

Health and Community Services

Nicole Gorle

<u>Council Initiated:</u> □Yes ⊠No

ECAF: 2024-0267 Ordinance: 24-017	Subject:	Repealing SCC 7.44 – Sewage Disposal System			
	Scope:	Ordinance 24-017 would repeal SCC 7.44 – Sewage Disposal System.			
Type:					
□ Contract	Duration:	n/a			
□Board Appt.					
⊠Code Amendment	Electric land to the				
□Budget Action	Fiscal Impac	<u></u>	Current Year	□Multi-Year	⊠N/A
Other					

## **Requested Handling:**

⊠Normal □Expedite □Urgent

#### Fund Source:

□General Fund □Other ⊠N/A

### **Executive Rec:**

⊠Approve □Do Not Approve □N/A

#### Approved as to

Form: ⊠Yes □No □N/A

## Authority Granted: n/a

**Background:** The Snohomish Health District was incorporated into the County on January 1, 2024 and is now operating as the Snohomish County Health Department. This integration took place through three separate ordinances<sup>1</sup>. During integration into the County, the ordinance that established the Health Department also repealed multiple sections of County Code that were obsolete. The Health Department has identified another section of County Code that is obsolete and is requesting it be repealed. A little background on the section being requested for repeal:

In 1970, the County adopted SCC 7.44 regulating Sewage disposal systems (see attachment 1). Since then, the state has adopted legislation that has made this section of county code no longer relevant as the authority for regulating this has been given to the State Board of Health. <u>RCW 43.20.050(2)(c)</u> gives the State Board of Health (BOH) the rule making, delegation, and enforcement authority for various areas, including to "adopt rules and standards for prevention, control, and abatement of health hazards and nuisances related to the disposal of human and animal excreta and animal remains". These rules have been established under <u>246-272A WAC</u>.

- 1891 RCW 43.20 Adopted
- 1965 RCW 43.20 gets its first major overhaul through session law 1965
- 1967 RCW 43.20.050 amended to include regulation of sewage under the BOH powers and duties
- 1970 County adopts SCC 7.44 regulating Sewage disposal systems
- 2005 WAC 246-272A is adopted, under the authority provided from RCW 43.20.050(c), pertaining to disposal of human waste (sewage).

**<u>Requested Action</u>**: Move to Administrative Matters on April 3<sup>rd</sup> to set time and date for a Public Hearing.

<sup>&</sup>lt;sup>1</sup> Ordinance 22-060 – Interlocal Agreement with the Health District, transferring its employees, operations, powers, duties, enforcement, and assets to the County.

Ordinance 22-061 – Creating the Health Department, fund, and other operational aspects of the new department.

Ordinance 22-062 – Repealing the establishment of a Health District in County Code, and changing references of the Health District, to Health Department throughout code.

# Board of County Commissioners SNOHOMISH COUNTY, WASHINGTON

1/20/20

SEWAGE WASTE DISPOSAL RESOLUTION ADOPTED

PURSUANT TO A PUBLIC HEARING held before the Board of Snohomish County Commissioners in their office in the Court House, Everett, Washington, on this 20th day of July, 1970, at the hour of 2:30 o'clock p.m. notice of which was given according to law, the following SEWAGE WASTE DISPOSAL RESOLUTION for SNOHOMISH COUNTY, which Resolution is replacing SECTION 7.44 of the SNOHOMISH COUNTY CODE, is hereby adopted.

Sections:

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<u>7.44.010 Purpose</u>. This Resolution relates to and regulates sewage disposal systems, requires permits, defines offenses and provides penalties. This resolution is intended to in no way affect any Resolution of the Snohomish Health District dealing with the same subject matter.

RESOLUTION

7.44.020 Definitions.

(1) Sanitary drainage system. The piping which conveys sewage from plumbing fixtures to a public sewer or private sewage disposal system.

(2) Sewage. Any liquid or liquid borne waste from the ordinary living

processes, or liquid or liquid borne waste which contains animal or vegetable matter

in suspension or solution, or liquid or liquid borne waste which may contain a chemical

in solution, and which may be lawfully discharged into a public sanitary sewer.

(3) Sewage disposal system. Sanitary drainage systems, septic tanks, grease traps, leaching pits, surface and subsurface leaching filter bids, and appurtenances; or other approved facilities for the disposal of sewage by means other than through a public sewer.

<u>7.44.030</u> Every person, form or corporation shall discharge all sewage in the following manner in Snohomish County:



(a) When water is or becomes available under pressure, every dwelling, unit, mobile home and every other establishment or premises required to provide toilet facilities are each required to construct a sanitary drainage system, and every plumbing fixture and every sanitary drainage system not connected to a public sewer or not required by law to be connected to a public sewer, shall be connected to a private sewage disposal system. When a public sewer is at all accessible, connections

must be made to the public sewage system.

(b) Pit privies are permitted:

1. When water is not available under pressure; or

- 2. During period of construction; or
- 3. Any other condition of a temporary nature that is approved by the

health authority having jurisdiction, provided that when water under pressure becomes available, all pit privies shall be concurrently replaced by a private sewage disposal system or public sewer.

(c) Except where multiple systems are permitted by the health authority having jurisdiction, all sewage disposal systems shall be located upon the same lot as the buildings they are designed to serve unless an easement therefor upon abutting property is recorded and such location is approved by the health authority. <u>7.44.040</u>. It shall be unlawful for any person, firm or corporation to:

(a) Construct, install or alter a sewage disposal system unless a permit

has been issued therefor by proper health authority having jurisdiction over the matter; or

(b) To design, construct, install or alter a sewage disposal system unless in possession of such current, valid certificate of competency as is required by applicable issuing health authority.

(c) To cause or permit sewage to be carried through such sewage disposal system until final approval for use of such system has been granted by such health authority.



<u>7.44.050</u>. It shall be unlawful to maintain any sewage disposal system or sanitary drainage system in a manner which shall permit sewage to be directly or indirectly discharged upon the surface of the ground or into any waters within the county unless the contents of said system have been subject to approved purfication and bactericidal treatment.

<u>7.44.060</u>. Any person, firm or corporation who shall violate or fail to comply with any provision of this resolution, or who shall counsel, aid or abet such violation or failure to comply shall be deemed guilty of a misdemeanor.

7.44.070. Compliance with the terms and conditions of this resolution shall

constitute minimum health sanitation and safety provisions and material noncompliance with said terms and conditions and shall constitute a public nuisance and be subject to all criminal, civil and equitable remedies as such.

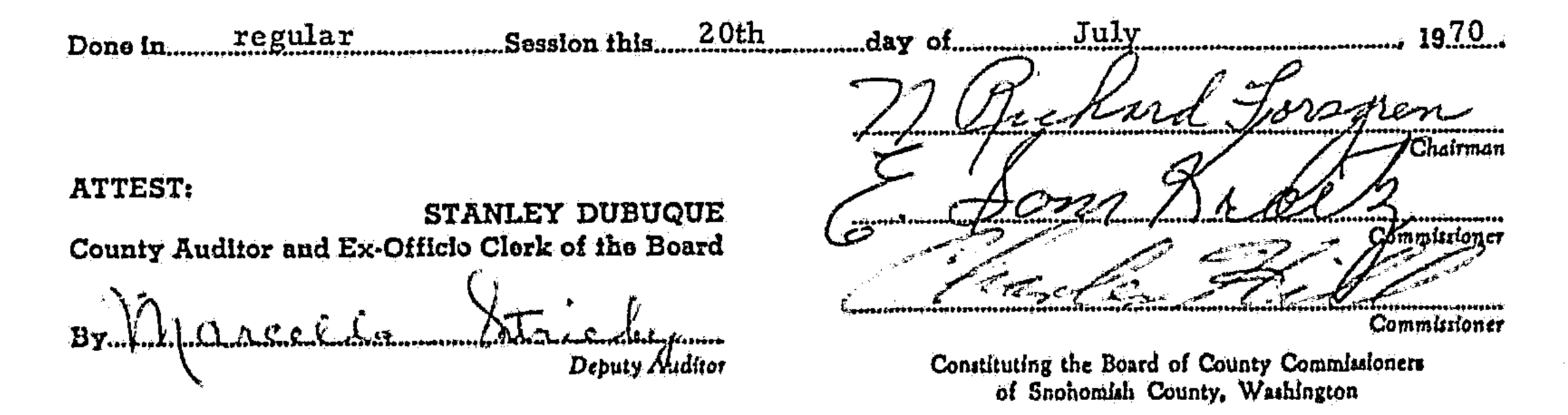
7.44.080. The Snohomish County Resolution of December 17, 1962 and of June 20, 1955 and the Snohomish County Code Sections 7.44.010 through 7.44.190 are hereby repealed.

This Resolution shall become effective July 20, 1970.

COPY RECEIVED:

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SANITATION Chic HEALTH (Gene Butler) 8/14/ PROS. ATTY ENGINEER Z PLANNING



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## Affidavit of Publication

STATE OF WASHINGTON, )

55.

County of Snohomish

JERRY DISTEFANO

NOTICE OF PUBLIC HEARING RE; ADOPTION OF NEW RESOLUTION PERTAINING TO SEWAGE WASTE DISPOSAL NOTICE IS HEREBY GIVEN NOTICE IS HEREBY GIVEN that a PUBLIC HEARING will be held on MONDAY, JULY 20, 1970, at the hour of 2:30 o'clock p.m. at the County Commissioners' Office, Court House, Everett, Washington, to consider the passage of a pro-posed new Resolution pertaining to SEWAGE WASTE DISPOSAL, which resolution will replace SEC-TION 7.44 of the SNOHOMISH COUNTY CODE, Said proposed Resolution is as follows: RESOLUTION SEWAGE WASTE DISPOSAL Sections: 7.44.010 Purpose. This Resolution! relates to and regulates sewage. disposal systems, requires permits, defines offenses and provides pe-nalfles. This resolution is intended: to in no way affect any Resolution. of the Snohomish Health District dealing with the same subject matteru -7.44,020 Definitions, (1) Sanitary drainage system, The plping which conveys sewage. from plumbing fixtures to a publicsewer or private sewage disposal system. (?) Sewage, Any liquid or liquid borne waste from the ordinary living processes, or liquid or liquid. borne waste which contains animal or vegetable matter in suspension! or solution, or liquid or liquid borne waste which may contain a: chemical in solution, and which may be lawfully discharged into a public Sanitary sewer. (3) Sewage disposal system. Sailitary orainage systems, septic: tanks, grease traps, leaching pits, surface and subsurface leaching filter bids, and appurtenances; or ] other aproved facilities for the disposal of sewage by means other than through a public sewer. 7.44.030 Every person, firm or corporation shall discharge all sewage in the following manner in Snohomish County: (a) When water is or becomes available under pressure, every dwelling, unit, mobile home and every other establishment or prem-Tses recuired to provide toilet facilities are each required to construct a sonitary drainage system, and levery plumbing fixture and every sonitary drainage system not connected to a public sewer or not required by law to be connected to a public sewer, shall be connected to # private sewage disposal system. When a public sewer is at all according to the sewar is at all cessible, connections must be made to the public sewage system. (b) Pit privies are permitted: When water is not available under pressures or

FINANCE OFFICER ...... of the EVERETT DAILY HERALD, a daily newspaper printed and published in the City of Everett, County of Snohomish, and State of Washington; that said newspaper is a newspaper of general circulation in said County and State; that said newspaper has been approved as a legal newspaper by order of the Superior

.... being first duly sworn on oath depose and say: That I am the

Court of Snohomish County, and that the notice

NOTICE OF PUBLIC HEARING - RE: ADOPTION OF NEW RESOLUTION PERTAINING TO SEWAGE WASTE DISPOSAL

a printed copy of which is hereunto attached, was published in said newspaper proper and not in supplement form, in the regular and entire edition of said paper on the following days and times, namely:----

JULY 7, 1970

and that said newspaper was regularly distributed to its subscribers during all of said period.

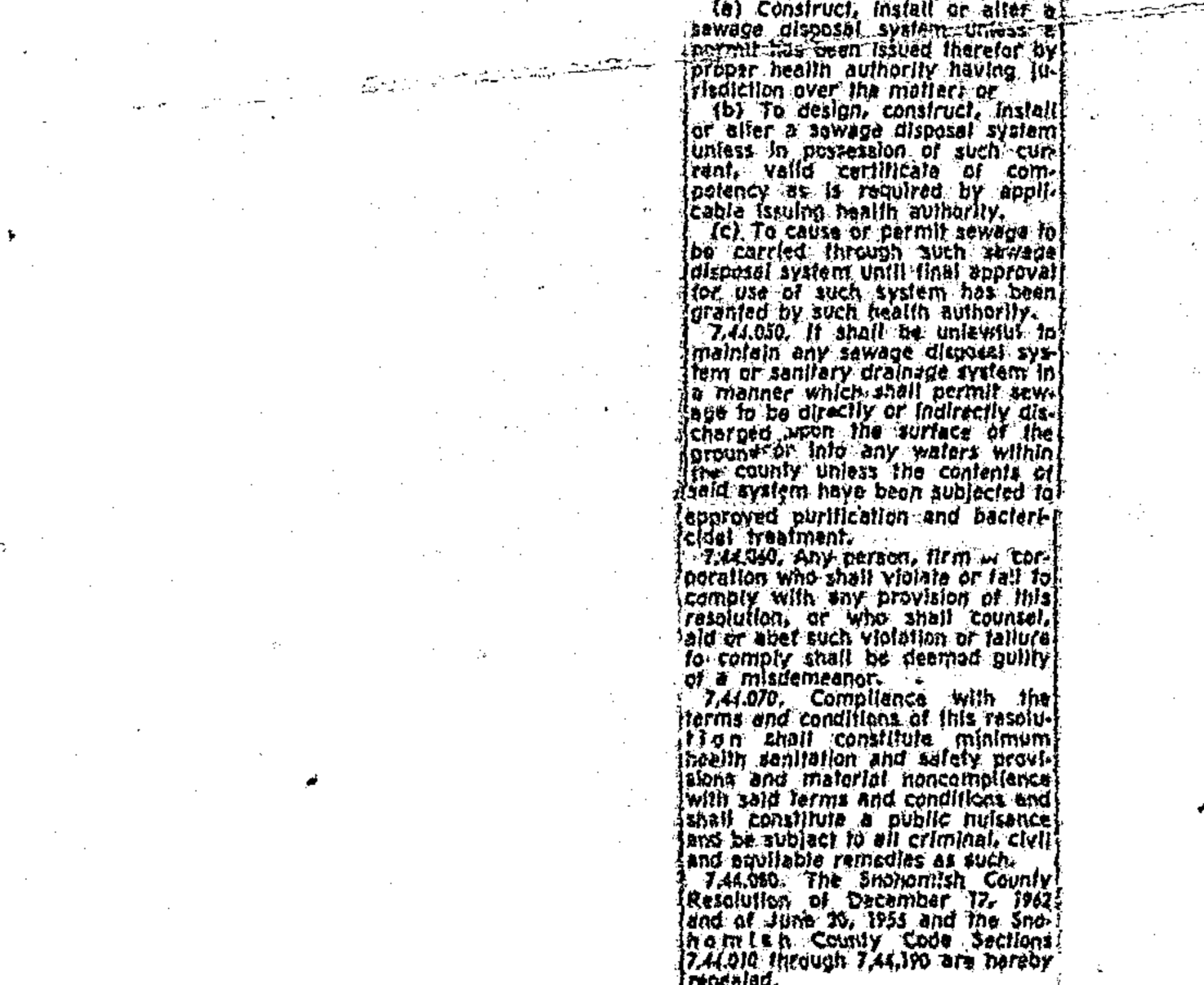
ferry bullas

Notary Public in and for the State of Washington, residing at Everett, Snohomish County,

## 2. During period of constructions

3. Any other condition of a temporary nature that is approved by the health authority having (urla-) diction, provided that when water under pressure becomes available, all plt privies shall be concurrently replaced by a private sawage disposhi system or public sewer. (c) Except where multiple sys tems are permitted by the health authority having jurisdiction, all sewage disposal systems shall be located upon the same lot as the buildings they are designed to iserva unless en easoment therefor upon adulting property is recorded and such location is approved by the health authority.

7.44.040, if shall be unlowful for any parson, firm or corporation to:



This Resolution shell become etfective July 20, 1970. Dated this sth day of July, 1970. STANLEY DUBUQUE, County Auditor & Ex-Officia Clerk of the Doerd of County Commissioners. Dys MARCELLA STRIERY. Deputy Published: July 7, 1970.