

**CITY OF PROVIDENCE
RHODE ISLAND**



CITY COUNCIL

JOURNAL OF PROCEEDINGS

No. 73 City Council Regular Meeting, Thursday, September 5, 1985, 8:00 P.M. (E.D.T.)

IN CITY COUNCIL

SEP 19 1985

APPROVED:

PRESIDING

Joseph M. Mendonça **CLERK**

COUNCIL PRESIDENT

NICHOLAS W. EASTON

ROLL CALL

Present: Council President Easton, Councilman Annaldo, Councilwoman Bras-sil, Councilmen Cola, Dillon, Council-women DiRuzzo, Fargnoli, Councilmen Farmer, Glavin, Griffin, Lombardi, O'Con-nor, Pitts and Stravato—14.

Absent: Councilman Petrosinelli—1.

INVOCATION

The Invocation is given by COUNCILMAN DAVID G. DILLON.

~~THE~~ PLEDGE OF ALLEGIANCE TO THE ~~FLAG OF THE~~ UNITED STATES OF AMERICA

~~AND~~

COUNCIL PRESIDENT NICHOLAS W. EASTON leads the Members of the City Council and the Assemblage in the Pledge of Allegiance to the Flag of the United States of America.

APPROVAL OF RECORD

The Journals of Proceedings No. 71 of the Special Meeting of the City Council held July 31, 1985 and Posted August 13, 1985 and No. 72 of the Regular Meeting of the City Council held August 1, 1985 and Posted August 14, 1985 on that Bulletin Board located on the Ground Floor Level of City Hall, are Severally Approved as Printed on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

SCHEDULE OF BILLS

FROM CITY CONTROLLER:

Street Lighting Bill from Narragansett Electric Company for July, 1985 in the Amount of Ninety-Nine Thousand Eight Hundred Twelve Dollars and Thirteen Cents (\$99,812.13).

Approved, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI, by the following Roll Call Vote:

Ayes: Council President Easton, Council-

man Annaldo, Councilwoman Brassil, Councilmen Cola, Dillon, Councilwomen DiRuzzo, Fargnoli, Councilmen Farmer, Glavin, Griffin, Lombardi, O'Connor, Pitts and Stravato—14.

Noes: None.

Absent: Councilman Petrosinelli—1.

The motion for Approval, is Sustained.

APPOINTMENTS BY HIS HONOR THE MAYOR

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 203 of the Providence Home Rule Charter of 1980, He is Appointing Anthony Pennine of 26 Grove Street, Providence, as a Member of the Board of Canvassers, for a Term to Expire the First Monday in March, 1990.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk
City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Section 203 and 302(b) of the Providence Home Rule Charter of 1980, I am this

day appointing Anthony P. Pennine of 26 Grove Street, Providence, Rhode Island, as a member of the Board of Canvassers to fill the unexpired term of Mr. Roland Dumont. Mr. Pennine shall serve the remaining term which expires in March, 1990.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Communication Received and Appointment Approved, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

COUNCILMAN PITTS Desires to be Recorded as "Not Voting".

The motion for Approval, is Sustained.

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, He is Appointing Thomas Allen Foley of 422 Adelaide Avenue, Providence, as a Member of the Providence Human Relations Commission, for a Term to Expire on the First Monday in January, 1988.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk
City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, I am this day appointing Mr. Thomas Allen Foley of 422 Adelaide Avenue, Providence, Rhode Island, as a member of the Providence Human Relations Commission to fill the unexpired term of Mr. Jose Aleman who has resigned. Mr. Foley's term shall expire in January, 1988.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Communication Received and Appointment Approved, on motion of COUNCILMAN GLAVIN, seconded by COUNCILMAN DILLON.

The motion for Approval, is Sustained.

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 1107 of the Providence Home Rule Charter of 1980, He is Reappointing Louis R.

Orabona of 153 Knight Street, Providence, as a Member of the Providence Housing Authority, for a Term to Expire on July 10, 1990.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk
City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Sections 302 and 1107 of the Providence Home Rule Charter of 1980, I am this day reappointing Mr. Louis R. Orabona of 153 Knight Street, Providence, Rhode Island, as a member of the Providence Housing Authority. Mr. Orabona shall serve for a five (5) year term which shall expire on July 10, 1990.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Received.

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 1107 of the Providence Home Rule Charter of 1980, He is Appointing Carol Palmer of 267 Hartford Avenue, Apt. 1A, Providence, as a Member of the Providence Housing Authority, for a Term to Expire on July 10, 1990.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk

City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Sections 302 and 1107 of the Providence Home Rule Charter of 1980, I am this day appointing Carol Palmer of 267 Hartford Avenue, Apt. 1A, Providence, Rhode Island, as a member of the Providence Housing Authority. Ms. Palmer shall serve a five (5) year term which shall expire on July 10, 1990.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Received.

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, He is Appointing Allan Petteruto of 17 Paolino Street, Providence, as a Member of the Providence Local Development Corporation, for a Term Expiring in June, 1987.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk
City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, I am this day appointing Mr. Allan Petteruto of 17 Paolino Street, Providence, Rhode Island, as a member of the Providence Local Development Corporation.

Mr. Petteruto shall serve the unexpired term of Mr. A. Vincent Igliozi who has resigned. Mr. Petteruto shall serve a term to expire in June, 1987.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Received.

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, He is Appointing John Proccacini of 50 Wild Street, Providence, as a Member of the Providence Local Development Corporation, for a Term to Expire in June, 1987.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk
City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Section 302(b) of the Providence Home Rule Charter of 1980, I am this day appointing John Proccacini of 50 Wild Street, Providence, Rhode Island, as a member of the Providence Local Development Corporation. Mr. Proccacini shall serve a term to expire in June, 1987.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Received.

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 302 of the Providence Home Rule Charter of 1980, He is Reappointing Tina Reagan of 60 Bainbridge Avenue, Providence, as a Member of the Historic District Commission, for a Term to Expire on September 1, 1988.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk
City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Section 302 of the Providence Home Rule Charter of 1980, I am this day reappointing Mrs. Tina Reagan of 60 Bainbridge Avenue, Providence, Rhode Island, as a member of the Historic District Commission for a term to expire on September 1, 1988.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Received.

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 302 of the Providence Home Rule Charter of 1980, He is Appointing Anthony M. Stolarz of 416 Broadway, Providence, as a Member of the Historic District Commission, for a Term to Expire on September 1, 1988.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk
City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Section 302 of the Providence Home Rule Charter of 1980, I am this day appointing Mr. Anthony M. Stolarz of 416 Broadway, Providence, Rhode Island, as a member of the Historic District Commission for a three (3) year term which shall expire on September 1, 1988.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Received.

Communication, dated August 30, 1985, Informing the Honorable City Council that Pursuant to Section 302 of the Providence Home Rule Charter of 1980, He is Appointing Anna Esposito of 2 Woodland Terrace, Providence, as a Member of the Historic District Commission, for a Term to Expire on September 1, 1988.

August 30, 1985

The Honorable Members
The City Council of the
City of Providence
Office of the City Clerk
City Hall
Providence, RI 02903

Dear Honorable Members:

Pursuant to Section 302 of the Providence Home Rule Charter of 1980, I am this day

appointing Mrs. Anna Esposito of 2 Woodland Terrace, Providence, Rhode Island, as a member of the Historic District Commission for a three (3) year term which shall expire on September 1, 1988.

Sincerely yours,

JOSEPH R. PAOLINO, JR.
Mayor of Providence

Received.

ORDINANCES SECOND READING

The following Ordinances were in City Council August 1, 1985, Read and Passed the First Time and are Returned for Passage the Second Time:

An Ordinance Amending Section 40 of Chapter 1985-70, "Establishing the Classes of Positions, the Maximum Number of Employees and the Number of Employees in Certain Classes in the City Departments", as Approved June 25, 1985, Relative to Department of Public Works — Municipal Docks.

Be it ordained by the City of Providence:

Section 1. Section 40 of Chapter 1985-70 of the Ordinances of the City of Providence is hereby amended as follows:

Delete:

1 Port Security Officer

Add:

1 Laborer

Section 2. This Ordinance shall take effect upon its Passage.

Read and Passed the Second Time, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI, by the following Roll Call Vote:

Ayes: Council President Easton, Councilman Annaldo, Councilwoman Brassil, Councilmen Cola, Dillon, Councilwomen DiRuzzo, Fargnoli, Councilmen Farmer, Glavin, Griffin, Lombardi, O'Connor, Pitts and Stravato—14.

Noes: None.

Absent: Councilman Petrosinelli—1.

The motion for Passage the Second Time, is Sustained.

An Ordinance Amending the Appropriation Ordinance Chapter 1984-61, Approved September 27, 1984, Relative to the Water Supply Board.

An Ordinance Establishing the Classes of Positions, the Maximum Number of Employees and the Number of Employees in Certain Classes

in the Water Supply Board and Repealing Ordinance Chapter 1984-63, Approved September 27, 1984, as Amended.

GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

The motion to Refer Back to the Committee on Finance, is Sustained.

An Ordinance Establishing a Compensation Plan for the Water Supply Board and Repealing Chapter 1984-62, Approved September 27, 1984, as Amended.

Severally Referred Back to the Committee on Finance, on motion of COUNCILMAN

An Ordinance Prohibiting Discrimination Against Individuals because of Race, Color, Sex, Religion, Marital Status, Sexual Orientation, Handicap, Age, or Country of Ancestral Origin and Establishing a Providence Human Relations Commission.

COUNCIL PRESIDENT EASTON Relinquishes the Chair to COUNCIL PRESIDENT PRO TEMPORE STRAVATO.

COUNCIL PRESIDENT PRO TEMPORE STRAVATO IN THE CHAIR

**COUNCIL PRESIDENT PRO TEMPORE
STRAVATO Relinquishes the Chair to
COUNCIL PRESIDENT EASTON.**

COUNCIL PRESIDENT EASTON IN THE CHAIR

COUNCILMAN GLAVIN moves the Ordinance be Amended by deleting the words "sexual orientation" from wherever they appear within the proposed Ordinance in their entirety.

This motion is seconded by COUNCILWOMAN FARGNOLI and COUNCIL PRESIDENT PRO TEMPORE STRAVATO.

COUNCILMAN FARMER moves the Ordinance be Amended by:

Adding the following at the end of Section 1, "In enacting this Ordinance the Council does not endorse any particular lifestyle or beliefs of any person;"

Adding the following at the end of Section 4(h), "or with respect to employment of individuals having a sexual orientation which violates the fundamental tenets of its religious beliefs,"

Adding the following at the end of Section 4(j), "and, for purposes of discrimination on the basis of sexual orientation, excludes any dwelling units in an owner-occupied building containing six (6) dwelling units or less,"

That Section 4 of the Ordinance be amended by adding, at the end, the following:

"(p) Sexual Orientation means having a preference for heterosexuality, homosexuality or bisexuality, having a history of such preference or being identified with such a preference."

This motion is seconded by COUNCILWOMAN BRASSIL and COUNCILMAN PITTS.

The Roll is Called on the Amendment submitted by COUNCILMAN GLAVIN, as follows:

Ayes: Councilman Annaldo, Cola, Councilwomen DiRuzzo, Fagnoli, Councilmen Glavin, Lombardi and Stravato—7.

Noes: Council President Easton, Councilwoman Brassil, Councilmen Dillon, Farmer, Griffin, O'Connor and Pitts—7.

Absent: Councilman Petrosinelli—1.

It being a Tie Vote, the Amendment Fails.

The Roll is Called on the Amendments submitted by COUNCILMAN FARMER, as follows:

Ayes: Council President Easton, Councilwoman Brassil, Councilmen Dillon, Farmer, Griffin, O'Connor and Pitts—7.

Noes: Councilmen Annaldo, Cola, Councilwomen DiRuzzo, Fagnoli, Councilmen Glavin, Lombardi and Stravato—7.

Absent: Councilman Petrosinelli—1.

It being a Tie Vote, the Amendment Fails.

COUNCILMAN O'CONNOR moves the Ordinance be Amended by deleting "Sexual Orientation" from the Ordinance wherever they appear throughout the Ordinance.

This motion being seconded by COUNCILMAN GLAVIN, is Put to Vote and Passed by the following Roll Call Vote:

Ayes: Councilman Annaldo, Cola, Councilwomen DiRuzzo, Fagnoli, Councilmen Glavin, Lombardi, O'Connor and Stravato—8.

Noes: Council President Easton, Councilwoman Brassil, Councilmen Dillon, Farmer, Griffin and Pitts—6.

Absent: Councilman Petrosinelli—1.

The Amendment is thereupon Sustained.

COUNCILMAN GLAVIN requests an Opinion from the City Solicitor as to whether the Ordinance, with the Amendment as Voted upon, is a substantial change that would require two passages.

CITY SOLICITOR EDWARD C. CLIFTON states the particular provision of the Providence Home Rule Charter, Section 409 which he reads in part, states "No Ordinance shall be so Amended in its second passage as to change its original purpose."

As He interprets the Ordinance, barring discrimination, that Amendment passed by the City Council, submitted by COUNCILMAN O'CONNOR, is not in essence, changing the original purpose of the Ordinance as introduced, it is therefore his opinion the Ordinance does not require first passage again.

Be it ordained by the City of Providence:

Section 1. Findings of the Council.

The practice or policy of discrimination against individuals because of race, color, sex, religion, marital status, handicap, age or country of ancestral origin, is a matter of grave public concern. Such discrimination foments domestic strife and unrest, threatens the rights and privileges of our people and undermines the foundations of a free democratic state. The denial of equal opportunities because of such discrimination deprives large segments of the population of the City of Providence of the ability to maintain decent standards of living and intensifies group conflicts, thereby resulting in grave injury to the public safety, health and welfare.

Section 2. Public Policy.

It is hereby declared to be the public policy of the City of Providence to foster the equal

opportunities of all individuals in the City in accordance with their fullest capacities and abilities, regardless of their race or color, sex, religion, marital status, handicap, age or country of ancestral origin, and to safeguard their right to be free from such discrimination in housing, education, employment, credit and public accommodation.

Section 3. Exercise of Police Power.

This Ordinance shall be deemed an exercise of the police power of the said City for the protection of public welfare, prosperity, health and peace of its people.

Section 4. Definition of Terms.

(a) "Bona fide qualifications" refers to a valid consideration of race and color, sex, religion, marital status, handicap, age, or country of ancestral origin which has been certified as such by the Commission or by the Rhode Island Commission on Human Rights.

(b) "Charge" is that which is brought by a complainant alleging an unlawful practice or that which is filed by the Commission following an investigation.

(c) "Commission" means the Providence Human Relations Commission, its agents and employees.

(d) "Complaint" is that which is issued by the Commission on its own behalf or in the behalf of the complainant and subsequent to a probable cause determination.

(e) "Discriminate" includes any policy or practice which by design or effect segregates, separates, or has a disproportionate impact according to race or color, sex, religion, marital status, handicap, age or country of ancestral origin or because of the race or color, sex, religion, marital status, handicap, age or country of ancestral origin of any person with whom they are or may wish to be associated and which is not required by business necessity.

(f) "Employment Agency" includes any person undertaking with or without compensation to procure opportunities to work, or to procure, recruit, refer, or place employees.

(g) "Employee" does not include any person employed by his or her parents, spouse or child.

(h) "Employer" includes the City and all its departments and authorities and all persons employing seven (7) or more individuals within the City of Providence or any person acting as the agent of an employer either directly or indirectly. The term does not apply to a religious corporation, religious association, religious educational institution or religious society with respect to the employment of individuals of its religion to perform work connected with the carrying on of its religious activities.

(i) "Educational Facilities" means any public or private institution of learning.

(j) "Housing Accommodation" includes any building or structure or portion thereof, or any parcel of land, developed or undeveloped, which is occupied, or intended, designed, or arranged to be occupied, or to be developed for occupancy as the home, residence, or commercial business of one or more persons, but excludes any dwelling units which, under the provisions of State Fair Housing Laws, are exempt by virtue of their location in an owner-occupied building.

(k) "Labor Organization" includes any organization which exists for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or of other mutual aid or protection in relation to employment.

(l) "Public Accommodation" refers to any public resort, accommodation, assemblage, amusement, business, or establishment that provides a service or function, personal or otherwise licensed, or unlicensed, including but not limited to inns, taverns, bars, roadhouses,

hotels, motels, trailer parks, camp sites, restaurants, diners, or any place where food or beverage is sold, retail stores, and establishments, dispensaries, clinics, hospitals, rest homes, nursing homes, rest rooms, bathhouses, barber shops, beauty parlors, trade schools or vocational establishments, theaters, motion picture houses, music halls, race courses, skating rinks, amusement and recreation parks, fairs, bowling alleys, golf courses, gymnasiums, shooting galleries, billiard and pool parlors, swimming pools, athletic or recreational facilities, seashore accommodations, public libraries, garages, all public conveyances operated on land, water, in the air or underground, as well as the stations and terminals thereof, public halls and rooms and public stairs and elevators of buildings or other public accommodations, public housing projects, clubs, societies, fraternities, sororities, associations, or other organizations that are public or quasi-public, banks, finance companies, insurance companies, building and construction companies other businesses, traffic and other courts and licensing and regulating bodies and all public policies, programs, and activities. Nothing herein contained shall be construed to include, or apply to, any place of accommodation which is by its nature distinctly privately provided that where public use is permitted that use shall be covered by this Ordinance.

(m) "Handicap" means any condition or characteristic that renders a person a handicapped person as defined in Title 45, Subtitle A, Section 84.3(j) of the Code of Federal Regulations (42 FR 22678, May 4, 1977).

(n) "Sexual Discrimination" shall be deemed to include situations where an individual, acting independently, is discriminated against because of gender.

(o) "Discounts" — any reduction of the normal charge for products or services. Includes those offered on a free basis.

Section 5. Unlawful Housing Practices.

It shall be an unlawful housing practice:

(a) For any owner, lessee, sub-lessee, assignee, managing agent, real estate agent, or other person having the right to sell, rent, lease, or manage a housing accommodation or an agent of any of those;

(1) To discriminate or directly or indirectly make or cause to be made any written or oral inquiry concerning race or color, sex, religion, marital status, handicap, age or country of ancestral origin of any prospective purchaser, occupant, or tenant of such housing accommodation;

(2) To discriminate or directly or indirectly to refuse to sell, rent, lease, let or otherwise deny to or withhold from any individual, such housing accommodation because of the race or color, sex, religion, marital status, handicap, age or country of ancestral origin of such individual;

(3) To discriminate or directly or indirectly print or publish or cause to be printed or published, circulated, broadcasted, issued, used, displayed, posted, or mailed any written, printed or painted or oral communication, notice or advertisement relating to the sale, rental, lease, or let of such housing accommodation which indicates any preference, denial, limitation, specification, qualification, or discrimination, based upon race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(4) To directly or indirectly discriminate against any person because of his or her race or color, sex, religion, marital status, handicap, age or country of ancestral origin in the terms, conditions, or privileges of the sale, rental, lease, or let of any such housing accommodation or in the furnishing of facilities or services in connection therewith;

(b) For any person to whom application is made for loan or other form of financial assistance for the acquisition, construction, rehabilitation, repair or maintenance of any housing accommodation, whether secured or unsecured;

(1) To discriminate or to directly or indirectly make or cause to be made any written or oral inquiry concerning the race or color, sex, religion, marital status, handicap, age or country of ancestral origin of any individual seeking such financial assistance, or of existing or prospective occupants or tenants of such housing accommodation, nor shall any such person to whom such application is made, directly or indirectly discriminate in the terms, conditions or privileges relating to the obtaining or use of any such financial assistance against any applicant because of the race or color, sex, religion, marital status, handicap, age or country of ancestral origin of such applicant or of the existing or prospective occupants of tenants thereof;

(2) To discriminate or to directly or indirectly deny or limit such application for financial assistance on the basis of an appraiser's, whether independent or not, evaluation of the property or neighborhood under consideration, when such evaluation is based on discriminatory criteria;

(c) For any person, agent, firm, corporation or association whether or not acting for monetary gain, to directly or indirectly induce, attempt to induce, prevent or attempt to prevent the sale, purchase, rental or letting of any housing accommodation by

(1) Implicit or explicit representations regarding the existing or potential proximity of real property owned, used, or occupied by persons of any particular race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(2) Implicit or explicit representations regarding the effects or consequences of any such existing or potential proximity including but not limited to the lowering of property values, an increase in criminal or antisocial behavior, or a decline in the quality of schools or other facilities;

(3) Implicit or explicit false representations regarding the availability of suitable housing within a particular neighborhood or area, or

failure to disclose or offer to show all properties listed or held for sale, rent, lease, or let within a requested price range, regardless of location, so as to promote the continuance or maintenance of segregated housing, or so to retard, obstruct, or discourage integrated housing on or in any street, block, or neighborhood;

(d) Except where based on a valid affirmative action program or record keeping or reporting requirements;

(1) For any person, agent, manager, owner, or developer of any apartment or housing unit, complex, or development, whether commercial or residential to directly or indirectly make or keep a record of any applicant's, prospective tenant's, or tenant's race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(2) To use any form of housing or loan application which contain questions or entries directly and indirectly pertaining to race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(3) Establish, announce, or follow a pattern, practice, or policy of denying, excluding or limiting by any means whatsoever housing accommodations to any group because of the race or color, sex, religion, marital status, handicap, age or country of ancestral origin of such group;

(e) For any person to discriminate in any manner against any individual or deny that individual because he or she has opposed any practice forbidden by this Ordinance or because he or she has made a charge, testified, or assisted in any manner in any investigation, proceeding, or hearing under this Ordinance;

(f) For any person, whether or not acting for monetary gain, to aid, abet, incite, compel or coerce the doing of any act declared by this section to unlawful housing practice, or to obstruct or prevent any person from complying with the provisions of this Ordinance or any regulations or order issued thereunder or to attempt directly

or indirectly to commit any act declared by this Section to be an unlawful housing practice.

(g) Nothing contained in this section shall be construed to prevent the operation or establishment of housing facilities designed for the exclusive use of the aged or elderly and/or handicapped, nor to prohibit the establishment of programs assigned to meet the needs of circumstances of handicapped persons.

Section 6. Unlawful Education Practices.

It shall be an unlawful education practice:

(a) For any school, educational institution or facility

(1) To discriminate or to directly or indirectly fail or refuse to admit or grant entrance, or provide, furnish, or make available, equal educational services, materials, or opportunities to any person because of race or color, religion, sex, marital status, handicap, age or country of ancestral origin;

(2) To discriminate or to directly or indirectly print or publish or cause to be printed or published, circulated, broadcast, issued, used, displayed, posted, or mailed, any written, printed or painted or oral communication, notice, or advertisement relating to education indicating any preference, denial, limitation, specification, qualification, practice, or discrimination based on race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(3) To establish, announce, or follow, a pattern, practice, or policy of denying, excluding or limiting educational services, materials, or opportunities to any group because of the race or color, sex, religion, marital status, handicap, age or country of ancestral origin of such group;

(b) For any person to discriminate in any manner against any individual or deny that individual because he or she has opposed any practice forbidden by this Ordinance or because

he or she has made a charge, testified, or assisted in any manner in any investigation, proceeding, or hearing under this Ordinance;

(c) For any person, whether or not acting for monetary gain, to aid, abet, incite, compel or coerce the doing of any act declared by this Section to be an unlawful education practice or to obstruct or prevent any person from complying with the provision of this Ordinance or any regulation or order issued thereunder, or to attempt directly or indirectly to commit any act declared by this Section to be an unlawful education practice.

Section 7. Unlawful Employment Practices.

It shall be an unlawful employment practice:

(a) For any employer

(1) To fail or refuse to hire any applicant for employment or otherwise discriminate because of race or color, sex, religion, marital status, handicap, age or country of ancestral origin, or

(2) Because of such reasons, to discharge an employee or discriminate against him or her with respect to hire, tenure, compensation, promotion, terms, conditions, or privileges of employment, or any other matter directly or indirectly related to employment, or

(3) In the recruiting of individuals for employment or in hiring them, to utilize any employment agency, placement service, training school or center, labor organization, or any other employee referring source which such employer knows or has reasonable cause to know, discriminates against individuals because of their race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(4) To treat disabilities caused or contributed to by pregnancy, miscarriage, childbirth or recovery therefrom, differently than any other temporary disabilities under any health or temporary disability insurance or sick leave plan

available in connection with employment. Pay, tenure, benefits, seniority, and reinstatement shall be afforded in the same manner for medically necessary pregnancy related absences as they are for other medically necessary absences.

(b) For an employment agency

(1) To discriminate or to fail or refuse to classify properly or refer for employment or otherwise discriminate against any individual because of his or her race or color, sex, religion, marital status, handicap, age or country of ancestral origin, or

(2) For an employment agency, placement service, training school or center, labor organization, or any other employee referring source to discriminate or to comply with an employer's request for the referral of job applicants if such request indicates either directly or indirectly that such employer will not afford full and equal employment opportunities to individuals regardless of their race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(c) For any labor organization

(1) To discriminate against or deny full and equal membership rights to any applicant for membership because of his or her race or color, sex, religion, marital status, handicap, age or country of ancestral origin, or

(2) Because of such reasons, to deny a member full and equal membership rights, expel him or her from membership, or otherwise discriminate in any manner with respect to hire, tenure, compensation, terms, conditions, or privileges of employment, or another matter directly or indirectly related to membership or employment, whether of not authorized or required by the constitution or bylaws of such labor organization or by a collective labor agreement or other contract, or

(3) To fail or refuse to classify properly or refer

for employment, or otherwise discriminate against any member because of his or her race or color, sex, religion, marital status, handicap, age, or country of ancestral origin;

(4) To treat disabilities caused or contributed to by pregnancy, miscarriage, childbirth or recovery therefrom differently than any other temporary disabilities under any health or temporary disability insurance or sick leave plan available in connection with employment. Pay, tenure, benefits, seniority, and reinstatement shall be afforded in the same manner for medically necessary pregnancy related absences as they are for other medically necessary absences.

(d) Except where based on a bona fide occupational qualification which has been certified by the Commission for any person, employer, employment agency, labor organization, placement service, training school or center, or any other employee referring source, prior to employment or admission to membership of any individual, to

(1) To discriminate or elicit or attempt to elicit any information directly or indirectly pertaining to the individual's race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(2) Except where based on a valid affirmative action program or record keeping or reporting requirements to make or keep a record of the individual's race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(3) Use any form of application or membership blank which contains questions or entries directly or indirectly pertaining to race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(4) Conduct any interview in person or otherwise where information is elicited pertaining to race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(5) To discriminate or to directly or indirectly print or publish, or cause to be printed or published, circulated, broadcasted, issued, used, displayed, posted or mailed any written, printed or painted or oral communication, notice, or advertisement relating to employment or membership indicating any preference, denial, limitation, specification, qualification, or discrimination based upon race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(6) Establish, announce, or follow a pattern, practice, or policy of denying, underutilizing or limiting, through a quota system or otherwise, employment or membership opportunities of any group because of the race or color, sex, religion, marital status, handicap, age or country of ancestral origin of such group;

(e) For any person, employer, employment agency, labor organization, placement service, training school or center, or any other employee referring source to discriminate in any manner against any individual or deny that individual because he or she has opposed any practice forbidden by this Ordinance, or because he or she has made a charge, testified, or assisted in any manner in any investigation, proceeding, or hearing under this Ordinance;

(f) For any person, whether or not an employer, employment agency, labor organization, placement service, training school or center, or employee, to aid, abet, incite, compel, or coerce the doing of any act declared by this Section to be an unlawful employment practice, or to obstruct or prevent any person from complying with the provisions of this Ordinance or any regulation or order issued hereunder, or to attempt directly or indirectly to commit any act declared by this Section to be an unlawful employment practice.

Section 8. Unlawful Credit Practices.

It shall be unlawful credit or loan practice:

(a) For any financial organization governed by the provision of Title 19 of the General Laws, entitled "Financial Institutions" or any other

credit granting, reporting, appraising, or approving institution, agency business or association;

(1) To discriminate in the granting, reporting, approval, or extension of any form of loan or credit, or of the privileges or capacity to obtain any form of loan or credit, on the basis of the applicant's race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(2) To directly or indirectly print or publish or cause to be printed or published, circulated, broadcasted, issued, used, displayed, posted, or mailed, any written, printed or painted oral communication, notice, or advertising relating to loans or the extension of credit indicating any preference, denial, limitation, specification, qualification, or discrimination based upon race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(3) To discriminate or to use any form of loan or credit application which contains questions or entries directly or indirectly pertaining to race or color, sex, religion, marital status, handicap, age or country of ancestral origin;

(4) To establish, announce or follow a pattern, practice, or policy of denying, excluding, or limiting the extension of loans or credit to any group because of the race or color, sex, religion, marital status, handicap, age, or country of ancestral origin of such group;

(b) For any person to discriminate in any manner against any individual or deny that individual because he or she has opposed any practice forbidden by this Ordinance or because he or she has made a charge, testified, or assisted in any manner in any investigation, proceeding or hearing under this Ordinance;

(c) For any person, whether or not acting for monetary gain, to aid, abet, incite, compel or coerce the doing of any act declared by this Section to be an unlawful credit or loan practice,

or to obstruct or prevent any person from complying with the provisions of this Ordinance or any regulation or order issued thereunder, or to attempt directly or indirectly to commit any act declared by this Section to be an unlawful credit or loan practice.

Section 9. Unlawful Public Accommodation Practice.

It shall be an unlawful public accommodation practice:

(a) For any person, owner, lessee, proprietor, manager, director, superintendent, agent, employee, committee, officer, or board of any place of public accommodation

(1) To discriminate or to directly or indirectly refuse, withhold from or deny to any person on account of race or color, sex, religion, marital status, handicap, age, or country of ancestral origin any of the accommodations, advantages, facilities, or privileges thereof;

(2) To discriminate or to directly or indirectly print or publish or cause to be printed or published, circulated, broadcasted, issued, used, displayed, posted, or mailed any written, printed or painted or oral communication, notice, or advertisement relating to public accommodations indicating any preference, denial, limitation, specification, qualification, or discrimination based upon race or color, sex, religion, marital status, handicap, age, or country of ancestral origin;

(3) To discriminate or to directly or indirectly elicit or attempt to elicit any information regarding an individual's race or color, sex, religion, marital status, handicap, age, or country of ancestral origin; or to use any form of application which contains questions or entries directly or indirectly pertaining to such information;

(4) To establish, announce, or follow a pattern, practice, or policy of denying, excluding, or limiting services or membership to any group

because of the race or color, sex, religion, marital status, handicap, age, or country of ancestral origin of such group;

(b) For any person to discriminate in any manner against any individual or deny that individual because he or she has opposed any practice forbidden by this Ordinance or because he or she has made a charge, testified, or assisted in any manner in any investigation, proceeding, or hearing under this Ordinance;

(c) For any person, whether or not acting for monetary gain, to aid, abet, incite, compel, or coerce the doing of any act declared by this Section to be unlawful accommodation practices, or to obstruct or prevent any person from complying with the provisions of this Ordinance or any regulation or order issued thereunder, or to attempt directly or indirectly to commit any act declared by this Section to be an unlawful public accommodation practice.

Section 10. Exercise of Privilege — Exemption.

(a) Nothing in this Ordinance contained shall be construed in any manner to prohibit or limit the exercise of the privilege of every person to establish standards and preferences and set terms, conditions, limitations, or specifications in any manner herein discussed which are not based on the race or color, sex, religion, marital status, handicap, age, or country of ancestral origin of the individual or the race or color, sex, religion, marital status, handicap, age, or country of ancestral origin of any person with whom the individual is or may wish to be associated.

(b) Notwithstanding anything herein contained, the following practices shall not be violations of this Ordinance:

(1) For a religious organization or institution to restrict any of its facilities of housing or accommodation which are operated as a direct part of religious activities to persons of the denomination involved, or to restrict employment

opportunities for officers, religious instructors and clergy to persons of that denomination;

(2) For the owner of a housing facility devoted entirely to the housing of individuals of one sex, to restrict occupancy and use on the basis of sex;

(3) To refuse employment to any person under eighteen (18) years of age or refuse admission to or provision of the services of a public accommodation or financial institution to persons under eighteen (18) years of age or any other age established by law;

(4) To provide discounts on products or services to minors and the aged, elderly and/or handicapped;

(5) To restrict use of lavatories and locker room facilities on the basis of sex;

(6) For a religious or denominational educational institution to select its pupils exclusively or primarily from members of such religion or denomination, or to give preference to such selection so as to promote the religious principle for which it is established;

(7) For a public or private pre-school, elementary school or secondary school (except where such schools are vocational) to discriminate on the basis of sex in relation to admissions only.

Section 11. Any Charge under this Ordinance must be filed within 180 days after the alleged act of discrimination.

Section 12. Commission Established.

There is hereby established a Providence Human Relations Commission, which shall consist of Thirteen (13) Members appointed by the Mayor, with the approval of the City Council, to serve without compensation, except for reasonable expenses incurred on Commission business that those incumbent members of the Human Relations Commission, on the effective

date of this Ordinance, shall continue to serve throughout the terms to which they have previously been appointed. Thereafter all appointments to the Commission shall be for a term of Three (3) Years.

In the event of the death or resignation of any member, his successor shall be appointed to serve for the unexpired period of the term for which such member has been appointed.

Section 13. Function and Duties of Commission.

The Commission shall act in a policy and advisory capacity and its functions and duties shall be to further amicable relations among various segments of the population which together comprise the City of Providence, to help make it possible for each Citizen, regardless of race or color, sex, religion, marital status, handicap, age, or country of ancestral origin, to develop talents and abilities without limitation, to aid in permitting the community to benefit from the fullest realization of its human resources and to preserve and further the good name of Providence and its people for tolerance and fair play and promote better relations among all people.

In order to accomplish the objective herein set out, the Commission shall advise the Mayor, City Council and other offices of the City on problems affecting human and inter-group relations; make studies, surveys and investigations to provide accurate information and data for orderly and constructive community development and to recommend such measures as are deemed necessary to carry out the objectives for which the Commission has been created; consult with, obtain cooperation and coordinated effort on the part of all agencies, both public and private, which function in the field of human relations, including schools, law enforcement agencies, welfare, youth, and other similar organizations; utilize the resources of individuals and groups toward the improvement of inter-group relations, to combat those misconceptions and prejudices

which set group against group and to eliminate discriminatory practices and policies.

Section 14. Powers.

The Commission is hereby empowered:

(a) To provide for execution within its jurisdiction of the policies embodied in this Ordinance;

(b) To safeguard all individuals within its jurisdiction from discrimination because of race or color, sex, religion, marital status, handicap, age, or country of ancestral origin;

(c) To receive, initiate, investigate, hear and determine charges of violations of the provisions of this Ordinance forbidding discrimination;

(d) Compel the attendance of witnesses and the production of evidence relevant to the matter in question for investigatory and determinative purposes by subpoena issued by the City Council upon request in writing by said Commission, and obtain enforcement of said subpoena in Superior Court;

(e) Issue remedial orders after notice and hearing, requiring cessation of violations;

(f) Employ an executive director, hearing examiners, clerks, agents and employees;

(g) Accept grants, gifts, or bequests, public or private, to help finance its activities;

(h) Enter into deferral or other cooperative working agreements with the United States Equal Employment Opportunity Commission created by Title VII of the Federal Civil Rights Act of 1964 and with the Rhode Island Commission for Human Rights and with any federal or state agency in order to achieve the purposes of this Ordinance;

(i) To enact by majority vote of its members such rules and regulations as it may deem

necessary and in the public interest to carry out the terms and conditions set out in this Ordinance. Such rules and regulations shall be signed by the Chairperson of the Commission and attested to by the executive director and a copy shall be filed with the City Clerk;

(j) To elect a Chairperson and other officers and establish committees and advisory councils as it shall deem appropriate for the purposes of this Ordinance;

(k) To render each year to the Mayor and City Council a full written report of all its activities and of its recommendations.

Section 15. Certification of Bona-Fide Qualification.

Upon the filing of a petition by any interested person, the Commission may determine whether a bona fide qualification should be certified for any position, housing, or public accommodation, credit or loan eligibility or education practice based on race or color, sex, religion, marital status, handicap, age, or country of ancestral origin.

Section 16. Power to Prevent Unlawful Practices — Preference for Informal Methods.

The Commission is empowered and directed, as hereinafter provided, to prevent any person from engaging in unlawful practices, provided that before instituting a formal hearing it shall attempt, by informal methods of conference, persuasion, and conciliation to induce voluntary compliance with this Ordinance.

Section 17. Extraordinary Relief.

The Commission may, after preliminary investigation and upon determination that it is probable that an unlawful practice has been or is being engaged in, file a complaint in the Superior Court in Providence County seeking injunctive relief, including a temporary restraining order, against such respondent. No preliminary

injunction shall be effective for more than thirty (30) days; provided that if the respondent has sought judicial review of an order of the Commission issued pursuant to the Ordinance, or if the Commission has sought a decree of the Court for the enforcement of such order, the preliminary injunction shall remain in full force and effect until such time as judicial review or the Commission's petition or the decree of enforcement is finally heard and determined. The application by the Commission for injunctive relief shall not prevent the Commission from continuing to prosecute the proceeding before it, out of which the application arises.

Section 18. Conciliation of Charges of Unlawful Practices.

Upon the Commission's own initiative or whenever an aggrieved individual or an organization or group whose purposes include the combating of discrimination or racism, or of safeguarding civil liberties, or of promoting full, free, or equal opportunities, such individual, group, or organization being hereinafter referred to as the Complainant, makes a charge to the Commission that any person, hereinafter referred to as the Respondent, has engaged or is engaging in unlawful practices, the Commission may initiate a preliminary investigation, and if it shall determine after such investigation that it is probable that unlawful practices have been or are being engaged in, it shall endeavor to eliminate such unlawful practices by informal methods of conference, conciliation, and persuasion, including a Conciliation Agreement. The terms of such Conciliation Agreement shall include provisions requiring the Respondent to refrain from unlawful discriminatory practices in the future and may contain such further provisions as may be included in an Award under Section 26 of this Ordinance or as may be agreed upon by the Commission and the Respondent, including a provision for the entry in Superior Court of a Consent Decree embodying the terms of the Conciliation Agreement.

Section 19. Complaint and Notice of Hearing.

If the Commission fails to effect the elimination of such unlawful practices and to obtain voluntary compliance with this Ordinance, or if the circumstances warrant, in advance of any such preliminary investigation or endeavors, the Commission shall have the power to issue and cause to be served upon any person or respondent a complaint stating the charge in that respect. The Commission shall then serve upon the Respondent a notice of hearing before the Commission, a member thereof, or a hearing examiner at a place therein fixed to be held not less than Ten (10) Days after the service of such notice.

Section 20. Amendment of Complaint and Answer — Participation by Commissioner Assigned to Preliminary Determination.

The Commission, a Member thereof, or hearing examiner conducting the hearing shall have the power reasonably and fairly to amend any written complaint at any time prior to the issuance of an order based thereon. The Respondent shall have like power to amend its answer to the original or amended complaint at any time prior to the issuance of such order. The Commissioner assigned to the preliminary determination of any charge before the Commission shall take no part in the final hearing except as a witness upon competent matters and will have no part in the determination of decision of the case after hearing.

Section 21. Answer to Complaint — Respondent's Rights at Hearing.

The Respondent shall have the right to file an answer to such complaint, and shall appear at such hearing in person, or otherwise, with or without counsel, to present evidence and to examine and cross-examine witnesses.

Section 22. Rules of Evidence.

In any such proceedings the Commission, its Member, or its Agent, shall not be bound by the

rules of evidence prevailing in the courts of law or equity.

Section 23. Evidence of Patterns of Discrimination.

The Commission may, in ascertaining the practices followed by the Respondent, take into account all evidence, statistical or otherwise, which may tend to prove the existence of a pattern of discrimination; provided that nothing in this section contained shall be construed to authorize or require any person to act in accordance with any criterion other than the individual qualifications of the applicant.

Section 24. Testimony at Hearing.

The testimony taken at the hearing shall be under oath and shall be reduced to writing and filed with the Commission. Thereafter, in its discretion, the Commission may upon notice may take further testimony or hear argument.

Section 25. Order Dismissing Charge or Complaint.

(a) If a Preliminary Investigating Commissioner shall find that no probable cause exists for crediting the charge, a notice shall be served upon the Complainant dismissing the charge as to such Respondent. The Complainant may present additional evidence to that Commissioner for reconsideration of the ruling, or may request a review by the Commission of the preliminary finding. A quorum of the Commission may overrule the Preliminary Investigating Commissioner or may affirm the earlier decision and issue an order dismissing the charge. Judicial review of the Commission's final order may be obtained in accordance with this Ordinance.

(b) If upon all the evidence at hearing, the Commission shall find that the Respondent has not engaged in unlawful practices, the Commission shall issue and cause to be served on the Complainant an order dismissing the said

complaint as to such Respondent. The Complainant may present additional evidence to the Commission for reconsideration of its order. Judicial review of the Commission's final order may be obtained.

Section 26. Order and Compliance.

If upon all the testimony taken the Commission shall determine that the Respondent has engaged in or is engaging in unlawful practices, the Commission shall issue and cause to be served upon such Respondent an order requiring such Respondent to cease and desist from such unlawful practices, and to take such further affirmative and other action as will effectuate the purposes of the Ordinance, including compliance reports, provided only that any such order establishing remedial ratios shall be limited in time and scope to that which is required to eliminate or correct the effects of practices forbidden by this Ordinance and that in no case shall the Commission require the employment of a person or persons not otherwise qualified. The Commission in its discretion may award the Complainant for:

(a) All damages sustained as a result of the unlawful act, including damages sustained through pain, humiliation and mental suffering;

(b) Payment of costs, including all reasonable attorney fees incurred at any time as a result of the unlawful act, and

(c) Punitive damages.

Upon submission of reports of compliance, the Commission, if satisfied therewith, may issue a finding that the Respondent has ceased to engage in unlawful practices.

Section 27. Modification of Findings of Orders.

Until a transcript of the record in a case shall be filed in a court as hereinafter provided, the Commission may at any time, upon reasonable

notice, and in such manner as it shall deem proper, modify or set aside, in whole or in part, any of its findings or orders.

Section 28. Right to Judicial Review or Enforcement.

(a) Any Complainant, intervener, or Respondent claiming to be aggrieved by a final order of the Commission may obtain judicial review thereof and the Commission may obtain an order of court for its enforcement. Such proceeding shall be brought in the Superior Court of Providence County or wherein any Respondent, required in the order to cease and desist from unfair practices or to remedy or take other affirmative action, resides or transacts business.

(b) Such proceeding shall be initiated by the filing of a petition in such court, together with a transcript of the record upon the hearing before the Commission and the service of a copy of the said petition upon the Commission and upon all parties who appeared before the Commission. Thereupon, the Court shall have jurisdiction of the proceeding and of the questions determined therein, and shall have power to grant such temporary relief or restraining order as it deems just and proper, and to make and enter upon the pleadings, testimony and proceedings set forth in such transcript an order enforcing, modifying and enforcing as so modified, or setting aside in whole or in part the order of the Commission.

(c) An objection that has not been under or before the Commission, its Member, or agent shall not be considered by the Court, unless failure or neglect to urge such objection shall be excused because of extraordinary circumstances.

(d) If either party shall apply to the Court for leave to adduce additional evidence and shall show to the satisfaction of the Court that such additional evidence is material and that there were reasonable grounds for the failure to adduce such evidence in the hearing before the Commission, its Members or Agent, the Court may order such additional evidence to be taken

before the Commission, its Members, or Agent and to be made a part of the transcript.

Section 29. Modification of Commission's Findings and Orders on Additional Evidence.

The Commission may modify its findings as to the facts, or make new findings by reason of additional evidence so taken and filed. The Commission shall file such modified or new findings and its recommendations, if any, for the modification or setting aside of its original order.

Section 30. Exclusive Jurisdiction of Court — Appeal to Supreme Court.

The jurisdiction of the Court shall be exclusive and its judgment and order shall be, when necessary, subject to review by the Supreme Court as provided by Law, to which Court Appeal from such judgment and order may be made as provided by Law.

Section 31. Commission's Copy of Testimony — Hearing on Transcript.

The Commission's copy of the testimony shall be available at all reasonable times to all parties without cost for examination and for the purposes of judicial review of the order of the Commission. The petition shall be heard on the transcript of the record without requirement of printing.

Section 32. Commission's Attorneys.

The Commission may appear in court and be represented by the Law Department of the City or its own attorneys.

Section 33. Decree for Enforcement of Commission's Order.

If no proceeding to obtain judicial review is instituted by the Complainant, Intervener, or Respondent within Thirty (30) Days from the service of an order of the Commission, the Commission may obtain a decree of the Court for

the enforcement of such order upon showing that Respondent is subject to the Commission's jurisdiction, and resides or transacts business within the county in which the petition for enforcement is brought.

Section 34. Posting of Statutory Provisions.

Every employer, employment agency and labor union subject to this Ordinance shall post in a conspicuous place or places on his premises a notice to be prepared or approved by the Commission, which shall set forth excerpts of this Ordinance and such other relevant information which the Commission deems necessary to explain the Ordinance. Any person refusing to comply with the provisions of this Section shall be punished by a fine of not less than Twenty-Five Dollars (\$25.00) nor more than Fifty Dollars (\$50.00).

Section 35. Liberal Construction.

The provisions of this Ordinance shall be construed liberally for the accomplishment of the purposes thereof, and any Ordinance inconsistent with any provisions hereof shall not apply.

Section 36. Severability of Provisions.

If any clause, sentence, paragraph, or part of this Ordinance or the application thereof to any person or circumstances shall, for any reason, be adjudged by a court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder of this Ordinance or its application to other persons or circumstances.

Section 37. This Ordinance will take effect after its enactment by the City Council and approval by His Honor, the Mayor.

COUNCILMAN O'CONNOR moves the Ordinance be Passed the Second Time, as Amended.

This motion being seconded by COUNCILMAN GLAVIN, is Put to Vote and Passed by the following Roll Call Vote:

Ayes: Council President Easton, Councilman Annaldo, Councilwoman Brassil, Councilmen Cola, Dillon, Councilwomen DiRuzzo, Fagnoli, Councilmen Farmer, Glavin, Lombardi, O'Connor and Stravato—12.

Noes: None.

Not Voting: Councilman Griffin—1.

Absent: Councilmen Petrosinelli and Pitts—2.

The motion for Passage the Second Time, is Sustained.

RECESS

COUNCIL PRESIDENT EASTON Declares that the Council Stand at Ease at 9:30 o'clock P.M. to Reconvene at the Call of the Chair.

RECONVENTION

COUNCIL PRESIDENT EASTON Reconvenes the City Council at 9:35 o'clock P.M. (E.D.T.) and directs the Clerk to Call the Roll to ascertain if there is a Quorum Present:

Present: Council President Easton,

Councilman Annaldo, Councilwomen Brassil, Fagnoli, Councilmen Glavin, Griffin, Lombardi, O'Connor and Stravato—9.

Absent: Councilmen Cola, Dillon, Councilwoman DiRuzzo, Councilmen Farmer, Petrosinelli and Pitts—6.

PRESENTATION OF ORDINANCES

COUNCILMAN GLAVIN, COUNCILMAN DILLON and COUNCILWOMAN FARGNOLI (By Request):

An Ordinance in Amendment of and in Addition to Chapter 1984-22 of the Ordinances of the City of Providence Approved March 23, 1984, and Entitled, "An Ordinance Approving and Adopting the Official Redevelopment Plan for the Promenade Center Renewal Project" for Project Boundary Revision.

Referred to the Committee on Urban Redevelopment, Renewal and Planning, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

The motion to Refer, is Sustained.

COUNCILMAN PETROSINELLI (By Request):

An Ordinance in Amendment of and in Addition to Chapter 16 of the Code of Ordinances of the City of Providence by Adding Section 16.19 Entitled: "Relating to Noise Regulations".

Referred to the Committee on Ordinances, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

The motion to Refer, is Sustained.

PRESENTATION OF RESOLUTIONS

COUNCIL PRESIDENT PRO TEMPORE STRAVATO (By Request):

Resolution requesting the Traffic Engineer to cause the Installation of "Four-Way" Stop Signs at the Intersection of Barbara Street and King Philip Street.

Referred to the Committee on Public Works, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

The motion to Refer, is Sustained.

Resolution requesting the City Forester to cause the Tree Roots along 37 King Philip Street, to be Removed.

Resolved, That the City Forester is requested to cause the Tree Roots along 37 King Philip Street, to be Removed.

Resolution requesting the Director of Public Works to cause that Sidewalk located along 37 King Philip Street, to be Repaired.

Resolved, That the Director of Public Works is requested to cause that Sidewalk located along 37

King Philip Street, to be Repaired, the same having been damaged by a tree.

Resolution requesting the City Forester to cause the Tree Roots along 27 Barden Street, to be Removed.

Resolved, That the City Forester is requested to cause the Tree Roots along 27 Barden Street, to be Removed.

Resolution requesting the Director of Public Works to cause the Sidewalk along 27 Barden Street, to be Repaired.

Resolved, That the Director of Public Works is requested to cause the Sidewalk along 27 Barden Street, to be Repaired.

COUNCILMAN ANNALDO:

Resolution requesting the Chief Electrical Inspector to Order the Installation of a Street Light on that Pole located along 641 Douglas Avenue.

Resolved, That the Chief Electrical Inspector is requested to Order the Installation of a Street Light on that Pole located along 641 Douglas Avenue.

COUNCILWOMAN BRASSIL:

Resolution Commending Edward O'Grady in Recognition of His Heroic Act of Bravery in Saving the Life of a Woman from Her Apartment during a Fire.

Whereas, Edward O'Grady; while enroute to his employment on August 6, 1985, saw flames rising from a building at 40 Governor Street, and

Whereas, He immediately stopped his vehicle, entered the house, and carried an invalid woman who was alone in her apartment to safety, and

Whereas, "Eddy" O'Grady, mindful of the danger involved, displayed exemplary bravery in entering the burning structure,

Now, therefore, be it Resolved, That the Members of the City Council do hereby commend Edward O'Grady for his quick thinking and brave action in saving the life of Mrs. E. Louise Newell from a burning structure, and

Be it further Resolved, That upon adoption of this Resolution by the City Council the City Clerk shall cause to be transmitted to Edward O'Grady, a duly engrossed copy of the same.

COUNCILWOMAN BRASSIL (By Request):

Resolution requesting the Chief Electrical Inspector to cause the Street Light at the Corner of Brook and Sheldon Streets, to be Replaced.

Resolved, That the Chief Electrical Inspector is requested to cause the Street Light at the Corner of Brook and Sheldon Streets, to be Replaced.

Severally Read and Collectively Passed, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARG-NOLI.

The motion for Passage, is Sustained.

Resolution requesting the Committee on City Property to Authorize a Lease to Steven

Shallcross, of Rhode Island Fish Company, of Lots 119 and 135, on City Assessor's Plat 18.

Referred to the Committee on City Property, on motion of COUNCILWOMAN FARGNOLI, seconded by COUNCILMAN STRAVATO.

COUNCILMAN GLAVIN Desires to be Recorded as "Not Voting".

The motion to Refer, is Sustained.

COUNCILWOMAN DiRUZZO and COUNCIL PRESIDENT PRO TEMPORE STRAVATO (By Request):

Resolution requesting the Traffic Engineer to Prohibit Motor Vehicle Traffic along Plainfield Street, from St. Anthony's Church to Laurel Hill Avenue, to Pocasset Avenue, continuing across Laurel Hill Avenue to St. Bartholomew's Church, on Friday, September 13, 1985 from 7:00 P.M. to 8:00 P.M., to Accommodate the New Program from the Diocese of Providence.

Resolved, That the Traffic Engineer is requested to Prohibit Motor Vehicle Traffic along Plainfield Street, from St. Anthony's Church to Laurel Hill Avenue, to Pocasset Avenue, continuing across Laurel Hill Avenue to St. Bartholomew's Church, on Friday, September 13, 1985 from 7:00 P.M. to 8:00 P.M., to Accommodate the New Program from the Diocese of Providence.

COUNCILWOMAN FARGNOLI and COUNCIL PRESIDENT PRO TEMPORE STRAVATO:

Resolution Commending Detective Donald Alberico for His Exemplary Manner and

Dedication during the Case Involving Mr. Lawrence Bello.

Whereas, Detective Donald Alberico displayed dedication and persistence during the trial concerning the death of Lawrence Bello, and

Whereas, His compassion and understanding to the family helped them during their difficult times, and

Whereas, He continued to pursue the case, with professionalism, until justice prevailed,

Now, therefore, be it Resolved, That the Members of the City Council hereby commend Detective Donald Alberico for his exemplary performance of duty together with the humanitarian and illustrious manner in which he conducted himself.

COUNCILWOMAN FARGNOLI (By Request):

Resolution requesting the Chief Electrical Inspector to Order the Installation of a Street Light on Pole No. 1, located along Homefield Avenue.

Resolved, That the Chief Electrical Inspector is requested to Order the Installation of a Street Light on Pole No. 1, located along Homefield Avenue.

Severally Read and Collectively Passed, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

The motion for Passage, is Sustained.

Resolution requesting the Traffic Engineer to

cause the Installation of "Four-Way" Stop Signs at the Intersection of Bolton Avenue and Kimball Street.

Referred to the Committee on Public Works, on motion of COUNCIL PRESIDENT PRO TEMPORE STRAVATO, seconded by COUNCILWOMAN FARGNOLI.

The motion to Refer, is Sustained.

COUNCILMAN FARMER (By Request):

Resolution requesting the Traffic Engineer to Prohibit Motor Vehicle Traffic along Stadium Road, on Sunday, September 8, 1985 from 3:00 o'clock P.M. to 7:30 o'clock P.M., to Accommodate a Block Party.

Whereas, The residents of Stadium Road, Taber Avenue and Sessions Street plan to hold their third annual block party on Sunday, September 8, 1985,

Now, therefore, be it Resolved, That Stadium Road be closed to traffic from 3 p.m. to 7:30 p.m. on Sunday, September 8, 1985, and that the Traffic Engineer is requested to provide appropriate signs for this purpose and together with the Police Department take any and all other appropriate action to achieve the foregoing.

COUNCILMAN GLAVIN (By Request):

Resolution requesting the Traffic Engineer to Prohibit Motor Vehicle Traffic along Benefit Street between the Intersection of College Street and Waterman Street, on Saturday, October 19, 1985 from 7:00 A.M. to 7:00 P.M., to Accommodate the Rhode Island School of Design Annual Parents and Alumni Weekend Activities.

Resolved, That the Traffic Engineer is requested to Prohibit Motor Vehicle Traffic along Benefit Street between the Intersection of College Street and Waterman Street, on Saturday, October 19, 1985 from 7:00 A.M. to 7:00 P.M., to Accommodate the Rhode Island School of Design Annual Parents and Alumni Weekend Activities.

Resolution requesting the Chief Electrical Inspector to Order the Installation of a 30,000 Lumen High Pressure Sodium Vapor Light on Pole No. 61, located along Smith Street.

Resolved, That the Chief Electrical Inspector is requested to Order the Installation of a 30,000 Lumen High Pressure Sodium Vapor Light on Pole No. 61, located along Smith Street.

Severally Read and Collectively Passed, on motion of COUNCIL PRESIDENT PRO TEMPORE STRAVATO, seconded by COUNCILWOMAN FARGNOLI.

The motion for Passage, is Sustained.

COUNCILMAN GLAVIN, COUNCILMAN DILLON and COUNCILWOMAN FARGNOLI (By Request):

Resolution ratifying accompanying Copy of Collective Bargaining Agreement between the City of Providence and Public Service Employees' Local Union 1033 of the Laborers' International Union of North America AFL-CIO, beginning July 1, 1985 and ending June 30, 1987.

Referred to the Committee on Finance, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN BRASSIL.

The motion to Refer, is Sustained.

RECESS

On motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN BRASSIL, it is Voted that the Council be in Recess at 9:45 o'clock P.M. (E.D.T.) to Reconvene at the Call of the Chair.

RECONVENTION

COUNCIL PRESIDENT EASTON Reconvenes the Council at 10:10 o'clock P.M. (E.D.T.) and directs the Clerk to Call the Roll to ascertain if there is a Quorum Present:

Present: Council President Easton, Councilman Annaldo, Councilwoman Brassil, Councilman Dillon, Councilwomen

DiRuzzo, Fagnoli, Councilmen Glavin, Lombardi, O'Connor and Stravato—10.

Absent: Councilmen Cola, Farmer, Griffin, Petrosinelli and Pitts—5.

COUNCIL PRESIDENT EASTON thereupon Declares that a Quorum of the City Council is Present.

COUNCILMAN LOMBARDI:

Resolution Extending the Best Wishes of the City Council to Catherine Keyes for a Complete and Speedy Recovery from Her Recent Illness.

Resolved, That the Best Wishes of the City Council are extended to Catherine Keyes, for a complete and speedy recovery from her recent illness.

Resolution requesting the Director of Public Works to cause that Asphalt Sidewalk along 609 Broadway, to be Repaired.

Resolved, That the Director of Public Works is requested to cause that Asphalt Sidewalk along 609 Broadway, to be Repaired, the same having been damaged by tree roots.

Severally Read and Collectively Passed, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

COUNCILMAN LOMBARDI (By Request):

The motion for Passage, is Sustained.

Resolution requesting the Traffic Engineer to cause the One-Way Traffic along Almy Street to Broadway, to be Reversed.

Referred to the Committee on Public Works, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

The motion to Refer, is Sustained.

COUNCILMAN O'CONNOR (By Request):

Resolution requesting the Traffic Engineer to cause the Installation of "No Thru Trucks" Signs along Willard Avenue, at Its Intersection with Prairie Avenue and Broad Street.

Resolved, That the Traffic Engineer is requested to cause the Installation of "No Thru Trucks" Signs along Willard Avenue, at Its Intersection with Prairie Avenue and Broad Street.

Read and Passed, on motion of COUNCIL PRESIDENT PRO TEMPORE STRAVATO, seconded by COUNCILWOMAN FARGNOLI.

The motion for Passage, is Sustained.

COUNCILMAN PETROSINELLI (By Request):

Resolution requesting the Director of Public Works to cause that Sidewalk located along 734 Charles Street, to be Repaired.

Resolved, That the Director of Public Works is requested to cause that Sidewalk located along 734 Charles Street, to be Repaired the same having been damaged by a Tree.

Resolution requesting the Director of Public Works to cause June Street, to be Repaved.

Resolved, That the Director of Public Works is requested to cause June Street, to be Repaved.

Resolution requesting the Director of Public Works to cause a Metal Guard Rail to be Constructed along Lakeside Street at Its Intersection with Everson Street.

Resolved, That the Director of Public Works is requested to cause a Metal Guard Rail to be Constructed along Lakeside Street at Its Intersection with Everson Street.

Severally Read and Collectively Passed, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI.

The motion for Passage, is Sustained.

REPORTS FROM COMMITTEES

COUNCILWOMAN CAROLYN F. BRASSIL, Chairwoman COMMITTEE ON FINANCE

Transmits the following with Recommendation the Same be Severally Adopted:

An Ordinance Amending the Appropriation Ordinance Chapter 1984-53, Approved July 20, 1984, by Transferring Various Sums of Money within the School Department.

Read and Passed the First Time, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI, by the following Roll Call Vote:

Ayes: Council President Easton, Councilman Annaldo, Councilwoman Brassil, Councilman Dillon, Councilwomen DiRuzzo, Fargnoli, Councilmen Glavin, Lombardi, O'Connor and Stravato—10.

Noes: None.

Absent: Councilmen Cola, Farmer, Griffin, Petrosinelli and Pitts—5.

The motion for Passage the First Time, is Sustained.

Resolution Authorizing the City Collector to cause the Taxes to be Abated on that Property Under the SWAP Program located along 21-23 Vanburen Street, Lot 875, Plat 48, for the Sum of Seven Hundred Thirty-Three Dollars and Thirty Cents (\$733.30).

Resolved, That the City Collector is hereby authorized to cause the Taxes to be Abated on that Property Under the SWAP Program located along 21-23 Vanburen Street, situated on Lot 875, as set out and delineated on City Assessor's Plat 48, for the Sum of Seven Hundred Thirty-Three

Dollars and Thirty Cents (\$733.30), in accordance with the application filed by Rafael A. Abreu.

Resolution requesting the City Collector to cause the Taxes to be Abated on that Property located at 48-50 Lenox Avenue, Lot 546, as Set Out and Delineated on City Assessor's Plat 53, in the Amount of \$3,063.59 as requested by the Elmwood Neighborhood Housing Services, Inc.

Resolved, That the City Collector is requested to cause the Taxes to be Abated on that Property located at 48-50 Lenox Avenue, Lot 546, as Set Out and Delineated on City Assessor's Plat 53, in the Amount of Three Thousand Sixty-Three Dollars and Fifty-Nine Cents (\$3,063.59), as requested by the Elmwood Neighborhood Housing Services, Inc.

Severally Read and Collectively Passed, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI, by the following Roll Call Vote:

Ayes: Council President Easton, Councilman Annaldo, Councilwoman Brassil, Councilman Dillon, Councilwomen DiRuzzo, Fargnoli, Councilmen Glavin, Lombardi, O'Connor and Stravato—10.

Noes: None.

Absent: Councilmen Cola, Farmer, Griffin, Petrosinelli and Pitts—5.

The motion for Passage, is Sustained.

**The following Ordinance is Transmitted
with Recommendation of Adoption, as
Amended:**

An Ordinance Amending the Appropriation Ordinance Chapter 1984-53, Approved July 20, 1984, by Transferring Various Sums of Money within Various Departments, as Amended.

Read and Passed the First Time, as Amended, on motion of COUNCILMAN GLAVIN, seconded by COUNCILWOMAN FARGNOLI, by the following Roll Call Vote:

Ayes: Council President Easton, Councilman Annaldo, Councilwoman Brassil,

Councilman Dillon, Councilwomen DiRuzzo, Fagnoli, Councilmen Glavin, Lombardi, O'Connor and Stravato—10.

Noes: None.

Absent: Councilmen Cola, Farmer, Griffin, Petrosinelli and Pitts—5.

The motion for Passage the First Time, as Amended, is Sustained.

**COUNCILMAN THOMAS M. GLAVIN, Chairman
COMMITTEE ON ORDINANCES**

Transmits the following with Recommendation the Same be Severally Adopted:

An Ordinance in Amendment of and in Addition to Section 3, Paragraph H, of Chapter 1985-59, Entitled: "An Ordinance Regulating the Protection, Maintenance, Removal and Planting of Trees in the Public Streets, Parks, other Public Places, and Tree Protection Zones on designated Private Property under development, Establishing the Board of Park Commissioners and Establishing the Division of Grounds Maintenance Services, as the Agencies Prescribing Regulations relating to the Protection, Maintenance, Removal and Planting of Trees in the Above Mentioned Places, Providing for the Maintenance and Removal of Trees on Private Property when the Public Safety is Endangered and Prescribing Penalties for Violations of Its Provisions, as Amended".

Read and Passed the First Time, on

motion of COUNCILMAN GLAVIN, seconded by COUNCIL PRESIDENT PRO TEMPORE STRAVATO, by the following Roll Call Vote:

Ayes: Council President Easton, Councilman Annaldo, Councilwoman Brassil, Councilman Dillon, Councilwomen DiRuzzo, Fagnoli, Councilmen Glavin, Lombardi, O'Connor and Stravato—10.

Noes: None.

Absent: Councilmen Cola, Farmer, Griffin, Petrosinelli and Pitts—5.

The motion for Passage the First Time, is Sustained.

An Ordinance in Amendment to the Zoning Ordinance of the City of Providence.

GLAVIN, seconded by COUNCIL PRESIDENT PRO TEMPORE STRAVATO.

Referred Back to the Committee on Ordinances, on motion of COUNCILMAN

The motion to Refer Back to the Committee on Ordinances, is Sustained.

COMMUNICATIONS AND REPORTS

Communication from Edmund M. Mauro, Jr., Chairman of the Providence Redevelopment Agency, Informing the City Council that in Accordance with Section 1206(d) of the Providence Home Rule Charter of 1980 of the Companies He is Involved in that might do Business with the City: International Supply, Niantic Rubber Co., The Chrisholm Corporation and D.L. Thurrott Company.

Received.

of Title 44, Chapter 7, of the General Laws of Rhode Island, 1956, as Amended.

Severally Referred to the Committee on Claims and Pending Suits, on motion of COUNCILMAN GLAVIN, seconded by COUNCIL PRESIDENT PRO TEMPORE STRAVATO.

The motion to Refer, is Sustained.

Certificates from the City Assessor (61-M, 73-M, 1-N, 2-N, 2-NS, 3-N, 3-NS, 4-N, 6-N, 7-N, 8-N, 9-N, 10-N, 11-N, 12-N, 13-N, 14-N, 15-N, 16-N, 18-N, 19-N, 20-N, 20-NS, 21-N, 26-N, 27-N, 27-NS and 28-N), Recommending the Same be Severally Cancelled, Pursuant to the Provisions of Sections 14 and 15

FROM THE EXECUTIVE DIRECTOR OF THE PORT:

Monthly Reports for June and July, 1985.

Severally Received.

FROM THE CLERK'S DESK

Petition of Federated Lithographers — Printers, Inc., to Abandon a Portion of Reynolds Avenue, between Prairie Avenue and Gordon Avenue.

Referred to the Committee on Public Works, on motion of COUNCILMAN GLAVIN, seconded by COUNCILMAN DILLON.

The motion to Refer, is Sustained.

**Petitions for Compensation for Injuries
and Damages, viz:**

Linda Arnold

Nicholas Awoyera

Arlene T. Baldinelli (Injuries)

Arlene T. Baldinelli (Damages)

George K. Baligian

Carolyn R. Barone

Mildred Barrett

Robert F. Bessette

Raymond F. Burke

Michael X. Cafferty

John A. Capaldi

Capital Properties, Inc.

Francis A. Connor, Jr.

City Venture Corporation

Luiz Cruz

Ana Paula DaSilva

Dorothy M. Demers

Diso Corporation

Gerard Dupius, Charlotte Mooney and Joyce
Mooney

Robert M. and Shira G. Goldberg

Olga Grande

The Hartford Ins. Group as subrogee of Ernesto
P. DeMedeiros

The Home Ins. Co.

Paul A. Lietar

Marianne Malark

Louis J. Najjar, Jr.

Great American Ins. Co. as subrogee of Newton
Packing

William Newton

Ann Paniccia

Diane Paquin

Nathaniel Russell

Rabbi Lawrence M. Silverman

Geraldine Souza

Arthur V. Strother

Steven Thys

The Travelers Ins. Co. as subrogee of Kenneth
Pariseau

Volvo Finance North America, Inc.

Joan Wahl

Pamela B. Young

Paul M. Zinno

**Severally Referred to the Committee on
Claims and Pending Suits, on motion of
COUNCILMAN GLAVIN, seconded by
COUNCIL PRESIDENT PRO TEMPORE
STRAVATO.**

The motion to Refer, is Sustained.

PRESENTATION OF RESOLUTIONS

"In Congratulations"

COUNCIL PRESIDENT EASTON and the MEMBERS of the CITY COUNCIL:

Resolution Extending Congratulations.

Resolved, That the Congratulations of the Members of the City Council are hereby extended to the following:

Mr. and Mrs. Thomas F. Stimpson

Mr. and Mrs. Brian E. Griswold

Mr. and Mrs. Kevin E. Piette

Mr. and Mrs. Thomas Rose

Hugo and Frances Padiella

William and Sharon Rossi

Charles and Mary Pina

Eric and Marilyn Lee

Deborah and Robert Tullo

Mr. and Mrs. Henry Eaton

Gerard and Linda Houle

William Martino

Mr. and Mrs. Lawrence A. Coppola

Mr. and Mrs. William R. McGrady

Mr. and Mrs. Alfredo A. Bolarinho

Mr. and Mrs. Sovan Chhouk

Mr. and Mrs. Robert L. Pancioccio

Mr. and Mrs. Robert L. Ottaviano

Hon. William M. and Mrs. Louise Barr
MacKenzie

Hon. Alice and Mr. Robert Parrillo

Ms. Gina Branca

**Severally Read and Collectively Passed,
on motion of COUNCILMAN GLAVIN,
seconded by COUNCILWOMAN FARG-
NOLI.**

The motion for Passage, is Sustained.

PRESENTATION OF RESOLUTIONS

"In Memoriam"

COUNCIL PRESIDENT EASTON and the MEMBERS of the CITY COUNCIL:

Resolution Extending Sympathy.

Resolved, That the Sympathy of the Members
of the City Council is hereby expressed to the
families of the following:

Alfred V. Giannetti

Domenico Cazzarro

Rose A. Albanese

Florence E. Barney

Mary Petteruti

Gilda Sauro

Margaret Rampone

Michael Rainone

Rose H. Prata

Anna E. McNeill

Mary Iadevaia

Frank S. Volante

Filomena DeCorpo

Joseph B. Pompey

Douglas Wilkinson

Theresa Lopes

Helen M. Cavanaugh

Mary Lancellotti

Benedict Colavecchio

Joseph D'Antuono

Dorothy M. Marchetti

Anthony J. DiMeo

Mary P. Vinacco

Joseph "Gus" Smith

Daisy Morris Rigsby

Rose M. Ruggerio

Edgar W. Phillips

Irene H. Psilopoulos

Anna M. Sowell

Caroline Ricci

Josephine Farrell

Edward C. Cousineau

Maria M. Fonseca

Elvi Archetto

Leonie R. Burgison

Raymond E. Reilly, Sr.

Domenic S. Bergantino

Michael J. Kelly

Severally Read and Collectively Passed,

by a Unanimous Rising Vote, on motion of
COUNCILMAN GLAVIN, seconded by
COUNCILWOMAN FARGNOLI.

The motion for Passage, is Sustained.

MATTERS NOT APPEARING ON THE PRINTED DOCKET

On motion of COUNCILMAN GLAVIN,
seconded by COUNCILMAN DILLON, it is
Voted to Suspend Rule 16 of the Rules of the
City Council in Order to Allow the
Introduction of the following Matter Not
Appearing on the Printed Docket.

REPORT FROM COMMITTEE

COUNCILWOMAN CAROLYN F. BRASSIL, Chairwoman
COMMITTEE ON FINANCE

Transmits the following with Recommen-
dation the Same be Adopted:

Resolution Ratifying accompanying copy of Col-
lective Bargaining Agreement between the City
of Providence and Public Service Employees'
Local Union 1033 of the Laborers' Interna-
tional Union of North America AFL-CIO,
beginning July 1, 1985 and ending June 30,
1987.

Resolved, That the accompanying copy of
agreement, effective July 1, 1985 to June 30, 1987,
by and between the City of Providence and Public

Service Employees' Local Union 1033 of the
Laborers' International Union of North America,
AFL-CIO, is hereby ratified.

Read and Passed, on motion of COUN-
CILMAN GLAVIN, seconded by COUNCIL-
WOMAN FARGNOLI, by the following Roll
Call Vote:

Ayes: Council President Easton, Council-
man Annaldo, Councilwoman Brassil,

Councilman Dillon, Councilwomen Di-
Ruzzo, Fagnoli, Councilmen Glavin,
Lombardi, O'Connor and Stravato—10.

Absent: Councilmen Cola, Farmer, Grif-
fin, Petrosinelli and Pitts—5.

Noes: None.

The motion for Passage, is Sustained.

ADJOURNMENT

There being no further business, on
motion of COUNCILMAN GLAVIN, sec-
onded by COUNCILWOMAN FARGNOLI,
the City Council adjourns at 10:35 o'clock
P.M. (E.D.T.) to meet again on THURSDAY,
SEPTEMBER 19, 1985 at 8:00 o'clock P.M.
(E.D.T.).

Rose M. Mendonca

City Clerk

September 5]

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[1985