AN ORDINANCE of the City of Kent to approve and confirm the assessment roll of L.I.D. #232, created by Ordinance #901, passed June 6, 1955, and approved June 7, 1955, for the improvement of property by the construction and re-construction of concrete sidewalks; to levy and assess the amount thereof against the several lots, tracts and parcels of land and other property, as shown on said assessment roll, and to establish a Local Improvement Fund in the City Treasury.

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

Section 1. That the assessment roll of L.I.D. #232, for the improvement of the following described property in the City of Kent, to-wit:

1. Lots twenty-two (22) to forty-two (42), inclusive, block 2, Cross Addition to Kent;
2. Lots eleven (11) to twenty (20), inclusive, block 5, McMillan's Addition to Kent;
3. Lots eighteen (18) to thirty (30), inclusive, block 17, Washington Central Improvement Co.'s First Addition to Kent;
4. Lots thirteen (13) to seventeen (17), inclusive, block 18, Washington Central Improvement Co.'s First Addition to Kent;
5. The east 120 feet of that portion of Washington Central Improvement Co.'s First Addition to Kent, lying west of Central Avenue, north of the north line of block 17, of said addition and south of the south line of Pioneer Street;
6. The west 120 feet of that portion of Washington Central Improvement Co.'s First Addition to Kent, lying east of Central Avenue, north of the north line of block 18, of said addition, and south of the south line of Pioneer Street;
7. Lots thirteen (13) to twenty-four (24), inclusive, block 9, Washington Central Improvement Co.'s First Addition to Kent;
8. Lots seven (7) to twelve (12) inclusive, and lots one (1) to three (3), inclusive, and the south 16 feet of lot 4, all in block 8, Washington Central Improvement Co.'s First Addition to Kent;

under Ordinance #901, passed by the City Council June 6, 1955, and approved June 7, 1955, as the same now stands, be and the same is in all things approved, confirmed and adopted as and for the assessment roll for the said Local Improvement District #232.

Section 2. That each of the lots, tracts and parcels of land and other property shown on said roll is hereby declared to be specially benefitted by said improvement by at least the amount 1.
charged against the same in said assessment roll, and that the
assessment appearing against said lot, tract or parcel of land, or
other property therein, is in proportion to the several assessments
appearing on said assessment roll. That there is hereby levied
and assessed upon and against each said lot, tract, parcel of land
or other property appearing upon such assessment roll, the amount
finally charged against the same thereon.

Section 3. That the sums hereby levied and assessed upon and
against the several lots, tracts, parcels of land and other
property, or any portion of such sums, may be paid within thirty (30)
days of the first publication of notice by the City Treasurer that
said roll is in his hands for collection, as provided in Remington's
Revised Statutes of the State of Washington, Section 9403 (RCW 35.
45.010; 35.49.010; 35.49.040; and 35.49.050); thereafter the
sums remaining unpaid thereon may be paid in five (5) annual
equal installments, the first of which shall be due within one
year after the expiration of said thirty (30) day period, together
with interest at the rate of five (5) per cent per annum upon said
installment and upon all installments thereafter to become due.

Section 4. That there is hereby created and established in
the Treasury of the City of Kent a fund to be known as "Local
Improvement Fund No. 232" into which shall be converted all moneys
collected from such assessments and from which shall be paid all
warrants drawn and/or bonds issued against said Local Improvement
District in payment of the costs and expenses of said improvement.

Section 5. Upon the expiration of the thirty (30) day period
as provided in Section 3 hereof, the City Treasurer shall make and
file with the City Clerk a statement of all amounts paid on said
assessments, showing the aggregate assessments, showing the aggregate
of all amounts remaining unpaid, and shall certify to the correctness
2.
Section 6. This ordinance shall take effect and be in force as by law provided.

Attest:

[Signature]
City Clerk

Approved as to form:

[Signature]
City Attorney

Passed January 7, 1957

Approved January 7, 1957

Published January 10, 1957.
Approving &
Confirming
Assessment Roll
Lot 232
Sidewalks