

P O R T O F S E A T T L E

RESOLUTION NO. 12

A RESOLUTION Declaring the policy of the Port Commission that the central water front property between Westerly line of Railroad Avenue and the inner harbor line shall vest in the public for public use before any public money shall be expended in improvement of same.

WHEREAS, conditions are such along the central water front of Seattle that the construction of permanent wharves and other facilities will necessarily involve a large expenditure, and

WHEREAS, it is desirable that all interested parties and the voters of King County generally may be fully advised as to the policy of the Port Commission with reference to said water front and its development, therefore

Be it resolved by the Port Commission of the Port of Seattle as follows:

Section 1. That the policy of the Port Commission, following out the provisions of the Port District Act, is hereby declared to be that all property lying between the Westerly line of Railroad Avenue and the inner harbor line at such places as may be designated by the Port Commission and approved by the voters of King County for the construction of docks, sea walls, quays, railway or other terminal facilities, shall become the property of, and the title shall vest in, the Port of Seattle, the County of King, the State of Washington, or the United States of America, before any such construction will be begun.

Section 2. That no public moneys shall be expended in such improvement or construction except where title vests in the public for public use.

ATTEST:

Robert Bridges
Secretary of the Port Commission.

Arthur H. H. H. H.
President of Port Commission.

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