

RESOLUTION OF THE CITY COUNCIL

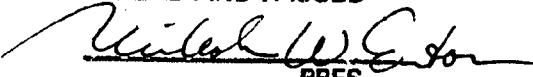
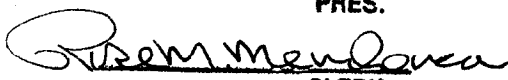
No. 262

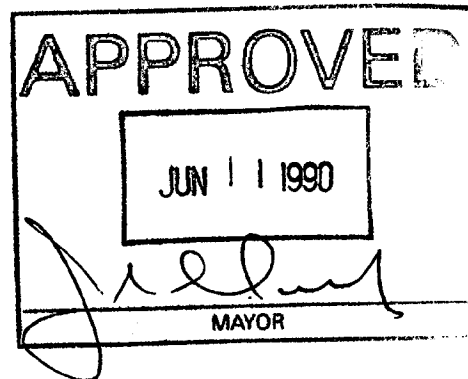
Approved June 11, 1990

RESOLVED, That the Director of the State Department of Transportation is requested to cause the installation of Traffic Signal Lights at the intersections of Petteys Avenue and Killingly Street and Union Avenue and Plainfield Street.

IN CITY COUNCIL
JUN 7 1990

READ AND PASSED


PRES.

CLERK



Courialman Iglioze (By Request)

Rose M. Mendonca
City Clerk

Clerk of Council

Clerk of Committees



Michael R. Clement
First Deputy

Jean M. Angelone
Second Deputy

DEPARTMENT OF CITY CLERK
CITY HALL

June 13, 1990

Mr. Matthew J. Gill, Jr.
State Department of Transportation
Director's Office
210 State Office Building
Providence, R. I. 02903

Dear Mr. Gill,

Enclosed is certified copy of Resolution No. 262,
approved June 11, 1990, by His Honor the Mayor.

The Resolution has been passed by the City Council
and sponsored by Councilman David V. Igliazzi.

Very truly yours,

Rose M. Mendonca
City Clerk

RMM/bp

Enc.



Rhode Island Department of Transportation

Office of the Director
210 State Office Building, Providence, R.I. 02903-1124
(401) 277-2481

STATE OF
RHODE ISLAND
AND PROVIDENCE
PLANTATIONS

June 18, 1990

Ms. Rose M. Mendonca, City Clerk
Providence City Hall
Providence, RI 02903

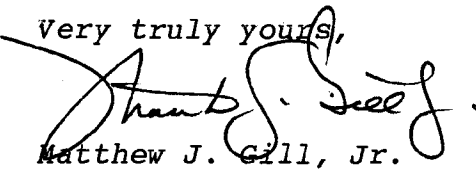
Dear Ms. Mendonca:

Thank you for your letter of June 13, 1990, forwarding me Resolution No. 262 regarding the installation of traffic signal lights at the intersections of Petteys Avenue and Killingly Street and Union Avenue and Plainfield Street. As you may know, this request falls under the jurisdiction of the State Traffic Commission.

I have, therefore, forwarded your correspondence to Senator John A. Sabatini, Chairman of the Commission, and Mr. Paul Annarummo, Secretary of the Commission, for inclusion on the agenda of their next meeting.

If you have any questions or require any additional information, please do not hesitate to contact Mr. Annarummo at 277-2023.

Very truly yours,


Matthew J. Gill, Jr.
Director

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cc: The Honorable John A. Sabatini
Mr. Paul Annarummo



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Department of Transportation
STATE TRAFFIC COMMISSION
State Office Building
Providence, R.I. 02903

June 28, 1990

Rose M. Mendonca, City Clerk
Providence City Hall
Dorrance Street
Providence, RI 02903

Dear Ms. Mendonca:

The State Traffic Commission has been asked to consider the approval of two traffic signals, in the City of Providence, by Mr. Matthew J. Gill, Jr., the Director of the Department of Transportation. The intersections to be studied are Petteys Avenue at Killingly Street and Union Avenue at Plainfield Street, as indicated in the June 11, 1990 Resolution of the City Council.

Please be advised that a preliminary review of the two intersections has indicated that all of the streets are owned and maintained by the City of Providence. Consequently, the State of Rhode Island and in particular the State Traffic Commission have no jurisdiction over these areas.

Therefore, the request for traffic signals at the intersections of Petteys Avenue at Killingly Street, and Union Avenue at Plainfield Street must be directed to the Providence Department of Public Works.

Very truly yours,

STATE TRAFFIC COMMISSION

Paul R. Annarummo, P.E.
Secretary

PRA/db

cc: Senator Sabatini
Mr. Gill
File

RESOLUTION OF THE CITY COUNCIL

No. 263

Approved June 11, 1990

WHEREAS, A joint Resolution has been presented to the City Council requesting the Attorney General, the Rhode Island Congressional Delegation, the General Treasurer, and the State Investment Commission to take action regarding redlining practices and branch bank closings,

NOW, THEREFORE, BE IT RESOLVED, That the Members of the Providence City Council hereby endorse that joint Resolution presently pending before the Committee on Finance.

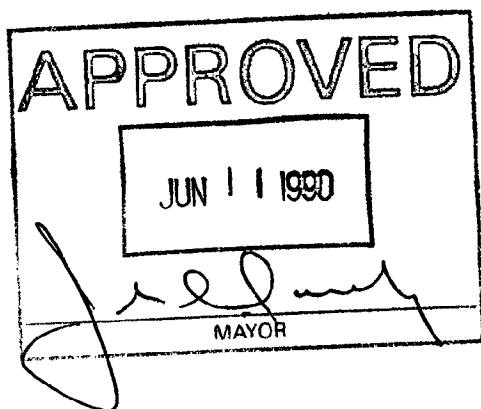
IN CITY COUNCIL

JUN 7 1990

READ AND PASSED


PRES.


CLERK



Councilwoman Young, Council President Easton
Councilmen Rollins, Lopes and Hillen

PD5177/5

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

JANUARY SESSION, A.D. 1990

J O I N T R E S O L U T I O N

RESPECTFULLY REQUESTING THE ATTORNEY
GENERAL, THE RHODE ISLAND CONGRESSIONAL
DELEGATION, THE GENERAL TREASURER, AND
THE STATE INVESTMENT COMMISSION TO TAKE
ACTION REGARDING REDLINING PRACTICES AND
BRANCH BANK CLOSINGS

90-H 4086

Introduced By: Reps. Lopes, Metts, Newsome,
Teitz and Lamb

Date Introduced: May 3, 1990

Referred To: Committee on Finance

1 WHEREAS, The General Assembly has, through legislation and policy
2 decisions, long opposed "redlining" practices of banks and other home
3 mortgage lenders; and

4 WHEREAS, This General Assembly has taken note of the newspaper
5 articles dated February 18 and 19 relative to redlining practices and
6 branch closings undertaken by four Rhode Island banks; and

7 WHEREAS, This General Assembly has taken note of the allegations
8 of racially biased, discriminatory patterns in home mortgage lending
9 practiced by these banks in select inner city neighborhoods of Provi-
10 dence; and

11 WHEREAS, This General Assembly has noted that there exists a
12 strong possibility that Rhode Island banks have violated the provi-
13 sions of the federally-mandated Community Reinvestment Act (1977:
14 United States Public Laws 95-128); now, therefore, be it

15 RESOLVED, That this General Assembly of the State of Rhode Island
16 and Providence Plantations hereby respectfully requests the Attorney

1 General of the State of Rhode Island to investigate these banks and
2 the extent of their compliance with the provisions of the Community
3 Reinvestment Act, to examine the legal implications of noncompliance
4 and assess the impact of this type of discriminatory corporate behav-
5 ior upon poor and minority neighborhoods; and be it further

6 RESOLVED, That this General Assembly respectfully requests the
7 Rhode Island congressional delegation request the Federal Reserve
8 Board to initiate a full investigation into the lending practices of
9 Rhode Island banks, particularly those named in the aforementioned
10 articles; and also to attempt to discern the existence of regional
11 anti-trust activities, given the increasing mergers of Rhode Island
12 banks with out-of-state financial institutions; and be it further

13 RESOLVED, That this General Assembly hereby respectfully
14 requests the Rhode Island Board of Bank Incorporation issue a report
15 to the General Assembly by January 1, 1991 on the extent to which said
16 board is regularly assessing and monitoring the record of performance
17 of financial institutions consistent with the provisions of section
18 19-5-27 of the Rhode Island General Laws, entitled "Credit Needs of
19 Local Communities;" and be it further

20 RESOLVED, That this General Assembly hereby respectfully requests
21 the General Treasurer and the State Investment Commission to develop
22 and implement by January 1, 1991, criteria which will prohibit any
23 Rhode Island chartered bank, or any bank operating in Rhode Island,
24 from managing state investment funds if said bank is found to be out
25 of compliance with the Community Reinvestment Act, and is judged to be
26 practicing racially exclusive lending practices in home mortgage and
27 commercial lending; and be it further

28 RESOLVED, That this General Assembly respectfully requests the
29 General Treasurer to establish, by January 1, 1991, a policy which
30 will prevent or restrict the deposit of any state funds in banks or
31 financial institutions determined not to be in full compliance with
32 the Community Reinvestment Act, as determined by the General Treasurer
33 on an annual basis; and be it further

1 RESOLVED, That the secretary of state be and she hereby is
2 authorized and directed to transmit duly certified copies of this
3 resolution to the Attorney General, the General Treasurer, the direc-
4 tor of Business Regulation and the Rhode Island delegation in the Con-
5 gress of the United States.

PD5177/5
