D. C. Council Form # 2

Resolution

No. <u>68-14</u>

Councilman \_\_\_\_\_

of the

**1968 DCSTAT RES 29** 

Title

Secretary

District of Columbia

 TITLE Modifications to Urban Renewal Plan for the Northwest Urban Renewal Area

 To be filled in by the Secretary

 Project No. 1

 Approved as to Form and Legality on Basis of Facts Set Forth
 Factual contents certified to by

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\_\_\_\_\_ 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 the Northwest Urban Renewal Area Project No. 1 (hereinafter referred to as the "Plan" and the "Project", respectively, in the District of Columbia (hereinafter referred to as the "Locality") was adopted on March 7, 1963 and readopted on September 12, 1963 by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission"); approved by the Board of Commissioners of the District of Columbia (hereinafter referred to as the "District Commissioners") on October 10, 1963; as 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 Board of Commissioners of the District of Columbia, 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 Project; and

WHEREAS, on January 11, 1968, the "Planning Commission" adopted proposed modifications to the Plan pursuant to its resolution entitled "Resolution Modifying the Urban Renewal Plan for Northwest Urban Renewal Area Project No. 1" 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

WHEREAS, the Plan Modifications provide for certain changes in the Land Use Plan and Land Acquisition Plan, and Site Development Plan, and requirements pursuant thereto, including among other things an increase in the percentage of lot area that may be devoted to building area and off-street parking; the shifting and shortening of a cul-de-sac street; modifying the boundaries and density of a public housing site; and opening a new alley; and

			RE	CC	ORD OF C	ou	NC	IL	VC	TE			
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Anderson	X				Shackelton	X				Yeldell	×		
Haywood	X				Thompson	X				Fauntroy	×		
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## Adopted a meeting of the District of Columbia Council Aril 2, 1868 Tephen C. Swain

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

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1968 DCSTAT RES 30

- 2 -

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 contracts for financial assistance between the Agency and the United States of America acting by and through the Secretary; 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 March 19, 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 January 11, 1968 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 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.
- 4. That the transmission of this action to the Planning Commission for immediate certification to the Agency is hereby authorized and directed.
- 5. That this Resolution shall take effect immediately.

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 1968 DCSTAT RES 31 D. C. Council Form # 1 1 Resolution No. 68-15 Passed by the District of Columbia Council\_\_\_\_\_ April 2, 68 \_\_\_\_\_19 \_\_\_\_ Attest: \_\_\_\_\_ Secretary, D. C. Council ing \_\_ Chairman, D. C. Council Attest Presented by me to the Mayor of the District of Columbia \_ 68 April 11, \_ 19 \_\_ Inder the start inder 1. Secretary, D. C. Council April 15, 68 19 Approved and signed by me \_\_\_\_ Mayor 2551

·D. C. Council Form # 2

Resolution

No. \_\_\_\_\_68-15

of the

Date 4-2-68

1968 DCSTAT RES 32

District of Columbia

Resolution fixing the real property and tangible personal TITLE \_\_\_\_\_\_ property tax rates for the fiscal year 1969 To be filled in by the Secretary

Approved as to Form and Legality on Basis of Facts Set Forth June 1.

Councilman \_\_\_

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Acting	Director	of	General

Administration

WHEREAS, the Government of the District of Columbia has submitted to the Congress proposed increases in certain District taxes to help finance the fiscal year 1969 budget; and

WHEREAS, such proposed increases included increases in the real and tangible personal property tax rates:

NOW, THEREFORE, BE IT RESOLVED that under authority vested in the District of Columbia Council by paragraph numbered 363 of section 402 of Reorganization Plan No. 3 of 1967, and pursuant to section 47-501 of the District of Columbia Code, the rate of taxation on taxable real property in the District of Columbia for the fiscal year beginning July 1, 1968 and ending June 30, 1969 is hereby ascertained, determined and fixed at three dollars (\$3.00) on each one hundred dollars (\$100.00) of assessed value, and the rate of taxation on taxable tangible personal property in the District of Columbia for the fiscal year beginning July 1, 1968 and ending June 30, 1969 is hereby ascertained, determined and fixed at two dollars and thirty cents (\$2.30) on each one hundred dollars (\$100.00) of assessed value.

#### 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
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Adopted at a meeting of the District of Columbia Council April 2, 1968

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

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Secretary

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

D. C. Council Form # 2

Resolution

1968 DCSTAT RES 33

of the

Date April 5, 1968

Title

District of Columbia

Resolution of the District of Columbia Council and the Commissioner on the death of Dr. Martin Luther King, Jr. TITLE \_\_\_\_

To be filled in by the Secretary

Corporation Counsel

Factual contents certified to by

Hechinger Councilman .....

Presents the following Resolution:

BE IT RESOLVED by the DISTRICT OF COLUMBIA COUNCIL in Special Session assembled, and, with the concurrence of the COMMISSIONER OF THE DISTRICT OF COLUMBIA, as the

#### SENSE OF THE GOVERNMENT OF THE DISTRICT OF COLUMBIA,

That this Government and the entire City of Washington are both shocked and profoundly saddened at the death of the Reverend Doctor Martin Luther King, junior; and

That the same extend their especial and heartfelt sympathy to the family of the late Doctor King.

AND BE IT LIKEWISE RESOLVED,

That this Government and the entire City of Washington further deplore the violence and the hatred that marked the death of Doctor King; in consort with the President of the United States, we declare the City of Washington in mourning; and

That the same deem it a fitting tribute to the life and work of the late Doctor King, that all men dedicate themselves to the aims of fullest freedom and equality, peace and a true spirit of brotherhood, throughout mankind.

Passed unanimously this Fifth day of April, 1968

Attest: Starte C. Suring, Secretary to the D. C. Council.

Concurred in this Fifth day of April, 1968

By the Commissioner of the District of Columbia,

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Haywood	¥		1		Thompson				*	Fauntroy	×			
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he District of Columbia Council \_\_\_\_\_ April 5, 1968 a meeting of Adopted

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

Resolution Regulation No. 68-17 Passed by the District of Columbia Council\_ 68 April 5 19 \_ Stephen C. Succession Secretary, D. C. Council Stephen C. Swaim Attest: \_ Chairman, D. C. Council Attest Presented by me to the Mayor of the District of Columbia \_\_\_\_\_ \_*19*\_\_68 April 5 Then C. Swarm Secretary, D. C. Council 68 April 5 19 Approved and signed by me \_ Mayor2551

#### APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 of the

1968 DCSTAT RES 35 Date \_\_April\_5,\_1968

Page 1 of 2

Resolution authorizing the performance by the Commissioner in emergency situations of functions transferred to the District of Columbia Council by TITLE Section 402, Subdivision (2) of Reorganization Plan No. 3 of 1967. To be filled in by the Secretary

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

No. \_\_\_\_68-17\_\_\_\_

progration Counsel

Factual contents certified to by

Title

Councilman \_Hechinger\_\_\_\_\_ Presents the following Resolution:

Resolution authorizing the performance by the Commissioner in emergency situations of functions transferred to the District of Columbia Council by Section 402, Subdivision (2) of Reorganization Plan No. 3 of 1967.

WHEREAS, on February 20, 1968, the District of Columbia Council passed Resolution No. 68-7, 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 Reorganization Plan No. 3 of 1967; and

WHEREAS, the Commissioner of the District of Columbia on March 11, 1968 approved and signed said resolution causing it to have immediate effect within the District of Columbia; and

WHEREAS, Resolution No. 68-7 authorizes the Commissioner to issue certain orders and regulations which have the force and effect of Police regulations, violations of which are punishable as misdemeanors, the same as Police regulations duly adopted by the District of Columbia Council; and

WHEREAS, the District of Columbia Council finds that the Commissioner of the District of Columbia in emergency situations should have power to prescribe additional penalties for violations of orders and regulations promulgated by him pursuant to the provisions of District of Columbia Council Resolution No. 68-7;

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

Section 1. <u>Transferred to the Commissioner of Functions under Section 402</u>, <u>Subdivision (2)</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 of District of Columbia Council Resolution No. 68-7, to perform the function of prescribing reasonable penalties of fine not to exceed three hundred dollars or imprisonments not to exceed ten days, pursuant to the provisions of D. C. Code, Section 1-224a, which function was transferred to the District of Columbia Council pursuant to Section 402, Subdivision (2) of Reorganization Plan No. 3 of 1967.

Section 2. Appearance of the Commissioner before the Council. Whenever the Commissioner has exercised the function transferred to him by Section 1 hereof, he shall appear before the District of Columbia Council in the manner prescribed by District of Columbia Council Resolution No. 68-7.

Section 3. Continuation of Emergency Measure. Any order of the Commissioner fixing penalties pursuant to this resolution shall have the same duration as orders and regulations issued by him under District of Columbia Council Resolution No. 68-7 and shall be subject to the provisions of Section 9 thereof.

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COUNCILMAN	AYE	NAY	N.VA.B	COUNCILMAN	AYE	NAY	N.V	А.В.	COUNCILMAN	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 Digriet of Columbia Council \_\_\_\_\_ April\_5, 1968\_\_\_\_\_

19/049 W. HECHINGES Chaining of the Council 2538 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available. Secretary

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 of the No. \_\_\_\_68-17\_\_\_

1968 DCSTAT RES 36 Date \_\_April\_5,\_\_1968

Title

Secretary

Page 2 of 2

## District of Columbia

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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

Presents the following Resolution: Councilman \_\_\_\_

Section 4. Limitation on Delegation of Functions. Nothing contained herein shall be construed to prohibit or limit the Council from otherwise exercising the functions transferred to it under Section 402, Subdivision (2) of Reorganization Plan No. 3 of 1967.

Section 5. Effective Date. This resolution shall become effective immediately upon its passage.

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	RECORD OF COUNCIL VOTE													
COUNCILMAN	AYE	NAY	N.V	А.В.	COUNCILMAN	AYE	NAY	N.V	А.В.	COUNCILMAN	AYE	NAY	N.V	А.В.
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Adopted at a meeting of the District of Columbia Council \_\_\_\_\_

----------------Chairman of the Council 2538 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 1968 DCSTAT RES 37 D. C. Council Form # 1 RESOLUTION NO. 68-19 Passed by the District of Columbia Council\_ April 16, C. Swain Secretary, D. C. Council Applen C Attest: \_ Attest Presented by me to the Mayor of the District of Columbia\_ April 22, 68 \_ 19 \_ Stephen C. Surain Secretary, D. C. Council 19. Approved and signed by me. Mayor 2551

D. C. Council Form # 2

Resolution

No. <u>68-19</u>

of the

**1968 DCSTAT RES 38** 

Title

District of Columbia

TITLE Establish Daylight Saving Time for Calendar Year 1968

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

Charles T. Derman Corporation Coursel

Councilman \_\_\_\_

Presents the following Resolution:

WHEREAS, daylight saving time has been found to be beneficial to citizens in the District of Columbia and throughout the nation, and

WHEREAS, Section 402 (227) of Reorganization Plan 3 transfers to the City Council the authority to advance standard time under D. C. Code Section 28-2711 and 28-2804,

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

Section 1. At 2 o'clock antemeridian on the last Sunday of April, 1968 (April 28, 1968) the standard time for the District of Columbia shall be advanced one hour, and at 2 o'clock antemeridian on the last Sunday of October, 1968 (October 27, 1968) such time shall be returned to the standard time now applicable to the District of Columbia, without further notice thereof.

Section 2. This resolution shall become effective immediately upon passage.

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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
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Adopted at a meeting of the District of Columbia Council \_\_\_\_\_ Gpril 16, 1968

Stophen C. Swa

Chairman of de Council Secretary 2536 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

**APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 1968 DCSTAT RES 39** D. C. Council Form # 1 **RESOLUTION NO. 68-20** Passed by the District of Columbia Council\_\_\_\_ April 16, un \_ Secretary, D. C. Council Attest: Be huger Chairman, D. C. Council Attest: Presented by me to the Mayor of the District of Columbia \_\_\_\_\_ April 22, \_\_\_\_\_19\_\_\_ 68 to accept reimburgen en ( . Jurann Secretary, D. C. Council elighte tor Medie Shekal Macurity Amondornit 19 68 April 26, Approved and signed by me \_ the Slacal year dina Mayor 2551

D. C. Council Form # 2

Resolution

68-20 No

of the

April 10, 1968 Date \_\_\_

Title

District of Columbia

Resolution ordering a revision in rates for pay patients

at Glenn Dale Hospital To be filled in by the Secretary

Factual contents certified to by

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			Corporation Con	test date that your and had been suit	

Councilman \_\_\_\_

TITLE \_

----- Presents the following Resolution:

Resolution ordering a revision in rates for pay patients at Glenn Dale Hospital.

WHEREAS, Section 32-310, D. C. Code, authorizes the admission of pay patients to the Tuberculosis Hospital (now Glenn Dale Hospital) at rates established by the Commissioners of the District of Columbia.

WHEREAS, Title XVIII of the Social Security Amendments of 1965 (Medicare Act) provides for the reimbursement of the costs of certain services furnished to patients who are subscribers to Medicare.

WHEREAS, Section 402, Subdivision (249) of Reorganization Plan No. 3 of 1967 transfers the function of establishing rates and regulations respecting the admission of pay patients under Section 32-310, D. C. Code, to the District of Columbia Council.

WHEREAS, The Internal Audit Office has reviewed the records and procedures of the Department of Public Health in computing current pay-patients rates and recommends that revised rates be established.

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

The per diem rates to be charged for patients at Glenn Dale Hospital are hereby established as follows:

> Chronic disease patients \$34.50 Tuberculosis patients \$28.25

The Department of Public Health is hereby authorized to accept reimbursement for services furnished to patients eligible for Medicare under provisions of Title XVIII of the Social Security Amendments of 1965 on the basis of principles of reimbursement established by the Department of Health, Education and Welfare.

These rates to remain in effect until such time as it is practicable to establish new rates after the close of the fiscal year 1968. This resolution shall become effective on the 15th day of May 1968.

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COUNCILMAN	AYE	NAY	N.V.A.	в.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
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Adopted at a meeting of the District of Columbia Council

April 16, 1968

**1968 DCSTAT RES 40** 

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

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 1968 DCSTAT RES 41 D. C. Council Form # 1 RESOLUTION 68-21 Rexnekatione \* 2401. Passed by the District of Columbia Council\_\_\_\_\_ April 16, 19 68 \_\_\_\_\_ Secretary, D. C. Council Attest: the lunge Chairman, D. C. Council Attest: Presented by me to the Mayor of the District of Columbia \_\_\_\_\_ 68 April 22, 19\_ ra Secretary, D. C. Council pationts eligible adveration 19 68 April 26, Approved and signed by me \_ Mayor 2551

D. C. Council Form # 2

Resolution

No. <u>68-21</u>

Councilman \_\_\_

of the

Date April 10, 1968

Title

1968 DCSTAT RES 42

## District of Columbia

 Resolution ordering a revision in rates for pay patients at the District of Columbia

 To be filled in by the Secretary
 Village

 Approved as to Form and Legality on Basis of Facts Set Forth
 Factual contents certified to by

/ orporation Counsel

Presents the following Resolution:

Resolution ordering a revision in rates for pay patients at the District of Columbia Village.

WHEREAS, Section 32-1010, D. C. Code, authorizes the admission of pay patients to the District of Columbia Village at rates established by the Commissioners of the District of Columbia not to exceed the estimated per capita cost for the current year.

WHEREAS, Title XVIII of the Social Security Amendments of 1965 (Medicare Act) provides for the reimbursement of the costs of certain services furnished to patients who are subscribers to Medicare.

WHEREAS, Section 402, Subdivision (257) of Reorganization Plan No. 3 of 1967 transfers the function of establishing rates and regulations respecting the admission of pay patients under Section 32-1010, D. C. Code, to the District of Columbia Council.

WHEREAS, The Internal Audit Office has reviewed the records and procedures of the Department of Public Welfare in computing current pay-patient rates and recommends that revised rates be established.

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

The per diem rates to be charged for patients at the District of Columbia Village are hereby established as follows:

Intensive car	e	\$16.00
Intermediate	care	\$13.25

That the Department of Public Welfare is hereby authorized to accept reimbursement for services furnished to patients eligible for Medicare under provisions of Title XVIII of the Social Security Amendments of 1965 on the basis of allowable daily costs as computed in accordance with principles of reimbursement established by the Department of Health, Education and Welfare.

These rates to remain in effect until such time as it is practicable to establish new rates after the close of the fiscal year 1968. This resolution shall become effective on the 15th day of May 1968.

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Adopted at a meaning of the District of Columbia Council \_\_\_\_\_

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April 16, 1968

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Chairman of the Concil 2538 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

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District of Columbia

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D. C. Council Form # 2

Resolution

No. 68-22

of the

Date \_April\_16,\_ 1968

1968 DCSTAT RES 44

### District of Columbia

To be filled in by the Secretary

TITLE \_\_\_\_\_

Factual contents certified to by

Approved as to Form and Legality on Basis of Facts Set Forth Carlos F. Duna

Councilman \_\_\_\_\_

R. F. Hoy L Surveyor, D. C.

Presents the following Resolution:

Resolution ordering the closing of part of Trenton Place, S.E., west of Raleigh Street.

WHEREAS, a public hearing was held on March 26, 1968, concerning the proposed closing of part of Trenton Place, S.E., west of Raleigh Street, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 66-535); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said part of street should be closed.

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

Section 1. Pursuant to the provisions of the Act approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402 (168) of the Reorganization Plan No. 3 of 1967, the part of street shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 66-535) is hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat.

<u>Section 2</u>. The District of Columbia does hereby retain an easement in, through, and across the entire area closed as indicated on the said plat for sewer purposes, together with the right to enter upon said easement and do all things necessary in connection with the maintenance, operation and repair of the sewers located therein, and further subject to the condition that no building or other structure, such as vaults, canopies, tanks, etc., shall be constructed within the limits of the easement without the approval of the District of Columbia.

Section 3. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the said part of street to be closed, in accordance with the provisions of Section 7-404, D. C. Code, 1967 ed.

Section 4. If no objection in writing is made by any party interested within thirty (30) days after the service of such order, the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 5. This resolution shall become effective 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	×				Yeldell	×			
Haywood	×				Thompson	×				Fauntroy	X			
Nevius	X				Turner	×				Hechinger	×			

Adopted at a meeting of the District of Columbia Council April 16 1968

Stephen C. Swann Secretary un Chairman of the C

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

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	of Columbia Council	(Kency") pursuant to
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Attest:	Joh is the lung	Chairman, D. C. Council
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Presented by me to the	Mayor of the District of Columbia April 22, <u>Stephen C. Su</u>	68 Secretary, D. C. Council
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1968 DCSTAT RES 46 Page 1 of 2 Pages

## Resolution

No. 68-23

D. C. Council Form # 2

of the

Date April 10, 1968

District of Columbia

# TITLE Acquisition of Land for Shaw Junior High School Site

To be fined in by me	bootetarj
Approved as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
Charle J. Laura	
Corporation Counsel	Title

Councilman

Presents the following Resolution:

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 a Contract for Planning Advance for Surveys and Plans for Urban Renewal Project, Contract D. C. R-13(A) which became effective December 14, 1966 by and between the District of Columbia Redevelopment Land Agency (herein called the "Agency") pursuant to which the Government is extending certain Federal financial assistance to aid in the making of surveys and plans in preparation of an urban renewal project in the Shaw School Urban Renewal Area (herein called the "Project Area"); and

WHEREAS, pursuant to Section 20 (a) of the District of Columbia Redevelopment Act of 1945, approved August 2, 1966, 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 provisions of Section 102 (a) of Title I of the Housing Act of 1949, as amended, and the provisions of Public Law 89-569, 89th Congress approved September 12, 1966 (80 Stat. 258; Sec. 5-705, D. C. Code, 1967 Edition) the District Commissioners approved on October 13, 1967 early land acquisition and related activities pertaining to the site approved for the new Shaw Junior High in the Project Area, and assumed responsibility to bear any loss arising as a result of such early land acquisition and related activities; and

WHEREAS, pursuant to 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 a Temporary Loan Contract (Early Land Acquisition) to authorize the Agency among other things to acquire real property in the Project Area and carry on certain related activities which include demolition, clearance and relocation, and for this purpose the Government would lend the Agency 1,986,380 at an initial interest rate of 5.3/4%; and

WHEREAS, the Agency has submitted a copy of the proposed Temporary Loan Contract (Early Land Acquisition) to the Council and

			REC	ORD OF C	ou	NC	ILV	OTE			
COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.V.A.B
Anderson	×			Shackelton	X			Yeldell	X		
Haywood	X			Thompson	X			Fauntroy	×		
Nevius	X			Turner	×			Hechinger	X		

Adopted at a meeting of the District of Columbia Council \_\_\_\_\_\_ April 16, 1968

Stephan (

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

#### - 2 -

has requested the Council to approve the Agency's executing said Temporary Loan Contract pursuant to Section 20 (a) of the District of Columbia Redevelopment Act of 1945 as amended, and the Council has duly considered the provisions of said contract and the District Commissioners resolution of October 13, 1967; and

WHEREAS, the Early Land Acquisition Contract will operate to the best interest of the District of Columbia in authorizing the Agency to carry out the provisions of Title I program under Sec. 102 (a) of the Housing Act and Sec. 5-705 of the Redevelopment Act in the Project.

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 Temporary Loan Contract (Early Land Acquisition) No. D. C. R-13 (TL) 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 the acquisition and disposition of the site of the new Shaw Junior High School together with related activities in accordance with the District Commissioners resolution of October 13, 1967 and this resolution is hereby approved.

3. Declare that this resolution shall take effect immediately.

ADOPTED	THI S	10 Th	DAY	OF	Opril,	1968.
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APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 1968 DCSTAT RES 48 D. C. Council Form # 1 Resolution RESOLUTION NO. 68-24 OKXXXX2000KK Passed by the District of Columbia Council\_ \_ 19 \_\_68 April 16, var \_\_\_\_\_ Secretary, D. C. Council Attest: W Ashengen on Chairman, D. C. Council Attest: Presented by me to the Mayor of the District of Columbia\_ \_ <u>19 \_</u>68 April 22, Option C range Secretary, D. C. Council April 26, 68 19 Approved and signed by me. Mayor 2551

D. C. Council Form # 2

Resolution

No. 68-24

of the

Date April 17, 1968

1968 DCSTAT RES 49

## 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 F. Dunion Corporation Counsel R. C. Isoyle Surveyor, D. C. lunto Title Presents the following Resolution: Councilman \_\_\_\_ WHEREAS, the Council of the District of Columbia has received a petition from the owner of Lots 42 and 83, in Square 283, abutting on a six-foot public alley, requesting that the alley area be closed, and WHEREAS, a public hearing and recommendation of the National Capital Planning Commission is not required under Section 7-304 of the D. C. Code, and WHEREAS, favorable reports have been received from the various departments concerned, and WHEREAS, the Public Space Committee has recommended that title to the land embraced within the closing should revert to the abutting property owner for the sum of \$5,000, NOW, THEREFORE, BE IT RESOLVED BY the District of Columbia Council that: Pursuant to the provisions of Section 7-304 of the Section 1. Code of Law for the District of Columbia, and Section 402 (162) 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. 67-207) is hereby ordered closed, provided said closings shall become effective upon payment of the sum of \$5,000 to the District of Columbia. DO NOT USE SPACE BELOW THIS LINE RECORD OF COUNCIL VOTE COUNCILMAN AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V.A.B. N.V A.B. NAY COUNCILMAN AYE × Shackelton Yeldell Anderson × X Thompson × Fauntroy Haywood Hechinger Turner × ×

Nevius N. V.-Not Voting -X. O. R.-Indicates Vote to Override Veto A. B.-Absent X-Indicates Vote

April 16, 1968 Adopted at a meeting of the District of Columbia Council \_\_\_\_\_ Syphen C. elling Secretary

Chairman of the Courd Se This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available. 2538

D. C. Council Form # 2

Resolution

No. 68-25

of the

Date 5/21/68

1968 DCSTAT RES 50

District of Columbia TITLE \_\_\_\_Amendment\_to\_Section\_21, of the Rules of Procedure, \_\_District-of Columbia-Council Factual contents certified to by Approved as to Form and Legality on Basis of Facts Set Forth Title poration Counsel Presents the following Resolution: Councilman \_\_\_\_ WHEREAS, pursuant to Section 27 of the Rules of Procedure of the District of Columbia Council, the majority of the full membership of the Council may amend the Rules of Organizational Procedure with 7 days notice having been given. NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that: Section 1. Amendment of Section 21 of the Rules of Procedure. Section 21 of the Rules of Procedure of the District of Columbia Council is hereby amended to read as follows: Section 21. Standing Committees (a) Establishment. The Standing Committees of the District of Columbia shall be: 1. Rules and Procedure 2. Personnel and Office Operations 3. Education 4. Recreation and Youth Programs Health and Welfare 5. 6. Public Safety 7. Highways and Transportation 8. Housing and Urban Development 9. Manpower and Economic Development 10. Regulations, Licenses and Government Operations 11. Appropriations 12.Legislation 13.Revenue 14. Planning (b) Membership. Members of Standing Committees and their Chairmen shall be appointed, subject to the approval of the Council by the Chairman of the Council. Appointments shall be for a period not to exceed one year. DO NOT USE SPACE BELOW THIS LINE RECORD OF COUNCIL VOTE COUNCILMAN AYE NAY N.V.A.B. COUNCILMAN AYE NAY N.V.A.B. COUNCILMAN N.VA.B. AYE NAY Shackelton × Yeldell × Anderson × ×

A. B.-Absent N. V.-Not Voting -X. O. R.-Indicates Vote to Override Veto X-Indicates Vote may 21, 1968 Adopted at a meeting of the District of Columbia Council

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Fauntroy

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Secretary

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

Thompson

Turner

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Haywood

Nevius

**APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974** 1968 DCSTAT RES 51 D.C. Council Form # 9 District of Columbus Resolution No. 68-26 Title: Columbia Plaza Urban Renewal Area Plan Modification Passed by the District of Columbia Council\_ *19* 68 May 21. Attest: Secretary, D. C. Council wHs. he Attes Chairman, D. C. Council Presented by me to the Mayor of the District of Columbia \_ May 31, 68 \_ 19 \_ \_\_\_\_ Secretary, D. C. Council 19 68 Approved and signed by me Kim 2621 Mayor

1968 DCSTAT RES 52

Title

Date \_\_\_\_5/21/68

Resolution

of the

No. <u>68-26</u>

Councilman \_\_\_\_\_

D. C. Council Form # 2

District of Columbia

TITLE Columbia Plaza Urban Renewal Area Plan Modification

Factual contents certified to by

Approved as to Form and Legality on Basis of Facts Set Forth T. blunca Corporation Counsel

Presents the following Resolution:

WHEREAS, pursuant to Section 6(b) of the District of Columbia Redevelopment Act of 1945, as amended, (hereinafter referred to as the "Redevelopment Act"), an urban renewal plan for the Columbia Plaza Urban Renewal Area (hereinafter referred to as the "Plan" and "Project" respectively) was adopted on March 2, 1961, and readopted on April 6, 1961 by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission") and approved on May 12, 1961, after public hearing thereon, by the Board of Commis-sioners of the District of Columbia (hereinafter referred to as the "District Commissioners"); 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, on February 8, 1968 the Planning Commission adopted proposed modifications to the Plan pursuant to its resolution entitled "Resolution Modifying the Urban Renewal Plan for the Columbia Plaza Urban Renewal Area", attached hereto as Eyhibit A (hereinafter referred to as Plan Modifications); and thereafter referred the Plan Modifications to this District of Columbia Council (hereinafter called the "Council") for its review and approval; and

WHEREAS, the Plan Modifications change certain land uses and other requirements applicable thereto which are considered necessary to accomplish the redevelopment of the Project Area and to provide maximum opportunity for such redevelopment by private enterprise; and

WHEREAS, the George Washington University is located near the project area; 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,

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	А.В.	COUNCILMAN	AYE	NAY	N.V.	А.В.
Anderson	+	11.00		COT.	Shackelton	+	0.000	1	0.7	Yeldell	×			
Haywood	+		1021	100,000	Thompson	×				Fauntroy	×			
Nevius	1			×	Turner	+	1		1.121	Hechinger	×			

Adopte

a meeting of the District of Columbia Council \_ May 21, 1968

Stephen C. Swann Secretary This Resolution when adopted oust remain in the custody of the Secretary. Certified copies are available.

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has submitted to the Council its report and recommendations respecting the Plan Modifications for the Project; and

WHEREAS, it is necessary that the Council 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, 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:

- 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 as a whole, for the rehabilitation or redevelopment of the urban renewal area by private enterprise; and
- 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 Council 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 April 30, 1968:

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

- 1. That the Plan Modifications are hereby approved.
- 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 will afford maximum opportunity, consistent with the sound needs of the locality as a whole, for the urban renewal of the area by private enterprise.
- 5. That it is hereby found and determined that in addition to the elimination of slums and blight from the project area, the undertaking of the project in such area will further promote the public welfare and the proper development of the community by providing, through the redevelopment of the project area in ac-

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cordance with the Plan, a cohesive neighborhood environment compatible with the functions and needs of George Washington University.

- 6. 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.
- 7. That in order to implement and facilite the effectuation of the Plan Modifications hereby approved this Council hereby: (a) pledges its cooperation in helping to carryout such Plan Modifications; (b) requests the various officials, departments, boards and agencies of the Locality having administrative responsibilities effecting the Project 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.
- 8. That the transmission of this action to the Planning Commission for immediate certification to the Agency is hereby authorized and directed.

Attachment: Exhibit A

**APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974** 1968 DCSTAT RES 55 D.C. Council Form # 9 District of Columbia Resolution No. 68-27 Passed by the District of Columbia Council\_\_\_\_\_ Tune 4, \_*19* \_\_68 Commended (1) (1) Secretary, D. C. Council Attest . Helung Chairman, D. C. Council Attest. Presented by me to the Mayor of the District of Columbia \_ \_\_\_\_\_ 19\_68 \_\_\_\_\_ Secretary, D. C. Council Th no . 19 68 Approved and signed by me \_\_\_\_\_ Mayor 2621

D. C. Council Form # 2

## Resolution

No. 68-27

of the

Date 6/4/68

District of Columbia

#### Opening and Closing of Public Alleys in Square 107 TITLE \_\_ To be filled in by the Secretary

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

Climbro T. Denna Corporation Counsel

Councilman \_\_\_\_\_

Factual contents certified to by **A. C. Hoy L** Surveyor, D. C.

----- Presents the following Resolution:

WHEREAS, the Council of the District of Columbia has received from the owner of Lot 862 in Square 107 a dedication of land for alley purposes, as indicated on the plat designated "Opening and Closing of Public Alleys in Square 107," prepared in the Office of the Surveyor, D.C.; and

WHEREAS, the Council has also received a petition from the owners of Lots 863, 864, 841-843, 56, 844-846, 854-855, 58 and 62, 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, favorable reports have been received from the various concerned departments of the District of Columbia; and

WHEREAS, the Public Space Committee has recommended (1) that the sum of \$247,701.60, representing the fair market value of the land embraced within the proposed closing, be paid by the applicant and be deposited into the Treasury of the United States and (2) that the sum of \$1,386.38, representing the depreciated value of improvements within the area affected by the closing, be paid by the applicant and be deposited into the Highway account.

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 dedication of land for alley purposes is hereby accepted and the portion of the public alley referred to above is hereby closed (S.O. 66-214), provided proceeds in the amount of \$247,701.60 shall be deposited into the Treasury of the United States and proceeds in the amount of \$1,386.38 shall be deposited into the "Highway Fund Revenue Account No. 751, Sale of Government Property, Land and Buildings."

A copy of this order shall be furnished to the Surveyor of Section 2. the District of Columbia and to the Recorder of Deeds for record.

#### DO NOT USE SPACE BELOW THIS LINE

COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V.	А.В.	COUNCILMAN	AYE	NAY	N.V.A.B
Anderson	X				Shackelton	X				Yeldell	X	and a	
Haywood	X				Thompson	×				Fauntroy	×		
Nevius	X			1	Turner	×				Hechinger	X		

Adopted at a meeting of the District of Columbia Council June 4/1968 Stephen C. Swarin Secretary

Chairma of the Council Second the Secretary. Certified copies are available.

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Resolution No. 68-28	or home cars service.
WHEREAS, Section 1: Site D.C. Code, authors of clinical services, drugs, dire, at rates pr	
Passed by the District of Columbia Council	
June 4	68
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Attest: Nephen C. , mann	Secretary, D. C. Counc
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Stephen C. Swain	Secretary, D. C. Counci
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Approved and signed by me June 12	Secretary, D. C. Counci
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Approved and signed by me	Secretary, D. C. Counc

D. C. Council Form # 2

Resolution

No. 68-29

of the

Date 3/4/68

1968 DCSTAT RES 58

## District of Columbia

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

Factual contents certified to by

Title

Councilman \_\_\_\_\_ Presents the following Resolution:

Corporation Counsel

Resolution ordering a revision in rates for home care services furnished by the Department of Public Health.

WHEREAS, Section 32-322, D.C. Code, authorizes the furnishing of clinical services, drugs, etc., at rates prescribed by the Commissioners of the District of Columbia.

WHEREAS, Titles XVIII and XIX of the Social Security Amendments of 1965 and 1967 provide for the reimbursement of the costs of certain services furnished to patients who are subscribers to Medicare and to certain persons who are indigent and medically indigent, regardless of age.

WHEREAS, Section 402, Subdivision (251) of Reorganization Plan No. 3 of 1967 transfers the function of establishing rates for certain medical services furnished to non-indigents under Section 32-322, D.C. Code, to the District of Columbia Council.

WHEREAS, The Internal Audit Office has reviewed the records and procedures of the Department of Public Health in computing current rates for home care services and recommends that revised rates be established.

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

The rates to be charged per visit to recipients of Home Care Services are hereby established as follows:

Visits	by	physicians	\$25.75
		podiatrists	\$21.25
Visits	by	other services	\$17.50

The Department of Public Health is hereby authorized to accept reimbursement for services furnished to patients eligible for Medicare and Medicaid under provisions of Titles XVIII and XIX of the Social Security Amendments of 1965 and 1967 on the basis of principles of reimbursement established by the Department of Health, Education and Welfare.

These rates to remain in effect until such time as it is practicable to establish new rates after the close of the fiscal year 1968. This resolution shall become effective on the first day of July 1968.

DO NOT USE SPACE BELOW THIS LINE

COUNCILMAN	AYE	NAY	N.VA	.B.	COUNCILMAN	AYE	NAY	Ń.V	А.В.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson	X				Shackelton	X				Yeldell	X			
Haywood	X	ľ		Ţ	Thompson	X				Fauntroy	X			
Nevius	X				Turner				X	Hechinger	X			

meeting of the District of Columbia Council \_\_\_\_ Adopted a

0 4, 1968

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

D. C. Council Form # 2

Resolution

No. d	68-	29
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Anderson

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of the

Date 6/4/68

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1968 DCSTAT RES 59

## District of Columbia

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proved as to	Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
	Corporation Counsel	Title
	Hechinger Presents the follo	
uncilman	Presents the following	owing Resolution:
	WHEREAS, pursuant to Section 27 of the ct of Columbia Council, the majority of th n 21 of the Rules of Organizational Proced ttees.	e full membership amended
that:	NOW, THEREFORE, BE IT RESOLVED by t	he District of Columbia Council
areas (	Section 1. The Standing Committees, to of responsibility, Committee Chairmen, a	
	1. <u>Committee on Rules and Procedure:</u> combination Calendar Committee, Rul on Committees.	
	Chairman: <u>Mr. Hechinger</u> , Mrs. Ha	ywood, Mr. Turner
	<ol> <li><u>Committee on Personnel and Office O</u> Includes Council budget in its jurisd office operations.</li> </ol>	
	Chairman: <u>Mr. Yeldell</u> , Mr. Anderso	on, Mr. Thompson
	3. <u>Committee on Education</u> : Public Scho College, Washington Techinical Inst	ools, Libraries, Federal City itute.
	Chairman: <u>Mr. Yeldell</u> , Mr. Anderso Mr. Turner	n, Mrs. Haywood, and
	4. <u>Committee on Recreation and Youth Pr</u> Mayor's Youth Program Division, Nat	
	Chairman: <u>Mr. Anderson</u> , Mrs. Shac	kleton, and Mr. Yeldell
	5. <u>Committee on Health and Welfare</u> : F Environmental Health, Public Welfare UPO, Health and Welfare Council, H	e, Vocational Rehabilitation,
	Chairman: <u>Mrs. Shackleton</u> , Mr. And Mr. Thompson	lerson, Mr. Nevius, and
	DO NOT USE SPACE BELOW THIS	LINE

Thompson Fauntroy Haywood X X X Hechinger X Turner X X Nevius A. B.-Absent N. V.-Not Voting -X. O. R.-Indicates Vote to Override Veto X-Indicates Vote June 4, 1968 Adopted at a meeting of the Dispect of Columbia Council

Shackelton

Yeldell

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available. 538

6. <u>Committee on Public Safety:</u> Police, Fire, National Guard, Courts, Prisons, Corrections, Civil Defense.

Chairman: <u>Mr. Thompson</u>, Mrs. Haywood, Mr. Nevius, Mrs. Shackleton

7. <u>Committee on Highways and Transportation</u>: Highways, Rapid Transit, Traffic, WMATA, WMATC.

Chairman: <u>Vice Chairman Fauntroy</u>, Mrs. Shackleton, Mr. Yeldell

8. <u>Committee on Housing, Urban Development</u>: Housing, Zoning, Public Works, Public Housing, FHA, Buildings and Grounds, RLA.

Chairman: <u>Mr. Nevius</u>, Reverend Fauntroy, Mr. Thompson, Mr. Turner.

9. <u>Committee on Manpower, Economic Development</u>: Labor, USES, CSC, small businesses, vocational education.

Chairman: <u>Mrs. Haywood</u>, Mr. Anderson, Reverend Fauntroy, Mr. Turner.

10. <u>Committee on Regulations, Licenses, and Government Operations</u>: Occupations and Professions, Regulatory Agencies, Licenses and Inspections.

Chairman: Mr. Turner, Mrs. Haywood, Mr. Nevius, Mr. Thompson

11. <u>Committee on Appropriations:</u> This is the budget committee, a Committee of the Whole with the Substantive Committee as subcommittees.

Chairman: Chairman Hechinger

- 12. <u>Committee on Legislation</u>: As presently constituted with rotating Chairman.
- 13. <u>Committee on Revenue:</u> Self-explanatory.

Chairman: Chairman Hechinger

14. <u>Committee on Planning</u>: An overview function over all planning activities of RLA, NCPC, Department of Community Renewal and Program Coordination.

Chairman: <u>Reverend Fauntroy</u>, Nr. Nevius, Mrs. Shackleton

D. G. Council Form # 2

## Resolution

68 - 30No.

of the

6/4/68 Date

Title

1968 DCSTAT RES 61

## District of Columbia

	Resolution	Establishing	Council	Di	strict	S	
TITLE			To be fill				

Corporation Counsel

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

Factual contents certified to by

1 te chu ger -- Presents the following Resolution: Councilman \_\_\_

WHEREAS, the District of Columbia Council by adopting a geographic focus to its activity believes it may best carry out its responsibilities under Reorganization Plan No. 3 of 1967 and serve the many identifiable neighborhood areas of the District of Columbia.

WHEREAS, the members of this Council believe that they can best serve the citizens by working as two member teams in districts which are equal in population and which are each as representative as possible to the diversity of the city.

NOW, THEREFORE, BE IT RESOLVED:

Section 1. That Four Council Districts shall be created for purposes of improving communication between the citizens and the City Council.

Section 2. The four Districts, Northern, Eastern, Southern, and Central, shall be created from the voting precincts of the District of Columbia as approved by the Board of Elections on October 26, 1967, as follows:

> a. The Northern District composed of the following precincts: 20, 27, 32, 33, 34, 45, 46, 48, and 50 through 75 inclusive, having an estimated population of 212,060, and

b. The Eastern District composed of the following precincts: 76 through 87 inclusive, and 92 through 113 inclusive, having an estimated population of 211,260, and

c. The Southern District composed of the following precincts: 2 through 12 inclusive, 28 through 31 inclusive, 88 through 91 inclusive, and 114 through 129 inclusive having an estimated population 210, 510, and

d. The Central District composed of the following precincts: 1, 13 through 19 inclusive, 21 through 26 inclusive, 35 through 43 inclusive, and 47 having an estimated population of 213,030.

Section 3. The Chairman of the Council shall serve as a member of a District composed of the city as a whole.

			REC	ORDOFC	ou	NC					
COUNCILMAN	AYE	NAY	N.VA.E	. COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.V.A.B.
Anderson	X			Shackelton	X			Yeldell	$\times$		
Haywood	X			Thompson	×			Fauntroy	$\times$		
Nevius	X	1		Turner	X			Hechinger	$\times$		

meeting of the District of Columbia Council Adopted at

Secretary

march

Chair in of the Council 2538 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

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<u>Section 4.</u> Council members assigned to Districts are as follows:

a. Northern District: Mr. Thompson and Mr. Turner.

b. Eastern District: Mrs. Haywood and Mr. Yeldell.

c. Southern District: Mrs. Shackleton and Mr. Anderson.

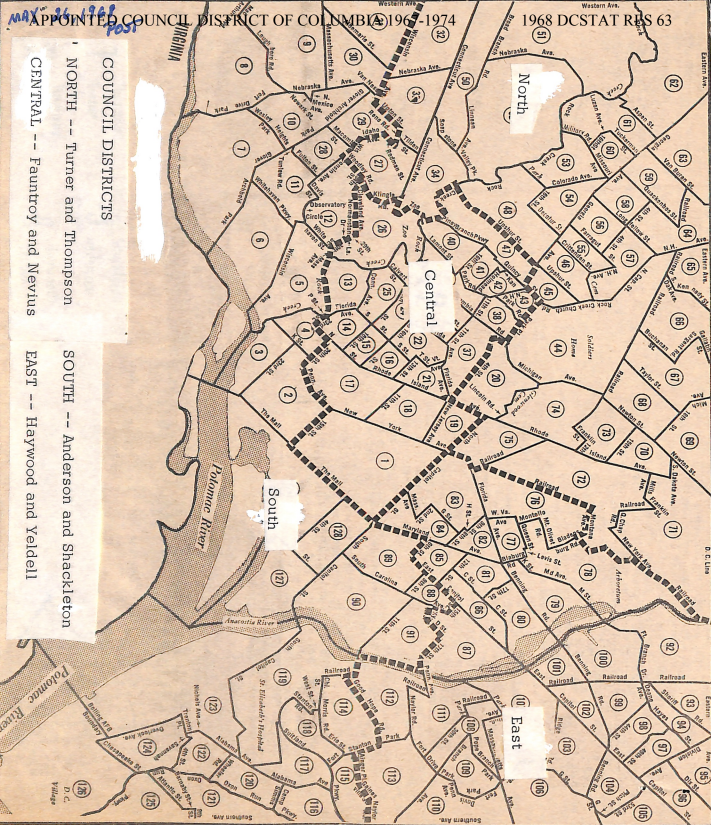
d. Central District: Vice Chairman Fauntroy and Mr. Nevius.

<u>Section 5</u>. Each Councilman Team will develop such method as it deems appropriate to carry out the purposes of this resolution.

<u>Section 6</u>. The Districts are created on a advisory and experimental basis, and do not bind the members of this Council in their consideration of issues which affect the city as a whole, nor do they preclude Councilmembers from assisting each other on an inter-district basis.

<u>Section 7</u>. The Council notes particularly that representation by this means is solely to improve the effectiveness of the present form of Government and in no way substitutes for that which would be provided under Home Rule.

Section 8. This resolution shall take effect immediately.



**APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974** 1968 DCSTAT RES 64 D.C. Council Form # 9 Rearbutien Dismic: of Columbia Resolution No. 68-3/ Passed by the District of Columbia Council\_ 19 68 ne 4 Attest: \_Secretary, D. C. Council hing Chairman, D. C. Council Attest: Presented by me to the Mayor of the District of Columbia. \_\_\_\_\_68 \_ Secretary, D. C. Council A \_ 19 \_ 68 <u>ne 14</u> 19\_ Approved and signed by me \_ Mayor 2621

D. C. Council Form # 2

Resolution

1968 DCSTAT RES 65

Title

No.	68-31
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Date  $\frac{6/4}{68}$ 

## District of Columbia

	R	edesignation	of	Police	Boundarie
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TITLE \_\_\_\_\_\_ To be filled in by the Secretary

Corporation Counsel

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

Factual contents certified to by

CONTRACTOR MALTER E. Washington Presents the following Resolution: Mayor-Commissioner

Resolved:

"That the portion of the Metropolitan Police Manual dealing with Police Districts as contained on page 17, is hereby amended by deleting the entire section and substituting in lieu thereof the following new section:

#### DISTRICTS

"The Metropolitan Police District of the District of Columbia shall be subdivided into six Police Districts as follows; each Police District to be under the command of an Inspector:

"District No. 1 shall include the territory comprised within the boundaries of the First, Fourth, and Fifth Precincts, as presently constituted.

"District No. 2 shall include the territory comprised within the boundaries of the Third, Seventh and Eighth Precincts, as presently constituted.

"District No. 3 shall include the territory comprised within the boundaries of the Second and Thirteenth Precincts, as presently constituted.

"District No. 4 shall include the territory comprised within the boundaries of the Sixth and Tenth Precincts, as presently constituted.

"District No. 5 shall include the territory comprised within the boundaries of the Ninth, and Twelfth Precincts, as presently constituted.

"District No. 6 shall include the territory comprised within the boundaries of the Eleventh and Fourteenth Precincts, as presently constituted.

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	А.В.
Anderson	X				Shackelton	X				Yeldell	X			
Haywood	X	<b> </b>			Thompson	X				Fauntroy	X			
Nevius	×		<b>†</b>		Turner	· · ·			×	Hechinger	×			

Adopted at a meeting of the District of Columbia Council \_\_\_\_\_ June 4, 1968

Charman of the Council Se when adopted must remain in the custody of the Secretary. Certified copies are available.

#### "Be it Further Resolved;

" That Precint Number One shall be expanded on a trial basis to encompass the territory which now constitutes Precint Number Four, so that Precint Number Four will be totally absorbed within Precint Number One, and that further consolidation of Precints be b rought before the Council for approval.

D.C. Council Form # 9	CT OF COLUMBIA 1967-1974	1968 DCSTAT
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by Section 402, Sw	June 11,	<i>19</i> 08
Stephen	C. Lugin	Secretary, D. C. Coun
Attest:	[1 1]	
Presented by me to the M	ayor of the District of Columbia	are hereby repeated in their
	June 14,	1968
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