

FIRST AMENDMENT TO JOINT USE AGREEMENT

THIS FIRST AMENDMENT TO JOINT USE AGREEMENT ("Amendment") is entered into this 22 day of January, 2002, between DUVAL COUNTY SCHOOL BOARD, a body politic and corporate, hereinafter referred to as "School Board"; and the CITY OF JACKSONVILLE, a municipal corporation, hereinafter referred to as "City."

WITNESSETH:

WHEREAS, School Board and City entered into a Joint Use Agreement dated January 20, 1998, allowing the joint use of the parties' property for recreational and educational purposes; and

WHEREAS, School Board and City desire to modify and amend the Joint Use Agreement to add and/or eliminate certain properties.

NOW THEREFORE, in consideration of the covenants and agreements contained herein, the Joint Use Agreement is hereby amended as follows:


1. Strike Exhibits A, B and C attached to the Joint Use Agreement and insert in lieu thereof the Exhibits A-1, B-1 and C-1 attached hereto and made a part hereof.
2. Except as herein modified and amended, all terms and conditions of the Joint Use Agreement shall remain unchanged and in full force and effect.

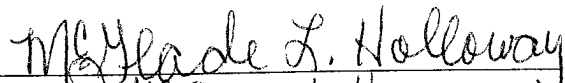
IN WITNESS WHEREOF, School Board and City have caused this Amendment to be executed on the date first above written.

WITNESSES:

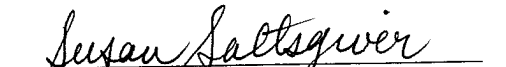
DUVAL COUNTY SCHOOL BOARD

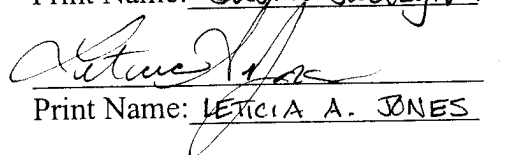

Print Name: J.T. LOEHNER


Print Name: SUZANNE C ALBERT

By: 
Print Name: McGLADE L. HOLLOWAY
Title: Assistant Superintendent,
Facilities Services

CITY OF JACKSONVILLE


Print Name: Susan Saltsgiver


Print Name: LETICIA A. JONES

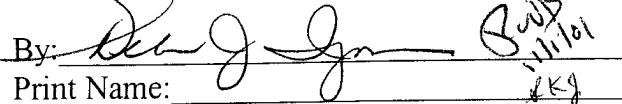
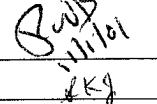
By:  
Print Name: Bob J. Jones
Title: Director, Department of Parks,
Recreation and Entertainment

EXHIBIT A-1
List of Schools
Under the Joint Use Agreement
between the City of Jacksonville and Duval County School Board

33	Robert E. Lee High School	65	Atlantic Beach Elementary School
45	Dinsmore Elementary School	75	Paxon High School
57	Wesconnett Elementary School	80	San Pablo Elementary School
59	Garden City Elementary School	219	Joseph Stilwell Middle School
64	Hogan-Spring Glen Elementary School	169	S.A. Hull Elementary School
68	Venetia Elementary School	218	San Mateo Elementary School
69	Lake Shore Middle School	265	First Coast High School
74	Lake Forest Elementary School	248	Ed White High School
76	Southside Estates Elementary School	257	Alimacani Elementary School
77	Hyde Park Elementary School		
79	Ramona Elementary School		
82	Love Grove Elementary School		
83	San Jose Elementary School		
85	Lake Lucina Elementary School		
86	Terry Parker High School		
88	John Stockton Elementary School		
94	Windy Hill Elementary School		
158	George W. Carver Elementary School		
159	Pine Forest Elementary School		
163	Rufus E. Payne Elementary School		
165	William M. Raines High School		
168	Eugene Butler Middle School		
204	Normandy Elementary School		
206	Brookview Elementary School		
207	J.E. B. Stuart Middle School		
208	Parkwood Heights Elementary School		
209	Holiday Hill Elementary School		
210	Oak Hill Elementary School		
215	Justina Road Elementary School		
216	Jefferson Davis Middle School		
223	Duncan U. Fletcher High School		
224	Samuel W. Wolfson High School		
225	Seabreeze Elementary School		
229	Jacksonville Heights Elementary School		
230	Beauclerc Elementary school		
235	Fort Caroline Elementary School		
237	Sandalwood High School		
240	Arlington Heights Elementary School		
241	Nathan B. Forrest High School		
260	Mandarin High School		

EXHIBIT B-1
List of Parks
under the Joint Use Agreement
between the City of Jacksonville and Duval County School Board

Woodstock Park	2839 W. Beaver St.
J. P. Small Park	1701 Myrtle Ave.
Panama Park	6912 Buffalo Ave.
Brackridge	8650 Newton Rd.
Scott Park	2745 Hamilton Circle
JEB Stuart Park	4717 Westconnett
Victoria Park Field # 2	2948 Knights Lane West
Fletcher Morgan	6736 Beach Blvd.
Ray Green	2149 Leonid Road
Glen Myra	1429 Winthrop St.
St. Nicholas Park	Atlantic Blvd and Gay Ave.
First Street Park (NDP)	1 st and Franklin St.
Lakeshore Park	3200 Lakeshore Blvd.
Willowbranch Park	2870 Sydney St
Hammond Park	2142 Melson Ave
Southside Park	1541 Hendricks Ave.
Fishweir Park	3925 Valencia Ct.

EXHIBIT C-1

List of Pools
under the Joint Use Agreement
between the City of Jacksonville and Duval County School Board

35	Andrew Jackson	128 West 30 th Street
38	Baldwin	345 Chestnut Street
248	Ed White	1700 Old Middleburg Rd.
90	Englewood	4412 Barnes Road
168	Eugene Butler	900 Acorn Street
223	Fletcher	700 Seagate Avenue
241	Forrest	5530 Firestone Road
244	Highlands	10913 Pine Estates Road
169	Lakeshore	2519 Bayview Road
33	Robert E. Lee	1200 South McDuff Avenue
260	Mandarin	4831 Greenland Road
86	Terry Parker	7301 Parker School Road
75	Paxon	3239 West 5 th Street
165	Raines	3663 Raines Avenue
96	Ribault	5820 Van Gundy Street
237	Sandalwood	2750 John Prom Boulevard
224	Wolfson	7000 Powers Avenue

Introduced by the Council President at the request of the Mayor:

RESOLUTION 97-657 -A

A RESOLUTION AUTHORIZING THE MAYOR AND CORPORATION SECRETARY TO EXECUTE A JOINT USE AGREEMENT BETWEEN THE DUVAL COUNTY SCHOOL BOARD AND THE CITY OF JACKSONVILLE PROVIDING FOR JOINT USE OF SELECTED GOVERNMENTAL PROPERTIES AND SETTING FORTH THE RIGHTS, OBLIGATIONS AND LIABILITIES OF THE CITY OF JACKSONVILLE AND THE DUVAL COUNTY SCHOOL BOARD WITH RESPECT TO SAID PROPERTIES; PROVIDING AN EFFECTIVE DATE.

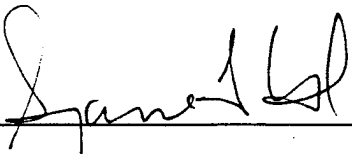

BE IT RESOLVED by the Council of the City of Jacksonville:

Section 1. The Mayor and Corporation Secretary are authorized to execute a Joint Use Agreement in substantially the form attached hereto between the Duval County School Board and the City of Jacksonville providing for joint use of selected governmental properties and setting forth the rights, obligations and liabilities of the City of Jacksonville and the Duval County School Board with respect to said properties.

Section 2. This Resolution shall become effective upon signature by the Mayor or upon becoming effective without the Mayor's signature.

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Form Approved:

Assistant General Counsel

JOINT USE AGREEMENT

THIS AGREEMENT, entered into this _____ day of _____, 1996, by and between the **DUVAL COUNTY SCHOOL BOARD**, a body politic and corporate, hereinafter referred to as "School Board", and the **CITY OF JACKSONVILLE**, a municipal corporation, hereinafter referred to as "City".

WITNESSETH:

WHEREAS, the parties desire to provide for the joint use of selected governmental properties by the City, Department of Parks, Recreation and Entertainment and the School Board in order to provide greater access for the community;

WHEREAS, substantial savings to the public can be obtained through the joint use of both parties' facilities for recreational and educational purposes; and

WHEREAS, this Agreement is entered into for the purposes of expanding public recreational facilities within the city without impairing school facilities or disrupting the educational process and enhancing education by making City facilities more available to schools.

NOW THEREFORE, in consideration of the covenants hereinafter mentioned to be kept and performed by School Board and City, it is mutually agreed as follows:

1. TERMINATION OF PRIOR AGREEMENTS

This Agreement shall supersede and cancel that certain Primary Recreational Facility Agreement between the School Board and City dated November 3, 1972 and that certain Agreement for Use, Operation and Maintenance of Swimming Pools located on School Board Property between the School Board and City dated May 10, 1983, and all amendments thereto.

2. GOVERNMENTAL PROPERTIES

The School Board property listed on Exhibit A, attached hereto and made a part hereof, ("School Board property") and the City property listed on Exhibit B, attached hereto and made a part hereof, ("City property") shall be subject to this Agreement. Exhibits A and B may be amended from time to time by written amendment hereto by the Assistant Superintendent, Facilities Services on behalf of the School Board and by the Director, Department of Parks, Recreation and Entertainment on behalf of the City for the purpose of adding or deleting property or parts thereof.

3. TERM

This Agreement shall commence on _____, 1996 and shall continue until terminated by either party as set forth hereinbelow.

4. REVIEW OF AGREEMENT

This Agreement shall be reviewed by the parties every five (5) years commencing October 1, 2001, and amended, if needed, by mutual agreement of the parties.

5. USE OF PROPERTIES

A. The School Board and the City shall have the right to jointly use the School Board property and City property for recreational and educational purposes in accordance with this Agreement and the limitations set forth herein. Such joint use shall be allowed only in those instances where the use will not interfere with the normal operations conducted on the property. Any increased operating cost shall be paid by the party for whom this increased cost has been incurred along with any required usage fees, with no indirect costs being assessed.

B. The School Board and City shall enter into a Memorandum of Understanding for each School Board property and City property setting forth in detail the extent of the use to be

made of each property. Each Memorandum of Understanding will be subject to ongoing review by the parties, and may be amended from time to time by written request and agreement of the parties. In the case of School Board property, the school principal shall be included in the review process. Each Memorandum of Understanding will include a plat diagram or site plan showing the areas designated for joint use and the approximate location of any improvements and equipment to be installed thereon. The plat diagram or site plan shall be supplied by the property owner and updated by the party requesting the joint use to show the areas designated for joint use and the approximate location of any improvements and equipment to be installed thereon. The plat diagram or site plan shall be reviewed and approved by the Director, Department of Parks, Recreation and Entertainment, or his/her designee, on behalf of the City and the Assistant Superintendent, Facilities Services, or his/her designee, on behalf of the School Board. The Director, Parks, Recreation and Entertainment and the Assistant Superintendent, Facilities Services are authorized to execute any and all Memoranda of Understanding and amendments thereto, on behalf of the City and School Board, respectively.

C. If joint use is to be made of a property not listed on Exhibit A or Exhibit B, the party requesting the joint use shall provide written notice of its request to the other party. If such joint use is agreed to by the parties, the appropriate Exhibit will be amended to reflect the addition of the property and a Memorandum of Understanding will be executed by the parties.

D. If a party desires to delete a property, or portion thereof, listed on Exhibit A or Exhibit B, the party requesting the deletion shall provide written notice to the other party. The appropriate Exhibit will be amended to reflect the deletion of the property.

E. In the event one party provides funding for construction of improvements on property not subject to this Agreement, the party constructing such improvements shall provide notice

prior to construction to the property owner.

F. The parties shall promulgate rules and regulations governing use of School Board property and City property by the public and shall regulate such properties so as to not interfere with educational or other operations conducted thereon.

6. ALTERATIONS AND IMPROVEMENTS

A. The City may install improvements for recreational or educational use in accordance with Florida Department of Education safety standards on School Board property. The design, construction and location of any and all improvements must be approved by the Facilities Division of the School Board prior to installation or construction.

B. The School Board may install improvements for recreational or educational use on City property. The design, construction and location of any and all improvements must be approved by the Department of Parks, Recreation and Entertainment of the City prior to installation or construction.

7. MAINTENANCE OF IMPROVEMENTS AND PROPERTY

A. The City shall maintain, at its sole cost and expense, the improvements constructed by the City on School Board property. The City shall also provide for prompt cleaning of School Board property which has been devoted to joint use in such a manner that said property is free from debris, trash or other unsightly refuse associated with congregations of persons as spectators and participants in recreational or other activities.

B. The School Board shall maintain, at its sole cost and expense, the improvements constructed by School Board on City property. The School Board shall also provide for prompt cleaning of City property which has been devoted to joint use in such a manner that said

property is free from debris, trash or other unsightly refuse associated with congregations of persons as spectators and participants in recreational or other activities.

C. Each party recognizes that it is in the best interests of both parties to provide a safe recreational and educational area, and each party agrees to utilize its best efforts to provide proper supervision and safe conditions during its respective use of the other party's property. In the event that either party becomes aware of an unsafe condition, it will correct same, or if the correction of the condition is the responsibility of the other party, will notify the other party by using the system currently in use of the hazard and the need for corrective action. The party responsible for maintaining the property shall correct the condition immediately, or take proper and reasonable precautions until corrective action can be taken.

8. UTILITIES

Neither party will provide or maintain any utilities for use by the other party on School Board property or City property unless an appropriate utility charge is mutually agreed to by the parties.

9. DESIGNATED NAME OF SCHOOL BOARD PROPERTY

The City agrees that in making known to the public the recreational areas on School Board property, it will designate such property by the name of the nearest school such as "Hogan-Spring Glen Recreation Area" and explicitly state on all signs "Constructed on Duval County School Board Property".

10. SWIMMING POOLS LOCATED ON PROPERTY OWNED BY SCHOOL BOARD

A. This Agreement shall also govern and control the use, operation and maintenance of the jointly constructed swimming pools (hereinafter "pools") at locations generally described in

Exhibit C, attached hereto and by this reference made a part hereof. Exhibit C may be amended from time to time by written amendment hereto by the Assistant Superintendent, Facilities Services on behalf of the School Board and by the Director, Department of Parks, Recreation and Entertainment on behalf of the City for the purpose of adding or deleting pools.

B. The School Board and the City shall have the right to jointly use the pools for recreational and educational purposes in accordance with this Agreement and the limitations set forth herein. The School Board and the City shall enter into a Memorandum of Understanding for each pool setting forth in detail the extent of the use to be made of the pool by each party. Each Memorandum of Understanding will be subject to ongoing review by the parties, including the school principals, and may be amended from time to time by written agreement of the parties. The periods during which the School Board and the City shall use the pools will be mutually agreed upon and set forth in each Memorandum of Understanding. The Assistant Superintendent, Facilities Services or his designee on behalf of the School Board and by the Director, Parks, Recreation and Entertainment or his designee on behalf of the City are authorized to execute any and all Memoranda of Understanding and amendments thereto.

C. If joint use is to be made of a pool not listed on Exhibit C, the party requesting the joint use shall provide written notice of its request to the other party. If such joint use is agreed to by the parties, Exhibit C will be amended to reflect the addition of the pool and a Memorandum of Understanding will be executed by the parties.

D. If a party desires to delete a pool listed on Exhibit C, the party requesting the deletion shall provide written notice to the other party. Exhibit C will be amended to reflect the deletion of the pool.

E. The School Board shall provide both an instructor and a sufficient number of certified lifeguards as required by Section 514.071, Florida Statutes and Rule 10D-5.137, Florida Administrative Code, to safely manage the pools, during those times when the pools are being used for or in conjunction with school activities or educational purposes and programs; and the City will provide a pool manager and a sufficient number of certified lifeguards as required by the above stated statute and rule to safely manage the pools, during those periods when the pools are being used for or in conjunction with its recreational or instructional programs and by the general public. The respective schools will be responsible for basic cleaning of the pool area and restrooms during school use; and the City will be responsible for such cleaning during City use. Each party shall be responsible for visually inspecting the pool basin and deck area for safety hazards and for water testing the pool to ensure the chemical balance is within accepted standards prior to usage by that party.

F. Upon receipt of prior reasonable notice, and if not in conflict with school activities, the School Board agrees to permit the use of its shower and locker rooms at the schools in connection with special events sponsored by the City, provided a member of the school staff appointed by the school principal is employed and paid by the City for each hour of City use. The School Board will not be required to permit the use of its shower and locker room for the use by the general public for general type swimming pool activity. At school sites where restrooms were not constructed as part of the pool areas, access to school restroom during public swimming may be made available, provided a member of the school staff, appointed by the principal, is employed and paid by the City during the hours of public use.

G. The School Board shall be responsible for obtaining and paying for water and

utilities for the pools. The City shall be responsible for obtaining and paying for chemicals, chemical treatment and other treatment of the pool water in compliance with requirements imposed by the public health authorities.

H. The City shall be responsible for obtaining and paying for the maintenance and repair of the pools, including but not limited to motors, pumps, electrical, plumbing, fencing, and other features of the pools themselves. The pools are to be maintained in a safe economical condition at all times. The City shall notify the School Board Facilities Department prior to repair or maintenance when the cost of any such repair or maintenance to be performed by City exceeds \$5,000. The School Board shall be responsible for obtaining service to and paying for the inspection, maintenance and repair of utilities supplying the pools from the fence out, including, but not limited to, water, sewage, all backflow preventors, and electric. The School Board shall provide reasonable, safe public access to the pool facilities during the time periods the pools are utilized by the City.

I. The School Board shall have the right to make alterations to the pools or pool utilities. The School Board shall notify the City in writing when any construction, demolition, renovation or activity affecting the pool or pool utilities is planned. A representative of the Department of Parks, Recreation and Entertainment will be notified and invited to attend all meeting concerning construction, demolition, renovations or activity affecting the pool or pool utilities.

J. Any additional expense for custodial services, including but not limited to any overtime compensation, required by the operation of the pools by the School Board or the City during the respective activities carried out by each shall be borne by whichever party creates the need for such expense. In the event the City makes it necessary to keep the School Board custodian overtime occasioned by its use of the pools, then in such event, the City shall reimburse the School Board for

such additional expense upon receipt from the School Board of any appropriate statement therefor.

K. City shall notify the school principal seven (7) days in advance when City schedules usage at a pool that generates fees.

11. INDEMNIFICATION

The City shall hold the School Board harmless for any injuries or damages arising out of the use by the City of the property and pools covered by this Agreement and will defend any claims for injuries or damages, even if such claims be groundless or fraudulent, except that the City's liability in such cases shall not exceed the limitations set forth in Section 768.28, *Florida Statutes*, as it now exists or as it may be amended from time to time. The School Board shall hold the City harmless for any injuries or damages arising out of the use by the School Board of the property and pools covered by this Agreement and will defend any claims for injuries or damages, even if such claims be groundless or fraudulent, except that the School Board's liability in such cases shall not exceed the limitations set forth in Section 768.28, *Florida Statutes*, as it now exists or as it may be amended from time to time.

12. DEFAULT

In the event that either party shall fail to perform any of its obligations hereunder, the other party shall deliver written notice thereof to such party specifying the nature of the failure with reasonable detail. Upon receipt thereof, such party shall forthwith proceed to correct any such failure to perform and shall be allowed reasonable time to do so.

13. NO WAIVER

Any failure or refusal of either party to enforce any term or condition hereof shall not be any waiver thereof, or any waiver of any right to enforce and term or condition in the future.

14. RIGHT TO TERMINATE

Either party shall have the right to terminate this Agreement, with or without cause, upon giving three (3) months written notice to the other party.

15. AUTHORITY TO TERMINATE

A. The Mayor and Corporation Secretary, on behalf of the City, shall have the authority to terminate this Agreement in accordance with the provisions hereof.

B. The Superintendent of Schools, on behalf of the School Board, shall have the authority to terminate this Agreement in accordance with the provisions hereof.

16. RESTORATION OF SCHOOL BOARD PROPERTY AND CITY PROPERTY

A. Upon the termination of this Agreement by either party, or the deletion of any property from Exhibit A, the School Board, at its option, may keep any or all of the improvements and equipment constructed or installed by the City on School Board property or the property deleted from Exhibit A, whichever is applicable, and the City shall convey its right, title and interest in the improvements and equipment "as is" with no warranties as to merchantability or fitness to the School Board, or the School Board may require the City to demolish and remove the improvements and equipment constructed or installed by City and return the School Board property or the property deleted from Exhibit A, whichever is applicable, as completely as practicable to its original condition prior to the installation of the improvements and equipment.

B. Upon the termination of this Agreement by either party, or the deletion of any property from Exhibit B, the City, at its option, may keep any or all of the improvements and equipment constructed or installed by the School Board on City property or the property deleted from Exhibit B, whichever is applicable, and the School Board shall convey its right, title and interest in

the improvements and equipment "as is" with no warranties as to merchantability or fitness to the City, or the City may require the School Board to demolish and remove the improvements and equipment constructed or installed by School Board and return the City property or the property deleted from Exhibit B, whichever is applicable, as completely as practicable to its original condition prior to the installation of the improvements and equipment.

17. NOTICES

All notices required under this Agreement shall be made in writing and served upon City by registered or certified mail, return receipt requested, addressed to Director of Department of Parks, Recreation and Entertainment, 851 N. Market Street, Jacksonville, Florida 32202-2798, and served upon School Board by registered or certified mail, return receipt requested; addressed to Assistant Superintendent, Facilities Services, 1701 Prudential Drive, Jacksonville, Florida 32207-8181.

18. USE OF SCHOOL BOARD PROPERTY AND CITY PROPERTY BY ASSOCIATIONS

A. The City may allow associations, groups or individuals to use School Board property and City property for public purposes but only upon written agreement between City and the association, group or individual. In the case of School Board property, the written agreement must be approved by the school principal, or his/her designee. The City or School Board may in its sole discretion deny such use. The written agreement shall set forth the terms and conditions of the use and shall contain the plans and specifications for any improvements or equipment to be constructed or installed by the association, group or individual. All improvements and equipment installed or constructed on School Board property must be in accordance with the Florida

Department of Education safety standards. The design, construction and location of all improvements and equipment must be approved by the Facilities Division of the School Board prior to installation or construction.

B. Neither School Board nor City shall be responsible for the maintenance of any improvements or equipment constructed or installed on School Board property or City property by any association, group or individual, unless specifically agreed to by City or School Board. The association, group or individual shall provide to City and School Board an estimate of the cost of maintenance of the improvements or equipment and shall be solely responsible for all maintenance costs unless otherwise agreed to by School Board or City.

C. Neither School Board nor City will provide or maintain any utilities or other municipal services for use by any association, group or individual on School Board property or City property unless specifically agreed to by School Board or City.

D. Any association, group or individual using School Board property or City property shall be required, at the option of School Board, in the case of School Board property, or City, in the case of City property, to remove or demolish the improvements or equipment and restore the property as completely as practical to its original condition prior to the installation of the improvements or equipment or convey to City, if the improvements or equipment are on City property or to School Board if the improvements or equipment are on School Board property, its right, title, and interest in the improvements or equipment upon request by School Board or City.

E. The Director, Parks, Recreation and Entertainment, on behalf of the City and the Assistant Superintendent, Facilities Services, on behalf of the School Board are authorized to execute any documents required or needed pursuant to this Paragraph 18; provided however, the school principal or his/her designee is authorized to approve the written agreement between the City and any association, group or individual for use of School Board property.

IN WITNESS WHEREOF, the parties hereto have executed this agreement for the uses expressed therein the day and year first above written.

ATTEST:

DUVAL COUNTY SCHOOL BOARD

Larry L. Zenke
Superintendent of Schools and Ex Officio
Secretary

By: _____
Cheryl G. Donelan, Its Chairman

(Corporate Seal)

ATTEST:

CITY OF JACKSONVILLE

Linnie C. Williams
Corporation Secretary

By: _____
John A. Delaney, Mayor

(Corporate Seal)

EXHIBIT "A"

List of Schools under the Joint
Use Agreement between the City of Jacksonville and
Duval County School Board

The following is a list of schools under the Joint Use Agreement between the Duval County School Board and the City of Jacksonville:

Robert E. Lee High School	No. 33
Dinsmore Elementary School	No. 45
Wesconnett Elementary School	No. 57
Garden City Elementary School	No. 59
Hogan-Spring Glen Elementary	No. 64
Venetia Elementary School	No. 68
Lake Shore Middle School	No. 69
North Shore Elementary School	No. 70
Lake Forest Elementary School	No. 74
Southside Estates Elementary	No. 76
Hyde Park Elementary School	No. 77
Ramona Elementary School	No. 79
Love Grove Elementary School	No. 82
San Jose Elementary School	No. 83
Lake Lucina Elementary School	No. 85
Terry Parker High School	No. 86
John Stockton Elementary School	No. 88
Windy Hill Elementary School	No. 94
George W. Carver Elementary	No. 158
Pine Forest Elementary	No. 159
Rufus E Payne Elementary School	No. 163
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Parkwood Heights Elementary School	No. 208
Holiday Hill Elementary School	No. 209
Oak Hill Elementary School	No. 210
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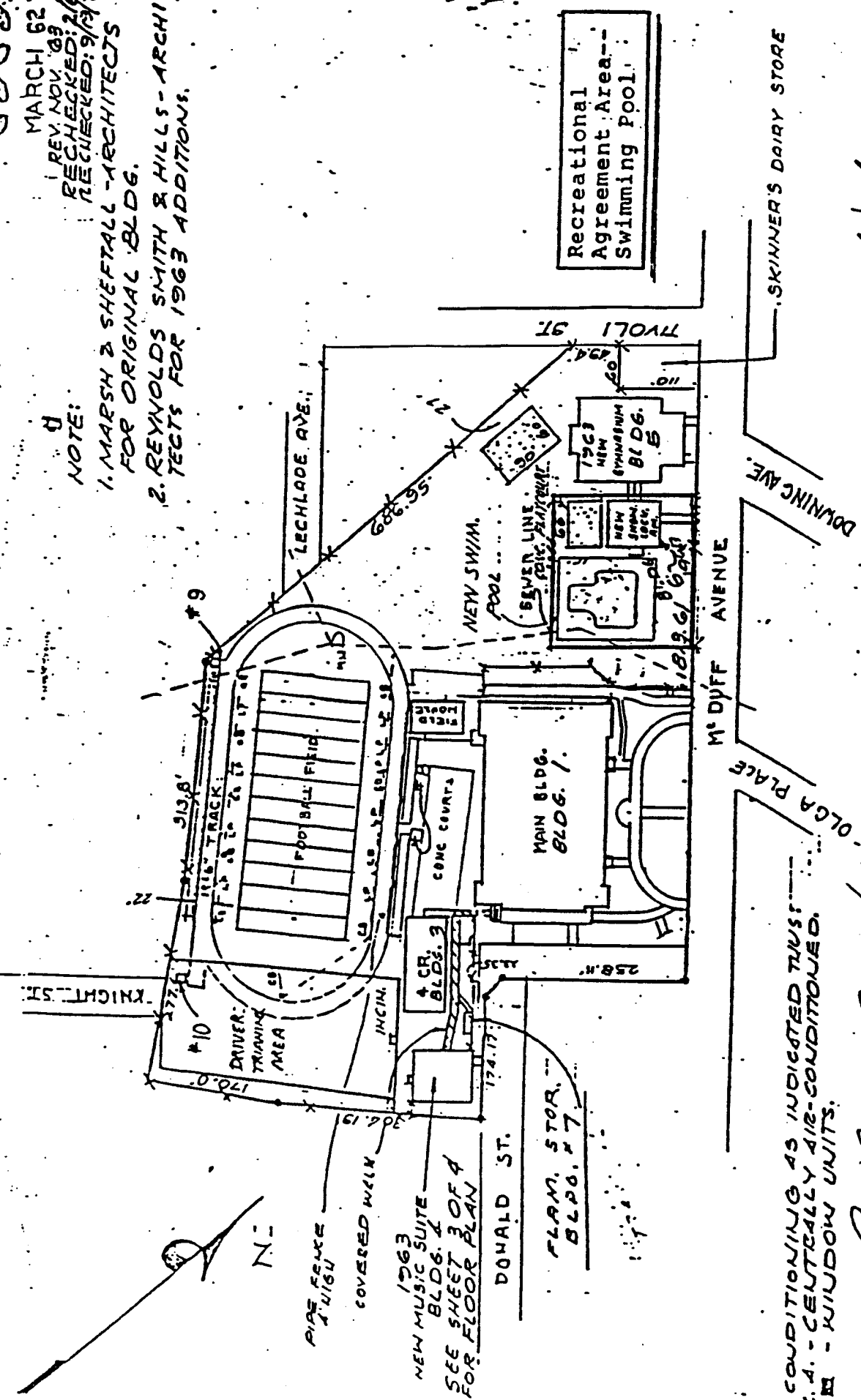
PRIMARY RECREATIONAL FACILITY AGREEMENT

RECHECKED: 6/9/75
 RECHECK: 12/18/80
 REVISED 1/12/78

MARCH 62
 REV NOV 69
 RECHECKED: 2/6
 RECHECKED: 9/3/71

NOTE:

1. MARSH & SHEFTALL - ARCHITECTS FOR ORIGINAL BLDG.
2. REYNOLDS SMITH & HILLS - ARCHITECTS FOR 1963 ADDITIONS.



APPROVED:

Julian Barris
 Julian Barris

SITE PLAN
 SCALE 1" = 200'

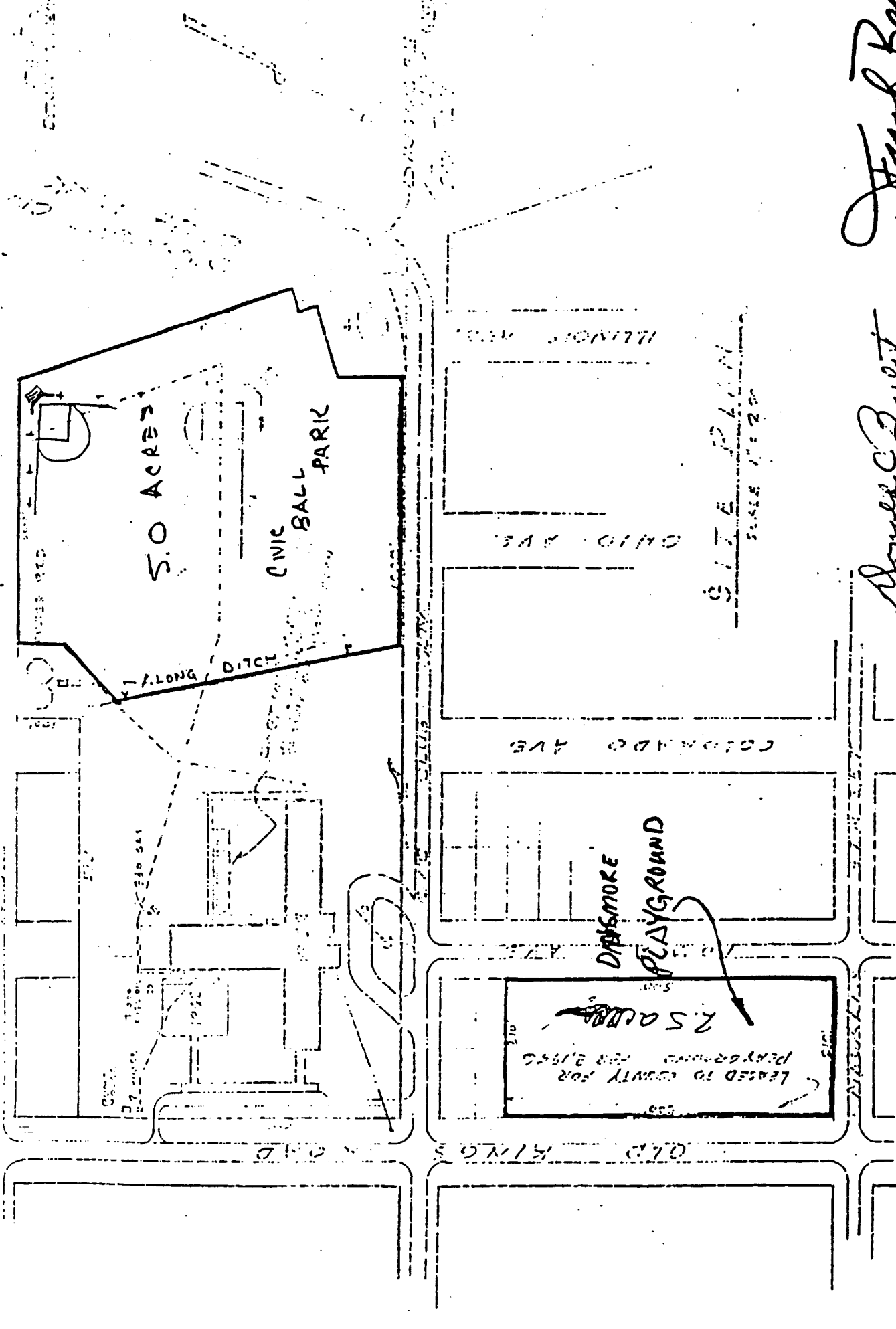
APPROVED:
 Charles M. LaPrade

AIR-CONDITIONING AS INDICATED TRUST
 C.A. - CENTRALLY AIR-CONDITIONED.
 M - WINDOW UNITS.

BEING A PART OF GOVERNMENT LOT 2, SECTION 21,
 TOWNSHIP 2 SOUTH, RANGE 20 EAST,
 DUVAL COUNTY, FLORIDA

ROBT. E. LEE
 HIGH SCHOOL

No. 3

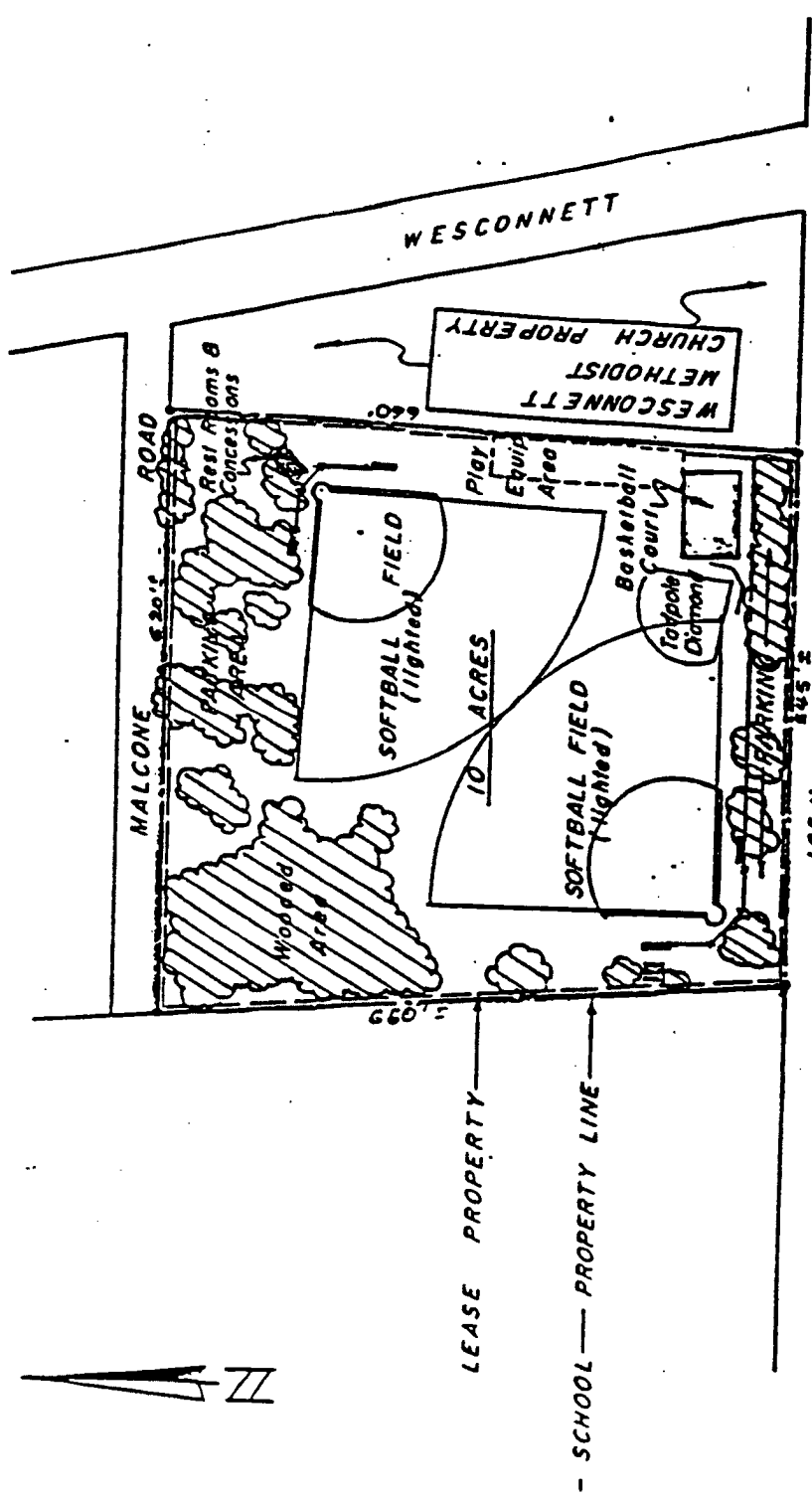


LEGAL DESCRIPTION:
 LOTS 3 THRU 20, BLM #2, LOTS 3 THRU 16, BLM #2, LOTS 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

Frank Ray
 DINSMORE

Donald C. Burt

4
- 10.1.70



Donald C. Bulat
 Donald C. Bulat, Asst. Supt.
 Facilities

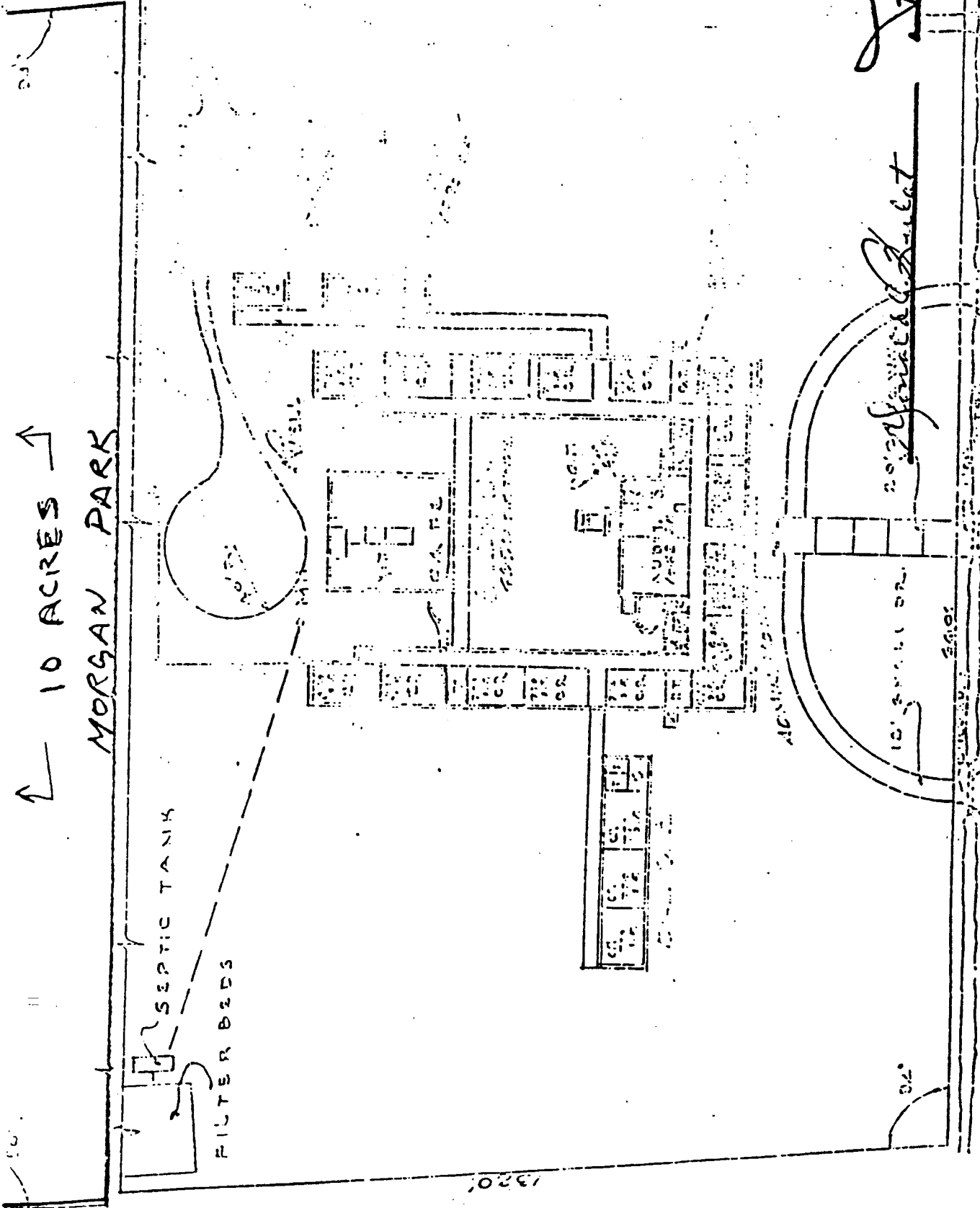
Julian Bone
 Julian Barris, Div. Chief
 Recreation & Parks Division

SITE PLAN

13.70 14CR
 WESCONNETT ELEM. SCHOOL
 COUNCIL DISTRICT - NO. 14
 PARK NO. 9 457
 ADDRESS: 15111 STREET
 SCALE: 1" = 30'

1/1/70

10 ACRES ↑
MORGAN PARK



Stand B

20' x 20' x 10' 0"

HOGAN SPAIN
GLEN

DESCRIPTION of property: Part of J. Morgan's 10-acre tract, as recorded as part of D.S. 103, Page 25, Subdivision 10, 1910, as amended by Subdivision (P.B. 7 page 30)

the identified property is to be included in the Primary Recreation Use Agreement, effective 8/18/89

Charles LaPrade

Charles LaPrade, Asst. Superintendent
Facilities

A. Dan Lee, Director
Recreation & Public Affairs

North Shore

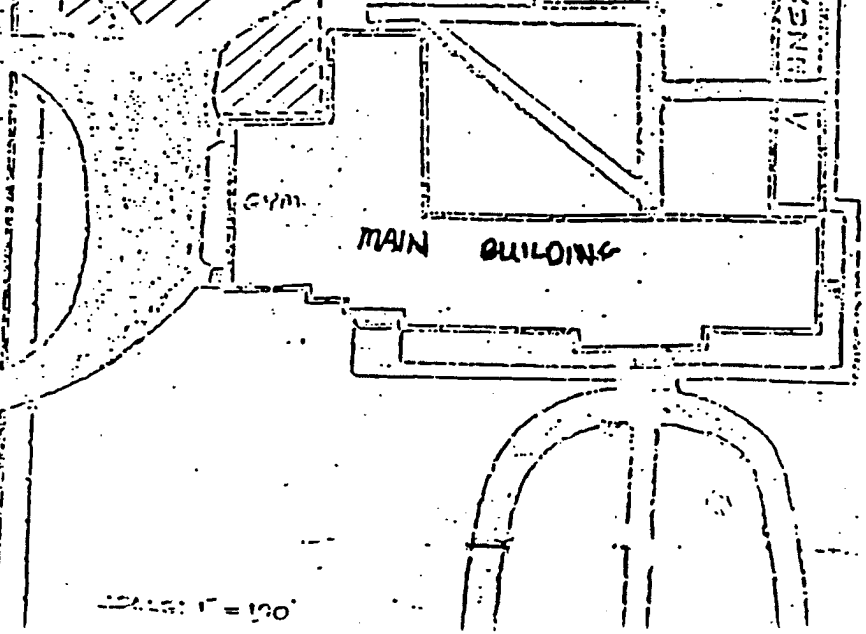
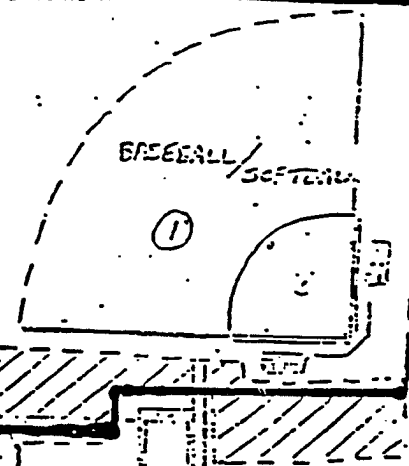
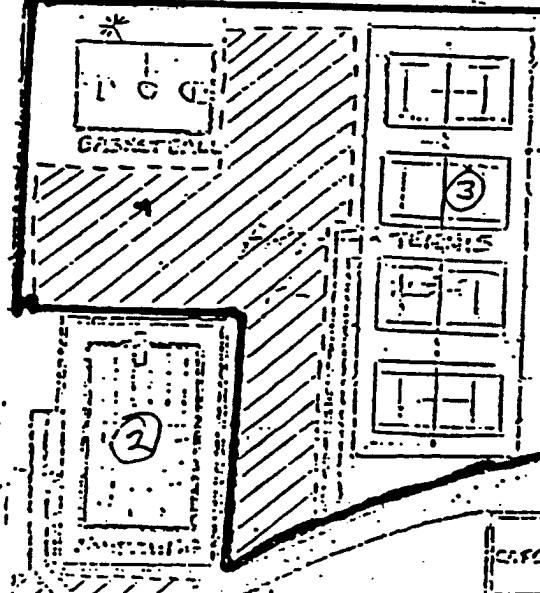
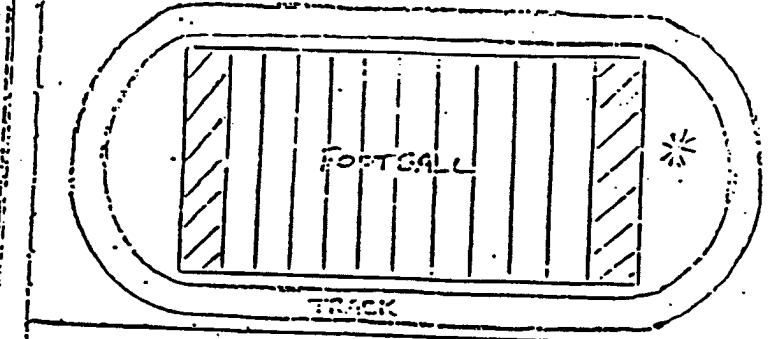
NORTH SHORE ELEMENTARY

48st.

MAIN STREET

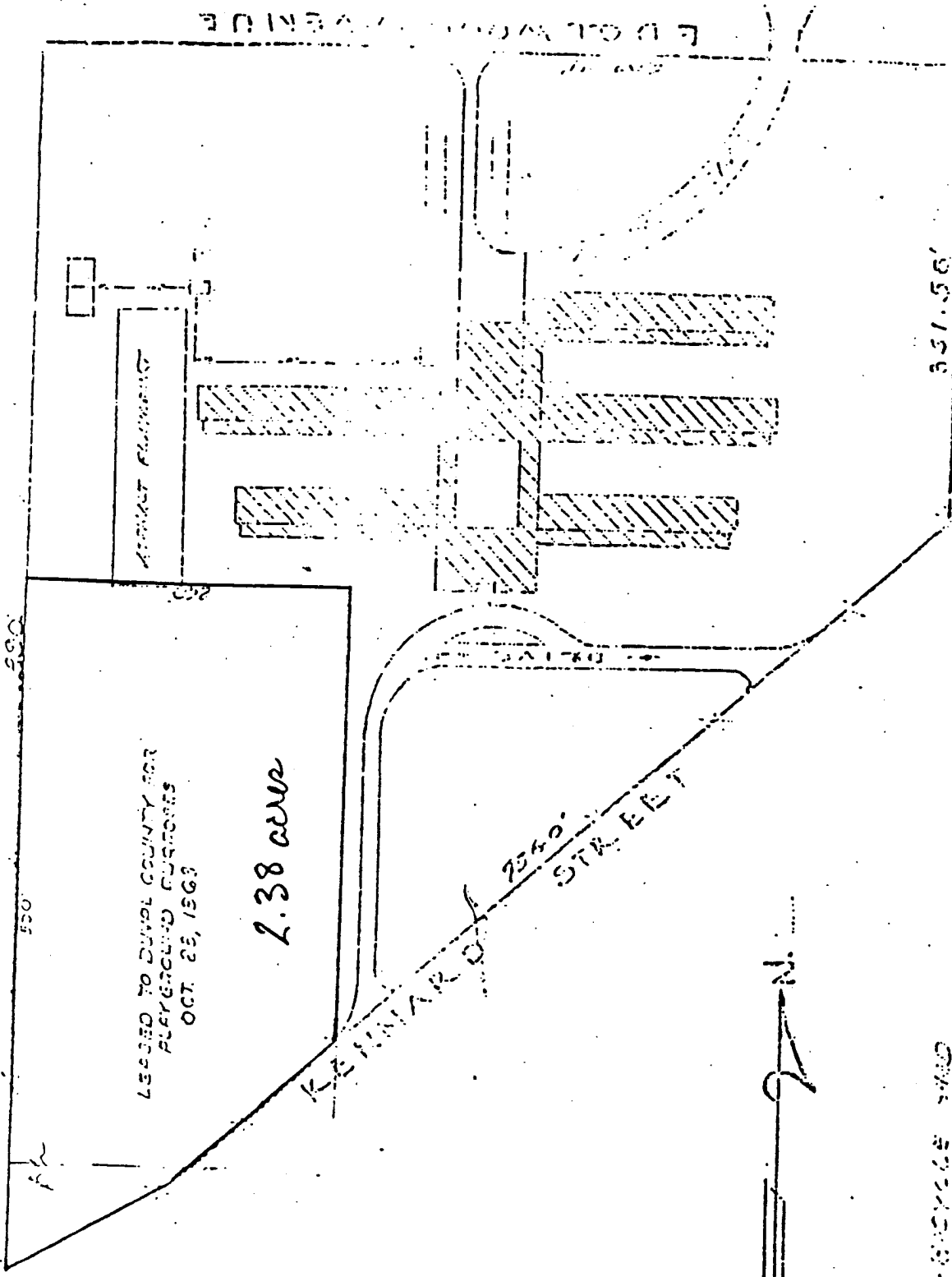
DIST. # 6 () PARK # 23

* need upgrading



ALL - FENCED

SCALE: 1" = 10'



E. D. OLSON ARCHITECT

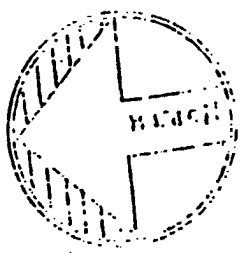
NOTE:
S.S. - SIDEWALK AND
P.R. - PARKING ROUTE

Francis Boyd
Francis C. Boyd

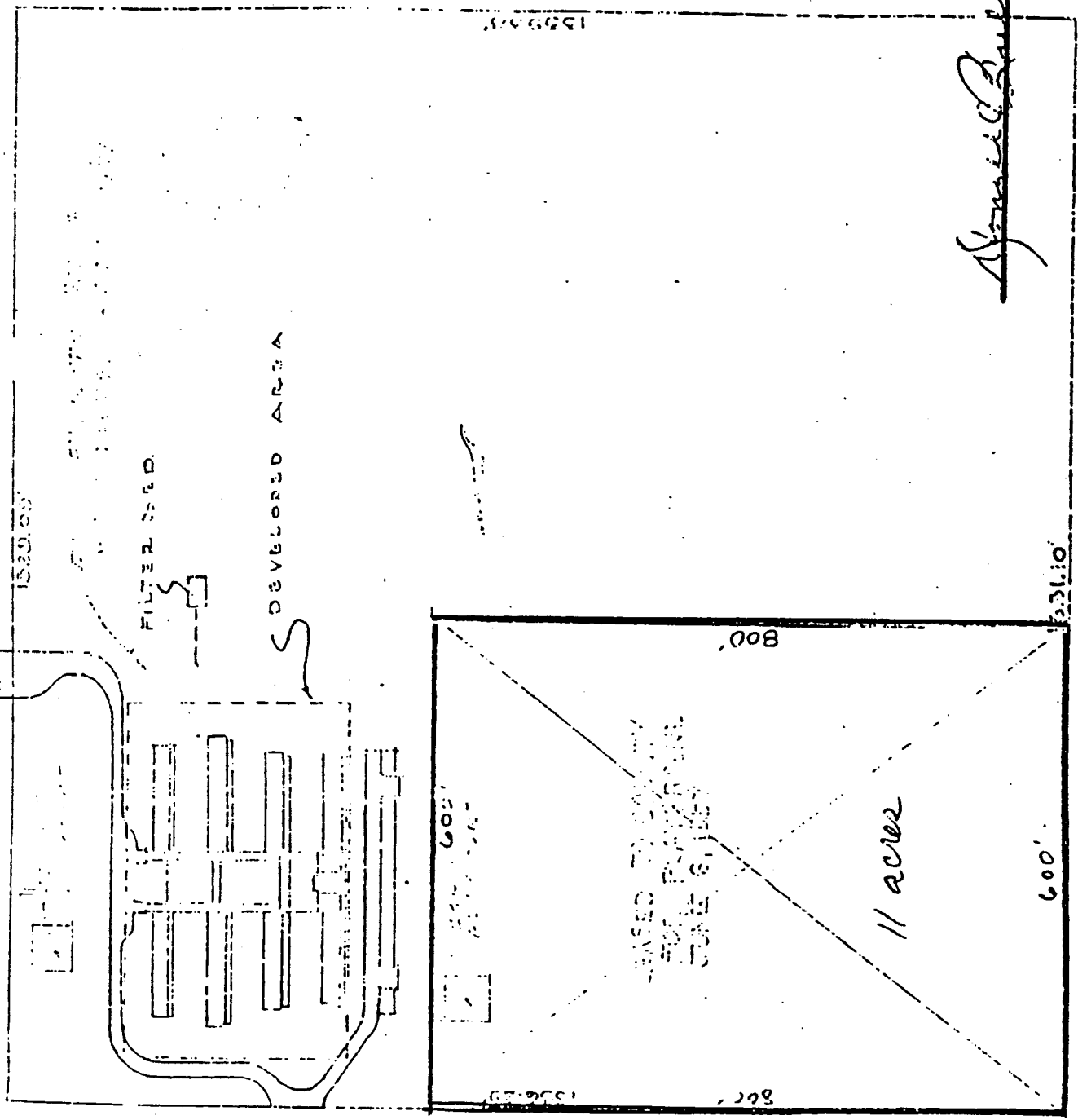
SCALE 1" = 100'
LAKE FOR
SCH. DIST.
1968

PROPERTY DESCRIPTION -
PLAT REPEAT OF LAKE FOREST SEC. 8

1959



76



Frank Boyd

James B. ...

SCALE: 1" = 200'

DATE: ...

SOUTHSIDE

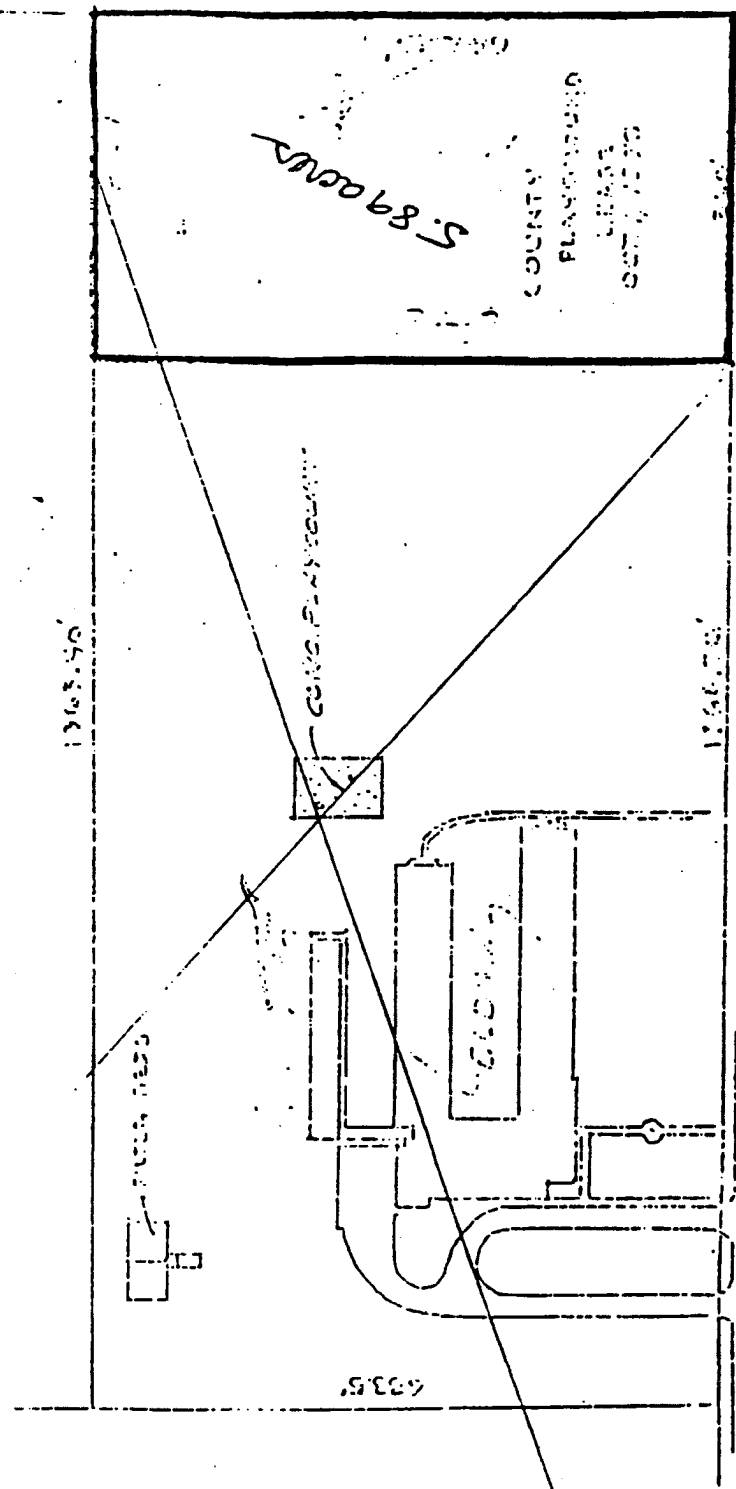
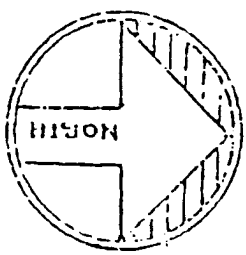
ESTATES

SECTION No

PROPERTY DESCRIPTION

NORTH EAST 1/4 OF SECTION 015 SECTION 25 TOWN 36N RANGE 2
SOUTH EAST 1/4 SECTION 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

W 10 IN



F A S T

Donald C. Brist

Frank R.

SCALE 1" = 100'

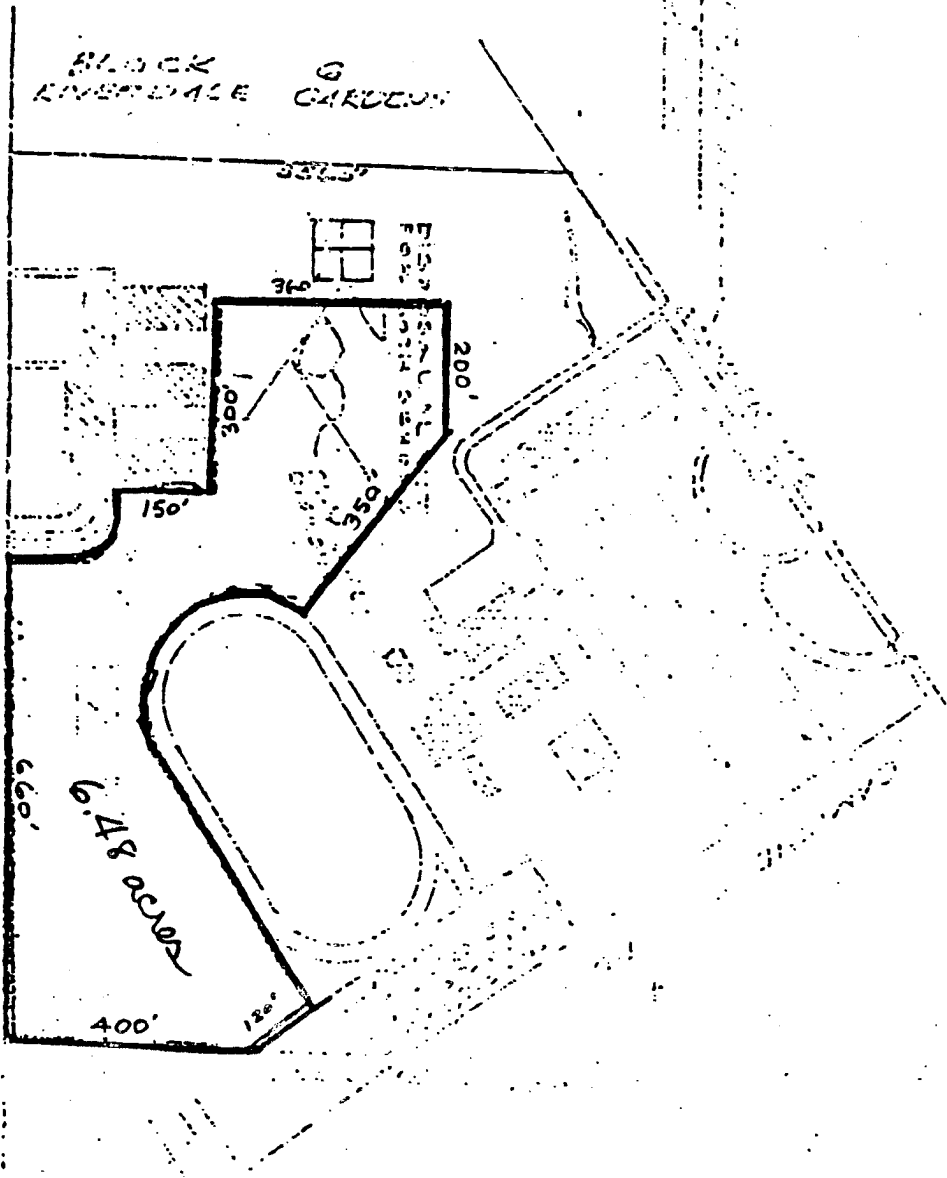
HYDE P

ELEMENTARY SCHOOL

77

DESCRIPTION OF PROPERTY
 PART OF THE N.E. 1/4 OF SEC. 31, T25 - R. 26 E, DUVAL COUNTY, FLORIDA, PART
 OF WHICH IS SHOWN ON PLAT OF PAVING MAJOR UNIT NO. 2, RECORDED IN
 BOOK 20 OF THE COUNTY PUBLIC RECORDS, AND THE OF PUBLIC RECORDS

BLOCK RIVERDALE GARDENS



PLAN VIEW OF THE PROPOSED DEVELOPMENT

PROPERTY DESCRIPTION

Ronald R. Ruit

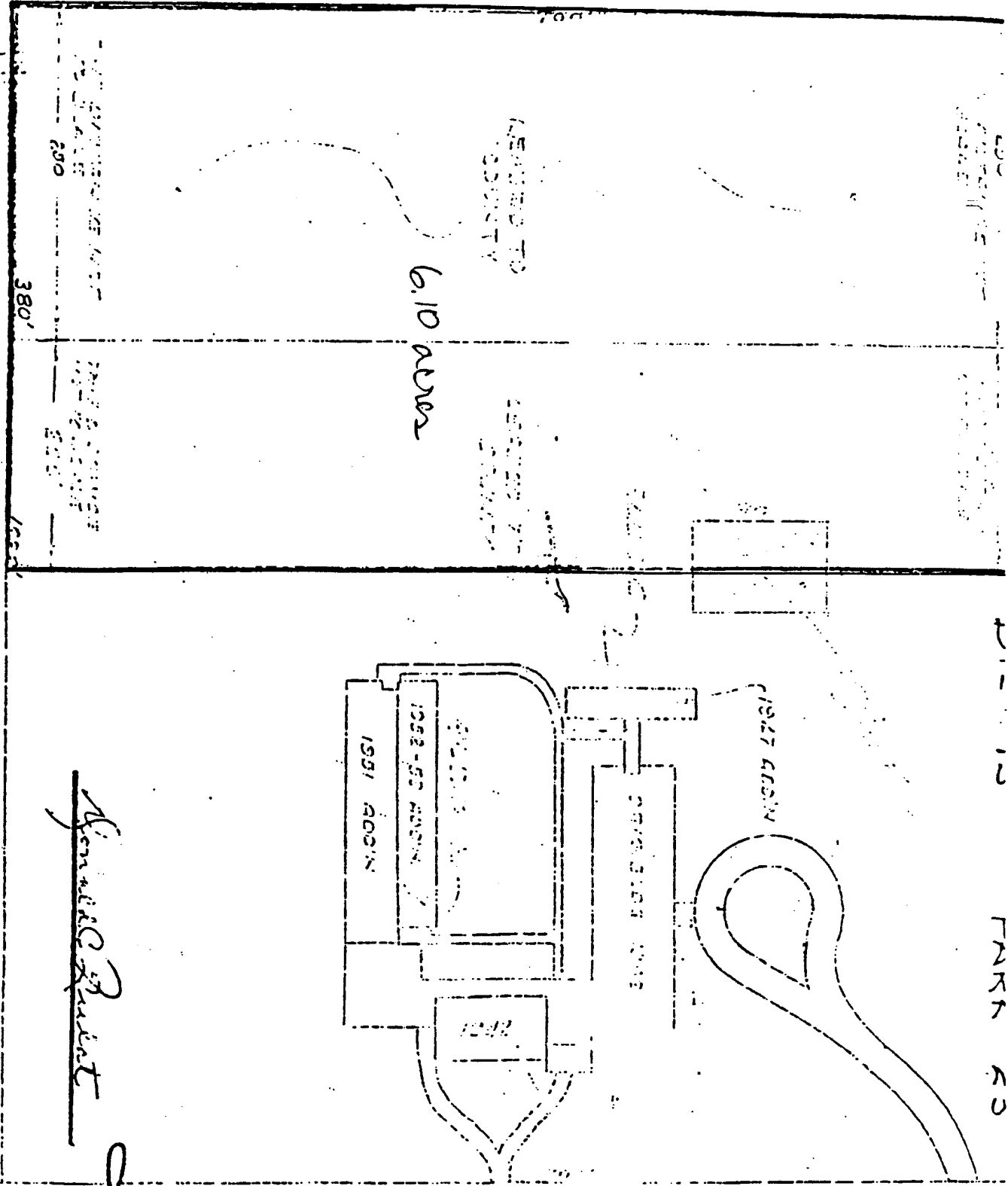
Frank T. ...

LAKE SHORE

100'

100'

100'



RECORDED TO COUNTY

6.10 ACRES

1927 ACRES

1991 ACRES

1992-50 ACRES

1992

380'

100'

100' TO ST
ROAD 40.

TIM AQUASIA ROAD

DESCRIPTION OF PROPERTY
 OF JOHN H. WILKINSON
 COUNTY OF WASHINGTON
 DISTRICT OF COLUMBIA

General Agent

Wm. R. Royce

SCALE
 VENETI

SCHODER

161 ACRES

68

COUNTY ROAD

1514.6'

LINE TO WATER

2

4.13 acres

300'

DUGAN POINTS

1514.6' ALLIS ROAD

N

Francis C. Bulet *Ramon Reyes*

SCALE

NAME

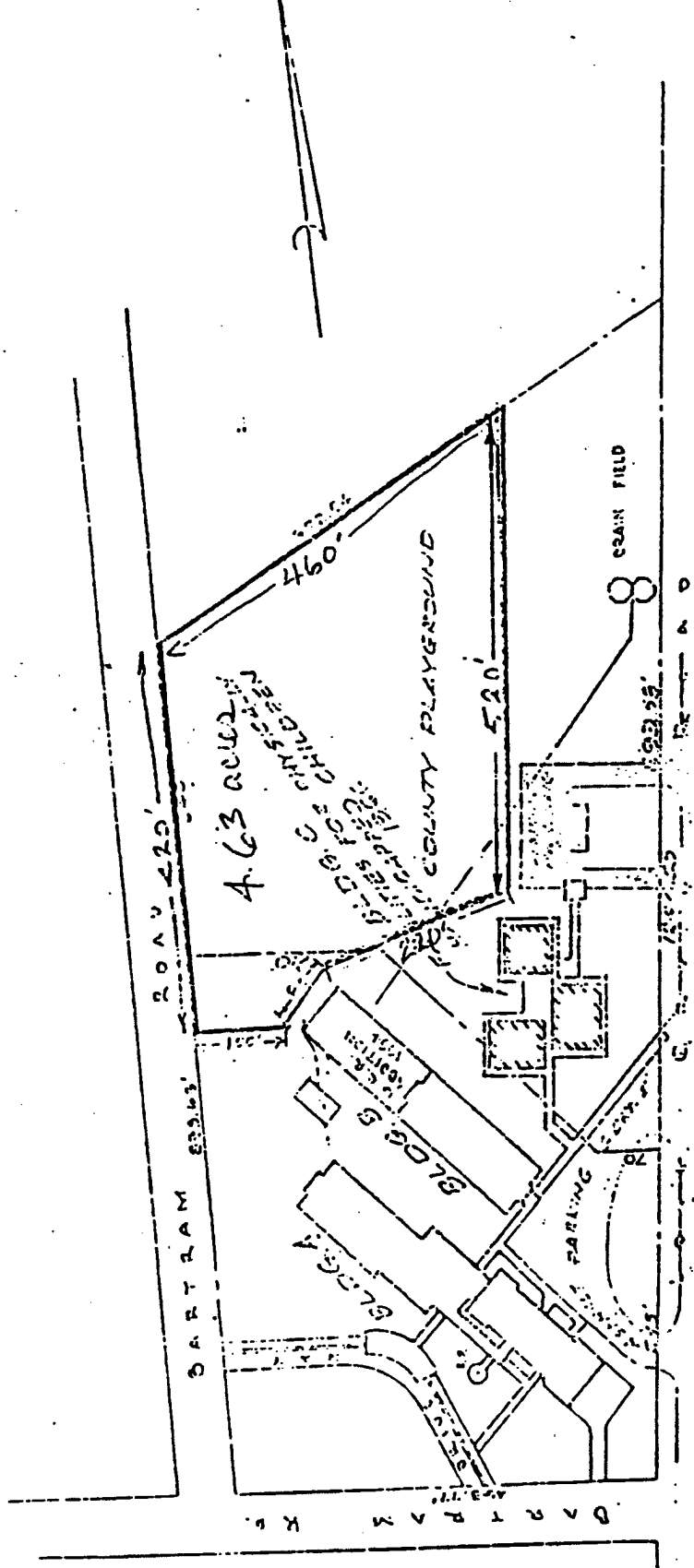
RAMON

NO. 78

PROPERTY DESCRIPTION -
LOT 1 FETTERS REPLAT OF DUNHAM AS RECORDED IN PLAT 62
18.5 AC 62.

79

RECORDED



— PLOT PLAN —
SCALE 1"=60'

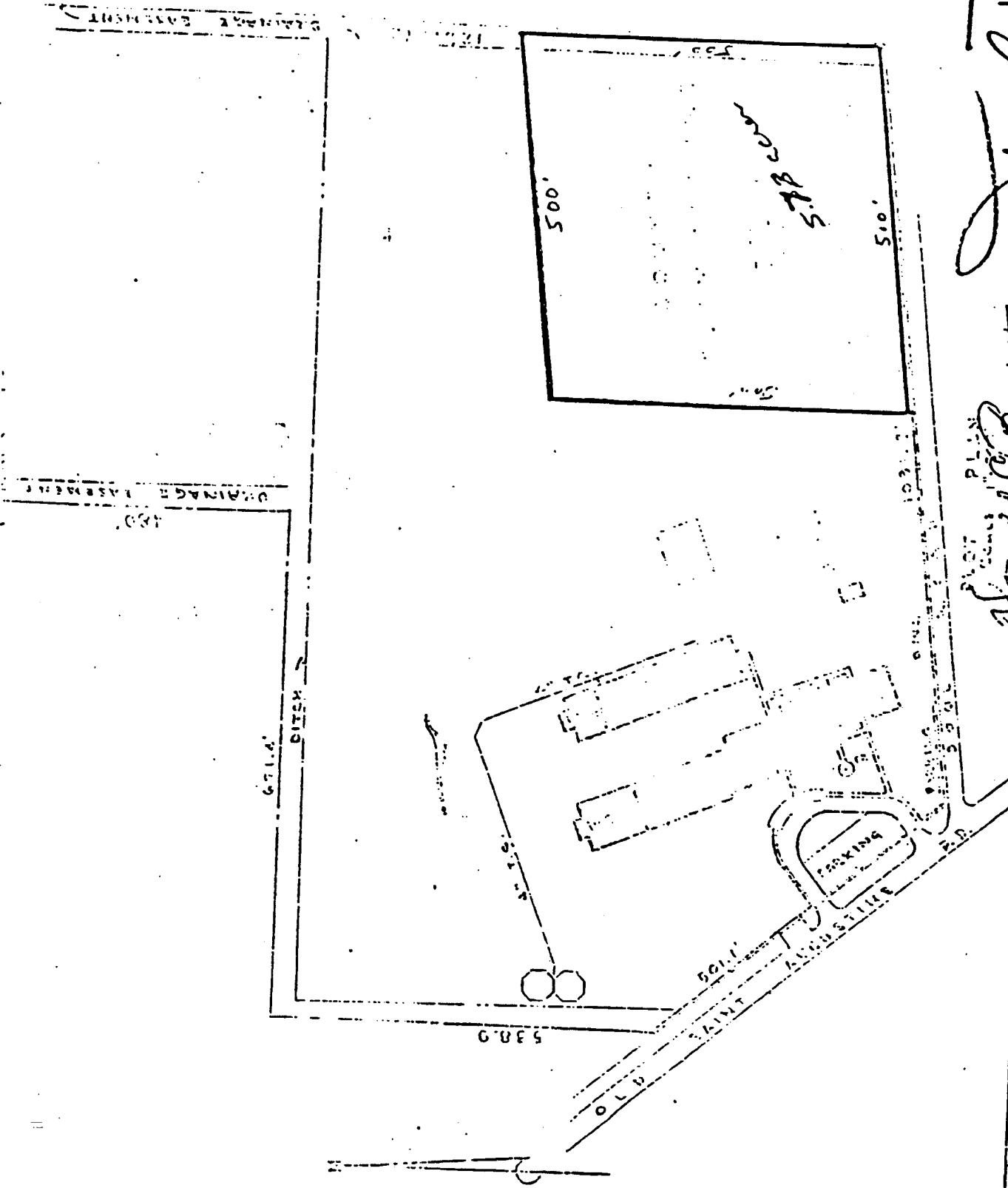
NOTE: THE FACILITIES FOR PA
HANDICAPPED CHILDREN WERE
SIGNED BY WILLIS B. VENABLE
TECHS AND CONSTRUCTED IN 1971

Richard F. Rupp

Richard F. Rupp

LOVE GROVE SCHOOL NO. 1
LEEROY SCHOOL
(ORIGINAL BUILDING)

PROPERTY DESCRIPTION:
A PORTION OF LOTS 1, 2 & 3 OF THE F. RICHARD
HEIRS SUB-DIVISION OF SECTION 48, T21S R21E



Handwritten signature: Harold R. ...

Handwritten signature: ...

SAN JOSE SCHOOL NO. 8

PROPERTY DESCRIPTION:
 A PORTION OF THE SOUTHEAST 1/4 OF SECTION 6
 TOWNSHIP 3 SOUTH RANGE 27 EAST

LEASE ...

92

6' high chain link fence along east. prop. line.

Little League Fields

Football Field

(Lighted) Softball Field

Play Area
Equipment

Basketball Court

2 story bldg.

MERRILL ROAD

LAKE LUCINA ELEM SC

COUNCIL DISTRICT 1

PARK NO 8

ADDRESS: 6527 Merrill R

SCALE: 1" = 100'

DATE: 5-82

St. Matthew's
Lutheran Church

This (shaded area) is a
Current site map of area
to be under Primary Recre-
ational Facility Agreement

THOMAS E. EHART
Assistant Superintendent of Facilities

Date:

A. DAN LEE
Director, Department of Recreation & Public Affairs

Date: 11/3/89

LAKE LUCINA ELEM SC

COUNCIL DISTRICT 1

PARK NO 8

ADDRESS: 6527 Merrill R

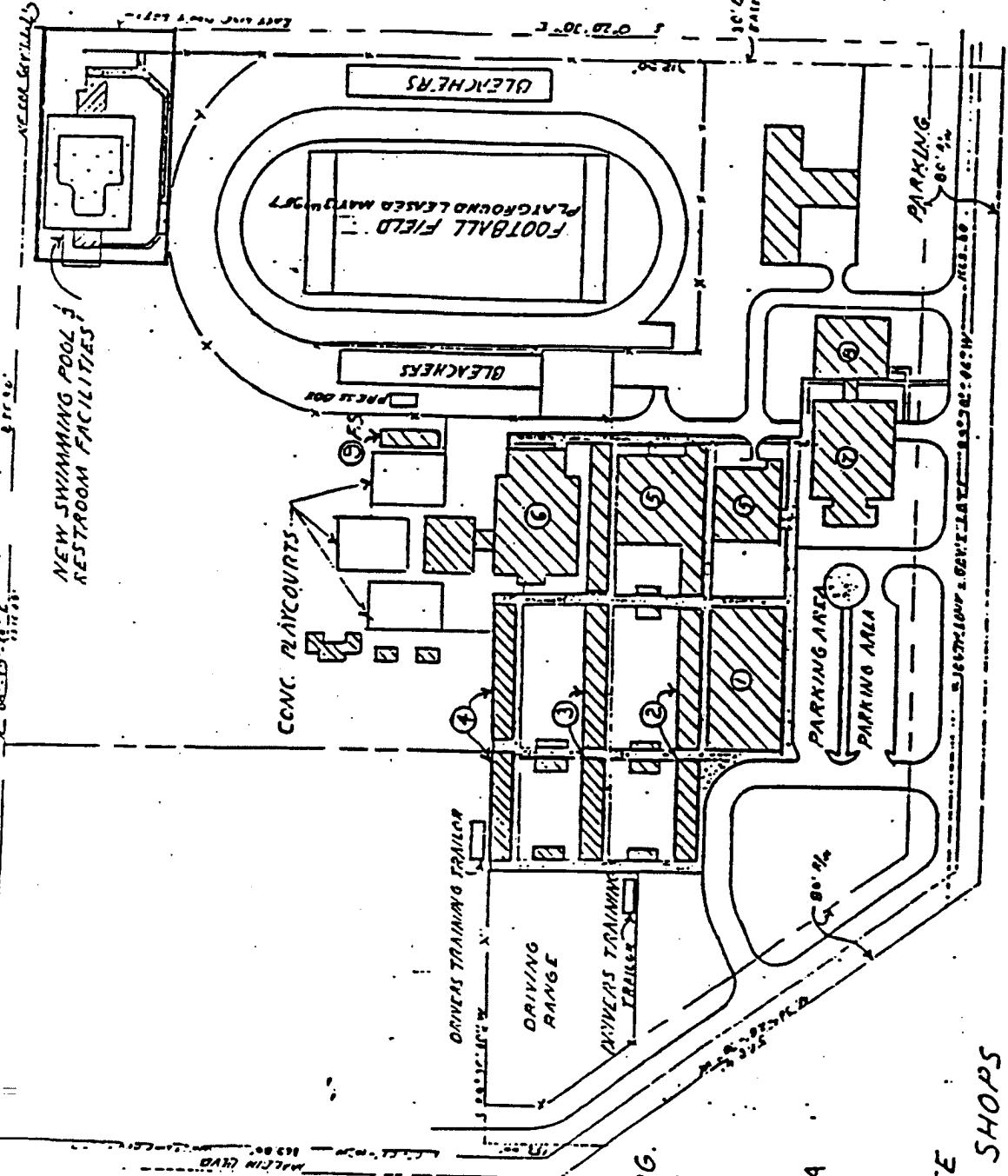
SCALE: 1" = 100'

DATE: 5-82

Lucina
Elementary
School

DRAWN 12/11/81

Recreational Agreement Area--
Swimming Pool



- 1- ADMIN. BLDG.
- 1- C.R. WINGS
- 1- C.R. WINGS
- 1- C.R. WINGS
- 1- CAFETERIA
- 1- P.E. BLDG.
- 1- AUDITORIUM
- MUSIC SUITE
- VOCATIONAL SHOPS
- 2 BARBER C.R.'S
- FLAM. STOR. BLDG.
- S.O. RELOCATABLE, 4 C.R.

SITE PLAN
SCALE: 1" = 200'

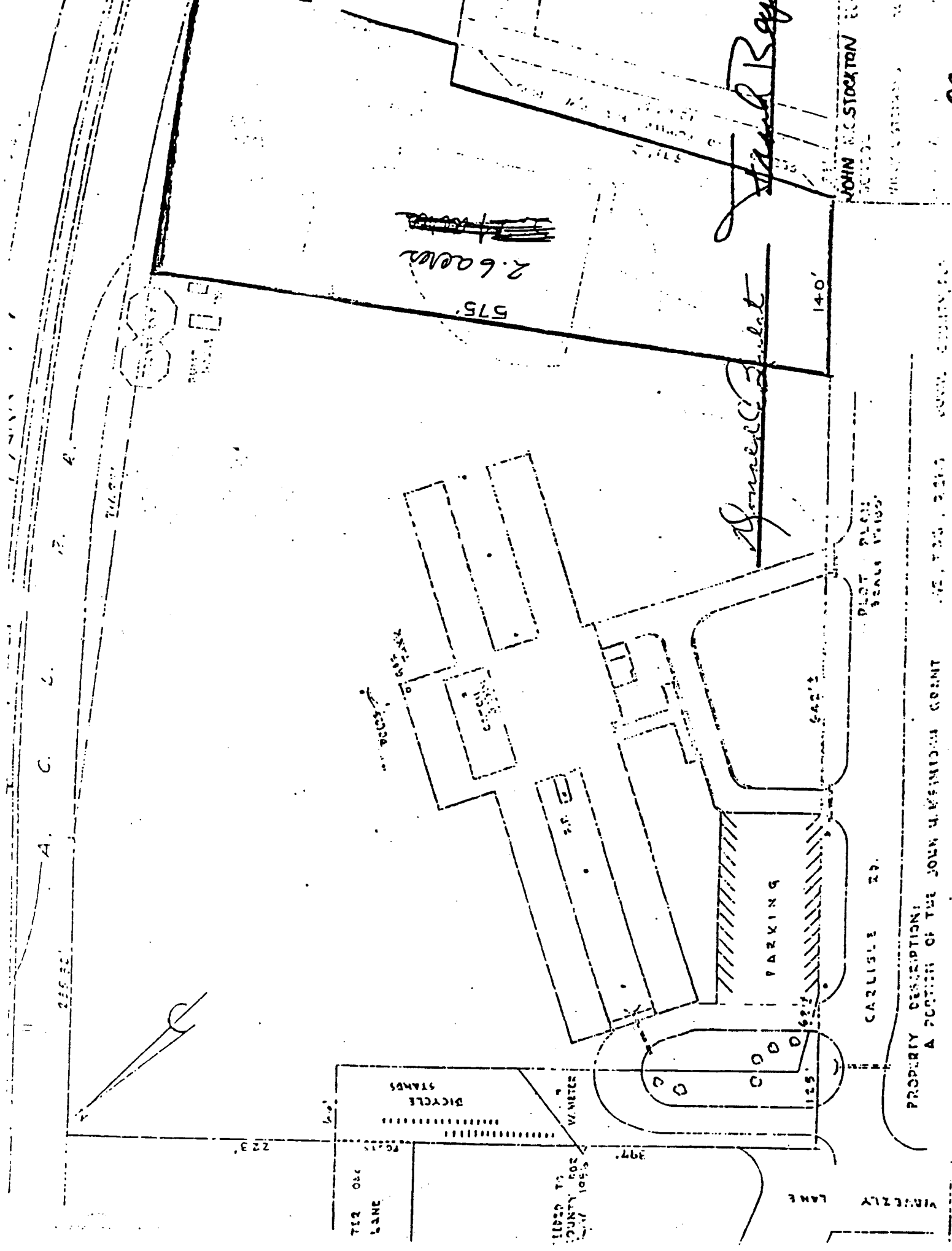
J.A.C.N.

APPROVED:

Charles M. LaPrade
Charles M. LaPrade

Julian Barris
Julian Barris

PERMANENT NO. 86
3A. HIGH

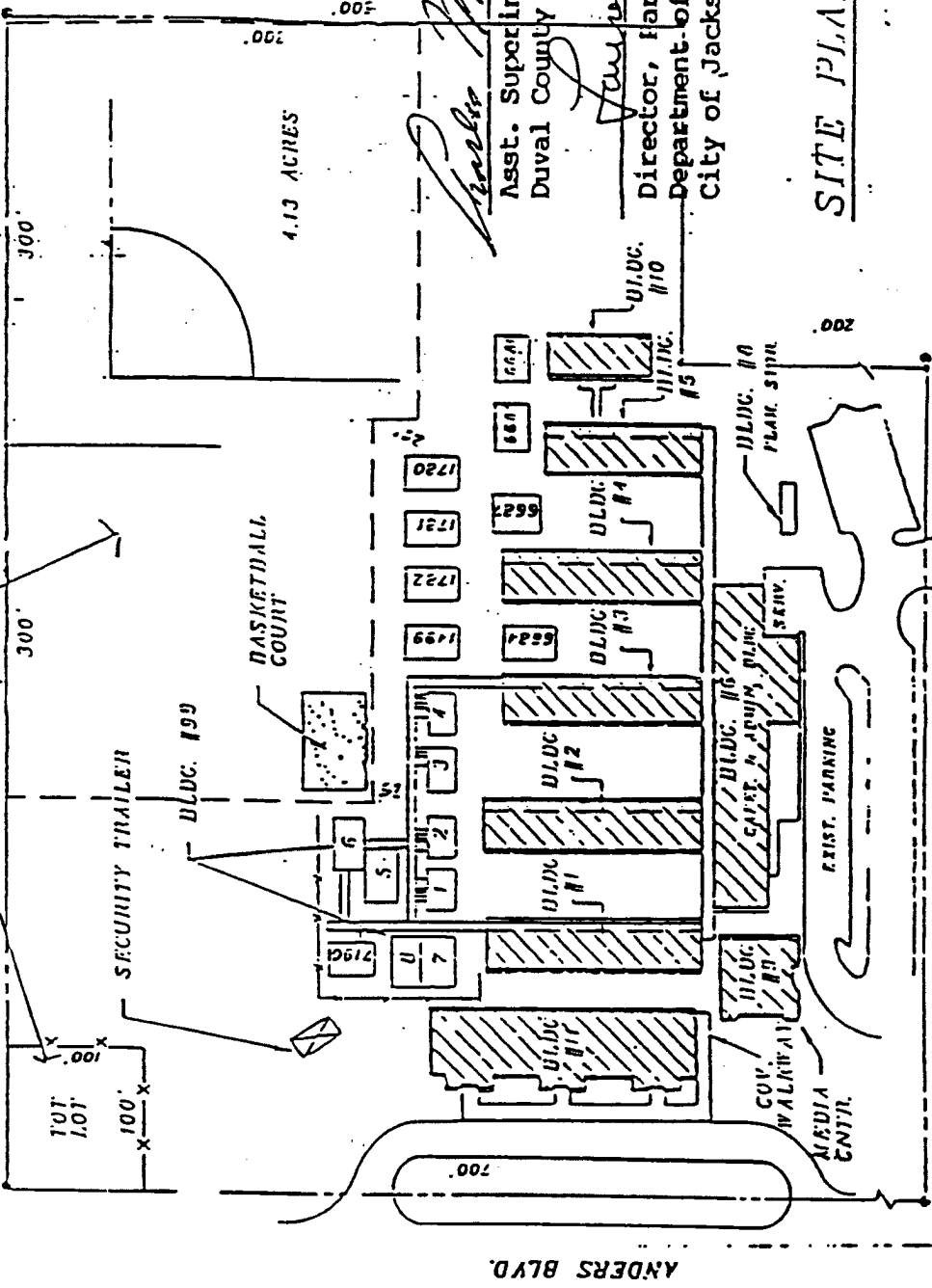


PROPERTY DESCRIPTION:
 A PORTION OF THE JOHN H. WEINSTEIN COUNT...
 JOHN H. STOCKTON
 WIREZLEY LANE
 CARLISLE 29.
 DIST. PLAN
 SCALE 1"=100'
 04

ADMIN. NO.: 0941
 PARCEL NO.: 094
 TOTAL ACREAGE: 12

Joint Recreational Agreement Areas

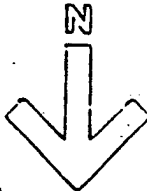
SKYCREST AVE.
 110'



ANDERS BLVD.

Paul M. LaRue
 Asst. Superintendent, Facilities
 Duval County School Board

James A. Salmer
 Director, Parks & Recreation
 Department of Public Works
 City of Jacksonville



SITE PLAN

FOREST DLVD.

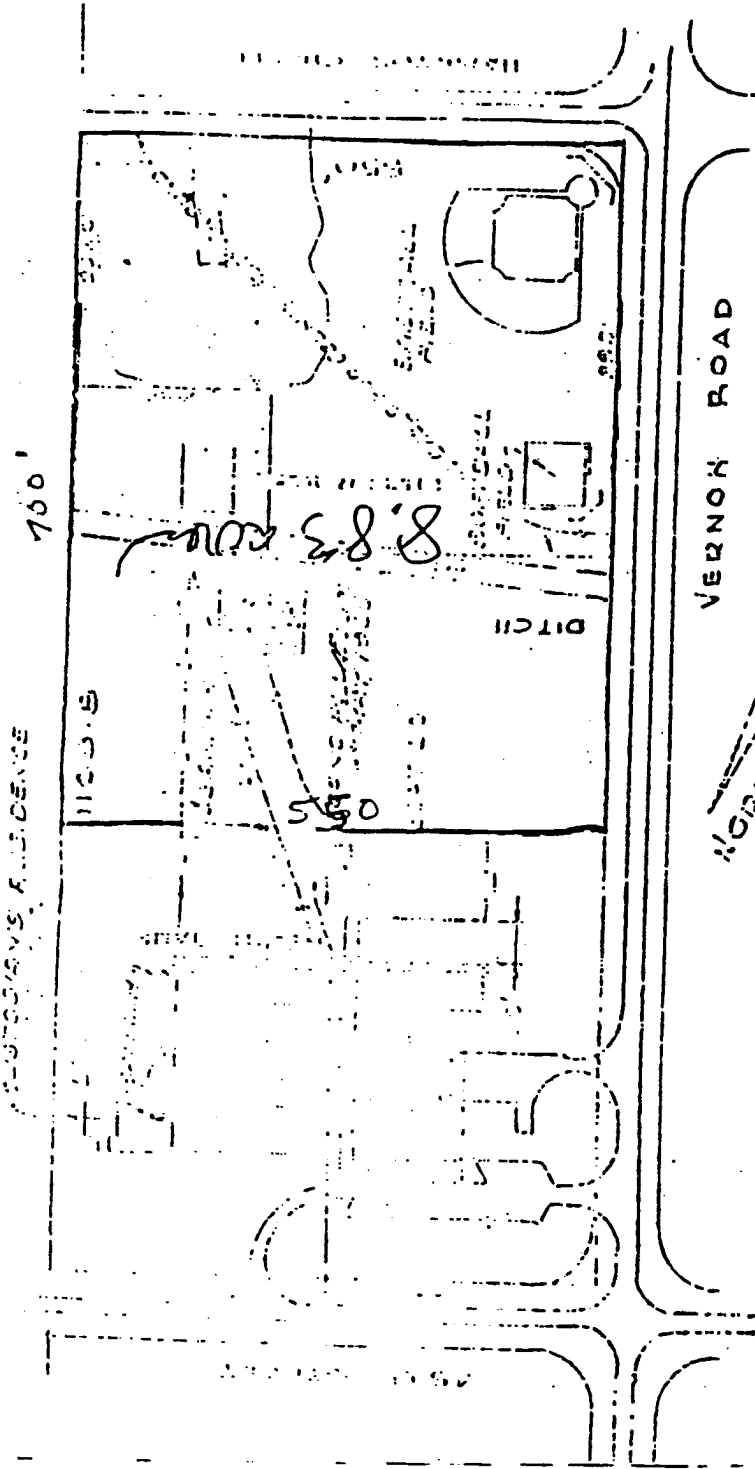
DESCRIPTION OF PROPERTY:

LOTS 1-6, BLOCK 3, ROLAND HEIGHTS AS RECORDED IN P.D. 23, PG. 16, LOTS 22 & 23 AS SHOWN ON PLAT OF DORAN HIGHS. AS RECORDED IN R. D. 24, PG. 75 OF THE CURRENT PUBLIC RECORDS OF DUVAL CNTY., FLA. & LOTS 1-6 & THE NORTH 40' OF LOT 8, HICK. 1, AND LOTS 1-4 AND NORTH 40' OF LOT 5, DLK. 2 & A PART OF LOTS 111. ALL AS SHOWN ON PLAT OF SKYCREST VILLAGE.

SHEET NO.
 1 OF 3

DRAWN BY
 JRUCE G
 DATE
 1/25

P151 PARK 'A



47 5/94
 69
 SITE PLAN
 SCALE: 1" = 200'

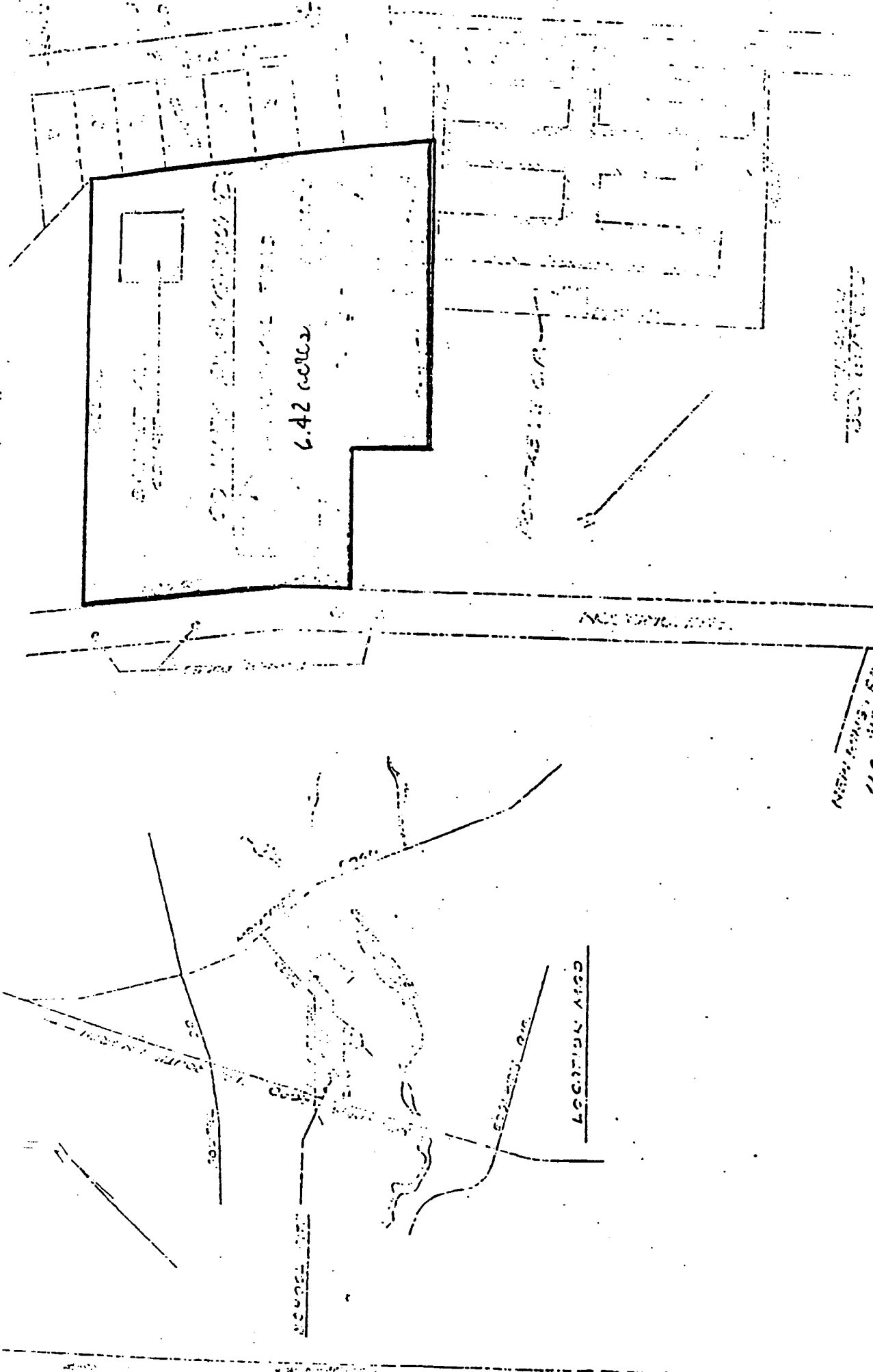
GEORGE WASHINGTON CARVER

158

Handwritten signature

Handwritten signature

7
 1 5 12
 SECTION OF PROPERTY



6.42 acres

LOCATION MAP

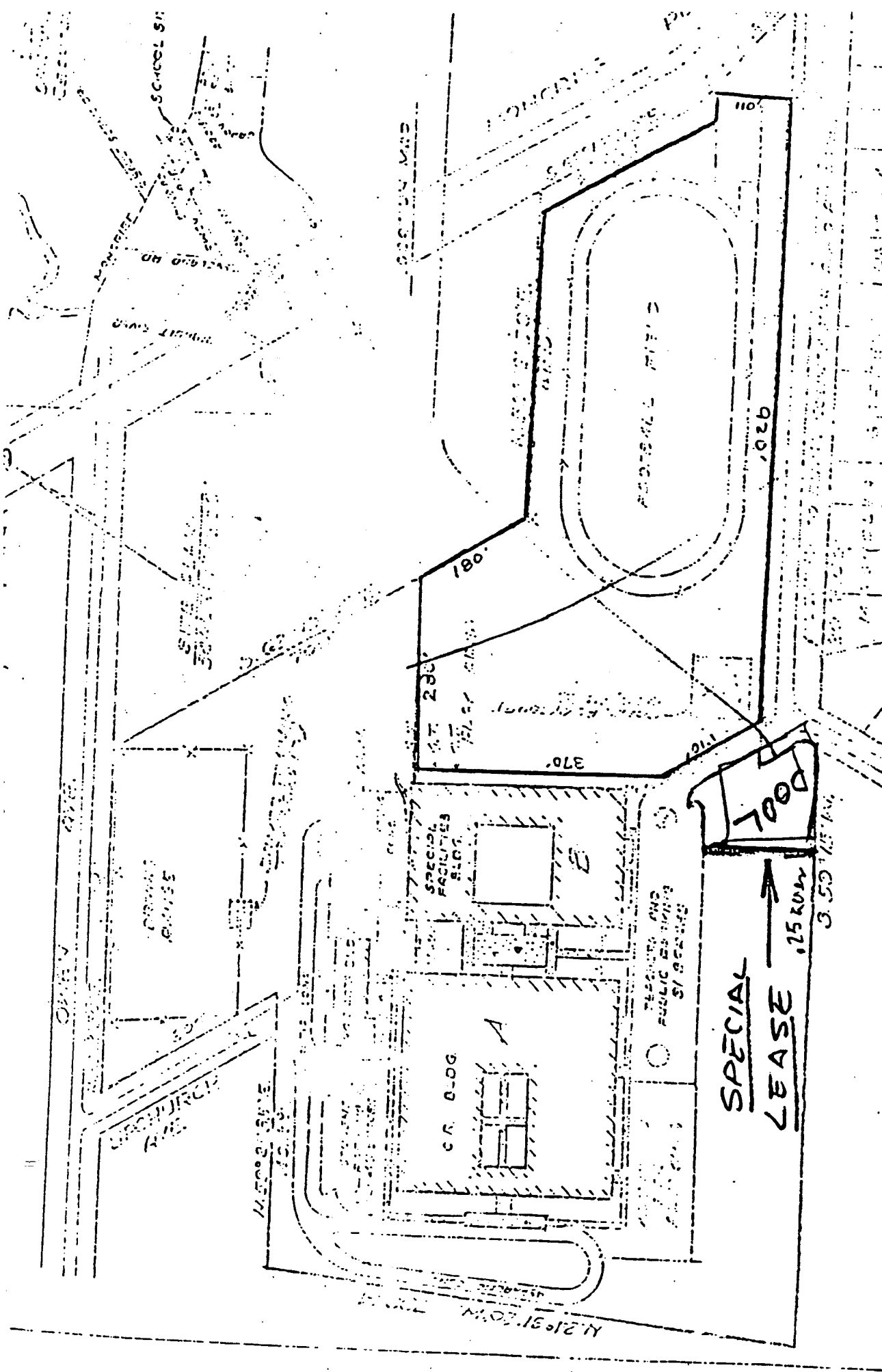
NEW YORK STATE
U.S. PROPERTY

Frank R. Payne

PROPERTY OF PROPERTY
... ..
... ..
... ..

RUFUS PAYNE

10163



DISCREPANCY IN PROPERTY

LOTS 11, 12, 13 AND 14, ALL OF WHICH ARE PART OF THE SAME TRACT AS SHOWN ON THE MAP OF 1900 AND ARE BEING SHOWN ON THIS MAP AS BEING TOGETHER WITH A PART OF LOT 15 WHICH IS SHOWN AS THE SUBJECT OF

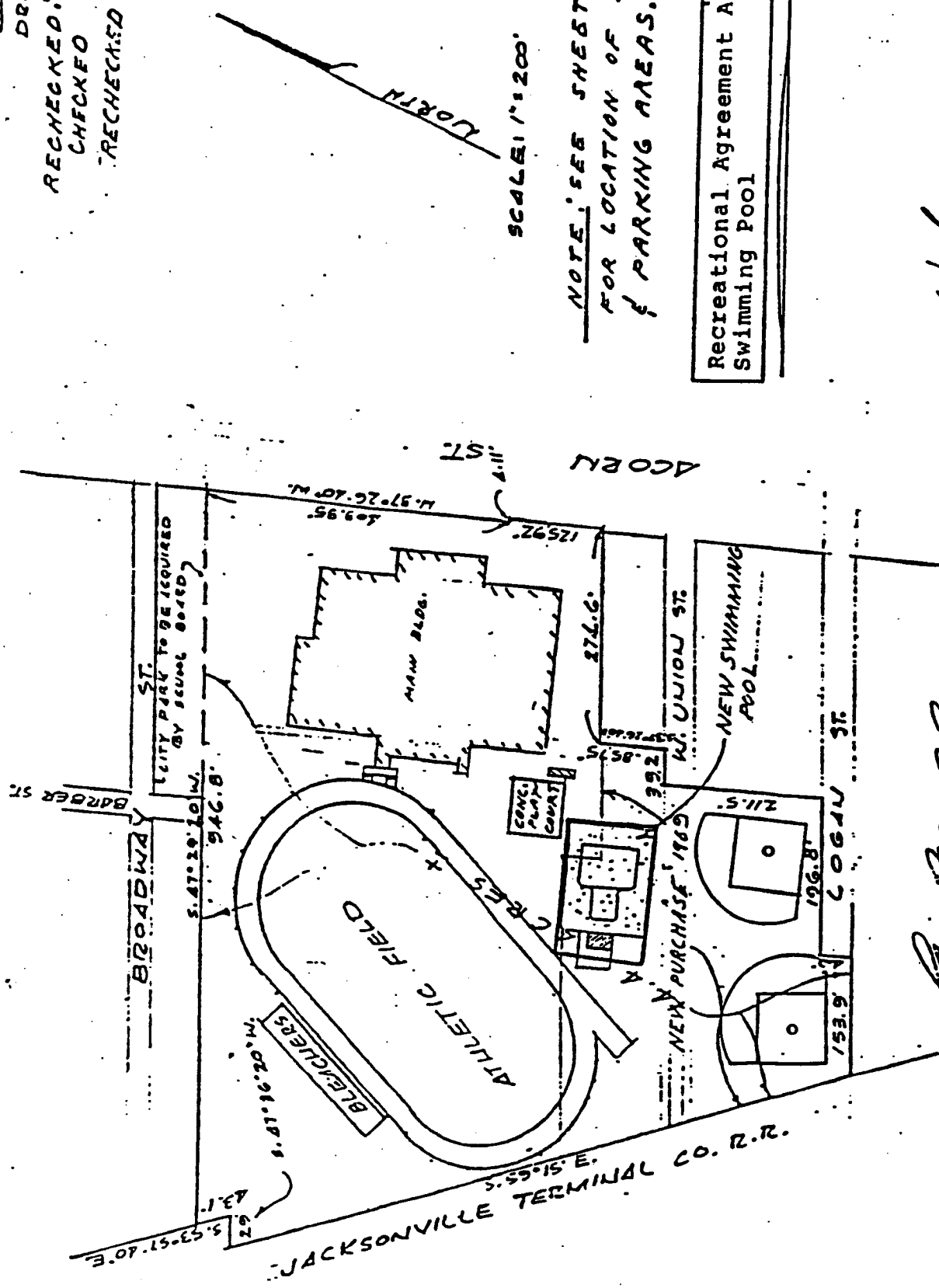
Alfred D. Dwyer
Edward R. Coy

WILLIAM RAINES

NO. 165

PRIMARY RECREATIONAL FACILITY AGREEMENT

153
 DRAWN: 2/18/77
 RECHECKED: 6/17/75
 CHECKED: 6/25/80
 RECHECKED: 12/7/81



APPROVED:

Charles M. LaPrade
 Charles M. LaPrade

APPROVED:

Julian Barrs
 Julian Barrs

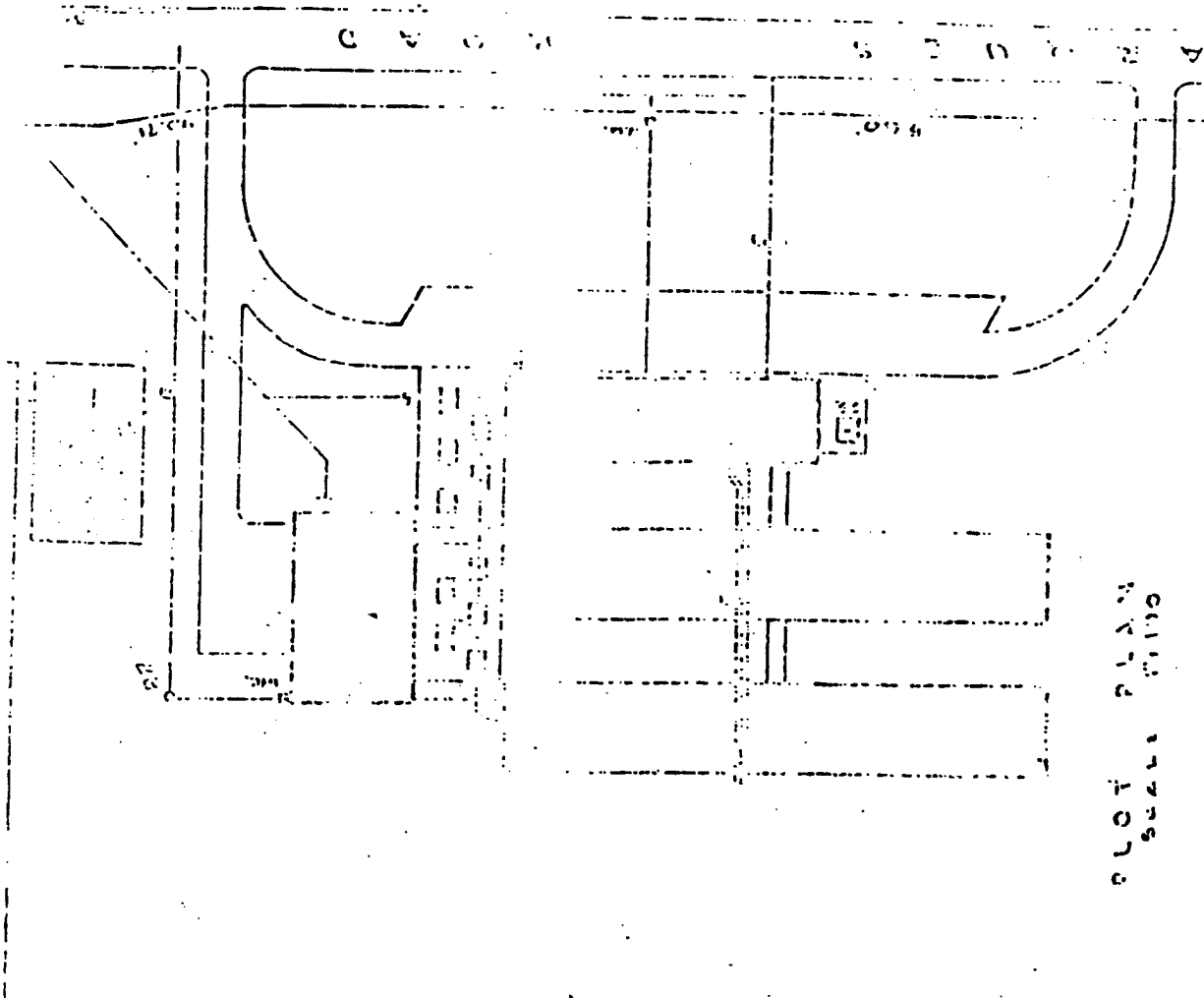
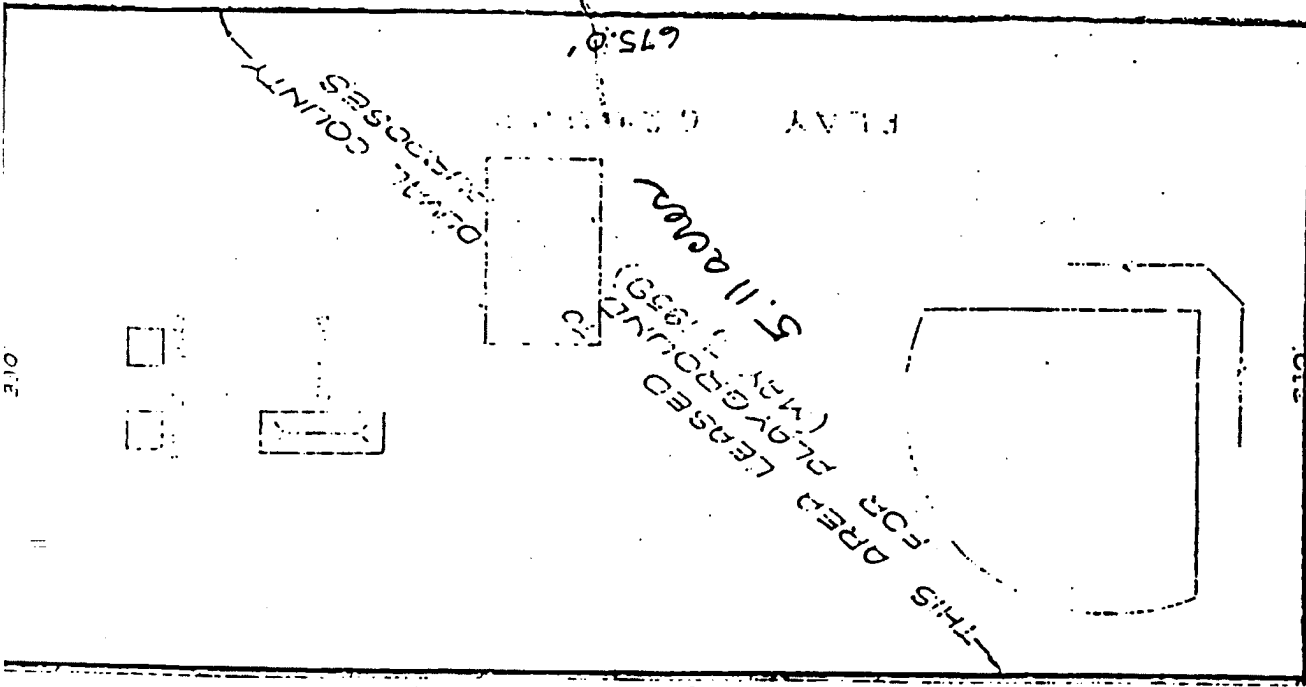
NOTE: SEE SHEET NO. 2
 FOR LOCATION OF DRIVEWAYS
 & PARKING AREAS.

Recreational Agreement Area--
 Swimming Pool

SCALE: 1" = 200'

S.S.C. FOR NEW LAND ADDITIONS
 LOTS 11, 14, 15, 16 P. 17, BLOCK 4, LOTS 3, 10, 11, 12, 13, 14, 15 & 16, BLOCK 3, LOTS 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11
 BLOCK 6. TOGETHER WITH THAT PORTION OF WEST UNION & BROAD ST. LYING WITHIN THE PERIPHERY

EUGENE BUTLER
 JR., SR., "SCL" No. 10



PLOT PLAN
SCALE 1/16"

Frank Royce

Genie C. B. B. B.

NORMANDY ELEM

PROPERTY DESCRIPTION
A TRACT OF LAND BEING A PART OF THE VILLAGE OF DUAL COUNTY GRANT SEC 29 TOWNSHIP 12 N RANGE 22 E DUAL COUNTY FLORIDA DEED BOOK 445 PAGE 200 CURRENT PUBLIC RECORD OF DUAL COUNTY FLORIDA

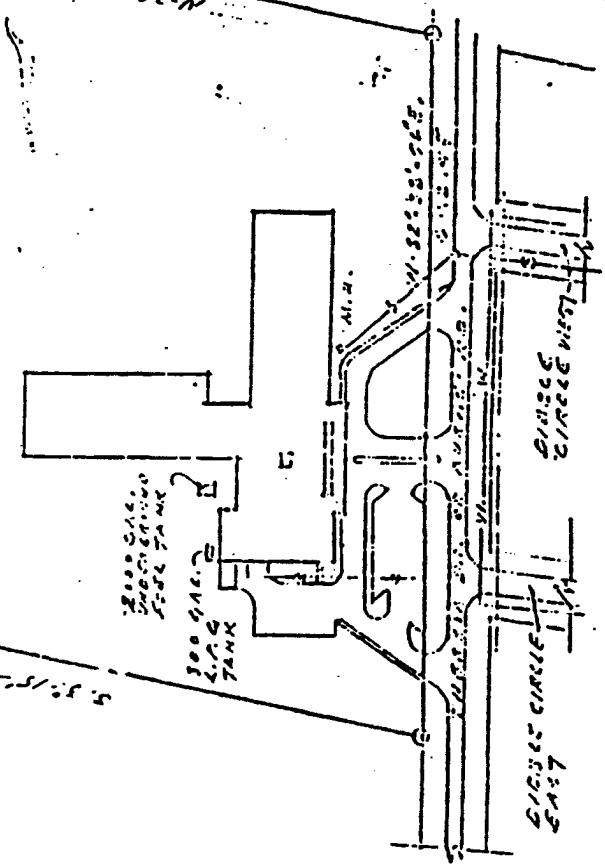
WITH THE CITY OF MIAMI
1905

LEASED TO DUVAL COUNTY
FOR PLAYGROUND PURPOSES

6.42 ACRES

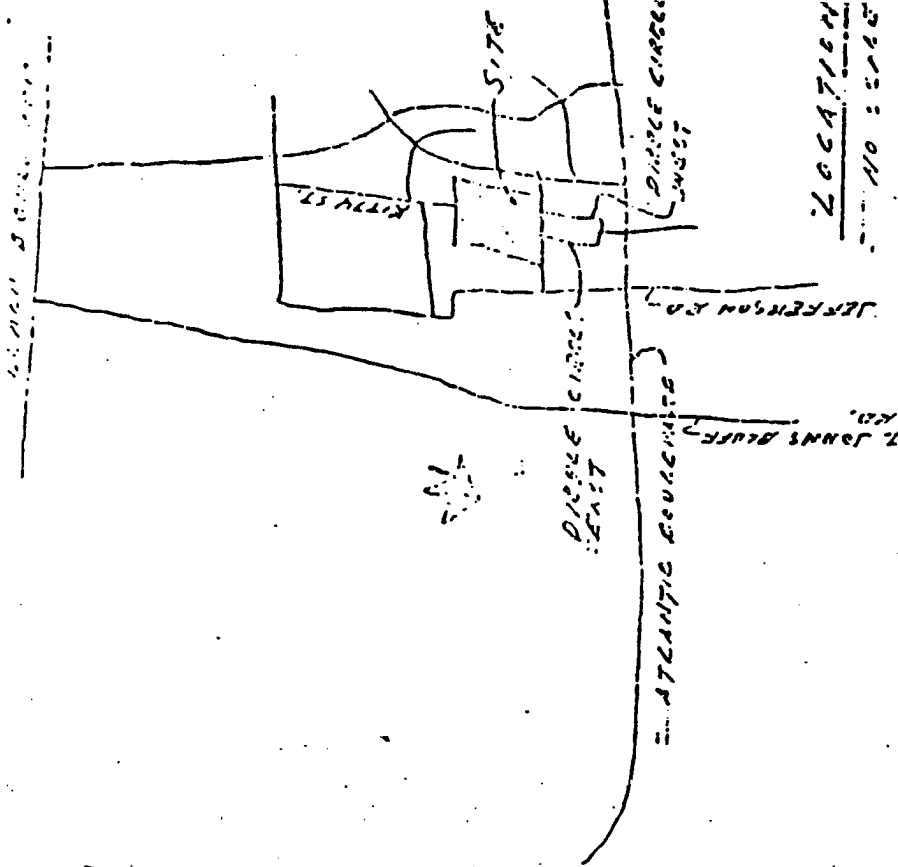


CONV. PLAYGROUND
JUNE 1905



5.31/5-26.5. 504.02

N-3-19-21.5
751.51 M. PER PERIMETER



LOCATION
NO. 5145



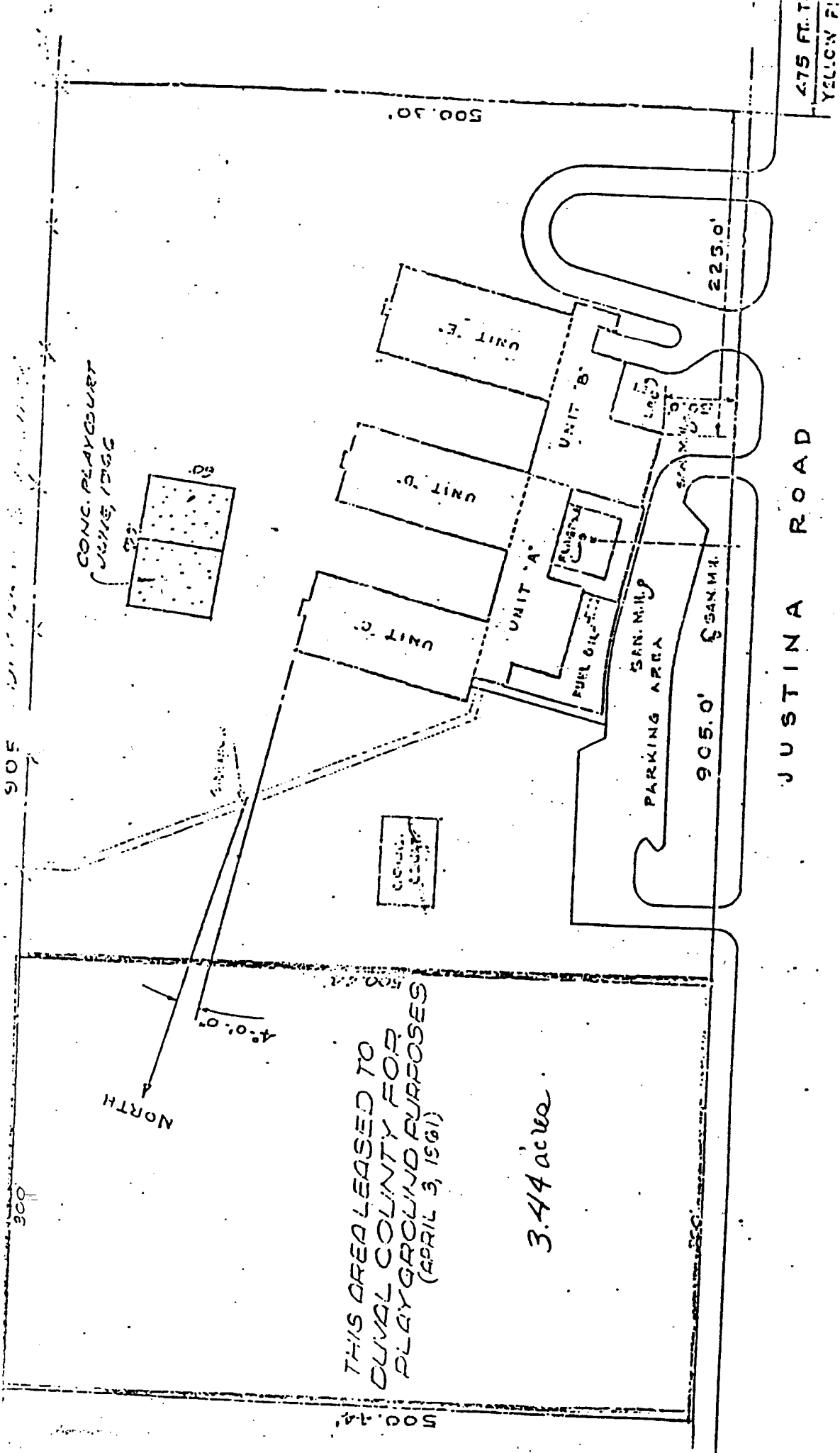
SITE PLAN
JUNE 1905

- 150 AMP
- POWER LINES
- WATER LINES
- SEWER LINES
- MAIN LINES

Handwritten signature

LEGAL DESCRIPTION:
FROM SURVEY TITLED "SCHOOL #200 BOUNDARY TO REGULARLY SURVEY OF PORTIONS OF BLOCK 11 AND 12 BEACH AND PARKS UNIT NO. 1 ACCORDING TO PLAT BOOK 20, PAGES 55, 56, 57, AND 1 PORTION OF MEHLER RD. AND HUGSON RD. TOGETHER WITH A PORTION OF SECTION 19, T-2-S-18-88E DUVAL COUNTY, FLORIDA. BY ROBERT M. HUGHES & ASSOC. DATED: JUNE 21, 1901.

BROOKVIEW
SECTION 18-88E
T-2-S-18-88E
A 2001
13.57 ACRES



THIS AREA LEASED TO
DUVAL COUNTY FOR
PLAYGROUND PURPOSES
(APRIL 3, 1961)

3.44 acres

SITE PLAN
SCALE: 1" = 100'

Francis S. ...

Frank Royce

JUSTINA ROAD
ELEM. SCHOOL NO. ...
W. KENNEDY SQUARE
ARCHITECT

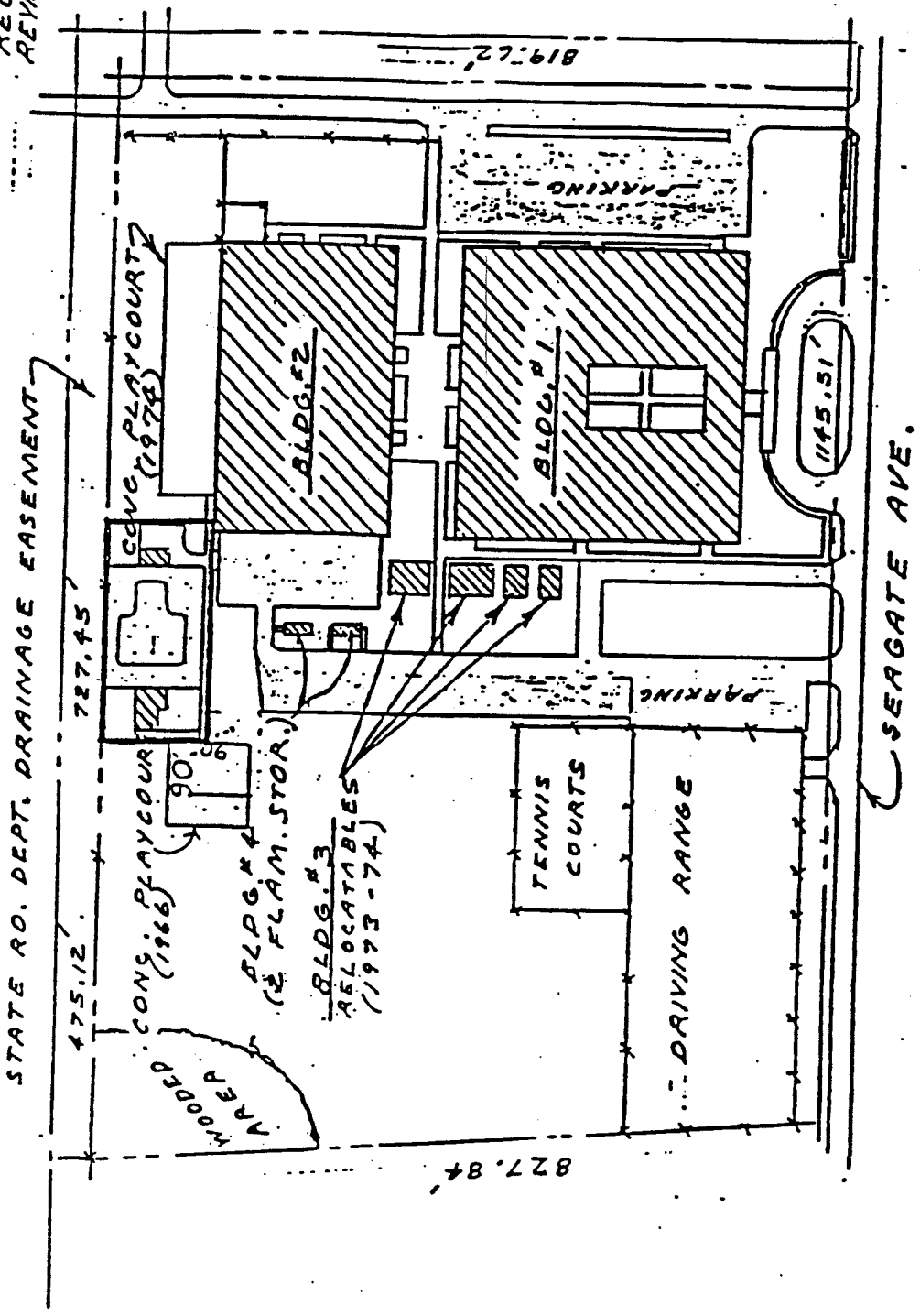
215

DESCRIPTION OF PROPERTY
LOT 17, EXCEPT THE NORTH 20 FEET THEREOF, ALL OF LOT 18; AND THE NORTHERLY
225 FEET OF LOT 19. FIRST ADDITION TO FLORIDA BLUFF ESTATES ACCORDING
TO PLAT BOOK 17, PAGE 95 IN THE CURRENT PUBLIC RECORDS OF DUVAL
COUNTY, FLORIDA.

PRIMARY RECREATIONAL FACILITY AGREEMENT

RECHECKED: 6/11/75
REVISED: 12/17/81

Recreational Agreement
Area--Swimming Pool



SITE PLAN

PROVED: *Charles M. LaPrade*
Charles M. LaPrade

Julian Barry
Julian Barry
DUNCAN U. FLETCHER SR. HIGH SCHOOL NO. 223
SCALE: 1"=200'
SHEET NO. 1 OF 4

ICE ROLE

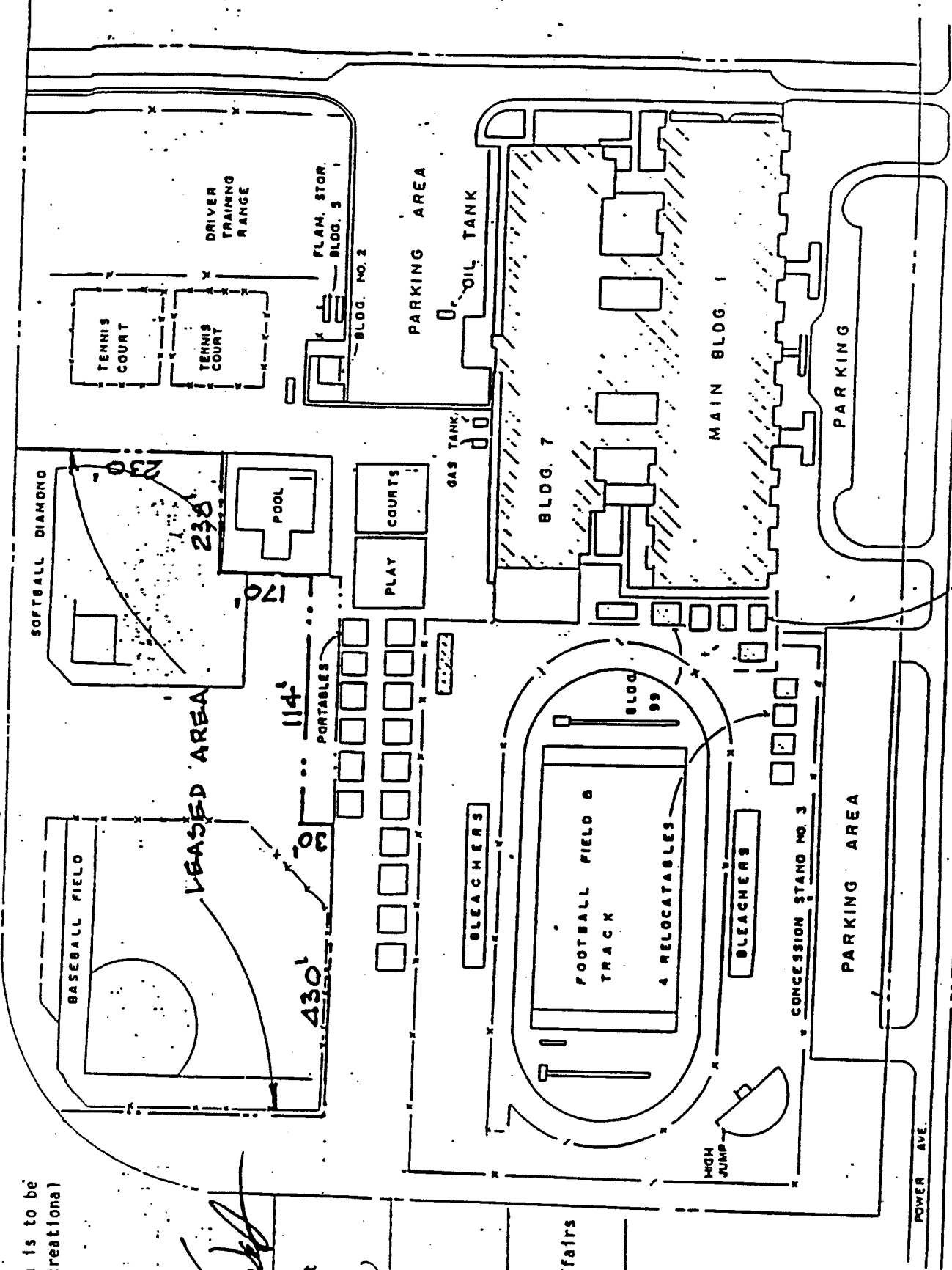
Property in shaded area is to be included in Primary Recreational Facility Agreement.

Thomas E. Enart
THOMAS E. ENART
Assistant Superintendent
of Facilities

Date: 12-21-88

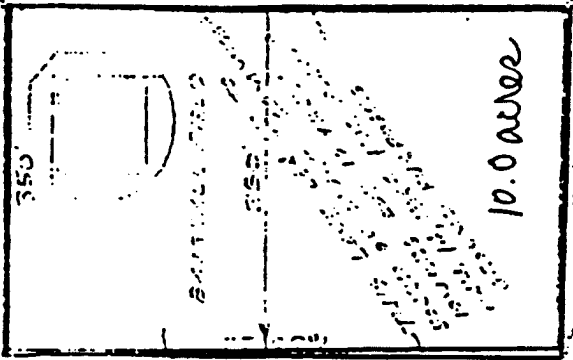
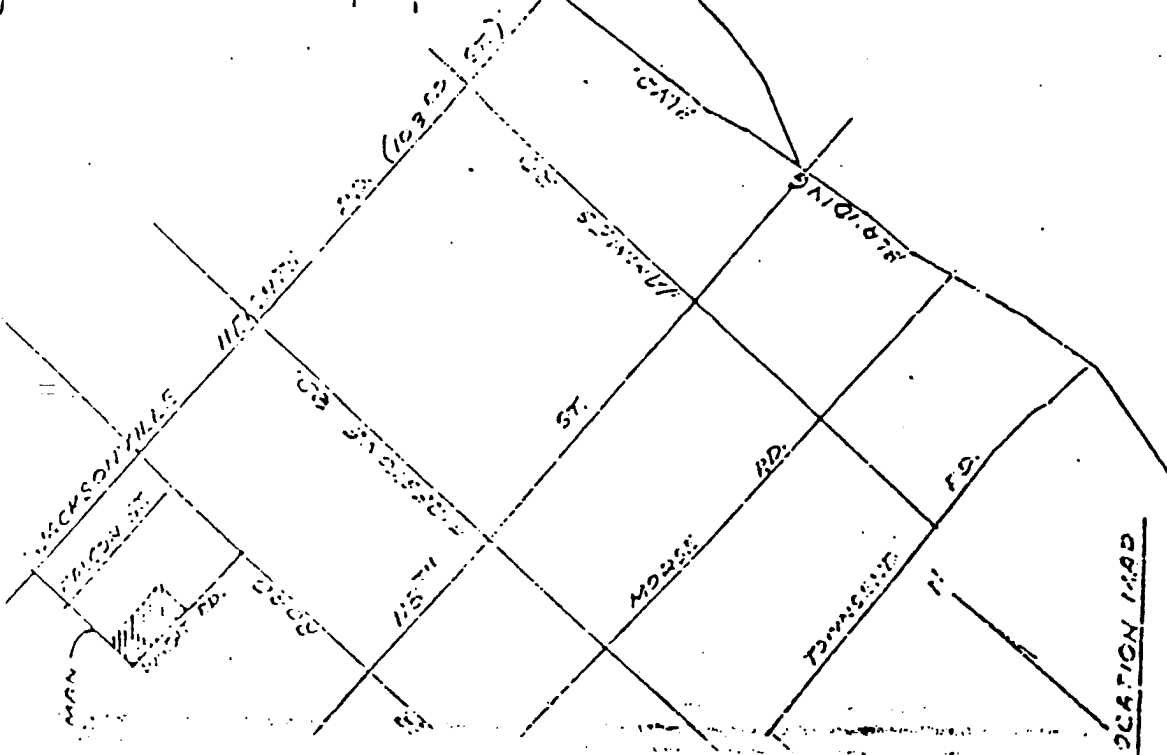
Dan Lee
DAN LEE
Director, Department of
Recreation & Public Affairs

Date: 12/9/88



WOLFSON HIGH SCH. & RELOCATABLES

NO. 974



SCALE 1/4" = 100'

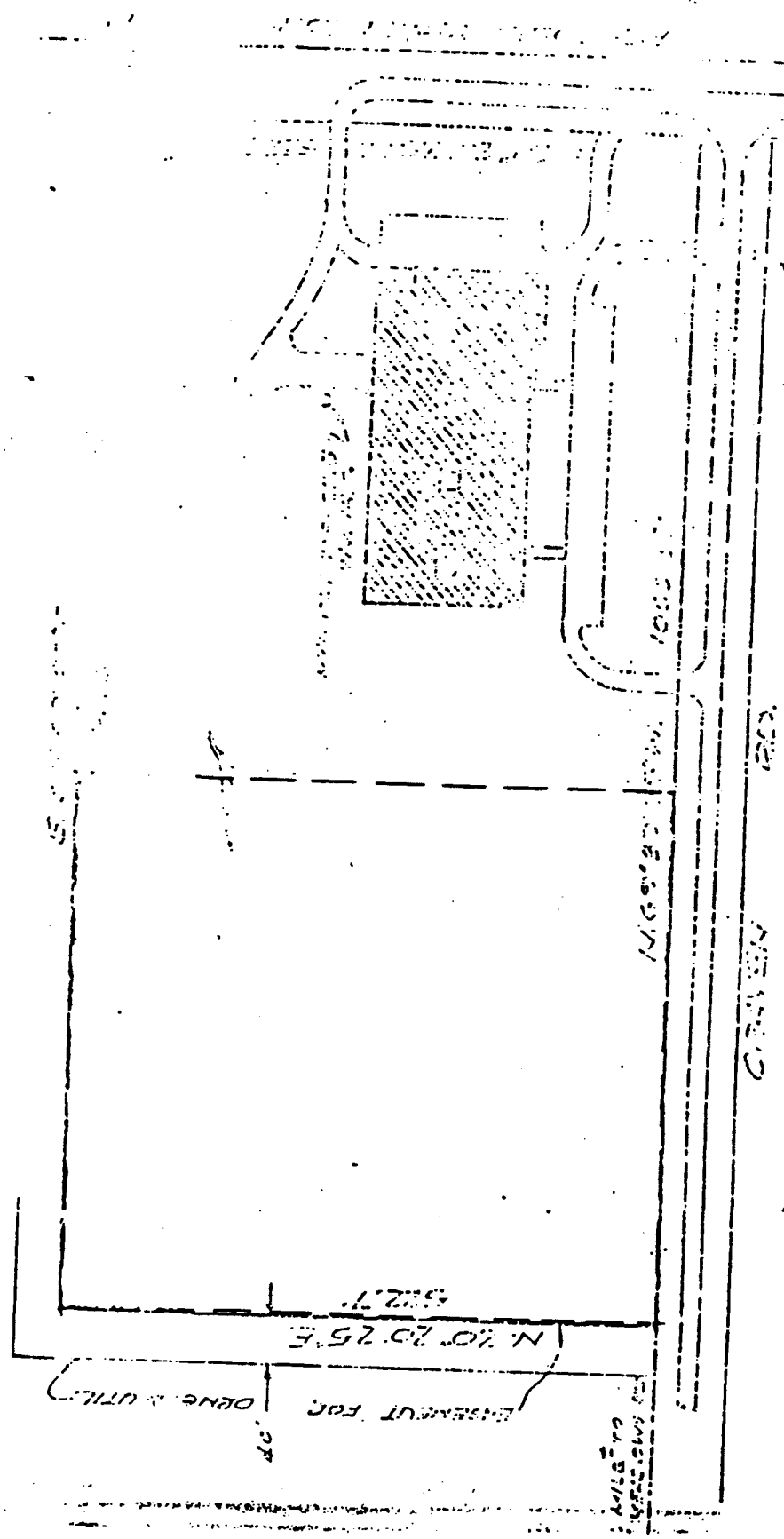
JACKSONVILLE HEIGHTS

PROPERTY OF PROPERTY:
 LOT 10, TRACT 15, 14 1/2 IS BLOCK 2 SECTION 14, TOWNSHIP 3 SOUTH RANGE 10E
 ST. JACKSONVILLE HEIGHTS AS RECORDED IN PUBLIC RECORDS OF CLATSOP COUNTY
 OREGON

JACKSONVILLE HEIGHTS 229

APPROXIMATE
CORNER POINTS

SCALE: 1" = 150'



Yoneda, Robert

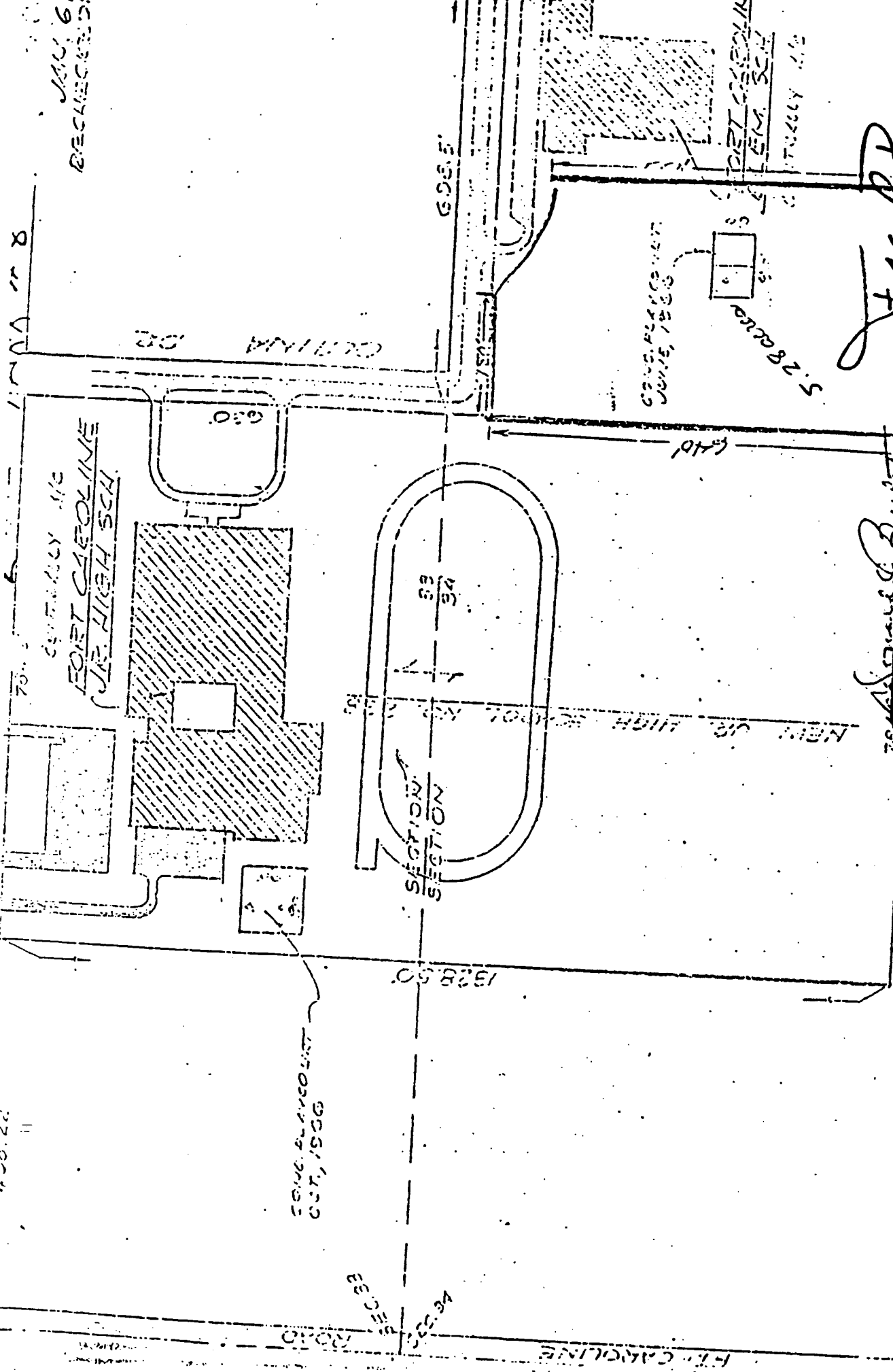
Frank R. Rye

230

DIRECTION OF PROPERTY:
PART OF THE CIVIC BUILDING EAST CORNER OF
EAST, DAVENPORT COUNTY, IOWA.

BEARING

JAN 67
RECHECKED



CENTRAL A/C
FORT CAROLINE
(J.P. HEIN SCH)

SECTION 33
SECTION 34

J. Paul Ryan

James C. Smith

DESC. OF PLOT
 A PORTION OF GOVT LOT 3, SEC. 34, TWP 1 SOUTH, R. 15 W. 15 E., DIVISION OF GOVT LANDS, FLA., AND BEING THE SAME LANDS DESCR. IN D.B. 1512, P. 203.

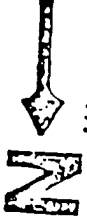
SCALE: 1" = 200'

A. E. GENTON
CHIEF
722

PRIMARY RECREATIONAL ACTIVITY AGREEMENT

Recreational Agreement Area -- Swimming Pool

INVERT EL. 35.00 (M.S.L.)



NEW SWIMMING POOL & RESTROOM FACILITIES

JOHN PROM RD.

S. 0° 38' 10" E

BASKETBALL COURTS

DISCUS THROW

HIGH JUMP

POLEVAULT & LONG JUMP

HIGH JUMP DISCUS THROW BASKETBALL COURTS

BASEBALL FIELD

DRIVING RANGE

SECURITY TRAILER

2 FLAM. STOR.

COURT

2264.62'

2277.63'

SAINTS RD.

1036.25'

S. 57° 47' W

BLDG. 89

STARFISH AVE.

TO BEACH BLVD.

ALDEN RD.

N. 8° 32' 39" 04

SAM HARDWICK RD.

SITE PLAN SCALE 1" = 300'

BY D.R.J

DESCRIPTION OF PROPERTY PART OF THE WEST 1/2 OF SECTION 29, TOWNSHIP 2 SOUTH, RANGE 28 EAST, WALA COUNTY, FLORIDA.

APPROVED: *Charles M. LaPrade* APPROVED: *Julian Bayis*

Charles M. LaPrade

Julian Bayis

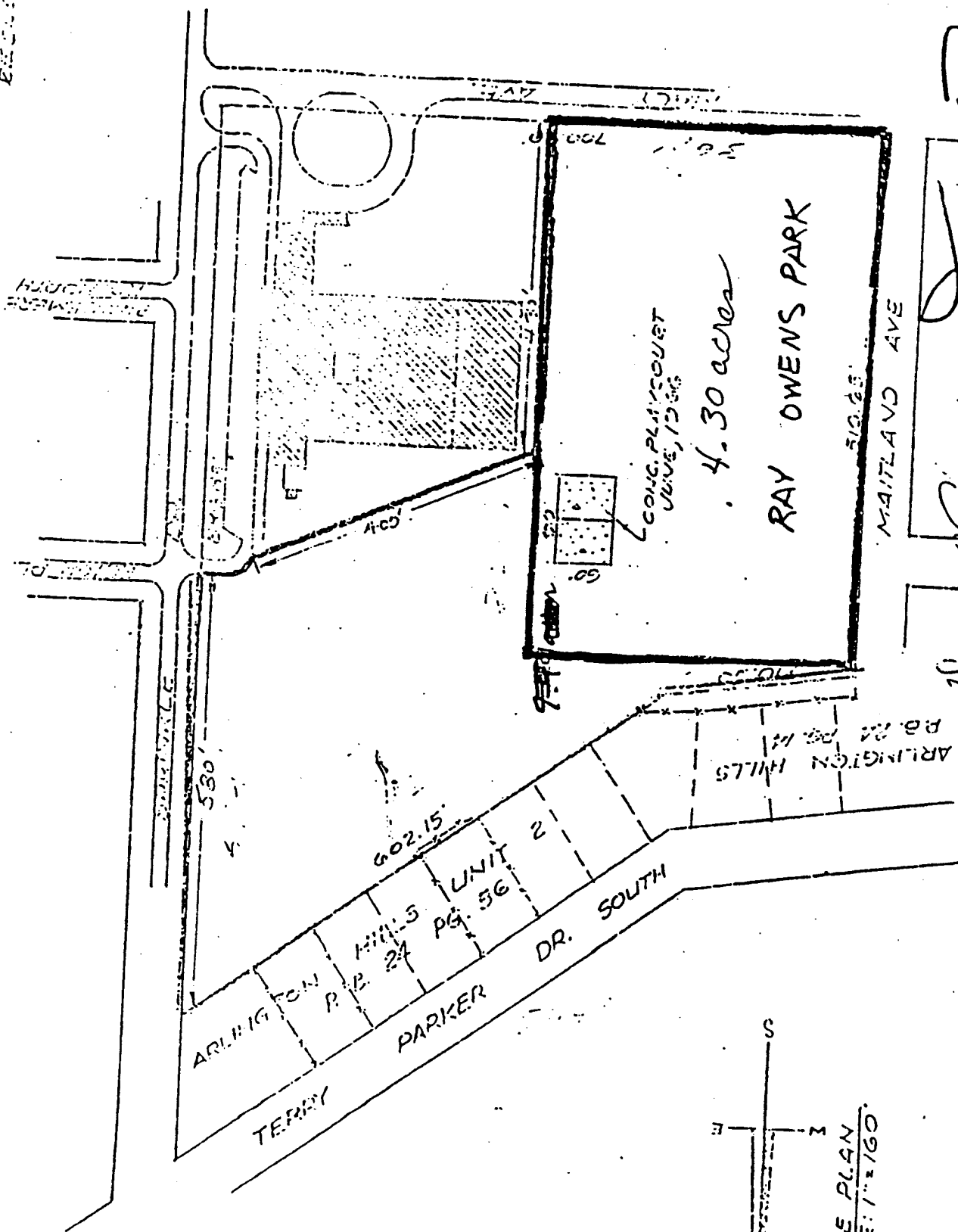
SANDALWOOD JR. & SR. No 237

HARRY BURNS & ASSOC. ARCHITECT

237 REDRAWN 4/2/11 REVISED 12/7/01

1314 11/11/16

ENCLOSURE



S
E
N

SITE PLAN
SCALE: 1" = 160'

Frank Reyes
 FRANK REYES
 ARCHITECT
 1100 S. ...
 ...

Frank Reyes
 FRANK REYES
 ARCHITECT

NOTE: BUILDING IS CENTRALLY AIR-CONDITIONED

ADMIN. NO.: 2601
PARCEL NO.: 260
TOTAL ACREAGE: 73

APPROVED: *Charles M. LaPrade*
Charles M. LaPrade
Assistant Superintendent
Facilities Services
Duval County School Board

APPROVED: *Laura D'Alisera*
Laura D'Alisera
Director, Department Parks,
Recreation and
Entertainment
City of Jacksonville

S. 00°18'25" E. 1467.40'

S. 0°18'25" E. 600.0'

260

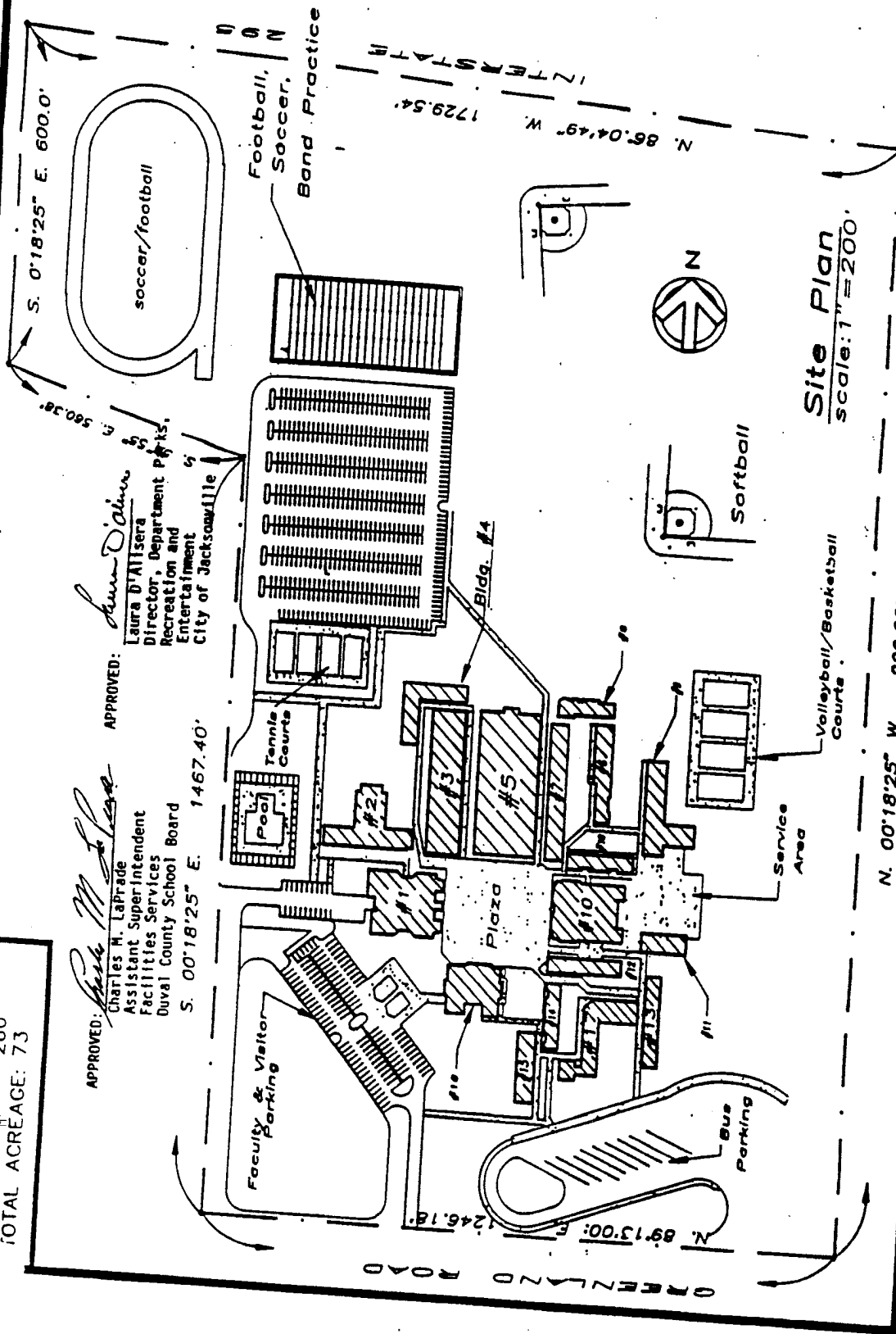
DUVAL COUNTY SCHOOL BOARD
Mandarin High School

DRAWN BY:
Bruce O'Dowd
DATE:
10/16/80

260SIT

SHEET NO.
1 OF 19

Site Plan
scale: 1" = 200'



GREENLAND ROAD

INTERSTATE

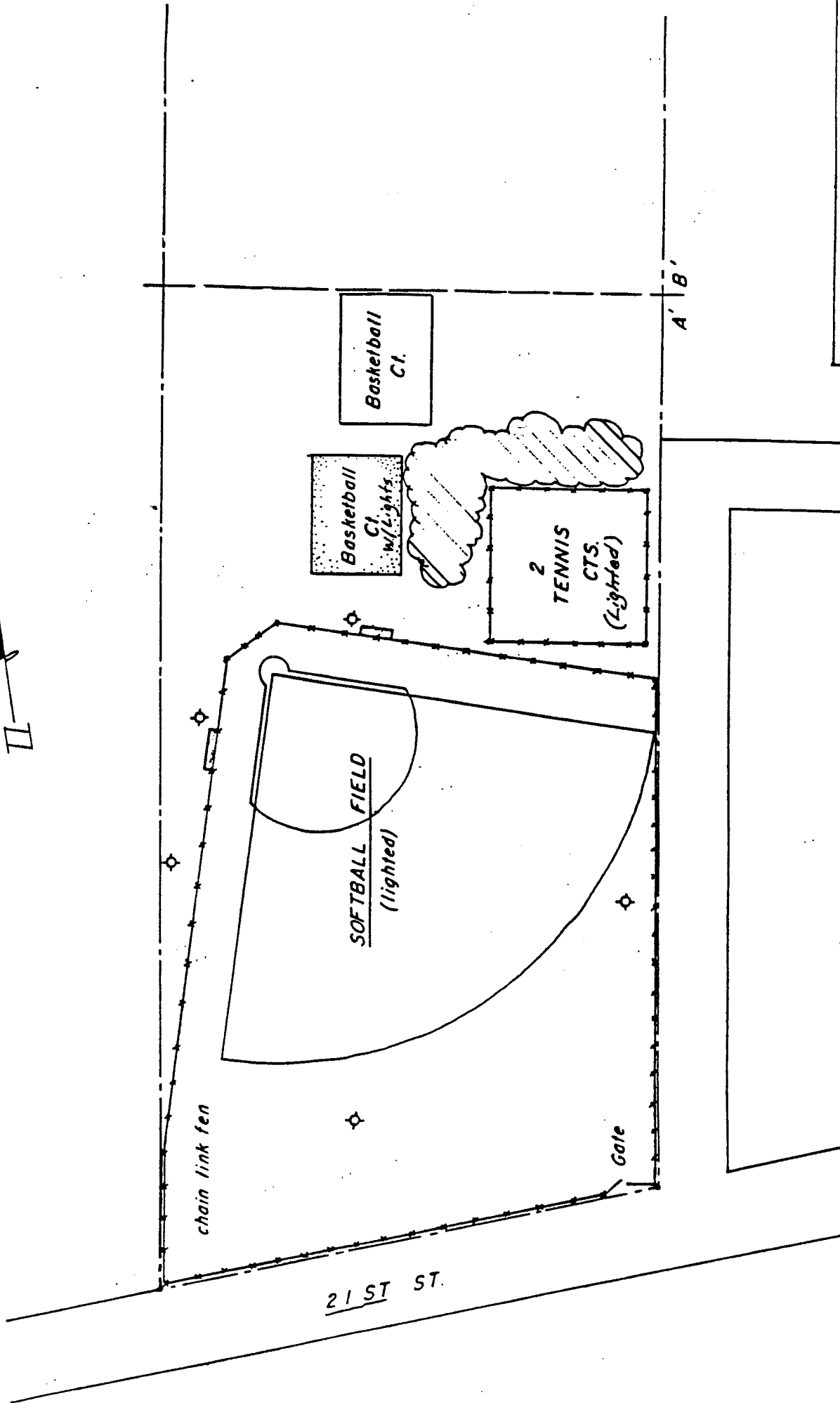
EXHIBIT "B"

Brentwood Park

553 West 23rd Street

2.48 acres

Jacksonville Zoo



BRENTWOOD PLAYGROUND (Area A),
COUNCIL DISTRICT No 7
PARK No. 1
ADDRESS: 553 W 23rd
SCALE: 1" = 100'
DATE: 11-22-03

EXHIBIT "C"

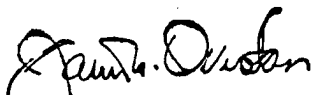
POOLS

<u>NAME</u>	<u>ADDRESS</u>	<u>PHONE#</u>
1. Andrew Jackson	128 West 30th Street	630-0281
2. Baldwin	345 Chestnut Street	266-2478
3. Ed White	1700 Old Middleburg Rd.	783-4958
4. Englewood	4412 Barnes Road	448-6895
5. Eugene Butler	900 Acom Street	630-0322
6. Fletcher	700 Seagate Avenue	247-6327
7. Forrest	5530 Firestone Road	573-2485
8. Highlands	10913 Pine Estates Road	751-1533
9. Lakeshore	2519 Bayview Road	387-1772
10. Robert E. Lee	1200 South McDuff Avenue	387-6959
11. Mandarin	4831 Greenland Road	292-1541
12. Terry Parker	7301 Parker School Road	723-6144
13. Paxon	3239 West 5th Street	783-0377
14. Raines	3663 Raines Avenue	765-0920
15. Ribault	5820 Van Gundy Street	766-5319
16. Sandalwood	2750 John Prom Boulevard	642-5900
17. Wolfson	7000 Powers Avenue	448-6894

RESOLUTION 97-657- A

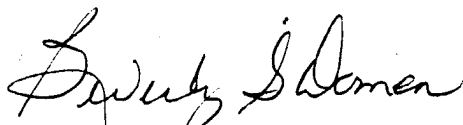
CERTIFICATE OF AUTHENTICATION
ADOPTED BY THE COUNCIL

OCTOBER 28, 1997



JAMES N. OVERTON
COUNCIL PRESIDENT

ATTEST:



BEVERLY S. DOMEN, CMC
COUNCIL SECRETARY

APPROVED: NOV 05 1997



JOHN DELANEY, MAYOR

EXHIBIT A-1
List of Schools
Under the Joint Use Agreement
between the City of Jacksonville and Duval County School Board

33	Robert E. Lee High School	65	Atlantic Beach Elementary School
45	Dinsmore Elementary School	75	Paxon High School
57	Wesconnett Elementary School	80	San Pablo Elementary School
59	Garden City Elementary School	219	Joseph Stilwell Middle School
64	Hogan-Spring Glen Elementary School	169	S.A. Hull Elementary School
68	Venetia Elementary School	218	San Mateo Elementary School
69	Lake Shore Middle School	265	First Coast High School
74	Lake Forest Elementary School	248	Ed White High School
76	Southside Estates Elementary School	257	Alimacani Elementary School
77	Hyde Park Elementary School		
79	Ramona Elementary School		
82	Love Grove Elementary School		
83	San Jose Elementary School		
85	Lake Lucina Elementary School		
86	Terry Parker High School		
88	John Stockton Elementary School		
94	Windy Hill Elementary School		
158	George W. Carver Elementary School		
159	Pine Forest Elementary School		
163	Rufus E. Payne Elementary School		
165	William M. Raines High School		
168	Eugene Butler Middle School		
204	Normandy Elementary School		
206	Brookview Elementary School		
207	J.E. B. Stuart Middle School		
208	Parkwood Heights Elementary School		
209	Holiday Hill Elementary School		
210	Oak Hill Elementary School		
215	Justina Road Elementary School		
216	Jefferson Davis Middle School		
223	Duncan U. Fletcher High School		
224	Samuel W. Wolfson High School		
225	Seabreeze Elementary School		
229	Jacksonville Heights Elementary School		
230	Beauclerc Elementary school		
235	Fort Caroline Elementary School		
237	Sandalwood High School		
240	Arlington Heights Elementary School		
241	Nathan B. Forrest High School		
260	Mandarin High School		

EXHIBIT B-1
List of Parks
under the Joint Use Agreement
between the City of Jacksonville and Duval County School Board

Woodstock Park	2839 W. Beaver St.
J. P. Small Park	1701 Myrtle Ave.
Panama Park	6912 Buffalo Ave.
Brackridge	8650 Newton Rd.
Scott Park	2745 Hamilton Circle
JEB Stuart Park	4717 Westconnett
Victoria Park Field # 2	2948 Knights Lane West
Fletcher Morgan	6736 Beach Blvd.
Ray Green	2149 Leonid Road
Glen Myra	1429 Winthrop St.
St. Nicholas Park	Atlantic Blvd and Gay Ave.
First Street Park (NDP)	1 st and Franklin St.
Lakeshore Park	3200 Lakeshore Blvd.
Willowbranch Park	2870 Sydney St
Hammond Park	2142 Melson Ave
Southside Park	1541 Hendricks Ave.
Fishweir Park	3925 Valencia Ct.

EXHIBIT C-1

List of Pools
under the Joint Use Agreement
between the City of Jacksonville and Duval County School Board

35	Andrew Jackson	128 West 30 th Street
38	Baldwin	345 Chestnut Street
248	Ed White	1700 Old Middleburg Rd.
90	Englewood	4412 Barnes Road
168	Eugene Butler	900 Acorn Street
223	Fletcher	700 Seagate Avenue
241	Forrest	5530 Firestone Road
244	Highlands	10913 Pine Estates Road
169	Lakeshore	2519 Bayview Road
33	Robert E. Lee	1200 South McDuff Avenue
260	Mandarin	4831 Greenland Road
86	Terry Parker	7301 Parker School Road
75	Paxon	3239 West 5 th Street
165	Raines	3663 Raines Avenue
96	Ribault	5820 Van Gundy Street
237	Sandalwood	2750 John Prom Boulevard
224	Wolfson	7000 Powers Avenue