

# RESOLUTION OF THE CITY COUNCIL

No. 449

Approved September 25, 1992

WHEREAS, The Providence Housing Court was established to have jurisdiction and try violations regarding the City's Minimum Housing Code, and

WHEREAS, The Court should be vigilant and aggressive in pursuing violations, and

WHEREAS, The success of the Housing Court is based in part through the work of housing inspectors, the general public and neighborhood organizations in identifying violations, and

WHEREAS, The present system of the Court's scheduling is not conducive for the public's participation due to the lack of advance notice of hearings,

NOW, THEREFORE, BE IT RESOLVED, that the City Council of Providence requests the Chief Justice of the Housing Court to prepare the Courts schedule at least ten (10) days in advance, and

BE IT FURTHER RESOLVED, That the City Council requests the Court Clerk to mail the Court Calendar in advance to any recognized neighborhood group requesting such mailing, and that the Court Clerk charge the neighborhood group the cost of mailing.

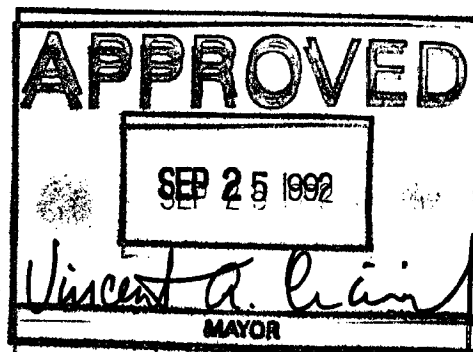
IN CITY COUNCIL

SEP 17 1992

READ AND PASSED

PRES.

CLERK



Generalina Dexter & Constance Helen

*To: Barbara*

Whereas, the Providence Housing Court was established to have jurisdiction and try violations regarding the City's minimum housing code, and

Whereas, the court should be vigilant and aggressive in pursuing violations, and

Whereas, the success of the housing court is based in part through the work of housing inspectors, the general public and neighborhood organizations in identifying violations, and

Whereas, the present system of the court's scheduling is not conducive for the public's participation due to the lack of advance notice of hearings, and

Therefore, let it be resolved, that the City Council of Providence requests the Chief Justice of the Housing Court to prepare the Courts schedule at least ten days in advance,

Let it further be resolved, that the City Council requests the Court Clerk to mail the Court calendar in advance to any recognized neighborhood group requesting such mailing and that the Court Clerk charge the neighborhood group the cost of mailing.