

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 2163

Approved March 21, 1958

Resolved,

That the Board of Contract and Supply is hereby authorized to purchase from the Providence Redevelopment Agency two parcels of land in the Willard Center Unit Two Project Area D2-A2 and containing 381,066 square feet of land at a unit price of \$.52½ per square foot. One parcel containing 354,512 square feet of land shall be purchased at a cost not to exceed \$186,118.80 and shall be used for playground purposes, said expenditure to be charged to "Playground at Willard Center 3-42". The second parcel containing 26,554 square feet of land shall be purchased at a cost not to exceed \$13,940.85 and shall be used for school purposes, said expenditure to be charged to "South Providence School 3-69".

IN CITY COUNCIL

MAR 20 1958

READ and PASSED

Charles H. Smith
.....
President
Deverett Willard
.....
Clerk

APPROVED

MAR 21 1958

Walter H. Reynolds
.....
MAYOR



PROVIDENCE REDEVELOPMENT AGENCY

CITY HALL PROVIDENCE 3. RHODE ISLAND GASPEE 1-7740

March 17, 1958

The Honorable City Council
City of Providence
City Hall
Providence, Rhode Island

Gentlemen:

The Providence Redevelopment Agency in accordance with the provisions of Paragraph 5 of Chapter 853 of the Ordinances of the City of Providence, approved May 20, 1954 and Section 81 of Chapter 2574 of the Public Laws of Rhode Island, 1950, hereby reports concerning the proposed sale of real property within the Willard Center Unit Two Project No. UR R.I. 1-3.

This Agency proposes to sell to the City of Providence, a parcel of land which is described in the attached deed which states the consideration and the terms and conditions of the transaction. It is believed that the transaction complies with all the provisions of the Official Redevelopment Plan for the project area.

The proposed sale of Parcel A will afford the City the opportunity of constructing playground and playfield facilities for the use of the inhabitants who live in the surrounding area. The proposed sale of Parcel B will afford the City the opportunity of constructing off-street parking facilities which will benefit the new South Providence Elementary School which was constructed on land purchased from the Agency in the Willard Center Unit One Project Area.

Negotiations on the sale were carried on pursuant to Part IV, Section A of the Redevelopment Plan which permits the Agency to negotiate with the City the sale of land for use for playground, playfield and off-street parking facilities.

Very truly yours,

Chester R. Martin
Chairman

CRM/af

CHESTER R. MARTIN
CHAIRMAN
MORRIS S. WALDMAN
VICE CHAIRMAN

ALBERT HARKNESS
EDMUND M. MAURO
TIMOTHY A. PURCELL

JAMES F. REYNOLDS
EXECUTIVE DIRECTOR
JOHN R. KELLAM
SECRETARY

thence, turning an interior angle of seventy one degrees, thirty one minutes and twenty seconds ($71^{\circ} 31' 20''$) and running North forty two degrees, thirty seven minutes and forty seconds East ($N 42^{\circ} 37' 40'' E$) one hundred and 40/100 (100.40) feet to a point;

thence, turning an interior angle of two hundred eighty three degrees, thirty nine minutes and twenty seconds ($283^{\circ} 39' 20''$) and running North seventy two degrees, thirty nine minutes and twenty seconds East ($N 72^{\circ} 39' 20'' E$) one hundred and thirty one and 11/100 (131.11) feet to a point;

thence, turning an interior angle of ninety degrees, twenty one minutes and twenty seconds ($90^{\circ} 21' 20''$) and running North seventy two degrees, forty two minutes and twenty seconds East ($N 72^{\circ} 42' 20'' E$) one hundred forty and 00/100 (140.00) feet to a point;

thence, turning an interior angle of two hundred sixty two degrees, thirty eight minutes and forty seconds ($262^{\circ} 38' 40''$) and running along the easterly line of Hilton Street North seventeen degrees, thirty nine minutes and no seconds East ($N 17^{\circ} 39' 00'' E$) sixty and 60/100 (60.60) feet to a point, said point being the northeasterly corner of Pilgrim and Hilton Streets;

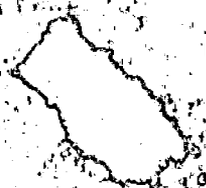
thence, turning an interior angle of ninety degrees, twenty one minutes and ten seconds ($90^{\circ} 21' 10''$) and running along the northerly line of Pilgrim Street North seventy two degrees, forty two minutes and ten seconds East ($N 72^{\circ} 42' 10'' E$) six hundred thirteen and 20/100 (613.20) feet to a point, said point being the northwesterly corner of Staniford and Pilgrim Streets;

thence, turning an interior angle of ninety one degrees, fifty four minutes and ten seconds ($91^{\circ} 54' 10''$) and running along the westerly line of Staniford Street North fifteen degrees, twenty three minutes and forty seconds West ($N 15^{\circ} 23' 40'' W$) two hundred thirty seven and 75/100 (237.75) feet to a point on the westerly line of Staniford Street;

thence, turning an interior angle of eighty-eight degrees, two minutes and fifty seconds ($88^{\circ} 02' 50''$) and running South seventy two degrees, thirty nine minutes and ten seconds West ($S 72^{\circ} 39' 10'' W$) one hundred eleven and 82/100 (111.82) feet to a point;

thence, turning an interior angle of one hundred seventy two degrees, twenty four minutes and ten seconds ($172^{\circ} 24' 10''$) and running South sixty five degrees, three minutes and twenty seconds West ($S 65^{\circ} 03' 20'' W$) eight and 98/100 (8.98) feet to a point;

thence, turning an interior angle of two hundred seventy nine degrees, fifty seven minutes and no seconds ($279^{\circ} 57' 00''$) and running North fourteen degrees, fifty nine minutes and forty seconds West ($N 14^{\circ} 59' 40'' W$) one hundred thirty one and 51/100 (131.51) feet to a point;



thence, turning an interior angle of one hundred and thirty degrees, thirty minutes and no seconds ($133^{\circ} 30' 00''$) and running North twelve degrees, twenty minutes and fifty seconds West ($N 12^{\circ} 22' 50'' W$) one hundred and twelve and 12/100 (102.12) feet to a point;

thence, turning an interior angle of one hundred and thirty degrees, thirty minutes and no seconds ($133^{\circ} 30' 00''$) and running North twelve degrees, twenty minutes and fifty seconds West ($N 12^{\circ} 22' 50'' W$) one hundred and twelve and 12/100 (102.12) feet to a point;

thence, turning an interior angle of one hundred and thirty degrees, thirty minutes and no seconds ($133^{\circ} 30' 00''$) and running North twelve degrees, twenty minutes and fifty seconds West ($N 12^{\circ} 22' 50'' W$) one hundred and twelve and 12/100 (102.12) feet to a point;

thence, turning an interior angle of one hundred and thirty degrees, thirty eight minutes and forty seconds ($133^{\circ} 38' 40''$) and running South seventy seven degrees, thirty eight minutes and twenty seconds West ($S 77^{\circ} 38' 20'' W$) three hundred seven and 65/100 (379.65) feet to a point;

thence, turning an interior angle of two hundred and seventy seven degrees, twenty minutes and no seconds ($277^{\circ} 20' 00''$) and running North twelve degrees, twenty minutes and fifty seconds West ($N 12^{\circ} 22' 50'' W$) ninety five and 16/100 (95.16) feet to a point;

thence, turning an interior angle of eighty two degrees, thirty seven minutes and no seconds ($82^{\circ} 37' 00''$) and running South seventy degrees sixteen minutes and twenty seconds West ($S 70^{\circ} 16' 20'' W$) eight and 86/100 (8.86) feet to a point;

thence, turning an interior angle of two hundred seventy seven degrees, twenty minutes and fifty seconds ($277^{\circ} 20' 50''$) and running North twelve degrees, twenty two minutes and fifty seconds West ($N 12^{\circ} 22' 50'' W$) one hundred nine and 80/100 (109.80) feet to a point;

thence, turning an interior angle of two hundred seventy seven degrees, no minutes and no seconds ($270^{\circ} 00' 00''$) and running North seventy seven degrees, thirty seven minutes and ten seconds East ($N 77^{\circ} 37' 10'' E$) twenty nine and 16/100 (29.16) feet to a point;

thence, turning an interior angle of ninety degrees, no minutes and no seconds ($90^{\circ} 00' 00''$) and running North twelve degrees, twenty two minutes and fifty seconds West ($N 12^{\circ} 22' 50'' W$) forty and 12/100 (40.12) feet to a point;

thence, turning an interior angle of one hundred eighty degrees, fifty eight minutes and thirty seconds ($180^{\circ} 58' 30''$) and running North eleven degrees, twenty four minutes and twenty seconds West ($N 11^{\circ} 24' 20'' W$) one hundred eleven and 64/100 (111.64) feet to a point;

thence, turning an interior angle of two hundred eighty five degrees, seventeen minutes and no seconds ($285^{\circ} 17' 00''$) and running South eighty six degrees, seven minutes and twenty seconds East ($S 86^{\circ} 07' 20'' E$) eight and 01/100 (8.01) feet to a point;

thence, turning an interior angle of ninety degrees, sixteen minutes and twenty seconds ($90^{\circ} 16' 20''$) and running North four degrees, nine minutes and no seconds East ($N 4^{\circ} 09' 00'' E$) fifty three and $83/100$ (53.83) feet to a point;

thence, turning an interior angle of ninety degrees, no minutes and no seconds ($90^{\circ} 00' 00''$) and running North eighty five degrees, fifty one minutes and no seconds West ($N 85^{\circ} 51' 00'' W$) one hundred fifty one and $52/100$ (151.52) feet to the point and place of beginning.

Said tract herein described contains three hundred fifty four thousand five hundred twelve (354,512) square feet of land, more or less.

The above described tract is otherwise described as being the land shown as Parcel A on a plat entitled "Replat No. 2 of Land Belonging to Providence Redevelopment Agency within the Willard Center Unit Two Project Area UR R.I. 1-3" and filed for record on _____, 1958 in the office of the Recorder of Deeds of the City of Providence in Plat Book _____ on Page _____ thereof.

Parcel B

Beginning at a point in the northwest corner of the tract herein described said point being on a line North eighty one degrees, seventeen minutes and forty seconds East ($N 81^{\circ} 17' 40'' E$) twenty five and $07/100$ (25.07) feet easterly from a point on the westerly line of Gay Street said point on the westerly line of Gay Street being on a line South eight degrees, forty two minutes and twenty seconds East ($S 8^{\circ} 42' 20'' E$) two hundred twenty one and $50/100$ (221.50) feet southerly from the intersection of the westerly line of Gay Street and the southerly line of Blackstone Street;

thence, running North eighty one degrees, seventeen minutes and forty seconds East ($N 81^{\circ} 17' 40'' E$) one hundred twenty five and $69/100$ (125.69) feet to a point;

thence, turning an interior angle of two hundred seventy degrees, no minutes and no seconds ($270^{\circ} 00' 00''$) and running North eight degrees, forty two minutes and twenty seconds West ($N 8^{\circ} 42' 20'' W$) nine and $82/100$ (9.82) feet to a point;

thence, turning an interior angle of ninety degrees, no minutes and no seconds ($90^{\circ} 00' 00''$) and running North eighty one degree, seventeen minutes and forty seconds East ($N 81^{\circ} 17' 40'' E$) one hundred and $62/100$ (100.62) feet to a point on the westerly line of Staniford Street;

thence, turning an interior angle of ninety degrees, no minutes and no seconds ($90^{\circ} 00' 00''$) and running along the westerly line of Staniford Street South eight degrees, forty two minutes and twenty seconds East ($S 8^{\circ} 42' 20'' E$) seventy six and $29/100$ (76.29) feet to a point;

thence, turning an interior angle of one hundred ninety nine degrees, twenty one minutes and ten seconds ($199^{\circ} 21' 10''$) and running along the westerly line of Staniford Street South twenty eight degrees, three minutes and thirty seconds East ($S 28^{\circ} 03' 30'' E$) eight and 00/100 (8.00) feet to a point;

thence, turning an interior angle of eighty nine degrees, fifty five minutes and fifty seconds ($89^{\circ} 55' 50''$) and running South sixty two degrees, no minutes and forty seconds West ($S 62^{\circ} 00' 40'' W$) one hundred fifteen and 34/100 (115.34) feet to a point;

thence, turning an interior angle of two hundred fifty seven degrees, no minutes and twenty seconds ($257^{\circ} 00' 20''$) and running South fourteen degrees, fifty nine minutes and forty seconds East ($S 14^{\circ} 59' 40'' E$) eighteen and 00/100 (18.00) feet to a point;

thence, turning an interior angle of eighty three degrees, forty two minutes and forty seconds ($83^{\circ} 42' 40''$) and running South eighty one degrees, seventeen minutes and forty seconds West ($S 81^{\circ} 17' 40'' W$) one hundred twenty and 72/100 (120.72) feet to a point;

thence, turning an interior angle of ninety six degrees, thirty eight minutes and no seconds ($96^{\circ} 38' 00''$) and running North fifteen degrees, twenty minutes and twenty seconds West ($N 15^{\circ} 20' 20'' W$) eleven and 56/100 (11.56) feet to a point;

thence, turning an interior angle of one hundred seventy three degrees, twenty two minutes and no seconds ($173^{\circ} 22' 00''$) and running North eight degrees, forty two minutes and twenty seconds West ($N 8^{\circ} 42' 20'' W$) one hundred eighteen and 52/100 (118.52) feet to the point and place of beginning.

Said tract herein described contains twenty six thousand five hundred fifty four (26,554) more or less square feet of land.

The above described tract is otherwise described as being the land shown as Parcel B on a plat entitled "Replat No. 2 of Land Belonging to Providence Redevelopment Agency within the Willard Center Unit Two Project Area Uⁿ R.I. 1-3" and filed for record on _____, 1958, in the office of the Recorder of Deeds of the City of Providence in Plat Book _____ on Page _____ thereof.

A. Both of the above described parcels are conveyed subject to the covenants and restrictions hereinafter set forth which shall run with the land for the periods of time indicated and shall be binding upon the successors and assigns of the Grantee:

1. The following covenant is to run for a perpetual period or length of time.

(a) The Grantee covenants that it will not in any manner, directly or indirectly, enter into any or execute any covenant or agreement, either verbal or written which will restrict the sale, lease, sub-lease, occupancy or use of any building, parking area or any other improvement on the land herein conveyed upon the basis of race, creed or color.

2. The following restriction shall remain in full force and effect for a period of forty (40) years from May 20, 1954 unless sooner modified pursuant to law and shall terminate and cease.

(a) The Grantee will develop and use the land conveyed herein only in conformity with the provisions of the Official Redevelopment Plan for Willard Center Unit Two, Project Area D2-A2 as adopted by Ordinance of the City Council of the City of Providence, Chapter 853 (Number 299) approved May 20, 1954.

(b) The Grantee covenants and agrees, that it will not transfer its title or in any way convey any or all of its right, title or interest in either or both of the parcels of land hereinbefore conveyed without the prior written consent of the Grantor until such time as the Grantee shall have completed the construction and installation of the improvements, hereinafter mentioned, which are to be placed on both of the aforementioned parcels of land.

B. In addition to the foregoing covenants and restrictions, the land heretofore designated as "Parcel A" is conveyed subject to the following covenants and restrictions which shall run with the land and shall be binding upon the successors and assigns of the Grantee for a period of forty (40)

years from May 20, 1954, unless sooner modified pursuant to law, and shall then terminate and cease:

1. The Grantee covenants and agrees that this tract of land and any building or structure erected thereon shall be used for recreational purposes only, except for such portions or parts thereof as are used for roads, paths, or walks for ingress and egress, and said use shall be in accordance with the Official Redevelopment Plan, Willard Center Unit Two, Project Area D2-A2, adopted and approved by Ordinance of the City Council of the City of Providence, Chapter 853 (Number 299), approved May 20, 1954.

2. The Grantee covenants and agrees that adequate off-street parking and loading spaces in accordance with present Zoning Ordinances shall be established and maintained by it.

3. The Grantee covenants and agrees that the construction and installation of recreational facilities for playground and playfield purposes on the above mentioned parcel of land shall be commenced and completed within five (5) years of the date of the tender of this deed.

4. The Grantee covenants and agrees that the aforementioned recreational facilities, after construction, shall be maintained in accordance with the provisions of the aforementioned Redevelopment Plan for a period of forty (40) years from May 20, 1954, unless said plan is sooner modified pursuant to law.

C. In addition to the covenants and restrictions set forth in Paragraph A and the subparagraphs hereof, the land designated as "Parcel B" is conveyed subject to the following covenants and restrictions which shall run with the land and shall be binding upon the successors and assigns of the Grantee for a period of forty (40) years from May 20, 1954, unless sooner modified pursuant to law, and shall then terminate and cease:

1. The Grantee covenants and agrees that this tract of land shall be used for off-street parking purposes only, except for such portions or parts thereof as are used for roads, paths, or walks for ingress and egress and said use shall be in accordance with the Official Redevelopment Plan, Willard Center Unit Two, Project Area D2-A2, adopted and approved by Ordinance of the City Council of the City of Providence, Chapter 853, (Number 299) approved May 20, 1954.

2. The Grantee covenants and agrees that it will construct in accordance with present Zoning Ordinances off street parking facilities sufficient in size and number to service that certain school building owned by the Grantee and situated partly on the westerly side of Gay Street and partly westerly of the westerly boundary of the aforementioned "Parcel B".

3. The Grantee covenants and agrees that the aforementioned off street parking area shall be paved with at least two inches of bituminous surface laid on an oil penetrated four inch base of gravel, or the equivalent of this in concrete or other surfacing.

4. The Grantee covenants and agrees that the construction and paving of the aforementioned off-street parking facilities shall be commenced and completed within two (2) years of the date of the tender of this deed.

This Deed is authorized by Resolution No. 447 of the PROVIDENCE REDEVELOPMENT AGENCY, approved March 13 1958.

IN WITNESS WHEREOF, said PROVIDENCE REDEVELOPMENT AGENCY has caused these presents to be signed, and its corporate seal to be hereunto affixed by CHESTER R. MARTIN, its Chairman, thereunto duly authorized this _____ day of _____, 1958.

Signed and sealed in
the presence of:

PROVIDENCE REDEVELOPMENT AGENCY.

Chairman

State of Rhode Island
Providence, Sc.

In Providence, in said County, on the _____ day of _____, 1958 before me personally appeared the above named Chester R. Martin, Chairman of the Providence Redevelopment Agency to me known and known by me to be the person executing the foregoing instrument, and he acknowledged said instrument by him executed to be his free act and deed individually and in his capacity as Chairman of the Providence Redevelopment Agency and the free act and deed of the Providence Redevelopment Agency.

Notary Public

WILLARD CENTER REALTY

BLACKSTONE ST.

SOUTH PROVIDENCE
ELEMENTARY SCHOOL

GAY ST

26,554±SQ.FT.

PARCEL "B"



STANIFORD ST

WILLARD AVE

PARCEL "A"

354,512± SQ.FT.

PILGRIM ST

Scale 1/4 inch = 100 feet
3/20/58

LAND TO BE SOLD TO
THE
CITY OF PROVIDENCE
BY THE
PROVIDENCE REDEVELOPMENT
AGENCY

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 164

Approved March 21, 1958

Resolved,

That the City Treasurer has received an offer made by J. Clifden O'Reilly, Atty, for Walter A. Shanley, former owner, of \$106.60 for Lot No. 203 on Plat No. 2 (located on 27 Council Street).

This offer is hereby approved in accordance to the law thereto appertaining.

IN CITY COUNCIL

MAR 20 1958

READ and PASSED

August Hill
.....
President
Deverett Whelan
.....
Clerk

APPROVED

MAR 21 1958

Walter H. Reynolds
.....
MAYOR



City Plan Commission

EDWARD WINSOR, *Chairman*
JERRY LORENZO RALPH MATERA

WALTER H. REYNOLDS, *Mayor*
LUCIO E. CARLONE, *Secretary*

PAUL A. SAN SOUZI, *Vice Chairman*
RAYMOND J. NOTTAGE HARRY PINKERSON

FRANK H. MALLEY, *Director*
DIETER HAMMERSCHLAG, *Chief Planner*

*Suite 103, City Hall,
Providence 3, Rhode Island*

March 7, 1958

Mr. Michael N. Cardarelli
City Treasurer
City Hall
Providence, Rhode Island

SUBJECT: Referral No. 976 - REDEMPTION OF LOT 203 ON ASSESSOR'S
PLAT 2 LOCATED ON 27 COUNCIL STREET

Dear Mr. Cardarelli:

In reference to your letter of March 5, 1958 relative to the redemption of Lot 203 on Assessor's Plat 2 located on 27 Council Street, this lot lies in the West River Redevelopment Project and we are informed that the petitioner will deed the property to the Redevelopment Agency following its redemption.

The staff concurs in the prayer of the petitioner and recommends the granting of the same.

Very truly yours,

FRANK H. MALLEY
DIRECTOR
CITY PLAN COMMISSION

FHM:MMH

c.c. City Assessor's Office
City Clerk's Office
City Collector's Office
Mr. James F. Reynolds
Mr. Charles R. Wood

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 165

Approved March 21, 1958

Resolved,

That His Honor the Mayor be and he is hereby authorized to execute a lease with Fields Point Manufacturing Corporation of approximately 9,750 square feet of land located at Fields Point and adjoining other land presently leased to said Company; said lease to be for a period terminating on June 19, 1967, the annual rental for the period ending June 19, 1962 to be at the rate of Five Hundred Eighty-five (\$585.00) Dollars per year with the rental for the five year period beginning June 20, 1962 to be such sum per year as agreed upon between the parties or otherwise established according to the terms of the lease.

IN CITY COUNCIL

MAR 20 1958

READ and PASSED

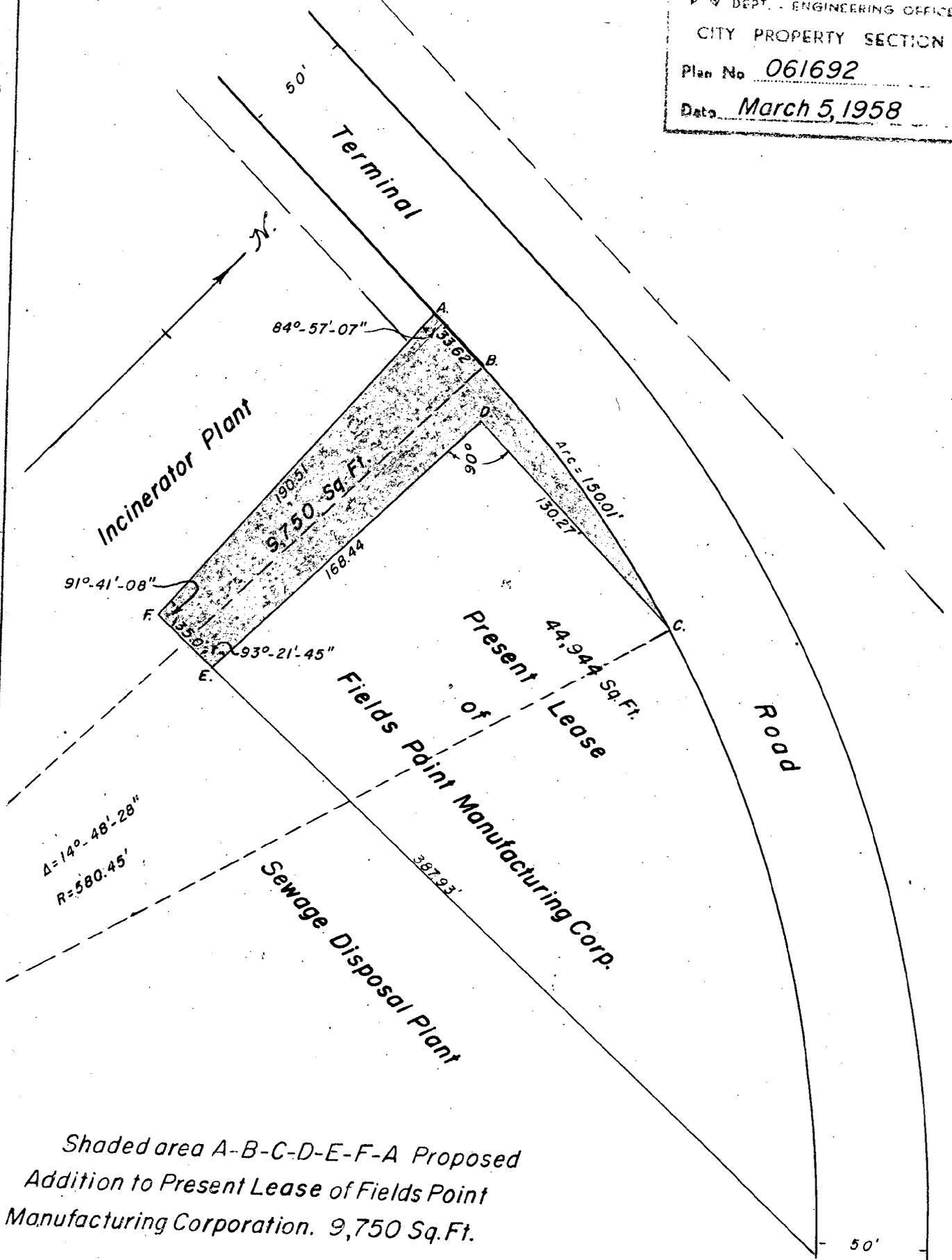
Charles J. Smith
President
Robert M. Moran
Clerk

APPROVED

MAR 21 1958

Walter H. Reynolds
MAYOR

PROVIDENCE, R. I.
 DEPT. - ENGINEERING OFFICE
 CITY PROPERTY SECTION
 Plan No 061692
 Date March 5, 1958



Shaded area A-B-C-D-E-F-A Proposed Addition to Present Lease of Fields Point Manufacturing Corporation. 9,750 Sq.Ft.

CITY OF PROVIDENCE, R. I.
 Public Works Dept. Engineering Office
 Proposed Addition to Present Lease
 E.A.K. L.P.R.
 Scale 1" = 60'
 Date Mar. 5, 1958
Albert Small

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 166

Approved March 21, 1958

Resolved,

That the Board of Contract and Supply is hereby authorized to purchase from Angelo DiMario and wife Dora V. DiMario a parcel of land situated on the westerly side of Windmill Street in the City of Providence, the same being a part of Lots 74 and 380 on Assessor's Plat 97 and containing approximately 3503 square feet of land all as shown as the shaded area on an accompanying plan entitled "Plan No. 061604, dated July 31, 1957" P.W. Department, Engineering Office, Providence, R.I., for the purpose of widening Windmill Street, the consideration therefore to be the sum of One Thousand (\$1,000.00) Dollars.

IN CITY COUNCIL

MAR 20 1958

READ and PASSED

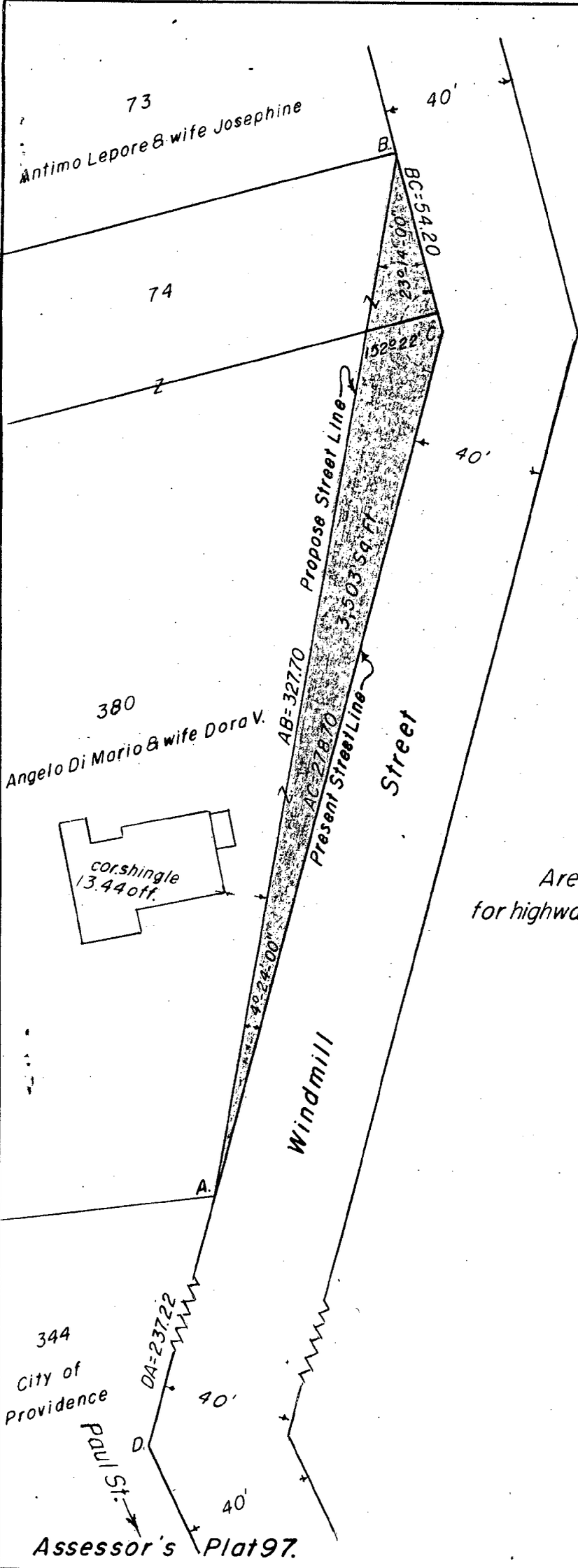
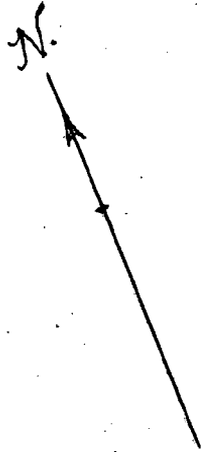
Angelo DiMario
President
Doresett Wheeler
Clerk

APPROVED

MAR 21 1958

Walter H. Reynolds
MAYOR

PROVIDENCE, R. I.
 P. W. DEPT. - ENGINEERING OFFICE
 CITY PROPERTY SECTION
 Plan No 061604
 Date July 31, 1957



Area A-B-C-A to be purchased
 for highway purposes.

CITY OF PROVIDENCE, R. I.
 Public Works Dept. - Engineering Office
 Showing Land to be acquired for
 highway purposes.
 Drawn by E.A.K. Checked by L.P.R.
 Scale 1"=40' Date 7-31-57
 Corrected by [Signature] Associate Engt.
 Approved [Signature] CHIEF ENGINEER

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 167

Approved March 21, 1958

Resolved,

That the City Council does hereby endorse the passage of S 191 and H 1235 which are acts fixing a tax limit of Twenty-Five (\$25.00) Dollars per thousand for all services of towns and cities exclusive of school costs and debt service and respectfully urges the General Assembly of the State of Rhode Island to approve the same.

IN CITY COUNCIL

MAR 20 1958

READ and PASSED

Charles A. ...
President
Deverett ...
Clerk

APPROVED

MAR 21 1958

Walter S. Reynolds
MAYOR