

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 205

Approved March 5, 1956

Resolved,

That

the following named person, firm or corporation is hereby granted permission to erect, alter or use a building or structure at the location named herein for the sale of petroleum, kerosene, gasoline, coal oil and their products, compounds and components as described and shown in and on the application therefor and accompanying plat, all on file in the office of the Inspector of Buildings subject to the conditions that said person, firm or corporation shall not violate any of the laws of the State of Rhode Island or any of the Ordinances of the City of Providence relative to the erection, use or occupation of said structure and that said person, firm or corporation shall not allow petroleum, kerosene, gasoline, coal oil or their products, compounds or components, to be conveyed over or across any sidewalk by means of any pipe or hose, and upon such special conditions as are hereby enumerated, viz:

WARD 10. MARY GLASSMAN, 324 Prairie Avenue, Plat 48, Lots 401-403, remove 2-500 gallon and 1-1,000 gallon gasoline storage tanks and replace with 1-3,000 and 1-4,000 gallon gasoline storage tanks making 7,000 gallons total storage capacity upon the premises.

The erection or location of any buildings or structures not shown on the original plat on file with the Inspector of Buildings or any change in the location of buildings or structures from that shown on said plat shall be deemed a violation of this permit.

IN CITY COUNCIL

MAR 1 1956

READ and PASSED

Charles H. Hill
President
Robert W. White
Clerk

APPROVED

MAR 5 1956

Walter H. Reynolds
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 206

Approved March 5, 1956

Resolved,

That the City Solicitor be and he is authorized and directed to urge passage by the 1956 Session of the General Assembly of an Act substantially in accordance with the accompanying draft act authorizing the City of Providence to condemn for reservoirs and water supply purposes a certain tract of land in the City of Cranston.

IN CITY COUNCIL

MAR 1 1956

READ and PASSED

August Hill
Deverett Kelan
Clerk

APPROVED

MAR 5 1956

Walter H. Reynolds
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

URGING PASSAGE BY THE GEN-
ERAL ASSEMBLY OF AN ACT
AUTHORIZING THE CITY TO
CONDEMN LAND IN THE CITY
OF GRANSTON FOR WATER SUPPLY
PURPOSES.

*Mr. Dwyer
(by request)*

STATE OF RHODE ISLAND, &c.

IN GENERAL ASSEMBLY

January Session, A. D. 19⁵⁶

A N A C T

AUTHORIZING THE CITY OF PROVIDENCE TO CONDEMN FOR RESERVOIR AND WATER SUPPLY PURPOSES A CERTAIN TRACT OF LAND IN THE CITY OF CRANSTON.

It is enacted by the General Assembly as follows:

Section 1. The city of Providence is hereby authorized and empowered to take for reservoir and water supply purposes the following described tract or parcel of land, with all the buildings and improvements thereon, situated in the city of Cranston:

That certain tract or parcel of land with all the buildings and other improvements thereon located in the city of Cranston and bounded and described as follows:

Beginning at a stone bound in the southerly line of Scituate Avenue at the northwesterly corner of the herein described parcel, which point is also the northeasterly corner of land now or lately of Elmer E. Colvin and wife Hazel M; then in a southwesterly direction, bounding westerly on said Elmer E. Colvin land, a distance of eleven hundred and forty nine and forty nine one-hundredths (1149.49) feet to a corner; thence turning an interior angle of one hundred and fifty degrees fifty nine minutes (150°-59') and running southerly a distance of three hundred forty six and no hundredths (346.00) to a corner; thence turning an interior angle of two hundred twenty seven degrees, forty one minutes and twenty eight seconds (227°-41'28") and running in a southwesterly direction a distance of forty six and seventeen hundredths (46.17) feet to a corner; thence turning an interior angle of forty six degrees, thirty nine minutes and forty one seconds (46°-39'-41") and running in an easterly direction a distance of two hundred and forty three and no tenths (243.0) feet to a corner; thence turning an interior angle of one hundred ninety eight degrees and forty nine minutes (198°-49') and running in a southeasterly direction a distance of three hundred seventy two and nine-tenths (372.9) feet to a corner; thence turning an interior angle of one hundred forty nine degrees and thirty two minutes (149°-32')

and running in an easterly direction five hundred and seven-tenths (500.7) feet to a corner; thence turning an interior angle of one hundred ninety one degrees and twenty five minutes (191°-25') and running in a southeasterly direction two hundred fifty five and nine hundredths (255.09) feet to a corner; the last four mentioned courses bounding southerly on land of the City of Providence; thence turning and interior angle of eighty-one degrees, fourteen minutes and twenty nine seconds (81°-14'-29") and running northerly nine hundred and three and eighteen-hundredths (903.18) feet to a corner; thence turning an interior angle of ninety six degrees and twenty one minutes (96°-21') and running northwesterly two hundred sixty three and forty five hundredths (263.45) feet to a corner; thence turning an interior angle of two hundred sixty-five degrees and thirty four minutes (265°-34') and running northerly a distance of two hundred sixty nine and no hundredths (269.00) feet to a corner in the southerly line of Scituate Avenue; thence turning an interior angle of ninety one degrees eighteen minutes and twenty nine seconds (91°-18'-29") and running westerly in the south line of Scituate Avenue twenty three and sixty three hundredths (23.63) feet to a corner at an angle in Scituate Avenue; thence turning an interior angle of two hundred and twenty two degrees, thirty nine minutes and fifty three seconds (222°-39'-53") and running westerly in the southerly line of Scituate Avenue a distance of four hundred ninety four and thirty eight hundredths (494.38) feet to the point of beginning, the last mentioned course forming an interior angle with the first course of seventy seven degrees and forty six minutes (77°-46'). The area described contains thirty and seven hundred fifty six thousandths (30.756) acres and is a part of Lot No. 2112 shown on the Cranston Assessors Plat No. 20, and also shown on the City of Providence Water Supply Board Drawing Acc. 4332 dated February 23, 1956, titled "Site of Proposed Aqueduct Reservoir in Cranston, R. I."

Sec. 2. The city council of said city shall, within six months from the date of the passage of the resolution by said city council to take said land or any portion thereof for said purpose or purposes, file in the office of the city clerk of the city of Cranston a description of the land and also a plat thereof, and a statement that the same is taken pursuant to the provisions of this act, which description and statement shall be signed by the mayor of said city and upon the filing of such description and statement, the title in fee simple of such land shall vest in said city of Providence; and after the filing of such description and statement, notice of the taking

of such land shall be served upon the owners of and persons having an estate in and interested in such land by the city sergeant of said city leaving a true and attested copy of such description and statement with each of such persons personally, or at their last and usual place of abode in this state with some person living there, and, in case any such persons are absent from this state and have no last and usual place of abode therein occupied by any person, such copy shall be left with the persons, if any, in charge of or having possession of such land taken of such absent persons, and another copy thereof shall be mailed to the address of such absent persons if the same is known to said officer; and after the filing of such description and statement, the city clerk of said city shall cause a copy of such description and statement to be published in some newspaper or newspapers published in said city at least twice a week for three successive weeks; and if any party shall agree with said city for the price of the land so taken, the same shall be paid to him forthwith by said city.

Sec. 3. Any owner of or person entitled to any estate in or interested in any part of the land so taken, who cannot agree with said city for the price of the land so taken in which he is interested as aforesaid, may, within three months after personal notice of said taking, or if he have no personal notice, may within one year from the filing of the description and statement referred to in section two of this act, apply by petition to the superior court for the counties of Providence and Bristol, setting forth the taking of his land and praying for an assessment of damages by a jury. Upon the filing of said petition the said court shall cause twenty-days' notice of the pendency thereof to be given to said city by serving the mayor of said city with a certified copy thereof, and may proceed after such notice to the trial thereof; and such trial shall determine all questions of fact relating to the value of such land and the amount

thereof, and judgment shall be entered upon the verdict of such jury and execution shall be issued therefor. In case of conflicting claims to such land by any two or more petitioners, said court may set down the petitions of such petitioners for trial at the same time by the same jury, and may frame all necessary issues for the trial thereof.

Sec. 4. In case any owner of or person having an estate in or interested in such land, shall fail to receive personal notice of the taking of such land, and shall fail to file his petition as provided in section three of this act, said court in its discretion may permit the filing of such petition subsequent to said period of one year from the filing of such description and statement: PROVIDED, such person shall have had no actual knowledge of the taking of such land in season to file such petition; and provided said city, after the filing of such description and statement, shall not have paid any other persons claiming to own such land the price or value of the same, or be liable to pay for the same under any judgment rendered against said city under the provisions of this act.

Sec. 5. If any lands, or any interests or estates therein, in which any infant or other person not capable in law to act in his own behalf is interested, are taken by said city under the provisions of this act, said superior court, upon the filing therein of any such petition by or in behalf of such infant or other person, may appoint a guardian ad litem for such infant or other person, and such guardian may appear and be heard in behalf of such infant or other person; and such guardian may also, with the advice and consent of said superior court and upon such terms as said superior court may prescribe, release to said city all claims for damages for the lands of such infant or other person or for any such interests or estates therein so taken. Any lawfully appointed, qualified and acting guardian of

the estate of any such infant or other person, with the approval of the court of probate within this state having jurisdiction to authorize the sale of lands within this state of any such infant or other person, may, before the filing of any such petition, agree with said city upon the amount of damages suffered by such infant or other person by any taking of his lands or of his interests in any lands hereunder, and may, upon receiving such amount, release to said city all claims of damages of such infant or other person for such taking.

Sec. 6. This act shall take effect upon its passage.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 207

Approved March 5, 1956

Resolved,

That

His Honor the Mayor is hereby authorized to execute on behalf of the City of Providence, an Agreement with the Johnston Sanitary District in the Town of Johnston for the disposal of domestic sewage from said District, through the sewer system of the City of Providence, upon such terms as may be agreed upon by representatives of the Johnston Sanitary District, and the Mayor, the Commissioner of Public Works and the City Solicitor of Providence; said Agreement to be substantially in accordance with the terms of the accompanying draft which provides that it shall be for a period of twenty (20) years from the date of its execution, with two renewal options of ten (10) years each, that the District shall pay at the minimum rate of fifty-seven (\$57) dollars for each 1,000,000 gallons of sewage conducted into the sewer system of the City of Providence; and that if it is ascertained that the cost of treating such sewage shall exceed that amount, the District shall pay the additional cost.

IN CITY COUNCIL

MAR 1 1956

READ and PASSED

[Signature]
President
[Signature]
Clerk

APPROVED

MAR 5 1956

[Signature]
MAYOR

RESOLUTION
OF THE
CITY COUNCIL
AUTHORIZING AGREEMENT
WITH JOHNSTON SANITARY
DISTRICT.

Tom Bradley
(by request)

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 208

Approved March 5, 1956

Resolved,

That the Traffic Engineer be and he hereby is requested to study the advisability of the installation of "Yield" signs on Arnold Street at its intersection with East Street.

IN CITY COUNCIL

MAR 1 1956

READ and PASSED

Joseph A. Nichols
Deverett Whelan
Clerk

APPROVED

MAR 5 1956

Walter H. Reynolds
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

*Mr. Brown
Key request*

Weekly Report of the Superintendent of the Dexter Asylum.

To the Honorable Mayor and the Honorable the City Council of the City of Providence

The Superintendent of the Dexter Asylum herewith reports on admissions and discharges for the week ending February 19, 1956

Admitted, 0 Discharged, 0 Remaining, 26

ADMISSIONS

Table with 5 columns: DATE, NAME, AGE, BIRTHPLACE, ADMITTED BY DIRECTOR OF PUBLIC WELFARE. The table is currently empty.

DISCHARGES

Table with 3 columns: NAME, DISCHARGED BY, NO. The table is currently empty.

Respectfully submitted,

James M. Green Superintendent Director of Public Welfare

MAR 1 - 1956

In City Council,

Read, whereupon it is ordered that the same be received.

Everett Whelan Clerk.

WEEKLY REPORT

OF THE

DEXTER ASYLUM

WEEK ENDING

February 19, 1956

Weekly Report of the Superintendent of the Dexter Asylum.

To the Honorable Mayor and the Honorable the City Council of the City of Providence

The Superintendent of the Dexter Asylum herewith reports on admissions and discharges for the week ending February 26, 1956

Admitted, 0 Discharged, 0 Remaining, 26

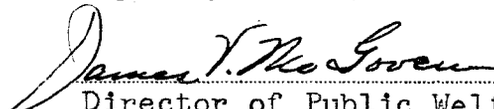
ADMISSIONS

DATE	NAME	AGE	BIRTHPLACE	ADMITTED BY DIRECTOR OF PUBLIC WELFARE

DISCHARGES

NAME	DISCHARGED BY	NO.

Respectfully submitted,


Superintendent
Director of Public Welfare

MAR 1 - 1956

In City Council,

Read, whereupon it is ordered that the same be received.


Clerk.

WEEKLY REPORT

OF THE

DEXTER ASYLUM

WEEK ENDING

..... 195.....

CITY OF PROVIDENCE • RHODE ISLAND • Walter H. Reynolds • Mayor



D. Everett Whelan
City Clerk

OFFICE OF THE CITY CLERK

CITY HALL

Vincent Vespia
First Deputy
William E. McWilliams
Second Deputy

To the Honorable the City Council, Feb
City of Providence, 27th
Rhode Island. 1956

G entlemen:

Please be advised that as the
owner of the Russell J. Boyle Funeral Home,
at 331 Smith Street, Providence, Rhode Island,
it is my intention to accept business from
the City of Providence.

Respectfully yours,

Russell J. Boyle
Russell J. Boyle,
Councilman.

IN CITY COUNCIL

MAR 1 - 1956

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

D. Everett Whelan
CLERK

APPROVED

MAR 5 1956

.....
MAYOR