Resolution No	Appointed Council District of Columbia Statutes-at-Large	Dono
	Index Resolutions 1968	Page
68-1	Pertaining to Northwest Urban Renewal Project No. 1 Granting Approval to the District of Columbia Redevelopment Land Agency to execute a Second Amendment to Loan and Grant Contract No. D.C.R.8(LG) between the District of Columbia Redevelopment Land Agency and the United States of America	1
68-2	Expressing Sympathy in the Death of David Scull	3
68-3	Recognition Meritorious Service Rendered to the District of Columbia Council by Assistant Corporation Counsel C. Francis Murphy	4
68-4	Consumer Affairs	5
68-5	Opening and Closing of Public Alley in Square 134	7
68-6	Southwest Urban Renewal Area Project "C"	8
68-7	Authorizing the Performance by the Commissioner in Emergency Situations of Certain Functions of the District of Columbia Council	12
68-8	Representation in Congress for the District of Columbia	17
68-9	Authorizing the District of Columbia Redevelopment Land Agency to Transfer Funds for the Fort Lincoln Urban Renewal Project D.C. R-14	18
68-10	Proclamation Requiring Vaccination of Dogs in the District of Columbia	20
68-11	Urging Government Services Administration Director Lawson B. Knott, Jr. and others to Take Whatever Appropriate Steps are Necessary to Keep the Government Printing Office Located within the District of Columbia	25
68-12	Requesting the Mayor to Expand the Membership of the Hacker's Appeal Board to Include at Least One Member from the Class of Public Vehicle Drivers who Come under the Board's Jurisdiction	27
68-13	Supporting Higher Wages for Cafeteria Workers on the School Lunch Program	28
68-14	Modifications to Urban Renewal Plan for the Northwest Urban Renewal Area Project No. 1	29
68-15	Fixing the Real Property and Tangible Personal Property Tax Rates for the Fiscal Year 1969	31
68-16	District of Columbia Council and the Commissioner on the Death of Martin Luther King, Jr.	33
68-17	Authorizing the Performance by the Commissioner in Emergency Situations of Functions transferred of the District of Columbia Council	34
68-18	Unable to locate	
68-19	Establish Daylight Savings Time for Calendar Year 1968	37

Resolution No	Appointed Council District of Columbia Statutes-at-Large Index Resolutions 1968	Page
68-20	Ordering a Revision in Rates for Pay Patients at Glenn Dale Hospital	39
68-21	Ordering a Revision in Rates for Pay Patients at the District of Columbia Village	41
68-22	Ordering the Closing of part of Tenton Place, S.E., West of Raleigh Street	43
68-23	Acquisition of Land for Shaw Junior High School Site	45
68-24	Petition from the Owner of Lots 42 and 83, in Square 283 Requesting That the Alley Area be Closed	48
68-25	Amendment to Section 21, of the Rules of Procedures, District of Columbia Council	50
68-26	Columbia Plaza Urban Renewal Area Plan Modification	51
68-27	Opening and Closing of Public Alleys in Square 107	55
68-28	Revision in Rates for Home Care Services Furnished by the Department of Health	57
68-29	Membership Standing Committees, District of Columbia Council	59
68-30	Establishing Council Districts	61
68-31	Redesignation of Police Boundaries	64
68-32	Repealing District of Columbia Council Resolutions No. 68-7 and 68-17	67
68-33	District of Columbia Council and the Commissioner on the Death of Senator Robert F. Kennedy	69
68-34	1968 as Human Rights Year	70
68-35	Modifications to Urban Renewal Plan for the Northwest Urban Renewal Area Project No. 1	71
68-36	Ordering the Removal of Abandoned Street Car Tracks of D.C. Transit Company	74
68-37	A Resolution for the Senators and Congressmen who Helped Pass S. 1999	76
68-38	A Resolution for Wayne Morse, United States Senate	77
68-39	Ordering the Closing of Fenton Place, N.E. and Public Alleys in Square 674	78
68-40	Ordering the Closing of Part of Public Alleys in Square 619	80
68-41	Ordering the Closing of part of a Public Alley in Square 205	81
68-42	Non-Resident Tuition Rates for 1968 Summer Schools and 1968-69 School Year	84
68-43	Rules of Procedure for the Setting of Maximum Rates for the Pawnbroking Business	86
68-44	Seventeenth Modification to the Urban Renewal Plan for Southwest Urban Renewal Area Project "C"	90
68-45	Southwest Urban Renewal Area Project "C"	92

Resolution No	Appointed Council District of Columbia Statutes-at-Large Index Resolutions 1968	Page
68-46	Seventeenth Modification to the Urban Renewal Plan for Southwest Urban Renewal Area Project "C"	95
68-47	Honoring Doctor Guillermo Sevilla-Sacasa, Ambassador of Nicaragua, Dean of the Diplomatic Corps	97
68-48	Ordering a Revision in Rates for Transportation Services Furnished by the Department of Public Health	98
68-48a	Board of Education Compensation Rates	99
68-49	U.S. Youth Games Being Held in Washington, D.C. in 1969	100
68-50	Solid Waste Study	101
68-51	World Law Day 1968	102
68-52	Fixing the Date of the 1969 Real Estate Tax Sale	104
68-53	Modifying the Order Concerning the Removal of Abandoned D.C. Transit Company Streetcar Tracks on 6th Street, N.W.	105
68-54	Miss Esther Story	106
68-55	Postponement of October 15, 1968 Regularly Scheduled Meeting until October 22, 1968	107
68-56	Closing of Part of a Public Alley in Square 1529, Abutting Lots 42 and 23	108
68-57	Closing of Public Alley in Square 672, between N and Patterson Streets, N.E.	109
68-58	Closing of part 10th, 11th, and G Streets, S.W., and Public Alley in Square 389 and 390; also of Dedication of Land for Public Highways	110
68-59	Closing of Part of First Street and I Street, N.W. and Public Alley in Square 622, Also Dedicated of Land for Public Alley	111
68-60	Closing of New York Avenue, between 20th Street and Virginia Avenue, N.W.	112
68-61	Closing of Part of Randall Place, S.E. between Alabama Avenue and Savannah Street	113
68-62	Closing of Part of I Street, N.W., and Public Alley in Square 561	114
68-63	Closing of Part of Public Alleys in Square 1204, Abutting Lots 39-43, 814, and 49-51	115
68-64	Request of the Mayor to Have the Washington, D.C. become a Formal Party at Interest under Rule 15 in the Case before the C.A.B., Called the Washington-Baltimore Airport Investigation	116
68-65	Commendation to Patrick V. Murphy, Director of Public Safety	118
68-66	Integration of Two Man Beats and Patrols	119
68-67	Designation of the Community Action Agency for the District of Columbia	122

Resolution No	Appointed Council District of Columbia Statutes-at-Large Index Resolutions 1968	Page
68-68	Opening and Closing of Public Alleys in Square 169	124
68-69	Transferring Jurisdictions over Certain Properties or Part Thereof	125
68-70	Revision in Rates for Mental Health Services furnished by the Department of Public Health	128
68-71	Revision in Pay-Patient Rates for the District of Columbia General Hospital, Department of Public Health	129
68-72	Transferring Jurisdictions over Certain Properties or Part Thereof	132
68-73	Approving Elements of the Comprehensive Plan for the National Capital	133
68-74	Revised Precinct Boards for the Metropolitan Police Department	137
68-75	Amendatory Loan and Grant Contract for the Northwest One Project	142
68-76	Glover-Archbold Park-Road Right of Way	148
68-77	The Establishment of the Office of Hearing Examiner, the Police Trial Board, and the Complaint Review Board	149
68-78	Resolution on the Adas Isreal Synagogue	160
68-79	Resolution Modifying the Urban Renewal for Northwest Urban Renewal Area Project No. 1	161
68-80	Resolution Modifying the Urban Renewal for Northwest Urban Renewal Area Project "C"	163
68-81	Resolution Modifying the Urban Renewal for Northwest Urban Renewal Area Project No. 1 (Modification No.1)	165
68-82	Resolution Modifying the Urban Renewal for Northwest Urban Renewal Area Project No. 1 (Modification No.2)	167
68-82-A	Northwest Urban Renewal Project #1 (Mount Airy)	169
68-83	Commendation to Mr. Thomas F. Dansby and Brother William 31-X	170

D. C. RESOLUTION NO. 68-1

RESOLUTION PERTAINING TO NORTHWEST URBAN RENEWAL PROJECT NO. 1 GRANTING APPROVAL TO THE DISTRICT OF COLUMBIA REDEVELOPMENT LAND AGENCY TO EXECUTE A SECOND AMENDMENT TO LOAN AND GRANT CONTRACT NO. D.C.R-8 (LG) BETWEEN THE DISTRICT OF COLUMBIA REDEVELOPMENT LAND AGENCY AND THE UNITED STATES OF AMERICA.

WHEREAS, under Title I of the Housing Act of 1949, as amended, the United States of America (herein called the "Government") acting by and through the Secretary of Housing and Urban Development has entered into Loan and Grant Contract No. D.C.R-8(LG) which became effective August 11, 1964, (herein called the "Contract) with the District of Columbia Redevelopment Land Agency (herein called the "Agency") pursuant to which the Government is extending certain Federal financial assistance to the Agency in connection with Urban Renewal Project Northwest No. 1, which is designated in the Contract as Project No. D.C. R-8; and

WHEREAS, pursuant to Section 20 (a) of the District of Columbia Redevelopment Act of 1945, approved August 2, 1946, as amended, hereinafter referred to as the "Redevelopment Act", the Agency may, subject to the approval of the District Commissioners, enter into contracts and agreements for financial assistance from the Secretary of the Department of Housing and Urban Development; and

WHEREAS, pursuant to the Reorganization Plan No. 3 of 1967 prepared by the President of the United States and transmitted to the Congress of the United States on June 1, 1967, certain of the powers vested in the Commissioners under Section 20(a) of the Redevelopment Act were transferred to the District Council (herein called the "Council"); and

WHEREAS, the Government has agreed to enter into the Second Amendatory Contract (herein called the "Amendatory Contract") amending the Contract with the Agency, which authorizes among other things, the increase of the amount of outstanding loans at any one time from \$19,210,962.00 to \$19,222,962.00; the increase for Government Inspections and Representatives from \$132,144.00 to \$132,534.00; the establishment of a new Project Temporary Loan Interest Rate and a new Initial Interest Period; an increase in Grant funds to permit certain rehabilitation activities under Section 115 of Title I; redefinition of the term "Project" to include the Urban Renewal activities permitted under the most recent amendments to the Housing Act; several technical

amendments to the Labor Provisions of the Contract required by recent statutory amendments; and the negotiations by the Agency of Contracts not exceeding \$2,500.00 in amount; and

WHEREAS, the provisions in the Amendatory Contract operate to the best interest of the Agency in carrying out the provisions of the approved Urban Renewal Plan for Project Northwest No. 1; and

WHEREAS, the Agency has submitted to the Council a copy of the Amendatory Contract and has requested the Council to approve execution by the Agency of said Amendatory Contract pursuant to Section 20(a) of the District of Columbia Redevelopment Act of 1945, as amended.

NOW, THEREFORE, BE IT RESOLVED that the District of Columbia Council does hereby:

- 1. Grant approval to the District of Columbia Redevelopment Land Agency to execute the Second Amendatory Contract amending Contract No. D.C. R-8(LG) between the District of Columbia Redevelopment Land Agency and the United States of America acting by and through the Secretary of Housing and Urban Development.
- 2. Declare that this resolution shall take effect immediately.

Adopted this

16 26

day of January, 1968.

Acting Secretary

District of Columbia Council

APPROVED AS TO FORM:

Assistant Corporation Counsel

Cregival not returned from reproduction

D. C. RESOLUTION NO. 68-2

Resolution expressing sympathy in the death of David Scull.

BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL that:

The District of Columbia Council hereby records its sense of immense loss at the untimely death of David Scull, member and former Chairman of the Montgomery County Council, and President of the Council of Governments of Metropolitan Washington. Mr. Scull's singular foresight and leadership in constructive efforts to cope with the pressing problems which beset our metropolitan area will long serve as an inspiring example to those who follow him, and all residents of the District and environs will benefit from his labors for years to come. To his family on behalf of the people of Washington we extend our deepest sympathy.

day of January, 1968. Adopted this

District of Columbia Council

D. C. RESOLUTION NO. 68-3

RESOLUTION IN RECOGNITION OF MERITORIOUS SERVICE RENDERED TO THE DISTRICT OF COLUMBIA COUNCIL BY ASSISTANT CORPORATION COUNSEL C. FRANCIS MURPHY

WHEREAS, Assistant Corporation Counsel C. Francis Murphy was appointed Acting Secretary to the District of Columbia Council immediately after the swearing in of the Council and was the first staff member serving the Council; and

WHEREAS, in addition to his duties as Assistant Corporation Counsel, Mr. Murphy willingly and cheerfully assumed the additional duties of the office of Secretary to the Council; and

WHEREAS, during the first few months of Council activity in the transition period from the old to the new District government, Mr. Murphy devoted his time, talents and energies to the Council, guiding the Council in its initial steps and helping to establish procedures for the orderly transition of the Council's business; and

WHEREAS, the Council has appointed a permanent Secretary, relieving Mr. Murphy of these extra duties to the Council; and

WHEREAS, the Council recognizes Mr. Murphy's interest, loyalty and devotion to duty, fully appreciates his valuable and meritorious services to the Council and to the Government of the District of Columbia; and

WHEREAS, the Council wishes to acknowledge its gratitude to Mr. Murphy and commend him for his meritorious service;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council:

- 1. That the Council hereby acknowledges its gratitude to Mr. Murphy and commends him for his meritorious services to the Council and the Government of the District of Columbia.
- 2. That the Secretary be and hereby is instructed to transmit a copy of this resolution to Mr. Murphy.
- 3. That the Secretary be and hereby is instructed to have prepared for Mr. Murphy a suitable citation expressing the sense of this resolution.

ADOPTED this 6h day of february, 1968

OHN W. HECHINGER

Chairman

District of Columbia Council

Stephen C. Swaim

Secretary

District of Columbia Council

Resolution

No. 68-4

of the

Date 2/20/68

District of Columbia

TITLE	Consumer Af:	fairs	
111111		To be filled in by the	Secretary
Approved as	to Form and Legality on Basis o	f Facts Set Forth	Factual contents certified to by
Ce	carlo F. De	· ·	
	Corporation Cou		Title
Councilman	Shackleton	Presents the fo	ollowing Resolution:

WHEREAS the Congress and the President have acted to protect the interests of the Nation's consumers,

WHEREAS the Congress is considering further legislation for the District of Columbia in the field of consumer protection,

WHEREAS the Mayor has testified before the Congress that the City Council be given"...broad enabling authority to promulgate regulations needed to provide" consumer protection,

WHEREAS the Mayor has advocated the creation of a District of Columbia Office of Consumer Affairs,

WHEREAS the general business community of the District of Columbia has sought to deal fairly with the public, and it is the duty of the City Council to support this endeavor,

WHEREAS the commerce and welfare of the District of Columbia is directly affected when its citizens are unable to deal with deceptive, misleading or usurious practices,

AND WHEREAS the people of the District of Columbia are entitled to products and services of good quality and at reasonable prices.

THEREFORE BE IT RESOLVED by the City Council of the District of Columbia:

That it shall engage in such fact finding as is necessary to strengthen the regulations and enforcement procedures of the District of Columbia in the area of consumer protection;

That it shall consult with those concerned members of its business, industrial, and commercial enterprises for their opinions and suggestions as to the manner in which such strengthenings should be taken;

That it shall attempt by various channels of information acquisition such as, but not limited to, public hearings to be held in the various communities of the District to determine the views of the publics affected;

DO NOT USE SPACE BELOW THIS LINE RECORD OF COUNCIL VOTE COUNCILMAN AYE NAY N.V.A.B. COUNCILMAN AYE NAY COUNCILMAN AYE NAY N.V A.B. Anderson Shackelton Yeldell X X X Fauntroy Haywood Thompson X X X Hechinger Turner Nevius X X N. V.—Not Voting —X. O. R.—Indicates Vote to Override Veto A. B.-Absent X-Indicates Vote

Adopted at a meeting of the District of Columbia Council February 20, 1968

Resolution

No. 68-4

of the

Date _2/20/68_

District of Columbia

TITLE	Consumer Affairs	
11112	To be filled in by the Se	cretary
Approved as	to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
DA BANK CO		
		Title
	Corporation Counsel	Tielo
Councilman	Shackleton Presents the following	owing Resolution:

That it shall join with other governmental and private bodies to use its resources and powers to insure that its citizens are aided, informed, and protected in their capacity as consumers;

And that it shall relate its findings to the Congress, the Mayor, concerned governmental and private agencies as well as to the people of the District and that it will promulgate such regulations as to effectively improve the protection to the consumer.

DO NOT USE SPACE BELOW THIS LINE

					ORD OF C									
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X				Shackelton	х				Yeldell	X		Z	
Haywood	X				Thompson	X				Fauntroy				X
Nevius	Х				Turner	X				Hechinger	X			

Adopted at a meeting of the District of Columbia Council

February 20, 1968

replies C. Harris

Chairman of the Council Se

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

D. APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974

Resolution

No. 68-5

of the

Original Coffy in Cocordes

Date 2/20/68 Deeds

District of Columbia

TITLE	Opening and Closing of Public Alle	
	To be filled in by the	e Secretary
Approved as t	o Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
Plan	arles F. Derma	P. C. Hoyle
	Corporation Counsel	Title
Councilman	Hechinger Presents the	following Resolution:

WHEREAS, the Council of the District of Columbia has received from the owners of Lots 808,135,134,133,132,131,806, and 128, in Square 134, a dedication of land for alley purposes, as indicated on the plat designated "Opening and Closing of Public Alley in Square 134," prepared in the Office of the Surveyor, D. C., and

WHEREAS, said Council has also received a petition from the owners of Lots 824,827,828,829,830,812,151,152, and 148, and 835 in Square 134, abutting on the alley proposed to be closed as shown on said plat, requesting in said petition that the alley area be closed, and

WHEREAS, a public hearing and recommendation of the National Capital Planning Commission is not required under Section 7-303 of the D. C. Code, and

WHEREAS, favorable reports have been received from the various departments concerned, and

WHEREAS, the area of the land being dedicated to the District is greater than the area of the alley being closed and no payment is required,

NOW, THEREFORE, BE IT RESOLVED BY the District of Columbia Council that:

Section 1. Pursuant to the provisions of section 7-303 of the Code of Law for the District of Columbia, and section 402 (161) of Reorganization Plan No. 3 of 1967, the alley area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 67-205) is hereby ordered closed.

Section 2. The District of Columbia does hereby accept the dedication of land, referred to above and shown on said plat, for alley purposes.

	RECORD OF COUNCIL VOTE													
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	×				Shackelton	x				Yeldell	x			
Haywood	x				Thompson	х				Fauntroy				x
Nevius	1		x		Turner	х				Hechinger	x			
X-Indicates	X—Indicates Vote A. B.—Absent N. V.—Not Voting —X. O. R.—Indicates Vote to Override Veto													

Adopte	d at a meeting of	the District of Col	lumbia Council	Febr	uary 20,	1968			
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> <	10huh	- Wille	ases		Then	<u> </u>	war	90	
		Chair	may of the Council		•			Secret	ary
2538	This Resolution	when adopted mu	st remain in the	custody of	the Secretary	v. Certified	l conies ar	e available.	

Resolution

No. ____68-6__

of the

Date 2/20/68

District of Columbia

page 1 9 4

Southwest Urban Renewal Area Project "C" TITLE

To be filled in by the Secretary

Approved as to Form and Legality on Basis of Facts Set Forth

Factual contents certified to by

Councilman Hechinger

Presents the following Resolution:

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945, as amended, hereinafter referred to as the "Redevelopment Act," an Urban Renewal Plan for Southwest Urban Renewal Area, Project "C" (hereinafter referred to as the "Plan" and the "Project" respectively), in the District of Columbia (hereinafter referred to as the "Locality"), was adopted by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission") on April 5, 1956, and approved by the Board of Commissioners of the District of Columbia (hereinafter referred to as the "Commissioners") on November 30, 1956, after public hearing; which Plan has been subsequently modified; and

WHEREAS, under the provisions of Title I of the Housing Act of 1949, as amended (hereinafter referred to as "Title I"), the Secretary of the Department of Housing and Urban Development (hereinafter referred to as "Secretary" and "Department" respectively) is authorized to provide financial assistance to local public agencies for undertaking and carrying out urban renewal projects; and

WHEREAS, pursuant to the Redevelopment Act, and with the approval of the Commissioners, the District of Columbia Redevelopment Land Agency (hereinafter referred to as the "Agency"), has entered into a Contract for Loan and Grant for financial assistance under Title I with the United States of America, acting by and through the Secretary pursuant to which Federal funds are being provided for the Project; and

WHEREAS, on September 15, 1967, the Planning Commission adopted the proposed modifications to the Plan pursuant to its resolution entitled "Resolution Adopting Modifications to the Urban Renewal Plan for Southwest Urban Renewal Area Project "C", attached hereto as Exhibit "A" (hereinafter collectively referred to as "Plan Modifications"); and thereafter referred said proposed Plan Modifications to this District of Columbia Council (hereinafter called the "Governing Body") for its review and approval; and

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson	X		Land		Shackelton	x		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Yeldell	X	AND TO LOW		
Haywood	x				Thompson	x				Fauntroy		and the same	Sabara tal	X
Nevius	x				Turner	x				Hechinger	X			

Adopted at a meeting of the District of Columbia Council February 20, 1968

Resolution

No. ___68-6

of the

 $_{\rm Date} = 2/20/68$

District of Columbia

Page 2 3 4

TITLE	Southwest Urban Renewal	Area Project "C"		
Approved as to F	Form and Legality on Basis of Facts Set F	orth	Factual contents certified to by	
	Corporation Counsel			Title
Councilman	Hechinger	Presents the following B	Resolution:	

WHEREAS, the Plan modifications prescribe certain land uses for the Project and will require, among other things, the location and relocation of sewer and water mains and the construction of other public facilities, and other public action; and

WHEREAS, a general plan has been prepared and is recognized and used as a guide for the general development of the Locality as a whole; and

WHEREAS, the Planning Commission, which is the duly designated and acting official planning body for the Locality, has submitted to the Governing Body its report and recommendations respecting the Plan modifications for the Project; and

WHEREAS, it is necessary that the Governing Body take appropriate official action respecting the Plan Modifications for the Project, in conformity with the contract or contracts for financial assistance between the Agency and the United States of America acting by and through the Secretary; and

WHEREAS, the Agency proposes to apply for additional financial assistance under Title I and proposes to amend the Contract for Loan and Grant with the Department in order to undertake and carry out project activities in the Project in accordance with the Plan Modifications; and

WHEREAS, it is provided in Title I that contracts for financial aid thereunder shall require that the Urban Renewal Plan for the respective project area be approved by the governing body of the locality in which the project is situated and that such approval include findings by the governing body that:

- 1. The financial aid to be provided in the contract is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan; and
- 2. The Urban Renewal Plan will afford maximum opportunity, consistent with the sound needs of the locality as a whole, for the rehabilitation or redevelopment of the urban renewal area by private enterprise; and

			R	FC	DO NOT USE SPACE	-	-	-	AND DESCRIPTION OF THE PARTY NAMED IN	OTE	-		-	S to 7
COUNCILMAN	AYE	NAY	Section Service	Village and the same	COUNCILMAN		The second second	and the same		Photo and the Control of the Control	AYE	NAY	N.V	A.B
Anderson	x				Shackelton	x				Yeldell	X			
Haywood	X				Thompson	X				Fauntroy				x
Nevius	X				Turner	X				Hechinger	X			

Adopted at a meeting of the District of Columbia Council ____

February 20, 1968

Resolution

No. __68-6

of the

Date 2/20/68

District of Columbia

Page 3 24

TITLE	Southwest Urban Renewal I	rea Project "C" be filled in by the Secretary	
Approved as to	o Form and Legality on Basis of Facts Set	Forth Factual contents certified to by	
	Corporation Counsel		Title
G "	Hechinger	Descrite the following Population:	

- 3. The Urban Renewal Plan conforms to a general plan for the development of the locality as a whole; and
- 4. The Urban Renewal Plan gives due consideration to the provision of adequate park and recreational areas and facilities as may be desirable for neighborhood improvements, and with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan; and

WHEREAS, the Governing Body is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed, or national origin; and

WHEREAS, a public hearing to consider the Plan Modifications was held by the Council on January 15, 1968:

NOW, THEREFORE, BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL, as follows:

- 1. That the said proposed Plan Modifications as adopted by the Planning Commission by resolution of September 15, 1967 are hereby approved.
- 2. That it is hereby found and determined that the Plan Modifications conform to the general plan of the Locality.
- 3. That it is hereby found and determined that the financial aid provided and to be provided pursuant to the contract for Federal financial assistance pertaining to the Project is necessary to enable the Project to be undertaken in accordance with the Urban Renewal Plan for the Project as modified herein.
- 4. That it is hereby found and determined that the Plan Modifications for the Project will afford maximum opportunity, consistent with the sound needs of the Locality as a whole, for the urban renewal of such areas by private enterprise.

				DO NOT USE SPACE	BELO	W TH	IS LI	NE					
AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
x				Shackelton	X				Yeldell	X			
x				Thompson	X				Fauntroy				X
X				Turner	x				Hechinger	X			
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Adopted at a meeting of the District of Columbia Council _____ February 20, 1968

Resolution

No. 68-6

of the

Date __2/20/68

District of Columbia

Pg 484

TITLE	Southwest Urban Re	enewal Area Project "C To be filled in by the Secretary	n 	
Approved as to	Form and Legality on Basis of Fac	cts Set Forth	Factual contents certified to by	
	Corporation Counsel			Title
Councilman	Hechinger	Presents the following	Resolution:	

- 5. That it is hereby found and determined that the Plan Modifications for the Project give due consideration to the provision of adequate park and recreational facilities, as may be desirable for neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan Modifications.
- 6. That in order to implement and facilitate the effectuation of the Plan Modifications hereby approved it is found and determined that certain official action must be taken with reference, among others, to changes in the location and relocation of sewer and water mains and other public facilities, and other public action, and, accordingly, this Governing Body hereby: (a) pledges it cooperation in helping to carry out such Plan Modifications; (b) requests the various officials, departments, boards and agencies of the Locality having administrative responsibilities in the premises likewise to cooperate to such end and to exercise their respective functions and powers in a manner consistent with the Plan Modifications; and (c) stands ready to consider and take appropriate action upon proposals and measures designed to effectuate the Plan Modifications.
- 7. That the transmission of this action to the Planning Commission for immediate certification to the Agency is hereby authorized and directed.
- 8. That this Resolution shall take effect immediately.

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson	X				Shackelton	х				Yeldell	x			
Haywood	X				Thompson	x				Fauntroy				X
Nevius	X				Turner	x				Hechinger	X			

Adopted at a meeting of the District of Columbia Council _

February 20, 1968

Stephen C. Swain

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

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	07gm		
Authorizing the pof certain functions of		stoner in emergency situations	
Passed by the District of Colum	nbia Council		
February 20,		1968	
Attest:	C. Swain	Secretary, D. C. C	
Presented by me to the Mayor		nbia	
	March 6, 1968		Council
Approved and signed by me _	March 11,	19 68	
	61	Pacter Washington	Mayor

Charles F. Da

D. C. Council Form # 2

Page 1 of 4 pages

Resolution

No. 68-7

of the

Date _March 5, 1968

District of Columbia

	2 1001100 01 000	
	Resolution authorizing the performance by the Com	
TITLE	situations of certain functions of the District of C	olumbia Council
TILLE	To be filled in by the Secretary	
Approve	d as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by

Councilman _____ Hechinger _____ Presents the following Resolution:

Resolution authorizing the performance by the Commissioner of the District of Columbia in emergency situations of functions transferred to the District of Columbia Council by Section 402, Subdivisions (1), (4), (215), (295), (297), and (389) of the Reorganization Plan No. 3 of 1967.

WHEREAS, Section 402, Subdivision (1) of the Reorganization Plan of 1967 transfers to the District of Columbia Council the function of making and modifying police regulations under D. C. Code, Section 1-224 which section provides in paragraphs second and ninth thereof for regulating the storage of highly inflammable substances in thickly populated portions of the District and to regulate or prohibit loud noises with horns, gongs or other instruments, or loud cries, upon the streets or public places, and to prohibit the use of any fireworks or explosives within such portions of the District of Columbia as the Council may think necessary to public safety; and

WHEREAS, Section 402, Subdivision (295) of Reorganization Plan No. 3 of 1967 transfers to the District of Columbia Council the function of making, modifying and repealing rules and regulations under D. C. Code, Section 40-603(a) pertaining to the making, modifying and repealing of usual and reasonable traffic rules and regulations relating to vehicles, and rules and regulations concerning the control of traffic, among other things; and

WHEREAS, Section 402, Subdivision (297) of Reorganization Plan No. 3 of 1967 transfers to the District of Columbia Council the function of making, modifying and repealing rules and regulations in respect to the movement of traffic, speed, routing, and parking of motor vehicles, among other things, under D. C. Code, Section 40-603(e); and

WHEREAS, Section 402, Subdivision (4) of Reorganization Plan No. 3 of 1967 transfers to the District of Columbia Council the function of making regulations under D. C. Code, Section 1-226 and 1-227; Section 1-226 pertaining to the making and enforcing of all such reasonable and usual police regulations in addition to those already made under Sections 1-224 and 1-225, as may be deemed necessary for the protection of lives, limbs, health, comfort and quiet of all persons and the protection of all property within the District of Columbia and Section 1-227 pertaining to the making and enforcing of all such usual and reasonable police regulations, in addition to those already made under Sections 1-224, 1-225 and 1-226 as may be deemed necessary for the regulations of firearms, projectiles, explosives, or weapons of any kind in the District of Columbia; and

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COUNCILMAN	AYE	NAY			COUNCILMAN						AYE	NAY	N.V	A.B
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Haywood	X				Thompson				x	Fauntroy	x			
Nevius	X				Turner	x				Hechinger	x			

Page 2 of 4 Pages

Resolution

No	of the	Date	
	District of Columbia		
TITLE	To be filled in by the Secretary		
Approved as to Form and Legality of	n Basis of Facts Set Forth	Factual contents certified to by	
Corp	oration Counsel		Title
Councilman	Presents the following	Resolution:	

WHEREAS, Section 402, Subdivision (389) of Reorganization Plan No. 3 of 1967 transfers to the District of Columbia Council the function of making and promulgating regulations under D. C. Code, Section 47-234 which section provides for regulating the conduct of persons licensed as dealers in dangerous weapons; and

WHEREAS, Section 402, Subdivision (215) of Reorganization Plan No. 3 of 1967 transfers to the District of Columbia Council the function of prescribing, making, altering and amending rules and regulations under D. C. Code, Section 25-107, which section provides for prescribing such rules and regulations to control and regulate the manufacture, sale, keeping for sale, offer for sale, solicitation of orders for sale, importation, exportation, and transportation of alcoholic beverages in the District of Columbia for the protection of the public health, comfort, safety, and morals; and

WHEREAS, Section 205, Subdivision (a) of Reorganization Plan No. 3 of 1967 provides that the District of Columbia Council is authorized to make such provisions as it deems appropriate to authorize the performance of any of its functions by the Commissioner of the District of Columbia;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. <u>Declaration of the Existence of Emergency Situations in the District of Columbia</u>.

- a. Whenever the Commissioner of the District of Columbia determines that an emergency situation exists within the District of Columbia, and before he can exercise any of the functions authorized by Sections 2 through 7 hereof, he shall publicly proclaim the existence of such emergency situation and reduce said proclamation to writing to be filed with the Office of the Secretariat. The proclamation of the existence of an emergency situation shall note the nature of the emergency and shall briefly state the factors upon which the Commissioner based his determination.
- b. An emergency situation may be found to exist within the District of Columbia whenever, for any reason-
- (1) The health, safety or well-being of persons within the District of Columbia is threatened or endangered; or
- (2) The secure possession and use of property, or the free exercise of rights by persons within the District of Columbia is threatened, diminished or endangered; or

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson					Shackelton					Yeldell				
Haywood	1				Thompson					Fauntroy				
Nevius					Turner					Hechinger				
X—Indicates Vote A. B.—Absent N. V.—Not Voting —X. O. R.—Indicates Vote to Override Veto														

Adopted at a meeting of the District of Columbia Council	

Page 3 of 4 Pages

D. G. Council Form # 2

Resolution

No	of the	Date
Dist	rict of Columbia	
TITLE	To be filled in by the Secretary	
Approved as to Form and Legality on Basis of Facts	Set Forth	Factual contents certified to by
Corporation Counsel		Title

(3) The orderly functioning of the government of the District of Columbia or any other governmental agency situated within the District of Columbia is interfered with or disrupted or threatened with interference and disruption.

Presents the following Resolution:

Section 2. <u>Transfer to Commissioner of Function under Section 402</u>, <u>Subdivision (1)</u>. The Commissioner of the District of Columbia is hereby authorized, whenever he has proclaimed the existence of an emergency situation pursuant to Section 1 hereof, to perform the function of making and modifying police regulations under D. C. Code, Section 1-224, paragraphs second and ninth thereof, which function was transferred to the District of Columbia Council pursuant to Section 402, Subdivision (1) of Reorganization Plan No. 3 of 1967,

Section 3. Transfer to Commissioner of Function under Section 402
Subdivision (295). The Commissioner of the District of Columbia is hereby authorized, whenever he has proclaimed the existence of an emergency situation pursuant to Section 1 hereof, to perform the function of making, modifying and repealing rules and regulations relating to vehicles and concerning the control of traffic under D. C. Code, Section 40-603(a), which function was transferred to the District of Columbia Council pursuant to Section 402, Subdivision (295) of Reorganization Plan No. 3 of 1967.

Section 4. Transfer to Commissioner of Function under Section 402, Subdivision (297). The Commissioner of the District of Columbia is hereby authorized, whenever he has proclaimed the existence of an emergency situation pursuant to Section 1 hereof, to perform the function of making, modifying and repealing rules and regulations with respect to the movement of traffic, speed, routing and parking of motor vehicles under D. C. Code, Section 40-603(e), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (297) of Reorganization Plan No. 3 of 1967.

Section 5. Transfer to Commissioner of Function under Section 402, Subdivision (4). The Commissioner of the District of Columbia is hereby authorized, whenever he has proclaimed the existence of an emergency situation pursuant to Section 1 hereof, to perform the function of making regulations under D. C. Code, Sections 1-226 and 1-227, which function was transferred to the District of Columbia Council pursuant to Section 402, Subdivision (4) of Reorganization Plan No. 3 of 1967.

Section 6. Transfer to Commissioner of Function under Section 402, Subdivision (389). The Commissioner of the District of Columbia is hereby authorized, whenever he has proclaimed the existence of an emergency situation pursuant to Section 1, hereof to perform the function of making and promulgating regulations under D. C. Code, Section 47-2340, which function was transferred to the District of Columbia Council pursuant to Section 402,

RECORD OF COUNCIL VOTE														
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson					Shackelton					Yeldell				
Haywood					Thompson					Fauntroy				
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Adopted at a meeting of the District of Columbia Council	
Chairman of the Council	Sametaw

Secretary

D. G. Council Form # 2

Councilman _____

Resolution

No	of the	Date
District	of Columbia	
TITLETo be	filled in by the Secretary	
Approved as to Form and Legality on Basis of Facts Set Fe	orth Factual contents	certified to by
Corporation Counsel		Title

Presents the following Resolution:

Subdivision (389) of Reorganization Plan No. 3 of 1967.

Section 7. Transfer to Commissioner of Function under Section 402, Subdivision (215). The Commissioner of the District of Columbia is hereby authorized, whenever he has proclaimed the existence of an emergency situation pursuant to Section 1 hereof, to perform the function of prescribing, making, altering and amending rules and regulations under D. C. Code, Section 25-107, which function was transferred to the District of Columbia Council pursuant to Section 402, Subdivision (215) of Reorganization Plan No. 3 of 1967.

Section 8. Appearance of the Commissioner Before the Council.

Within 48 hours after the Commissioner has proclaimed the existence of an amergency situation, and has exercised any of the functions authorized by Sections 2 through 7 hereof, or as soon thereafter as the Council can convene, the Commissioner shall appear before the Council to explain the circumstances under which the emergency authorizations were exercised.

Section 9. Continuation of Emergency Measures and Existence of Emergency Situation. Such rules and regulations as the Commissioner may order purusant to the authorizations contained in Sections 2 through 7 hereof shall have force and effect only during the continued existence of an emergency situation publicly proclaimed by the Commissioner. An emergency situation once proclaimed shall be deemed to continue in existence until its termination is proclaimed by the Commissioner in the manner provided for in Section 1 hereof; PROVIDED that no emergency situation shall continue to exist beyond any regular or special meeting held by the District of Columbia Council unless the Commissioner's determination is ratified by a majority vote of the members of the Council present at such meeting.

Section 10. <u>Limitation on Delegation of Functions</u>. Nothing contained herein shall be construed to prohibit or limit the Council from otherwise exercising the functions transferred to it under Section 402, Subdivisions (1), (4), (215), (295) and (389) of Reorganization Plan No. 3 of 1967.

Section 11. Effective Date. This resolution shall become effective immediately upon its passage.

RECORD OF COUNCIL VOTE													
COUNCILMAN	AYE	NAY	N.V A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	х			Shackelton	х				Yeldell	х			
Haywood	\mathbf{x}			Thompson				X	Fauntroy	х			
Nevius	х			Turner	x				Hechinger	х			
X—Indicates Vote A. B.—Absent N. V.—Not Voting —X. O. R.—Indicates Vote to Override Veto													

Adopted at a meeting of the Di	strict of Columbia Co	ouncil	
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Resolution

No. 6.8-8

of the

Date March 5, 1968

District of Columbia

TITLE . Representation in Congress fo	or the District of Columbia
Approved as to Form and Legality on Basis of Facts Set I	Forth Factual contents certified to by
Approved as to Form and Legality on Basis of Facts Set F	Title
Councilman	Presents the fellowing Resolution:

WHEREAS, the House Judiciary Committee has favorably reported an amendment to the Constitution to provide national representation in the Congress for citizens of the District of Columbia, and

WHEREAS, a similar Amendment is now pending before the Sub-Committee on constitutional Amendments of the Senate Judiciary Committee, and

WHEREAS, the right to representation in the Congress of the United States is a just demand of the citizens of the District of Columbia;

BE IT RESOLVED, that the District of Columbia Council memoralize the present session of the 90th Congress of the United States to adopt an Amendment to the Constitution to provide for representation of the citizens of the District of Columbia in the Congress.

DO NOT USE SPACE BELOW THIS LINE RECORD OF COUNCIL VOTE COUNCILMAN AYE NAY H.V A.B. COUNCILMAN AYE NAY COUNCILMAN AYE NAY N.VA.B X Yeldell × Shackelton Anderson × × Fauntroy X Thompson Haywood メ Turner Hechinger × Nevius N. V.--Not Voting -X. O. R.-Indicates Vote to Override Veto A. B.—Abseni X-Indicates Vote

Advanced at a precting of the District of Columbia Council	March 5, 1968
Adopted at a meeting of the District or Columbia Council	Stephen C. Swain
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Resolution

68-9 No. --

of the

March 19, 1968

District of Columbia

Resolution Authorizing the District of Columbia Redevelopment Land Agency to Transfer Funds for the Fort Lincoln Urban Renewal Project D.C. R-14

To be filled in by the Secretary

Approved as to Form and Legality on Basis of Facts Set Forth

Factual contents certified to by

Principal Assistant Corporation Counsel

Title

Councilman Hechinger Presents the following Resolution:

Resolution of the City Council of the District of Columbia Authorizing the District of Columbia Redevelopment Land Agency to Transfer Funds to the National Capital Planning Commission for Fort Lincoln Urban Renewal Project D. C. R-14

WHEREAS, the District of Columbia Redevelopment Land Agency, hereinafter referred to as the AGENCY, as authorized by the City Council of the District of Columbia on December 19, 1967, has executed an agreement with the Department of Housing and Urban Development, identified as Contract for Planning Advance for Surveys and Plans No. D.C. R-14(a), hereinafter referred to as the CONTRACT, for the purposes of replanning and rebuilding slums, blighted and other areas of the District of Columbia pursuant to the provisions of the District of Columbia Redevelopment Act of 1945, hereinafter referred to as the REDEVELOPMENT ACT, as amended; and

WHEREAS, the CONTRACT has been executed for the specific purpose of conducting certain plans and surveys for the Fort Lincoln Urban Renewal Area, hereinafter referred to as the PROJECT AREA, pursuant to Title 1 of the Housing Act of 1949, as amended; and

WHEREAS, in connection with the CONTRACT and the undertaking of the plans and survey, for the PROJECT AREA, the AGENCY desires the assistance of the National Capital Planning Commission, hereinafter referred to as the PLANNING COMMISSION; and

WHEREAS, the AGENCY and the PLANNING COMMISSION estimate that providing such services in connection with the survey and to carry out its function over the REDEVELOPMENT ACT will cost approximately \$50,000.00; and

WHEREAS, the AGENCY has requested the City Council to approve a transfer of advance funds under the CONTRACT in the amount of \$50,000.00 to the PLANNING COMMISSION under authority of Section 20(b) of the REDEVELOPMENT ACT; and

WHEREAS, the City Council finds that the provision of the CONTRACT and the requested transfer of funds from the AGENCY to the PLANNING COMMISSION operate to the best interest of the District of Columbia.

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Anderson	×		-	Shackelton	X			-	Yeldell	X			
Haywood	X			Thompson	×				Fauntroy	×			
Nevius	×			Turner	×				Hechinger	×			

Adopted at a meeting of the District of Columbia Council _____ March 19, 1968

Chairp in of the Council

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No	of the	Date
	District of Colu	nbia
TITLE	To be filled in by the S	Secretary
Approved as to Form and Legality on B	asis of Facts Set Forth	Factual contents certified to by
Principal Assistant Corporati	on Counsel	Title
Councilman	Presents the fo	llowing Resolution:

NOW, THEREFORE, THE CITY COUNCIL OF THE DISTRICT OF COLUMBIA DOES HEREBY:

- 1. Determine that the transfer by the AGENCY to the PLANNING COMMISSION of \$50,000.00 of the funds advanced under the CONTRACT is necessary to enable the PLANNING COMMISSION to carry out its functions under the REDEVELOPMENT ACT with respect to the herein described survey.
- 2. Authorize the AGENCY to transfer \$50,000.00 to the PLANNING COMMISSION.
- 3. Declare that this resolution shall take effect immediately.

RECORD OF COUNCIL VOTE														
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
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Adopted at a meeting of the D	istrict of Columbia Council	

Resolution

No. 68-10

of the

Date March 19, 1968

District of Columbia

TITLE	Proclamation Requiring	Vaccination	of Dogs	in the Diistrict of	Columbia
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Approved as to	Form and Legality on Basis of Facts	Set Forth		Factual contents certified	to by
Heil	et 3. 2 av Assistant Corporation Counsel				
Principal	Assistant Corporation Counsel				Title
Councilman	Hechinger	Presents t	he following	Resolution:	

RESOLVED THAT THE DISTRICT OF COLUMBIA COUNCIL ISSUE THE FOLLOWING PROCLAMATION

A PROCLAMATION REQUIRING VACCINATION OF DOGS AGAINST RABIES WITHIN THE DISTRICT OF COLUMBIA

WHEREAS, Section 402 (7) of the District of Columbia Code empowers the Council to act and:

WHEREAS, there has been shown a need for such action and:

WHEREAS, the Commissioner of the District of Columbia has been notified by the Director of Public Health of said District that, notwithstanding the fact that immunization of dogs within the District of Columbia and other restrictive measures have curbed the disease of rabies in said District, said disease may spread within the District unless said measures are continued in force because the rabies virus is present in the Metropolitan Area and may exist from time to time in transient animals passing through the District;

WHEREAS, in accordance with provisions of § 1-230 of the District of Columbia Code, 1967 ed., and by virtue of the powers vested in it by Reorganization Plan No. 3 of 1967, the District of Columbia Council does hereby proclaim that:

- 1. (a) During the period between April 29, 1968, and May 4, 1968, both dates inclusive, every person owning or keeping or having custody of a dog of the age of three months or over in the District of Columbia shall have such dog vaccinated against rabies by a licensed veterinarian with anti-rabies vaccine of a type and strength approved by the Director of Public Health, except that if any dog within the District during the vaccination period prescribed above has been vaccinated against rabies within twelve months immediately preceding April 15, 1968, by a licensed venterinarian such dog need not be vaccinated again until twelve months after date of the last vaccination: Provided, That the owner, keeper, or person having custody of the dog has secured and kept a valid vaccination certificate and a numbered vaccination tag for such dog;
- (b) Such vaccination may be done either at the expense of the District by veterinarians designated for that purpose, or by a private veterinarian at

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Resolution

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of the

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Date	

District of Columbia

TITLE	To be filled in by	y the Secretary		
Approved as to Form and Legality on Basis of Facts of Facts of Principal Assistant Corporation Counsel	Set Forth		Factual contents certified to by	Title
Councilman	Presents	the following	Resolution:	

the expense of the person owning, keeping, or having custody of a dog;

(c) Anti-rabies vaccination at the expense of the District will be done during the week beginning April 29, 1968, during the hours from 6:00 P. M. to 8:00 P. M., Monday through Friday, and during the hours from 9:00 A. M. to 12:00 Noon on Saturday. These vaccinations shall be done at the below listed locations:

NORTHWEST SECTION

Addison School - 3246 P Street

Adams School - 19th and California Streets

Alice Deal High School - Fort Drive and Nebraska Ave.

Montgomery School - P St. Bet. 5th and New Jersey Avenue

Northwest Central Clinic - 14th and Upshur Streets

Whittier School - 5th and Sheridan Streets

SOUTHEAST SECTION

Ballou School - 3401 - 4th Street Kramer Junior High School - 17th and Que Streets

NORTHEAST SECTION

Burroughs School - 18th and Monroe Streets Merritt School - 50th and Hayes Streets Spingarn School - 26th and Benning Road

SOUTHWEST SECTION

Randall Junior High School - First and Eye Streets

- (d) Dogs shall be brought as soon as possible after the opening time of the clinics and must be leashed in accordance with the provisions of Article 18 of the Police Regulations applicable to dogs. In case of rain during the scheduled hours, no clinics will be held but they will be conducted on the next scheduled date.
- 2. (a) Upon such vaccination, the veterinarian administering the vaccine shall execute a certificate upon the form adopted by the Commissioners, which certificate shall be furnished to the owner or other person presenting a dog for vaccination, the stub of such certificate to be retained by said veterinarian and disposed of as directed by the Director of Public Health;

COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
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Haywood					Thompson					Fauntroy				
Nevius	1				Turner					Hechinger				

Adopted at a meeting of the District of Columbia C	a Council
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Resolution

No	of the	Date
No	01 0110	

District of Columbia

TITLE	To be filled in by the Secretar	ту	
Approved as to Form and Legality on Basis of Facts S	Set Forth	Factual contents certified to by	
Principal Assistant Corporation Counsel			Title
Principal Assistant Corporation Counsel			1100
Councilman	Presents the following	g Resolution:	

- (b) Every veterinarian practicing in the District shall furnish to the Director of Public Health such reports concerning dogs vaccinated by him against rabies as the Director of Public Health may require.
- 3. Veterinarians shall, upon vaccinating a dog against rabies, furnish to the owner or other person presenting such dog a numbered vaccination tag.
- 4. (a) Every person owning, keeping, or having custody of a dog in the District of Columbia shall affix and keep affixed to the collar or harness of such dog the vaccination tag provided for in this proclamation;
- (b) No person owning, keeping, or having custody of a dog in the District shall affix or permit to be affixed to the collar or harness of such dog any tag other than a current tax tag, vaccination tag, or owner's identification tag;
- (c) No person owning, keeping, or having custody of a dog in the District shall affix or permit to be affixed to the collar or harness of such dog a vaccination tag unless such vaccination tag was issued for such dog;
- (d) No veterinarian licensed to practice in the District shall issue a certificate or vaccination tag or any dog unless such dog has been vaccinated by him against rabies.
- 5. The owner, keeper, or person having custody of any dog within the District which reached the age of two months after the effective date of this proclamation shall have such dog vaccinated against rabies within one month of the date upon which such dog reaches the age of two months. Such dog may be vaccinated either at the expense of the owner, keeper, or person having custody thereof by a licensed veterinarian, or at the expense of the District of Columbia at the times specified herein and at one of the clinics listed herein.
- 6. The owner, keeper, or person having custody of any dog brought into the District after April 15, 1968 shall have such dog vaccinated against rabies within fifteen days after its arrival herein. Provided, That if any such dog has been so vaccinated subsequent to April 15, 1968 and the owner, keeper, or person having custody of such dog has a valid certificate from the veterinarian who performed the vaccination and a vaccination tag for such dog,

DO NOT USE SPACE BELOW THIS LINE RECORD OF COUNCIL VOTE N.V.A.B. COUNCILMAN AYE NAY N.V A.B. COUNCILMAN COUNCILMAN Yeldell Shackelton Anderson Fauntroy Thompson Haywood Hechinger Turner Nevius

Adopted at a meeting of the District of Columbia Council	

N. V.-Not Voting -X. O. R.-Indicates Vote to Override Veto

X-Indicates Vote

A. B.-Absent

Resolution

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District of Colu	
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Presents the F	following Resolution.
vaccinated again unti	cil twelve months after the date of
ation shall become effough April 15, 1969.	fective on April 15, 1968, and shal
s subject, upon convi	ing any of the foregoing provisions riction of such violation, to a fine not more than 90 days.
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Commissioner, D. C.	· · · · · · · · · · · · · · · · · · ·
	ation shall become efough April 15, 1969. E, any person violatis subject, upon convor imprisonment for a strict of Columbia Co

COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson					Shackelton					Yeldell				
Haywood					Thompson					Fauntroy				
Nevius					Turner					Hechinger				

Adopted at a meeting of the Di	strict of Columbia Counci	1	

RESOLUTION NO. 68-10

Passed by the District of Colur	mbia Council	
	MARCH 19,	1968
	C. Swain	Secretary, D. C. Council
Attest:	wo ffeeling	Chairman, D. C. Council
Presented by me to the Mayor	of the District of Columbia	
	APRIL 15,	19_68
	Stephen C. Swa	. Secretary, D. C. Council
Approved and signed by me $_$	Hpril 15	19 68
	Maeta V	Mayor 2551

Resolution

No. 68-11

of the

Date March 19,1968

District of Columbia

A Resolution Urging Government Services Administration Director Lawson B. Knott , Jr. and others to take whatever appropriate steps are necessary to keep the Government TITLE Printing Office located within the District of Columbia.

Approved as to Form and Legality on Basis of Facts Set Forth

Approved as to Form and Legality on Basis of Facts Set Forth

Principal Assistant Corporation Counsel

Title

Councilman — Presents the following Resolution:

WHEREAS, the Government Printing Office, a Federal agency employing over 7,500 blue collar workers located within the District of Columbia, needs to expand its facilities and is seeking a site on which to build a new plant; and

WHEREAS, the location currently being favored as the new site of the Government Printing Office is outside the District of Columbia; and

WHEREAS, the relocation of this agency to a site outside of the District appears to be adverse to the interests of the District of Columbia Government and her citizens, causing a loss to the District of numerous job opportunities, potential revenue, and causing some of her citizens the inconvenience of having to travel many miles a day to and from work; and

WHEREAS, The President of the United States has urged the District of Columbia Government and other Federal Agencies to make Washington a model city which among other things will provide adequate job opportunities for her residents and be the seat of the Federal Government; and

WHEREAS, removing the Government Printing Office from the District will tend to defeat both of these goals; and

WHEREAS, The Mayor of the City of Washington, The Redevelopment Land Agency, The Washington Board of Trade, The Central Labor Council and many other governmental, labor, business, civic and community groups favor retention of the Government Printing Office with the District of Columbia;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. The Council strongly opposed the removal of the Government Printing Office from the District of Columbia, and, in support of retaining this agency within the District, the Council pledges whatever reasonable steps are required of it to cooperate with any agency to attain this goal.

Section 2. The Council strongly urges the Director of General Services Administration, Lawson B. Knott, Jr., to take all reasonable and necessary steps to assist the Public Printer in solving the pressing problems of space and logistics while retaining the Government Printing Office within the District of Columbia.

(con't.)

DO NOT USE SPACE BELOW THIS LINE

COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson	×				Shackelton	×				Yeldell	×			
Haywood	×				Thompson	X			34	Fauntroy	×			
Nevius	×				Turner	×				Hechinger	×			

Adopted at a meeting of the District of Columbia Council March, 19, 1968

Secretary

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No	of the	Date
Terodos	District of Columbia	
TITLE	· To be filled in by the Secretary	
Approved as to Form and Legality on	Basis of Facts Set Forth	Factual contents certified to by
Principal Assistant Corpor	ation Counsel	Title

Section 3. The Council strongly urges Mr. Knott and the Public Printer to relocate this facility of Federal lands available within the District or on other available tax exempt land within the District of Columbia which the General Services Administration may purchase so as not to remove even more land from the District tax rolls.

Presents the following Resolution:

Section 4. The Council strongly urges that the decision concerning the relocation of this agency be made with the following guidelines as basic criteria: a) The site selection should be such as to maximize job opportunities and job proximity for the poor, underemployed, and residents of decayed neighborhoods, and b) The site selection should be made to assist and, if possible, be a focal point for the revitalization and rejuvenation of one of Washington's slum areas

Section 5. The Secretary of the Council transmit this Resolution as the sense of the Council to the following asking their cooperation of their offices:

- i. The President of The United States
- ii. The Director of the General Services Administration
- iii. The Public Printer
- iv. The Mayor of the City of Washington
 - v. The Chairman of the Joint Committee on Printing of the Congress of the United States
- vi. The Director of the Redevelopment Land Agency
- vii. The Director of the National Capital Planning Commission.

COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson					Shackelton			1		Yeldell				
Haywood		7.77			Thompson					Fauntroy				
Nevius		19.75			Turner					Hechinger				

Adopted at a meeting of the District of	Columbia Council	

Resolution

No. 68-12

Councilman _

of the

Date March 19, 1968

District of Columbia

A resolution requesting the Mayor to expand the membership of the Hacker's Appeal Board to include at least one member from the class of public vehicle drivers who come under the Board's jurisdiction TITLE To be filled in by the Secretary Factual contents certified to by Approved as to Form and Legality on Basis of Facts Set Forth Principal Assistant Corporation Counsel Title J. C. Turner -- Presents the following Resolution:

WHEREAS, the Hacker's Review Board is an agency of the District of Columbia Government created by Commissioners' Organization Order No. 107 (as amended) whose functions include hearing appeals on adverse decisions on applications for hacker's licenses and hearing complaints against licensed

hackers; and

WHEREAS, the Hacker's Review Board is composed of two employees of the District of Columbia Government, two compensated attorneys, and a compensated member of the Citizens' Traffic Board, but no member or representative of the class of public vehicle drivers who come within the Board's jurisdiction; and

WHEREAS, the District of Columbia Government through the City Council has been formally requested to expand the membership of said Board to include a representative from the class of drivers whom the Board regulates; and

WHEREAS, it in no way appears that such expansion of said Board would harm the interest of the District of Columbia or any concerned interest but would, instead, provide a fairer and more democratic form of appeal and review;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. The Council favors the expansion of the Hacker's Review Board to include at least one member from the class of drivers whom the Board regulates.

Section 2. The Council requests the Commissioner under whom the Board functions to expand the Board by the addition of at least one driver member and that said member be compensated in like manner as other non-government employee members.

Section 3. That the Secretary to the Council transmit this Resolution to the Commissioner of the District of Columbia.

DO NOT USE SPACE BELOW THIS LINE

COUNCILMAN	AYE	NAY	N.V A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X		4	Shackelton	X				Yeldell	X			
Haywood	X			Thompson	×				Fauntroy	×			
Nevius	X			Turner	K				Hechinger	X			

Adopted at a meeting of the District of Columbia Council _

March 19, 1968

Chairman of the Council

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-13

of the

Date March 19, 1968

District of Columbia

Re	solution supporting	higher wages : School Lunch F		workers on the	
	form and Legality on Basis of			Factual contents certified to by	
Principal A	tt B. San SSISTANT Corporation Cou	nsel			Title
Councilman	Turner	Presents	the following Re	solution:	

WHEREAS, the cafeteria workers in the School lunch program are paid less than the prevailing wages for similar employees in the District of Columbia,

WHEREAS, the present system of paying workers entirely from School lunch receipts results in artificially low pay for the workers and poor food for the children, and

WHEREAS, an agreement as to higher wages has been reached between the Union and the Board of Education, and

WHEREAS, a change in legislation to permit use of general funds to pay salaries is required before such increased salary can be put into effect by the Board of Education,

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

- 1. The Council supports the higher wage proposals for cafeteria workers which has been negotiated with the Board of Education.
- 2. That the Council supports appropriate legislative change to permit general funds to be used to finance the increase in salaries.

DO NOT USE SPACE BELOW THIS LINE

RECORD OF COUNCIL VOTE													
AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
X				Shackelton	x	Esta.			Yeldell	X			
X				Thompson	×		100		Fauntroy	X			
X				Turner	×				Hechinger	X			
	X	X	AYE NAY N.V	AYE NAY N.V A.B.	AYE NAY N.V A.B. COUNCILMAN Shackelton Thompson	AYE NAY N.V A.B. COUNCILMAN AYE Shackelton Thompson	AYE NAY N.V A.B. COUNCILMAN AYE NAY Shackelton Thompson	AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V Shackelton Thompson	AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V A.B. K Shackelton Thompson	AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V A.B. COUNCILMAN K Shackelton K Yeldell Thompson K Fauntroy	AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V A.B. COUNCILMAN AYE X Shackelton X Yeldell X Thompson X Fauntroy X	AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V A.B. COUNCILMAN AYE NAY Shackelton	AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V Shackelton

Adopted at a meeting of the District of Columbia Council ______ March 19, 1968

und

Chairman of the Council

See This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.