

Affidavit of Publication

STATE OF WASHINGTON, { S.S.
COUNTY OF PIERCE.

Dorothy Platt.....being first duly sworn,
on oath deposes and says that he is the Publisher
of THE PENINSULA GATEWAY, a weekly 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 publications
hereinafter referred to, published in the English language
continually as a weekly newspaper in Gig Harbor, Pierce
County, Washington, and it is now and during all of said time
was printed in an office maintained at the aforementioned place
of publication of said newspaper.

That the annexed is a true copy of a Legal Notice

Ordinance No. 4 B

as it was published in regular issues (and not in supplement
form) of said newspaper once each week for a period of.....
.....1.....consecutive weeks, commencing on the.....
.....21.....day of Dec., 1956, and ending on the
.....24.....day of Dec., 1956, both dates inclusive, and that such newspaper was regularly distributed to its
subscribers during all of said period.

That the full amount of the fee charged for the foregoing
publication in the sum of \$6.76.....which amount has
been paid in full, at the rate of \$2.00 a hundred words for the
first insertion and \$1.50 a hundred words for each subsequent
insertion.

Dorothy Platt

Subscribed and sworn to before me this 9th day
of January, 1957
Mary C. Miller
Notary Public in and for the State of Washington.

Residing at.....Gig Harbor.....

ORDINANCE NO. 4 B

TOWN OF GIG HARBOR

AN ORDINANCE amending
Ordinance No. 4 of the Town
of Gig Harbor by adding cer-
tain provisions thereto and by
providing therein in a certain
instance for a cabaret license
in lieu of an admission tax as
therein provided, and provid-
ing an effective date for said
amendment.

Be IT ORDAINED BY THE
COUNCIL OF THE TOWN
OF GIG HARBOR:

Section 1. That Section 2 of
Ordinance No. 4 of the Town
of Gig Harbor be amended by
adding thereto the following:

Section 2 (g) Whenever a
cover charge is made for
the use of tables in a restaur-
ant, tavern, or place of enter-
tainment, or whenever a
charge is made for food or
refreshments in any such
place where any free enter-
tainment, recreation or
amusement is provided as an
inducement for patrons to
purchase food or beverages,
such place shall be deemed
to be a cabaret under the
provisions of this ordinance.

Section 2. That Section 4 of
Ordinance No. 4 of the Town
of Gig Harbor be amended by
adding thereto the following:

It shall be unlawful for
any person to operate a cab-
aret within the Town of Gig
Harbor unless such person
shall first obtain from the
Treasurer and/or Town Clerk
a cabaret license premitting
such operation, which license
shall be in lieu of other ad-
mission taxes as provided in
Ordinance No. 4 of the Town
of Gig Harbor.

Cabaret licenses shall run
from the 1st day of January
to the 31st day of December
of each and every calendar
year, and the fee therefor
shall be Twenty-five (\$25.00)
Dollars, payable to the Treas-
urer and/or Town Clerk in
advance.

Section 3. Except as amend-
ed by Ordinance No. 4 A of
the Town of Gig Harbor and
as amended herein, Ordinance
No. 4 shall be and remain in
full force and effect.

Section 4. This ordinance
shall take effect upon its pass-
age and publication as provid-
ed by law.

Passed this 13th day of De-
cember, 1956.

MERRILL PARISH,
Mayor.
Attest: A. R. KATH, Clerk.