

STATE OF MINNESOTA MUNICIPAL COMMISSION

610 Capitol Square Building 10th & Cedar Streets St. Paul, Minnesota 551(1) Feb. 12, 1971

Mrs. C. E. Olson, Clerk City Hell Dauson, Minnesota

Re: Docket Number A-1921 Ordinance Number 137
Amending Ordinance 136

Dear Sir:

The Minnesota Municipal Commission acknowledges receipt and filing of the above Ordinance and filing fee in accordance with Minn. Session Laws 1969, Chapter 1146, Section 12 and the Rules of Procedure.

According to law, this annexation is final upon filing a copy of the ordinance with the Town Clerk, County Auditor and Secretary of State in addition to the Municipal Commission.

Please refer to the above docket and ordinance numbers in any future reference to this annexation.

Very truly yours,

MUNICIPAL COMMISSION

Bruce Rasmussen

Bruce Rasmussen Executive Secretary

BR/mg

c.c. Secretary of State
County Auditor
Township
Attorney
Municipality

22231

STATE OF MINNESOTA SS. COUNTY OF LAC QUI PARLE

I, Mrs. C. E. Olson, City Clerk of the City of Dawson, Minnesota, do hereby certify that the writing hereto attached is a true and correct copy of Ordinance No. 137 entitled: "An Ordinance Amending Ordinance No. 136 Entitled 'An Ordinance Annexing Part of Vold's First Addition to Dawson and extending City Limits'" adopted by the City Council of the City of Dawson on December 1, 1970, and approved on that date, and published in Dawson Sentinel on December 10, 1970, as the same is on file and is recorded in my office.

(CITY SEAL)

CITY CLERK City of Dawson, Minnesota

AN ORDINANCE AMENDING ORDINANCE NO. 136 ENTITLED "AN ORDINANCE ANNEXING PART OF VOLD'S FIRST ADDITION TO DAWSON AND EXTENDING CITY LIMITS."

The City Council of the City of Dawson, Minnesota, does hereby ordain as follows:

Section 1. That Section 1 of Ordinance No. 136 of the City of Dawson is hereby amended to read as follows:

"Section 1. That it is hereby found and determined that that part of Vold's First Addition to Dawson, as platted in, and part of, Section Sixteen (16), in Township One Hundred Seventeen North (117 N), of Range Forty-Three West (43 W), more particularly described as follows:

That tract of land bounded by the line beginning at the northwest corner of Lot 1, in Block 5 of Vold's First Addition to Dawson, running thence north thirty-four (34) feet to the north line of Viking Street in said addition; running thence east on the northline of said Viking Street to the east line of said addition, running thence south to the north line of Trunk Highway 212; running thence west three hundred (300) feet to the west line of Block 8 of said addition; running thence north one hundred fifty (150) feet to the southwest corner of Lot 3 in Block 8 of said addition; running thence west two hundred (200) feet to the southwest corner of Lot 9 in Block 7 of said addition at the east line of the alley through said Block 7; running thence north four hundred eighty-four (484) feet to the south line of Viking Street in said addition; running thence west one hundred fifty (150) feet to the point of beginning, including all streets, avenues and alleys adjacent thereto;

which said tract is bordered on three sides to the extent of 69 per cent of its perimeter by the present city limits of the City of Dawson; is urban in character and is so situated and conditioned as to be the proper subject of urban government; is in need of, but has

no public water or sewer facilities, nor public street lights; is improved by ten private single-family residences and out-buildings and one gasoline filling station; is so situated as to be adaptable to commercial and residential construction; has no independent public police protection; and presently, because of several improper connections of sewage disposal systems to storm drains, endangers the water supply of the City of Dawson and contributes to pollution of west branch of Lac Qui Parle River in said city."

Section 2. That this ordinance shall be in effect from and after final passage and publication, and that true and correct copies thereof shall be filed as required by law.

PASSED, ADOPTED AND APPROVED this 1st day of December, 1970.

s/ L. W. Olson

ATTEST:

s/ Mrs. C. E. Olson CITY CLERK

(City seal)

STATE OF MINNESOTA
DEPARTMENT OF STATE
Secretary of State
Secretary of State

ORDINANCE AMENDING
ORDIANCE NO. 136 ENTITLED
"AN ORDINANCE ANNEXING
PART OF VOTE: PART OF VOLD'S FIRST ADDITION TO DAWSON AND EXTENDING CITY LIMITS,"

The City Council of the City of Dawson, Minnesota, does hereby STATE OF MINNESOTA ordain as follows:

Section 1. That Section 1 of Ordinance No. 136 of the City of Dawson is hereby amended to read as follows:

"Section 1. That it is herby found and determined that that part of Vold's First Addition to Dawson, as platted in, and part of, Section Sixteen (16), in Township One Hundred Seventeen North (117 N.), of Range Forty-Three West (43 W), more particularly described as follows:

That tract of land bounded by the line beginning at the northwest Corner of Lot I, in Block 5 of Vold's First Addition to Dawson, running thence north thirty-four (34) feet to the north line of Viking Street in said addition; running thence east on the north line of said Viking Street to the east line of said addition, running thence south to the north line of Trunk Highway 212; running thence west three hundred (300) feet to the west line of Block 8 of said addition; running thence north one hundred fifty (150) feet to the southwest corner of Lot 3 in Block 8 of said addition; running thence west two hundred (200) feet to the south-west corner of Lot 9 in Block 7 of said addition at the east line of the alley through said Block 7; running thence north four hundred eighty-four (484) feet to the south line of Viking Street in said addition; running thence west one hundred fifty (150) feet to the point of beginning, including all streets, avenues and alleys adjacent thereto;

which said tract is bordered on three sides to the extent of 69 per cent of its perimeter by the present city limits of the City of Dawson; is urban in character and is so situated and conditioned as to be the proper subject of urban government; is in need of, but has no public water or sewer facilities, nor public street lights; is improved by ten private single-family residences and out-buildings and one gasoline filling station; is so situated as to be adaptable to commercial and residential construction; has no independent public police protection; and presently, because of several improper connections of sewage disposal systems to storm drains, endangers the water supply of the City of Dawson and contributes to pollution of west branch of Lac qui Parle River in said city."

Section 2. That this ordinance shall be in effect from and after final passage and publication, and that true and correct copies thereof shall be filed as required by law.

ADOPTED AND AP-PROVED this 1st day of December, 1970.

> s-L.W. Olson Mayor

ATTEST: s- Mrs. C. E. Olson City Clerk (City seal)

PRINTERS AFFIDAVIT OF PUBLICATION

MINNESOM

to

County of Lac qui Parle

Norman Bacon, being duly sworn, on oath, says he is and during all the times herel: stated has been the publisher and printer of the newspaper known as Dawson Sentinel, and has full knowledge of the facts herein stated as follows: (1) Said newspaper is printed in the English language in newspaper format and in column and sheet form equivalent in printed space to at least 900 square inches. (2) Said newspaper is a weekly and is distributed at least once each week. (3) Said newspaper has 50% of its news columns devoted to news of local interest to the community which it purports to serve and does not wholly duplicate any other piblication and is not made up entirely of patents, plate matter and advertisements. (4) Said newspaper is circulated in and near the municipality which it purports to serve, has at least 500 copies regularly delivered to paying subscribers, has an average of at least 75% of its total circulation currently paid or no more than three months in arrears and has entry as second-class matter in its local post-office. (5) Said newspaper purports to serve the City of Dawson in the County of Lac qui Parle and it has its known office of issue in the City of Dawson in said county, established and open during its regular business hours for the gathering of news, sale of advertiseme is and sale of subcriptions and maintained by publisher of said newspaper or persons in his employ and subject to his direction and control during all such regular business hours and at which said newpaper is printed (6) Said newspaper files a copy of each issue immediately with the State Historical Society. (7) Said newspaper has complied with all the foregoing conditions for at least two years preceding the day or dates of p blication mertioned below. (8) Said newspaper has filed with the Secretary of State of Minnesota prior to January 1, 1966, and each January 1 thereafter an affidavit in the form prescribed by the Secretary of State and sig-ed by the publisher of newspaper, and sworn to before a notary public stating that the newspaper is a legal newspaper.

He further states on oath that the printed Ordinance No. 137, An
Ordinance Annexing Part of Vold's First Addition Dawson hereto attached as a part hereof was cut from the columns of said newspaper, and was printed and published therein in the English language, once each week,
forone successive weeks; that it was so published on Thursday
the 10th day of Decs 1970 /arld was the related brinked
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abcdefghijklmnopqrstuvwxyz abcdefghijklmnopqrstuvwxyz
Jama Buso
Subscribed and sworn to before me this15thday ofDecember1970
Notary public, Lac qui Parle County, Minnesota
My Commission Expires

SAMDRA K. KANSTRUP Leading Public. Lac qui Parle Co., Minn. Ely Commission Expires May 25, 1977

I. Prs. C. E. Olson, City Clerk of the City of Jamson, Lac Jui Parle County, Minnesota, do hereby certify that the attached writings as marked respectively: Exhibit A, Exhibit A-1. Exhibit B, Exhibit a-1 and Exhibit 5-2, are each true and correct copies of the originals thereof on file in my office as such City Clerk, and they are more particularly described as follows:

Exhibit A is a true and correct copy of Ordinance No. 136 of the City of Dawson as passed, adopted and approved by the City Council of the City of Dawson on October 5, 1970, and which became effective by its publication on October 22, 1970, and Exhibit A-1 is a duplicate of the printer's addidavit of publication thereof;

Exhibit B is a true and correct copy of the Resolution Giving Notice to the Town of Riverside, Lac Qui Parle County, Minnesota, of Intention to Annex the Part of Vold's First Addition to Dawson described therein and described in Exhibit A, and Exhibits 5-1 and 5-2 are copies of the returns of service of certified copies of said resolution on the Town Board of Riverside County on July 13, 1976.

I further certify that there is attached hereto as Exhibit C a copy of the Plat of the City of Dawson, Hinnesota, and that the area annexed by Profinance No. 136 (Exhibit A) is correctly indicated thereon by the letter "H" and shaded in red crayon.

IN WITNESS CHEREOF I have nercunto set my hand and have affixed the official seal of the City of Dawson, Hinnesota, hereto this 29th day of October, 1970.

Mrs. C. E. Olyn.

(CITY SCAL)

ORDINANCE NO. 136

AN ORDINANCE ANNEXING
PART OF VOLD'S FIRST
ADDITION TO DAWSON
AND EXTENDING CITY LIMITS

The City Council of the City of Dawson, Minnesota does hereby ordain as follows:

Section 1. That it is hereby found and determined that that tract of land situated in Lac qui Parle County, Minnesota described as follows, to wit: that tract of land in Section Sixteen (16), in Township One Hundred Seventeen North (117 N.), of Range Forty-Three West (43W), described as follows:

The East Half (E½) of Block Three (3), all of Block Four (4), Lots Seven (7), Eight (8), and Nine (9) in Block Five (5), all of Block Seven (7), Norway Street, vacated, and all streets, avenues and alleys adjacent thereto, all in Vold's First Addition to Dawson, according to the recorded plat thereof, consisting of approximately 7.8 acres of platted land,

the boundary of the tract being more particularly described as follows:

Beginning at the northwest corner of Lot 1, in Block 5 of Vold's First Addition to Dawson, running thence north thirty-four (34) feet to the north line of Viking Street in said addition; runningthence east on the north line of said Viking Street to the east line of said addition, running thence south to the north line of Trunk Highway 212; running thence west three hundred (300) feet to the west line of Block 8 of said addition; running thence north one hundred fifty (150) feet to the southwest corner of Lot 3 in Block 8 of said addition; running thence west two hundred (200) feet to the southwest corner of Lot 9 in Block 7 of said addition at the east line of the alley through said Block 7; running thence north four hundred eighty-four (484) feet to the south line of Viking Street in said addition; running thence west one hundred fifty (150) feet to the point of beginning;

which said tract is bordered on three sides to the extent of 69 per cent of its perimeter by the present city limits of the City of Dawson; is urban in character and is so situated and conditioned as to be the proper subject of urban government: is in need of, but has no public water or sewer facilities, nor public street lights; is improved by ten private single-family residences and outbuildings and one gasoline filling station; is so situated as to be adaptable to commercial and residential construction; has no independent public police protection; and presently, because of several improper connections of sewage disposal systems to storm drains, endangers the water supply of the City of Dawson and con-traction of west branch PRINTERS AFFIDAVIT OF PUBLICATION

STATE OF MINNESOTA, County of Lac qui Parle SS.

Norman Bacon, being duly sworn, on oath, says he is and during all the tim herei: stated has been the publisher and printer of the newspaper known as Daw son Sentinel, and has full knowledge of the facts herein stated as follows: (1) Said newspaper is printed in the English language in newspaper format and in column and sheet form equivalent in printed space to at least 900 square inches. (2) Said newspaper is a weekly and is distributed at least once each week. (3) Said newspaper has 50% of its news columns devoted to news of local interest to the community which it purports to serve and does not wholly duplicate any other publication and is not made up entirely of patents, plate matter and advertisements. (4) Said newspaper is circulated in and near the municipality which it purports to serve, has at least 500 copies regularly delivered to paying subscribers, has an average of at least 75% of its total circulation currently paid or no more than three months in arrears and has entry as second-class matter in its local post-office. (5) Said newspaper purports to serve the City of Dawson in the County of Lac qui Parle and it has its known office of issue in the City of Dawson in said county, established and open during its regular business hours for the gathering of news, sale of advertisements and sale of subcriptions and maintained by publisher of said newspaper or persons in his employ and subject to his direction and control during, all such regular business hours and at which said newpaper is printed (6) Said newspaper files a copy of each issue immediately with the State Historical Society. (7) Said newspaper has complied with all the foregoing conditions for at least two years preceding the day or dates of publication mentioned below. (8) Said newspaper has filed with the Secretary of State of Minnesota prior to January 1, 1966, and each January 1 thereafter an affidavit in the form prescribed by the Secretary of State and sig-ed by the publisher of newspaper, and sworn to before a notary public stating that the newspaper is a legal newspaper.

He further states on oath that the printed Ordinance No. 136 Annexing

the 22nd day of October 1970 and was thereafter and published on every Thursday to and including the day of of 19 and that the following is a printer the lower case alphabet from A to Z, both inclusive, and is hereby acquired.	Admispataming
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as being the size and kind of type used in the composition and publication notice, to-wit:	owledged
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2 file and 13th Comment	enterprise in property of the contract of the
Subscribed and sworn to before me this 22nd day of October	70
Jandra & Stens	Zace

SANDHA K. KAMSTAUP Notary Fublic, Lac qui Parle Co., Carlo My Commission Explice May 25, 1, 27

EXHIBIT A-1

Section 2. That it is further the day of July. found that on the 7th day of July, 1970, the City Council of the City of Dawson, Minnesota, adopted its resolution entitled: "RESOLUTION GIVING NOTICE TO THE TOWN OF RIVERSIDE, LAC QUI PARLE COUNTY, MINNESOTA, OF INTENTION TO ANNEX PART OF VOLD'S FIRST ADDITION TO DAWSON TO THE CITY OF DAWSON', describing the tract of land above described, and directing the City Clerk to serve a certified copy of said resolution upon the Town Board of the Town of Riverside, and giving the Town of Riverside, a period of sixty days from and after such service within which to object to such annexation, all as provided by Chapter 414.033, Subd.2, Minnesota Statutes Annotated; that the City Clerk of the City of Dawson duly served a certified copy of said resolution on said Town Board on July 13, 1970, and that more than sixty days have elapsed since the service thereof on said Town Board and that said Town Board has not objected to such proposed annexation.

Section 3. That all of the tract described in Section I hereof is hereby annexed to the City of Dawson for all governmental purposes and that the city limits of the City of Dawson are hereby extended and enlarged to include the same, and that all thereof is hereby zoned as a part of the commercial district of the City of Dawson as the same is defined in Section IV of Ordinance No. 78 (Zoning Ordinance) of the City of Dawson, and is assigned and made a part of the First Ward of the City of Dawson.

is assigned and made a part of the First Ward of the City of Dawson. Section 4. That this ordinance shall be in effect from and after final passage and publication, and that true and correct copies hereof shall be forwarded to and filed with Minnesota Municipal Commission, the County Auditor of Lac qui Parle County, Minnesota, and the Secretary of State of the State of Minnesota, as provided by Rule 16 (a) of Minnesota Municipal Commission Rules of Practice.

PASSED, ADOPTED AND AP-PROVED this 6th day of October, 1970.

> -s- L.W. Olson MAYOR

ATTEST:
-s-Mrs. C. E. Olson
CITY CLERK
(City Seal) EXHIBIT A ltc.

APSOLUTION GIVEN MONTER TO THE TOUR OF RETURNED LAR OUT PARKE COUNTY, MINDESOTA, OF THIRD TOUR OF PART OF VOLOTS FIRST ADDITION TO DANGET TO THE CITY OF CARRYS.

that is the intention of sold (its to tunes, for all governmental purposes, that track of land in Section States (it), in Township the Headred Seventeen forth (it), of Cance Forse-Three Mess (it), described as follows:

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the boundary of the tract being core particularly described or follows:

Engineer at the northest corner of Lot 7, In Dick 5 of Void's
First Addition to Dawson, running thence north thirty-four (3/) foot to the north
Time of Vi Tre Street in said addition, running thence cost on the north line of
said Viking Street to the east line of said addition, running thence south to the
north line of Trunk Highway 272; running thence wast three hundred (300) foot

runcing themse west two immerced (200) feet to the southwest corner of the 2 to 975th 2 of 2016 addition; thense west two immerced (200) feet to the southwest corner of Lot 9 in 51ock 7 of sold addition at the east line of the alloy through said Block 7; runoism themse morth four handred eighty-four (201) fact to the south line of viking street in said addition; running themse was one immerce fifty (150) fact to the coint of temperature for the coint of temperature for the coint of temperature.

content of the present city limits of the fity of Darton: is urban in character and is an alwayed and conditioned as to be the proper subject of urban government: is in nord of, but has no public water as cover facilities, nor public attract limits: is improved by two private single-facility residences and outbuildings and one caseline filling scation: is so situated as to be adoptable to commercial and presently because of several description, and presently because of several descriptions of several deposal systems

to store trains, endangers the mater supply of the City of payour the contributes to rollution of west transh of ten cut rolls afour to cold city.

to extend water and sever and other city services to the area to be so amound as a part of pending improvement plans of the city.

BE IT FURTHER PESULVED that notice is dereby given to the Town of Riverside, Lac Out Parlo County, winnesses, that the City of powden intenes to annex the above described tract of land by ordinance, as provided by Chapter 414.033. Sued. 3. Winnesses Statutes Annotated, unless sold four of diverside shall object thereto within sixty (*C) days after service of a copy of this resolution upon the town board, and the City Clerk is hereby directed to cause a cortified copy of this resolution to be served upon said Town No rd Forthwith.

PASSED, ADOPTED AND APPROVED this _5th_ day of July, 1970.

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ATTEST:

_____/S/_ MRS. C. E. DLSON_____

(CITY SCAL)

STATE OF MINNESOTA

FIRE OF STATE

FIRE OF STATE

Secretary of State

Affidavit of Service o	ESCLUTION OF ANNEXATION
Earl J. Carlson	, being first duly sworn, says that
on. 13 July 1970 he served to Henry Thompson, Clerk River him a true and correct copy thereof.	the attached spanning companies a clon
Subscribed and spain, to before me this	Garl & Parlson
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2 May London	Fees
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Affidavit of Service of Sumu	Money way it hippin language
STATE OF MINNESOTA, (SS.	
County of Lac Out Parle	
Earl J. Carlson on. 13 July 1970 he served the a	being first duly sworn, says that resolution of armexation ttached simples and complete.
to DeWayne Swenson, Chairman Rivers	by handing to and leaving with
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Subscribed and sworn to before me	0 1 1 0 0
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EXHIBIT B-2

