An Ordinance of the City of Kent, providing for the improvement of Madison Avenue from its intersection with Meeker Street with its intersection Shinn Street by bringing the same to grade for a width of Forty feet and crowned to a height of six inches in the center and Placing thereon a strip of gravel of the width of twelve feet in the center of the breadth of twelve inches.

all as contemplated in Resolution No. 146 of the City Council of the said City of Kent, creating a local improvement district therefor, and providing that the payment for said local improvement be made by special assessments upon the property in said district payable by the mode of the "immediate payment plan."

THE CITY COUNCIL OF THE CITY OF KENT DO ORDAIN AS FOLLOWS:

Section 1. That Madison Avenue, in the City of Kent, Washington, between the North Marginal line of Meeker Avenue and the South Marginal line of Shinn Avenue be improved by bringing the same to grade for a width of forty feet and crowned to a height of six inches in the center and placing thereon for distance of six feet on each side of the center line thereof a strip of gravel twelve inches in thickness, according to the plans and specifications of the City engineer and that such other work be done as may be necessary in connection therewith according to the plans and specifications thereof prepared under the direction of the City Engineer, and on file in the office of the City Clerk, marked "Filed May 15th 1916," which plans and specifications are hereby adopted, as and for the plans and specifications for the said work.

Section 2. That the cost and expense of the said improvement, including all necessary and incidental expenses, shall be borne by and assessed against the property included in the assessment district hereinafter created, in accordance with law. The said city shall not be liable in any manner for any portion of the cost and expense of said improvement, except as herein provided.

Section 3. That there is hereby created and established a local improvement district to be known and called "Local Improvement District No. 146," which said district is described as follows: "All of the property between the termini of said improvement, abutting upon, adjacent, vicinal or proximate to such portion of said streets and avenues to a distance back from the marginal lines thereof, as provided by law."

Section 4. That the cost and expense of the said improvement shall be defrayed by special assessment, payable by the mode of "immediate payment" as defined by law and the ordinances of the said City, and upon the letting of the contract for the work in said local improvement district the City Clerk shall at once prepare an assessment roll for assessing the property therein, in accordance with the laws of the State of Washington and the ordinances of the said city, and shall file the same in his office and as soon as practicable thereafter present the said assessment roll to the City Council for the consideration of that body.

Section 5. This ordinance shall take effect five days after its passage, approval and publication as by law required.

Passed the Council May 15th 1916.

Approved by the Mayor May 15th 1916.

Attest:

[Signature]

City Clerk.

Approved as to form Lot Davis
City Attorney.
An Ordinance of the City of East Orange for the Establishment of Parking Zones.

The purpose of this Ordinance is to regulate parking in the City of East Orange with the intention of reducing traffic congestion and accidents. The Ordinance establishes parking zones to control the number of vehicles on the streets and to facilitate the flow of traffic.

The Ordinance is as follows:

The City Council of the City of East Orange, resolution, in the City of East Orange, hereby enacts the following:

The Ordinance shall establish parking zones in the City of East Orange. The zones shall be marked by signs and shall be effective upon publication. The Ordinance shall take effect immediately upon publication.

Any owner of a vehicle parked in a zone located in the City of East Orange shall be subject to a fine for each violation of the Ordinance. The fine shall be the same as established by law.

Any person who violates the Ordinance shall be subject to a fine of $50.00 for each violation. The fine shall be paid to the City of East Orange.

The Ordinance shall be published in the official City of East Orange Gazette and shall take effect upon publication.

This Ordinance shall be effective immediately upon publication.

Approved this 1st day of January, 19XX.

[Signature]
Mayor of the City of East Orange

[Signature]
City Manager of the City of East Orange

[Signature]
City Council Members
Providing for
Street Improvement
LID 148
Madison Street -
Makers to Shun
(Traveling Shoulder)