

Ordinance No. 95950

AN ORDINANCE relating to and regulating teen-age dances; establishing a Teen-Age Dance Advisory Board; providing for the issuance of permits; amending Section 7B of Ordinance 48022 and adding new sections thereto designated Sections 7B-A to 7B-E inclusive.

7-5-67 sit hear. 1 milk
& notify

FILE NO. 250201

Council Bill No. 87484

INTRODUCED: JUL 3 1962	BY: License
REFERRED: JUL 3 1962	TO: License
REPORT:	
REPORT: JUL 17 1962	REPORT DRAFTED: JUL 17 1962
WAS PASSED: JUL 17 1962	WAS PASSED: JUL 17 1962
REFERRED TO LAWYER: JUL 17 1962	APPROVED: JUL 19 1962
SENT TO CITY CLERK: JUL 19 1962	PUBLISHED: JUL 22 1962
VETOED BY MAYOR:	VETO PUBLISHED:
PASSED OVER VETO:	VETO SUSTAINED:
ENROLED:	BY:
VOL. _____ PAGE _____	

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Ordinance No. 95959

AN ORDINANCE relating to and regulating teen-age dances; establishing a Teen-Age Dance Advisory Board; providing for the issuance of permits; amending Section 78 of Ordinance 48022 and adding new sections thereto designated Sections 78-A to 78-E inclusive.
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BILL NO. 358201

Council Bill No. 87181

INTRODUCED: JUL 3 1967	BY: License
REFERRED: JUL 3 1967	TO: License
APPROVED: JUL 17 1967	BY: JUL 17 1967
THIRD READING: JUL 17 1967	BY: JUL 17 1967
PASSAGE: JUL 19 1967	BY: JUL 19 1967
REP. TO CITY CLERK: JUL 19 1967	BY: JUL 22 1967
VETOED BY MAYOR:	BY: VETO FORFEITED:
PASSED OVER VETO:	BY: VETO SUSTAINED:
RECORDED:	BY:
VOL. <u>444</u>	

PARK ✓
LIS ✓
BSP ✓
POLICE ✓
PH ✓

ORDINANCE 95958

AN ORDINANCE relating to and regulating teen-age dances; establishing a Teen-Age Dance Advisory Board; providing for the issuance of permits; amending Section 78 of Ordinance 48022 and adding new sections thereto designated Sections 78-A to 78-E inclusive.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 78 of Ordinance 48022 is amended to read as follows:

Section 78. Except as expressly provided for in Sections 78-A through 78-E of this ordinance relating to teen-age dances, it is unlawful:

(1) to permit any person under eighteen years of age to attend or remain at any public dance unless such person is accompanied by his parent or legal guardian;

(2) for any person to falsely represent himself to have reached the age of eighteen years in order to attend or remain at any public dance;

(3) for any person to falsely represent himself to be the parent or legal guardian of another in order that such other person may attend or remain at any public dance.

Section 2. That Ordinance 48022 is amended by the addition of Sections 78-A through 78-E to read as follows:

Section 78-A. Definitions.

(a) "Teen-age dance" means a dance to which the public is admitted upon the payment of a monetary fee or other form of admission charge; provided that attendance is restricted to persons who are at least thirteen years of age but not more than nineteen years of age or who are currently enrolled in an accredited high school.

(b) "Sponsor or sponsoring group" means any one or more of the following:

(1) Accredited public or parochial schools;

- (2) Government agencies, entities or political subdivisions;
- (3) Clubs, fraternal orders, societies, organizations or groups which are non-profit corporations or associations under state law.

Section 78-B. Teen-age Dance Advisory Board.

(a) There is hereby created the Teen-age Dance Advisory Board, hereinafter referred to as "Board", to recommend to the Chief of Police approval or rejection of applications for permits for teen-age dances and to receive financial accountings from such dances.

(b) The Board shall meet regularly at least once each month and shall consist of six members, one to be designated by each of the following:

- (1) Seattle Police Department;
- (2) Seattle Public School District #1;
- (3) Division of Licenses and Standards, office of City Comptroller;
- (4) Seattle Park Board;
- (5) King County Juvenile Court;
- (6) Seattle-King County Youth Commission;

and in addition shall have as non-voting advisors, representatives of such groups as the Board deems advisable.

(c) The member designated by the Seattle Police Department shall act as Chairman. The Board may adopt rules and regulations for its own government not inconsistent with the provisions of this ordinance.

Section 78-C. Permit.

(a) No person shall conduct or sponsor any teen-age dance without a permit therefor issued by the Chief of Police after Board approval of the application for such permit.

(b) No permit to conduct or sponsor any teen-age dance shall be issued except to a sponsor or sponsoring group as herein defined. Such sponsor or sponsoring group shall assume full and complete

responsibility for the event, its direction, the expenditure of funds, and the accounting to the Board for receipts from such teen-age dance. No member or employee of any sponsor or sponsoring group, or specially retained promoter or organizer shall be permitted to realize personal profit from the proceeds of any such dance.

(c) A separate permit shall be required for each teen-age dance; provided that an annual permit may be issued to a sponsor or sponsoring group to conduct teen-age dances in the regularly established facilities of such sponsor or sponsoring group; provided further that the holder of any such annual permit shall furnish to the Board at least twenty days prior to the date on which any dance is held thereunder notice of the time and place where each such dance is to be held.

(d) The application for a permit hereunder shall be made in writing signed by a member, who shall be at least twenty-one years of age, of the sponsor or sponsoring group on forms provided by the Board at least twenty days prior to the date on which the proposed dance is to be held and shall set forth therein the following:

- (1) Names and addresses of the applicant's officers;
- (2) Time and date upon which such dance is to be held;
- (3) Address of the place where such dance is to be held;
- (4) Approximate attendance expected at such dance;
- (5) Names and addresses of at least four adult supervisors who shall be in attendance at all times during the holding of such dance and who shall be at least twenty-five years of age;
- (6) Certification that the place or premises conforms with safety regulations of the Seattle building and fire codes;
- (7) Such other information as the Board deems necessary to allow it to determine compliance with this ordinance.

(e) Upon the filing of each application hereunder, the Board shall refer such application to the Supervisor of Dances of the Police Department for his investigation and report. Upon receipt of said supervisor's report the Board shall recommend approval or rejection of such application and forward the application together with its recommendation to the Chief of Police; Provided that if the Board recommends rejection of such application, it shall set forth in writing the reasons for such rejection and attach such written statement to the application. If approval of such application is recommended by the Board, the permit shall be issued by the Chief of Police and a copy of such permit shall be filed with the Board.

(f) The Chief of Police may refuse to issue the permit, or he may revoke or suspend such permit after it has been issued if he shall find any of the following:

(1) The applicant for a permit or the permit holder has knowingly made a false and material statement in the application for a permit or in any notice or statement required hereunder;

(2) The applicant for a permit or the permit holder has violated or permitted the violation of any of the provisions of this ordinance or has been convicted of a felony, or of a misdemeanor involving moral turpitude;

(3) The holding of a teen-age dance pursuant to the permit issued or applied for will not be consistent with the public peace, health, welfare or safety.

(g) Any person aggrieved by the decision of the Chief of Police revoking or suspending such permit or refusing to issue such permit may appeal such decision to the City Council.

Section 78-D. Regulations.

(a) No minor admitted to a teen-age dance shall be permitted to

leave and thereafter re-enter the dancing premises during the course of the event and no pass-out checks shall be issued.

(b) No alcoholic beverages or narcotics or dangerous drugs shall be sold, consumed or be available on or about the premises where any teen-age dance is held. Admission to a teen-age dance shall be denied to any person showing evidence of having consumed or being under the influence of any alcoholic beverage or narcotic or dangerous drug or who has any alcoholic beverage or narcotic or dangerous drug on his person.

(c) All dancing and the dress of the participants shall be of a socially acceptable standard and sufficient adult supervision shall be provided at all teen-age dances to insure that acceptable standards of social conduct are followed.

(d) All off-street parking facilities adjacent to the premises where such a teen-age dance is held and made available for use during such dance shall be lighted to an intensity of at least one foot candle at a plane three feet above the surface of said parking facility at all parts thereof and shall be adequately supervised.

(e) No dancing at any teen-age dance to which persons under fifteen years of age are admitted shall be continued after the hour of 9:45 P.M., and no dancing at any other teen-age dance shall be continued after the hour of 11:45 P.M.

(f) No person over the age of nineteen years of age shall attend²⁻³ any teen-age dance as a participant unless such person is currently enrolled in an accredited high school and has proof of such enrollment. No person shall be admitted or permitted to remain at any such dance who fails or refuses to display such proof of enrollment upon proper demand therefor. This subsection does not prohibit the attendance of

chaperons, supervisors or members of the sponsor or sponsoring group.

(g) During hours of darkness, the premises where such teen-age dance is held, before any person is admitted thereto and before any dancing is commenced therein, shall be lighted to an intensity of at least one foot candle at a plane three feet above the floor of such hall at all parts thereof. Such lighting shall be maintained throughout the entire time such premises are open or dancing is in progress therein, and during any recess or other intermission, without diminution or interruption until such premises are cleared and closed.

(h) It is unlawful for any person who is ineligible for admittance to any teen-age dance or has no other lawful business thereat, to loiter on, around, about, within or nearby the premises at which a teen-age dance is being conducted after being instructed to move on; provided that prior to the arrest of any person under this section, he shall be given an opportunity to explain his presence and conduct.

Section 78-E. Accounting.

Within ten days after any teen-age dance, the permit holder shall submit to the Board on forms provided by such Board an itemized statement of the receipts and expenditures for such dance and such statement shall also show the use made of any profits from such dance; provided that annual permit holders shall submit such statements bi-monthly on or before the tenth day of each bi-monthly period.

(To be used for all Ordinances except Emergency.)

Section 3. 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 17 day of July, 1967,
and signed by me in open session in authentication of its passage this 17 day of July, 1967.
Clarence K. Massari

President of the City Council.
Approved by me this 19 day of July, 1967.
J. J. Shamus

Mayor.
Filed by me this 19 day of July, 1967.

Attest: C. H. Glendonson
City Comptroller and City Clerk.

(SEAL)

Published JUL 22 1967

By W. A. Berine
Deputy Clerk.

THE CITY OF SEATTLE--LEGISLATIVE DEPARTMENT

MR. PRESIDENT:

Date Reported
and Adopted

Your Committee on License
to which was referred C.B. 87484

relating to and regulating teen-age dances; establishing a Teen-Age Dance Advisory Board; providing for the issuance of permits; amending Section 78 of Ordinance 48022 and adding new sections thereto designated Sections 78-A to 78-E inclusive

RECOMMENDS that the same be amended as follows:

In Section 2, page 1, Line 7, subheading (a)--"Section 78-A. DEFINITIONS.", following the word then delete the word "eighteen" and insert in lieu thereof the word "nineteen" and in

Section 2, page 5, Line 23, subheading (f)--"Section 78-D. REGULATIONS.", following the word of delete the word "eighteen" and insert in lieu thereof the word "nineteen", and that when so amended

THE SAME DO PASS.

Charles M. Parrall
Chairman

ORDINANCE _____

AN ORDINANCE relating to and regulating teen-age dances; establishing a Teen-Age Dance Advisory Board; providing for the issuance of permits; amending Section 78 of Ordinance 48022 and adding new sections thereto designated Sections 78-A to 78-E inclusive.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 78 of Ordinance 48022 is amended to read as follows:

Section 78. Except as expressly provided for in Sections 78-A through 78-E of this ordinance relating to teen-age dances, it is unlawful:

- (1) to permit any person under eighteen years of age to attend or remain at any public dance unless such person is accompanied by his parent or legal guardian;
- (2) for any person to falsely represent himself to have reached the age of eighteen years in order to attend or remain at any public dance;
- (3) for any person to falsely represent himself to be the parent or legal guardian of another in order that such other person may attend or remain at any public dance.

Section 2. That Ordinance 48022 is amended by the addition of Sections 78-A through 78-E to read as follows:

Section 78-A. Definitions.

(a) "Teen-age dance" means a dance to which the public is admitted upon the payment of a monetary fee or other form of admission charge; provided that attendance is restricted to persons who are at least thirteen years of age but not more than eighteen years of age or who are currently enrolled in an accredited high school.

(b) "Sponsor or sponsoring group" means any one or more of the following:

- (1) Accredited public or parochial schools;

leave and thereafter re-enter the dancing premises during the course of the event and no pass-out checks shall be issued.

(b) No alcoholic beverages or narcotics or dangerous drugs shall be sold, consumed or be available on or about the premises where any teen-age dance is held. Admission to a teen-age dance shall be denied to any person showing evidence of having consumed or being under the influence of any alcoholic beverage or narcotic or dangerous drug or who has any alcoholic beverage or narcotic or dangerous drug on his person.

(c) All dancing and the dress of the participants shall be of a socially acceptable standard and sufficient adult supervision shall be provided at all teen-age dances to insure that acceptable standards of social conduct are followed.

(d) All off-street parking facilities adjacent to the premises where such a teen-age dance is held and made available for use during such dance shall be lighted to an intensity of at least one foot candle at a plane three feet above the surface of said parking facility at all parts thereof and shall be adequately supervised.

(e) No dancing at any teen-age dance to which persons under fifteen years of age are admitted shall be continued after the hour of 9:45 P.M., and no dancing at any other teen-age dance shall be continued after the hour of 11:45 P.M.

(f) No person over the age of eighteen years of age shall attend any teen-age dance as a participant unless such person is currently enrolled in an accredited high school and has proof of such enrollment. No person shall be admitted or permitted to remain at any such dance who fails or refuses to display such proof of enrollment upon proper demand therefor. This subsection does not prohibit the attendance of

ORDINANCE NO. 10000

AN ORDINANCE relating to and amending the laws of the city of Seattle, Washington, by establishing a Teen-Age Dance Advisory Board; providing for the issuance of permits; amending Section 7B of Ordinance 48123 and adding new sections 7B-A to 7B-E inclusive.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 7B of Ordinance 48123 is amended to read as follows:

Section 7B. Except as expressly provided for in this ordinance relating to teen-age dances, it is unlawful:

- (1) To permit any person under sixteen years of age to attend or remain at any public dance unless such person is accompanied by the parent or legal guardian;
- (2) For any person to falsely represent himself to have reached the age of eighteen years in order to attend or remain at any public dance;
- (3) For any person to falsely represent himself to be the parent or legal guardian of another in order that such person may attend or remain at any public dance.

Section 2. That Ordinance 48123 is amended by the addition of Sections 7B-A through 7B-E to read as follows:

Section 7B-A. Definitions.

(a) "Teen-age dance" means a dance in which the public is admitted for the purpose of dancing, and in which the admission fee is not more than fifty cents and does not exceed the amount of the admission fee for any other dance.

(b) "Dance" or "dancing" means any activity in which two or more persons are engaged in an organized or unorganized social activity.

(c) "Accompany" means to accompany in person.

(d) "Parent" means the father or mother of a minor child.

(e) "Legal guardian" means a person who has been appointed guardian of a minor child.

Section 7B-B. Teen-Age Dance Advisory Board.

The board shall be a body created by the city of Seattle, consisting of seven members, five of whom shall be appointed by the city council and two of whom shall be appointed by the city manager.

The board shall meet regularly at least once each month and shall report to the city council and the city manager.

- (1) Seattle Police Department;
- (2) Seattle Public School District;
- (3) University of Washington;
- (4) Seattle Park Board;
- (5) King County Juvenile Court;
- (6) Seattle-King County Youth Commission;

and in addition shall have as members of its advisory committee the following:

(a) The member designated by the Seattle Police Department;

(b) The member designated by the Seattle Public School District;

(c) The member designated by the University of Washington;

(d) The member designated by the Seattle Park Board;

(e) The member designated by the King County Juvenile Court;

(f) The member designated by the Seattle-King County Youth Commission.

Section 7B-C. Permit.

(a) No person shall conduct or sponsor any teen-age dance without a permit therefor issued by the city of Seattle after Board approval of the application for such permit.

(b) No permit to conduct or sponsor any teen-age dance shall be issued except to a sponsor or promoter of such dance who has been designated by the board as having full and complete responsibility for the conduct of such dance, the expenditure of the money therefor, and the receipt of the money therefor from such teen-age dance.

(c) A separate permit shall be required for each teen-age dance provided that an annual permit may be issued to a sponsor or promoter of such dance in order to conduct teen-age dances in the regularly established facilities of such sponsoring group;

provided further that the holder of any such annual permit shall furnish to the Board at least twenty days prior to the date on which any dance is held thereunder notice of time and place where such dance is to be held.

(d) The application for a permit hereunder shall be made in writing and shall be accompanied by at least twenty-one names of persons of legal age provided by the Board at least twenty days prior to the date on which the proposed dance is to be held and shall set forth therein the following:

- (1) Names and addresses of the applicant's officers;
- (2) Time and date upon which such dance is to be held;
- (3) Address of the place where such dance is to be held;
- (4) Appropriate attendance

dance pursuant to the permit issued or applied for will not be consistent with the public peace, health, welfare or safety.

(g) Any person aggrieved by the decision of the Chief of Police revoking or suspending such permit may appeal such decision to the City Council.

Section 7B-D. Regulations.

(a) No minor admitted to a teen-age dance shall be permitted to leave and thereafter re-enter the dancing premises during the course of the event and no pass-out checks shall be issued.

(b) No alcoholic beverages or narcotics or dangerous drugs shall be sold, consumed or be available on or about the premises where any teen-age dance is held. Admission to a teen-age dance shall be denied to any person who is in possession of having consumed any alcoholic beverage or narcotic or dangerous drug or who has any alcoholic beverage or narcotic or dangerous drug on his person.

(c) All dancing and the dress of the participants shall be of a socially acceptable standard and sufficient adult supervision shall be provided at all teen-age dances to insure that acceptable standards of social conduct are followed.

(d) All off-street parking facilities where such a teen-age dance is held and made available for use during such dance shall be limited to an intensity of at least one foot square of a plane three feet above the surface of the parking facility at all parts thereof and shall be adequately supervised.

(e) No dancing at any teen-age dance shall be permitted if any person of legal age is admitted to such dance who is not accompanied by a parent or legal guardian and no dancing at any other teen-age dance shall be continued after the hour of 11 P. M.

(f) No person under the age of sixteen years of age shall attend any teen-age dance on a premises where such person is prohibited from attending by the school district in which such person resides or in which such person is enrolled or in which such person is employed or in which such person is a member of a youth organization or in which such person is a member of a religious organization or in which such person is a member of a fraternal organization or in which such person is a member of a labor organization or in which such person is a member of a political organization.

(g) During hours of darkness the premises where such teen-age dance is held shall be so illuminated as to be visible to the public and no person shall be permitted to be on the premises of such dancing shall be maintained throughout the entire duration of such dance and no person shall be permitted to enter the premises of such dancing during any recess or other interruption unless such person is a member of the sponsoring group.

(h) It is unlawful for any person who is ineligible for admission to a teen-age dance to be on the premises of such dancing in order to solicit or attempt to solicit or induce or attempt to induce any person to attend or remain at such dance or to be on the premises of such dancing or to be on the premises of such dancing in order to be on the premises of such dancing.

Section 7B-E. Accounting.

Within ten days after any teen-age dance the permit holder shall submit to the Board a report of the receipts and disbursements of such dance and such statements shall also show the net made of any profits from such dance. The permit holder shall submit such statements bi-monthly on or before the tenth day of each bi-monthly period.

Section 8. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the council; 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 17th day of July, 1967, and signed by me in open session in and on this 17th day of July, 1967.

CLARENCE F. MANSART, President of the City Council.

Approved by me this 19th day of July, 1967.

J. D. BRAMAN, Mayor.

Filed by me this 19th day of July, 1967.

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

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

Publication ordered by C. G. HELLANDSON, Comptroller and City Clerk.

Date of official publication in the Daily Journal of Commerce, Seattle, July 21, 1967. (C-494)

vit of Publication

E OF WASHINGTON, NG COUNTY--SS.

ndersigned, on oath states that he is an tive of The Daily Journal of Commerce, which newspaper is a legal newspaper and it is now and has been for more r to the date of publication hereinafter l in the English language continuously n Seattle, King County, Washington, ring all of said time was printed in an e the aforesaid place of publication of Daily Journal of Commerce was on the M1, approved as a legal newspaper by of King County.

exact form annexed, was published in Daily Journal of Commerce, which was to its subscribers during the below

nnexed notice, a

nce No. 95958

1967

Signature

Subscribed and sworn to before me on

22, 1967

ary Public for the State of Washington, residing in Seattle.

t shall not be necessary for a notary public in certifying the same in this state, to append an impression of his

(A) No person shall conduct or sponsor any teen-age dance without a permit therefor issued by the Chief of Police after Board approval of the application for such permit.

(b) No permit to conduct or sponsor any teen-age dance shall be issued except to a sponsor or sponsoring group as herein defined. Such sponsor or sponsoring group shall assume full and complete responsibility for the event, its direction, the expenditure of funds and the accounting to the Board for receipts from such teen-age dance. No member or employee of any sponsor or sponsoring group, or especially retained promoter or organizer shall be permitted to realize personal profit from the proceeds of any such dance.

(c) A separate permit shall be required for each teen-age dance; provided that an annual permit may be issued to a sponsor or sponsoring group to conduct teen-age dances in the regularly established facilities of such sponsor or sponsoring group; provided further that the holder of any such annual permit shall furnish to the Board at least twenty days prior to the date on which any dance is held three-weekly notice of time and place where such dance is to be held.

(d) The application for a permit hereunder shall be made in writing signed by a member, who shall be at least twenty-one years of age, of the sponsor or sponsoring group, on forms provided by the Board, and shall include the following:

(1) Name and address of the applicant's officers;

(2) Time and date upon which such dance is to be held;

(3) Address of the place where such dance is to be held;

(4) Approximate attendance expected at such dance;

(5) Name and address of at least four adult supervisors who shall be in attendance at all times during the holding of such dance and who shall be at least twenty-five years of age;

(6) Certification that the place or premises conforms with safety regulations of the Health Building and Fire codes;

(7) Such other information as the Board deems necessary to allow it to determine conformity with this ordinance.

(e) Upon the filing of such application hereunder, the Board shall refer such application to the Supervisor of Police of the Police Department for his investigation and report. Upon receipt of such Supervisor's report the Board shall recommend approval or rejection of such application and forward the application together with the recommendations to the Chief of Police. Provided that if the Board recommends rejection of such application, it shall not fail in writing the reasons for such rejection and its own written statement of such application. If approved by the Board, the permit shall be issued by the Chief of Police and shall be valid for the period specified in the permit and shall be subject to the provisions of this ordinance.

(f) The Chief of Police may refuse to issue the permit, or he may suspend or revoke such permit, if he has been advised in writing that any of the following:

(1) The applicant by a permit or the permit holder has knowingly made a false and material statement in the application for a permit or in any other statement required hereunder;

(2) The applicant by a permit or the permit holder has violated or permitted the violation of any of the provisions of this ordinance or has been convicted of a felony, or of a misdemeanor involving moral turpitude;

(3) The holding of a teen-age

profits from such dance; provided that annual permit holders shall submit such statements bi-monthly on or before the tenth day of each bi-monthly period.

Section 2. 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 17th day of July, 1947, and signed by me in open session in authentication of its passage this 17th day of July, 1947.

CLARENCE F. MANSART,
President of the City Council.

Approved by me this 19th day of July, 1947.

J. D. BRAMAN,
Mayor.

Filed by me this 19th day of July, 1947.

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

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

Publication ordered by C. G. HURLANDSON, Comptroller and City Clerk.

Date of official publication in the Daily Journal of Commerce, Seattle, July 23, 1947. (C-494)