

November 6, 1973

Date Adopted

# Resolution

### of the

## District of Columbia City Council

TITLE RESOLUTION ESTABLISHING NEW PAY-PATIENT RATES FOR D.C. GENERAL HOSPITAL

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

WHEREAS, Titles XVIII and XIX of the Social Security Amendments of 1965 and 1967 provide for the reimbursement of the costs of certain services to patients who are subscribers to Medicare and Federal Grants to states for medical assistance programs to certain persons who are indigent or medically indigent; and

WHEREAS, Section 402, paragraphs (247), (248), (251) and (252), of Reorganization Order No. 3 of 1967 transfer the function of establishing rates and regulations for the admission of pay-patients to the Gallinger Municipal Hospital (now D.C. General Hospital) under Sections 32-308, 309, 322 and 326, D.C. Code, to the District of Columbia Council.

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

<u>Section 1.</u> The maximum daily rates to be charged for inpatient services at the District of Columbia General Hospital are hereby established as follows:

Medicine	\$117.00
Surgery	125.00
Pediatrics	113.00
Obstetrics	151.00
Crippled Children	69.50
Gynecology	61.00

<u>Section 2</u>. The maximum rates to be charged for outpatient clinic and emergency room services at the District of Columbia General Hospital are hereby established as follows:

Outpatient	Clinic	\$15.00
Emergency	Room	19.75

			and the second second		to produce a larger transport to the			- 4	OTE				
COUNCILMAN A	E NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	AF
NEVIUS				FOSTER	X				PARKER	X			7.6
TUCKER				MEYERS	X				ROBINSON	X		-	Na Section Sec
FORD				MOORE	X				SELDEN	X	NAME OF TAXABLE PARTY.	THE REAL PROPERTY.	

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

### RESOLUTION 73-82

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 $\underline{\text{Section 3}}$ . On the effective date of this resolution, Resolution 71-63 adopted October 5, 1971, is rescinded.

 $\underline{\text{Section 4}}.$  The rates established by this resolution shall be effective immediately upon enactment.

RESOLUTION NO.  $\frac{72-83}{}$ 



November 6, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION ESTABLISHING NEW PAY-PATIENT RATES FOR GLENN DALE HOSPITAL

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

WHEREAS, Titles XVIII and XIX of the Social Security Amendments of 1965 and 1967 provide for the reimbursement of the costs of certain services furnished to patients who are subscribers to Medicare and Federal Grants to states for medical assistance programs to certain persons who are indigent and medically indigent; and

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

 $\ensuremath{\text{NOW}}\xspace$  , Therefore, Be IT RESOLVED by the District of Columbia Council that:

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

Chronic disease patients \$58.50 Tuberculosis patients 45.00

Section 2. On the effective date of this resolution, Resolution 73-35, adopted April 17, 1973, is rescinded.

 $\underline{\text{Section 3}}$ . The rates established by this resolution shall be effective immediately upon enactment.

			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.m
NEVIUS	X		Server Two Cultimits		FOSTER	X		+cimvac midebil		PARKER	X			7.0
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD	X				MOORE	X			GEO de monor de la	SELDEN	X		-	
			×	_Indi	caies Vote A. B	-Abse	mi	n. v.	—Noi	Voting				

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

RESOLUTION 73-84

#### $_{\rm of}$ of $_{\rm 2}$

Section 3. The Mayor-Commissioner is authorized to do all things necessary to carry out the Comprehensive Program and the Grant Budget (Revision Number Ten/Eleven), 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.

Section 5. The Housing and Urban Development Committee of the Council may review any and all contracts prior to issuance, and report to the Council the current status of the Model Cities Program and its relationship to a coordinated community development program and strategy.

22 <u>Section 6.</u> This resolution shall take effect immediately and 23 authorizes disbursements under Grant Budget (Revision Number Ten/Eleven).

73-84 RESOLUTION NO. \_\_

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November 6, 1973 Date Adopted

# Resolution

#### of the

## District of Columbia City Council

RESOLUTION APPROVING AMENDMENT OF THE DISTRICT OF COLUMBIA THIRD YEAR MODEL CITIES ACTION PROGRAM AND AUTHORIZING TITLE 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;

WHEREAS, the Third Year Action Program, amending the Comprehensive Program, was approved by resolution adopted on March 6, 1973; and

WHEREAS, nine amendments to the Comprehensive Program have been 15 approved by resolution; and

WHEREAS, the U.S. Department of Housing and Urban Development has approved a Third 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:

The Mayor-Commissioner is authorized to accept the revised Section 1. Grant Budget known as Budget Revision Number Ten/Eleven (10/11).

The District of Columbia assumes full responsibility for Section 2. 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.

RECORD OF COUNCIL VOTE COUNCILMAN NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE N.V. A.B. NEVIUS FOSTER PARKER **MEYERS** TUCKER ROBINSON FORD MOORE SELDEN X-Indicates Vote A. B.—Absent

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



## District of Columbia City Council Report

City Hall, 14th and E Streets, N.W.

Room 507

638-2223 or Government Code 137-3806

To

COUNCIL MEMBERS

From

Rockwood H. Foster

irman, Environment & Business Development

Committee

Date

November 6, 1973

Subject

Dwight David Eisenhower Memorial Bicentennial Civic Center

On October 21, 1972, the Congress passed into law a bill authorizing the construction of a civic center for the District of Columbia (P.L. 92-520). Specifically, the legislation included the following:

- 1. Authorization for the construction of the center:
- Authorization for the Mayor to acquire, by purchase, gift, condemnation, or otherwise, all real property necessary to provide for the center;
- Authorization for the Mayor to enter into purchase contracts including negotiated contracts for the financing, design, construction, operation and maintenance of the center;
- Authorization for appropriation of \$14,000,000 as the Federal share of carrying out the purposes of the Act, to remain available until expended; and
  - Authorization for the proposed Mt. Vernon Square site.

In the same legislation, the Congress authorized the Mayor, the City Council and the National Capital Planning Commission to review and approve the design and the construction cost estimates for the center before such plans were submitted to the Senate and House Committees on the District of Columbia and Appropriations for final review and approval and before construction contracts are awarded.

With regard to its responsibility under this Act, the Council held a public hearing on October 18, 1973, sponsored by the Environment and Business Development Committee. Plans and cost estimates were made available in advance of the hearing for the public to review and comment on.

While the Council's Congressional mandate is very restricted, that we are only responsible for the approval of the architectural design and construction costs, and while testimony from the business segments of our community was overwhelming in support of the center, we cannot ignore the large questions raised by some members of the community who oppose the Center development.

Among the most compelling concerns District citizens and taxpayers expressed at the public hearing about the proposed civic/convention center fall in the areas of potential economic benefits to the city
from the center, the impact of such development on the Chinese community,
the adequacy of existing relocation efforts by the city, and the impact on
the immediate area of traffic generated by the center.

- 1. Effects on the Chinese Community. There is little doubt that the center will impact on the Chinese now living both on and around the civic center site. Resulting from the center development are the obvious disadvantages of relocation, the diminishing of the city's and the area's housing stock and the loss to the city of revenues and employment opportunities generated by businesses presently located on the center site. However, there is sufficient reason to believe that the disadvantageous impact of the center will be balanced by advantages, many of which will have a direct and positive impact on the surrounding community. The attention and the economic involvement of the hundreds of thousands of expected out-of-town conventioneers will be drawn to the diversity and activity of Washington's Chinese area.
- 2. Relocation. It was testified by a number of citizens that they believed the District inventory of available housing for persons displaced by urban renewal projects is, at the present time, essentially zero and the waiting list for such relocation housing is very long. There is no question that the City's trackrecord in relocation may not be satisfactory, however, there are certain circumstances relating to the Civic Center indicating that relocation problems on this site will be significantly different from those experienced in most renewal projects:
- (i) We are told that the majority of displaced households are single-person families in need of efficiency apartments. Urban renewal displaces are usually larger families; therefore, the most of the relocatees on the center site will not compete with urban renewal relocatees for the negligible larger family housing inventory.

- (ii) Although the Civic Center is not an urban renewal project but is a standard District public project, like a school, firehouse, etc., Center relocatees will be afforded the same relocation benefits and protections assured to urban renewal relocatees under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as authorized in the Civic Center Act and the District's Relocation Regulations of 1973.
- (iii) We are also informed by the District's Central Relocation Office that within the next nine months approximately 1,250 units of renovated or new housing will be available to displacees of both urban renewal and District projects.

In order that the Council have assurances that relocation for this project proceeds equitably, the Committee recommends that the Council direct the appropriate agencies to take the following actions:

- (a) The Central Relocation Office of the District shall more adequately inform, in writing, relocatees of their rights under the 1973 Relocation Regulation than RLA currently does in its "Relocation Assistance Information" booklet. We would recommend the booklet be either rewritten or that separate notices be affixed to the original text which clarify the full meaning of "comparable replacement dwelling" (as per Part II, Sec. 201, definition (5)). Displaced persons should know the full extent of what the city is required to provide by means of replacement dwellings and of their rights in evaluating the "comparability" of housing selected for them. The Council directs that such extra information as is provided displacees be sent to the Council by January 31, 1974.
- (b) The Committee is very concerned that all agencies involved in this relocation exercise maximum coordination with other agencies and a maximum effort to relocate in the immediate area to the Center all those who wish to remain living in this part of town. We urge James Banks and the National Capital Housing Authority in cooperation with RLA to put forward a maximum effort to utilize local area public housing turnover, public housing leasing options and any other appropriate measures to achieve the satisfaction of any residents' desire to remain in the area. We recognize that the private housing stock in this part of town is very limited and that nearby public housing may not be able to favor relocatees from the Center over other applicants, but we want to know that as much is being done along these lines as possible.
- (c) Regarding both (a) and (b) the Committee recommends that the Council direct the appropriate agencies to submit to us quarterly a

report of relocation progress on this site. The report should also indicate any success the District may be having in relocating within the immediate area those displaced persons wishing to stay. In the report, we would want households referred by name and address with an indication of any preference each may have had for relocation within the immediate area. In addition, we would want to know the extent of public assistance each household will be receiving in their new living units. The Council has also been offered the assistance of the Metropolitan Washington Planning and Housing Association who will report to the Committee regularly on their evaluation of the adequacy of the relocation effort.

3. Impact of transportation and Traffic Generated by the Center. It was apparent in the hearing that much concern centered around parking, traffic, and truck utilization patterns. The Center is planned with no public parking facilities provided. Eighty-nine spaces are planned for convention administrative personnel only. Questions arose about the adequacy of bus parking bays and truck parking for the duration of an exhibit.

The Environment Committee is, of course, concerned about the impact from such a center on the quality of our downtown air. We whole-heartedly concur with the early decision to rely on public and chartered transportation modes to bring people to what is, after all, a Center for far out-of-town visitors. Far out-of-towners rarely bring private automobiles, and if they do, studies indicate they rarely use them for downtown, short-distance transportation. Therefore, it is our conclusion that the predominant use of this building for national conventions will not generate parking needs. For the few local shows anticipated, we conclude that sufficient existing garage parking is available to serve the estimated 1,500 hourly visitors to local shows. Within three blocks of the site, 4,500 structured spaces already exist, not including those spaces in lots.

Truck parking has been resolved at the present. Trucks will park in the RFK Stadium Armory lot for the duration of exhibits. Truck routing that will have the least impact on existing traffic-heavy areas is being developed. Sufficient truck bays exist on the exhibit floor level to eliminate "stacking" of trucks on public residential streets, as we were informed currently happens around a number of our larger hotels.

If accommodations for any transportation had been underdeveloped in the earlier plans, it may be that for buses. Only nine bus docks are now provided, while we heard testimony that several hundred buses might be required for a large convention. This question might be studied further, perhaps redesignating for buses some of the space for administrative cars, although the traffic consultant has recommended other alternatives.

4. Potential Economic Benefits to the City. The most complex issue to evaluate regarding the Civic Center but surely the issue of primary concern to us all is that of the potential economic benefits to the city anticipated by this development. Before any other, we must field the first question, "Why do we need the Center?" and "What will it benefit us?" We are contemplating the floating of 30-year bonds in the amount of \$80.6 million which is estimated will pay 5-1/2% tax-exempt dividends to investors. At the end of 30 years, the District's total investment in capital and financing costs will be approximately \$165 million to build a \$72 million facility. If the Center fails to operate successfully, the yearly loss to the District budget could approach \$6.5 million. So, some might ask, "Why risk so much just to attract more out-of-town visitors to Washington?"

The answer lies with the real reasons motivating any city, as so many have, to build such a center. The benefits the city expects to realize will be indirect, not direct - in the form of increased tax revenues, beginning with increased real estate development in the hotel business, increased hotel tax collections from the 340,000 new conventioneer visitors projected as a result of the center, and increased sales tax collections as a result of new visitor spending. According to the recent economic analysis of the feasibility of the Center, made by E.R.A. in 1973, the City stands to gain from only the most obvious hotel, sales and income tax sources a total of \$5.7 million per year, which is \$200,000 more than necessary to cover annual capitalization costs of the bonds. If the Center generates any operating profits, and the E.R.A. study projects a profit of \$750,000 from operations, this can only increase the yearly profits recognized by the City.

A number of economic studies on the Center have been done over the past two years. In 1971, Booz-Allen, Hamilton did the first which covered a convention center and sports arena. In 1972, the City's Office of Budget and Financial Management in concert with the President's Office of Management and Budget and the General Services Administration developed far more conservative figures from those of Booz-Allen. These 1972 figures were presented in the Senate Report of 1972 (No. 92-1145) on the Civic Center Act, in which it is shown that even should the Center experience an operating loss of \$250,000 per year, conservative estimates of tax revenues could balance these losses, creating no net loss to the District.

It is the Committee's view, after careful analysis of the various financial estimates generated, that the risks involved for the District in undertaking a development of this size are reasonably minimized.

We recognize that in every investment some degree of risk is involved. We also recognize that the risk is one involving District taxpavers' money, and therefore we have approached this review cautiously. It is. however, above all the priority of all of us interested in the future of the City and its citizens, to take bold steps, if necessary, to develop the District's economic base to its maximum potential and to equalize the employment of such benefits among all citizens. We feel that the proposed Eisenhower Bicentennial Civic Center fulfills both these goals. It is impossible from a responsible accounting perspective to officially project tax benefits to the City from the Center, beyond those directly tied to hotel. sales and real estate taxes. However, any economist is familiar with the concept of multiplier effects from invested or spent money and we are familiar with the real estate snow-ball effect that can occur from the construction of even one new building in an underdeveloped area. It is with these economic "dynamics" in mind that we are more than reasonably assured that the economic benefits to the City of such a Center may far exceed the District's very conservative current estimates of the economic impact of the project. We would venture to add to the official estimates the indirect benefits so difficult to estimate in advance - the benefits of increased job opportunities for District citizens, the potential revitalization of this underdeveloped and deteriorated neighborhood and the secondary growth of the real estate tax base.

4. We would further encourage that every effort be made to ensure representative minority and small contractor participation in this project. As the District of Columbia moves toward Home Rule and increased commercial and economic development, we must ensure that this growth includes all aspects of our business community as well as our citizens generally. Minority and small contractor participation should by all means include but not be limited to employment. Every effort should be made to include substantial contractual participation as well.

In conclusion, Mr. Chairman, we are confident that the project before us stands justified on its own merits and therefore we recommend that the Council unanimously approve not only the design and cost estimates but the entire concept of the need for the Civic Center.

Notice of intent was published in the  $\underline{D}$ .  $\underline{C}$ . Register on September 25, 1973, in Supplement No. 1. Mr. Chairman, I move for the adoption of this report and the attached Resolution to approve the architectural design and cost estimates for the Dwight David Eisenhower Bicentennial Civic Center.

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November 6, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE D. C. COUNCIL RESOLUTION APPROVING PLANS FOR DEVELOPMENT OF DWIGHT D. EISENHOWER MEMORIAL BICENTENNIAL CIVIC CENTER

Council Member Rockwood H. Foster Presents the following Resolution:

WHEREAS, the Congress has recognized the need for a major convention center in the heart of the Nation's Capital which it deems fitting as a vibrant memorial to the late President Dwight D. Eisenhower; and

WHEREAS, by passage of Public Law 92-520 Congress has authorized the Mayor-Commissioner to enter into purchase contracts for the development of such a civic center to be constructed in the Mount Vernon Square area of the District; and

WHEREAS, the proposed civic center is to be constructed as expeditiously as possible so that this memorial to our Thirty-Fourth President may be completed within the year of celebration of the Nation's bicentennial of its founding; and

WHEREAS, the living memorial is expected to become a major catalyst in the physical, cultural, and economic revitalization of the central area of downtown Washington; and

WHEREAS, the civic center will stimulate the creation of new hotels and other commercial establishments to serve the needs of additional thousands of convention visitors to the city; will result in increased job opportunities for District residents; and will increase tax revenue for the District by its overall impact on the economic life of the city; and

WHEREAS, the provisions of Public Law 92-520 require that the plans for the design and estimated costs for the civic center be approved by the District of Columbia Council, as well as the Mayor and the National Capital Planning Commission; and

WHEREAS, consideration has been given to views expressed at and contained in the record of a public hearing held on October 18, 1973, for the purpose of examining the design and plans for the civic center and careful consideration has been given to the impact that such civic center may have upon the environment.

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

			R	ECO	ORD OF	COL	J N (	CIL	_ V	OTE				
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		- Company	
FORD	X				M OORE	X				SELDEN	X			

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

Resolution 73-85 November 6, 1973

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

Section 1. The design and estimated costs of approximately \$72 million for the Dwight D. Eisenhower Memorial Bicentennial Civic Center as approved by the Mayor-Commissioner and submitted to and approved by the National Capital Planning Commission on November 1, 1973, are hereby approved, with the understanding that the Mayor-Commissioner's Office of Housing Programs and the National Capital Housing Authority will certify to the Council compliance with the relocation requirements as stated in the report attached hereto with respect to the central relocation office of the Redevelopment Land Agency's informing in writing relocatees of their rights under the 1973 relocation regulation and that the said Office of Housing Programs and the National Capital Housing Authority will certify to the Council their reports as to the measures they have taken and will take to effect relocation in the affected areas and, further, that such reports and certifications shall be submitted jointly to the Council and to the respective Senate and House Committees for the District of Columbia and the Senate and House Subcommittees on Appropriations in connection with their consideration of the design, plans and specifications, including detailed cost estimates of such Civic Center as provided for in Section 18(d)(4) of Public Law 92-520 (The Dwight D. Eisenhower Memorial Bicentennial Civic Center Act).

Section 2. In future development, planning and construction activities, the Mayor-Commissioner or his authorized designate will assure that contracts are awarded in such a manner as to ensure that minority participation in the award of such contracts is substantial.

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

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



November 6, 1973

Date Adopted

# Resolution

### of the

## District of Columbia City Council

TITLE

RESOLUTION ORDERING THE CLOSING OF PARTS OF 3RD AND GALLOWAY STREETS, N. E., SOUTH OF HAMILTON STREET, N. E., ABUTTING SQUARE 3768, PARCEL 137/77 AND U. S. RESERVATION NO. 451 (S. O. 72-231)

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

WHEREAS, the District of Columbia Council is authorized under Section 402, Paragraph 168, or Reorganization Plan No. 3 of 1967 to close any street, road, highway, or alley, or any part thereof, in the District of Columbia, under D. C. Code, Section 7-401; and

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

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

Section 1. Those parts of 3rd and Galloway Streets, N. E., south of Hamilton Street, N. E., abutting Square 3768, Parcel 137/77 and U. S. Reservation No. 451, as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-231), 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 parts of streets to be closed, in accordance with the provisions of Section 7-404 of the District of Columbia Code.

<u>Section 3.</u> If no objection, in writing, is made by any party interested within thirty (30) days after service of such order, the Surveyor shall record in his office said order and appropriate plat or plats.

Section 4. This Resolution shall become effective immediately upon adoption.

			R	EC	ORD OF	CO	JN	CIL	- V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	AB
NEVIUS				$\times$	FOSTER				$\times$	PARKER	X	Japan Programme		
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				$\times$	MOORE	X				SELDEN	X			
			ж.	_Indi	caies Voie A. B.	-Abse	ni	N. V.	-Not	Voting				

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

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November 6, 1973

Date Adopted

# Resolution

### of the

## District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PUBLIC ALLEY IN SQUARE 3700 AND PARCELS 124 AND 137, SOUTH OF INGRAHAM STREET, N. E. (S. O. 72-232)

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

WHEREAS, the District of Columbia Council is authorized under Section 402, Paragraph 168, of Reorganization Plan No. 3 of 1967 to close any street, road, highway, or alley, or any part thereof, in the District of Columbia, under D. C. Code, Section 7-401; and

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

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

<u>Section 1.</u> The public alley in Square 3700, Parcels 124 and 137, south of Ingraham Street, N. E., as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-232) are 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 District of Columbia Code.

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.

 $\underline{\text{Section 4}}$ . This Resolution shall become effective immediately upon adoption.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAV	N.V.	
NEVIUS				X	FOSTER				X	PARKER	X	MAI	14.4.	A.B
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				X	MOORE	X				SELDEN	X			

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

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November 6, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PART OF CHESTNUT STREET, N. W.,
EAST OF THE B&O RAILROAD NEAR PINEY BRANCH ROAD, N. W., ABUTTING
SQUARE 3350 AND 3351 (S. O. 72-207)

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

WHEREAS, the District of Columbia Council is authorized under Section 402, Paragraph 168, of Reorganization Plan No. 3 of 1967 to close any street, road, highway, or alley, or any part thereof, in the District of Columbia, under D. C. Code, Section 7-401; and

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

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

<u>Section 1.</u> The part of Chestnut Street, N. W., east of the B&O Railroad near Piney Branch Road, N. W., abutting Squares 3350 and 3351, as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-207) is hereby ordered closed.

<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 said part of street to be closed, in accordance with the provisions of Section 7-404 of the District of Columbia Code.

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 said order and appropriate plat or plats.

Section 4. This Resolution shall become effective immediately upon adoption.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	AP
NEVIUS				X	FOSTER				X	PARKER	X			7
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				X	MOORE	X				SELDEN	X			-

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

73 - 89RESOLUTION NO.



November 6, 1973 Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE

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RESOLUTION ORDERING THE CLOSING OF PART OF FERN PLACE, N. W., WEST OF THE B&O RAILROAD NEAR PINEY BRANCH ROAD, N. W., ABUTTING SQUARES 3181 AND 3182 (S. O. 72-208)

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

WHEREAS, the District of Columbia Council is authorized under section 402. Paragraph 168, of Reorganization Plan No. 3 of 1967 to close any street, road, highway, or alley, or any part thereof, in the District of Columbia, under D. C. Code, Section 7-401; 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. That part of Fern Place, N. W., west of the B&O Railroad near Piney Branch Road, N. W., abutting Squares 3181 and 3182, as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 72-208), 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 part of street to be closed, in accordance with the provisions of Section 7-404 of the District of Columbia Code.

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 said order and appropriate plat or plats.

Section 4. This Resolution shall become effective immediately upon adoption.

			R	EC	ORD OF	col	N	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			
FORD				X	MOORE	X				SELDEN	X			
			Ж	—Indi	cates Vote A. B.	-Abs	mi	N. V.	-Not	Voting				-A

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

Secretary of the City

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

4 5



November 6, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION ORDERING THE CLOSING OF PART OF SANDY SPRING ROAD, N. W., EAST OF B&O RAILROAD NEAR VAN BUREN STREET (S.O. 72-210)

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

WHEREAS, the District of Columbia Council is authorized under Section 402, Paragraph 168, of Reorganization Plan No. 3 of 1967 to close any street, road, highway, or alley, or any part thereof, in the District of Columbia, under D. C. Code, Section 7-401; and

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

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

Section 1. That part of Sandy Spring Road, N. W., east of the B&O Railroad near Van Buren Street, as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-210), 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 part of street to be closed, in accordance with the provisions of Section 7-404 of the District of Columbia Code.

<u>Section 3</u>. If no objection, in writing, is made by any party interested within thirty (30) days after service of such order, the Surveyor shall record in his office said order and appropriate plat or plats.

Section 4. This Resolution shall become effective immediately upon adoption.

			R	EC	ORD OF	COL	יאנ	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			101111	MEYERS	X				ROBINSON	X			
FORD				X	MOORE	X				SELDEN	X			

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

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November 6, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF A PUBLIC ALLEY LOCATED AT THE SOUTH END OF SQUARE 582, BETWEEN 2ND STREET, S. W., AND A PUBLIC HIGHWAY (S. O. 72-183)

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

WHEREAS, the District of Columbia Council is authorized under section 402, paragraph 168, of Reorganization Plan No. 3 of 1967 to close any street, road, highway, or alley, or any part thereof, in the District of Columbia, under D. C. Code, sec. 7-401; and

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

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

Section 1. The public alley located at the south end of Square 582, between 2nd Street, S. W., and a public highway as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-183) is hereby ordered closed: Provided, however, that the use of such is consistent with the NCPC Southwest Urban Renewal Area Project "C" Modification of September 7, 1972.

<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 said alley to be closed, in accordance with the provisions of Section 7-404 of the District of Columbia Code.

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.

 $\underline{\text{Section 4.}}$  This resolution shall become effective immediately upon adoption.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	1
NEVIUS					FOSTER				X	PARKER	X	- NAT	N.V.	A.B
TUCKER	X				MEYERS	X				ROBINSON	X	***************************************		
FORD				X	MOORE	X				SELDEN	X			

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

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



November 6, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

Resolution Transferring Jurisdiction from the Department of the Army to the District of Columbia over a Portion of Lot 810 in Square 2558, Located at 18th Street and Kalorama Road, N. W. (S. O. 71-314).

WHEREAS, section 402, paragraph 181, of Reorganization Plan No. 3 of 1967 authorizes the District of Columbia Council to accept from Federal authorities jurisdiction over properties or parts thereof, under D. C. Code, sec. 8-115 (40 U. S. C. 122); and

WHEREAS, the Mayor of the District of Columbia has requested such transfer of a portion of Lot 810 in Square 2558, located at 18th Street and Kalorama Road, N. W., and the Department of the Army has agreed to such transfer; and

WHEREAS, the District of Columbia Council finds that it is in the interest of the District of Columbia to accept such transfer.

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

<u>Section 1.</u> The District of Columbia hereby accepts the transfer of jurisdiction over a portion of Lot 810 in Square 2558, located at 18th Street and Kalorama Road, N. W., as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 71-314).

 $\underline{\text{Section 2}}.$  This resolution shall become effective immediately upon adoption.

			R	EC	ORD OF	COI	N	CIL	V	OTE			
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	MAY	
NEVIUS				X	FOSTER				X	PARKER	X	NAY	N.V.
TUCKER	X				MEYERS	X				ROBINSON	$\Diamond$		
FORD				X	MOORE	X				SELDEN	$\Diamond$		
en et filos et luga no esperante por el filos et filos peroperante properante properante por el filosoficio de Properante por el filosoficio de la companya esperante por el filosoficio de la filosoficio de la filosoficio			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.

D.C. Council Form # 9

# Resolution No. 73-93

Passed by the District of Columbia	a Council	<del></del>
	November 7,	19
Attest: Edward	J. Wilh.	Secretary, D. C. Council
Attest:	N/A	Chairman, D. C. Council
Presented by me to the Mayor of		
		Secretary, D. C. Council
Approved and signed by me	November 12,	Mayor

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

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November 7, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION FIXING THE REAL PROPERTY TAX RATE FOR FY 1974

Chairman John A. Nevius Presents the following Resolution:

WHEREAS, The 1974 Budget for the District of Columbia was based upon a financial plan providing for a real estate tax rate for Fiscal 1974 at \$3.32 per \$100 of assessed value; and

WHEREAS, Subsequent litigation has resulted in a requirement for downward adjustment in the assessment ratio of single-family residences; and

WHEREAS, Anticipated real estate tax revenues are reduced by approximately \$3 million as a result; and

WHEREAS, The Mayor-Commissioner has recommended adherence to the \$3.32 tax rate, and indicated that the City can absorb the impact of the revenue shortfall without serious disruption in essential city services as a result thereof; and

WHEREAS, This Council deems it appropriate, on the basis of the foregoing recommendation and assurance by the Mayor, to maintain the real estate tax rate at \$3.32 per \$100 of assessed value.

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

Section 1. Under authority vested in the District of Columbia Council by paragraph numbered 363 of Section 402 of Reorganization Plan No. 3 of 1967, and pursuant to Section 47-501 of the District of Columbia Code, the rate of taxation on taxable real property in the District of Columbia for Fiscal Year beginning July 1, 1973, and ending June 30, 1974, is hereby ascertained, determined and fixed at three dollars and thirty-two cents (\$3.32) on each one hundred dollars (\$100) of assessed value.

Section 2. This resolution shall take effect immediately on passage.

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

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

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



November 20, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE CLOSING OF PUBLIC ALLEY IN SQUARE 394, FROM S STREET TO T STREET, N. W.

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

WHEREAS, the Council of the District of Columbia has received a petition from the owners of Lots 13-17, 19, 21-35, 42-58, 806, 809, 812-814, 818-825, and 828, in Square 394, abutting on a nine foot public alley, requesting that the alley area be closed; and

WHEREAS, a public hearing and recommendation of the National

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

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 Title 7-304 of the District of Columbia Code, 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. 72-104) is hereby ordered closed.

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

			R	ECC	ORD OF	COI	N	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	AB
NEVIUS	X				FOSTER	X				PARKER	X			A.B.
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				X	MOORE	X				SELDEN				X
delitativas series series delitario estructura de la companya delitario deli	-	daving the constitution of the	Ж.	-Indic	ates Vote A. B.	-Abs	ent	n. v.	-Not	Voting	-			1

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

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



November 20, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE CLOSING OF PUBLIC ALLEY IN SQUARE 194, IN THE VICINITY OF 16TH STREET AND CHURCH STREET, NORTHWEST

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

WHEREAS, the Council of the District of Columbia has received a petition from the owners of Lots 18, 19, 77, and 97, in Square 194, abutting on a four-foot public alley, requesting that the alley area be closed; and

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

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 Title 7-304 of the District of Columbia Code, 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. 72-289) is hereby ordered closed.

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

			R	EC	ORD OF	COI	N	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	LAD
NEVIUS	X				FOSTER	X				PARKER	X			A.B.
TUCKER	X				MEYERS	X				ROBINSON	X			17.5
FORD				X	MOORE	X				SELDEN				X
			X-	-Indi	cates Vote A. B.	-Abs	ni	N. V.	-Not	Voting				1

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



November 20, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION SUPPORTING THE TESTIMONIAL FOR THE HONORABLE STANLEY J. ANDERSON

Dr. Marjorie H. Parker Presents the following Resolution:

WHEREAS, the Board of Directors of the Anacostia Neighborhood Museum and citizens of the Anacostia community have scheduled a testimonial for Stanley J. Anderson for Sunday, November 25, 1973; and

WHEREAS, Stanley J. Anderson, former member of the District of Columbia Council and presently Chairman, Citizens Advisory Committee on Transportation for the Council's Highways and Transportation Committee, clearly deserves this tribute; and

WHEREAS, Stanley J. Anderson has continually sought to: upgrade the overall quality of life in the District of Columbia; advance meaningful citizen participation; and promote a greater degree of cultural appreciation, especially of Black history, art and culture.

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

Section 1. The District of Columbia Council does hereby support the Stanley J. Anderson testimonial sponsored by the Board of Directors of the Anacostia Neighborhood Museum and citizens of the Anacostia community, scheduled for Sunday, November 25, 1973.

Section 2. The District of Columbia Council does hereby, for the purpose of the testimonial, denominate Sunday, November 25, 1973, as Stanley J. Anderson Day.

Section 3. This Resolution shall become effective upon adoption.

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		P <sub>1</sub>		PARKER	X			
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				X	MOORE	X				SELDEN				X

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

Secretary of the City Council

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

2.2



November 20, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE METRO REVENUE BONDS (SECOND SERIES) - RESOLUTION APPROVING ISSUANCE OF REVENUE BONDS SERIES E BY WMATA IN ACCORD WITH AGREEMENTS WITH WMATA JURISDICTIONS AND THE DEPARTMENT OF TRANSPORTATION

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

WHEREAS, the Secretary of the United States Department of Transportation is authorized, pursuant to Public Law 92-349 to guarantee, on behalf of the United States Government, transit revenue bonds issued by the Washington Metropolitan Area Transit Authority; and

WHEREAS, the Secretary, as a condition of the sale of these bonds pursuant to the provisions of Public Law 92-349, must determine that their sale represents an acceptable risk to the United States; and

WHEREAS, in order to provide the Secretary with further evidence of its ability to meet service requirements on Authority Bonds, the Board of Directors of the Washington Metropolitan Area Transit Authority passed a resolution on June 21, 1973, attached hereto and made a part hereof, in which it agreed to assure that necessary revenues will be made available through subsidies, fare adjustments, or a combination thereof, sufficient to pay the principal and interest on its obligations in fulfillment of its contract with the Secretary and further agreed to continue to pursue a course of action designed to assure the continued validity of its financial plan; and

WHEREAS, in order to permit the Secretary to continue guaranteeing on behalf of the United States, bonds issued by the Washington Metropolitan Area Transit Authority, this body wishes to furnish additional assurances to the Secretary.

NOW, THEREFORE, BE IT RESOLVED that the District of Columbia Council concurs in and supports the aforesaid Resolution adopted by the Board of Directors of the Washington Metropolitan Area Transit Authority on June 21, 1973, and pledges that it will take all action necessary to make sufficient financial assistance available to enable the Authority to meet its obligations to the United States under agreements between the Authority and the Secretary of Transportation entered into pursuant to the revenue bond guarantee provisions of the National Capital Transportation Act of 1972, such

			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			
FORD				X	MOORE	X	THE PARTY OF THE PARTY OF			SELDEN				X
			Ж-	-Indi	cates Vote A. B	-Abse	mi	N. V.	-Not	Voting				4 6

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

. . . . .

RESOLUTION 73-97

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

assistance to be provided jointly by the parties of the Capital Contributions Agreement of January 9, 1970, entered into by the Authority and the Washington Suburban Transit District, the District of Columbia, the Counties of Arlington and Fairfax, and in the same proportions as are determined for the contributions of the respective signatories in accordance with Schedule "B" attached to and made a part of said Agreement.

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313233



December 4, 1973

Date Adopted

# Resolution

### of the

## District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PARTS OF KEARNY AND LAWRENCE TITLE STREETS, N. E., AND ALLEYS IN SQUARE W-3829 AND SQUARE 3831. (S. O. 72-145)

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

WHEREAS, a public hearing was held on March 26, 1973, concerning the proposed closing of parts of Kearny and Lawrence Streets, N. E., and public alleys in Squares W-3829 and 3831, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 72-145); and

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

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

Section 1. Pursuant to the provisions of Section 7-401 through 7-410 of the District of Columbia Code 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. 72-145) are 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 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 take effect immediately upon adoption.

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

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

Elward B. Webb.
Secretary of the City Council

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December 4, 1973

Date Adopted

# Resolution

of the

## District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PART OF VINE STREET, N. W., TITLE LOCATED EAST OF THE B & O RAILROAD NEAR MAPLE STREET, N. W., ABUTTING SQUARE 3355 AND 3354 (S. O. 71-57)

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

WHEREAS, a public hearing was held on March 26, 1973, concerning the proposed closing of part of Vine Street, N. W., as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 71-57); and

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

 ${\tt NOW}$  , 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 street area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 71-57) 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 street 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.

 $\underline{\text{Section 4}}$ . This Resolution shall take effect immediately upon adoption.

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

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



December 4, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION ORDERING THE CLOSING OF PART OF 9TH STREET, N. E., LOCATED SOUTH OF KEARNY STREET, N. E. (S. O. 72-64)

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 9th Street, N. E., as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 72-64); and

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

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

Section 1. Pursuant to the provisions of Sections 7-401 through 7-410 of the District of Columbia Code 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. 72-64) 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 street 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.

 $\underline{\text{Section 4}}$ . 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.E
NEVIUS				X	FOSTER	X				PARKER	X			
TUCKER	X				MEYERS				$\times$	ROBINSON	X			
FORD				X	MOORE	X				SELDEN	X			

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



December 4, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE

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RESOLUTION AUTHORIZING THE PREPARATION OF AN OFFICIAL SCROLL RECOGNIZING CONTRIBUTIONS MADE BY ORGANIZATIONS TO SELF DETERMINATION FOR THE DISTRICT OF COLUMBIA

Vice Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, it is anticipated that the "District of Columbia Self-Government and Governmental Reorganization Act" will be signed into law before the end of the year by the President of the United States; and

WHEREAS, there are many organizations which have participated over the years, in the struggle for self-determination; and

WHEREAS, the District of Columbia Council wishes to recognize this extraordinary event and the contributions made by those organizations to the success of this struggle.

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

Section 1. The District of Columbia Council does hereby authorize the preparation of an official scroll, listing all the organizations which have assisted in obtaining the passage of self-determination legislation for the District of Columbia. The Council directs that this scroll shall become an integral part of the archives of the District of Columbia Government under the auspices of the Executive Secretariat of the District of Columbia.

 $\underline{\text{Section 2}}$ . The District of Columbia Council does hereby invite the names of organizations whose support during the struggle have led to this momentous achievement.

Section 3. This Resolution shall become effective upon adoption.

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

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

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December 18, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION SUPPORTING THE DISTRICT OF COLUMBIA COUNCIL ON CLOTHING FOR KIDS, INCORPORATED'S CAMPAIGN FOR CLOTHING

Mrs. Marguerite C. Selden Presents the following Resolution:
Dr. Marjorie H. Parker
Mrs. W. Antoinette Ford

WHEREAS, hundreds of Greater Washington youngsters regularly stay out of school because of the lack of warm, necessary clothing, thus impairing their learning ability and depriving the community of the optimum potential of its most vital resource; and

WHEREAS, the plight of these members of our community is aggravated by the special conditions arising from stringent measures required by our continuing energy crisis, especially during the coming winter season; and

WHEREAS, the District of Columbia Council on Clothing for Kids, Incorporated, in cooperation with the District of Columbia Public Schools and the District of Columbia Fire Department, and other federal and district government agencies, are mounting a permanent year-round effort to collect and distribute clothing and shoes for students in need in order to permit their full participation in the affairs of the community, especially within the schools; and

WHEREAS, a Clothe-A-Thon under the leadership of the District of Columbia Council on Clothing for Kids, Incorporated's Executive Director, Annette C. Reid, with the support of WMAL/TV resulted in pledges of \$45,000 and 21,000 pounds of donated clothing successfully opened this year's campaign for this effort.

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

Section 1. The District of Columbia Council hereby endorses and supports the District of Columbia Government's participation in this program, and urges the citizens in the District of Columbia and the Greater Washington area to support in every way possible this important campaign.

Section 2. This Resolution shall become effective upon adoption.

COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B
NEVIUS				X	FOSTER				X	PARKER	X	1996		
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				X	MOORE	X				SELDEN				X

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

2774 3-3781-74

Certified copies are available.



December 18, 1973

Date Adopted

# Resolution

#### of the

## District of Columbia City Council

TITLE RESOLUTION EXPRESSING SYMPATHY ON THE PASSING OF WATHA DANIEL

Chairman John A. Nevius, on behalf of the Committee of the Whole Presents the following Resolution:

WHEREAS, Watha Daniel, long-time resident of the District of Columbia, and civic leader died on Saturday, December 8, 1973; and

WHEREAS, Mr. Daniel served this City as the first Chairman of the D. C. Model Cities Commission; Chairman of the Ad Hoc Citizens Committee to establish the Model Cities Commission; Region II representative on the Board of Directors of Modedco, a subsidiary of the Model Cities Economic Development Corporation; Vice President and Board Chairman of the Model Inner City Community Organization; Vice President of the Central Northwest Civic Association; member of Mayor's Advisory Commissions on Health and Criminal Justice; Chairman, D. C. Plumbing Board; member, Board of Education's Board of Examiners for trade school instructors; and member of the Capital Historical Society; and

WHEREAS, the passing of Watha Daniel deprives this community of one of its outstanding assets just at the dawn of the age he so unselfishly dedicated himself to helping bring about in the interests of his fellow citizens.

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

Section 1. The District of Columbia Council, on behalf of the citizens and Government of the District of Columbia, express deep and profound sorrow, regret, and sense of loss upon the death of Watha Daniel.

Section 2. The Council hereby urges the citizens of this City to memorialize Watha Daniel by continuing his many civic and community endeavors.

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

MEMPER	AYE	NAV	N.V.	LAB	COUNCIL MEMBER	AYE	NAY	N.V.	AB	COUNCIL MEMBER	AVE	NAY		1
NEVIUS	ATE	NAT	14.0.	X	FOSTER	AIL	INA.	14.4.	X	PARKER	X	NAY	N.V.	A.B
TUCKER	X				MEYERS	X				ROBINSON	X	771		
FORD				X	MOORE	X				SELDEN				X

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

3-3781-74

Certified copies are available.

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December 18, 1973

Date Adopted

## Resolution

#### of the

### District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PARTS OF THIRD AND O STREETS,

N. W., AND PARTS OF ALLEYS IN SQUARE 553, LOCATED BETWEEN P STREET

AND N STREET, N. W. (S. O. 65-463)

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

WHEREAS, a public hearing was held on November 7, 1973, concerning the proposed closing of parts of Third and O Streets, N. W., and parts of public alleys in Square 553, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 65-463); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the 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 Section 7-401 through 7-410 of the District of Columbia Code 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. 65-463) are 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 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.

 $\underline{\text{Section 3}}$ . 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.

 $\underline{\text{Section 4}}$ . This resolution shall become effective immediately upon adoption.

			R	EC	ORD OF	cou	N	CIL	. V	OTE				
COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.
NEVIUS				X	FOSTER				X	PARKER	X			
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				X	MOORE	X				SELDEN		Louis		X
			ж.	—Indi	cates Vote A. B	-Abse	nt	N. V.	-Not	Voting				

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

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Certified copies are available.