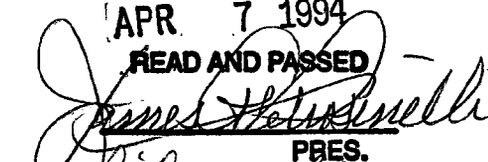
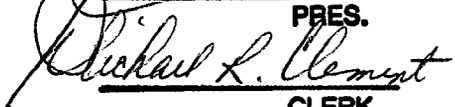


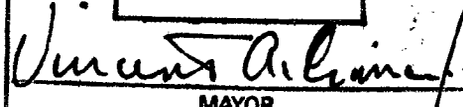
# RESOLUTION OF THE CITY COUNCIL

No. 181

Approved April 15, 1994

RESOLVED, that the City Council endorses and urges passage by the General Assembly of Senate Bill 94-S 2897 and House Bill 94-H 9220 Relating to Criminal Procedures - Bail - New Crimes, in substantially the form attached.

IN CITY COUNCIL  
APR 7 1994  
READ AND PASSED  
  
PRES.  
  
CLERK

APPROVED  
APR 15 1994  
  
MAYOR

IN CITY COUNCIL

READ AND PASSED

FILED

CLERK

IN CITY COUNCIL

Mar. 17, 1994  
FIRST READING

REFERRED TO COMMITTEE ON

*Legislative Matters*

*Mitace L. Clerici*  
CLERK

THE COMMITTEE ON

*Legislative Matters*

Approves Passage of

The Within Resolution

*As Amended*

*Barbara A. Caserio*  
Chairman

3/31/94

*Clerk*

*Caenacina Florio, Lombardi and Affiggi (By request)*

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RS1193  
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S T A T E   O F   R H O D E   I S L A N D

I N   G E N E R A L   A S S E M B L Y

J A N U A R Y   S E S S I O N ,   A . D .   1 9 9 4

94-S 2897

A N   A C T

R E L A T I N G   T O   C R I M I N A L   P R O C E D U R E   -   B A I L   -  
N E W   C R I M E

9 4   -   S   -   2 8 9 7

I n t r o d u c e d   B y :   S e n a t o r s   G o o d w i n ,  
R u g g e r i o   a n d   K e l l s

D a t e   I n t r o d u c e d :   F e b r u a r y   1 7 ,   1 9 9 4

R e f e r r e d   T o :   S e n a t e   C o m m i t t e e   o n  
J u d i c i a r y

I t   i s   e n a c t e d   b y   t h e   G e n e r a l   A s s e m b l y   a s   f o l l o w s :

1            S E C T I O N   1 .   S e c t i o n   1 2 - 1 3 - 1 . 2   o f   t h e   G e n e r a l   L a w s   i n   C h a p t e r  
2   1 2 - 1 3   e n t i t l e d   " B a i l   a n d   R e c o g n i z a n c e "   i s   h e r e b y   a m e n d e d   t o   r e a d   a s  
3   f o l l o w s :

4            12-13-1.2. Penalty for an offense committed while on release. --

5   Every person who commits a criminal offense while said person was  
6   released on personal recognizance or bail pursuant to this chapter  
7   shall, if convicted of both offenses, be sentenced, in addition to the  
8   sentences prescribed, to:

9            (a) a term of imprisonment of not less than two (2) years and not  
10   more than ten (10) years, a fine of not more than five thousand  
11   dollars (\$5,000), or both, if the offense is a felony; or

12            (b) a term of imprisonment of not less than ninety (90) days and  
13   not more than one (1) year, a fine of not more than one thousand  
14   dollars (\$1,000), or both, if the offense is a misdemeanor. A term of  
15   imprisonment imposed pursuant to this section shall be consecutive to  
16   any other sentence of imprisonment.

17            (c) The sentence imposed pursuant to subsections (a) and (b) of

# 94-S 2897

1 this section shall not be suspended or deferred nor probation given.  
2 Parole will also not be afforded, except for an adjustment of not more  
3 than fifteen (15) percent for good behavior.

4 SECTION 2. This act shall take effect upon passage.

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RS1193  
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EXPLANATION  
BY THE LEGISLATIVE COUNCIL  
OF  
AN ACT  
RELATING TO CRIMINAL PROCEDURE - BAIL -  
NEW CRIME

\*\*\*

1 This act would require a mandatory additional sentence for  
2 those convicted or committing a crime which released on bail on  
3 personal recognizance.

4 This act would take effect upon passage.

RS1197

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

94-H 9220

JANUARY SESSION, A.D. 1994

A N A C T

RELATING TO CRIMINAL PROCEDURE - BAIL -  
NEW CRIME

94-H 9220

Introduced By: Reps. McCauley, Lima,  
Moura, Ajello, S. Smith

Date Introduced: February 17, 1994

Referred To: Committee on Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 12-13-1.2 of the General Laws in Chapter  
2 12-13 entitled "Bail and Recognizance" is hereby amended to read as  
3 follows:

4 12-13-1.2. Penalty for an offense committed while on release. --

5 Every person who commits a criminal offense while said person was  
6 released on personal recognizance or bail pursuant to this chapter  
7 shall, if convicted of both offenses, be sentenced, in addition to the  
8 sentences prescribed, to:

9 (a) a term of imprisonment of not less than two (2) years and not  
10 more than ten (10) years, a fine of not more than five thousand  
11 dollars (\$5,000), or both, if the offense is a felony; or

12 (b) a term of imprisonment of not less than ninety (90) days and  
13 not more than one (1) year, a fine of not more than one thousand  
14 dollars (\$1,000), or both, if the offense is a misdemeanor. A term of  
15 imprisonment imposed pursuant to this section shall be consecutive to  
16 any other sentence of imprisonment.

17 (c) The sentence imposed pursuant to subsections (a) and (b) of

# 94-H 9220

1 this section shall not be suspended or deferred nor probation given.  
2 Parole will also not be afforded, except for an adjustment of not more  
3 than fifteen (15) percent for good behavior.

4 SECTION 2. This act shall take effect upon passage.

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RS1197  
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## EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO CRIMINAL PROCEDURE - BAIL -  
NEW CRIME

\*\*\*

1 This act would require a mandatory additional sentence for  
2 those convicted or committing a crime which released on bail on  
3 personal recognizance.

4 This act would take effect upon passage.

# RESOLUTION OF THE CITY COUNCIL

No. 182

Approved April 15, 1994

RESOLVED, that the City Council endorses and urges passage by the General Assembly of Senate Bill 94-S 2901 and House Bill 94-H 9224 Relating to Criminal Procedure - Weapons, in substantially the form attached.

IN CITY COUNCIL  
APR 7 1994  
READ AND PASSED  
*James H. Brouillette*  
PRES.  
*Michael L. Clement*  
CLERK

APPROVED  
APR 15 1994  
*Vincent A. Cianci*  
MAYOR

IN CITY COUNCIL  
READ AND PASSED

\_\_\_\_\_

CLERK

IN CITY COUNCIL

*Mar. 17, 1994*

FIRST READING  
REFERRED TO COMMITTEE ON

*Legislative Matters*

*Michael R. Jones* CLERK

THE COMMITTEE ON

*Legislative Matters*

Approves Passage of  
The Within Resolution

*Barbara A. Fanni*

Chairman

*3/31/94* Clerk

*Chancellor Plasie, Lombardi and Aguzzi (By request)*

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RS1206  
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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

94-S 2901

JANUARY SESSION, A.D. 1994

A N A C T

RELATING TO CRIMINAL PROCEDURE - WEAPONS

94 - S - 2901

Introduced By: Senators Goodwin,  
Ruggerio and Kells

Date Introduced: February 17, 1994

Referred To: Senate Committee on  
Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 11-47-3 of the General Laws in Chapter 11-47  
2 entitled "Weapons" is hereby amended to read as follows:

3 11-47-3. Carrying dangerous weapons or substances when commit-  
4 ting crime of violence. -- No person shall commit or attempt to commit  
5 a crime of violence when armed with or having available any firearm,  
6 any explosive substance, any noxious liquid, gas or substance or any  
7 acid. Every person violating the provisions of this section shall be  
8 punished for the first such conviction by imprisonment for not less  
9 than three (3) nor more than ten (10) years; and for a second convic-  
10 tion under this section by imprisonment for not less than ten (10) nor  
11 more than twenty (20) years and for a third or subsequent such convic-  
12 tion the person so convicted shall be sentenced to not less than fif-  
13 teen (15) years to life imprisonment; and for the penalties provided  
14 in this section he or she shall not be afforded the provisions of sus-  
15 pension or deferment of sentence, nor of probation.

16 Parole will also not be afforded except for an adjustment of not  
17 more than fifteen (15) percent for good behavior.

# 94-S 2901

1 SECTION 2. This act shall take effect upon passage.

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RS1206  
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EXPLANATION  
BY THE LEGISLATIVE COUNCIL  
OF  
AN ACT  
RELATING TO CRIMINAL PROCEDURE - WEAPONS

\*\*\*

- 1 This act would prohibit parole for those convicted of carry-  
2 ing a dangerous weapon or substance while committing a crime of  
3 violence.  
4 This act would take effect upon passage.

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DRS1209  
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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

94-H 9224

JANUARY SESSION, A.D. 1994

A N A C T

RELATING TO CRIMINAL PROCEDURE - WEAPONS

94-H 9224

Introduced by: Reps. Moura, Faria,  
Ajello, Langevin, Lima  
Date Introduced: February 17, 1994

Referred To: Committee on Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 11-47-3 of the General Laws in Chapter 11-47  
2 entitled "Weapons" is hereby amended to read as follows:

3 11-47-3. Carrying dangerous weapons or substances when commit-  
4 ting crime of violence. -- No person shall commit or attempt to commit  
5 a crime of violence when armed with or having available any firearm,  
6 any explosive substance, any noxious liquid, gas or substance or any  
7 acid. Every person violating the provisions of this section shall be  
8 punished for the first such conviction by imprisonment for not less  
9 than three (3) nor more than ten (10) years; and for a second convic-  
10 tion under this section by imprisonment for not less than ten (10) nor  
11 more than twenty (20) years and for a third or subsequent such convic-  
12 tion the person so convicted shall be sentenced to not less than fif-  
13 teen (15) years to life imprisonment; and for the penalties provided  
14 in this section he or she shall not be afforded the provisions of sus-  
15 pension or deferment of sentence, nor of probation.

16 Parole will also not be afforded except for an adjustment of not  
17 more than fifteen (15) percent for good behavior.

# 94-H 9224

1 SECTION 2. This act shall take effect upon passage.

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DRS1209  
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EXPLANATION  
BY THE LEGISLATIVE COUNCIL  
OF  
AN ACT  
RELATING TO CRIMINAL PROCEDURE - WEAPONS

\*\*\*

- 1 This act would prohibit parole for those convicted of carry-  
2 ing a dangerous weapon or substance while committing a crime of  
3 violence.  
4 This act would take effect upon passage.