and that said

newspaper was regularly distributed to its subscribers during

all of said period.

6ti

Subscribed and sworn to before me this

August 1960 day of

Janes Plan Leel Notary Public to and for the State of Washington, residing at Seattle. (This form officially sanctioned by Washington State Press Association.)