

RESOLUTION OF THE CITY COUNCIL

No. 210

Approved March 6, 1967

RESOLVED, THAT His Honor the Mayor is hereby authorized to enter into a contract with DANIEL MELLO for the rental, on a month to month basis, of the premises located at 392 Waterman Street in the City of Providence for FIFTEEN (\$15) DOLLARS per month.

IN CITY COUNCIL

MAR 2 - 1967

READ and PASSED

Aminta Caspina
ACTING President
Clerk

APPROVED

MAR 6 - 1967

Joseph A. Dowley Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

AUTHORIZING HIS HONOR THE
MAYOR TO ENTER INTO CONTRACT
WITH DANIEL MELLO FOR RENTAL
OF PREMISES AT 392 WATERMAN
STREET, PROVIDENCE.

THE COMMITTEE ON

City Council
Approves Passage of
The Within Resolution

2-21-67
City Council

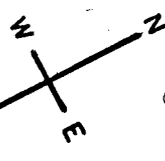
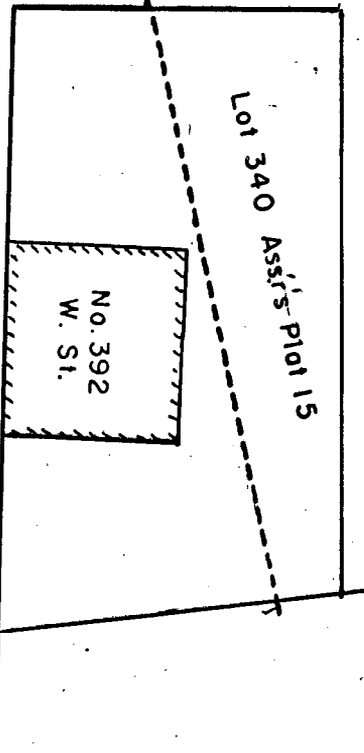
EAST RIVER ST.

WATERMAN STREET

STREET (RED BRIDGE)

Seekonk River

PROVIDENCE, R.I.
 P. W. DEPT. - ENGINEERING OFFICE
 CITY PROPERTY SECTION
 Plan No. 063069
 Date March 1, 1967



CITY OF PROVIDENCE
 Public Works Department
 Station: Proposed Rental At 392
 Waterman St.
 Drawn by Toppi
 Scale 1" = 30'
 Corrected by Robert B. Strong
 Date 3-1-67

RESOLUTION OF THE CITY COUNCIL

No. 211

Approved March 6, 1967

WHEREAS, by a judgment entered in the Superior Court, County of Providence, on the 27th day of June, 1966, in that action entitled "Brown & Sharpe Manufacturing Company v. Louis T. Cote, Assessor of Taxes of the City of Providence", M.P. No. 6900, which said judgment was subsequently affirmed by an opinion of the Supreme Court of the State of Rhode Island; and

WHEREAS, by the provisions of said judgment, it was declared that the assessment by the City of Providence on December 31, 1964, on tangible personal property owned by Brown & Sharpe Manufacturing Company in the amount of ELEVEN MILLION FOUR HUNDRED FORTY-FOUR THOUSAND (\$11,444,000) DOLLARS, with a resulting tax thereon, amounting to FOUR HUNDRED FORTY-SIX THOUSAND THREE HUNDRED SIXTEEN (\$446,316) DOLLARS, as shown in Account No. 02-523-301, was declared invalid; and

WHEREAS, by said judgment, certain other tangible personal property owned by Brown & Sharpe Manufacturing Company, which was assessed by the City of Providence on December 31, 1964, in the amount of ONE MILLION EIGHTY THOUSAND (\$1,080,000) DOLLARS, with a resulting tax thereon in the amount of FORTY-TWO THOUSAND ONE HUNDRED TWENTY (\$42,120) DOLLARS was declared to be excessive, and that the valid assessment on said property was NINE HUNDRED FIFTY THOUSAND (\$950,000) DOLLARS, with a resulting tax thereon in the amount of THIRTY-SEVEN THOUSAND FIFTY (\$37,050) DOLLARS; and

WHEREAS, prior to the entry of said judgment, Brown & Sharpe Manufacturing Company did pay to the City of Providence on the said Account No. 02-523-301, the sum of THREE HUNDRED THIRTY-FOUR THOUSAND SEVEN HUNDRED THIRTY-SEVEN (\$334,737) DOLLARS, which said taxes have now been declared to have been illegally assessed; and

WHEREAS, said Brown & Sharpe Manufacturing Company did pay to the City of Providence, on said Account No. 02-523-300, the sum of THIRTY-ONE THOUSAND FIVE HUNDRED NINETY (\$31,590) DOLLARS, leaving a balance due on said account in the amount of FIFTY-FOUR HUNDRED SIXTY (\$5460) DOLLARS; and

RESOLUTION

OF THE

CITY COUNCIL

AUTHORIZING ABATEMENT AND
REFUND OF CERTAIN TAXES
ERRONEOUSLY ASSESSED TO
BROWN & SHARPE MANUFACTURING
COMPANY.

THE CITY OF PROVIDENCE

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No.

Approved

Page #2

WHEREAS, by the terms of the said judgment, the City of Providence is liable for interest on the taxes illegally assessed and erroneously paid by Brown & Sharpe Manufacturing Company in the amount of TWENTY-ONE THOUSAND TWO HUNDRED SIXTY-EIGHT and 45/100 (\$21,268.45) DOLLARS.

NOW, THEREFORE, BE IT RESOLVED, That the assessment against the tangible personal property owned by Brown & Sharpe Manufacturing Company as shown in Account No. 02-523-301, wherein there was an assessment levied in the amount of ELEVEN MILLION FOUR HUNDRED FORTY-FOUR THOUSAND (\$11,444,000) DOLLARS, and a tax levied in the amount of FOUR HUNDRED FORTY-SIX THOUSAND THREE HUNDRED SIXTEEN (\$446,316) DOLLARS is hereby abated in full, as shown in Abatement Certificate 47-A, attached hereto.

That the assessment against the tangible personal property owned by Brown & Sharpe Manufacturing Company as shown in Account No. 02-523-300, wherein there was an assessment levied in the amount of ONE MILLION EIGHTY THOUSAND (\$1,080,000) DOLLARS, and a tax levied in the amount of FORTY-TWO THOUSAND ONE HUNDRED TWENTY (\$42,120) DOLLARS, is hereby abated to the extent that said assessment is hereby established to be NINE HUNDRED FIFTY THOUSAND (\$950,000) DOLLARS, with a tax levied in the amount of THIRTY-SEVEN THOUSAND FIFTY (\$37,050) DOLLARS, as shown in Abatement Certificate 47-A, attached hereto;

That all amounts paid by Brown & Sharpe Manufacturing Company on Account No. 02-523-301, to the extent of THREE HUNDRED TWENTY-NINE THOUSAND TWO HUNDRED SEVENTY-SEVEN (\$329,277) DOLLARS be refunded to Brown & Sharpe Manufacturing Company;

That the balance of the payments by Brown & Sharpe Manufacturing Company on Account No. 02-523-301, in the amount of FIFTY-FOUR HUNDRED SIXTY (\$5460) DOLLARS is applied to the balance due on Account No. 02-523-300;

That the payment of the interest on the aforesaid judgment awarded to Brown & Sharpe Manufacturing Company in the amount of TWENTY-ONE THOUSAND TWO HUNDRED SIXTY-EIGHT and 45/100 (\$21,268.45) DOLLARS shall be paid from, and charged to "Current Year Appropriation for Contingencies."

RESOLUTION
OF THE
CITY COUNCIL
AUTHORIZING ABATEMENT AND RE-
FUND OF CERTAIN TAXES ERRON-
EOUSLY ASSESSED TO BROWN
& SHARPE MANUFACTURING COM-
PANY.

Commencement Mr. Kelly and Prud'homme, by request

IN CITY COUNCIL

MAR 2 - 1967

READ and PASSED

ACTING President

Clerk

APPROVED

MAR 6 - 1967

MAYOR

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

MAR 2 2 47 PM '67

FILED

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

February 28, 1967

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

02 523 300			
Brown & Sharpe Mfg. Co.			
235 Promenade St.	1,080,000.	tangible	\$ 42,120.00

02 523 301			
Brown & Sharpe Mfg. Co.			
235 Promenade St.	11,444,000.	tangible	446,316.00

The city tax should read and the assessment should stand as follows:
To comply with stipulation and court decree.

02 523 300			
Brown & Sharpe Mfg. Co.			
235 Promenade St.	950,000.	tangible	\$ 37,050.00

02 523 301			
Brown & Sharpe Mfg. Co.			
235 Promenade St.	0		0

decrease	02 523 300	130,000.	tangible	\$ 5,070.00
"	02 523 301	11,444,000.	"	446,316.00

forward

Recommended by:

Joseph Z. Bigelow
Real Estate Assessment Aide

Approved by:

Lawrence T. Cate
City Assessor

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 212

Approved March 6, 1967

RESOLVED,

That the sum of Four Thousand Five Hundred (\$4,500) Dollars is hereby ordered transferred by the Board of Commissioners of Sinking Funds from the "FIRE INSURANCE FUND" established by Section 38 of Chapter 2 of the Revised Ordinances of 1946, entitled, "FIRE INSURANCE FUND" to a separate account in the Capital Fund to be known as, "JOSLIN STREET SCHOOL FIRE DAMAGE FUND".

Said sum or so much thereof as may be necessary shall be expended in repairing the fire damage at the Joslin Street School, said building having been damaged by fire.

Any balance remaining in said fund at the completion of repairs shall revert to the "FIRE INSURANCE FUND".

IN CITY COUNCIL

MAR 2 - 1967

READ and PASSED

Vincent...
COUNCIL President
Clerk

APPROVED

MAR 6 - 1967

Joseph A. Dowley Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

*The Public and
Councilman Darrington by request*

[Faint, mostly illegible text, likely the body of a resolution or ordinance.]

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 213

Approved March 3, 1967

RESOLVED, That His Honor the Mayor is authorized to enter into an Agreement with the American Federation of State, County and Municipal Employees, AFL-CIO, Council #70, on behalf of Local 278, all in accordance with the accompanying agreement, and His Honor the Mayor is authorized to sign said Agreement for and on behalf of the City of Providence, Rhode Island.

IN CITY COUNCIL

MAR 2 - 1967
READ and PASSED

.....
ACTING President
William A. ...
Clerk

APPROVED

MAR 3 - 1967

MAYOR

Joseph H. ...

RESOLUTION
OF THE
CITY COUNCIL

Resolved, that the City Council do hereby...

THE COMMITTEE
Approves Passage of
The Within Resolution
3-2-07
Clerk

A G R E E M E N T

In this Agreement entered into this 3rd day of March 19 67, by and between the City of Providence, hereinafter referred to as the City, and the American Federation of State, County and Municipal Employees, AFL-CIO, Council #70, on behalf of Local 278 hereinafter referred to as the Union, the parties hereby agree as follows:

P U R P O S E

It is the purpose of this Agreement to carry out the personnel policy of the City of Providence in encouraging a harmonious and cooperative relationship between the City and its employees, by providing for procedures which will facilitate free and frequent communications between the City and the employees of the City of Providence.

By means of this Agreement, therefore, the signatories hereto bind themselves to maintain and improve the present standards of service to the people of the City of Providence, and agree further that high morale and good personnel relations are essential to carry out this end. The City employees, as individual members of the Union, are to regard themselves as City servants, and as such, they are to be governed by the highest ideals of honor, loyalty and integrity in all their public, personal and official relationships in order that they may merit the respect and confidence of the general public, the City Council and the Mayor.

A R T I C L E I

RECOGNITION

The City of Providence hereby recognizes the American Federation of State, County and Municipal Employees, AFL-CIO, Council 70, Local 278, as the sole and exclusive bargaining agent for all City employees that are members of said Union, except those classified as pounders, pavers and rammers. Employees who are members of the Union on the effective date of this Agreement, shall, as a condition of continued employment, pay dues to the Union until October 1, 1967. His obligation to pay said dues will terminate on that date, provided he serves at least ten (10) days written notice to the Union secretary.

A R T I C L E II

SENIORITY

The City shall establish a seniority list and it shall be brought up to date semi-annually and the same shall be made available to the secretary of the Union by the Personnel Director.

The City agrees in principle with the concept of seniority and further agrees that this principle and ability should be applied unless there are clear reasons for the contrary in individual instances, with respect to:

- a. Promotional Appointments
- b. Preferred Shift Vacancies
- c. Any other questions of preference among employees that may arise, but are not specifically mentioned hereinabove.

In the event of a vacancy in any position, said vacancy shall be posted on a Union bulletin board in order that employees of that department have an opportunity to apply for that position. After a reasonable amount of time, if the employee does not satisfactorily qualify for that position, the employee shall be placed in the last position he held before being promoted.

In the event a permanent employee is laid off, his name shall be placed on a re-employment list by class of position and by division and shall remain on said list for a period of fourteen months from the date of such layoff. No new employee will be hired and no employee will be transferred into any class of position within a division until all employees on such re-employment list for that class and division have been recalled to work. Upon recall and pending the return to work of the recalled employee, the appointing authority may transfer another employee to the vacant position.

All employees designated by the City Compensation and Classification Plans as permanent employees shall be considered permanent employees for the purpose of the Agreement.

The Personnel Director, for the purposes of recall, shall send a registered letter to the last known address of the employee, unless actual personal contact can otherwise be made by the Director, and the employee shall have five days from the date of the sender's receipt, or the personal contact, to reply to such recall.

If a recall to work does not reasonably assure the employee of four (4) weeks of continuous work, a failure to accept will not be considered a refusal. Upon return to work, a recalled employee shall receive that salary which applies to the position to which he returns.

Seniority shall be considered broken for all the following reasons:

- a. When an employee has been discharged for just cause,
- b. When an employee voluntarily terminates his employment,
- c. When an employee fails to respond to a recall notice,
- d. When an employee fails to report his absence from work within five working days,
- e. When an employee fails to renew a leave of absence,
- f. When an employee is laid off in excess of fourteen (14) months from the date of his most recent layoff.

Should a grievance arise over the application of this article by an appointing authority of the City, it shall be considered a grievance under the terms of this Agreement and the uses of grievance procedure shall be applicable.

A R T I C L E III

GRIEVANCE PROCEDURE

The purpose of the grievance procedure shall be to settle employee grievances including problems concerning working conditions on as low a level as possible and as quickly as possible to insure efficiency and employee morale. This procedure also recognizes the right of any employee to discuss with his immediate supervisor and his Union Representative any grievances or suggestions relative to his work.

By means of this procedure, therefore, both the Union and the City agree to maintain and improve the present high standards of service to the people of the City of Providence.

An employee who has a grievance must submit the grievance in writing to the Union within ten days or it shall not be considered a grievance under the terms of this Agreement.

Step 1. An employee who is aggrieved has the right to discuss his grievance with his immediate supervisor and with his chosen Union Representative. His supervisor shall have one day to submit his answer in writing to the aggrieved person and a copy of that answer shall be submitted to the Union.

Step 2. In the event the grievance is not resolved with his immediate supervisor, the aggrieved and/or his chosen Union Representative shall submit his grievance in writing to the division chief. The

division chief shall have two working days in which to give his answer also in writing to the Union.

Step 3. In the event the grievance is not satisfactorily resolved with the division chief, the aggrieved and/or his representative shall submit a grievance form in duplicate to the department director. The department director shall have three working days in which to give his answer in writing to the Union.

Step 4. In the event the grievance is not satisfactorily resolved with the department director, the aggrieved and/or his representative shall submit a grievance form in duplicate to the Personnel Director. The Personnel Director shall have three working days in which to give his answer in writing to the Union.

Step 5. If the grievance is not satisfactorily resolved with the Director of Personnel, the aggrieved and/or his representative shall meet with the Mayor. The Mayor shall have five calendar days in which to give his answer in writing to the Union.

Step 6. Arbitration: If the grievance is not satisfactorily resolved with the Mayor, the grievance shall then be submitted to arbitration within fifteen days after receiving the Mayor's decision. If the decision of the Mayor is not acceptable to Council 70 and Local 278, AFSCME, AFL-CIO, the grievance shall be submitted to arbitration. The Mayor shall designate a person of his choice. The Union shall designate a person of their choice. A third disinterested party shall be agreed upon by the Union and the Mayor of the City of Providence. The decision handed down by the arbitration panel shall be submitted to the Union and the City, and their decision shall be advisory.

Only issues arising under this contract shall be submitted to arbitration.

Union officers and stewards shall be granted sufficient time off during working hours to investigate and process grievances, without loss of pay. They shall be granted time off to negotiate new contract proposals.

Aggrieved Union employees shall be guaranteed the right to Union Representation during the course of the grievance procedure. It is recognized that no procedure can possibly foresee all situations that might occur. It is further recognized that this procedure will be as effective only as the good faith of both parties concerned. To this end it shall be incumbent upon parties to seek to settle all grievances and disputes that arise at the lowest level possible.

A R T I C L E IV

Health and Welfare

Section 1. BLUE CROSS AND PHYSICIANS SERVICE

The City agrees to assume the cost of family coverage under the Rhode Island Hospital Service Corporation (Blue Cross) in the present Semi-Private Plan and Family Coverage under the Rhode Island Medical Society Physician's Service, Plan A, for all employees covered by this Agreement, subject to the rules and regulations of those corporations. In the case of an unmarried member, individual coverage is to be furnished.

Section 2. Sick leave shall be granted at the rate of fifteen (15) days per year accumulative to a total of one hundred twenty (120) days, provided, however, that the Mayor may grant an additional ninety (90) days sick leave to members with at least ten (10) years of service with the City.

Section 3. Sick leave for members of the Union shall be granted for the following defined reasons:

(a) Personal illness or physical incapacity to such an extent as to be rendered thereby unable to perform the duties of his present position.

(b) Attendance upon members of the family within the household of the employee whose illness requires the care of such employee provided that not more than seven (7) working days with pay shall be granted to the employee for this purpose in any one quarter, nor more than fifteen (15) working days in any one calendar year. (Employees can be required to sign an affidavit stating there is no possible way to make other arrangements.)

(c) Enforced quarantine when established and declared by the Department of Health or other competent authority for the period of such quarantine only.

(d) Death of a mother, father, wife, child, brother or sister, mother-in-law, father-in-law, or other member of the immediate household provided that in such cases the leave shall not extend more than one day beyond the date of burial of said deceased person and provided further that in the cases of employees of the Jewish Faith, said leave shall be for the actual period of mourning observed, but not to exceed seven (7) days from day of burial.

(e) Death of other relatives provided that in such cases the leave with pay shall be for not more than one (1) day to permit attendance at the funeral of said person. (Affidavit may be required.)

(f) Sick leave may be taken without a doctor's certificate for five (5) days, but an employee on sick leave may be examined at any time by a doctor selected by the Department Head.

A R T I C L E V

Holidays

All permanent employees paid on an hourly basis covered by this Agreement, shall be paid at their regular rate of pay for each of the following designated holidays, when such holidays occur or are celebrated on a day when such employee normally renders services:

New Year's Day
Memorial Day
Independence Day
V. J. Day
Labor Day
Columbus Day
Veteran's Day
Thanksgiving Day
Christmas Day
Election Day - in November of every even year.

Whenever a holiday falls during the employee's vacation, said employee shall receive an additional day off.

In the event any designated holiday falls on an employee's day off, the employee shall be entitled to an additional day off to compensate for that holiday.

Employees temporarily absent due to injury suffered in the course of employment, or due to bona-fide illness causing temporary absence, (in either case not in excess of thirty (30) days) will not be charged for sick leave for a holiday.

An employee who has reported for work, but who has been laid off during the period in which the employee normally renders services, in which a holiday occurs, shall receive pay for such holiday.

A R T I C L E VI

Vacations

The time for taking vacations shall be approved by the Department Heads. Employees with seniority shall have preference in setting up vacations subject to departmental programs. Employees desiring vacation period at a time other than that designated on the posted vacation list must make a written request to the Head of the Department at least two weeks prior to the commencement of the designated vacation period and such request shall be honored whenever the Department Head deems it practicable.

A R T I C L E VII

Bulletin Boards

The City agrees to provide reasonable bulletin board space where notices of official Union matters submitted by the Union may be posted, and such matter may not be removed from the bulletin board by anyone other than the Union Representative.

A R T I C L E VIII

Alteration of Agreement

It is understood that any alteration or modification of this Agreement shall be binding upon the parties hereto only if executed in writing. The waiver of any breach or condition of this Agreement by either party shall not constitute a precedent in the future enforcement of all the terms and conditions herein.

A R T I C L E IX

Leave of Absence

Upon written application, an employee may be granted a leave of absence, if approved by the appointing authority and the Finance Director not to exceed six (6) months and subject to one renewal not to exceed six (6) months for reason of personal illness, illness in the immediate family, disability, or for the purpose of furthering employee's education or training in skills related to his employment.

Upon return to work, such employee will be placed in his former job. Seniority at the start of leave of absence shall be retained during all leaves of absence.

A R T I C L E X

Hours Of Work

In the event it becomes necessary to change the schedule work hours in any area, the parties hereto shall make every effort to agree mutually on the hours for such schedules. If such agreement is not reached, the City may establish to schedule and fix the hours, subject to the Grievance Procedure of this Agreement.

Shift hours, upon being scheduled, will be posted.

An employee called back to work after leaving his place of employment in a period other than his regular work schedule shall be credited with a minimum of four hours during any twenty-four (24) hour period.

In the event of overtime, all employees are subject to assignment to additional duty as required provided that they shall be given opportunity to work said over time in their proper work skills.

A R T I C L E X I

Overtime

Time and one half shall be paid in each or any of the following instances to hourly paid permanent employees:

1. For employees on forty (40) hour week, if a holiday falls in his regular work week and the employee works on the holiday, he shall be paid for the holiday at the rate of 150 per cent of his regular hourly rate of pay, plus, he shall receive his holiday pay.

If, in addition to working the holiday he works the following Saturday also, he shall be paid for the Saturday at the rate of 150 per cent of his regular hourly rate. Thus, if an employee on a forty (40) hour work week should work six (6) days including a holiday and the following Saturday, he shall be paid the equivalent of a total of sixty four (64) hours at his regular hourly rate of pay.

2. For employees on a forty (40) hour week, if a holiday falls in his regular work week and the employee does not work on the holiday but does work the following Saturday, he shall receive his holiday pay for the holiday and in addition, shall be paid for the Saturday at the rate of 150 per cent of his regular hourly rate of pay. Thus, if an employee on a forty (40) hour week should work five (5) days including the Saturday following the holiday, but not the holiday itself, he shall be paid the equivalent of a total of fifty-two (52) hours at his regular hourly rate of pay.

3. Overtime in situations not covered by this Article shall be paid in accordance with applicable City Ordinances.

A R T I C L E X I I

Pay For Work In Higher Classification

When an employee works in a higher classification for a period of two consecutive weeks, the employee shall receive the rate of pay in the higher classification for all hours worked in the higher classification.

A R T I C L E X I I I

Arbitrary Firings

To avoid arbitrary firings when a Department Head is not satisfied with the performance of work of an employee, the employee shall be counseled in the presence of his Union Representative in order to help improve the employee's performance of work.

A R T I C L E X I V

Official Time Off

Union stewards and officers shall be granted sufficient time off during working hours to investigate and seek to settle grievances, without loss of pay. Aggrieved Union employees shall be guaranteed the right to Union Representation during the course of the grievance procedure.

A R T I C L E X V

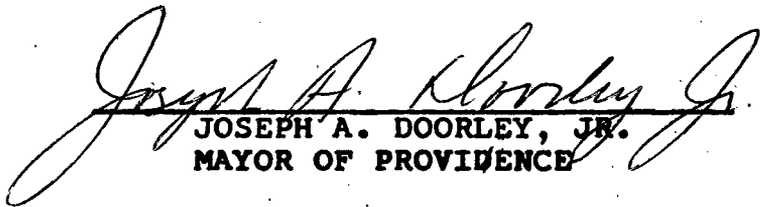
Police Clerks
Call Back Pay

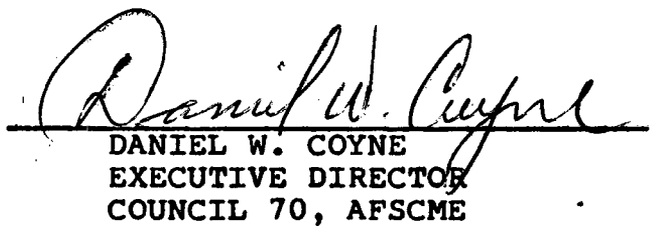
All salaried police clerks covered by this Agreement, who are called back to work, to take statements, etc., shall be compensated at straight time pay.

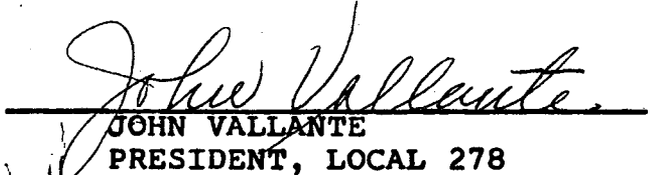
TERMINATION

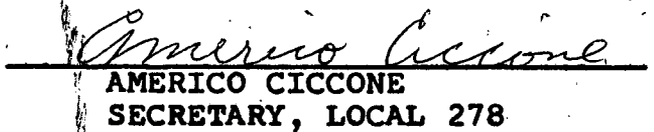
This Agreement shall become effective as of the date of its signatures and shall remain in full force and effect and shall be automatically renewed yearly thereafter unless either party shall give written notice to the other at least thirty (30) days before anniversary date or any or all provisions of Agreement.

This Agreement shall remain in effect until September 30, 1967. Under the new Agreement, any and all provisions of this Agreement shall be in full force October 1, 1966, and shall remain in effect as specified in the above paragraph entitled TERMINATION.


JOSEPH A. DOORLEY, JR.
MAYOR OF PROVIDENCE


DANIEL W. COYNE
EXECUTIVE DIRECTOR
COUNCIL 70, AFSCME


JOHN VALLANTE
PRESIDENT, LOCAL 278


AMERICO CICCONE
SECRETARY, LOCAL 278

21A



CITY OF PROVIDENCE
EXECUTIVE CHAMBER
PROVIDENCE, R. I.

JOSEPH A. DOORLEY, JR.
MAYOR

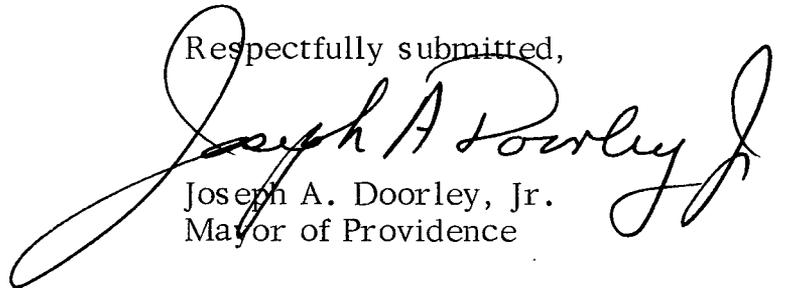
March 1, 1967

To the Providence City Council
of the City of Providence
City Hall
Providence, Rhode Island

Gentlemen:

In accordance with the provisions of Chapter 1829 of the ordinances of the City of Providence, approved February 25, 1967, I have this day appointed Vincent Pallozzi, Director of the Department of Planning and Urban Development and respectfully request your approval of same.

Respectfully submitted,



Joseph A. Doorley, Jr.
Mayor of Providence

JAD:jag

IN CITY COUNCIL

MAR 2 - 1967

APPROVED:

Vincent Vespia
CLERK

DEPT. OF CITY CLERK
PROVIDENCE, R.I.
MAY 2 10 39 AM '67

FILED

State of Rhode Island and Providence Plantations

THE CITY OF



PROVIDENCE

I, VINCENT PALLOZZI, do

solemnly swear that I will support the Constitution of the United States and of the State of Rhode Island and that I will faithfully discharge the duties of the office of

DIRECTOR OF DEPARTMENT OF PLANNING AND URBAN DEVELOPMENT

to the best of my ability.

Vincent Palozzi

I, Joseph A. Doorley, Jr., Mayor

do hereby certify that on the 3rd day of March, A. D. 19 67,

I did administer unto Vincent Palozzi

duly appointed to the office of

Director of Department of Planning and Urban Development

the above subscribed oath.

Joseph A. Doorley, Jr.

A N N U A L R E P O R T
N O R T H B U R I A L G R O U N D
Y E A R 1 9 6 6

IN CITY COUNCIL

MAR 2 - 1967

READ:
WHEREUPON IT IS ORDERED THAT
THE SAME BE RECEIVED.

Vincent Vespa
CLERK

TO THE HONORABLE CITY COUNCIL OF THE CITY OF PROVIDENCE

In complying with the ordinances of the City of Providence, the Board of Park Commissioners present the following report of the North Burial Ground for the year 1966.

During the year 1966, the sum of \$ 5,469.00 was received for Perpetual Care of Lots and Single Graves.

During the year 1966, there were 417 interments, making a total of 62,882 since 1848, that being the first year that records of interments were kept.

157 foundations for Headstones or Monuments were built.

There were 52 Lots placed under Perpetual Care and 73 Single Graves placed under Perpetual Care.

The present number of Lots under Annual Care, 12.

Number of Lots now held in Perpetual Trust, 317.

The average number of employees during the year was 16.

Inventory of Removable Property at the North Burial Ground for the fiscal year ending September 30, 1966, \$ 19,293.92.

A general increase of rates and services of the North Burial Ground was put into effect October 3, 1966.

Following you will find a statement of Receipts and Expenditures.

THE UNIVERSITY OF CHICAGO

THE UNIVERSITY OF CHICAGO
DIVISION OF THE PHYSICAL SCIENCES

DEPARTMENT OF CHEMISTRY

PH.D. THESIS

BY

ROBERT M. WAYNE

PH.D. 1964

CHICAGO, ILLINOIS

UNIVERSITY OF CHICAGO PRESS

THE UNIVERSITY OF CHICAGO PRESS

CHICAGO, ILLINOIS

1964

RECEIPTS

Balance on hand in the General Account, January 3, 1966		\$ 12,496.78
Sale of Land - - - - -	\$ 15,119.81	
Perpetual Care - - - - -	-5,469.00	
Deed and Recording - - - - -	-500.00	
Certificates - - - - -	-125.00	
Improvement of Lots- - - - -	-4,853.75	
Interest Drawn from Perpetual Care Fund- - - - -	20,000.00	
Interments - - - - -	39,998.00	
Tomb Rent- - - - -	-42.00	
Sale of Plants and Flowers - - - - -	-150.00	
Rental of House- - - - -	-190.50	
		<u>86,448.06</u>
		98,944.84

PAYMENTS DIRECT TO CITY CONTROLLER

From Commissioners of Sinking Funds for Income from Perpetual Care Fund - - - - -	-10,000.00	
For Sale of one (1) Reel Sharpener- - - - -	-25.00	
		<u>10,025.00</u>
		\$ <u>108,969.84</u>

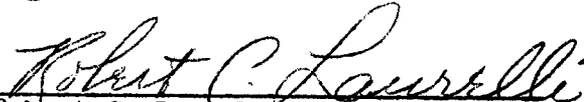
SUMMARY OF BALANCES

Balance, North Burial Ground General Account, January 3, 1967	\$ 13,158.16
Balance, North Burial Ground Perpetual Care Income Fund, December 31, 1966 - - - - -	\$ <u>21,405.92</u>
	\$ <u>34,564.08</u>

Balance, North Burial Ground Perpetual Care Fund, including
receipts turned over to the custody of David R. Mc Govern,
City Treasurer for year 1966. \$ 651,014.20

Respectfully submitted,


John R. Flynn, Chairman


Robert C. Laurelli


Benjamin L. Cook, Jr.

FILED

FEB 28 4 17 PM '67

DEPT. OF CITY CLERK
PROVIDENCE, R.I.