

City of Providence

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1988-19

No. 311 **AN ORDINANCE** IN AMENDMENT OF SECTIONS 12-57(C)
12-58, 12-61 AND 12-75 OF ARTICLE III OF THE CODE
OF ORDINANCES OF THE CITY OF PROVIDENCE, ENTITLED:
"GARBAGE, TRASH AND REFUSE", AS AMENDED

Approved June 22, 1988

Be it ordained by the City of Providence:

SECTION 1. Of Article III of the Code of Ordinances of the City of Providence are hereby amended to read as follows:

SEC. 12-57, LITTERING:

(c) Owner to keep premiese free of litter. The owner or person in control of any property which is held out to the public as a place for assemblage, the transaction of business, recreation or as a public way and including but not limited to restaurants, shopping centers, fast-food outlets, convenience stores, stores, hotels, motels, industrial establishments, office buildings, apartment buildings, housing projects, construction sites, loading and unloading docks, gas stations, and hospitals and clinics shall take measures including daily cleanup of the premises to prevent litter from drifting or blowing to adjoining premises, and if necessary, to maintain and properly deposit such litter in receptacles.

SEC. 12-58. DEPOSITS OF DECOMPOSABLE ANIMAL, VEGETABLE, OTHER OFFENSIVE MATTER:

No person shall place or deposit, or cause or permit to be placed or deposited upon any premises anywhere within the limits of the city and decomposing or decomposable animal or vegetable matter or any other offensive matter or substance of any sort except by permission of the Director of the Department of Public Works or his designee, under such regulations as may be adopted by the Director of Public Works. Every owner, lesses or occupant of such land, or

No.

CHAPTER

AN ORDINANCE

any person having general charge of the same, or any person hereafter placing or depositing, or causing or permitting to be placed or deposited, any such matter or substance as aforesaid, shall if the director of public works shall so request in writing, remove said matter or substance from said land within three (3) days after receiving such request. Every day in excess of three (3) days that any person shall suffer or permit any such matter or substance to remain upon said land after receipt of such request from the Director of Public Works shall be deemed and regarded as a separate offense under this section.

SEC. 12-61. USE OF GARBAGE RECEPTACLES:

(a) Required. The owner or occupant of any premises where swill or garbage shall accumulate shall provide at least one covered watertight receptacle per unit on said premises, for such swill or garbage and shall deposit or cause to be deposited all such swill or garbage in said receptacle, unless such premises is more than six (6) units.

SEC. 12-75. MARKING VEHICLES FOR REMOVAL OF SWILL, OFFALS:

All vehicles used to remove swill or house offal, or to transport tubs, casks or cans containing swill or house offal, shall have placed upon them such information as may be required by the Director of Public Works.

SECTION 2. This Ordinance shall take effect upon its passage.

IN CITY COUNCIL
JUN 2 1988
FIRST READING
READ AND PASSED, *as amended*
Rose M. Mendonca CLERK

IN CITY COUNCIL
COUNCIL
JUN 21 1988
FINAL READING
READ AND PASSED
Nicholas W. Eaton
PRESIDENT
Rose M. Mendonca
CLERK

APPROVED
JUN 22 1988
[Signature]

AN ORDINANCE IN AMENDMENT OF
SECTION 12-57(c), 12-58, 12-61
AND 12-75 OF ARTICLE III OF THE
CODE OF ORDINANCES OF THE CITY
OF PROVIDENCE, ENTITLED: "GARBAGE,
TRASH AND REFUSE", AS AMENDED

THE COMMITTEE ON
ORDINANCES

Approves Passage of
The Within Ordinance, *as amended*

William Mendonca
Chairman
May 17, 1988

B986

COMM
1 611

MAY 31 10 08 AM '88
DEPT. OF CLERK
PROVIDENCE, R.I.

FILED