

PLAT COMMITTEE February 12, 2025

Case Number: 2024-VAC-003

**Property Address:** 7212 North Rural Street and 7200 Sarto Drive (*Approximate Addresses*)

**Location:** Washington Township, Council District #3

**Petitioner:** Roman Catholic Archdiocese of Indianapolis Properties, Inc., by Paul J.

Carroll

**Zoning:** D-5

**Request:** Vacation of North Rural Street, being 25.68 feet in width, beginning at the

north right-of-way line of 73rd Street, north 305.47 feet to the south right-of-

way line of Highland Creek Boulevard, South Drive.

Waiver Requested: Assessment of benefits

Current Land Use: Unimproved alley

**Staff Reviewer:** Jeffrey York, Principal Planner II

## **PETITION HISTORY**

This petition was heard and approved by the Plat Committee on November 13, 2024, with a recommendation for the assessment of benefits to be applied to the improved portion (approximately 180 feet) of the subject site. The assessment of benefits hearing was set for **December 11, 2024**, however, that hearing was not held due to lack of quorum. The petition was continued from the January 8, 2025, hearing to the February 12, 2025, by request of the petitioner to provide time for completion of the appraisal of the land. As of this writing, staff has not received the appraisal of the land. Therefore, this petition should be **continued** to the **March 12, 2025**, hearing.

### STAFF RECOMMENDATION

Staff finds the **vacation** would be in the public interest and recommends the vacation petition be **approved**. Staff does not support the waiver of the assessment of benefits and recommends **denial of the waiver of the assessment of benefits**.

**RECOMMENDED MOTION (denial):** That the Plat Committee find that the proposed vacation is in the public interest, that the waiver of the assessment of benefits be denied; that a hearing upon the assessment of benefits be held on December 11, 2024; that the Plat Committee confirm and ratify the adoption of Declaratory Resolution 2024-VAC-003; and that the vacation be subject to the rights of public utilities under IC 36-7-3-16

**RECOMMENDED MOTION (approval):** That the Plat Committee find that the proposed vacation is in the public interest; that a hearing upon the assessment of benefits be waived; that the Plat Committee confirm and ratify the adoption of Declaratory Resolution 2024-VAC-003; and that the vacation be subject to the rights of public utilities under IC 36-7-3-16.



## **PETITION OVERVIEW**

#### **SUMMARY**

This petition, if approved, would vacate a remnant and mostly improved street right-of-way, from the north right-of-way line of 73<sup>rd</sup> Street, 305.47 feet to the north, a point of which is the south right-of-way line of Highland Creek Boulevard, an unimproved street right-of-way. On a site visit, staff noted that a chain link fence was constructed within this right-of-way, with a gate.

The petitioner owns properties on both sides of this right-of-way, including Lot 101, as shown in the survey, below under Exhibits. It is unlikely that development would occur on the lots west of this street, due to an existing large ditch to the north.

The vacation of this portion of this street right-of-way would be in the public interest.

#### **PROCEDURE**

Neither the Division of Planning nor the Plat Committee, Hearing Examiner or Metropolitan Development Commission determines how vacated right-of-way is divided. The approval of a vacation petition only eliminates the public right-of-way. The vacation approval does nothing more. A petitioner will not receive a deed or other document of conveyance after the approval of a vacation.

The general rule under Indiana case law is that when a street or highway is vacated or abandoned the title to the land reverts to the abutting property owners. This rule exists by virtue of the fact that the abutting landowner owns to the center of the street or highway subject only to an easement for the public to the use of the street or highway. Gorby v. McEndarfer 135 Ind.App. 74, \*82, 191 N.E.2d 786, \*\*791 (Ind.App.1963). However, there are possible exceptions to this general rule.

After a vacation of public right-of-way, the county assessor determines how the vacated right-of-way will be assessed for tax purposes.

Petitioners and abutters of the vacated right-of-way should consult their own attorneys for advice regarding the ownership of the vacated right-of way.

#### **ASSESSMENT OF BENEFITS**

Approximately 180 feet of the existing right-of-way is improved with pavement to the point where a chain link fence has been constructed. The remaining 125 feet of right-of-way is unimproved. Due to previous investment into this right-of-way, the request to waive the assessment of benefits should be denied.

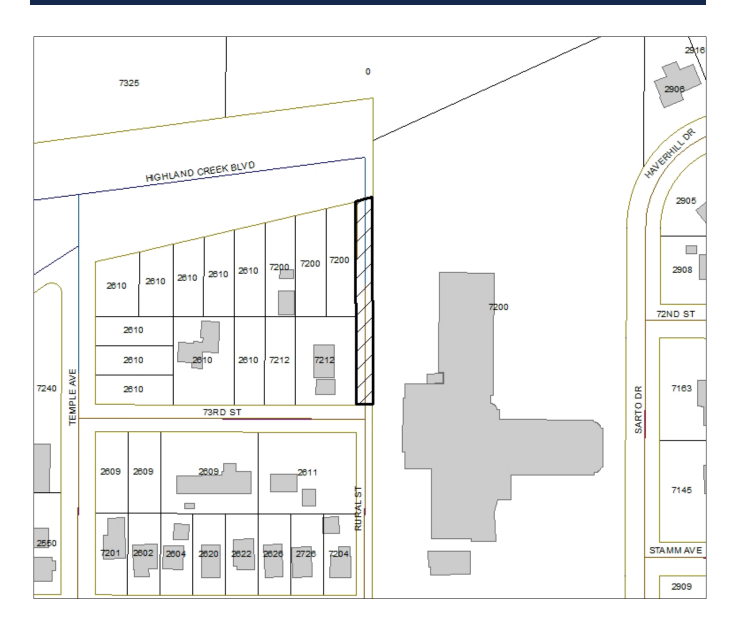


## **GENERAL INFORMATION**

Existing Zoning	D-5 (RC)	
Existing Land Use	Church, school, and single-fa	amily dwelling
Comprehensive Plan	Suburban neighborhood development	
Surrounding Context	Zoning	Land Use
North:	D-6	Attached single-family residential
South:	D-5	Single-family residential
East:	SU-1	Church and school
West:	D-5	Single-family residential /
		undeveloped
Thoroughfare Plan		
Rural Street	Local street	50-foot existing and proposed
Petition Submittal Date	September 11, 2024	



## **EXHIBITS**









Petition Number
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#### METROPOLITAN DEVELOPMENT COMMISSION PLAT COMMITTEE HEARING EXAMINER OF MARION COUNTY, INDIANA

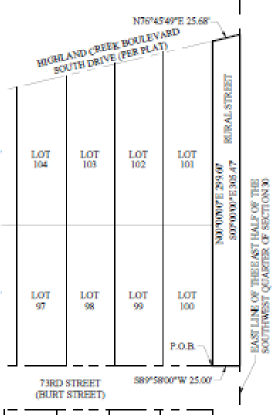
## PETITION FOR VACATION OF A PUBLIC WAY, EASEMENT OR PUBLIC PLACE

FINDINGS OF FACT			
THE PROPOSED VACATION IS IN THE PUBLIC INTEREST because:			
the street sought to be vacated is between percels owned by Petitioner, which operates St. Plus Church and School. The street			
does not extend all the way to the end of 7216 N. Rural St. and dead ends. The street would be unlikely to ever be extended as there is a ditch			
north of where the street dead ends and the only place it could extend is to the private residential community of Harbour Club Condos.			
No one besides Petitioner would have any use for the street, as the portion sought to be vacated does not connect to any other street north of 73rd Street			
or any other property besides those owned by Petitioner.			
DECISION			
IT IS THEREFORE the decision of this body that this VACATION petition is APPROVED, subject to any conditions stated in the minutes (which conditions are incorporated herein by reference and made a part of this decision).			
Adopted this day of , 20			

Findings of Fact



Exhibit A Prepared for: Wooten Hoy, LLC Vacation Exhibit



#### PROPOSED VACATION DESCRIPTION

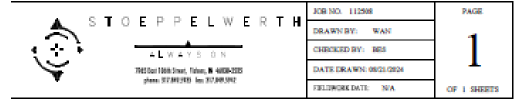
A part of Rural Street as per plat of Highland Creek Boulevard Addition, recorded as Plat Book 22, Page 168, and being located in the East Half of the Southwest Quarter of Section 30, Township 17 North, Range 4 East of the Second Principal Meridian, Washington Township, Marion County, Indiana, being more particularly described as follows:

Beginning at the Southeast corner of Lot Number 100 of said plat; thence North 00 degrees 00 minutes 00 seconds East (assumed bearing), along the East line of said Lot and Lot Number 101, also being the western extents of said Rural Street, a distance of 299.60 feet to the Northeast corner of said Lot Number 101, said corner also being on the southern extents of Highland Creek Boulevard South Drive as per said plat; thence North 76 degrees 45 minutes 49 seconds East, along the extension of said southern extents and the North lines of Lots Numbered 108 through 101, a distance of 25.68 feet to a point on the East line of the eastern extents of said Rural Street, also being the East line of said Half Quarter Section; thence South 00 degrees 00 minutes 00 seconds East, along said East lines, a distance of 305.47 feet to a point on the extended South line of Lots Numbered 95 through 100; thence South 89 degrees 58 minutes 00 seconds West, along said extended line, a distance of 25.00 feet to the Point of Beginning, containing 0.174 acres, more or less.



William A. Neumeier William A. Neumeier Professional Land Surveyor Indiana No.: 22300018 Certified: August 22nd, 2024





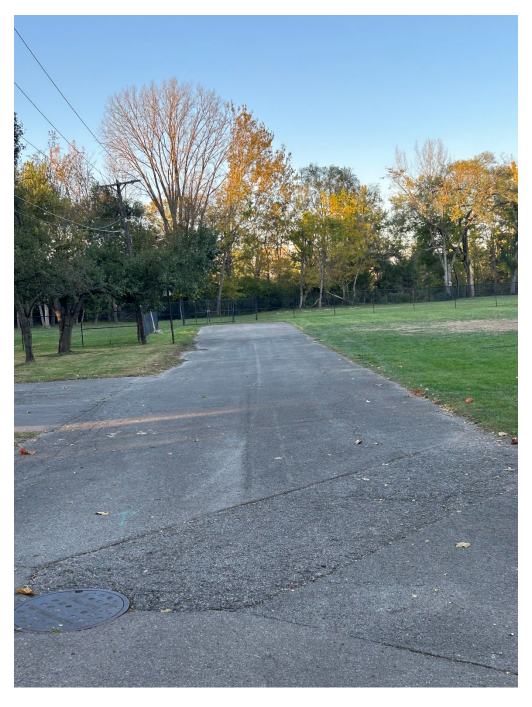


## **Photos**



Photograph of proposed alley with improved portion from 73<sup>rd</sup> Street looking north

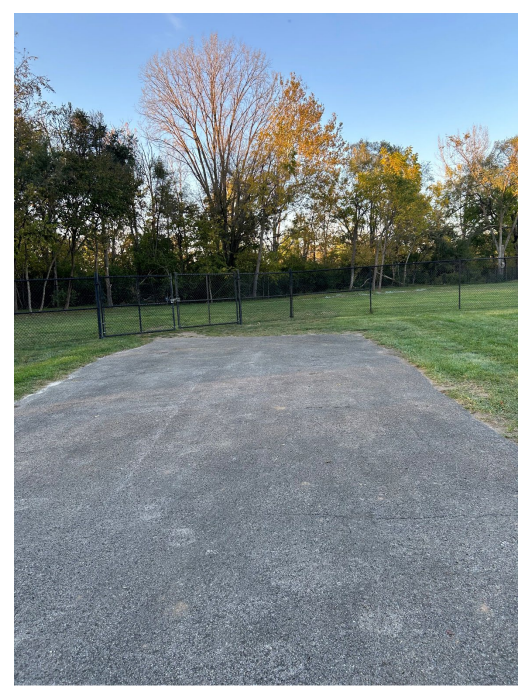




Photograph of subject alley looking north







Photograph of the north end of the improved portion of the subject site, with the existing fence and gate constructed within the existing right-of-way. The terminus of the subject site is approximately at the tree line, beyond the fence.