why.

40884

Ordinance No... 40864...

An Ordinance vacating that portion of Taggart Street between the east line of East 28th Street and the west line of Kenliworth Avenue

WHEREAS, due notice has been given by advertise, ment thereof for four weeks, towit, from January II, 1922 to February B, 1922, both dates inclusive, in the Daily Record-Abstract, the City official Newspaper, published in the City of Portland, Multnomah County State of Oregon, that at a regular meeting of the Council of said City to be held on the 10th day of February 1922, a petition would be presented to said Council praying for the vacation of that portion of Taggart Street between the east line of Rest 28th Street and the west line of Kenilworth Avenue, in the City of Portland, Multnomah County, State of Oregon, which said notice, together with due groof of publication thereof was filed in the office of the Auditor of Said City of Portland on February 9, 1922, prior to the presentation of Said petition to the Council, and

WHERRAS, the petition hereinbefore referred to was duly presented to said Council on said date, towit. February 15, 1922, which said petition duly set forth a description of said pertion of said street sought to be vacated and the reasons for such vacation and the purpose for which the ground is proposed to be used and said petition was duly signed by G. A. Besse and others, and

PART thereof and as a basis for such vacation and as a basis for the granting of the prayer of said petition. The condent of the owners in ies simple of at least two-thirds of the real estate fronting upon both sides of the pertion of said street proposed to be vacated, estimated upon the frontage of said pertion of said street, such frontage commencing at a line drawn equidistant from the termini of said pertion of said street proposed to be vacated and extending along such proposed vacation the entire length thereof and two hundr feet in each direction from the termini thereof, which because is in writing and duly acknowledged before an efficer authorized to take asknowledgments and is attached to said petition and filed therewith with the Auditor of said Gity, and

WHEREAS, the Council upon the presentation of said petition and the filing of proof of publication of the notice thereof, did fix a meeting of said Council to be held on the let day of March 1922 at 10 o'clock A. M. as the time for hearing said petition and any objections that might be filed thereto, and

WHEREAS, at said time so fixed by the Council for such hearing, said petition was duly presented, heard and considered by the Council, there was no objection or objections presented thereto and the Council did find, ascertain and determine and does now hereby find, ascertain and determine that all the foregoing recited facts are true and that all the acts and things above recited have been duly done and performed as required by the charter and ordinances of said Gity of Portland and that the consent of the coners in fee simple has been given of at least two-thirds of the real property fronting on both sides of said portion of said street groposed to be vacated, estimated upon the frontage of said street, such frontage being as hereinserore partisusarly set out, which consent is in writing duly acknowledged before an officer authorized to take acknowledgments and was and is attached to and filed with said petition; that no objections or objection to the vauation of said portion of said street has been made or filed and that the public interest will not be prejudiced by the vacation of said portion or said strest, and

MHEREAS, the Council did on said date, towit, March 1, 1922, grant the prayer of said petition in its entirety, now, therefore,

The City of Portland does ordain as follows:

Section 1. The findings and action hereinbefore recited is hereby made a matter of record and the Council of the City of Portland does hereby find and determine that all of the facts, matters and things hereinbefore recited are true and that all of the acts and things above recited have been done and performed as hereinbefore set forth and as required by the charter and ordinances of said City of Portland. The Council rurther finds and determines that the consent of the owners of at least two-thirds of the real property fronting on both sides of said portion of said street proposed to be vacated, estimated upon the frontage of said street, such frontage

commencing at a line drawn squidiatant from the termini of said portion of said atreet proposed to be vacated and extending along such proposed recation the entire length thereof and two hundred feet in each direction from the termini thereof, has been obtained, which consent of owners is in writing and duly acknowledged before an officer authorized to take acknowledgments and is and was attached to said petition and filed therewith with the auditor of said City of Fortland. The Council further finds and determines that no objection to the vacation of said portion of said street has been made of filed and that the public interest will not be prejudiced by the vacation of said portion of said street.

Section 2. That all of that portion of said Taggart Street between the east line of East 28th Street and the west line of Kenidworth Avenue, in the Sity of Portland, Multnomah Gounty, State of Oregon, be and the same in hereby vacated and said vacation of said portion of said select is hereby made a matter of record, but it is hereby expressly provided that the patitioners shall, within tendays after the taking effect of this ordinance, pay into the city treasury the cost of obtaining the necessary changes on the public records so as to indicate as required by law such vacation.

Passed by the Council MAR 22 1922

Approved:

Mayor of CEAsL CBAKER of Portland

Attest:

Auditor of the City of Portland.

Seot Sunk