D. C. Council Form # 2

Resolution

No. 69-18

of the

Date February 4, 1969

TITLE To be filled in by the Su	ecretary
Approved as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
Charles F. alunca	P. C. Hogh
Corporation Counsel	R. C. Hoyle Surveyor, D. C. 2/10/69
Discusts the fel	leaving Possilution:
Councilman Presents the fol	lowing nesonation.
Resolution ordering the closing of part	s of public alleys in Square
582.	4
WHEREAS, a public hearing was held on J the proposed closing of parts of public alle on a plat on file in the Office of the Surve Columbia (S.O. 68-241); and	ys in Square 582 as shown
WHEREAS, the District of Columbia Counc proposed closing is of the opinion that said	il having considered the alleys should be closed.
NOW, THEREFORE, BE IT RESOLVED by the D that:	istrict of Columbia Council
<u>Section 1</u> . Pursuant to the provisions 15, 1932 (47 Stat. 747, D. C. Code, Title 7, (168) of Reorganization Plan No. 3 of 1967, the plat filed in the Office of the Surveyor (S.O. 68-241) are hereby ordered closed.	the alley areas as shown on
<u>Section 2</u> . The Surveyor shall cause public be given by advertisement and shall serve a property owner abutting said alleys to be claprovisions of Section 7-404 of the D. C. Cod	losed in accordance with the
<u>Section 3</u> . If no objection in writing within thirty (30) days after the service of record in his office the said order and app	f such order the Surveyor shall
Section 4. This resolution shall become	ne effective immediately.

DO NOT USE SPACE BELOW THIS LINE

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

Adopted at a meeting of the District of Columbia Council ____

February 4, 1969

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

Suain

D. C. Council Form # 2

Resolution

No. 69-19

of the

Date _____ February 4, 1969

1969 DCSTAT RES 35

District of Columbia

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 N. C. Hoy b-Surveyor, D. C. 2/10/69 To Lanco Corporation Counsel ----- Presents the following Resolution: Councilman _____

Resolution ordering the closing of parts of 2nd Street, 3rd Street, C Street, N. W., Indiana Avenue, and public alleys in Square 572 and Reservation No. 11.

WHEREAS, a public hearing was held on January 13, 1969, concerning the proposed closing of parts of 2nd Street, 3rd Street, C Street, N. W., Indiana Avenue, and public alleys in Square 572 and Reservation No. 11 as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 68-133); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said parts of said streets and alleys 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. Gode, Title 7, Chapter 4) and Section 402 (168) of Reorganization Plan No. 3 of 1967, the street and alley areas as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 68-133) are hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat.

Section 2. 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 parts of said streets and alleys to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 3. 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 4. This resolution shall become effective immediately.

		Sala	R	ECO	ORD OF C	ou	NC	ILV	DTE				
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson		-		-	Shackelton	X			Yeldell	×			
Haywood	X		1		Thompson	X			Fauntroy	×			
Nevius	X				Daugherty	X			Hechinger	×			

DO NOT USE SPACE BELOW THIS LINE

Adopted at a meeting of the District of Columbia Council ____

February 4, 1969

Chairman of the Council

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

D. C. Council Form # 2

Resolution

No. <u>69-20</u>

of the

Date February 4, 1969

1969 DCSTAT RES 36

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

 Corporation Counsel
 A. C. Hory L.

 Corporation Counsel
 Surveyor, D. C. 2/10/69

 Councilman
 Presents the following Resolution:

Resolution ordering the closing of part of Fairlawn Avenue, S. E.

WHEREAS, a public hearing was held on January 13, 1969, concerning the proposed closing of part of Fairlawn Avenue, S. E. as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 67-275); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that 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 Reorganization Plan No. 3 of 1967, the street area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 67-275) 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 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 part of said street to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

<u>Section 3</u>. 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 4. This resolution shall become effective immediately.

DO NOT USE SPACE BELOW THIS LINE

COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.V.A.B.
Anderson				X	Shackelton	X			Yeldell	×		
Haywood	X				Thompson	X			Fauntroy	×		
Nevius	X				Daugherty	X		10.0	Hechinger	X		

Adopted at a meeting of the District of Columbia Council _____ February 4, 1969

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

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	Г OF COLUMBIA 1967-1974	1969 DCSTAT RES 3
D. C. Council Form # 2	TO any also to ase	
(0.0)	Resolution	
No. <u>69-21</u>	of the	Date <u>February</u> 4,
	District of Columbia	
TITLE	To be filled in by the Secretary	
Approved as to Form and Legality on	Dasis of Facto bee Forth	ctual contents certified to by
Charles TT De Corpo	ration Counsel	Hoy L rveyor, D. C. 2/10/69
	bu	
Councilman	Presents the following Resolu	ition :
jurisdiction in Squ WHEREAS, a pul the proposed closin Square 3552 as show	dering the closing of public alley mare 3552. blic hearing was held on January 1 ng of public alleys and transfer o wn on a plat on file in the Office lumbia (S.O. 68-4); and	3, 1969, concerning f jurisdiction in
proposed closing an should be closed an		said public alleys
NOW, THEREFORD that:	E, BE IT RESOLVED by the District	of Columbia Council
15, 1932 (47 Stat. (168) of Reorganiza the plat filed in (S.O. 68-4) are her are hereby establi- and in accordance 1932 and Section 44	ursuant to the provisions of the A 747, D. C. Code, Title 7, Chapter ation Plan No. 3 of 1967, the alle the Office of the Surveyor of the reby ordered closed, and that buil shed across the alleys closed as s with Public Law No. 143, 72nd Cong D2 (181) of Reorganization Plan No n the said plat is hereby transfer	4) and Section 402 y areas as shown on District of Columbia ding restriction lines hown on the said plat; ress, approved May 20, . 3 of 1967, juris-
be given by advert property owner abu	he Surveyor shall cause public not isement and shall serve a copy of tting the public alleys to be clos s of Section 7-404 of the D. C. Co	such order to each ed in accordance
within thirty (30)	f no objection in writing is made days after the service of such or s office the said order and approp	der the Surveyor
Section 4. T	his resolution shall become effect	ive immediately.

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			RI	ECO	ORD OF C	οu	NC	ILVO	DTE			
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.V.A.B
Anderson				X	Shackelton	×			Yeldell	×		
Haywood	X				Thompson	×	1300		Fauntroy	×		Sec. 34
Nevius	X			100	Daugherty	×			Hechinger	X		
X—Indicates	Vote	A.	B				ng —	X. O. R	-Indicates Vote to	Over	ride	Veto

Adopted at a meeting of the District of Columbia Council _____ February 4, 1969

Chairman of the Council Secretary. Certified copies are available.

Secretary

D. C. Council Form # 2

Resolution

No. 69-22

of the

Date February 4, 1969

Title

Factual contents certified to by

Acting Surveyor, D. C.

1969 DCSTAT RES 38

District of Columbia

TITLE

Councilman

To be filled in by the Secretary

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

alunca propriation Counse

Presents the following Resolution:

Resolution ordering the closing of public alley in Square 3060, abutting Lots 34-40.

WHEREAS, a public hearing was held on January 13, 1969, concerning the proposed closing of public alley in Square 3060, abutting Lots 34-40, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 68-273); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said alley should be closed; and

WHEREAS, the Public Space Committee has recommended (1) that title to the land embraced within the proposed closing shall revert to or vest in the abutting property owner WITH COST, (2) that the sum of \$5,000, representing the fair market value of the land embraced within the proposed closing, be paid by the applicant and deposited with the Treasurer of the District of Columbia, (3) that the applicant deposits the sum of \$525 with the District of Columbia to cover costs to the Department of Highways and Traffic, and (4) that the sum of \$833.33, representing the current economic value of improvements within the area to be closed, be deposited to the credit of the Highway Fund of the District of Columbia.

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 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. 68-273) is hereby ordered closed, provided that this order is subject to the payment of \$6,358.33 to the Treasurer of the District of Columbia.

Section 2. Upon the payment of the sum mentioned in Section 1, the Acting 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 alley to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

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			R	ECO	ORD OF C	OU	NC	IL	VC	DTE			
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V.A.E
Anderson	1			×	Shackelton	X				Yeldell	×		
Haywood	X	1			Thompson	X				Fauntroy	×		
Nevius	X	1			Daugherty	X				Hechinger	X		

Adopted at a meeting of the District of Columbia Council February 4, 1969

Chairman of the Council

Tephen

un-

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

<u>,</u>--

Section 3. If no objection in writing is made by any party interested within thirty (30) days after the service of such order, the Acting Surveyor shall record in his office the said order and appropriate plat or plats. In the event that this order does not become effective under the provisions of Section 7-404, D. C. Code, the sum paid under Section 1 shall be refunded.

- 2 -

Section 4. This resolution shall become effective immediately.

D. C. Cou. il Form # 2

Resolution

No. 69-23

of the

1969 DCSTAT RES 40

Date February 4, 1969

District	- 6	Cal		bio
District	OI	CO	luiii	DIa

TITLE _____ To be filled in by the Secretary

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

antes T. Derner Corporation Counsel

Councilman ____

Factual contents certified to by *F-B.Werley* Acting Surveyor, D. C. Title

Presents the following Resolution:

Resolution ordering the closing of part of public alleys in Square 100, abutting Lots 881, 831, 832, 875 and 876.

WHEREAS, a public hearing was held on January 13, 1969, concerning the proposed closing of part of public alleys in Square 100, abutting Lots 881, 831, 832, 875 and 876, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 68-177); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said part of said alleys should be closed; and

WHEREAS, the Public Space Committee has recommended (1) that title to the land embraced within the proposed closing shall revert to or vest in the abutting property owner WITH COST, (2) that the sum of \$99,753.60, representing the fair market value of the land embraced within the proposed closing, be deposited into the Treasury of the United States, (3) that the applicant deposits the sum of \$4,100 with the District of Columbia to cover costs to the Department of Highways and Traffic, (4) that the sum of \$2,071, representing the current economic value of improvements within the area to be closed, be deposited to the credit of the Highway Fund of the District of Columbia, and (5) that the applicant deposit the sum of \$2,000 to the District of Columbia to cover costs to the Department of Sanitary Engineering.

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 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. 68-177) is hereby ordered closed, provided that this order is subject to the payment of the sum of \$99,753.60 to the Treasurer of the United States and the sum of \$8,171 to the Treasurer of the District of Columbia.

Section 2. Upon payment of the sum mentioned in Section 1, the Acting 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 part of said alleys to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

			RE	ECO	DO NOT USE SPACE	and the second second second	and the second s	 and the second se	TE				
COUNCILMAN	AYE	NAY			COUNCILMAN					AYE	NAY	N.V	A.B.
Anderson		-			Shackelton	×			Yeldell	×			
Haywood	X				Thompson	X			Fauntroy	×			
Nevius	X	1			Daugherty	X			Hechinger	X			

Adopted at a meeting of the District of Columbia Council ____

Vepter C. Suarin

February 4, 1969

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

<u>Section 3</u>. If no objection in writing is made by any party interested within thirty (30) days after the service of such order, the Acting Surveyor shall record in his office the said order and appropriate plat or plats. In the event that this order does not become effective under the provisions of Section 7-404, D. C. Code, the sum paid under Section 1 shall be refunded.

Section 4. This resolution shall become effective immediately.

D. C. Council Form # 2

Resolution

No. 69-24

of the

Date February 4, 1969

1969 DCSTAT RES 42

District of Columbia

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 lu T. Dunca Corporation Counsel R. C. Heyk Surveyor, D. C. 2/10/69 Councilman _____ Presents the following Resolution: Resolution ordering the closing of parts of 38th Street, Bellvue Street, N.W., and public alley in Square 1812. WHEREAS, a public hearing was held on January 13, 1969, concerning the proposed closing of parts of 38th Street, Bellvue Street, N.W., and public alley in Square 1812 as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 67-375); and WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said parts of said street and public alley 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 street and alley areas as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 67-375) are hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat. Section 2. 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 part of said streets and alley to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed. Section 3. 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 4. This resolution shall become effective immediately.

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	-	1		V	Shackelton	X			1.11	Yeldell	×			
Haywood	X			-	Thompson	X				Fauntroy	×			
Nevius	X	1			h Daugherty	X				Hechinger	X			

Adopted at a meeting of the District of Columbia Council _____F

February 4, 1969

pten C. Swain

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

D. C. Council Form # 2

Resolution

69-25

Councilman _____

of the

Date _____ March 18, 1969

Title

1969 DCSTAT RES 43

Page 1 of 2

District of Columbia

Amendatory loan and grant contract for Northwest Project #1,

TITLE ______ Northeast Project #1, Southwest Projects #B and #C-1.

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

MR. DAUGHERTY

Presents the following Resolution:

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945, as amended, (hereinafter referred to as the "Redevelopment Act", and with the approval of the Board of Commissioners of the District of Columbia (hereinafter referred to as the "Commissioners") the District of Columbia Redevelopment Land Agency (hereinafter called the "Agency") has entered into Loan and Capital Grant Contracts, No. U.R. D.C. 1-1(LG) which became effective April 3, 1953, No. D.C. R-5(LG) which became effective July 15, 1958, No. D.C. R-2(LG) which became effective May 24, 1960, and No. D.C. R-8 (LG) which became effective August 11, 1964 (hereinafter referred to as the "Contracts") for financial assistance under Title I of the Housing Act of 1949, as amended (hereinafter referred to as "Title I") with the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development (hereinafter referred to as the "Secretary" and "Department" respectively) pursuant to which Federal funds are being provided for the Southwest Urban Renewal Area, Project No. B, Southwest Urban Renewal Area, Project No. C-1, Northeast Urban Renewal Area, Project No. 1, and Northwest Urban Renewal Area, Project No. 1, respectively; and

WHEREAS, on May 27, 1968, the District of Columbia was designated a "redevelopment area" by the Department of Commerce pursuant to the Public Works and Economic Development Act of 1965 (Public Law 89-136,79 Stat. 552, 42 USC 3121); and

WHEREAS, pursuant to Title I, the Department may enter into contracts to make project capital grants up to threefourths of net project cost for urban renewal projects in localities designated as "redevelopment areas"; and

WHEREAS, the Agency has filed applications with the Department to amend the Contracts to provide for project capital grants up to three-fourths of net project cost; and

WHEREAS, the Department has approved the Agency's applications and has offered the Agency the following amendatory contracts (hereinafter called the "Amendatory Contracts"):

(1) Seventh Amendatory Contract Amending Loan and Capital Grant No. UR DC 1-1(LG)

			R	ECO	ORD OF C	ou	NC	ILVO	DTE				
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X				Shackelton	X			Yeldell				X
Haywood	X				Thompson	×			Hahn			X	
Moore	X				Daugherty	X			Tucker	X			

Adopted at a meeting of the District of Columbia Council _____

March 18, 1969

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Chairman of the Council

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

- (2) Fourth Amendatory Contract Amending Loan and Capital Grant Contract No. DC R-5 (LG)
- (3) Fifth Amendatory Contract Amending Loan and Capital Grant Contract No. DC R-2 (LG)
- (4) Fourth Amendatory Contract Amending Loan and Capital Grant Contract No. DC R-8 (LG)

WHEREAS, the Amendatory Contracts provide for an increase in the Federal Government's share of the net project cost from two-thirds to three-fourths of net project cost; and

WHEREAS, the provisions of the Amendatory Contracts operate to the best interest of the District of Columbia and of the Agency in carrying out the urban renewal plans for the projects; and

WHEREAS, certain functions of the Commissioners under the Redevelopment Act have been transferred to the District of Columbia Council (hereinafter referred to as "Council") pursuant to Section 402, paragraphs 122 through 129, of Reorganization Plan No. 3 of 1967; and

WHEREAS, the Agency has submitted copies of the Amendatory Contracts to the Council and has requested the Council to approve the execution by the Agency of said Amendatory Contracts pursuant to Section 20(a) of the Redevelopment Act.

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 Amendatory Contracts between the District of Columbia Redevelopment Land Agency and the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development; and
- (2) Declares that this resolution shall take effect immediately.

D. C. Council Form # 2

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1969 DCSTAT RES 45

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69-26 No	of the		Date February 18, 1969
		mbia	
TITLE	To be filled in by the		
Approved as to Form and Legality on E Charles F. Der		F.B.U	ertified to by
	ion Counsel	Acting Surveyor,	D. C.
Councilman	Presents the fo	ollowing Resolution:	
			0 117

Resolution ordering the closing of part of public alley in Square 117, abutting Lots 821, 822, 870, and 829.

WHEREAS, a public hearing was held on August 29, 1968, concerning the proposed closing of part of public alley in Square 117, abutting Lots 821, 822, 870, and 829, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 68-94); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said part of alley should be closed; and

WHEREAS, the Public Space Committee has recommended (1) that title to the land embraced within the proposed closing shall revert to or vest in the abutting property owner WITH COST, (2) that the sum of \$42,960.60, representing the fair market value of the land embraced within the proposed closing, be paid by the applicant and deposited in the Treasury of the United States, (3) that the sum of \$822.00, representing the current economic value of improvements within the area to be closed, be deposited to the credit of the Highway Fund of the District of Columbia, and (4) that the applicant deposits the sum of \$685.00 with the District of Columbia to cover costs to the Department of Sanitary Engineering.

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 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. 68-94) is hereby ordered closed, provided that this order is subject to the payment of \$44,467.60 to the Treasurer of the District of Columbia.

Section 2. Upon the payment of the sum mentioned in Section 1, the Acting 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 alley to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

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				Shackelton	X				Yeldell	X		
Haywood	×				Thompson	×				Fauntroy			
Nevius	1				Daugherty	X				Hechinger	X		

Adopted at a meeting of the District of Columbia Council

February 18, 1969

Chairman of the C W

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

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- 2 -

<u>Section 3.</u> If no objection in writing is made by any party interested within thirty (30) days after the service of such order, the Acting Surveyor shall record in his office the said order and appropriate plat or plats. In the event that this order does not become effective under the provisions of Section 7-404, D. C. Code, the sum paid under Section 1 shall be refunded.

<u>Section 4</u>. This resolution shall become effective immediately.

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

Corporation Counsel

D. C. Council Form # 2

No. _

69-27

Resolution

1969 DCSTAT RES 47

Date March 28, 1969

Title

District of Columbia

of the

Resolution of the District of Columbia Council and the Commissioner on the death of Former President Dwight D. Eisenhower

To be filled in by the Secretary

Factual contents certified to by

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 deeply saddened by the death of former President Dwight David Eisenhower.

That we pay special tribute to the years of outstanding service which General Eisenhower gave to all of the citizens of this country.

That the Government and the entire populace of this city extend heartfelt sympathy to his widow and family.

AND BE IT LIKEWISE RESOLVED,

That in consort with the President of the United States, and the Commissioner of the District of Columbia, we declare Monday a day of mourning for the City of Washington.

Passed unanimously this twenty-eighth day of March, 1969.

Concurred in this twenty-eighth day of March, 1969.

Walter E. Washington, Commissioner

ain

Secretary

			REC	ORD OF C	ou	NC	IL	VC	TE				
COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson			X	Shackelton	X	1.1			Yeldell	X			
Haywood	X			Thompson	X				FRANKRONTUCK	er 🗶			
Nevius Moore	X			Daugherty				X	Merchinger Hah	n X			

Adopted at a meeting of the District of Columbia Council _____ March 28, 1969

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

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

D. C. Council Form # 2

No.

TITLE _

2538

69-28

Resolution

States and the search of the

1969 DCSTAT RES 48

Date March 28, 1969

Title

Secretary

of the

District of Columbia

RESOLUTION EXTENDING THE EFFECTIVE PERIOD OF REGISTRATION OF

MOTOR VEHICLES AND TRAILERS

To be filled in by the Secretary

Factual contents certified to by

Councilman _____ Presents the following Resolution:

Corporation Counsel

WHEREAS, The President of the United States has declared Monday, March 31, 1969, a national day of mourning for the late Honorable Dwight David Eisenhower;

WHEREAS, Monday, March 31, 1969 has been declared a day of mourning within the District of Columbia; and

WHEREAS, Monday, March 31, 1969 is the last day of the registration year for motor vehicles and trailers, and is the day upon which all registration certificates and identification tags issued for the current registration year expire; and

WHEREAS, Section 402(287) of the Reorganization Plan No. 3 of 1967 transferred to the District of Columbia Council the function of extending the effective period of registrations of motor vehicles and trailers under D. C.Code, Section 40-102(c);

WHEREAS, the inability of many motorists to obtain registration certificates and identification tags on Monday, March 31, 1969 could result in loss of insurance for those motorists that must use their vehicle on that day;

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

Section 1. Every registration made pursuant to Section 40-102 of the District of Columbia Code for the registration year beginning April 1, 1968 and ending March 31, 1969 shall expire at midnight on Wednesday, April 2, 1969, and the effective period of the 1968-1969 registration is hereby extended for a period of 48 hours beyond the end of the current registration year.

<u>Section 2.</u> This resolution shall take effect immediately upon its adoption.

			RI	ECO	DRD OF C	ou	NC	IL	VC	DTE	New Y			
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	1			Yeldell	X			
Haywood	X				Thompson	X				FannixogTucke	rX			
More Moore	X				Daugherty		1.20		X	xbeotrioger Hah	n		X	
X—Indicates	Vote	A.	B	Abse	nt N. VNot	Voti	ng —	K. O.	. R	Indicates Vote to	Over	ride	Veto	

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

DO NOT USE SPACE BELOW THIS LINE

Adopted at a merging of the District of Columbia Council March 28, 1969

Chairman of the Council

RESOLUTION NO. 69-29



May 13, 1969 Date Adopted

Resolution

of the

District of Columbia City Council

TITLE SHAW SCHOOL URBAN RENEWAL PROJECT NO. 1

MR, STERLING TUCKER Presents the following Resolution:

WHEREAS, pursuant to Section 6(b)(2) of the District of Columbia Redevelopment Act of 1945, as amended, hereinafter referred to as the "Redevelopment Act", an Urban Renewal Plan for the Shaw School Urban Renewal Area, hereinafter referred to as the "Plan", was adopted by the National Capital Planning Commission", on January 9, 1969, and approved by the District of Columbia Council, hereinafter, referred to as the "Council", on January 28, 1969, after public hearing; and

8 WHEREAS, Disposition Lot 7, Square N396, in the Plan is the Shaw School Urban 9 Renewal Area, Project No. 1, for which an urban renewal plan was adopted by the 10 Planning Commission on October 12, 1967, and approved by the Council on November 11 14, 1967; and

WHEREAS, certain of the functions of the Board of Commissioners of the District of Columbia under the Redevelopment Act have been transferred to the Council pursuant to Section 402, paragraphs 122 through 129, of Reorganization Plan No. 3 of 1967; and

WHEREAS, on April 3, 1969, the Planning Commission adopted a resolution entitled "Resolution Rescinding the Urban Renewal Plan for the Shaw School Urban Renewal Area, Project No. 1, and Modifying the Urban Renewal Plan for the Shaw School Urban Renewal Area", attached hereto as Exhibit "a", hereinafter collectively referred to as "Plan Modifications", and referred the Plan Modifications to the Council for review and approval; and

WHEREAS, the Plan Modifications provide for the following:

- Rescinding the Urban Renewal Plan for the Shaw School Urban Renewal Area, Project No. 1.
- 29 2. Modifying the Plan to:
 - a. Delete the sections incorporating the Urban Renewal Plan for the Shaw School Urban Renewal Area, Project No. 1, into the Plan.

		R	EC	ORD OF	CO	JNO	CIL	- V	OTE				
AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
X				DAUGHERTY	X				SHACKLETON				X
X				HAYWOOD	X				THOMPSON	X			
			X	MOORE				X	YELDELL	X			
	X	X	AYE NAY N.V.	AYE NAY N.V. A.B. X I I I I I I I I I I I I I I I I I I I	AYE NAY N.V. A.B. COUNCILMAN	AYE NAY N.V. A.B. COUNCILMAN AYE X I I I DAUGHERTY X X I I I HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY X I I I IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. X I I I IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. X I I I IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	X DAUGHERTY X SHACKLETON X HAYWOOD X THOMPSON	AYE NAY N.Y. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE X I I I I IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY X I I DAUGHERTY X I I SHACKLETON I I X I I HAYWOOD X I I THOMPSON X I	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. X I I DAUGHERTY X I I SHACKLETON I I X I I HAYWOOD X I I THOMPSON X I

I hereby certify that this resolution is true and adopted as stated therein.

stephen C. Su un Secretary of the City Council

Certified copies are available.

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<u>2_of_2</u>

1 2 3		b.	Designate Disposition Lot 7, Square N396, as a Residential- High Density area.
4 5 6 7 8 9	·	c.	Revise the development controls on Disposition Lot 7 to reflect residential-high density use, with the exception of limiting development of Disposition Lot 7 to 75 units and prohibiting development of surface parking areas along, or access to and egress from parking facilities on, Eighth Street or Rhode Island Avenue.
10 11		d.	Revise the Plan maps to reflect the above changes; and
12 13			a general plan has been prepared and is recognized and used as a
14 15	-	_	eneral development of the locality as a whole; and
16 17 18 19 20 21	official pl recomment general pl	annii datio an fc	the Planning Commission, which is the duly designated and acting ng body for the locality, has submitted to the Council its report and ns respecting the plan and has determined that the Plan conforms to the or the locality, as a whole, and the Council has duly considered the report lations of the Planning Commission; and
22 23 24			a public hearing to consider the Plan Modifications was duly held by April 30, 1969;
24 25 26	NOW	, THI	EREFORE, BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL:
27 28 29	1.		t the approval of the Urban Renewal Plan for the Shaw School an Renewal Area, Project No. 1, is hereby rescinded.
30 31	2.	That	t the Plan Modifications are hereby approved.
32 33 34	3.		t it is hereby found and determined that the Plan, as herein ified, conforms to the general plan of the locality.
35 36 37 38	4.	imm	t the transmission of this action to the Planning Commission for ediate certification to the District of Columbia Redevelopment d Agency for execution is hereby authorized and directed.
39 40	5.	That	t this resolution shall take effect immediately.
41 42 43 44	Attachmen	t	
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69-30 RESOLUTION NO. _



1969 DCSTAT RES 51

April 1, 1969 Date Adopted

Resolution

of the

District of Columbia City Council

TITLE Deputy Superintendent For Instruction, D. C. Public Schools Position Classification.

Mr. Joseph P. Yeldell Presents the following Resolution:

WHEREAS, Section 402(244) of Reorganization Plan No. 3 of 1967 1 authorizes the District of Columbia Council to perform the function of concurring 2 with the Board of Education in matters relating to positions under the Teachers' 3 Salary Act pursuant to D. C. Code, Section 31-1552(b), which section provides 4 for determinations to be made concerning criteria, transfer and classification of 5 positions under the Teachers' Salary Act; and 6 7

WHEREAS, the position of Deputy Superintendent for Instruction has been proposed in Salary Class 2; and

WHEREAS, the classification of such position in this manner has been recommended by the Personnel Officer of the District of Columbia as conforming with the evaluation criteria used for such positions; and

WHEREAS, the Board of Education of the District of Columbia has endorsed the proposed classification of the Deputy Superintendent for Instruction; and

WHEREAS, it is the view of the District of Columbia Council that such classification is appropriate.

that:

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

Section 1. Concurrence is hereby given in the classification of the position of Deputy Superintendent for Instruction in Salary Class 2 of the Teachers' Salary Act of 1955, as amended.

Section 2. This resolution shall become effective immediately upon its 28 passage. 29

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			R	EC	ORD OF	col	JN	CIL	- V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY	X		6123		SHACKLETON	X			
TUCKER	X				HAYWOOD	X				THOMPSON	X			
ANDERSON	X				MOORE	X				YELDELL	X			

I hereby certify that this resolution is true and adopted as stated therein.

repher m

Secretary of the City Council

BOARD OF EDUCATION OF THE DISTRICT OF COLUMBIA PRESIDENTIAL BUILDING

415 TWELFTH STREET, N. W. WASHINGTON, D. C. 20004

JAMES E. COATES, PRESIDENT ANITA FORD ALLEN, VICE PRESIDENT MURIEL M. ALEXANDER EDWARD L. HANCOCK JULIUS W. HOBSON NELSON C. ROOTS ALBERT A. ROSENFIELD JOHN A. SESSIONS MARTHA S. SWAIM MATTIE G. TAYLOR JOHN H. TREANOR, JR.

April 18, 1969

GERTRUDE L. WILLIAMSON EXECUTIVE SECRETARY

> Mr. Joseph P. Yeldell, Chairman Education Committee City Council Washington, D. C. 20004

Dear Mr. Yeldell:

Thank you for your communication dated April 14, 1969 concerning the reorganization of the administration.

The Board of Education has been made aware of the reorganization plans being implemented by the administration and the problems with respect to position classifications in line with the plans and it has been involved in respect to the action in question as late as the March 24, 1969 meeting at which time the Corporation Counsel's opinion was afforded to the Board for its information.

Therefore, the Board appreciates your concern and is supportive of the recommendation.

Sincerely yours,

Coates

James E. Coates President Board of Education

JEC:mdb

D. C. Council Form # 2

Resolution

No

69-31

of the

Date __April__1___1969

Title

1969 DCSTAT RES 53

District of Columbia

TITLE Revision in Rates for Pay-Patients at Glenn Dale Hospital

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

Corporation Counsel

Councilman _____ Mrs.__Shackleton _____ Presents the following Resolution:

Resolution ordering a revision in rates for pay patients at Glenn Dale Hospital, Department of Public Health.

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, Titles XVIII and XIX of the Social Security Amendments of 1965 and 1967 (Medicare and Medicaid Act) provides for the reimbursement of the cost of certain services furnished to patients who are subscribers to Medicare and Federal Grants to States for Medical Assistance Programs to certain persons who are indigent and medically indigent regardless of age,

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-patient rates and recommends that revised rates be established.

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

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

a.	Chronic disease patients	\$41.00
b.	Tuberculosis patients	\$31.50

Section II. The Department of Public Health is hereby authorized to accept reimbursement for services furnished to patients eligible for Medicare and Medicaid under provisions of the Social Security Amendments of 1965 and 1967 on the basis of allowable daily costs as computed in accordance with principles of reimbursement for provider costs established by the Department of Health, Education and Welfare.

			RE	CC	ORD OF C	ou	NC	IL V	OTE				
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.VA.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X				Shackelton	×			Yeldell	X			
Haywood	X				Thompson	X	di sa		Tucker	X			
Moore	X				Daugherty	X	1		Hahn	×			

Adopted at a meeting of the District of Columbia Council _____

April 1, 1969

raren

Secretary

Chairman of the Council

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

Section III. These rates to remain in effect until such time as it is practicable to establish new rates after the close of the Fiscal Year 1969.

Section IV. This resolution shall become effective immediately upon enactment.

RESOLUTION NO. 69-32



May 13, 1969 Date Adopted

Resolution

of the

District of Columbia City Council

TITLE Closing of 50th Place, Northeast.

Mr. Sterling Tucker Presents the following Resolution:

WHEREAS, on July 10, 1967, a public hearing was held in reference to the closing of 50th Place, N. E. abutting Square 5197 and 5179 (S.O. 66-551),

WHEREAS, on August 8, 1967, the Commissioners of the District of Columbia prepared an order approving such closing,

WHEREAS, there was proper publication of the Commissioners' Order in accordance with the requirements of the Act, approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4),

11 WHEREAS, on October 5, 1967, the Commissioners again considered the 12 closing and approved it provided the applicant pay the fair market value and 13 deposit \$11,500 with the D. C. Treasurer to cover costs to the Department of 14 Highways and Traffic, and instructed the Administrative Services Office to furnish 15 the appraisal of the fair market value of the area to be closed.

WHEREAS, the appraisal was furnished the Public Space Committee who
considered the case and recommended that title to the land embraced within the
proposed closing revert to or vest in the abutting property owners without cost
provided the applicant deposits the sum of \$11,500 to cover the cost of regrading
and paving Hayes Street, Northeast,

WHEREAS, in accordance with the policy approved by the Engineer Commissioner on July 14, 1966, the Grant Park Associates has consigned to the District of Columbia negotiable U. S. Treasury bonds in lieu of the cash deposit of \$11,500.

IT IS HEREBY RESOLVED by the District of Columbia City Council, that:

<u>Section I.</u> All remaining necessary steps be immediately taken to effectuate the closing of 50th Place, N. E. abutting Square 5197 and 5179 (S. O. 66-551).

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Section II. This resolution shall take effect immediately.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X		-	in and it is a second se	DAUGHERTY	X				SHACKLETON				X
TUCKER	X				HAYWOOD	X				THOMPSON	X			
ANDERSON				X	MOORE				X	YELDELL	X			

I hereby certify that this resolution is true and adopted as stated therein.

ecretary of the City Council

Certified copies are available.

2774

RESOLUTION NO. 69-33

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1969 DCSTAT RES 56

May 13, 1969 Date Adopted

Resolution

of the

District of Columbia City Council

TITLE Resolution ordering the opening and closing of public alleys in Square 166.

Mr. Sterling Tucker_____ Presents the following Resolution:

WHEREAS, the Council of the District of Columbia has received from the owner of Lot 842, in Square 166 a dedication of land for alley purposes, as indicated on the plat designated "Opening and Closing of Public Alleys in Square 166", prepared in the Office of the Surveyor, D.C.; and

WHEREAS, the Council has also received a petition from the owners of Lots 836, 842, 841, and 850, in Square 166, abutting on the alley proposed to be closed as shown on said plat, requesting in said petition that the alley areas 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 \$63,725.40, representing the fair market value of the land embraced within the proposed closing, be paid by the applicant and deposited into the Treasury of the United States, (2) that the applicant deposit the sum of \$150 with the District of Columbia to cover costs to the Department of Highways and Traffic, D. C., in connection with the closing, and (3) that the sum of \$1,325.33, representing the depreciated value of improvements within the area to be closed, be deposited to the credit of the Highway Fund of the District of Columbia.

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 public
alleys referred to above are hereby closed (S.O. 68-297), provided that this order
is subject to the payment of \$63,725.40 to the Treasurer of the United States and of
\$1,475.33 to the District of Columbia.

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

		R	EC	ORD OF	COI	JN	CIL	- V	OTE				
AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
X				DAUGHERTY	X				SHACKLETON				X
X				HAYWOOD	X				THOMPSON	X			
			X	MOORE	AND			X	YELDELL	X		1.5.1	
	XX	X	AYE NAY N.V.	AYE NAY N.V. A.B. X	AYE NAY N.V. A.B. COUNCILMAN X DAUGHERTY Y HAYWOOD	AYE NAY N.V. A.B. COUNCILMAN AYE X DAUGHERTY X X HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY X <	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. X - - DAUGHERTY X - - X - - HAYWOOD X - -	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. X	X DAUGHERTY X SHACKLETON X HAYWOOD X THOMPSON	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE X I	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY X - <td< td=""><td>AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. X I I DAUGHERTY X I I SHACKLETON I I X I I HAYWOOD X I I IIII IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII</td></td<>	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. X I I DAUGHERTY X I I SHACKLETON I I X I I HAYWOOD X I I IIII IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII

I hereby certify that this resolution is true and adopted as stated therein.

Secretary of the City Council

2774

D. C. Council Form # 2

Resolution

69-34 No

Councilman ____

of the

Date February 4 1969

District of Columbia

TITLE To be filled in by the Secretary

rporation Counsel

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

Factual contents certified to by allerla Acting

-- Presents the following Resolution:

Resolution ordering the closing of parts of Grant Street, 48th Place, 48th Street, N.E., and public alley in Square 5145; also grant of easement for drainage purposes in Square 5146.

WHEREAS, a public hearing was held on January 13, 1969, concerning the proposed closing of parts of Grant Street, 48th Place, 48th Street, N.E., and public alley in Square 5145; also grant of easement for drainage purposes in Square 5146, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 68-364), and

WHEREAS, the owner of Lot 807 in Square 5146 desires to grant to the District of Columbia an easement for drainage purposes in and across said square, all as shown on the said plat above referred to, and

WHEREAS, the owner of Lots 45 through 50 in Square 5147 has agreed to convey said lots to the United States of America (National Park Service) for enlargement of Watts Branch Park in exchange for an equal amount of land from the closed portion of 48th Street and Grant Street, abutting property of said owner, said property being Lots 33 to 41, 75, and 809 in Square 5147, and

WHEREAS, the Public Space Committee, in view of the benefits accruing to the United States of America (National Park Service), has recommended that this land revert to the owner of Lots 33 to 41, 75, and 809 in Square 5147 WITHOUT COST, and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said streets and alley 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 street and alley areas shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 68-364) are hereby ordered closed, subject to such rights to be retained by the District for itself and the various utility companies as may be shown on said plat.

Section 2. The District of Columbia does hereby accept the easement granted by the United States of America (National Park Service) in, through, and across that area in Square 5146 as shown on the said plat for drainage purposes, subject to the condition that no structure or obstruction to impede the flow of surface water shall be located within the limits of the easement.

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Anderson	×			 Shackelton	×		 	Yeldell	×			
Haywood	X			Thompson	X			Fauntroy				×
Nevius	X			 Daugherty	×			Hechinger	X			

Adopted at a meeting of the District of Columbia Council _

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February 4, 1969

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1969 DCSTAT RES 57

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

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Section 3. The Acting 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 streets and alley to be closed, in accordance with the provisions of Section 7-404 of the 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 Acting Surveyor shall record in his office the said order and appropriate plat or plats.

Section 5. This resolution shall become effective immediately.

RESOLUTION NO. 69-35

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May 13 , 1969 Date Adopted

Resolution

of the

District of Columbia City Council

TITLE OPENING AND CLOSING OF PUBLIC ALLEYS IN SQUARE 106

Mr. Sterling Tucker Presents the following Resolution:

WHEREAS, the Council of the District of Columbia has received from the owners of Lots 842, 843, and 39, in Square 106, a dedication of land for alley purposes, as indicated on the plat designated "Opening and Closing of Public Alleys in Square 106," prepared in the Office of the Surveyor, D.C.; and

WHEREAS, the Council has also received a petition from the owners of Lots 42, 23, 41, 841, and 39, in Square 106, 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, the Public Space Committee has recommended that the following sums be paid by the applicant: (1) \$82,904 for the fair market value of the land embraced within the proposed closing, (2) \$743 to cover costs to the Department of Highways and Traffic, and (3 \$300 for the depreciated value of improvements within the area to be closed; and

WHEREAS, a portion of the area to be closed is part of an original alley and the proceeds in the amount of \$76,904 must go to the Government of the United States.

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

<u>Section 1.</u> 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.
 68-414), provided proceeds in the amount of \$76,904 shall be deposited into
 the Treasury of the United States and proceeds in the amount of \$7,043 shall
 be deposited with the Treasurer of the District of Columbia.

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

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COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
HAHN	X				DAUGHERTY	X				SHACKLETON				X
TUCKER	X				HAYWOOD	X				THOMPSON	X			
ANDERSON				X	MOORE				X	YELDELL	X			

I hereby certify that this resolution is true and adopted as stated therein.

Secretary of the City Council

2774

RESOLUTION NO. 69-36



May 13 , 1969 Date Adopted

Resolution

of the

District of Columbia City Council

TITLE Resolution Relating to Use of Subpoena Powers to Assist the Human Relations Commission

Mr. Gilbert Hahn, Jr. Presents the following Resolution:

1 WHEREAS, under Section 402(g) of Reorganization Plan No. 3 of 1967, the 2 Council has been transferred the functions of Sec. 1-237 of the D. C. Code relating 3 to making investigations or examinations of municipal matters, and administering oaths 4 to witnesses.

WHEREAS, under Section 1-237 of the D. C. Code, after July 1, 1902, the
several provisions of Section 4-601 to 4-603 of the D. C. Code shall be applicable
to and enforceable in any investigation or examination of any municipal matter by the
Commissioners of the District of Columbia (the Council), and said Commissioners
(Council) are, and each of them is hereby, authorized to administer oaths to witnesses
summoned in any such investigation or examination aforesaid.

13 WHEREAS, under Section 4-601 of the D. C. Code there is authorized the 14 power to issue subpoenas in the Chief Judge of the United States District Court for 15 the District of Columbia to compel witnesses to appear and testify and/or to produce 16 all books, records, papers or documents.

WHEREAS, under Section 4-602 of the D. C. Code any willful false swearing
on the part of any witness in reference to Section 4-601 as to any material fact shall
be deemed perjury and shall be punished in the manner prescribed by law for such offense.

WHEREAS, under Section 4-603 of the D. C. Code, if any witness having been personally summoned shall neglect or refuse to obey the subpoena issued in Section 4-601 the U. S. District Court for the District of Columbia, or one of the judges thereof and said court or any judge thereof when said facts are reported, is empowered to compel obedience to said subpoena to the same extent as witnesses may be compelled to obey the subpoena of that court.

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

30 31 that:

32 <u>Section 1.</u> The Human Relations Commission is hereby authorized to petition 33 the City Council to request the Council to issue subpoenas for particular cases involving

Y N.V. A.B.	I COUNCIL MAN					RECORD OF COUNCIL VOTE										
	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B						
	DAUGHERTY	X				SHACKLETON				X						
	HAYWOOD	X				THOMPSON	X									
X	MOORE				X	YELDELL	X									
-		HAYWOOD X MOORE	HAYWOOD X MOORE	HAYWOOD X X MOORE	HAYWOOD X X MOORE	HAYWOOD X A	HAYWOOD Image: Constraint of the second se	HAYWOOD X THOMPSON X X MOORE X YELDELL X	HAYWOOD X THOMPSON X X MOORE X YELDELL X							

Certified copies are available.

I hereby certify that this resolution is true and adopted as stated therein.

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2_____2 _____of____2 employment practices of the District of Columbia Government. Section 2. When a petition is submitted, the Council shall vote whether to authorize the issuance of subpoenas relative to the particular case petitioned for. Section 3. When the Council has voted favorably upon the petition, the Council shall delegate to both the Chairman and the Vice-Chairman, either of whom shall have the power to issue subpoenas relative to the particular case petitioned for. The Chairman and Vice-Chairman shall have no discretionary authority under this section to determine whether a subpoena will be issued. Section 4. This resolution shall take effective immediately.