

8. Ernest R. Gold - DSR File 72-3234

9. Coleman Lewis - DSR File 71-1190

10. John Edward Mann-DSR File 72-2285

11. Edward Sajdak - DSR File 72-2210

in the suits of

1. Thelma Walton and Donald Walton vs. John H. Bownes and City of Detroit, DSR, j. & s., Civil Action No. 73-226-235 NI.

2. Edgar Cleveland vs. William Francis Cleveland and City of Detroit, DSR, Donald Allen Hollifield and City of Detroit, Police Department, j. & s., Civil Action No. 73-225-686 NI.

3. David Holmes, Melinda Holmes and Paris Cotton vs. William H. Dandridge and City of Detroit, DSR, Civil Action No. 73-227-675 NI.

4. Cathy Spears, Eunice Spears, Ledger Williams and Bernice Mays vs. Thomas Embry and City of Detroit, DSR, j. & s., Civil Action No. 72-225-129 NI.

5. Samuel McCutchen and Joyce McCutchen vs. Lawrence Frances, City of Detroit, DSR, and Willie Blevins, j. & s., Civil Action No. 73-227-195 NI.

6. Ewart Eastman vs. City of Detroit, George Gingiloski, James Dunn and Ronald L. Quincy, j. & s., Civil Action No. 73-225-891 CZ.

7. David Woods and Joyce Woods vs. James Dunn, Ronald Quincy, George Gingiloski and City of Detroit, DSR, j. & s., Civil Action No. 73-228-303 NI.

8. Sylvia Singleton vs. City of Detroit, DSR, and Ernest R. Gold, j. & s., Civil Action No. 73-227-468 NI.

9. Elizabeth Owen vs. Coleman H. Lewis and City of Detroit, DSR, j. & s., Civil Action No. 73-226-824 NI.

10. Vina Lee Richardson, Cynthia Richardson, a Minor by her N.F. Jesse Barnes and Jesse Barnes, Indv. vs. Irene Viola Walker, John Edward Mann and City of Detroit, DSR, j. & s., Civil Action No. 73-228-901 NI.

11. Farm Bureau Insurance Group, Subrogee of Roosevelt Johnson vs. Detroit Street Railways, Edward Anthony Sajdak and Percy Fred Jones, j. & s., Civil Action No. ND 228-972-73.

Resolved, That the City Clerk is hereby directed to forward the files concerning each of the foregoing cases to the Corporation Counsel for his procedure in the matters.

Adopted as follows:

Yeas — Councilmen Eberhard, Henderson, Hood, Levin, Rogell and President Ravitz — 6.

Nays — None.

Corporation Counsel

February 20, 1973

Honorable Common Council:

Gentlemen—Pursuant to the authorization of your Honorable Body, attached you will find an executed contract between the National League of Cities and the City of Detroit for

office space and clerical help in Washington, D.C., for the City's Legislative Agent. Your confirmation is requested.

Respectfully submitted,

MICHAEL M. GLUSAC,

Corporation Counsel.

By Councilman Henderson:

Resolved, That the contract referred to in the foregoing communication be and the same is hereby confirmed.

Adopted as follows:

Yeas — Councilmen Eberhard, Henderson, Hood, Levin, Rogell and President Ravitz — 6.

Nays — None.

Corporation Counsel

February 28, 1973

Honorable Common Council:

Re: Petition No. 6040 of Detroit Free Press, Inc. for change of name on existing encroachment at the northwest corner of W. Fort Street and Washington Boulevard, Detroit, Michigan

Gentlemen—Pursuant to your request, this office has prepared the appropriate resolution granting the above petition in accordance with the recommendations of the city departments involved.

Respectfully submitted,

CHRISTINE M. ROSSI,

Asst. Corporation Counsel.

By Councilman Henderson:

Resolved, That resolutions adopted January 20, 1959, J.C.C. pages 99-100, Petition No. 3382, and February 17, 1959, J.C.C. page 274; Petition No. 3516, to maintain two areaways at the northwest corner of W. Fort Street and Washington Boulevard and to construct decorative type sidewalk at the same location, respectively, be and the same are hereby rescinded for the purpose of granting same to new owners and also, for the purpose of filing an Indemnity Agreement in lieu of the \$10,000.00 Bond now on file with the City Controller for resolution adopted January 20, 1959, and to include resolution adopted February 17, 1959, in same agreement in accordance with the following new resolution; Therefore, Be It Hereby

Resolved, That the Department of Public Works be and it is hereby authorized and directed to issue permits to Detroit Free Press, Incorporated, a Michigan corporation, to maintain existing encroachments at the northwest corner of W. Fort Street and Washington Boulevard, property being described as:

Lot 6 and the Easterly 30 feet of Lot 5, Military Reserve Subdivision.

Encroachments to consist of an areaway extending 9 feet 4 inches beyond the property line into public property for a distance of 83 feet along Fort Street side of said premises, and another areaway extending 7 feet 4 inches beyond the property line for a distance of 130 feet along

the Wayne Street side; and also decorative type concrete sidewalk of black colored surface with inserts of rough-finish white Georgia marble of various sizes and shapes on both Fort and Wayne Street sides at the northwestern corner of that location.

Provided, That the necessary permits be obtained from the Department of Public Works and that same shall be maintained under the rules and regulations of said department; and

Provided, That permittee at the time of obtaining said permits file with the City Controller an indemnity agreement in form approved by the Corporation Counsel saving and protecting the City of Detroit harmless from any and all claims, damages or expenses that may arise by reason of the issuance of said permits and the faithful performance by the permittee of the terms thereof, and in addition to pay all claims, damages or expenses that may arise out of the maintenance of said encroachments; and

Provided, That no rights in the public streets, alleys or other public places shall be considered waived by this permission which is granted expressly on the condition that said encroachments shall be removed at the expense of the permittee at any time when so directed by the Common Council, and that the public property affected shall be restored to a condition satisfactory to said Department by said permittee, at its expense; and

Provided, That the resolution is revocable at the will, whim or caprice of the Common Council and permittee hereby expressly waives any right to claim damages or compensation for property constructed hereunder for the removal of same and further that permittee acquires no implied or other privileges hereunder not expressly stated herein; and

Provided, That these permits shall not be assigned or transferred without the written approval of the Common Council; and

Provided, That the filing of the indemnity agreement and the securing of the necessary permits referred to herein shall be construed as acceptance of the terms of this resolution and resolutions of January 20, 1959, J.C.C. pages 99-100 and February 17, 1959, J.C.C. page 274, by permittee; and

Provided, That a certified copy of this resolution shall be recorded with the office of the Register of Deeds for Wayne County by and at permittee's expense.

Approved:

MICHAEL M. GLUSAC,
Corporation Counsel.

Adopted as follows:

Yeas — Councilmen Eberhard, Hen-

derson, Hood, Levin, Rogell and President Ravitz — 6.

Nays — None.

Corporation Counsel

February 23, 1973

Honorable Common Council:

Gentlemen—The National Civil Service Leagues' National Program Center for Public Personnel Management is sponsoring a regional policy conference regarding Equal Employment Opportunity. The conference will deal with the legal issues of goals, quotas and merit systems; and will be held in Atlanta, Georgia, March 15-16, 1973.

I believe it is in the best interest of the City to send an Assistant Corporation Counsel to this conference, because of the Affirmative Action Plan regarding Equal Employment Opportunity now in effect in city employment practices.

I am, therefore, requesting your Honorable Body to approve \$347.00 for travel expenses for Mr. John E. Cross, Assistant Corporation Counsel and Equal Employment Opportunity Officer for this office. Mr. Cross also handles legal questions on equal employment, affirmative action and is presently working on the subject of goals and quotas.

Respectfully submitted,

MICHAEL M. GLUSAC,

Corporation Counsel.

Approved:

W. I. STECHER,
Controller.

By Councilman Hood:

Resolved, That the Controller be and he is hereby authorized and directed to honor vouchers when presented in accordance with the foregoing communication, and charge them to Account No. 165-0510-493, Travel Expense.

Adopted as follows:

Yeas — Councilmen Eberhard, Henderson, Hood, Levin, Rogell and President Ravitz — 6.

Nays — None.

Corporation Counsel

February 27, 1973

Honorable Common Council:

Gentlemen—You have forwarded to us a petition from the Woodstock Building Company and an answer to their petition from the Commissioner of Buildings and Safety Engineering wherein the petitioner has requested that a Lis Pendens filed on January 19, 1973 by the Department of Buildings and Safety Engineering against property known as 8040 Burdeno be vacated.

You have now requested that this office prepare a resolution vacating the Lis Pendens for the reason that the petitioner, Woodstock Building Company, is unable to obtain financing to rebuild the building now located at 8040 Burdeno. Therefore, we