BEFORE THE MUNICIPAL BOARD OF THE STATE OF MINNESOTA

Thomas J. Simmons
Robert W. Johnson
Gerald J. Isaacs
Roland Boegeman
Marvin Oldenburg

Chairman
Vice Chairman
Member
Ex-Officio Member
Ex-Officio Member

IN THE MATTER OF THE PETITION)
FOR ANNEXATION OF CERTAIN LAND)
TO THE CITY OF JORDAN .)

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

The above-entitled matter came on for hearing before the Minnesota Municipal Board pursuant to Minnesota Statutes 414, as amended, on June 28, 1976 at Jordan, Minnesota, and was continued from time to time. The hearing was conducted by Chairman Thomas J. Simmons. Also in attendance were County Commissioners Roland Boegeman and Marvin Oldenburg, ex-officio members of the Board. The City of Jordan appeared by and through Lee Labore and the Township of Sand Creek appeared by and through Lou Moriarity. Testimony was heard and records and exhibits were received.

After due and careful consideration of all evidence, together with all records, files and proceedings, the Minnesota Municipal Board hereby makes and files the following Findings of Fact, Conclusions of Law and Order.

FINDINGS OF FACT

1. On January 8, 1973, a copy of a petition for annexation by the sole property owner (Joachim) was filed with the Minnesota Municipal Board. Further procedural discussion is contained within the accompanying memorandum which is hereby incorporated by reference. The petition contained all the information required by statute including a description of the territory subject to annexation which is as follows:

The East 485 feet of the following described property: All that part of the East half of the NW4 of Section 18, Township 114, Range 23, described as follows: Beginning at a point on the West Line of said East Half of the NW4, 132 rods South of the NW corner thereof; thence South on the said West Line about 28 rods to the SW Corner thereof; thence East on the South line

of said East $\frac{1}{2}$ of the NW $\frac{1}{4}$ to the SE Corner thereof; thence North on the East line of said East $\frac{1}{2}$ of the NW $\frac{1}{4}$ about 34 rods to a point 126 rods South of the NE Corner of said East Half of the Northwest Quarter; thence Westerly to the place of beginning, Scott County, Minnesota.

An objection to the proposed annexation was received by the Minnesota Municipal Board from Sand Creek Township on March 30, 1976. The Municipal Board upon receipt of this objection conducted further proceedings in accordance with M.S. 414.031, as required by M.S. 414.033, Subd. 5.

- 2. Due, timely and adequate legal notice of the hearing was published served and filed.
 - 3. Geographic Features
 - a. The area subject to annexation is unicorporated and abuts the City of Jordan.
 - b. The total area of the City of Jordan is 1,260 acres.

 The total area of the territory subject to annexation is six (6) acres.
 - c. The degree of contiguity of the boundaries between the annexing municipality and the proposed annexed property is as follows: Approximately 25%.
 - d. The natural terrain of the area, including general topography, major watersheds, soil conditions, rivers, lakes and major bluffs is as follows: Includes a gravel pit and rolling terrain.

4. Population Data

- a. The City of Jordan
 - 1) Past population growth: Slow growth through 1960 (1,479 pop.)
 - 2) Present population: In 1970, 1,836 persons
 - 3) Projected population: By 1980, 2,500 persons
- b. The area subject to annexation: None

5. Development Issues

a. What, if any, are the comprehensive plans for the development of the property proposed for annexation and/or the
annexing municipality, including development projected by
the Metropolitan Council. Annexation conforms to Scott
County's plan of development near urban centers. City
plans for this area emphasize industrial development.

City is considering a comprehensive plan and expects this area to be industrial or commercial.

- What land use controls are presently being employed.
 - 1) In the City of Jordan
 - a. Zoning Yes, a portion of the city nearest this parcel is zoned industrial.
 - b. Subdivision Regulations Yes
 - c. Housing and Building Codes State Building Code
 - d. Other Building Inspector, State Plumbing Code
 - 2) In the area to be annexed:
 - a. Zoning Sand Creek has zoning
 - b. Subdivision Regulations Yes
 - c. Other Sand Creek has a Planning Commission
- Does the city require future growth space? Yes, If so, will the area subject to annexation provide the City of Jordan with necessary growth space? Yes.
- The present pattern of physical development is:
 - 1) In the City of Jordan:
 - a) Residential Yes
 - b) Industrial Yesc) Commercial Yes

 - d) Institutional Yes
 - 2) In the area subject to annexation is undeveloped
- What will be the effect, if any, of the annexation on adjacent communities? None.
- Governmental Services
 - a. Presently, the Township of Sand Creek provides the area subject to annexation with the following services:
 - 1) Water No
 - 2) Sewer No
 - 3) Fire Protection No, contracts with Jordan
 - 4) Police Protection A constable
 - 5) Street Improvements Unknown 6) Street Maintenance Yes

 - 7) Recreational Unknown
 - Presently, the City of Jordan provides its citizens with b. the following services:
 - 1) Water Yes
 - 2) Sewer Yes
 - 3) Fire Protection 27-person volunteer force. Three pumpers, other vehicles, including new rescue unit.

- 4) Police Protection 4 full-time officers, 2 cars, 24-hour service.
- 5) Street Improvements Yes
- 6) Street Maintenance Various equipment, 2 full-time persons.
- 7) Recreational Year around recreational program, 2 parks, another being developed.
- c. Presently, the City of Jordan provides the area subject to annexation with the following services:
 - 1) Water No
 - 2) Sewer No
 - 3) Fire Protection Yes, by contract with Sand Creek, including entire township for over 20 years.
 - 4) Police Protection Informal assistance
 - 5) Street Improvements No
 - 6) Street Maintenance No
 - 7) Recreational All programs and facilities available.
- d. Plans to extend municipal services to the area subject to annexation include the following: Property can be serviced for sewer by lateral extensions from present system. System designed to service 8,000 people.

 Jordan's water supply is also sufficient to service this area and existing lines are nearby. Street Department can service the area.
- e. There are existing or potential pollution problems which are: It is likely that the area has a sandy gravel, soil condition, increasing the likelihood that a private system will pollute. The following additional services will help resolve this situation: City sewer; Jordan's treatment pond has not functioned properly, but the capacity is sufficient and a study is underway to investigate the flaw.

7. Fiscal Data

- a. In the City of Jordan, the assessed valuation trend is rising, the mill rate garnered \$2.89 per \$100 valuation and the bonded indebtedness as of December 31, 1975 was \$1,173,000, \$715,000 being retired through special assessments.
- b. In the area subject to annexation, the assessed valuation of all five (5) parcels is \$90,000 (3 million in the entire township,) and the parcel in question is \$4,075.

- c. The mill rate trends in the following units of government are:
 - 1) County In 1974, \$3.43 per \$100 valuation
 - · 2) School Districts In 1974, \$4.90 per \$100 valuation
 - 3) Sand Creek Township In 1976; 2.73 mills
- d. Will the annexation have any effect upon area school districts? No.
- 8. Is annexation to the City of Jordan the best alternative:
 - a. Could governmental services be better provided for by incorporation of the area subject to annexation? No.
 - b. Could governmental services be better provided for by consolidation or annexation of the area with an adjacent municipality other than Jordan? No.
 - c. Could Sand Creek Township provide the services required? No.
 - d. Can Sand Creek Township continue to function without the area subject to annexation? Yes, the area has a small assessed value.
- 9. A majority of the property owners in the area to be annexed have petitioned the Minnesota Municipal Board requesting annexation.

CONCLUSIONS OF LAW

- 1. The Minnesota Municipal Board duly acquired and now has jurisdiction of the within proceeding.
- 2. The area subject to annexation is now or is about to become urban or suburban in character.
- 3. Municipal Government is required to protect the public health, safety, and welfare in the area subject to annexation.
- 4. The best interest of the City of Jordan and the area subject to annexation will be furthered by annexation.
- 5. The remainder of the Township of Sand Creek can carry on the functions of government without undue hardship.
- 6. There is a reasonable relationship between the increase in revenue for the City of Jordan and the value of benefits conferred upon the area subject to annexation.
- 7. Annexation of all or a part of the property to an adjacent municipality would not better serve the interests of the residents who

who reside in the area subject to annexation.

- 8. This annexation proceeding has been initiated by a petition of a majority of property owners and, therefore, this Minnesota Municipal Board order is not subject to an annexation election.
- 9. An order should be issued by the Minnesota Municipal Board annexing the area described herein.

ORDER

IT IS HEREBY ORDERED: That the property described herein situated in the County of Scott, State of Minnesota, be and the same is hereby annexed to the City of Jordan, Minnesota the same as if it had been originally made a part thereof:

The East 485 feet of the following described property: All that part of the East half of the NW4 of Section 18, Township 114, Range 23, described as follows: Beginning at a point on the West Line of said East Half of the NW4, 132 rods South of the NW corner thereof; thence South on the said West Line about 28 rods to the SW Corner thereof; thence East on the South Line of said East ½ of the NW4 to the SE Corner thereof; thence North on the East line of said East ½ of the NW4 about 34 rods to a point 126 rods South of the NE Corner of said East Half of the Northwest Quarter; thence Westerly to the place of beginning, Scott County, Minnesota.

IT IS FURTHER ORDERED: That the effective date of this order is January 13, 1977.

Dated this 20th day of January , 1977

MINNESOTA MUNICIPAL BOARD 165 Metro Square Building Saint Paul, Minnesota 55101

William A. Neiman Executive Secretary

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