

parisons or declare new ones. Such comparisons would continue to form the basis upon which the Controller would then adjust or retain levels of pay for abolished retirant titles. Where the abolished titles were not to be found in the general classification plan, the Controller would be responsible, with what assistance he might deem necessary, to make the required comparisons and recommend proper rate levels. Under all circumstances, departments concerned would necessarily approve the recommendations and employees affected would have the right of appeal to the Common Council.

In the absence of any show of error on the basis of policies or rules existing prior to this enactment, there are to be no retroactive adjustment of rates or changes in declarations of similarity involving periods earlier than January 1, 1949. That date is being chosen since adjustments at that time were held in abeyance pending a full solution of the problem.

For your information, as well as the record, it is understood that use of the above procedure is subject to ratification by the departments concerned. The Fire Commission has approved the procedure, and it will, therefore, be honored by the Controller for processing of their Old Pension Rolls. The same will be done for the Police Department if and when it approves.

Respectfully submitted,

D. V. ADDY,

Budget Director.

J. H. WITHERSPOON,

Controller.

Approved:

PAUL T. DWYER,

Corporation Counsel.

CHARLES A. MEYER,

Civil Service Commission.

WM. I. MICHELS,

Acting Secy. Fire Commission.

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Police Commissioner.

By Councilman Van Antwerp:

Resolved, That the method of determining pensions for retirants whose titles have been abolished, as outlined in the foregoing communication, be and the same is hereby approved.

Adopted as follows:

Yeas—Councilmen Beck, Connor, Garlick, Kronk, Rogell, Smith, Van Antwerp, Youngblood, and President Miriani—9.

Nays—None.

Corporation Counsel

September 23, 1953.

Honorable Common Council:

Gentlemen—A triangular piece of land at the Northeast corner of Schoolcraft and Freeland, and a triangular piece of land at the Southwest corner of Schoolcraft and Ard-

more Avenues, were released for sale subject to rezoning in accordance with resolution 6-20-50 (J.C.C. page 1756).

The City Plan Commission in rezoning recommended that sufficient land from both triangles be retained for widening of Schoolcraft Avenue 80 feet wide 5-20-52 (J.C.C. page 1179).

We, therefore, recommend the following described land be dedicated for street purposes and known as Schoolcraft Avenue:

All that part of Lots 123, 124, 125, 127 and 128 of Schoolcraft Allotment of the W. $\frac{1}{2}$ of the S.E. $\frac{1}{4}$ of Section 19, Greenfield Township, Wayne County, Michigan, as recorded in Liber 30 Page 23 of Plats, Wayne County Records, described as follows: Beginning at a point in the west line of Lot 127 of last mentioned subdivision, said point being distant S. 1d 26m E., 97.25 feet from the northwest corner of Lot 129 of last mentioned subdivision; thence along the west line of said Lot 129, S. 1d 26m E., 9.67 feet to a point; thence along a line N. 60d 29m 52s E., 249.10 feet to a point; thence along a line S. 78d 42m 29s W., 27.94 feet to a point; thence along a line S. 60d 26m 20s W., 218.00 feet to the place of beginning, containing 2014.48 square feet.

Also, all that part of Lots 125, 126 and 127 of Schoolcraft Allotment of the W. $\frac{1}{2}$ of S.E. $\frac{1}{4}$ of Section 19, Greenfield Township, Wayne County, Michigan as recorded in Liber 30 Page 23 of Plats of Wayne County Records, described as follows: Beginning at a point in the east line of Lot 125, said point being distant N. 1d 26m W., 51.95 feet from the southeast corner of Lot 126 of last mentioned subdivision; thence along the east line of Lot 125, N. 1d 26m W., 5.98 feet to a point; thence along a line S. 60d 29m 52s W., 125.05 feet to a point; thence along a line N. 88d 04m 50s E., 11.62 feet to a point; thence along a line N. 60d 26m 20s E., 111.93 feet to the place of beginning, containing 632.29 square feet.

Respectfully submitted,

E. A. WALINSKE,

Director of

Real Estate.

By Councilman Kronk:

Resolved, That the land described in the foregoing communication of the Corporation Counsel, within the triangular parcels at the N.E. corner of Schoolcraft and Freeland, and at the S.W. corner of Schoolcraft and Ardmore Aves., be and the same is hereby dedicated for street purposes and known as Schoolcraft Ave.

Adopted as follows:

Yeas—Councilmen Beck, Connor, Garlick, Kronk, Rogell, Smith, Van Antwerp, Youngblood, and President Miriani—9.

Nays—None.