

DOCKET ITEM #2 Vacation #2017-0009 1600 North Frazier Street

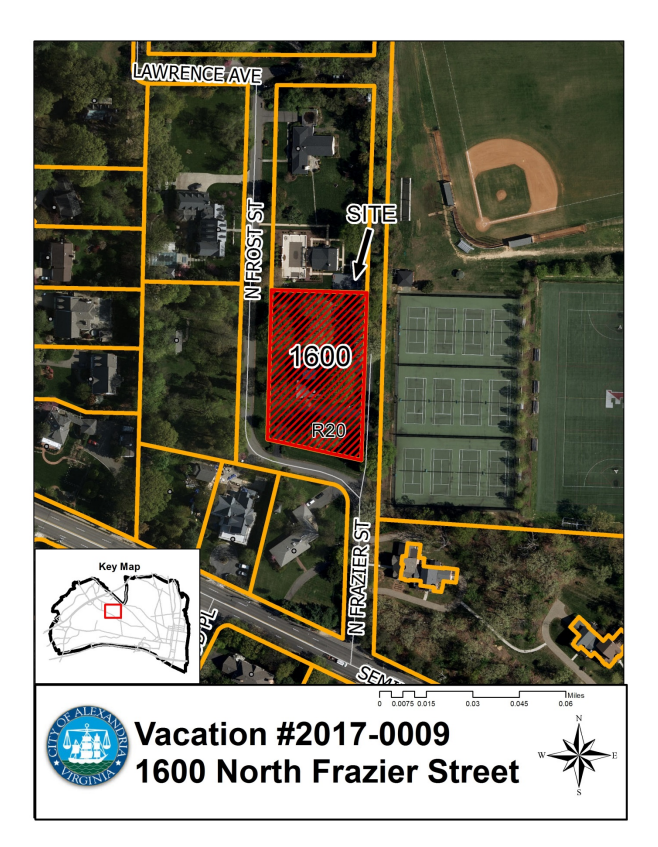
CONSENT AGENDA ITEM

If no one asks to speak about this case prior to the hearing, it will be approved without discussion as part of the Consent Agenda.

Application	General Data	
Request:	Planning Commission	January 4, 2018
Public hearing and consideration of	Hearing:	
a request to vacate a portion of the	City Council	January 20, 2018
public-right-of-way of an	Hearing:	
unimproved road to add area to a		
residential side yard.		
Address: 1600 North Frazier Street	Zone:	R-20 / Residential
Applicant: Brooke and Michael	Small Area Plan:	Seminary Hill / Strawberry Hill
Beach, represented by Duncan		
Blair, attorney		

Staff Recommendation: APPROVAL subject to compliance with all applicable codes and ordinances and the recommended permit conditions found in Section III of this report.

Staff Reviewer: Madeleine Sims, <u>madeleine.sims@alexandriava.gov</u>



I. DISCUSSION

The applicants, Brooke and Michael J. Beach, represented by Duncan Blair, attorney, request approval of a vacation of the public right-of-way to include an area that visually reads as an extension of the applicants' side yard at 1600 North Frazier Street.



Figure 1: Subject property at 1600 North Frazier Street

SITE DESCRIPTION

The subject public right-of-way is a 7,993-square foot rectangular piece of land that abuts the applicants' property at 1600 North Frazier Street. It also abuts Episcopal High School to the east. The area proposed to be vacated has a 28-foot frontage along North Frazier Street and extends

north for approximately 285 feet. This public right-of-way is part of an 820 foot of unimproved public right of way that is proposed to be vacated among three properties reviewed as three separate vacation requests.

The applicants own the abutting property at 1600 North Frazier Street, a corner lot of approximately 43,594 square feet of lot area. The applicants' property is developed with a one story single family dwelling with detached garage. The proposed vacation area is developed with a driveway for the applicants to access their garage. The surrounding area is primarily comprised of other



Figure 2: Public right-of-way proposed to be vacated shown in blue.

single family homes and Episcopal High School immediately to the east.

BACKGROUND

The public right-of-way proposed to be vacated is part of a former road that connected Seminary Road to West Braddock Road. An aerial view from 1937 shows the road that became North Frazier Street before City annexation in 1939 (Figure 3). At that time, the surrounding area

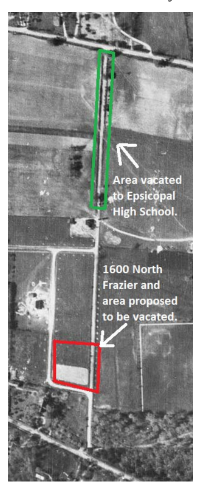


Figure 3: 1937 aerial image from the Fairfax County Historical Imagery Viewer showing the previously approved vacation to Episcopal High School in green, and the proposed vacation area in red.

included farmland, Episcopal High School, and the early development of the existing neighborhood along North Frost Street and Lawrence Avenue. Since then the public right of way proposed in this vacation request has been absorbed into the applicants' yard.

In 1970, the City vacated the northernmost portion of this road to the Episcopal High School. Through the vacation, Ordinance 1615, the City agreed to vacate the 22,013-square foot portion of North Frazier Street, without a fee in exchange for 177,080 square feet of school owned property (Figure 3). Episcopal High School dedicated this land to the City for the construction of traffic improvements along Braddock Road, North Quaker Lane, and North Howard Street. In addition, the City also agreed to construct various improvements on the school property.

In 2004, City Council adopted a vacation policy that established criteria for vacation review. The policy clarified the valuation proceeds and established that proceeds from vacations be directed to the City's Open Space Fund.



Figure 4: The applicants' property in red with proposed vacation area in yellow.

VAC #2017-0009 1600 North Frazier Street

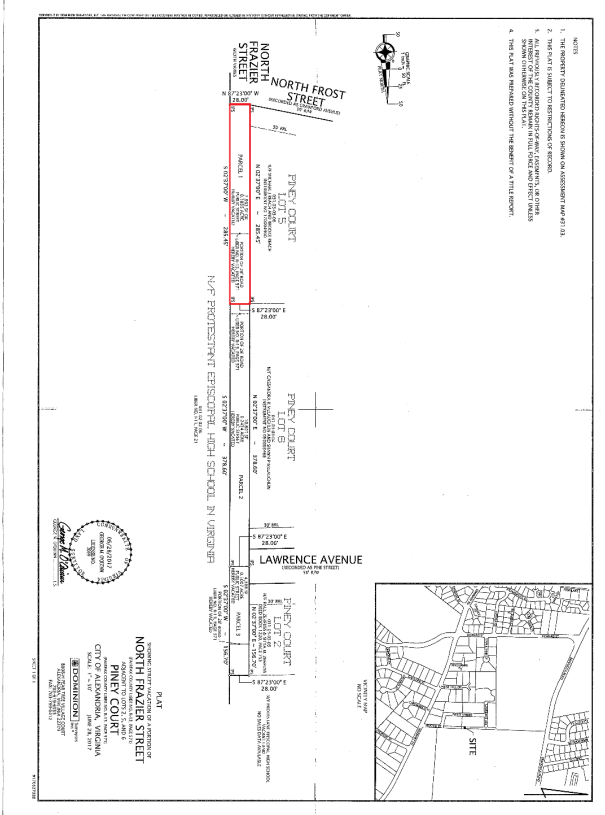


Figure 5: Plat of subject vacation outlined in red.

PROPOSAL

The applicants propose to vacate the public right of way to add 7,993 square foot to their side yard (Figures 4 and 5). The applicants have chosen the option to pursue the vacation with development rights.

This vacation request is one of three vacations proposed to the Planning Commission and City Council at the January hearings to vacate remaining portions of the currently unimproved public right of way that connected West Braddock and Seminary Roads, as indicated in Figure 6. This application, along with VAC #2017-00011 (1615 North Frost Street) and VAC #2017-0012 (4001 Lawrence Avenue), if approved would vacate the remaining portion of this unimproved public right of way from 4001 Lawrence Avenue to North Frazier Street.

ZONING/MASTER PLAN DESIGNATION

The subject property is in the R-20 / Residential zone. Section 3-102 of the Zoning Ordinance permits single family dwellings in the R-20 zone. The lot is designated for residential use in the Seminary Ridge / Strawberry Hill small area plan.

VACATION POLICY

The City Council policy approved in 2004 established the following criteria for the evaluation of vacation requests:

1. There is no public use of the right-of-way at the Street, and the companion cases. In red the area time the application is filed.



Figure 6: The subject case, 1600 North Frazier proposed to be vacated, and in blue, the applicants' respective properties.

- 2. No reasonable use of the right-of-way could exist in the future, either for its original purpose or for some other public purpose. Reasonable uses include, but is not limited to future roads, bike paths/trails, recreational facilities, open space, utilities or other environmental protection.
- 3. No portion of the public right-of-way shall become landlocked.
- 4. No abutting property owners shall become landlocked or have access substantially impaired.
- 5. The vacation shall provide a public benefit.

VALUE OF VACATED RIGHT-OF-WAY

The City Council Vacation Policy establishes the process of valuing vacations stating that "the fair market value of the vacated area will be based upon the value which the vacated area, when combined with the applicant's existing adjacent land area, causes to be added to the sum of the values of the vacated and existing areas immediately before the vacation." This process calculates the gross value of the property with development rights and enhanced value should there be any. The Department of Real Estate Assessments has valued the 7,993 square feet of land in question at \$35,969. Staff has attached the memorandum from Real Estate Assessments (Attachment A) that discusses the process used to determine this valuation.

II. STAFF ANALYSIS

Staff supports the request for a vacation of the public right-of-way. The area visually reads as part of the applicants' property as the area includes a driveway and well-maintained landscaping.

The policy on vacations provides the basis of analysis for vacation requests which staff has analyzed for this case. The applicants meet all five approval criteria as follows:

1. Existing Public Use

City storm sewer lines do not cross the subject right-of-way and an easement to the City for underground public utilities is not necessary. The applicants would be required to provide easements to private utilities, if any exist, in the vacated area as specified in Condition #2 The proposed vacation area is part of an unimproved City owned right of way. There is no public use of the road, or land, which is currently fenced off in portions.

2. Reasonable Future Use

There is no reasonable future use of this unimproved public right of way as it no longer serves as a connector road between West Braddock and Seminary Roads due to the 1970 vacation of the northern portion to Episcopal High School.

3. Landlocked Public Property

Approval of the vacation would not create a situation where public property would be landlocked. The requested vacation would not hinder access to streets or sidewalks.

4. Landlocked Private Property/Impaired Access

Approval of the vacation would not create a situation where private property would be landlocked. The requested vacation would not hinder access to personal property.

5. Public Benefit

Vacation request approval would require the applicants to submit payment of \$35,969 to the City's Open Space Fund for the purchase of open space more conducive to public active and passive use.

Although the applicants noted in their application that they would seek a vacation of the public right-of-way without financial obligation, approved vacation requests have required payment since the 2004 City Council Vacation Policy was established.

Condition Language

Five standard conditions for approval have been included in this report. The fair market value as determined by the Director of Real Estate Assessments shall be provided to the City of Alexandria as required in Condition #1 and the property development rights are acknowledged in Condition #5.

III. RECOMMENDED CONDITIONS

Staff recommends **approval** subject to compliance with all applicable codes and ordinances and the following conditions:

- 1. The applicant shall pay the fair market value, as determined by the Director of Real Estate Assessments. (T&ES)
- 2. Utility easements for all public and private utilities shall be provided within the vacated right-of-way and such easements are to be shown on the plat of consolidation. No permanent structure may be constructed over any existing or proposed private and/or public utility easements. (T&ES)
- 3. The vacated right-of-way shall be consolidated with the adjoining lot, and the plat of consolidation approved by the Directors of P&Z and T&ES prior to release of the Final Site Plan. The approved plat shall be recorded in the Land Records of the City of Alexandria. (T&ES)
- 4. The applicant shall be responsible for perpetual ownership and maintenance of the vacated right-of-way. (T&ES)
- 5. The property owners may use the vacated land area to derive any increased above and below grade development rights for the lands adjacent to the vacated area, including increased floor area, subdivision rights or additional dwelling units. (P&Z)

STAFF: Alex Dambach, Division Chief, Land Use Regulatory Services, Department of Planning and Zoning Madeleine Sims, Urban Planner

IV. CITY DEPARTMENT COMMENTS

Legend: C - code requirement R - recommendation S - suggestion F - finding

Transportation & Environmental Services:

- F-1 The plat accompanying the vacation application meets the requirements for submission to the Planning Commission. (Survey)
- R-1 The applicant shall pay the fair market value, as determined by the Director of Real Estate Assessments. (T&ES)
- R-2 Utility easements for all public and private utilities shall be provided within the vacated right-of-way and such easements are to be shown on the plat of consolidation. No permanent structure may be constructed over any existing or proposed private and/or public utility easements. (T&ES)
- R-3 The vacated right-of-way shall be consolidated with the adjoining lot, and the plat of consolidation approved by the Directors of P&Z and T&ES prior to release of the Final Site Plan. The approved plat shall be recorded in the Land Records of the City of Alexandria. (T&ES)
- R-4 The applicant shall be responsible for perpetual ownership and maintenance of the vacated right-of-way. (T&ES)

Code Enforcement: No comments.

<u>Fire:</u> No comments or concerns.

<u>Health:</u> No comments received.

Parks and Recreation: No comments received.

Police Department: No comments received.

City of Alexandria, Virginia

MEMORANDUM

DATE:DECEMBER 18, 2017TO:KARL MORITZ, DIRECTOR
DEPARTMENT OF PLANNING AND ZONINGFROM:WILLIAM BRYAN PAGE, SRA, REAL ESTATE ASSESSOR
OFFICE OF REAL ESTATE ASSESSMENTSSUBJECT:VACATION OF AN UNINSTALLED SECTION OF FRAZIER STREET
NORTH OF SEMINARY ROAD WITH DEVELOPMENT RIGHTSADDRESS:1600 NORTH FRAZIER STREET, ALEXANDRIA, VA 22304ACCOUNT:45536000PROJECT:VACATION #2017-0009

Per your request, we have reviewed the proposed vacation of a City owned uninstalled right-ofway adjacent to 1600 North Frazier Street in order to estimate its fair market value with the provision for development rights. Based on the City of Alexandria's **General Policy for the Valuation of Vacated City Right-of-Ways**, the fair market value of the vacated area is to be based upon the value of which the vacated area, when combined with the applicant's existing adjacent land area, causes to be added to the sum of the values of the vacated and existing areas immediately before the vacation. The incremental value increase to the existing recipient adjacent parcel reflects the difference before and after the vacation.

According to a plat submitted with the application the proposed vacation is a 28-foot by 285.45foot in depth section on an uninstalled right-of-way that contains a land area of 7,993 square feet. The easternmost boundary is adjacent to land titled to the Protestant Episcopal High School in Virginia. The receiving parcel (Lot 5, Piney Court) contains 43,594 square feet, and is zoned R-20, Single-Family Zone. If the proposed vacated area was assembled with the recipient parcel the total lot area would increase to 51,587 square feet (43,594 SF + 7,993 SF).

The receiving parcel is improved with a single-family detached dwelling constructed in 1956, and contains a finished above grade living area of 2,642 square feet. As-is, the property is developed to a floor area ratio (FAR) of .0606. The R-20 district requires a minimum lot size of 20,000 square feet and a maximum FAR not to exceed 0.25. The subject property is substantially underdeveloped considering the existing lot would permit an improvement with a finished above grade floor area of 10,899 square feet. Including the proposed vacation, the dwelling size would increase substantially to approximately 13,000 square feet.

The value of the uninstalled right-of-way to be vacated was estimated using the latest real estate assessment (CY 2017) data for nearby properties of similar size and zoning. The January 1, 2017 land assessment of 1600 Frazier Street is \$871,880, or \$20.00 per square-foot. Under traditional economic theory, unit prices tend to decrease as the agents of production increase. Therefore, we have estimated an assemblage value of \$907,849. This equates to a per square-foot rate of \$17.60 (\$907,849 \div 51,587 SF), and an incremental increase of \$35,969.

Thirty-Five Thousand Nine Hundred Sixty-Nine Dollars

There is no contributory value to the adjacent receiving parcel with the vacation increasing the total lot value to \$907,849, or \$17.60 per square-foot.

This analysis does not constitute a fully documented real property appraisal report and should not be purported as such. The analysis is based on 2017 assessed land values of similarly zoned parcels in the immediate area of the subject property, and complies with City policies and guidelines regarding vacations.

Attachments

Plat:	Dated June 28, 2017
Legal Description:	Metes and Bounds
cc:	Madeleine Sims, Urban Planner



APPLICATION	for	VACATION	-
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[must use black ink or type]	
PROPERTY LOCATION; Portion of North Fraizer Street N	Not Vacated by Ordinance 1615
TAX MAP REFERENCE: Adjacent to TMP 31.03 03 06	ZONE:
See Attached APPLICANT'S NAME:	
ADDRESS:	
PROPERTY OWNER NAME:	
ADDRESS:	
VACATION DESCRIPTION:	

THE UNDERSIGNED hereby applies for a Vacation Ordinance in accordance with the provisions of Chapter 10 of the Code of the State of Virginia, the Alexandria City Charter and City Code, and the Alexandria Zoning Ordinance.

THE UNDERSIGNED having obtained permission from the property owner, hereby grants permission to the City of Alexandria to post placard notice on the property for which this application is requested, pursuant to Article XI, Section 11-301 (B) of the 1992 Zoning Ordinance of the City of Alexandria, Virginia.

THE UNDERSIGNED also attests that all of the information herein provided and specifically including all surveys, drawings, etc., required of the applicant are true, correct and accurate to the best of their knowledge and belief.

Duncan W. Blair, Attorney

Print Name of Applicant or Agent 524 King Street

Mailing/Street Address Alexandria, Virginia 22314

Brel	an	MACA	1
			-

Signature

703 836-1000 703 54

703 549-3335

 Telephone #
 Fax #

 September 21, 2017 Revised 10/23/17

City and State Zip Code

Dute

_____ DO NOT WRITE BELOW THIS LINE - OFFICE USE ONLY

ACTION - PLANNING COMMISSION: _

ACTION - CITY COUNCIL:

2

VACATION APPLICATION: NORTH FRAZIER STREET.

APPLICANT AND OWNER

Mrs. Brooke Beach	TMP 31.03 03 06
Mr. Michael Beach	
1600 North Frazier Street	
Alexandria, VA 22304	

PROPERTY OWNERS - APPLICANT COMPANION C	CASE
Mr. Paul Zehfuss	TMP 31.03 03 03
Mrs. Sitta M. Zehfuss	
4001 Lawrence Avenue	
Alexandria, VA 22304	
Mr. Shawn P. McLaughlin	TMP 31.03 03 04
Mrs. Cassandra K. McLaughlin	
1615 North Frost Street	
Alexandria, VA 22304	

PROPERTY OWNER - EAST SIDE OF RIGHT-OF-WAY TO BE VACATED - NOT AN APPLICANT

Protestant Episcopal High School 1200 N. Quaker Lane Alexandria, Virginia 22302

TMP 31.02 02 06

VACATION APPLICATION NORTH FRAZIER STREET

DESCRIBE VACATION

The Applicant is requesting the vacation of a portion of the he unopened public right-of-way of North Frazier Street containing 7,993 square feet of land designated Parcel 1 on the as the Vacation Plat filed with this application adjacent to their home at 1600 North Frazier Street, Alexandria, Virginia, TMP 31.03 03 06.

North Frazier Street was an existing outlet road when the Seminary Hill area was annexed for Fairfax County in 1952 as shown on the Plat of Dedication of the Applicant's lots in Piney Court Subdivision as an "Existing 28-foot Road." (See Deed of Dedication Dated October 13, 1939, recorded in Deed Book R-13, page 771 attached as Exhibit A). The 28-foot road originally extended from Seminary Road on the South to Braddock Road on the North. There is no indication that the road was ever improved for public use, and in fact by all visual appearances appears to be part of the Applicant's respective properties.

In 1970 The City of Alexandria adopted Ordinance 1615 vacating the portion of the 28-foot road north of Lot 2 Piney Court on the application of Episcopal High School (See Ordinance 1615 attached as exhibit A). Episcopal High School is not an Applicant and has released any common law right to the land within the right-of -way.

The requested vacation is consistent with the City's findings and determinations in the 1970 vacation proceeding that the right-of-way served no public purpose and that the vacation was in the public interest. The right-of-way has never been improved by the City or used by the public and effectively has been abandoned by the City. The Applicant request that under these unique circumstances that the City vacate its interest without financial consideration.



October 25, 2017

DESCRIPTION OF PARCEL 1 A PORTION OF NORTH FRAZIER STREET TO BE VACATED CITY OF ALEXANDRIA, VIRGINIA

Beginning at a point in the northerly line of North Frost Street a corner common to Lot 5, Piney Court; thence with Lot 5 N 02° 37' 00" E 285.45' to a point a corner common with Lot 6, Piney Court; thence through a portion of a 28' Road S 87° 23' 00" E 28.00' to a point in the westerly line of the now or formerly Protestant Episcopal High School in Virginia; thence with the westerly line of the now or formerly Protestant Episcopal High School in Virginia S 02° 37' 00" W 285.45' to a point in the northerly line of North Frazier Street; thence with the northerly line of North Frazier Street N 87° 23' 00" W 28.00' to the point of beginning containing 7,993 square feet more or less.

OWNERSHIP AND DISCLOSURE STATEMENT Use additional sheets if necessary

<u>1. Applicant.</u> State the name, address and percent of ownership of any person or entity owning an interest in the applicant, unless the entity is a corporation or partnership, in which case identify each owner of more than three percent. The term ownership interest shall include any legal or equitable interest held at the time of the application in the real property which is the subject of the application.

Name	Address	Percent of Ownership
See Attached		
2.	·······	
3		
5.		

Name	Address	Percent of Ownership
1. See Attached		recent of Ownership
2.		
3.		

3. Business or Financial Relationships. Each person or entity indicated above in sections 1 and 2, with an ownership interest in the applicant or in the subject property are require to disclose any business or financial relationship, as defined by <u>Section 11-350 of the Zoning Ordinance</u>, existing at the time of this application, or within the12-month period prior to the submission of this application with any member of the Alexandria City Council, Planning Commission, Board of Zoning Appeals or either Boards of Architectural Review. All fields must be filled out completely. Do not leave blank. (If there are no relationships please Indicated each person or entity and "None" in the corresponding fields).

For a list of current council, commission and board members, as well as the definition of business and financial relationship, click here.

Name of person or entity	Relationship as defined by Section 11-350 of the Zoning Ordinance	Member of the Approving Body (i.e. City Council, Planning Commission, etc.)
Beach	None	
2. McLaughlin	None	
3. Zehfuss	None	

NOTE: Business or financial relationships of the type described in Sec. 11-350 that arise after the filing of this application and before each public hearing must be disclosed prior to the public hearings.

As the applicant or the applicant's authorized agent, I hereby attest to the best of my ability that the information provided above is true and correct.

9/21/2017 Duncan W. Blair, Attorney

Date

Printed Name

Signature

VACATION APPLICATION: NORTH FRAZIER STREET. OWNERSHIP DISCLOSURE STATEMENT:

Part 1 Applicants and Part 2 Owners

Mr. Paul Zehfuss	TMP 31.03 03 03	100%
Mrs. Sitta M. Zehfuss		
4001 Lawrence Avenue		
Alexandria, VA 22304		
Mr. Shawn P. McLaughlin	TMP 31.03 03 04	100%
Mrs. Cassandra K. McLaughlin		10070
1615 North Frost Street		
Alexandria, VA 22304		
Mrs. Brooke Beach	TMP 31.03 03 06	100%
Mr. Michael Beach		10070
1600 North Frazier Street		
Alexandria, VA 22304		

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THIS DEED OF DEDICATION, made this thirtmenth day of October, 1939, by Thomas F. Dodd and Cathorine L. S. Dodd, his wife.

parcel of ground hereinafter more particularly described, and desire to dedicate the same in accordance with the plat hereto attached,

wife do hereby subdivide and dedicate the hereinafter described property as shown on plat hereto attached and made a part hereof, being designated on said plat as Finey Court located in Falls Church Esgisterial District, Fairfax County, Virginia, more particularly bounded and described ap follows, to-wit:

outlet road which divides the Dodd property from the Seminary tract, and running thence with the Seminary Road N. 63º 23' W. 24.05 feet to the westerly line of the newly widened road shown on the plat as Grawford Road: thenes with that line N. 2º 37' E. 234.5 fest; thence on a curve to the left with a radius of 35 fect an arc distance of 48.17 fest; thence N. 760 141 W. 166.74 feet, and N. 77º 53' W. 167.45 feet to a point in the divising line between the Dodd and Doualdson properties: thence with the two lines of Donaldson N. 20 14: E. 469.6 fest and N. 86: 46: W. 483.27 fest to a point in the line dividing Dodd and Thomas: thence with that line N. 1º 54' E. 316.75 feet to a point in the line dividing Dodd and the Episcopal High School property: thence with the same S. 65° 37%' E. 669.5 fect to a point in the westerly side of said outlet road first mentioned; thence S. 2º 37! W. 1140.76 feet to the point of beginning.

the free consent and in accordance with the desires of onid owners and proprietors, and the lots thereon shown are dedicated in accordance with the provisions of the Code of Virginia and acts amendatory thereto. However, suid subdivision is made upon the express conditions and subject to the following restrictions:

be conveyed to or acquired by or occupied by any person not of the Caucasian Race (with the exception of necessary household servants).

3. Lots 2, 3, 4, 5 and 6 shall be subject to the following additional restrictions, namely:

(a) A stuble may be erected on any of said lots in connection with the main dwelling, but only two horses may be kept therein.

(b) Only one house shall be created on any one of said lats unless with the written consent of all other lot owners in this group.

the street or front line of the lot than the 30-fost building restriction set-back shown on the said plat.

571 DEED OF DEDICATION THEREAS, the parties hereto are the sole owners and proprietors of see that notes strached, meaners on Plat Gook No 3 26 - AP 11- 16-37 NOW THEREFORE, THIS DEED WITHESBEIH: that said Thomas F. Bodd and neel Chas a Namo BEGINNING at a point on what was the westurly side of existing 25-foot Said subdivision as appears on plat hereto attached is made with 1. No part of said property nor any interest therein shall ever 2. No outside toilet shall be erected upon any lot in the subdivision. (c) No dwelling or other improvements shall be created nearer to

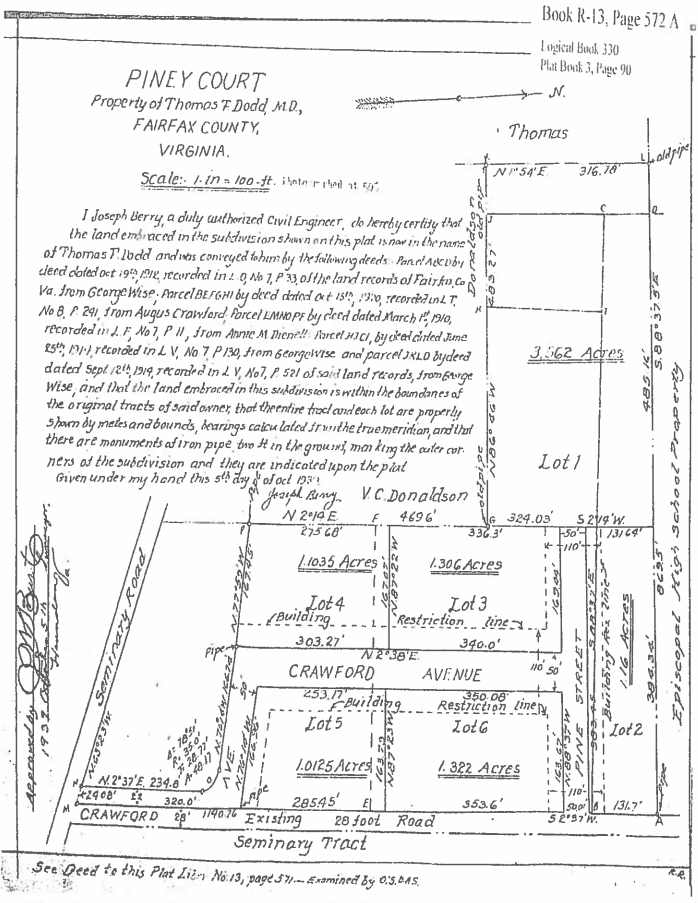
Page 1 of 1

Fairfax Circuit Court - Court Public Access Network - Land Records

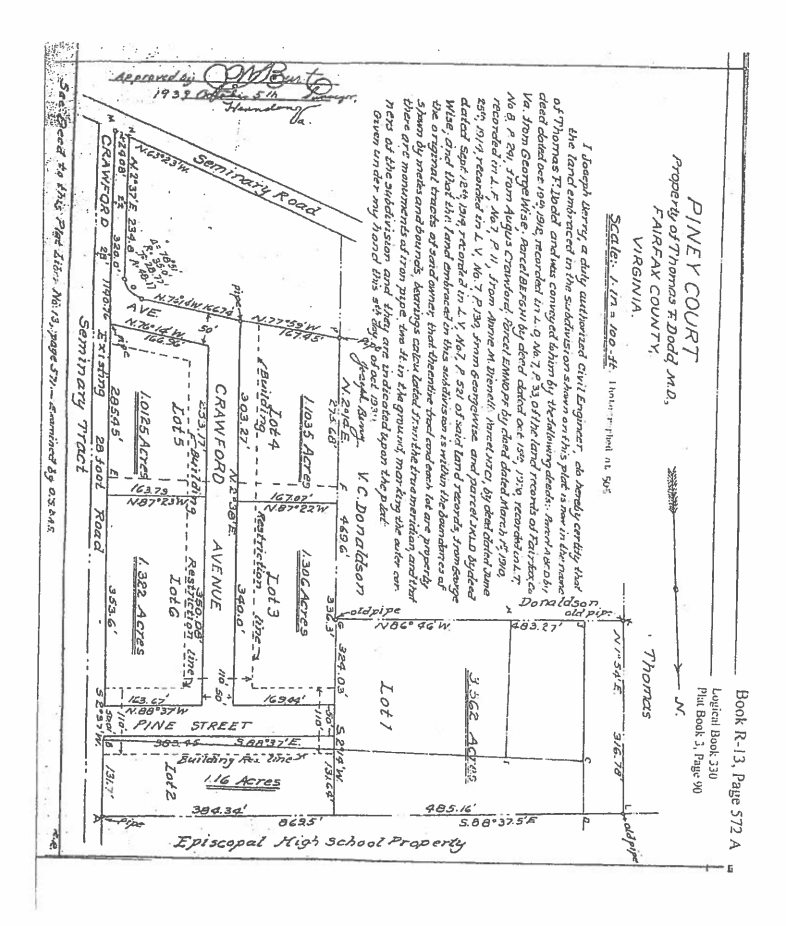
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(d) No principal dwelling shull be arected on either of shid lots costing	
less than \$7500, and no temporary structure shall be occupied as a realdence.	
(c) None of said lots shall be used for other than residential purposes,	
nor shall any improvements thereon prested be used or occupied otherwise	E
then as a realdence.	1
WITNESS the following signatures and senis.	
Thomas F. Dodd (SEAL)	
Ontherine L. S. Dodd (SEAL)	f
STATE OF VIRGINIA.	
City of Alexandria, to-wit:	
I, the undersigned Notary Public in and for the State and City afore-	
said, do hereby certify that Thomas F. Dodd and Catherine L. S. Dodd,	
his wife, whose names are signed to the above deed bearing date on the	
thirteenth day of Ostober, 1939, have acknowledged the same before me in	
my State and City mforesaid.	
Given under my hand this 13th day of October, 1939. My commission expires	
on the 13th day of September 1943.	
(N. P. Seal) G. G. Brosn	6
(N. P. Seal) C. C. Broan	
Notary Public.	
In the Clerk's Office of the Circuit Court of Fairfax County, Virginia,	
October 16, 1939,	
at 9:20 c'clock, A. M.	
This deed of dedication with plat attached was received, and with the	
certificate annexud, admitted to record.	
	1
Teste: JOHN M. WHALEN, CLERK.	1
The PM	
By Thomas P. Chaquery J.	
L. L	
Deputy Clark.	
	1



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AN ORDINANCE to vacate a certain portion of North Frazier Street in the City of Alexandria, Virginia.

WHEREAS, said vacation has been approved by the Planning Commission at one of its regular meetings; and

WHEREAS, the procedures required by law, including the posting of notice to the land proprietors affected, have been followed; and

WHEREAS, viewers were duly appointed by the Council of the City of Alexandria, Virginia and have made their report; and

WHEREAS, in consideration of the report of the said viewers recommending the said vacation, and of other evidence relative thereto, it is the opinion of the Council of the City of Alexandria, Virginia that the portion of North Frazier Street hereinafter mentioned and described is not needed for public use and that it is in the public interest to vacate the said portion of the public street; therefore

THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:

Section 1. That the hereinafter described portion of the public street known as North Frazier Street, in the City of Alexandria, Virginia, be and the same hereby is vacated and abandoned:

> Beginning at a point, said point being the intersection of the southerly side of Braddock Road with the westerly side of North Frazier Street; thence running parallel with Braddock Road and across said North Frazier Street S 79° 53' 45" E. 28.31 feet to a point; thence turning and running along the easterly side of North Frazier Street S 01° 52' 32" W. 783.29 feet more or less to a point, said point being the intersection of the extension of the northerly boundary of Piney Court Subdivision with said easterly side of North Frazier Street; thence running along said extended line and across said street N 89° 21' 33" W. 28.03 feet to the northeasterly corner of Lot #2 of Piney Court Subdivision; thence turning and running along the westerly side of North Frazier Street N 01° 52' 32" E. 787.95 feet more or less to the point of beginning and containing 22,013 square feet.

Section 2. That this ordinance shall be published in a newspaper of general circulation in the city not later than five days following its introduction together with a notice containing the time and place for a public hearing. The clerk of the council

shall note the date of introduction and first reading, the date of publication, the date of the public hearing, and the date of the second reading and final passage in the minutes of the meeting. This ordinance shall become effective the date of its final passage.

> Charles E. Beatley, Jr. Mayor

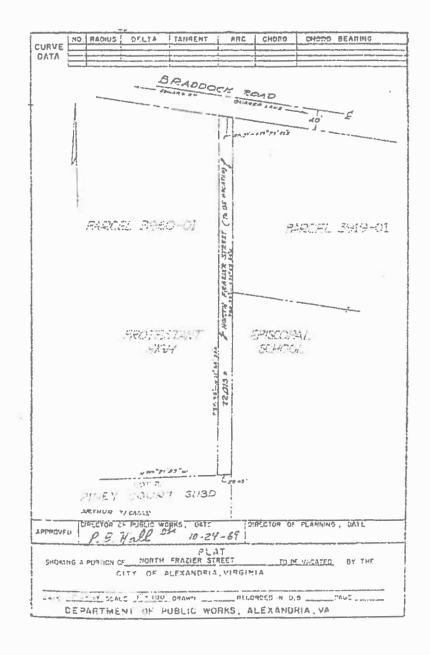
FINAL PESSAGE: March 24, 1970

Attend 15, 14-

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From: Sent: To: Cc: Subject: Duncan Blair <dblair@landcarroll.com> Saturday, December 16, 2017 1:47 PM Madeleine Sims; Alex Dambach; Ann Horowitz Duncan Blair; Brooke Beach North Frazier Vacation Beach

Good morning. Without waiving any rights to address the appropriateness of the City to determine to require the purchase of the vacated land, in connection with the Beach application, in the event the council does require the purchase, that the valuation with development rights is appropriate. Duncan



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