

April 2, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION CREATING THE POSITION OF COORDINATOR,
PROJECT ADVANCE OF THE DISTRICT OF COLUMBIA PUBLIC SCHOOLS

Dr. Marjorie H. Parker Presents the following Resolution:

WHEREAS, pursuant to Section 402(244) of Reorganization Plan No. 3 of 1967, the Council is vested with the responsibility of approving the classification of new positions under Section 5(b) of the Teacher's Salary Act of 1955, as amended; and

WHEREAS, the Board of Education has recommended that the position of Coordinator, Project Advance, Salary Class 10, be established; and

WHEREAS, the Council agrees that such position should be established.

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

Section 1. The Council hereby approves the creation of the position of Coordinator, Project Advance, Salary Class 10.

Section 2. Under the supervision of the Assistant Principal at the Morse Crisis Intervention Center, the incumbent of this position will serve as Coordinator for Project Advance, having responsibility for planning and coordinating the activities of an interdisciplinary team of teachers, social workers, counselors, psychologists and a consulting psychiatrist, working in a cooperative effort with students, their parents and volunteer community and youth leaders for a "crisis intervention" period, the purpose of which is to modify the behavior of alienated and non-achieving students and allow for their return to the regular classroom. The incumbent will also develop and implement the education phase of the project, based upon a modified "open classroom concept," and provide leadership and guidance to the project's student enrichment component through planned participation in community educational and recreational activities.

Section 3. The Council hereby approves the establishment of this position, to be financed through Title II of the

,			R	EC	ORD OF	cou	JN	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				SELDEN	X				ROBINSON	X			
TUCKER				X	FOSTER	X				FORD	X			
MEYERS	X				MOORE				X	PARKER	X			
		-	Ж-	_Indi	cates Vote A. B	-Abse	ni	n. v.	-Not	Voting	and the second		and the state of t	-

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

RESOLUTION 74-23

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Elementary and Secondary Education Act until such funds expire.

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

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April 16, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION ENDORSING IMPROVED AND EXPANDED COMMUTER RAIL SERVICE IN THE METROPOLITAN WASHINGTON AREA

Councilman Rockwood H. Foster & Councilman Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, the existing transportation system in the Washington Metropolitan Area is overwhelmingly dominated by the single-passenger, commuter automobile; and

WHEREAS, the National Capital Region Transportation Control Plans call for the development of a commuter rail system; and

WHEREAS, the District of Columbia City Council supports efforts to improve the air quality in the Metropolitan Area; and

WHEREAS, the increased use of a commuter rail system would help reduce the traffic, air pollution, and other environmental problems caused by commuter automobiles.

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

<u>Section 1</u>. The Council commends the regional efforts undertaken to date to improve and expand commuter rail service in the Washington Metropolitan Area.

 $\underline{\text{Section 2}}$. The Council encourages continued efforts to expand further the use of a commuter rail system.

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

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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			1	X
TUCKER	X				MEYERS	X				ROBINSON	X			14.
FORD	X				MOORE				X	SELDEN	X			
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I hereby certify that this resolution is true and adopted as stated therein

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April 16, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION EXPRESSING THE CONCERN OF THE COUNCIL REGARDING DEVELOPMENT IN VARIOUS SECTIONS OF THE CITY

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

WHEREAS, the District of Columbia City Council has consistently emphasized the need for effective and appropriate municipal planning for all sections of the District of Columbia; and

WHEREAS, the Council believes that such planning in order to be effective and appropriate must have meaningful participation in the process by community groups, affected citizens and property owners; and

WHEREAS, there are sections of the city with vacant and underutilized properties where inappropriate development may occur in the absence of effective planning; and

WHEREAS, it appears to the Council that there are some sections of the city such as the Upper Northeast where this problem is particularly acute; and

WHEREAS, the Zoning Commission and the Board of Zoning Adjustment have special responsibilities with respect to the development of the District of Columbia; and

WHEREAS, it is the sense of the Council that zoning approvals of proposals for major development should accord with sound planning principles and support the goals and objectives of the city and its residents, and that such approvals must take into account the needs of the affected communities, the rights of property owners, and the adequacy of public facilities.

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

Section 1. The District of Columbia Zoning Commission and the District of Columbia Board of Zoning Adjustment are urged not to approve applications for developments until appropriate effective municipal planning and meaningful citizen participation in connection with such applications have occurred.

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

RESOLUTION 74-25

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 $\underline{\text{Section 2.}}$ The appropriate District of Columbia Government agencies are urged to work with citizens, community groups and potential developers in carrying out sound planning processes.

<u>Section 3</u>. The Council calls upon the Executive Branch for periodic progress reports of the planning work being done in the various sections of the city and the zoning decisions made thereunder.

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

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April 16, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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RESOLUTION ORDERING ELIMINATING A PORTION OF 47th STREET, N. W. NORTH OF RESERVOIR ROAD AND THE WHITEHAVEN PARKWAY, N. W. FROM THE DISTRICT OF COLUMBIA HIGHWAY PLAN

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

WHEREAS, under Section 402 (158) of the Reorganization Plan No. 3 of 1967, the District of Columbia City Council has been given the authority to determine to what extent any new highway plan is in non-conformity with the street plan for the District of Columbia; and

WHEREAS, in accordance with Public Law 164, and provisions of Public Law 435, as amended by Public Law 158 and Section 401 of Reorganization Plan No. 3 of 1967, the Mayor caused a public hearing to be held on May 24, 1973 regarding the elimination of a portion of 47th Street, N. W. from the Permanent Highway Plan; and

WHEREAS, the Hearing Officer's report recommended that the Surveyor be authorized to proceed with applicable statutory authority since "there was no objection made by any member of the public to the proposed change."

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

Section 1. The District of Columbia City Council hereby resolves that the elimination of 47th Street, N. W. north of Reservoir Road, N. W. to Whitehaven Parkway, N. W., running through lots 809, 810 and 813 in Square 1372 (S.O. 67-206) from the Third Section of the Plan of the Permanent System of Highways is in conformity with the Street Plan for the District of Columbia.

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

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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	X			

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



April 16, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

RESOLUTION ORDERING THE CLOSING OF BATES ROAD AND PART OF BROOKLAND AVENUE, N. E. IN PARCELS 135/11 AND 124/87, IN THE VICINITY OF PORTO RICO AVENUE, 6TH STREET AND TAYLOR STREET, N. E.

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

WHEREAS, a public hearing was held on November 7, 1973, concerning the proposed closing of Bates Road and part of Brookland Avenue, N. E., as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 72-184); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said road areas 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 road areas as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-184) 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 road 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.

Section 4. This resolution shall take effect immediately 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.E
NEVIUS	X				FOSTER	X				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,

J-3781-74 Secretary of the City Council

Certified copies are available.



April 16, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PARTS OF NEWTON STREET, N. E., AND PUBLIC ALLEYS IN SQUARES 3825 AND 3829, BOUNDED BY MONROE STREET, MICHIGAN AVENUE, BUNKER HILL ROAD, AND 9TH STREET, N. E.

Councilman 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 Newton Street, N. E., and public alleys in Squares 3825 and 3829, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 72-154); and

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

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

<u>Section 1</u>. 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 road and alley areas as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-154) 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 road 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.

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



April 16, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION ORDERING THE CLOSING OF PART OF BLAIR ROAD, N. W., BETWEEN THIRD AND BUTTERNUT STREETS, N. W.

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

WHEREAS, a public hearing was held on November 7, 1973, concerning the proposed closing of part of Blair Road, N. W., as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 72-227); and

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

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

<u>Section 1</u>. 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 road area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 72-227) 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 road 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 C		יאר	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	X			

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

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April 16, 1974 Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION URGING THE DESIGNATION OF THE DISTRICT OF COLUMBIA TITLE AS A SECTION 208 AREA. (WASTE WATER TREATMENT MANAGEMENT PROGRAM)

Councilman Rockwood H. Foster Presents the following Resolution:

WHEREAS, Section 208 of the Federal Water Pollution Control Act Amendments of 1972 requires that a coordinated waste water treatment management planning and programming system be developed and implemented in urban regions having a substantial water quality control problem; and

WHEREAS, the Washington Metropolitan Area satisfies the criteria contained in the Act and guidelines, and designation of the Area pursuant to Section 208 and those guidelines is desirable; and

WHEREAS, Section 126.11 of the United States Environmental Protection Agency regulations encourages the designation of existing, capable regional agencies which currently have responsibility for comprehensive area wide development planning to be the responsible agency for waste water treatment management planning in the designated area.

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

Section 1. The Mayor-Commissioner is urged:

- a) To identify to the Administrator of the United States Environmental Protection Agency, the District of Columbia as an area having substantial water quality control problems in accordance with Section 208 of the Act.
- b) To identify to the Administrator of the United States Environmental 26 Protection Agency that the said water quality control problems encompass the entire Washington Metropolitan Area including portions of the States of Maryland and Virginia.
- 30 c) To request the Metropolitan Washington Council of Governments to 31 work with the Interstate Commission on the Potomac River Basin to develop a 32 proposal for the establishment of a single representative organization capable of 33 developing effective area wide waste water management plans to be designed as the 208 agency for the Washington Metropolitan Area.

			R	EC	ORD OF	COU	JN	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	X			
1			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

Secretary of the City

RESOLUTION 74-30

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

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April 16, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION CLOSING A PORTION OF PUBLIC RIGHT-OF-WAY ON 3RD STREET,

N. W., IN SQUARE 553 BETWEEN "O" AND "P" STREETS, N. W.

(S. O. 74-73)

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

WHEREAS, the Council of the District of Columbia has received a petition from the owner (District of Columbia) of Square 553 requesting the closing of a portion 16 feet wide by 150 feet long along the east side of Third Street right-of-way between "O" Street and "P" Street, N. W. as shown on plat on file in the Office of the Surveyor of the District of Columbia (S. O. 74-73); and

WHEREAS, the portion of public right-of-way so closed shall vest in and revert to the owners (District of Columbia) as indicated on the plat of closing; and

WHEREAS, approval by the National Capital Planning Commission has been obtained as required under Section 7-113 of the D. C. Code.

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

Section 1. Pursuant to the provisions of Section 7-113 of the District of Columbia Code, 1967 edition, and Section 402 (155) of Reorganization Plan No. 3 of 1967, the portion of public right-of-way shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 74-73) are hereby ordered closed.

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

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

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COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B
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FORD	X				MOORE				X	SELDEN	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/

J-3781-74

Certified copies are available.

RESOLUTION NO. ____74-32



May 7, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

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RESOLUTION COMMENDING COMPARED TO WHAT, INC., ON THE OCCASION OF HUMAN KINDNESS DAY III, MAY 11, 1974

Chairman John A. Nevius Presents the following Resolution:

WHEREAS, Compared to What, Inc., a Washington-based non-profit organization has undertaken to develop programs of involvement in arts and education for many levels of our community; and

WHEREAS, Compared to What, Inc. has provided valuable and beneficial service by encouraging and guiding artistic expression in our city's young people through year-round activities in cooperation with the D.C. Public School System, the D.C. Department of Recreation, and various other agencies of the city; and

WHEREAS, Human Kindness Day III, May 11, 1974, celebrates community togetherness in a manner unique to any comparable city; and

WHEREAS, Human Kindness Day III will pay tribute to the promised artistic talent of our own young people and also to the renowned and accomplished artist Nina Simone.

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

<u>Section 1</u>. The District of Columbia Council expresses its gratitude to Compared to What, Inc. for its efforts to unify and strengthen communal bonds in the District of Columbia by providing involvement in arts and education at every community level.

 $\underline{\text{Section 2}}$. The Council extends its support of Human Kindness Day III, May 11, 1974, and commends the year-long program activities this day celebrates.

Section 3. The District of Columbia Council offers its encouragement to all young artists who participate in Compared to What, Inc. programs, and further, the Council commends Compared to What, Inc. for its selection of Nina Simone as its 1974 honored artist for her example to all aspiring performers.

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

COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	the state of the s	AYE	NAY	N.V.	A.B
NEVIUS	X				FOSTER	X				PARKER	X			
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FORD				X	MOORE	X			nase personal.	SELDEN	X			-

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

2774 J-3781-74

Certified copies are available.



May 7, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION HONORING LEE ELDER ON WINNING THE MONSANTO OPEN GOLF TOURNAMENT AND BECOMING THE FIRST BLACK TO QUALIFY TO PLAY IN THE MASTERS GOLF TOURNAMENT IN 1975.

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

WHEREAS, Lee Elder, is a citizen of the District of Columbia and a professional golfer of national esteem on the PGA Tour; and

WHEREAS, Lee Elder on winning the Monsanto Open Golf Tournament in Pensacola, Florida on April 21, 1974, automatically qualifies to become the first Black golfer to be invited to play in the distinguished Masters Golf Tournament; and

WHEREAS, the Mayor of the District of Columbia proclaimed Friday, May 3, 1974, as "Lee Elder Day" in the District of Columbia, in recognition of his significant contributions to the community by participating in golfing exhibitions held to raise scholarship funds; and

WHEREAS, Lee Elder stands as an idol to Black youngsters who may wish to participate in the sport of golf.

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

Section 1. The Council hereby extends its congratulations to Lee Elder on winning the Monsanto Open Golf Tournament and qualifying to play in the Masters Golf Tournament.

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

		R	EC	ORD OF	cou	JN	CIL	V	OTE				
AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B
X				FOSTER	X				PARKER	X			
			X	MEYERS	X				ROBINSON	X			
			X	MOORE	X				SELDEN	X			
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I hereby certify that this resolution is true and adopted as stated therein



May 7, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE APPROVING MODIFICATIONS TO THE URBAN RENEWAL PLAN FOR THE SHAW SCHOOL URBAN RENEWAL AREA

Vice Chairman Sterling Tucker Presents the following Resolution:

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

WHEREAS, pursuant to Section 6(b) of the Redevelopment Act, an Urban Renewal Plan for the Shaw School Urban Renewal Area (hereinafter referred to as the "Plan"), was adopted by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission") on January 9, 1969 and approved on January 28, 1969, after public hearing thereon by the Council, which Plan has been heretofore modified in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, on February 7, 1974 the Planning Commission adopted further modifications to the Plan pursuant to its resolution entitled "Resolution Modifying the Urban Renewal Plan for the Shaw School Urban Renewal Area", that date, (hereinafter referred to as the "Shaw Modifications"), attached hereto as Exhibit "A", 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 Shaw Modifications include three modifications identified and numbered Modification No. 1, Modification No. 2, and Modification No. 3, which revise the Plan as follows:

Modification No. 1 revises Map No. 5, "Land Disposition", of the Urban Renewal Plan by deleting Disposition Lot No. 25 from the Disposition Lots shown on said Map and from the Table of Disposition Lots on said map and by adding the area formerly designated as Disposition Lot No. 25 to Disposition Lot No. 9, and by adding the site (approximately 8,544 sq. ft.) of the "Iowa Apartments" building designated for rehabilitation in Square 280 to

			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				SELDEN	X			
APPARENT AND ADMINISTRATION OF THE PARENT AND ADMINISTRATION OF TH		1	Ж-	-Indi	cates Vote A. B.	-Abse	nt	n. v	-Not	Voting				

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

Secretary of the City Council

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RESOLUTION 74-34

2_of_2_

Disposition Lot No. 9. This proposed modification also amends the Plan by (1) revising Section 634.00 to provide that housing developed in Disposition Lots 9 and 10 may, but is not required to be developed for families and individuals of Low Income and Moderate Income, and directs that the D.C. Redevelopment Land Agency shall, in any disposition offering of Disposition Lot No. 9, provide for the rehabilitation of the Iowa Apartments building in accordance with the provisions of Subsection 521.00 and Section 600.00 of the Plan except as otherwise provided for therein, and in the event the Agency is unable to dispose of Disposition Lot No. 9 by making a disposition offering providing for the rehabilitation of the Iowa Apartments building, as determined by the Board of Directors of the Agency, the Agency may demolish said Iowa Apartments building; (2) adding to Section 634.12 provisions respecting access to retail and personal service establishments on Disposition Lots 9 and 10 including the provision that no display windows shall be visible from abutting properties or streets; and (3) adding 13th Street to the streets which are subject to Section 634.70 which prohibits the development of surface parking areas or any means of access or egress for parking facilities on such streets.

Modification No. 2 revises Section 632.50 of the Plan to increase the permitted Lot Occupancy on Disposition Lot No. 24 from 50% to 60% of the Lot area provided a church and permitted uses incidental thereto are constructed thereon.

Modification No. 3 revises Map No. 4, "Renewal Actions Areas" and Map No. 6, "Site Development Plan" to designate additional area for acquisition and disposition in Square 421 to be added to the right-of-way of the public alley in Square 421.

WHEREAS, a public hearing to consider the Shaw Plan Modifications was held by the Council on April 5, 1974.

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

Section 1. The Shaw Plan Modifications described above and adopted by the Planning Commission on February 7, 1974, are hereby approved.

Section 2. The transmission of this action to the Planning Commission for immediate certification to the District of Columbia Redevelopment Land Agency is hereby authorized and directed.

Section 3. This resolution shall take effect immediately.

 CERTIFIED TO BE A TRUE COPY OF A RESOLUTION ADOPTED BY THE NATIONAL CAPITAL PLANNING COMMISSION AT ITS MEETING ON MARCH 7, 1974

EXHIBIT "A"

The Later Standing

DANIEL H. SHEAR SECRETARY

WASHINGTON, D.C. 20576

NCPC File No. UR02

RESOLUTION MODIFYING THE URBAN RENEWAL PLAN FOR SOUTHWEST URBAN RENEWAL AREA, PROJECT C

March 7, 1974

WHEREAS, pursuant to Section 6(b) of the District of Columbia Redevelopment Act of 1945, as amended (hereinafter referred to as the "Redevelopment Act"), an Urban Renewal Plan for Southwest Urban Renewal Area, Project C (hereinafter referred to as the "Urban Renewal Plan") was adopted on April 5, 1956, by the National Capital Planning Commission (hereinafter referred to as the "Commission") and approved on November 30, 1956, after public hearing thereon, by the Board of Commissioners of the District of Columbia (hereinafter referred to as the "District Commissioners");

WHEREAS, pursuant to Sections 6(b) and 12 of the Redevelopment Act, the Commission has heretofore adopted, and the District Commissioners and the District of Columbia Council (hereinafter referred to as the "Council") have heretofore approved, after public hearings thereon, modifications to the Urban Renewal Plan;

WHEREAS, on January 4, 1973, the Commission adopted, and submitted to the Council for approval, a further modification to the Urban Renewal Plan relating to Square 413 in the Urban Renewal Area and the Council, after public hearing thereon, has requested that the Commission further consider and revise such modification;

WHEREAS, such revised modification to the Urban Renewal Area and to provide maximum opportunity for such redevelopment of the Urban Renewal Area and to provide maximum opportunity for such redevelopment by private enterprise; and

WHEREAS, such revised modification conforms to the Comprehensive Plan for the National Capital, is consistent with the objectives and policies of Section 101 of the National Environmental Policy Act of 1969, and will not adversely affect the quality of the environment in the National Capital Region.

BE IT RESOLVED that, pursuant to Sections 6(b) and 12 of the Redevelopment Act, the Commission (1) rescinds the resolution adopted January 4, 1973 modifying the Urban Renewal Plan and (2) adopts the following modification to the Urban Renewal Plan:

- 1. Amend paragraph 2 of Section A by renumbering subparagraphs i. through p., as subparagraphs k. through r., respectively, and adding the following new subparagraphs:
 - "i. 'Low Income' means low income as defined in the United States
 Housing Act of 1937, as amended.
 - "j. 'Moderate Income' means the income level at or below which a family or individual is eligible for housing developed pursuant to Section 221 of the National Housing Act, as amended, or such other Federal housing programs as may be hereafter authorized to provide housing for moderate income families and individuals."
- 2. Amend Section H.3.a. by adding the following new paragraph at the end thereof:

- "(3) In Square 413, as designated on the Land Use Plan,
 residential uses and residential related uses, including
 a day care facility and housing for elderly persons, shall
 be permitted, subject to the following conditions:
 - "(a) Not less than 125 nor more than 200 apartments shall be developed for families and individuals of Low Income and Moderate Income.
 - "(b) Not more than ninety (90) bedrooms per net residential acre shall be developed and the average number of bedrooms per dwelling unit shall not exceed 2.0 for walk-up Apartments.
 - "(c) Not more than 160 bedrooms per net residential acre shall be developed and the average-number of bedrooms per dwelling unit shall not exceed 1.8 for elevator Apartments.
 - "(d) Not less than 0.5, nor more than two parking spaces per dwelling unit shall be provided.
 - "(e) All parking spaces in excess of 0.5 per dwelling unit shall be located below grade.
 - "(f) Parking located below grade may be covered with decking suitable for roof top recreation.
 - "(g) For walk-up Apartments, the required parking shall be disbursed in such a manner as to be easily accessible to the Apartment Houses served by such parking.

The total amount of Open space required shall be directly related to the size of dwelling units as follows:

Unit Size	Required Open Space
Efficiency	50 square feet
One-Bedroom	100 square feet
Two-Bedroom	250 square feet
Three-Bedroom	450 square feet

Such open space may be provided above the ground level, provided the open space is not less than 400 square feet in a single location and sixty (60) percent of such space is open to the sky.

- open space shall be improved with appropriate equipment and features for active and passive recreation by adults and children.
- The Redeveloper shall be required to landscape
 the site and provide a continuous buffer strip,
 with appropriate fencing walls and screen planting,
 on the property abutting the Southwest Expressway,
 in accordance with a site plan, showing landscaping,
 submitted to, and approved by, the Agency.
- "(k) Notwithstanding the provisions of Section H.3.d.(1), an elevator Apartment House may be constructed to a height of ninety (90) feet."

- 3. Amend the first sentence of Section H.3.b(1) to read as follows:
 - "(1) North of M Street, S.W., including the Town Center.

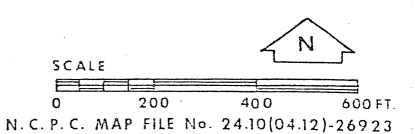
 There shall be approximately 1,925 units of all permitted residential types, except those provided under Section H.3.a.(3)."
- 4. Amend Section H.3.e.(1) by adding at the end thereof the following:

 "Day care center two spaces per three teachers."
- 5. Map No. 1, Land Use Plan, is modified as shown on Modification to Land Use Plan, dated February 15, 1974, NCPC Map File No. 24.10(04.12)-26923.

APPOINTED DISTRICTED FOUNDBLA GOUNCIL 2967-1974 AREA, PROJECT74@CSTATRES 66 MODIFICATION TO LAND USE PLAN E ST. ST. DOMINICS CHURCH **EXPRESSWAY** FOR SOUTHWEST RESERVATION ST. ST. G JEFFERSON JR. HIGH SCH.

FROM SEMI - PUBLIC (CHURCH)

TO RESIDENTIAL 60 - C



CERTIFIED TO BE A TRUE COPY OF A RESOLUTION : ADOPTED BY THE MATIONAL CAPITAL PLANNING COMPLESSION AT ITS MEETING ON FEBRUARY 7, 1974

EXHIBIT "A"

(Sgd.) Danie! A. Shea

DANIEL H. SHEAR SECRETARY

NATIONAL CAPITAL PLANNING COMMISSION

WASHINGTON, D.C. 20576

NCPC File No. UR07

RESOLUTION MODIFYING THE URBAN RENEWAL PLAN FOR THE SHAW SCHOOL URBAN RENEWAL AREA

February 7, 1974

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

WHEREAS, certain modifications to the Urban Renewal Plan have been adopted by the Commission and approved, after public hearings thereon, by the Council;

WHEREAS, further modifications to the Urban Renewal Plan are necessary to accomplish redevelopment and rehabilitation within the Shaw School Urban Renewal Area, to provide maximum opportunity for such redevelopment and rehabilitation by private enterprise, and to accomplish the objectives of the Urban Renewal Plan; and

WHEREAS, such modifications are consistent with the objectives and policies of Section 101 of the National Environmental Policy Act of 1969, conform to the Comprehensive Plan for the National Capital, and will not

adversely affect the quality of the environment in the National Capital Region.

BE IT RESOLVED that, pursuant to Sections 6(b) and 12 of the Redevelopment Act, the Commission adopts the following modifications to the Urban Renewal Plan for the Shaw School Urban Renewal Area:

MODIFICATION NO. 1

- 1. Map No. 5, Land Disposition, is modified as shown on Map No. 5-N, Modification to Land Disposition, dated February 4, 1974, NCPC File No. 31.20(05.60)-27434.
- 2. The Table of Disposition Lots on Map No. 5 (Sheet 2 of 2) is amended by deleting therefrom:

"280 25 Residential-High Density"

- 3. Section 634.00 is amended to read as follows:
 - "634.01 The following Disposition Lots designated on Map No. 5 are within Residential-High Density areas, as shown on Map No. 2, and shall be developed for housing, including Public Housing, for families and individuals of Low Income and Moderate Income, except that housing developed on Disposition Lots 9 and 10 may, but need not, be developed for housing for families and individuals of Low Income and Moderate Income:

"Disposition Lot 5 - Square 447

"Disposition Lot 7 - Square N396

"Disposition Lot 8 - Square 423

"Disposition Lot 9 - Square 280

"Disposition Lot 10 - Square 281

- "Disposition Lot 14 Square 419
- "Disposition Lot 26 Square 419
- "Disposition Lot 27 Square 448
- "Disposition Lot 32 Square 204"
- "634.02 The Agency shall provide, in any disposition offering of Disposition Lot 9, for the rehabilitation of the Iowa Apartments building in accordance with subsection 521.00, except Paragraph 521.16, and Section 600.00 of the Plan, except that the limitations on density, number of bedrooms, lot occupancy, and floor area ratio in Paragraphs 634.20. 634.30, 634.50, and 634.60, respectively, shall not be applicable to the Iowa Apartments building and such limitations shall apply only to the portion of Disposition Lot 9 not part of the site of the Iowa Apartments building. In the event the Agency is unable to dispose of Disposition Lot 9 by disposition offering providing for the rehabilitation of the Iowa Apartments building, as determined by the Board of Directors of the Agency, the Agency may demolish the Iowa Apartments building and provide for the redevelopment of Disposition Lot 9 in accordance with all of the requirements of Section 600.00 of the Plan."
- 4. Paragraph 634.12 is amended by adding at the end thereof:
 - "On Disposition Lots 9 and 10, access to retail and personal service establishments shall be permitted from streets adjoining such Disposition Lots, but no display windows shall be visible from abutting properties or such streets."
- 5. The last sentence of Paragraph 634.70 is amended to read as follows:
 - "No surface parking areas shall be developed along, or access to or egress from parking facilities shall be permitted on, 8th Street, Rhode Island Avenue, and 13th Street."

MODIFICATION NO. 2

Paragraph 632.50 is amended to read as follows:

"The total Building Area shall not exceed 50 percent of the Lot area, except that the total Building Area shall not exceed 60 percent of the Lot area on Disposition Lot 24 if only a church and permitted uses incidental thereto are constructed thereon and

shall not exceed 70 percent of the Lot area on Disposition Lot 29 if only a church and permitted uses incidental thereto are constructed thereon."

MODIFICATION NO. 3

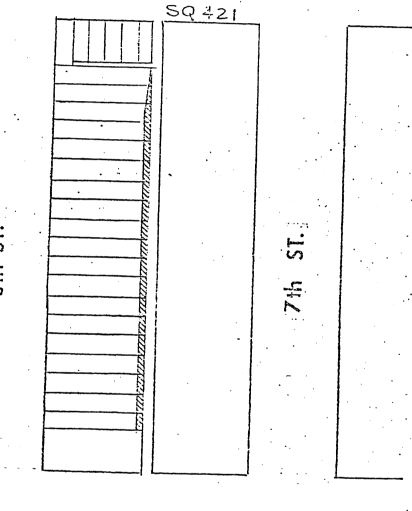
Map No. 4, Renewal Action Areas, and Map No. 6, Site Development Plan, are modified as shown on Map No. 4-0, Modification to Renewal Action Areas, dated February 4, 1974, NCPC File No. 31.20(71.00)-27435, and Map No. 6-0, Modification to Site Development Plan, dated February 4, 1974, NCPC Map File No. 31.20(05.00)-27436, respectively.

MAP No. 4-0

SHAW SCHOOL URBAN RENEWAL AREA

. MODIFICATION TO RENEWAL ACTION AREAS

ST.



ST.

DELETE FROM REHABILITATION AREAS - ADD TO ACQUISITION AND

SCALE

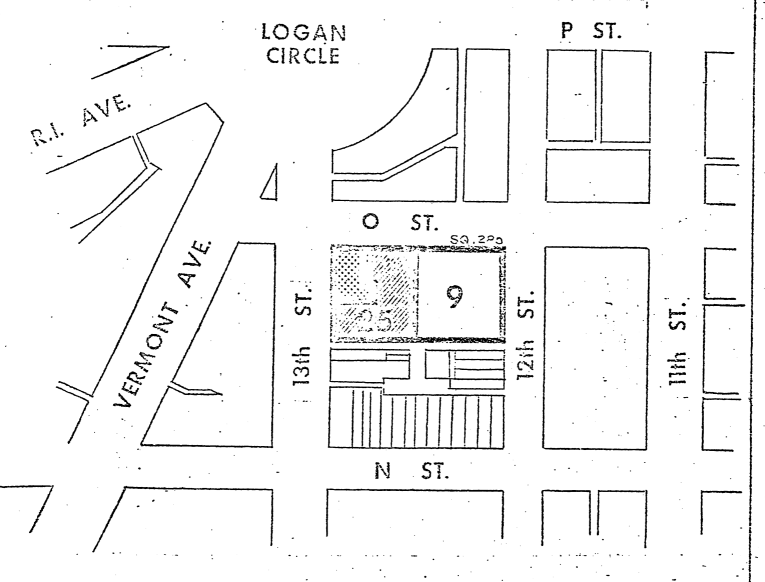
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N.C.P.C. MAP FILE No. 31.20 (71.00) - 27435

EBRUARY 7, 1974

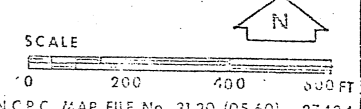
MAP No. 5-N SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO LAND DISPOSITION



DELETE DISPOSITION LOT 25 - ADD TO DISPOSITION LOT 9

ADD TO DISPOSITION LOT 9

FEERUARY 2, 1974



N.C.P.C. MAP FILE No. 31.20 (05.60) - 27434

FEBRUARY 7, 1974

SCALE 0 100 200 300 FT N.C.P.C. MAP FILE No. 31.20 (05.00) - 27436



May 7, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE: MODIFICATIONS TO THE URBAN RENEWAL PLAN FOR THE SOUTHWEST URBAN RENEWAL AREA, PROJECT C

Vice Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, pursuant to Section 6(b) of the District of Columbia Redevelopment Act of 1945, as amended, (hereinafter referred to as the "Redevelopment Act"), an Urban Renewal Plan for the Southwest Urban Renewal Area Project "C" (hereinafter referred to as the "Plan" and "Project" respectively) was adopted on April 5, 1956, by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission") and approved on November 30, 1956 after public hearing thereon, by the Board of Commissioners of the District of Columbia (hereinafter referred to as the "District Commissioners"), which Plan was heretofore modified in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, the functions of the District Commissioners under Sections 6(b) and 12 of the Redevelopment Act have been transferred to the District of Columbia Council (hereinafter referred to as the "Council") pursuant to Section 402, paragraphs 122 through 129, of Reorganization Plan No. 3 of 1967; and

WHEREAS, on March 7, 1974, the Planning Commission adopted a further modification to the Plan by its resolution attached hereto as Exhibit "A" (hereinafter referred to as the "Plan Modification"), and referred said Plan Modification to the Council for review and approval in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, the proposed modification amends the Plan by (1) revising Map No. 1, "Land Use Plan", to change the designated use of Square 413 from "Semi-Public (church)" to "Residential 60-C"; (2) adding to Section A, paragraph 2, definitions of the terms "Low Income" and "Moderate Income"; and (3) adding a new paragraph following Section H.3.a. relating to Square 413 which provides that residential and residential-related uses, including a day care center and housing for elderly persons, shall be permitted and requiring that not less than 125 nor more than 200 apartments shall be developed for families and individuals of Low Income and Moderate Income, and containing other requirements including the number of bedrooms permitted, off-street parking, open space, landscaping and height; and

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

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

Secretary of the City Council

 RESOLUTION 74-35

2 of 2

WHEREAS, pursuant to the Redevelopment Act, the District of Columbia Redevelopment Land Agency (hereinafter referred to as the "Agency") has entered into a contract for Loan and Grant for financial assistance under Title I of the Housing Act of 1949, as amended, (hereinafter referred to as "Title I") with the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development (hereinafter referred to as the "Secretary" and "Department" respectively), pursuant to which Federal funds are being provided the Project; and

WHEREAS, it is provided in Title I that contracts for financial aid thereunder shall require that the Urban Renewal Plan for the subject urban renewal area be approved by the governing body of the locality in which the area is situated and that such approval include findings by the governing body that: (1) the Urban Renewal Plan will afford maximum opportunity, consistent with the sound needs of the locality as a whole, for the rehabilitation or redevelopment of the urban renewal area by private enterprise, and (2) the Urban Renewal Plan conforms to a general plan for the development of the locality as a whole; and

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

WHEREAS, the Planning Commission, which is the duly designated and acting official planning body for the locality, has submitted its reports and recommendations to the Council respecting the Plan Modification for the Project, and has determined that the Urban Renewal Plan for the Project, as modified by the Plan Modification, conforms to the general plan for the locality as a whole; and

WHEREAS, a public hearing to consider the Plan Modification was held by the Council on April 5, 1974.

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

Section 1. The Plan Modification described above and adopted by the Planning Commission on March 7, 1974, is hereby approved.

Section 2. It is hereby found and determined that the Urban Renewal Plan for the Project, as modified herein, conforms to the general plan for the Locality.

Section 3. It is hereby found and determined that the Urban Renewal Plan for the Project, as modified herein, will afford maximum opportunity, consistent with the sound needs of the Locality as a whole, for the renewal of the area by private enterprise.

Section 4. The transmission of this action to the Planning Commission for immediate certification to the District of Columbia Redevelopment Land Agency is hereby authorized and directed.

Section 5. This resolution shall take effect immediately.



May 21, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE	RESOLUTION SUPPORTING THE NAACP LEGAL DEFENSE FUND'S 20TH ANNIVERSARY CELEBRATION OF THE BROWN DECISION

Dr. Marjorie H. Parker Presents the following Resolution:

WHEREAS, the NAACP Legal Defense Fund successfully represented the plaintiffs in the landmark constitutional school desegregation case of <u>Brown v</u>. <u>Board of Education</u>; and

WHEREAS, the Supreme Court's interpretation of the United States' Constitution has had a fundamental and pervasive impact on the social structure of this country, leading to the development of a better America dedicated to the principle that all persons regardless of race should be treated equally; and

WHEREAS, in a companion case to the Brown Decision, the Supreme Court ruled in favor of plaintiff Spottswood Bolling, represented by Attorneys James M. Nabrit, Jr. and George E. C. Hayes, in declaring that segregation of the races in the District of Columbia schools constituted a denial of the constitutional guarantee to due process of law; and

WHEREAS, the NAACP Legal Defense Fund has scheduled an anniversary luncheon to highlight the occasion, featuring U.S. Senator Edward Brooke and Congresswoman Yvonne Braithwaite Burke and saluting Attorney James M. Nabrit, Jr.

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

Section 1. The District of Columbia Council hereby encourages the citizens of this community to support the NAACP Legal Defense Fund as it celebrates the 20th Anniversary of the Brown Decision.

Section 2. The District of Columbia Council hereby encourages the continued efforts of the NAACP Legal Defense Fund on behalf of persons whose constitutional rights may have been violated in actions which contravene the basic tenets on which this country was founded.

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

			R	EC	ORD OF	COL	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	X			

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

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May 21, 1974 Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PART OF PUBLIC ALLEY AND DEDICATION OF LAND FOR ALLEY IN SQUARE 3341, BOUNDED BY SECOND STREET, RITTENHOUSE STREET, NORTH DAKOTA AVENUE, AND SHERIDAN STREET, N. E.

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

WHEREAS, a public hearing was held on January 28, 1974, concerning the proposed closing of part of public alley and dedication of land for public alley in Square 3341, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 73-241); and

WHEREAS, the owner of Lot 17 in Square 3341 will dedicate land to the District of Columbia for 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 part of public alley 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 alley area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 73-241) is hereby ordered closed; provided, that a building restriction line is established across the alley closed as shown on said plat.

<u>Section 2</u>. 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.

 $\underline{\text{Section 4}}$. 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.

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	X			

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

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May 21, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF PART OF CEDAR STREET, N. W., AND DEDICATION OF LAND FOR PUBLIC HIGHWAYS IN SQUARES 3352, 3353, AND 3354; ALSO ESTABLISHMENT OF A BUILDING RESTRICTION LINE, IN THE VICINITY OF CARROLL STREET AND EASTERN AVENUE, N. W.

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

WHEREAS, a public hearing was held on January 28, 1974, concerning the proposed closing of part of Cedar Street, N. W., and dedication of land for public highways in Squares 3352, 3353, and 3354; also establishment of a building restriction line, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 73-38); and

WHEREAS, the owners of Lots 801, 802, 803, 806, and 807 in Square 3353, Lot 22 in Square 3352, and Lot 823 in Square 3354, will dedicate land to the District of Columbia for public highways, 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 street 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 area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 73-38) is hereby ordered closed; provided, that a building restriction line is established across the street closed as shown on said plat.

<u>Section 2</u>. The District of Columbia does hereby accept the dedication of land as shown on the said plat for public highways.

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 street 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.

<u>Section 5</u>. This resolution shall take effect immediately.

COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.E
NEVIUS	X				FOSTER	X				PARKER	X			
TUCKER	X				MEYERS				X	ROBINSON				X
FORD	X				M OORE	X				SELDEN	X			

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

2774 **J-3781-74**

Certified copies are available.



May 31, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION DECLARING AN EMERGENCY

Councilman Tedson J. Meyers Presents the following Resolution:

The Council resolves that an emergency exists in the community and more specifically in landlord-tenant relationships which passage of the Regulation presented to us will resolve.

			R	EC	ORD OF	COL	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				X

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

3-3781-74

Seretary of the City Counc

Certified copies are available.



June 4, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE	RESOLUTION	IN	TRIBUTE	TO	THE	LATE	EDWARD	KENNEDY	(DUKE)	ELLINGTON
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Chairman John A.	Nevius	Presents	the	following	Resolution:
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WHEREAS, Edward Kennedy (Duke) Ellington was born in Washington, D.C. in 1899 and grew up here; and,

WHEREAS, he attended Armstrong High School and, as a young man, led the most fashionable dance band in this city; and,

WHEREAS, in 1922 he left for New York, there to find fame, fortune and world reknown; and,

WHEREAS, he occupied the spotlight as a performer of popular music, both in this country and abroad, for over half a century, performing from the Cotton Club in Harlem to London's Westminster Abbey; and,

WHEREAS, he wrote perhaps 2,000 compositions, an achievement never equaled by any American composer, classical or popular, and launched the careers of many jazz greats of this nation as well; and,

WHEREAS, in the history of jazz, which is said to be the only truly unique American major art form, the harmonics and orchestration of the Duke's compositions represent innovations at least as significant as the rags of Scott Joplin and the blues of W. C. Handy; and,

WHE REAS, the influence of his music is clearly seen in the works of contemporary serious composers, and he has been ranked in stature with Stravinsky and Ravel; and,

WHEREAS, in 1966 he was nominated for the Pulitzer Prize and was awarded a gold medal in Madrid, Spain; and,

WHEREAS, he received honorary doctorates of music from Yale, Morgan State, Howard and Columbia Universities; and,

			R	EC	ORD OF C	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	X		ě	
1 01,12			ж.	_Indi	cates Vote A. B	-Abse	eni	N. V.	-Not	Voting				

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

RESOLUTION 74-40

 2_{of} 2 WHEREAS, in 1969 he received this nation's highest civilian honor, the Presidential Medal of Freedom; and, WHEREAS, in 1973 he was awarded the French Legion of Honor, NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that: Section 1. The City Council hereby joyously pays tribute to the memory of our native born and reared, the incomparable Edward Kennedy (Duke) Ellington, composer, performer, playwright and international statesman of goodwill. Section 2. The City of Washington, along with the whole nation, hereby acknowledges with pride the Duke's unique innovations, in the development both of the jazz medium -- which he preferred to call "American music," and serious music of the contemporary world. Section 3. The City Council hereby acclaims the Duke for a level of achieve-ment in his chosen field of endeavor probably unequaled by any other man or woman ever born in this great city. Section 4. The City Council joins the thousands, both the mighty and the humble who filed past his bier, in mourning the passing of this truly great American.

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

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June 4, 1974 Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION EULOGIZING THE REVEREND FATHER RICHARD J. SWIFT TITLE

Councilwoman Marguerite C. Selden Presents the following Resolution:

WHEREAS, the Reverend Father Richard J. Swift, pastor of the Holy Comforter-St. Cyprian's Catholic Church dedicated his life's work to the furtherance of legal, economic, and social justice among human beings of all races; and

WHEREAS, Reverend Father Swift was extremely active in and assumed leadership responsibilities in such varied local and national organizations including the National Association for the Advancement of Colored People (NAACP), the Urban League, the D.C. Bicentennial Commission, the District of Columbia Human Rights Commission, Opportunities Industrialization Center, Friendship House, Christ Child Settlement House, the D.C. Federation of Civic Associations, the H Street Urban Renewal Commission (PAC), the Coalition for Human Needs and Budget Priorities, and many others; and

WHEREAS, Reverend Father Swift's achievements received wide acclaim and many awards including the Afro-American Honor Award from the Baltimore Fair Employment Practices Commission; and

WHEREAS, on Friday, May 31, 1974, this beloved religious and civic leader was lost to the Holy Comforter-St. Cyprian's Catholic Church, the City of Washington and the Archdiocese religious community.

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

The District of Columbia Council expresses its heartfelt Section 1. condolences to Reverend Father Swift's relatives and members of the Holy Comforter-St. Cyprian's Catholic Church.

Section 2. The District of Columbia Council hereby urges the citizens of the Washington Metropolitan Area to support the ongoing effort to create and sustain a scholarship fund as a lasting monument to the life and work of Father Swift.

Section 3. This resolution shall take effect immediately 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			
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				X	MOORE				X	SELDEN	X			

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

J-3781-74

Certified copies are available.



June 4, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION ORDERING THE CLOSING OF PUBLIC ALLEYS IN SQUARE 702, AT SOUTH CAPITOL AND N STREETS, S. E.

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

WHEREAS, a public hearing was held on May 6, 1974 concerning the proposed closing of public alleys in Square 702 (S. O. 68-425); 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 area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 68-425) 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 said alleys to be closed, in accordance with provisions of Sections 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.

Section 4. This resolution shall take effect 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	X			
1 010			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.

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June 4, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION ORDERING THE CLOSING OF 3RD STREET, PART OF OAKDALE PLACE, N. W., AND PART OF PUBLIC ALLEYS IN SQUARE 3082 AND 3085; ALSO LAND SET ASIDE FOR PUBLIC ALLEY IN SQUARE 3085, LOCATED BETWEEN V STREET AND ELM STREET, N. W.

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

WHEREAS, a public hearing was held on May 6, 1974, concerning the proposed closing of 3rd Street, part of Oakdale Place, N. W., and part of public alleys in Squares 3082 and 3085; also land set aside for public alleys in Square 3085, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 73-256); and

WHEREAS, the District of Columbia Council having considered the proposed closing and setting land aside is of the opinion that said streets and alleys should be closed and land set aside for public alley.

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 and alley areas as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 73-256) are hereby ordered closed; and in accordance with Title 7-310 of the Code and Law of the District of Columbia and Section 402(167) of Reorganization Plan No. 3 of 1967, the area shown on said plat is hereby set aside.

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 street and alley areas 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 COUNCIL MEMBER AYE NAY N.V. A.B. COUNCIL MEMBER AYE NAY N.V. NAY N.V. COUNCIL MEMBER AYE FOSTER PARKER NEVIUS MEYERS ROBINSON TUCKER SELDEN MOORE FORD A. B.—Absent Indicates Vote N. V .- Not Voting

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

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June 4, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION ORDERING CLOSING OF PUBLIC ALLEY IN SQUARE 582, EAST OF 2ND STREET, S.W.

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

WHEREAS, a public hearing was held on May 6, 1974, concerning the proposed closing of public alley in Square 582, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 68-241 Rev.); 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:

<u>Section 1.</u> 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. 68-241 Rev.) 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.

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

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

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

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

74-45 RESOLUTION NO.



June 4, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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RESOLUTION ORDERING THE CLOSING OF PART OF PUBLIC ALLEY AND DEDICATION OF LAND FOR ALLEY IN SQUARE 5123, IN THE VICINITY OF MINNESOTA AVENUE, N. E.

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

WHEREAS, a public hearing was held on May 6, 1974, concerning the proposed closing of part of public alley and dedication of land for public alley in Square 5123, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 73-87); and

WHEREAS, the owner of Lot 10 in Square 5123 will dedicate land to the District of Columbia for 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 part of public alley be closed; provided that the Washington Metropolitan Area Transit Authority rededicates an area 20 feet in width adjacent to the 40 foot section to provide turn-around area at the end of that part of the alley to remain open and provided further, that the Surveyor revises the plat to reflect the proposed turn-around facility.

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. 73-87) 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.

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.

			R	EC	ORD OF	cou	JN	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	\times				FOSTER			\times		PARKER	X			
TUCKER	X				MEYERS	\times				ROBINSON	X			
FORD				X	MOORE			X	,	SELDEN	X			
PROCEEDINGS OF THE PROCESS OF THE PR	A STATE OF THE PARTY OF THE PAR		X.	_Indi	cates Vote A. B	-Abse	mi	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.

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June 4, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

RESOLUTION ORDERING THE CLOSING OF PART OF PUBLIC ALLEY AND DEDICATION OF LAND FOR ALLEY IN SQUARE 5123, IN THE VICINITY OF MINNESOTA AVENUE, N. E.

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

WHEREAS, a public hearing was held on May 6, 1974, concerning the proposed closing of part of public alley and dedication of land for public alley in Square 5123, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 73-87); and

WHEREAS, the owner of Lot 10 in Square 5123 will dedicate land to the District of Columbia for 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 part of public alley be closed; provided that the Washington Metropolitan Area Transit Authority rededicates an area 20 feet in width adjacent to the 40 foot section to provide turn-around area at the end of that part of the alley to remain open and provided further, that the Surveyor revises the plat to reflect the proposed turn-around facility.

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. 73-87) is hereby ordered closed.

 $\underline{\text{Section 2}}$. 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.

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.

			R	EC	ORD OF	301	אר	CIL	. v	OTE	******			
COUNCIL MEMBER	AYE	HAY	N.V.	A.G.	COUNCIL MEMBER	AYK	HAY	N.V.	A.D.	COUNCIL MEMBER	AYE	NAY	HV.	A.B.
NEVIUS	\times				FOSTER			\times		PARKER	X			
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD				X	MOORE			X		SELDEN	X			-
			х	-lnd	cales Vote A. B.	-Abs	onl	N. V.	-No!	Voting .	-	***************************************		

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

Secretary of the City County

8774 8-8701-70

Cortified conten are available,



June 10, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RENAMING THE EAST CAPITOL STREET BRIDGE THE WHITNEY M. YOUNG, JR., MEMORIAL BRIDGE

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

WHEREAS, through his life's work, Whitney M. Young, Jr., made unique and fundamental contributions towards the assurance of equal opportunity for all Americans; and

WHEREAS, the East Capitol Street Bridge is an important and vital link connecting the western and eastern parts of our city, and the Bridge provides a free and unrestricted access from the areas northeast of the Anacostia River to the downtown centers of commerce and culture; and

WHEREAS, just as this Bridge provides important linkages for the people of this city, similarly it symbolizes the success of the work of Whitney M. Young, Jr., in bridging gaps in people-to-people relationships; and

WHEREAS, naming of the East Capitol Street Bridge in memory of Whitney M. Young, Jr., is a fitting tribute to the place he holds in the hearts of the people of this city.

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

 $\underline{\text{Section 1.}}$ The East Capitol Street Bridge is hereby named the Whitney M. Young, Jr., Memorial Bridge.

Section 2. The Department of Highways and Traffic shall take the necessary steps to reflect this change.

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

					ORD OF C									
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				X

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



June 18, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE DISTRICT OF COLUMBIA NEIGHBORHOOD DEVELOPMENT PROGRAM

<u>Vice-Chairman Sterling Tucker</u> 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, 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 District of Columbia Council (hereinafter called the "Council") approved, on January 28, 1969, Urban Renewal Plans for the Shaw School Urban Renewal Area and the Downtown 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 Council, pursuant to the Redevelopment Act, has approved modifications to the Urban Renewal Plans for the areas included in the Program from time to time in connection with the First, Second, Third and Fourth Action Years of the Program; and

WHEREAS, the District of Columbia Redevelopment Land Agency (hereinafter called the "Agency") has, with the approval of the Council, undertaken and is presently carrying out the approved Urban Renewal Plans for the areas included in the Program with financial assistance provided by the Department pursuant to Title I for the Fourth Annual Increment of the Program which is scheduled to end on June 30, 1974; and

N.V. A.B. COUNCILMAN AYE NAY	NAY N.V. A.B.	AYE	COUNCILMAN	A.B.	NAY N.V.	AYE	COUNCILMAN
PARKER		X	FOSTER			X	NEVIUS
ROBINSON		X	MEYERS			X	TUCKER
SELDEN		X	M OORE			X	FORD

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

RESOLUTION 74-47

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WHEREAS, the Agency has submitted a proposed Program and annual increment therof to be undertaken to carry out the approved Urban Renewal Plans for the areas included in the Program; and

WHEREAS, the Council is cognizant of the Department's present policy to extend on-going Neighborhood Development Programs from July 1, 1974 to January 1, 1975 that the chief executive officer and governing body of the locality desire to continue in order to provide transition funding between July 1, 1974 and January 1, 1975, the date the Department anticipates the new community development legislation will become effective; and

WHEREAS, the Council recognizes that the assistance to be provided by the Department for the above period will not be adequate to carry out the Program; and

WHEREAS, the Council desires to continue the Program with such assistance as may be provided by the Department for transitional purposes pending the enactment and implementation of proposed community development legislation; 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, 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, for the areas included in the Program; 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 units shall be provided by construction or rehabilitation in the area within which the Local Public Agency has jurisdiction; and

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

RESOLUTION 74-47

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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); and

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 held public hearings on May 29, 1974, and May 30, 1974 at which the urban renewal activities to be undertaken pursuant to the Program in accordance with the approved Urban Renewal Plans for the Downtown, Shaw School, H Street and 14th Street Urban Renewal Areas were considered; and

WHEREAS, following the filing of an application or applications 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

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

RESOLUTION 74-47

4_of_5

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

Section 1. 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 for the areas included in the Program.

Section 2. 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, 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 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 3. In order to implement and facilitate the effectuation of the Urban Renewal Plans, it is found and determined that certain official actions must be taken by this Council with reference, among other things, to 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 actions, 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 4. 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, and accordingly, the Program and the annual increment are approved, and the Agency is authorized to file an application or applications for additional financial assistance under Title I.

Section 5. 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 6. 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.

RESOLUTION 74-47

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Section 7. 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.

Section 8. This resolution shall take effect immediately.