

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 570

Approved August 21, 1968

RESOLVED, That the accompanying petition of The Freemasons Hall Company, for permission to cause the exterior of the building, situated at 127 Dorrance Street, plat 20, lot 261, to be sandblasted is hereby granted, all in accordance with the approval of the Director of the Department of Building Inspection.

IN CITY COUNCIL

AUG 15 1968

READ and PASSED

[Signature]
President
[Signature]
Clerk

APPROVED

AUG 21 1968

[Signature]
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

*Council President Boyle and
Councilman Barnett, by request*

CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

PETITION TO THE CITY COUNCIL

TO THE HONORABLE CITY COUNCIL OF THE CITY OF PROVIDENCE:

The undersigned respectfully petitions your honorable body

For permission to Sandblast the exterior of the building
situated at 127 Dorrance Street. Plat #20 - Lot #261.

Your Petitioner being the sole owner of said property.

Said work to be performed Sundays.

The aforementioned sandblasting is to be performed by the
EASTERN CONSTRUCTION COMPANY, 121 Waldo St., Providence, R. I.
which company has on file with your Petitioner the following
certificates of insurance.

Workmens Compensation - Full coverage under the law.

Comprehensive Broad Form Liability.

Bodily Injury (\$250,000 each person - \$500,000 each occurrence)

Property Damage (\$250,000 each occurrence - \$500,000 aggregate)

Your Petitioner hereby agrees to follow and adhere to any
and all requirements or conditions your Honorable Body sets for
the performance of this work.

Respectfully submitted,

THE FREEMASONS HALL COMPANY

BY: 
R. W. Callen, Secretary

Dated at Providence, R. I.
August 1, 1968

Approved: Aug. 5, 1968
Vincent DiMase
Director, Dept.
Building Inspection

IN CITY COUNCIL

AUG 15 1968

READ AND GRANTED

Vincent DiMase
CLERK

FILED

AUG 6 3 28 PM '68

DEPT. OF CITY CLERK
PROVIDENCE, R. I.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 379

Approved August 21, 1968

WHEREAS, The New England Telephone and the International Brotherhood of Telephone Workers are engaged in an economic action seriously affecting the orderly telephonic communication of the citizens of this State, resulting in the loss, to date, of approximately twenty-four millions of dollars in wages, untold millions of dollars in business, and of payments of welfare benefits and of unemployment compensation benefits, the latter causing a serious drain on the resources of that State fund, and

WHEREAS, several hundreds of thousands of subscribers are being deprived of proper service which New England Telephone is required to provide, under an exclusive franchise, supervised by the regulatory agency of the State of Rhode Island,

NOW THEREFORE BE IT RESOLVED THAT, in the interest of assisting to effect an orderly and honorable restoration of telephonic service to all subscribers who have displayed a remarkable degree of patience, the City Council does hereby offer any reasonable assistance, within its jurisdiction to the end that this prolonged economic action be terminated.

IN CITY COUNCIL

AUG 15 1968

READ and PASSED

William H. ...
President
William H. ...
Clerk

APPROVED

AUG 21 1968

Joseph P. ...
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

FILED

AUG 6 2 45 PM '58
DEPT. OF CITY CLERK
PROVIDENCE, R.I.

Councilman Moore, by request

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 200

Approved August 21, 1968

RESOLVED, That exception is taken and deploring that article which appeared in the July 14, 1968 edition of the "Providence Sunday Journal", written by William K. Gale, and entitled "Washington Park Recovery or Oblivion", as being not factual and being biased reporting.

IN CITY COUNCIL

AUG 15 1968

READ and PASSEL

Richard T. Papp
President
Geraint Leggie
Clerk

APPROVED

AUG 21 1968

Joseph A. Poorley Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

Committee McKeenan, McNeely, Golden and Stewart

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

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No. 31

Approved August 21, 1968

WHEREAS, Philip J. Holton, Jr., Chief Engineer of the Water Supply Board of the City of Providence, Rhode Island, having attained the mandatory retirement age for City employees has as of August 21, 1968 concluded more than thirty-five years of dedicated and inspiring public service, which projected the development and operation of the water system of our City to its rightful place of superiority in processing of raw water to pure water, and

WHEREAS, "Phil" Holton, a perfectionist in the quest for quality, can well rest on laurels achieved in his profession, such as no one has, to the end, that he is an authority on the processing of a most essential staple for mans' survial-pure water.

NOW THEREFORE BE IT RESOLVED, so that future generations of subscribers of the City of Providence's Water Supply System, are made aware of the tremendous responsibility placed, accepted and developed of the water facilities that was Phil Holton's, it is the desire of His Honor Mayor Joseph A. Doorley, Jr., and of the Members of the City Council of the City of Providence, Rhode Island, that for and on behalf of themselves and the consumers throughout our State, that imposing purification plant located upon the Citys' Water System complex in Scituate, Rhode Island is hereby designated as "Philip J. Holton Building", in grateful appreciation of his decades of dedicated public service as Chief Engineer of the Water Supply Board of the City of Providence, Rhode Island, and

BE IT FURTHER RESOLVED, That the Members of the Water Supply Board are hereby requested to cause to be placed in a conspicuous place in the main lobby at the said building, an appropriate bronze plaque commenorating the designation and dedication in his honor.

IN CITY COUNCIL

AUG 15 1968

READ and PASSED

President

Clerk

APPROVED

AUG 21 1968

MAYOR

RESOLUTION
OF THE
CITY COUNCIL

IN CITY
COUNCIL

AUG 15 1968

FIRST READING
REFERRED TO COMMITTEE ON

CLERK

Committed to Kelly and Partners by request

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 132

Approved August 21, 1968

WHEREAS, Chapter 174 of the Public Laws of 1964, known as "The Green Acres Land Acquisition Act of 1964, as amended," provides for the making of grants by the Director of the Department of Natural Resources to (municipal) bodies to assist them in the acquisition of permanent interests in land for recreation-conservation purposes where such acquisition is deemed essential to the proper long-range development and welfare of the local unit in accordance with a comprehensive plan for the development of the local unit; and

WHEREAS, the City of Providence, desires to acquire certain land known as Bershire and Clym Street Tot Lot which land is to be held and used for permanent recreation or conservation land as a ^{lot} ~~to~~ lot; and

WHEREAS, it is estimated that the total consideration to be paid for the acquisition of said land will be \$2,280;

NOW THEREFORE BE IT RESOLVED BY THE CITY COUNCIL OF PROVIDENCE AS FOLLOWS:

1. That the application be made to the Director of the Department of Natural Resources for a grant in an amount authorized by "The Green Acres Land Acquisition Act of 1964, as amended" of the State of Rhode Island, which amount is equal to 50% of the price to be paid for the acquisition of the land and which amount is presently estimated to be \$1,140 and that the City of Providence will pay the balance of the consideration for the acquisition of such land and the total of all related costs out of the funds available to it.
2. The Mayor is hereby authorized and directed to excute and file such application with the Director of the Department of Natural Resources; to provide additional information and furnish such documents as may be required; to excute such contracts as are required; and to act as the authorized correspondent of the City of Providence.
3. That the proposed acquisition is in accordance with the Master Plan for Public Recreation and Conservation for the provision of recreation or conservation land, and that, should said grant be made, the City of Providence will retain said land for use designated in said application and approved by the Director of the Department of Natural Resources.

IN CITY COUNCIL

AUG 15 1968

READ and PASSED

President

Clerk

APPROVED

AUG 21 1968

MAYOR

FILED

AUG 7 4 52 PM '68

DEPT. OF CITY CLERK
PROVIDENCE, R. I.

RESOLUTION
OF THE
CITY COUNCIL

IN CITY
COUNCIL

AUG 15 1968

FIRST READING
REFERRED TO COMMITTEE ON

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CLERK

Comme... Mc Nulty and Posituro... by request

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 33

Approved August 21, 1968

WHEREAS, Chapter 174 of the Public Laws 1964, known as "The Green Acres Land Acquisition Act of 1964, as amended," provides for the making of grants by the Director of the Department of Natural Resources to municipal bodies to assist them in the acquisition of permanent interests in land for recreation-conversation purposes where such acquisition is deemed essential to the proper long-range development and welfare of the local unit in accordance with a comprehensive plan for the development of the local unit; and

WHEREAS, the City of Providence, desires to acquire certain land known as Roosevelt Street Tot Lot, which land is to be held and used for permanent recreation or conservation land as a tot lot; and

WHEREAS, it is estimated that the total consideration to be paid for the acquisition of said land will be \$6,020

NOW THEREFORE BE IT RESOLVED BY THE CITY COUNCIL OF PROVIDENCE AS FOLLOWS:

1. That the application be made to the Director of the Department of Natural Resources for a grant in an amount authorized by "The Green Acres Land Acquisition Act of 1964, as amended" of the State of Rhode Island, which amount is equal to 50% of the price to be paid for the acquisition of the land and which amount is presently estimated to be \$3,010 and that the City of Providence will pay the balance of the consideration for the acquisition of such land and the total of all related costs out of the funds available to it.
2. That the Mayor is hereby authorized and directed to execute and file such application with the Director of the Department of Natural Resources; to provide additional information and furnish such documents as may be required; to execute such contracts as are required; and to act as the authorized correspondent of the City of Providence.
3. That the proposed acquisition is in accordance with the Master Plan for Public Recreation and Conservation for the provision of recreation or conservation land, and that, should said grant be made the City of Providence will retain said land for use designated in said application and approved by the Director of the Department of Natural Resources.

IN CITY COUNCIL

AUG 15 1968

READ and PASSED

President

Clerk

APPROVED

AUG 21 1968

MAYOR

FILED

AUG 7 4 52 PM '68

DEPT. OF CITY CLERK
PROVIDENCE, R. I.

RESOLUTION
OF THE
CITY COUNCIL

**IN CITY
COUNCIL**

AUG 15 1968

FIRST READING
REFERRED TO COMMITTEE ON

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CLERK

Councilman Mc Mully and Resitors, by request