

RESOLUTION NO.107

A RESOLUTION of the Port Commission of the Port of Seattle authorizing and directing the dismissal of the condemnation proceedings brought in case No.86,933 in the Superior Court of King County, entitled Port of Seattle vs. McNaught-Collins Improvement Company et al., for the condemnation of property to be taken in the Harbor Island Improvement.

BE IT RESOLVED BY THE PORT COMMISSION OF THE PORT OF SEATTLE,
as follows:

SECTION 1. That the Port Commission does hereby authorize and direct the dismissal of the condemnation proceedings heretofore brought by the Port of Seattle for the condemnation of land and other property for the Harbor Island Improvement, instituted pursuant to resolution No.26 of the Port of Seattle, being cause No.86,933, entitled Port of Seattle vs. McNaught-Collins Improvement Company et al.; and the attorneys for said Port Commission are hereby authorized and directed to have said condemnation cause dismissed of record.

ADOPTED by the Port Commission of the Port of Seattle in open session this 24th day of April, 1913, and signed by its proper officers in open session in authentication of its passage on the same date.

M. Hutchinson
President of the Port Commission of the Port of Seattle.

ATTEST: *Robert Bridges*
Acting Secretary of the Port Commission of the Port of Seattle.

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