

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 267

Approved April 21, 1987

RESOLVED, that the City Council urge the passage by the General Assembly of that Act entitled:

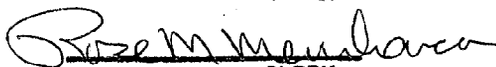
AN ACT RELATING TO CRIMINAL OFFENSES (SOLICITING FROM A MOTOR VEHICLE FOR INDECENT PURPOSES)

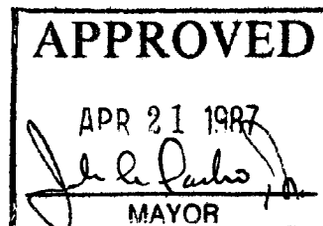
which increases the fine for soliciting from a motor vehicle for indecent purposes from \$100 for a first offense to \$250 and from \$250-\$500 for a subsequent offense to \$500-\$1,000.

IN CITY COUNCIL
APR 16 1987

READ AND PASSED


PRES.


CLERK



IN CITY COUNCIL
APR 2 1987
FIRST READING
REFERRED TO COMMITTEE ON

FINANCE

Rose M. Mendonca CLERK

THE COMMITTEE ON
FINANCE

Approves Passage of
The Within Resolution

Rose M. Mendonca
Clerk Chairman

APR 2 1987

Councilman Glavin, Councilman Dillon
Councilwoman Sargnoli (By Request)

S T A T E O F R H O D E I S L A N D
IN GENERAL ASSEMBLY
JANUARY SESSION, A.D. 1987

A N A C T
RELATING TO CRIMINAL OFFENSES

Introduced By:

Dated Introduced:

Referred To:

It is enacted by the General Assembly as follows:

SECTION 1. Section 11-34-8.1 of the General Laws of Rhode Island in Chapter 11-34 entitled "Prostitution and Lewdness is hereby amended to read as follows:

11-34-8.1. Soliciting from motor vehicles for indecent purposes. - It shall be unlawful for any person, while an operator or passenger in a motor vehicle, to stop or attempt to stop another vehicle or pedestrian, or to engage or attempt to engage persons in another vehicle or pedestrians in conversation, for the purposes of prostitution or other indecent act, or to patronize, induce or otherwise secure another person to commit any such act. Any person found guilty under this section shall be deemed guilty of a misdemeanor and shall be subject to imprisonment for a term not exceeding six (6) months, or by a fine of not less than ~~one hundred dollars (\$100)~~ two hundred fifty dollars (\$250) nor more than five hundred dollars (\$500), or both.

Any person found guilty of a subsequent offense under this section shall be subject to imprisonment for a term of not more than one year or a fine of not less than ~~two-hundred-fifty-dollars-(\$250)~~ five hundred dollars (\$500) nor more than ~~five-hundred-dollars (\$500)~~ one thousand dollars (\$1,000), or both.

SECTION 2. This act shall take effect upon passage.

EXPLANATION

This act increases the penalty for soliciting from motor vehicles for indecent purposes.

This act shall take effect upon passage.

RESOLUTION OF THE CITY COUNCIL

No. 268

Approved April 21, 1987

RESOLVED, that the City Council urge the passage by the
General Assembly of that Act entitled:

AN ACT RELATING TO CRIMINAL OFFENSES (LOITERING FOR
INDECENT PURPOSES)

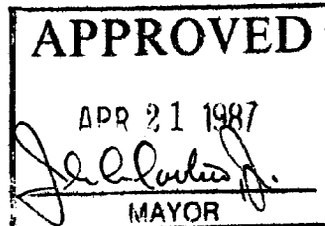
which increases the fine for loitering for indecent purposes from
\$100.00 for a first offenses to \$250.00 and from \$250-\$500 for
a subsequent offense to \$500-\$1,000.

IN CITY COUNCIL
April 21, 1987

READ AND PASSED

Michael W. Eaton
PRES.

Rozem Mambouen
CLERK



IN CITY COUNCIL
APR 2 1987
FIRST READING
REFERRED TO COMMITTEE ON

FINANCE

Rose M. Mendonca CLERK

THE COMMITTEE ON
FINANCE

Approves Passage of
The Within Resolution

Rose M. Mendonca
Clerk Chairman

APR 2 1987

Councilman Glavin, Councilman Diller
Councilwoman Liguori (By Request)

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 1987

A N A C T

RELATING TO CRIMINAL OFFENSES

Introduced By:Date Introduced:Referred To:

It is enacted by the General Assembly as follows:

SECTION 1. Section 11-34.8 of the General Laws of Rhode Island in Chapter 11-34 entitled "Prostitution and Lewdness" is hereby amended to read as follows:

11-34-8. LOITERING FOR INDECENT PURPOSES. - (a) It shall be unlawful for any person to stand or wander in or near any public highway or street, or any public or private place, and attempt to engage passersby in conversation, or stop or attempt to stop motor vehicles, for the purpose of prostitution or other indecent act, or to patronize or induce or otherwise secure a person to commit any such act. Any person found guilty under this section, shall be deemed guilty of a misdemeanor and shall be subject to imprisonment for a term not exceeding six (6) months or by a fine of not less than ~~one-hundred-dollars-(\$100)~~ two hundred fifty dollars (\$250) nor more than five hundred dollars (\$500), or both.

Any person found guilty of a subsequent offense under this section shall be subject to imprisonment for a term of not more than one year, or a fine of not less than ~~two-hundred-fifty-dollars~~ ~~7\$2507~~ five hundred dollars (\$500) nor more than ~~five-hundred dollars-(\$500)~~ one thousand dollars (\$1,000) or both.

SECTION 2. This act shall take effect upon passage.

EXPLANATION

This act would increase the fines for loitering for indecent purposes.

RESOLUTION OF THE CITY COUNCIL

No. 269

Approved April 21, 1987

RESOLVED, that the City Council urge the passage by the
General Assembly of that Act entitled:

AN ACT RELATING TO ASBESTOS ABATEMENT

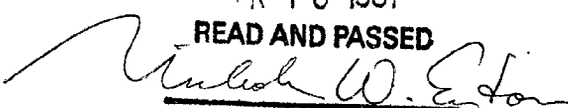
which allows the local building inspector to demolish a building

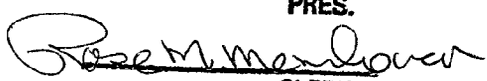
based on a plan previously approved by the State Health Department.

IN CITY COUNCIL

APR 16 1987

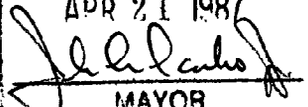
READ AND PASSED


PRES.


CLERK

APPROVED

APR 21 1987


MAYOR

IN CITY COUNCIL
APR 2 1987
FIRST READING
REFERRED TO COMMITTEE ON

FINANCE

Robert Menendez CLERK

THE COMMITTEE ON
FINANCE

Approves Passage of
The Within Resolution

Robert W. Menendez
APR 2 1987 Chairman Clerk

*Councilman Glavin, Councilman Dillan,
Councilwoman Squinzi (By Request)*

S T A T E O F R H O D E I S L A N D

I N G E N E R A L A S S E M B L Y

J A N U A R Y S E S S I O N , A . D . 1 9 8 7

A N A C T

R E L A T I N G T O A S B E S T O S A B A T E M E N T

Introduced By:

Date Introduced:

Referred To:

It is enacted by the General Assembly as follows:

SECTION 1. Section 23-24-5-6 of the General Laws in Chapter 23-24 entitled "Asbestos Abatement" is hereby amended to read as follows:

23-24-5-6 Asbestos Abatement Plans - (a) The owner of any public or private building containing friable asbestos material in violation of this chapter who shall within one hundred twenty (120) days of notice of the violation, file an abatement plan with the director, shall be relieved of liability for such violation during the abatement process. For buildings in the high and immediate priority group found by the director or his agents to require abatement after inspection, the director shall so notify in writing, the owner, in the case of public buildings, the appropriate public agency or elected, appointed, or employed official with jurisdiction over the building; or, in the case of a private building, the owner or manager of the building.

(b) (Omitted.) Said person or agency shall within one hundred twenty (120) days of said notice, file an asbestos abatement plan with the director. Such a plan shall describe in detail the results of any asbestos detection tests performed, a blueprint of the structure involved, a program designed to (i) monitor the physical conditions of asbestos-containing materials, (ii) to educate the building staff and occupants regarding the presence of asbestos, (iii) to minimize the likelihood of fiber release, and (iv) to minimize the potential of human exposure to asbestos. The plan should further include a description of the remedies proposed, including but not limited to repair, enclosure or encapsulation, and/or removal, the process of selection and criteria for hiring licensed contractors, a time schedule for completion, disposal location, and the level of compliance with exposure and action criteria expected to be achieved.

The requirement for filing an asbestos abatement plan with the director prior to the removal of any friable asbestos material shall be waived whenever a public building, private building, or residence has been ordered demolished by a municipal building official in accordance with 23-27.3-125.5.; provided that all friable asbestos material is removed from the building prior to demolition by a licensed asbestos contractor following an asbestos abatement plan previously approved by the director specifically for the demolition of unsafe structures. The director may require the filing of whatever documentation may be deemed necessary to insure that compliance with the act has been met.

(c) The department director shall within ninety (90) days of submission of a plan, either approve or amend, or reject the plan of abatement.

(d) Within one hundred eighty (180) days after the effective date of this chapter, the director shall issue regulations establishing criteria for the inspection of buildings, identification and evaluation of asbestos hazard, the ranking of asbestos abatement and the development of abatement plans.

(e) The owner of any building failing to comply with an order of abatement issued by the director, after hearing, shall be fined by the director an amount not exceeding five hundred dollars (\$500) a day or of having the area in violation subject to closure. No such fine shall apply if such area is closed to the public.

This act shall take effect upon passage.

EXPLANATION

This act allows local municipal building officials to condemn and demolish buildings containing friable asbestos material, based on a plan previously approved by the director of health.

This act shall take effect upon passage.