

March 20, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION URGING FEDERAL SUPPORT FOR BLUE PLAINS WASTE WATER TREATMENT PLANT

Mr. Rockwood H. Foster Presents the following Resolution:

WHEREAS, America's rivers are being polluted by the discharge of raw sewage; and

WHEREAS, exemplary cooperative action by the Environmental Protection Agency, the District of Columbia, Maryland and Virginia has led to the expansion of the Blue Plains Wastewater Treatment Plant to analyze the effect of reducing the amount of polluting substances from the waste waters discharged into a major river basin; and

WHEREAS, the Blue Plains Wastewater Treatment Plant, though incomplete, is the most advanced regional project of this nature in the Nation; and

WHEREAS, the funding for the project, presently received by the State of Maryland, the Commonwealth of Virginia and the District of Columbia is insufficient to allow the project to proceed; and

WHEREAS, the completion of the project at an early date would have a significant effect upon the cleaning-up of the Potomac and have national impact in determining the positive benefits of regional wastewater treatment plants on major river basins;

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

Section 1. The District of Columbia Council does hereby request that the Federal Construction Grant Application be favorably considered at the earliest possible date to allow this important work to proceed.

Section 2. The Council hereby urges that the State of Maryland and the Commonwealth of Virginia and the District of Columbia, within the limits of their respective authorities, do what they can to assure project completion and prevention of any further damage to our waterways pending completion of the Blue Plains Wastewater Treatment Plant.

			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
NEVIUS	X				FOSTER	X				PARKER			-	X
TUCKER	X				MEYERS	X				ROBINSON	X			
ANDERSON	X				MOORE	X				VEAZEY	X			
	de servicio de la composição de la compo	Aug ang ray manifestation	ж.	—Indi	cates Vote A. B.	-Abse	mi	n. v.	-Not	Voting	-			-

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

Robert S. More

### RESOLUTION 73-23

### \_2\_\_of\_2\_\_

  $\underline{\underline{\text{Section 3.}}} \quad \text{This resolution shall take effect immediately upon adoption.}$ 



March 20, 1973

Date Adopted

# Resolution

#### of the

### District of Columbia City Council

TITLE

RESOLUTION CLOSING PUBLIC ALLEY IN SQUARE 68, BOUNDED BY P STREET, 21ST STREET, AND O STREET, NORTHWEST

Reverend Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, the City Council of the District of Columbia has received a petition from the owners of Lots 66, 67, 68, 69, 70, and 822, in Square 68, abutting on a five foot public alley, requesting that the alley area be closed; and

WHEREAS, a public hearing and a recommendation of the National Capital Planning Commission are not required under Section 7-304 of the D. C. Code; and

 $\ensuremath{\mathsf{WHEREAS}}$  , favorable reports have been received from the various departments concerned.

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

Section 1. Pursuant to the provisions of Section 7-304 of the District of Columbia Code, 1967 ed. 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. 72-38) is hereby ordered closed.

Section 2. This resolution shall take effect immediately upon adoption.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.
NEVIUS	X				FOSTER	X				PARKER				X
TUCKER	X				MEYERS	X				ROBINSON	X			-
ANDERSON	X				MOORE	X				VEAZEY	X			

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

Raturt D. Moore
Acting Secretary of the City Council



March 20, 1973

Date Adopted

# Resolution

#### of the

### District of Columbia City Council

TITLE RESOLUTION APPROVING AMENDMENT OF THE DISTRICT OF COLUMBIA SECOND YEAR MODEL CITIES ACTION PROGRAM AND AUTHORIZING AMENDMENT TO GRANT AGREEMENT

Vice Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, the comprehensive city demonstration program (the "Comprehensive Program") for the model neighborhood of the District of Columbia was approved by resolution adopted on June 22, 1969, at which time a resolution approving the Model Cities First Year Action Program was also adopted; and

WHEREAS, a grant agreement with the United States of America was executed on January 21, 1970, providing for Federal financial assistance under Title I of the Demonstration Cities and Metropolitan Development Act of 1966; and

WHEREAS, the Second Year Action Program, amending the Comprehensive Program, was approved by resolution adopted on July 30, 1971, and accepted for funding on March 7, 1972; and

 $\ensuremath{\mathsf{WHEREAS}}$  , eight amendments to the Comprehensive Program have been approved by resolution; and

WHEREAS, the U.S. Department of Housing and Urban Development has approved a Second Year Action Program and has tendered a Grant Budget (Budget Revision Number Nine);

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

Section 1. The Mayor-Commissioner is authorized to accept the revised Grant Budget known as Budget Revision Number Nine.

Section 2. The District of Columbia assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the cost of Program Administration.

	en <del>de la roman</del> male en la PROPE		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.
NEVIUS	X				FOSTER	X				PARKER				X
TUCKER	X				MEYERS	X				ROBINSON	X			
ANDERSON	X				MOORE	X				VEAZEY	X			
			ж.	-Indi	cates Vote A. B	-Abse	ni	N. V.	-Noi	Voting				

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

### RESOLUTION 73-25

### 2\_of\_2\_

Section 3. The Mayor-Commissioner is authorized to do all things necessary to carry out the Comprehensive Program and the Grant Budget (Revision Number Nine), including the submission of such reports, certifications, and other material as the Secretary shall require and the approval from time to time of revisions in the grant budget, including revisions which increase the total Federal grant and the necessary non-Federal share of the cost of Program Administration, provided that any additional required local matching share can be met by contributions of allowable cost items (cash equivalent services, equipment, etc.), which will not necessitate additional cash appropriations.

Section 4. The Mayor-Commissioner or his designee may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

<u>Section 5.</u> This resolution shall take effect immediately and authorizes disbursements under Grant Budget (Revision Number Nine) retroactive to February 1, 1973.



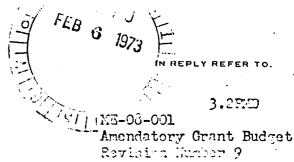
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT WASHINGTON, D.C. AREA OFFICE TO THE PROPERTY OF TH

1875 CONNECTICUT AVENUE, N.W., UNIVERSAL NORTH BUILDING

WASHINGTON, D.C. 20009

REGION III Curtis Building 6th, and Walnut Streets Philadelphia, Pennsylvania 19106

FEB 5 1973



Honorable Welfer D. Mechington Mayor-Corminsioner of the District of Columbia Washington, D. C. 20004

Dann Majran Mashingtone

I am photosic to inform the that I have emproved Padget Revision I case you oppose Comprehensive City Domonstration Program. The following are the changes which have been approved by this action:

1. Increase Relocation from \$125,000 to \$350,000.

2. Add Relocation Special Fund, \$2,000,000.

3. Decrease Comprehensive Prepaid Health Insurence from \$550,000 to \$372,000.

Pursuant to this approval, there are enclosed six copies of the Revised Grant Endget (Ravision Number 9), which will now constitute Exhibit A to the Grant Agreement. Receipt of the enclosed Grant Budget copies should be acknowledged by the Chief Executive on behalf of the City, at the place indicated thereon. The Department of Housing and Urban Development will approve the Revised Grant Budget after the City has approved it and returned it to this office.

Kindly return the acknowledged copies of the Grant Budget to this office, together with three certified copies of each of the following documents:

- (1) a resolution of the District of Columbia City Council approving the revised grant budget and the undertakings included therein;
- (2) an Executive Order of the Commissioner of the District of Columbia approving the revised grant budget and the undertakings included therein; and

(3) an openion of the Corporation downsel of the District of Columbia to the effect that:

- (a) all undertakings and money amounts in the approved
  Grant Endyst (newision Number 9) have been duly approved
  by the City Council and Commissioner of the District of
  Columbia and that such revised Grant Budget as so approved
  most constitutes inhibit A to the Grant Agreement, and
- (a) the mails no punding on threatened libigation on legishadion which could addoor one legality of the Program/ sud/on the Grant Agreement.

Costs incurred for the approved undertakings as included in the Grant Budget from and enter the date of this letter will be eligible for reimbursement if the terms and conditions of the Grant Agreement are met.

The following concerns have been raised about this submission in the course of review. Responses to these concerns must be submitted to this office no later than thirty days from the date of this letter.

- 1. The applicant states in its submission that surveys for and feasibility findings for the Second Year Relocation Project will be completed by mid-December 1972. This would have enabled payments and services to eligible families to begin in January 1973 and be completed in four months. This information has not been received.
- 2. HUD still awaits information on survey and tracing efforts for those projects for which the Special Supplemental Fund of \$2,000,000 will be used.
- 3. Applicant what indicate specifically how many Social Service Lepresentatives are expected to be hired with the Second Year Relocation Project funds of \$31,800.
- 4. Applicant is requested to break down the average relocation tenant assistance payment so as to indicate the amount averaged for moving expenses.

3.

- 5. Applicant states that the grievance procedures currently operative are those specified in the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970..." The Uniform Relocation Act does not specify details of a procedure. It morely states the necessity of having grievance procedures that it has established to deal with complaints. An outline of the grievance procedures must be submitted.
- 6. There has been considerable tenant dissatisfaction with the nonegement of Brentwood Village and Mayfair Mansions. (Many tenants have received 30-day notices to vacate. They allogo that they have received no assistance from the D.C. Project Rehab Office nor from the management of these projects in obtaining replacement housing). The applicant is requested to thoroughly explain how RLA will overtake its relocation responsibilities specifically at these two projects. Will tenants receive any advance notice of their new status? What will occur and how does Model Cities expect to monitor such occurrences?

If we can be of further assistance, please contact Mrs. Belle Davis of my staff.

Sincerely,

AT.C.C

Terry C. Chisholm Area Director

co: Fir. James Banks
Mr. James Threatt

(See Ir	RST PROGR	t A to Grant A s on Reverse, RAM YEAR AMENDMEN TOTAL	)		TATE	RAM YEAR AMENDMENT TOTAL  2,000,000		CURRENT BUDG	HIRD PROC	MH-UC-OOL BRAM YEAR AMENDMEN TOTAL	T (3B)	9 CUMULATIVE GRANT 21,250,000
FIRRENT BUDG TOTAL 25,000 32,000 54,000	ET (1A)	RAM YEAR AMENDMEN	T (18)	9,625,000 1,113,000	TATE	AMENDMENT TOTAL	(26)	CURRENT BUD	HIRD PROC	SRAM YEAR AMENDMEN	<del></del>	
32,000 32,000 31,000 31,000	ET (1A)	AMENDMEN		9,625,000	DATE	TOTAL			<del></del>		<del></del>	
25,000 32,000 54,000	DATE	TOTAL	DATE	9,625,000			DATE	TOTAL	DATE	TOTAL	DATE	21,250,000
32,000 54,000 18,000				1,113,000		2,000,000						21,250,000
18,000				1,113,000		•		i	1 1			, <del></del>
18,000				729,000	•							1 4,845,000
			1	<del> </del>		-188,000						1,595,000
4,000				1,452,000								2 2,870,000
1.		. •		60,000								2 6 <u>4</u> ,000
19,000				-0-							,	19,000
88,000				576,000		٠.						665,000
95,000				1,666,000								2,261,000
14,000				1,581,000								1,895,000
-0-		• •		125,000		225,000						2 350,000 2,000,000
-0			ļ ·	0-		2,000,000			1			2,000,000
-0-				-0-			·					·
-0-				57,000								57,000
035,000				424,000					<u> </u>	ecci p.car		1,459,000
486,000				577,000								1,063,000
-0-			ļ	14,000								15,000
745,000			ļ.	8,374,000		2,037,000			-			19,155,000
880,000				814,000								1,694,000
625,000				9,188,000		2,037,000						20,850,000
	•					DATE			SIGNATUR	RE OF HUD AP	PROVING	)FFIC.AL
888 999 111 000 771 888 888 888 888 888 888	9,000 8,000 5,000 4,000 -00- 35,000 86,000 -0- 45,000 80,000	14,000 9,000 8,000 5,000 14,000 -000- 35,000 86,000 -0- 145,000 80,000 25,000 ATURE OF CITY AP	4,000  9,000  8,000  5,000  1,000  -000- 35,000  86,000  -0-  45,000  80,000  25,000  ATURE OF CITY APPROVING OFF	14,000 9,000 8,000 5,000 14,000 -000- 35,000 86,000 -0- 145,000 80,000 25,000 ATURE OF CITY APPROVING OFFICIAL	4,000 60,000 9,000 -0- 8,000 576,000 1,666,000 1,581,000 -0- 125,000 -00- 57,000 35,000 121,000 86,000 577,000 11,000 83,374,000 80,000 814,000 25,000 9,188,000	4,000 60,000 9,000 -0- 8,000 576,000 5,000 1,666,000 1,581,000 -0- 125,000 -00- 57,000 35,000 424,000 86,000 577,000 -0- 11,000 45,000 8,374,000 80,000 814,000 25,000 9,188,000	4,000 60,000  9,000 -0-  8,000 576,000  1,666,000  1,581,000 225,000  -0- 125,000 225,000  -00- 57,000  35,000 424,000  -0- 145,000 8,374,000  25,000 814,000  ATURE OF CITY APPROVING OFFICIAL DATE	4,000 60,000  9,000 -0-  8,000 576,000  1,666,000  1,581,000 -0- 125,000 225,000 -0000- 57,000  35,000 424,000  86,000 577,000 -0- 145,000 8,374,000 2,037,000  80,000 814,000  25,000 9,188,000 2,037,000  DATE	14,000 60,000 9,000 -0- 8,000 576,000 1,666,000 1,581,000 225,000 -0- 125,000 225,000 -00- 57,000 35,000 124,000 86,000 577,000 -0- 14,000 45,000 8,374,000 2,037,000 80,000 814,000 9,188,000 2,037,000 ATURE OF CITY APPROVING OFFICIAL	4,000 60,000 9,000 -0- 8,000 576,000 5,000 1,666,000 1,581,000 225,000 -00- 125,000 225,000 -00- 57,000 35,000 424,000 86,000 577,000 -0- 14,000 2,037,000 80,000 814,000 2,037,000 ATURE OF CITY APPROVING OFFICIAL DATE SIGNATURE	4,000 60,000 9,000 -0- 8,000 576,000 576,000 5,000 1,666,000 1,581,000 225,000 -00- 125,000 225,000 -000- 57,000 35,000 421,000 577,0	\$\frac{1}{4},000\$ \$\frac{60,000}{9,000}\$ \$\frac{-0-}{8,000}\$ \$\frac{576,000}{5,000}\$ \$\frac{1}{5,666,000}\$ \$\frac{1}{5,666,000}\$ \$\frac{1}{5,666,000}\$ \$\frac{1}{5,500}\$ \$\frac{225,000}{-0-}\$ \$\frac{-0-}{-0-}\$ \$\frac{-0-}{-0-}\$ \$\frac{57,000}{-0-}\$ \$\frac{57,000}{424,000}\$ \$\frac{1}{424,000}\$ \$\frac{1}{45,000}\$ \$\frac{1}{45,000}\$ \$\frac{8}{35,000}\$ \$\frac{8}{374,000}\$ \$\frac{2}{3037,000}\$ \$\frac{1}{3037,000}\$ \$\frac{1}{3037,00

Total snown in the "CUMULATIVE GRANT" column represents the latest cumulative approved HUD Model Cities Grant for the carrying out of the City's HUD-approved comprehensive demonstration program in accordance with the Grant Agreement.

Total snown for each Program Cotegory in the "CUMULATIVE COMIT" and a program to a completive approved HUD Model Cities Grant for the continuous or of the Community to a continuous continuous and a continuous and

resolution no. 73-26

1

2

3 4

5

6 7

8

9

11

12 13

14

15 16

17 18

19

20 21

22

23

24

25

26

27 28



March 20, 1973

Date Adopted

# Resolution

of the

District of Columbia City Council

RESOLUTION AMENDING COUNCIL RESOLUTION 72-73 ESTABLISHING A CHILD CARE ADVISORY COMMITTEE OF THE COUNCIL'S EDUCATION AND YOUTH AFFAIRS COMMITTEE REGARDING STANDARDS OF CARE FOR DEPENDENT AND NEGLECTED CHILDREN

Councilman Stanley J. Anderson Presents the following Resolution:

WHEREAS, the Council has adopted the Education and Youth Affairs Committee Report of August 1, 1972, as amended, on Standards of Care for Dependent and Neglected Children; and

WHEREAS, the Report provided for the establishment of an Advisory Committee to the Council on standards of care for dependent and neglected children; and

WHEREAS, the Council approved the membership of the Advisory Committee by approving Council Resolution No. 72-73 on September 6, 1972; and

WHEREAS, the Education and Youth Affairs Committee finds it would be advantageous to the functioning of the Committee to appoint additional members to the Child Care Advisory Committee.

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

<u>Section 1.</u> The membership of the Child Care Advisory Committee to the Education and Youth Affairs Committee of the District of Columbia Council shall be expanded to include:

Miss Barbara Battle Mrs. Elizabeth Dyson Mrs. Lawrence Lesser Mr. John Theban

Section 2. The duties and term of the Committee members shall be the same as set forth in Council Resolution No. 72-73.

Section 3. 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.	
NEVIUS	X				FOSTER	X				PARKER				X
TUCKER	X				MEYERS	X				ROBINSON	X			
ANDERSON	X				MOORE	X				VEAZEY	X			

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

Robert D. Morea
Acting Secretary of the City Council



March 20, 1973 Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE PARKING CONTROLS

1

3 4

5

7

8 9

10

13

14

17

18

21

22 23

27

Reverend Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, the District of Columbia Council has been named as a respondent in a Petition for Adoption of Emergency Rule, on March 16, 1973, by the 2 Metropolitan Washington Coalition for Clean Air, and

WHEREAS, the Petition for Adoption of Emergency Rule specifically requests 6 action by the District of Columbia Zoning Commission to determine that an emergency situation exists with regard to the establishment of parking lots and garages in the District of Columbia, and

WHEREAS, the District of Columbia Zoning Commission is the duly constituted 11 body with responsibility for adoption of regulations concerning locations of buildings 12 and uses of land, and

WHEREAS, the District of Columbia Council is of the opinion that the absence 15 of strict limitations on the amount of parking permitted in certain areas of the city 16 is detrimental to public welfare, and

WHEREAS, at the present time there is a need for immediate action to preserve 19 adopted urban renewal plans and protect against any development that might result 20 in the further deterioration of air quality in the District of Columbia.

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

The District of Columbia Council finds that there is a need for 24 25 immediate action by the Zoning Commission to control the development of parking 26 lots and garages in the District of Columbia.

The District of Columbia Council urges the Zoning Commission to 28 29 take appropriate action as soon as possible to eliminate parking as a matter of right 30 from the C-3 and C-4 Zones and allow it only as a special exception.

31 Section 3. The Council further urges the Zoning Commission to take appropriate 32 33 action as soon as possible to revise the parking requirements in the Zoning

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
NEVIUS			X		FOSTER	X				PARKER				X
TUCKER			X		MEYERS	X				ROBINSON	X			-
ANDERSON	X				MOORE	X				VEAZEY	X			-

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

#### RESOLUTION 73-27

\_2\_of\_2\_

Regulations on a comprehensive basis with a view toward lessening congestion in the streets and promoting public health and welfare.

Section 4. This resolution shall take effect immediately upon adoption.

resolution no. 73-28



March 29, 1973

Date Adopted

# Resolution

of the

### District of Columbia City Council

TITLE

URBAN RENEWAL NEIGHBORHOOD DEVELOPMENT PROGRAM -- FOURTH YEAR ACTION PROGRAM

Vice-Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, under the provisions of Title I of the Housing Act of 1949, as amended (hereinafter called "Title I"), the Secretary of the Department of Housing and Urban Development (hereinafter called the "Secretary" and the "Department" respectively) is authorized to provide financial assistance to Local Public Agencies for undertaking and carrying out Neighborhood Development Programs; and

WHEREAS, it is provided in Title I that contracts for financial aid thereunder shall require that the Urban Renewal Plans for the respective urban renewal are as comprising the Neighborhood Development Program be approved by the governing body of the locality in which the areas are situated and that such approval include findings, by the governing body that: (1) the financial aid to be provided in the contract is necessary to enable the Program to be undertaken in accordance with the Urban Renewal Plans; (2) the Urban Renewal Plans will afford maximum opportunity, consistent with the sound needs of the locality as a whole, for the rehabilitation or redevelopment of the urban renewal areas by private enterprise; (3) the Urban Renewal Plans conform to a general plan for the development of the locality as a whole; and (4) the Urban Renewal Plans give due consideration to the provision of adequate park and recreational areas and 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 sites covered by the Plans; and

WHEREAS, certain functions of the Board of Commissioners of the District of Columbia under the District of Columbia Redevelopment Act of 1945, as amended, have been transferred to the District of Columbia Council (hereinafter called the "Council") pursuant to Section 402, paragraphs 122 through 129, of Reorganization Plan No. 3 of 1967; and

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945, as amended by Section 501 of the Housing and Urban Development Act of 1968 (hereinafter called the "Redevelopment Act"), the Council approved, on January 28, 1969, Urban Renewal Plans for the Shaw School Urban Renewal Area and the Downtown

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.
NEVIUS	X		g laws		FOSTER	X	56.1	l de	Day of	PARKER	Line and			X
TUCKER	X		49		MEYERS	X	16 19	7 09	1 1	ROBINSON	X	200		
ANDERSON	X		We to	Maley	MOORE	X				VEAZEY	X			

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

#### RESOLUTION 73-28

## -2 of 7

Urban Renewal Area and the Neighborhood Development Program for the District of Columbia (hereinafter called the "Program") encompassing the Shaw School Urban Renewal Area and the Downtown Urban Renewal Area; and

WHEREAS, on June 17, 1969, and on December 17, 1969, the Council: (1) approved Urban Renewal Plans for the H Street Urban Renewal Area and the 14th Street Urban Renewal Area, respectively; and (2) modified the Program to include the H Street Urban Renewal Area and the 14th Street Urban Renewal Area, respectively; and

WHEREAS, the District of Columbia Redevelopment Land Agency (hereinafter called the "Agency") has, with the approval of the Council, undertaken and is carrying out the Program with financial assistance provided by the Department pursuant to Title I; and

WHEREAS, it is desirable and in the public interest that the District of Columbia Redevelopment Land Agency (hereinafter called the "Agency") continue to carry out the Program; and

WHEREAS, the Agency proposes to apply for additional financial assistance under Title I and proposes to enter into an additional contract or contracts with the Department for the undertaking of, and for making available additional financial assistance for, the Program; and

WHEREAS, on December 7, 1972 the National Capital Planning Commission (hereinafter called the "Planning Commission") adopted modifications to Urban Renewal Plan for the Shaw School Urban Renewal Area pursuant to its resolution entitled "Resolution Modifying the Urban Renewal Plan for the Shaw School Urban Renewal Area", of that date, (herein called the "Shaw Plan Modifications"), and referred said modifications to the Council for review and approval in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, on December 7, 1972 the Planning Commission adopted modifications to the Urban Renewal Plan for the Downtown Urban Renewal Area pursuant to its resolution entitled "Resolution Modifying the Urban Renewal Plan for the Downtown Urban Renewal Area", of that date (herein called the "Downtown Plan Modifications"), and referred said modifications to the Council for review and approval in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, on December 7, 1972 the Planning Commission adopted modifications to the H Street Urban Renewal Plan pursuant to its resolution entitled "Resolution Modifying Urban Renewal Plan for the H Street Urban Renewal Area", of that date, (herein called the "H Street Plan Modifications"), and referred said modifications to the Council for review and approval in accordance with Section 6(b) and 12 of the Redevelopment Act; and

WHEREAS, on December 7, 1972 the Planning Commission adopted modifications to the 14th Street Urban Renewal Plan pursuant to its resolution entitled "Resolution Modifying the Urban Renewal Plan for the 14th Street Urban Renewal Area", of that date (herein called the "14th Street Plan Modifications") and referred said modifications to the Council for review and approval in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, the Council has found and determined that the Shaw School, Downtown, 14th Street, and H Street Urban Renewal Areas are slum, blighted, and deteriorated areas and qualify as eligible areas under the Redevelopment Act; and

5

#### RESOLUTION 73-28

## 3 of 7

WHEREAS, the Downtown Urban Renewal Area included in the Program, which is predominantly nonresidential in character, is to be redeveloped for predominantly nonresidential uses under the Urban Renewal Plan; and

WHEREAS, the acquisition for clearance and redevelopment of the areas designated as "Acquisition Areas" pursuant to the Shaw School, Downtown, H Street, and 14th Street Plan Modifications is necessary and fully consistent with the criteria and conditions set forth in Section 510.10 of the Shaw School, Downtown, H Street, and 14th Street Urban Renewal Plans; 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 Council has found and determined that the Urban Renewal Plans for the Program conform to the general plan of the locality in connection with its approval of the Urban Renewal Plans for the Program; and

WHEREAS, the Planning Commission, which is the duly designated and acting official planning body for the locality, has submitted its reports and recommendations to the Council respecting the Shaw School, Downtown, H Street and 14th Street Plan Modifications and has determined that the Urban Renewal Plans for the Shaw School, Downtown, H Street and 14th Street Urban Renewal Areas comprising the Program, as modified by the Shaw School, Downtown, H Street and 14th Street Plan Modifications conform to the general plan for the locality as a whole; and

WHEREAS, the Agency has prepared and submitted a program for the relocation of individuals and families that may be displaced as a result of carrying out the Program in accordance with the Urban Renewal Plans, as modified by the Shaw School, Downtown, H Street, and 14th Street Plan Modifications; and

WHEREAS, there have also been presented to the Council information and data respecting the relocation program which has been prepared by the Agency as a result of studies, surveys, and inspections in the areas included in the relocation program and the assembling and analysis of the data and information obtained from such studies, surveys and inspections; and

WHEREAS, the members of this Council have general knowledge of the conditions prevailing in the urban renewal area and of the availability of proper housing in the Locality for the relocation of individuals and families that may be displaced by the Program, and, in the light of such knowledge of local housing conditions, have carefully considered and reviewed such proposals for relocation; and

WHEREAS, it is necessary that the Council take appropriate official action respecting the relocation program and the Urban Renewal Plans for the Program, 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, Section 105(h) of Title I requires that for any urban renewal project which receives Federal recognition after December 24, 1969 which includes the demolition or removal of any residential structure, standard housing units for occupancy by low and moderate income families at least equal in number to the number of units occupied by such families prior to the demolition or removal of such structures shall be provided by construction or rehabilitation in the area within which the Local Public Agency has jurisdiction; and

RESOLUTION 73-28

#### 4 of 7

WHEREAS, the 14th Street Urban Renewal Area received Federal recognition after December 24, 1969, and is subject to the provisions of Section 105(h) of Title I; and

WHEREAS, the Department has issued regulations respecting the implementation of said Section 105(h) of Title I which provide that the construction or rehabilitation of replacement housing units should proceed at a rate to assure that the units are available for occupancy within three years of the time that existing units are demolished or removed by project activities; and

WHEREAS, the Department's regulations respecting Section 105(h) also require a statement from the governing body of the locality providing assurance of compliance with the requirements of Section 105(h).

WHEREAS, the Council has reviewed data prepared and submitted by the Agency respecting the number of housing units occupied by low and moderate income families in the 14th Street Urban Renewal Area to be demolished pursuant to the Urban Renewal Plan for said Area, and the number of standard housing units for low and moderate income families completed in the period since the 14th Street Urban Renewal Area received Federal recognition and the number of units scheduled to be constructed which will become available for occupancy within three years in the District of Columbia, and these units will substantially exceed the number of units to be demolished in the 14th Street Urban Renewal Area; and

WHEREAS, the Council, based on its review of the aforementioned data, concludes that it is able to assure the Secretary of compliance with the requirements of Section 105(h) of Title I; and

WHEREAS, the Council is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal activities and undertakings with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, religion, sex, or national origin; and

WHEREAS, the Council, pursuant to Section 12 of the Redevelopment Act, held public hearings on February 20, 1973, February 21, 1973, February 22, 1973, and February 23, 1973, at which the 14th Street, H Street, Shaw School, and Downtown Plan Modifications were considered, respectively; and

WHEREAS, following the filing of an application by the Agency for additional financial assistance necessary to carry out the Program, and the approval of the application by the Department and upon the offer of a contract or contracts to the Agency by the Department providing for the extension of additional Federal financial assistance, the Agency proposes to execute such a contract or contracts; and

WHEREAS, Section 20(a) of the Redevelopment Act requires that the Council approve the execution of such contracts between the Agency and the Department providing for the extension of financial assistance to the Agency, and the Agency has requested the Council to grant its approval to the Agency to execute a contract or contracts upon the offer of such contracts by the Department to the Agency; and

WHEREAS, Section 20(g) of the Redevelopment Act authorizes the Agency to borrow funds from private sources, to issue its obligations evidencing such funds and to pledge as security for the payment thereof, together with interest, the property, income revenues and other assets acquired in connection with projects financed with assistance under Title I; and

RESOLUTION 73-28

#### 5 of 7

WHEREAS, utilization of private financing presents an opportunity to reduce net program costs and hence provide a saving in the cost of program for both the Federal and District of Columbia Governments.

- NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:
  - Section 1. The Shaw Plan Modifications are hereby approved.
- Section 2. The H Street Plan Modifications are hereby approved.
- Section 3. The 14th Street Plan Modifications are hereby approved.
- Section 4. The Downtown Plan Modifications are hereby approved.
- Section 5. The acquisition for clearance and redevelopment of the areas designated as "Acquisition Areas" pursuant to the Shaw, H Street, 14th Street, and Downtown Plan Modifications approved herein is necessary and fully consistent with the criteria and conditions set forth in Sections 510.10 of the Shaw, Downtown, H Street, and 14th Street Urban Renewal Plans.
- Section 6. It is hereby found and determined that where clearance is proposed that the objectives of the Urban Renewal Plans, as modified herein, cannot be achieved through more extensive rehabilitation of portions of the urban renewal areas included in the Program.
- Section 7. It is hereby found and determined that the Urban Renewal Plans for the Shaw School, Downtown, H Street, and 14th Street Urban Renewal Areas, as modified herein, conform to the general plan for the locality.
- Section 8. It is hereby found and determined that the financial aid provided and to be provided pursuant to the contracts for Federal financial assistance pertaining to the Program is necessary to enable the Program to be undertaken in accordance with the Urban Renewal Plans, including the modifications approved herein, for the areas included in the Program.
- Section 9. The redevelopment of the Downtown Urban Renewal Area for predominantly nonresidential uses is necessary for the proper development of the community.
- Section 10. It is hereby found and determined that the Urban Renewal Plans, as modified herein, for the urban renewal areas included in the Program will afford maximum opportunity, consistent with the sound needs of the Locality as a whole, for the renewal of the areas by private enterprise.
- Section 11. It is hereby found and determined that the Urban Renewal Plans, as modified herein give due consideration to the provision of adequate park and recreational areas and facilities, as may be desirable for neighborhood improvements, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the sites covered by the Plans.
- Section 12. It is hereby found and determined that the relocation program for the proper relocation of individuals and families to be displaced in carrying out the Urban Renewal Plans, as modified herein, in decent safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Urban Renewal Plans; and that such dwellings or dwelling

#### RESOLUTION 73-28

### 6 of 7

units available or to be made available to such displaced individuals and families, are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the urban renewal areas included in the Program and are reasonably accessible to their places of employment.

Section 13. In order to implement and facilitate the effectuation of the Urban Renewal Plans, as modified herein, it is found and determined that certain official actions must be taken by this Council with reference, among other things, to changes in zoning, the vacating and removal of streets, alleys and other public ways, the establishment of new street patterns, the location and relocation of sewer and watermains and other public facilities, and other public action, and, accordingly, this Council hereby (a) pledges its cooperation in helping to carry out the Plans, (b) requests the various officials, departments, boards and agencies of the Locality having administrative responsibilities in the premises likewise to cooperate to such end and to exercise their respective functions and powers in a manner consistent with the Plans, and (c) stands ready to consider to take appropriate action upon proposals and measures designed to effectuate the Plans.

Section 14. Additional financial assistance under the provisions of Title I of the Housing Act of 1949, as amended, is necessary to enable the land in the urban renewal areas included in the Program to be renewed in accordance with the Urban Renewal Plans, as modified herein, and accordingly, the Program and the annual increment are approved, and the Agency is authorized to file an application for additional financial assistance under Title I.

Section 15. It hereby grants approval to the District of Columbia Redevelopment Land Agency to execute a contract or contracts between the Agency and the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development providing for additional financial assistance under Title I necessary to carry out the Program, and containing such terms and conditions as the Secretary may require.

Section 16. It hereby grants approval to the District of Columbia Redevelopment Land Agency to enter into private financing transactions with reference to the Neighborhood Development Program for the Shaw School, Downtown, H Street, and 14th Street Urban Renewal Areas, without further referral to the District of Columbia Council Provided: (a) that the Board of Directors of the District of Columbia Redevelopment Land Agency authorize said transactions together with the execution of necessary documentation as may be required by the Secretary; and (b) that the said transactions will result in a saving in program costs; and (c) that at no time will the amount of notes outstanding exceed the amount of the temporary loan to be furnished under the funding agreement for the Program.

Section 17. The Council hereby assures the Secretary that the urban renewal activities to be undertaken to carry out the Urban Renewal Plan for the 14th Street Urban Renewal Area pursuant to the Program comply with the requirements of Section 105(h) of Title I.

RESOLUTION 73-28

### 7\_of\_7

Section 18. The transmission of this action to the Planning Commission for the immediate certification of the Shaw, H Street, 14th Street, and Downtown Plan Modifications to the Agency for execution is hereby authorized and directed.

Section 19. This resolution shall take effect immediately.

1 2

April 3, 1973

RESOLUTION NO. 73-29



Date Adopted

# Resolution

of the

## District of Columbia City Council

TITLE

1 2

3

4 5

6

78

9

10

11

12

13 14

15

16 17

RESOLUTION HONORING THE NATIONAL CAPITAL CHAPTER OF THE AMERICAN SOCIETY OF SAFETY ENGINEERS

Councilman Tedson J. Meyers Presents the following Resolution:

WHEREAS, the National Capital Chapter of the American Society of Safety Engineers will celebrate its 25th Anniversary on June 8, 1973, and

WHEREAS, during its 25 years of existence the National Capital Chapter has made invaluable safety and educational contributions to the Metropolitan Washington Area.

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

Section 1. The Council hereby extends its congratulations and expresses its appreciation to the National Capital Chapter of the American Society of Safety Engineers for twenty-five years of outstanding public service to the Metropolitan Washington Area.

 $\underline{\text{Section 2}}$ . This resolution shall take effect immediately upon adoption.

RECORD OF COUNCIL VOTE COUNCILMAN COUNCILMAN AYE NAY N.V. A.B. AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. PARKER FOSTER **NEVIUS** X ROBINSON **MEYERS** TUCKER MOORE VEAZEY ANDERSON A. B.—Absent N. V .- Not Voting X-Indicates Vote

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



April 3, 1973

Date Adopted

# Resolution

of the

### District of Columbia City Council

TITLE RESOLUTION HONORING MRS. NARCIA D. ALLEN

Councilman Stanley J. Anderson Presents the following Resolution:

WHEREAS, Mrs. Narcia D. Allen has rendered outstanding service to the District of Columbia for over 24 years as a member of the D.C. Commissioner's Committee on Youth, as a charter member to the Human Relations Commission, and working with community organizations; and

WHEREAS, the District of Columbia takes note that Mrs. Allen was the first female Roving Leader and as such trained the first group of women in the Roving Leader Program and gained national recognition of Roving Leader techniques and training through her work with the National Federation of Settlements training centers; and

WHEREAS, Mrs. Allen was a prime mover in establishing inner city participation of young women in tennis competition and in introducing camping to inner city girls; and

WHEREAS, Mrs. Allen has exhibited leadership, courage and advocacy for youth and community in our city under very difficult circumstances; and

WHEREAS, Mrs. Allen retired from her position as Supervising Recreation Specialist in the Roving Leader Program of the D.C. Recreation Department on January 23, 1973.

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

 $\underline{\text{Section 1.}}$  Mrs. Narcia D. Allen is commended for her service to the government of the city of Washington.

Section 2. On behalf of the people of the city of Washington, this Council does extend to Mrs. Narcia D. Allen its best wishes and continued success and enjoyment in her future endeavors.

 $\underline{\text{Section 3.}}$  This resolution shall become effective immediately upon its adoption.

	R	ECC	ORD OF	COL	NI	CIL	. V	OTE				
E NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
			FOSTER	X				PARKER	X			
			MEYERS	X				ROBINSON	X			
			MOORE	X				VEAZEY	X			
	E NAY	E NAY N.V.	E NAY N.V. A.B.	FOSTER MEYERS MOORE	FOSTER X MEYERS X MOORE X	FOSTER MEYERS MOORE	FOSTER X MEYERS X MOORE	FOSTER X MEYERS X MOORE X MOORE	FOSTER X PARKER  MEYERS X ROBINSON  MOORE X VEAZEY	FOSTER X PARKER X MEYERS X ROBINSON X MOORE X VEAZEY	FOSTER X N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY  FOSTER X PARKER X  MEYERS X ROBINSON X  MOORE X VEAZEY	FOSTER X PARKER X PARKER X MOORE X VEAZEY

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

8 9



April 3, 1973

Date Adopted

# Resolution

of the

## District of Columbia City Council

TITLE	RESOLUTION EXPRESSING CONCERN OF THE COUNCIL FOR THE VICTIMS OF THE TORNADOES IN FAIRFAX COUNTY
	Dr. Parker Presents the following Resolution:

WHEREAS, three tornadoes struck central Fairfax County on Sunday, April 1, 1973, causing extensive property damage and physical suffering; and

WHEREAS, the entire Washington area, although alerted for further vicious weather, was spared of such drastic and extensive damage; and

WHEREAS, the Council wishes to support the request of Fairfax County for a declaration as a disaster area.

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

Section 1. The District of Columbia Council extends its sympathy and concern to our neighbor jurisdiction, Fairfax County, and to its residents who were injured by the storm or displaced from their homes, and to those business persons who suffered heavy losses when their establishments were ravaged by the storm.

Section 2. The District of Columbia Council wishes to support any requests, on the behalf of Fairfax County, to the Federal Government's Office of Emergency Preparedness for assistance and relief funds to help defray the cost of injury to persons and property caused by the natural disaster of April 1, 1973.

Section 3. 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.	AF
NEVIUS	X				FOSTER	X				PARKER	X			A.B
TUCKER				X	MEYERS	X				ROBINSON	X			
ANDERSON				X	MOORE	X				VEAZEY	X			

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

3

10

11

12 13

14

15 16

17

18

19 20

21

22

23



# Resolution

### of the

## District of Columbia City Council

TITLE RESOLUTION URGING SUPPORT OF THE MEAT BOYCOTT

Councilman Tedson J. Meyers Presents the following Resolution:

WHEREAS, food prices nationwide have increased sharply;

WHEREAS, the Washington,  ${\tt D.~C.}$  area has experienced even sharper price increases than the national average;

WHEREAS, such price increases severely hinder the ability of our citizens, particularly those on fixed incomes such as our elderly citizens and public assistance recipients, to provide nutritionally balanced meals for themselves and their families;

WHEREAS, consumers across the nation are joining in a unified effort to stem rising food prices and in particular the rising cost of meat.

 $\ensuremath{\mathsf{NOW}}$  , Therefore, BE IT RESOLVED by the District of Columbia Council that:

 $\underline{\text{Section 1.}}$  The District of Columbia Council endorses and supports the basic objectives of the National Meat Boycott scheduled for the week of April 1 through April 7, 1973.

 $\underline{\text{Section 2}}$ . The Council hereby urges the residents and merchants of the District of Columbia to join together in an effort to bring about a reduction of food prices.

Section 3. This resolution shall take effect immediately upon adoption.

			R	EC	ORD OF	CO	N	CIL	- V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.I
NEVIUS	X				FOSTER	X				PARKER	X			
TUCKER				X	MEYERS	X				ROBINSON	X			
ANDERSON				X	MOORE	X				VEAZEY	X			
ANDERSON			Ж	1	MOORE cates Vote A. B.		eni	n. v.	-Noi	VEAZEY Voting	X			

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

1

2

3

4 5

6

7

8

10

11 12

13

14 15

16 17

18

19

20

2122

23

2425

26

27

28

29 30

31

32

33



April 3, 1973

Date Adopted

# Resolution

of the

### District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PUBLIC ALLEY AND DEDICATION OF LAND FOR A PUBLIC ALLEY IN SQUARE 376, BOUNDED BY G STREET, 9TH STREET, TITLE F STREET AND 10TH STREET, NORTHWEST (S. O. 71-7)

Reverend Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, a public hearing was held on February 15, 1973, concerning the proposed closing of a public alley and dedication of land for a public alley in Square 376, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 71-7); and

WHEREAS, the owners of Lots 66 and OF-22, in Square 376, will dedicate land to the District of Columbia for a public alley, all as shown on the said plat above referred to; and

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

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

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

Section 1. Pursuant to the provisions of Sections 7-401 through 7-410 of the District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 1967, the public alley area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 71-7) is hereby ordered closed.

Section 2. The District of Columbia does hereby accept the dedication of land as shown on the said plat as a public alley.

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 said public alley to be closed, in accordance with 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 Surveyor shall record in his office the said order and appropriate plat or plats.

Section 5. This resolution shall take effect immediately upon adoption.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	-	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	AR
NEVI US	X				FOSTER	X				PARKER		X		
TUCKER				X	MEYERS	X				ROBINSON	X			
ANDERSON				X	MOORE	X				VEAZEY	X			

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

1

2 3

4

5

6

7

8

9

11

12

13 14

15 16

17

18

19

20 21

22

23

24

2526



April 17, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

RESOLUTION EXPRESSING SYMPATHY ON THE PASSING OF STATESMAN AND TITLE ATTORNEY FRANK D. REEVES

Vice Chairman Sterling Tucker for the Committee of the Whole Presents the following Resolution:

WHEREAS, Frank D. Reeves, a well-known Washington attorney, educator, civil rights activist and statesman died on Sunday, April 8, 1973; and

WHEREAS, Frank D. Reeves served as a Presidential Administrative Assistant, was elected as a Presidential elector, seconded the nomination of a Presidential candidate, was nominated to the Board of Commissioners for the District of Columbia, and held a number of other positions through which he exhibited the highest degree of commitment and concern for the rule of law and the problems of black people; and

WHEREAS, the passing of Frank D. Reeves deprives this City of a talented and effective lawyer, friend, counselor, educator, leader, and reconciler in the search for understanding and consensus among all people.

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

Section 1. The District of Columbia Council on behalf of the citizens of the District of Columbia expresses deep and profound sorrow and regret upon the death of Frank D. Reeves.

Section 2. The Council hereby urges that the residents of this community offer an appropriate and fitting memorial for Frank D. Reeves, by continuing the struggle for equal rights and fair treatment for those who have been denied access to the benefits of this Nation.

Section 3. This resolution shall take effect immediately upon adoption.

RECORD OF COUNCIL VOTE COUNCILMAN NAY N.V. COUNCILMAN NAY N.V. A.B. AYE NAY N.V. A.B. COUNCILMAN AYE PARKER FOSTER NEVIUS ROBINSON TUCKER MOORE ANDERSON A. B.-Absent N. V.-Not Voting X-Indicates Vote

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

5 6



April 17, 1973

Date Adopted

# Resolution

of the

## District of Columbia City Council

TITLE RESOLUTION ESTABLISHING PER DIEM RATES FOR PAY PATIENTS AT GLENN DALE HOSPITAL

Dr. Henry S. Robinson, Ir. Presents the following Resolution:

WHEREAS, the District of Columbia Council is authorized, pursuant to paragraph (249) of Section 402 of Reorganization Plan No. 3 of 1967, to establish rates and regulations under D.C. Code, Section 32-310 respecting the admission of pay patients to the Glenn Dale Hospital.

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

Section 1. The maximum per diem rates to be charged pay patients at Glenn Dale Hospital are hereby established as follows:

Chronic disease patients \$55.50 Tuberculosis patients \$46.75

Section 2. On the effective date of this resolution, Resolution No. 71-41, adopted June 29, 1971, is rescinded.

Section 3. The rates established by this resolution shall become effective on the first day of the first month after enactment.

			R	ECC	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.
NEVIUS				X	FOSTER	X				PARKER	X			
TUCKER	X				MEYERS				X	ROBINSON	X			
ANDERSON	X				MOORE	X				VEAZEY	X			
			ж	_Indi	cates Vote A. B.	-Abs	mi	N. V.	-Not	Voting				

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

RESOLUTION NO. \_\_\_\_\_



April 17, 1973

Date Adopted

# Resolution

### of the

### Bistrict of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PUBLIC ALLEYS IN SQUARE 630, BOUNDED BY E STREET, NORTH CAPITOL STREET, LOUISIANA AVENUE, D STREET, AND NEW JERSEY AVENUE, NORTHWEST. (S.O. 71-309)

Councilman Jerry A. Moore, Ir. Presents the following Resolution:

WHEREAS, a public hearing was held on March 26, 1973, concerning the proposed closing of public alley in Square 630, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 71-309); and

WHEREAS, the District of Columbia Fire Department and abutting property owners have no objection to the closing of the aforesaid alleys upon the condition that an "Agreement of Easement and Right of Way" be executed by all abutting property owners including the District of Columbia and recorded among the Land Records of the District of Columbia prior to the recording of the plat of closing in the Office of the Surveyor; and

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

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

Section 1. Pursuant to the provisions of Sections 7-401 through 7-410 of the District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley areas shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 71-309) are hereby ordered closed; provided that the District of Columbia retains for itself and the various utility companies an easement in the alley running north and south in Square 630, as shown on plat above referred to, subject to the conditions as outlined in an "Agreement of Easement and Right of Way."

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 said alley to be closed, in accordance with 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, and after the "Agreement of Easement and Right of Way," which sets forth the conditions of the easement, has been executed by all abutting property owners including the District of Columbia, the Surveyor shall

			R	EC	ORD OF	COU	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.
NEVIUS				X	FOSTER	X				PARKER	X			
TUCKER	X				MEYERS				X	ROBINSON	X	-		
ANDERSON	X				MOORE	X				VEAZEY	X			
	-		Ж-	_Indi	cates Vote A. B	-Abse	ni	N. V.	-Not	Voting	-			

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

RESOLUTION 73-36

### 2\_of\_2\_

record in his office the said order and appropriate plat or plats of closing.

Section 4. This resolution shall take effect immediately upon adoption.



April 17, 1973

Date Adopted

# Resolution

of the

## District of Columbia City Council

TITLE

RESOLUTION ORDERING THE CLOSING OF PART OF A PUBLIC ALLEY IN SQUARE 1499, BOUNDED BY YUMA STREET, 48TH STREET, AND MASSACHUSETTS AVENUE, NORTHWEST. (S.O. 72-60)

Councilman Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, a public hearing was held on March 26, 1973, concerning the 2 proposed closing of part of a public alley in Square 1499, as shown on a plat on 3 file in the Office of the Surveyor of the District of Columbia (S.O. 72-60); and	
WHEREAS, the owners of all the property abutting the alley area proposed to be closed have agreed to grant an easement for vehicular and pedestrian access over the portion of alley to be closed; and	
8 9 WHEREAS, the District of Columbia Council having considered the proposed	
10 closing is of the opinion that said part of alley should be closed. 11	
NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:	1
Section 1. Pursuant to the Provisions of Section 7-401 through 7-410 of the 15 District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 196 16 the alley area as shown on the plat filed in the Office of the Surveyor of the District	7
17 Columbia (S.O. 72-60) is hereby ordered closed.	
Section 2. The Surveyor shall cause public notice of the order to be given by 20 advertisement and shall serve a copy of such order to each property owner abutting 21 the part of said alley to be closed, in accordance with the provisions of 22 Section 7-404 of the D. C. Code, 1967 ed.	I
Section 3. If no objection, in writing, is made by any party interested within 25 thirty (30) days after the service of such order, and after the recordation among the 26 Land Records of the District of Columbia of a deed of easement for vehicular and 27 pedestrian access over the portion of alley to be closed, the Surveyor shall record 28 in his office the said order and appropriate plat or plats.	n
Section 4. This resolution shall take effect immediately upon adoption.	

			IK	EC	ORD OF		י או כ		- V	OIE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
NEVIUS				X	FOSTER	X				PARKER	X	100000		7
TUCKER	X			lioni i i i i	MEYERS				X	ROBINSON	X			
ANDERSON	X				MOORE	X				VEAZEY	X			

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

ecretary of the City Council

resolution no. 73-38



April 17, 1973

Date Adopted

# Resolution

### of the

## District of Columbia City Council

TITLE RESOLUTION ORDERING THE CLOSING OF PUBLIC ALLEY IN SQUARE 5534, LOCATED EAST OF 35TH STREET, SOUTHEAST. (S.O. 71-105)

Reverend Mr. Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, a public hearing was held on March 26, 1973, concerning the proposed closing of public alley in Square 5534, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 71-105); and

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

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

Section 1. Pursuant to the provisions of Sections 7-401 through 7-410 of the District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 71-105) is hereby ordered closed; provided that the District of Columbia retains for itself an easement over the entire alley closed for sewer and drainage (surface and sub-surface) purposes, said easement subject to the conditions outlined 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 said 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 take effect immediately upon adoption.

			R	EC	ORD OF	COI	N	CIL	. V	OTE				-
COUNCILMAN	AYE	NAY			COUNCILMAN	AYE	NAY			COUNCILMAN	AYE	NAY	N.V.	A.E
NEVIUS				X	FOSTER	X				PARKER	X			
TUCKER	X				MEYERS				X	ROBINSON	X			
ANDERSON	X				MOORE	X				VEAZEY	X			
			ж.	_Indi	cates Vote A. B.	-Abse	mi	N. V.	—Not	Voting				

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



April 17, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION DECLARING SURPLUS AND AUTHORIZING THE SALE OF 34 DISTRICT PROPERTIES LOCATED ON TENTH STREET, N. E. Councilman Jerry A. Moore, Jr.,

Vice Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, under D. C. Code §9-301 real estate owned by the District of Columbia may be declared surplus and offered for sale if the real estate is no longer required for public purposes; and

WHEREAS, pursuant to Section 402 (192) of Reorganization Plan No. 3 of 1967, the Council has the authority to declare D. C. property surplus and authorize its sale; and

WHEREAS, the Mayor-Commissioner has requested the Council to declare surplus 34 D. C. properties on Tenth Street, N. E., and to authorize the sale of these properties; and

WHEREAS, the Mayor-Commissioner has substantiated the fact that the properties are surplus and has presented an acceptable plan to offer the 34 properties for sale and rehabilitation as owner-occupied housing.

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

Section 1. The Council hereby finds and declares that the 34 properties listed in the attached memorandum are surplus to District needs, are no longer required for public purposes, and may be offered for sale.

Section 2. This resolution shall take effect immediately.

			R	EC	ORD OF	COI	NU	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	I A.E
NEVIUS	X				FOSTER	X				PARKER	X			
TUCKER	X				MEYERS				X	ROBINSON	X			
ANDERSON	X				MOORE	X				VEAZEY	X			
ANDERSON			×	_Indi	cates Vote A. B.	-Abs	ent	N. V.	-Not	Voting				-

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

RESOLUTION NO. \_\_\_\_\_



May 1, 1973

Date Adopted

# Resolution

### of the

### District of Columbia City Council

TITLE RESOLUTION ADJUSTING ARCHITECT FEES IN THE DISTRICT

Councilman Tedson J. Meyers Presents the following Resolution:

WHEREAS, the District of Columbia Council is authorized pursuant to 1 paragraph (55) of Section 402 of Reorganization Plan No. 3 of 1967, to set fees 2 relating to architects and applicants under Section 2-1023 of the D. C. Code: 3 4 and 5 WHEREAS, a public hearing regarding a proposed fee adjustment has been 6 7 held in compliance with Section 1-253 of the D. C. Code. 8 9 NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council 10 that: 11 12 Licensing and examination fees for architects and applicants Section 1. 13 shall be revised as follows: 14 15 License by Examination 16 17 Application \$10, Examination \$40, License \$10 18 19 License by Reciprocity 20 21 Application \$50, License \$10 22 23 OTHER 24 25 Renewal Fee \$10 26 Restoration of Expired License \$15 27 Reinstatement Fee \$20 Duplicate of Original License \$5 28 Duplicate of Renewal \$1 29 30 Section 2. The rates established by this resolution shall become effective 31 immediately upon enactment. 32

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
NEVIUS	X				FOSTER	X				PARKER	X			
TUCKER	X				MEYERS	X				ROBINSON				X
ANDERSON				X	MOORE				X	VEAZEY				Y

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

Secretary of the City Council



May 1, 1973

Date Adopted

# Resolution

of the

### District of Columbia City Council

TITLE RESOLUTION SUPPORTING THE WORKSHOPS FOR CAREERS IN THE ARTS, GEORGE WASHINGTON UNIVERSITY, WASHINGTON, D. C.

Councilman Stanley J. Anderson and
Councilman Tedson J. Meyers Presents the following Resolution:

WHEREAS, Workshops for Careers in the Arts, George Washington University, Washington, D. C., has exhibited outstanding leadership in the field of education in our community; and

WHEREAS, Workshops for Careers in the Arts has contributed towards the humanization of the collective spirit of our City through the arts; and

WHEREAS, Workshops for Careers in the Arts is developing a valuable resource for our City through its training of the artistically gifted and talented youth; and

WHEREAS, Workshops for Careers in the Arts, the students, faculty and administration have made signal achievements in the arts, bringing pride to our entire City.

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

<u>Section 1.</u> The District of Columbia Council does hereby recognize, applaud, encourage and support the efforts and goals of the Workshops for Careers in the

Section 2. This Resolution shall take effect immediately.

		R	ECC	ORD OF	COI	NI	CIL	. V	OTE				
AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
X				FOSTER	X				PARKER	X			
X				MEYERS	X				ROBINSON				X
			X	MOORE				X	VEAZEY				X
	X	X	AYE NAY N.V.	AYE NAY N.V. A.B.	X ROUNCILMAN FOSTER MEYERS	AYE NAY N.V. A.B. COUNCILMAN AYE  X FOSTER X  MEYERS X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY  X FOSTER X  MEYERS X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V.  X FOSTER X  MEYERS X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B.  FOSTER  MEYERS  MEYERS	X FOSTER X PARKER X MEYERS X ROBINSON	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE  X FOSTER X PARKER X  MEYERS X ROBINSON	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY  FOSTER X PARKER X  MEYERS X ROBINSON	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V.  X FOSTER X PARKER X PARKER  X NEYERS X ROBINSON

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

RESOLUTION NO. \_\_\_\_



May 1, 1973

Date Adopted

# Resolution

### of the

## District of Columbia City Council

TITLE RESOLUTION ORDERING CLOSING OF PUBLIC ALLEYS IN SQUARE 212, LOCATED AT 14TH AND N STREETS, NORTHWEST

Councilman Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, a public hearing was held on March 26, 1973, concerning the proposed closing of public alley in Square 212, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 72-173); and

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

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

Section 1. Pursuant to the provisions of Sections 7-401 through 7-410 of the District of Columbia Code, and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 72-173) is hereby ordered closed.

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 said 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 take effect immediately upon adoption.

					ORD OF			N.V.			T			
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.		NAME AND ADDRESS OF THE OWNER, WHEN	NAY	N.V.	A.E
NEVIUS	X	and the second			FOSTER	X				PARKER ·	X			
TUCKER	X				MEYERS	X				ROBINSON	9			X
ANDERSON				X	MOORE				X	VEAZEY		-		X

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

1

3

4 5

6

7

8 9

10

11 12

13 14

15

16

17

18 19

20

21 22

23

24

25

26 27

28

29

30 31

32 33



May 15, 1973

Date Adopted

# Resolution

#### of the

### District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PUBLIC ALLEY AND DEDICATION OF LAND FOR WIDENING PUBLIC ALLEY IN SQUARE 2563, LOCATED EAST OF CHAMPLAIN STREET, NORTHWEST

Councilman Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, a public hearing was held on March 26, 1973, concerning the proposed closing of part of public alley and dedication of land for public alley in Square 2563, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 72-291); and

WHEREAS, the owners of Lots 821 and 868 in Square 2563 will dedicate land to the District of Columbia for widening of public alley, all as shown on the said plat above referred to; and

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

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

- Section 1. Pursuant to the provisions of Sections 7-401 through 7-410 of the District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-291) is hereby ordered closed.
- Section 2. The District of Columbia does hereby accept the dedication of land as shown on the said plat for public alley.
- 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 said alley to be closed, in accordance with provisions of Section 7-404 of the D. C. Code, 1967 ed.
- <u>Section 4.</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 5. This resolution shall take effect immediately upon adoption.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
NEVIUS	X				FOSTER	X				PARKER	X			
TUCKER	X				MEYERS	X				ROBINSON	X			
ANDERSON	X				MOORE	X				VEAZEY	X			

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