

Inauguration Day is the day we, as elected officials, look at ourselves and at our plans for the City of Providence. Each of us has a picture of himself and the roll he hopes to play. Each of us has a picture of what he wants Providence to be. In this inaugural message I want to set forth some of the hopes and ambitions that I have for the City of Providence.

The responsibility for leadership in City Government has now devolved upon us. At this hour we supplant our personal and partisan feelings with a sober concern for the welfare of the City and all its citizens. We supplant political debate with action. This administration--our administration-- must show that we not only have the ideas but that we can transform these ideas into action . . . political power into policy . . . the status quo into progress.

It has been truly said that no man is an island. In the same sense, no city can be an island.

I have repeatedly said that Providence cannot live by itself alone. Neither does Providence live in the present alone.

We are heirs of the past as well as makers of the future. We see ourselves against the background of what has gone before.

We learn to meet the challenge of today from the lessons of yesterday.

Today it is fitting that we pause to thank those many citizens, officials and leaders who have helped steer Providence through difficult times--and who have initiated countless programs for the benefit of Providence and its citizens. The Master Plan, Public Housing, Renewal, Code Enforcement, first class recreation programs, professional Police and Fire Departments--these are but a few of the many accomplishments.

We promise that if a present policy has been sound, it will be continued.

We will not alter existing programs for alteration's sake:

but we will not hesitate to alter them for the City's sake.

We will not be bound by any policy which fails to give priority to people and their problems. Nor will we be bound by any policy that does not look with understanding to the need of individuals to achieve their fullest potential. We seek a renewal not just of structures and buildings but of the hope and strength of our people. The renewal of human resources is the cause to which we are dedicated. The cooperative effort of Government and its citizens under a community action program, devoted to these ideals, can re-establish Providence as a truly great city.

However, Providence can only achieve its full potential if every citizen has the opportunity to contribute and participate to the full extent of his capacity.

The first call on our energies and resources should be to provide them greater opportunities--opportunities for education and for jobs. There is no proven formula to achieve these ends or to insure success. No single type of measure will be sufficient. We must strive for a comprehensive program.

Recent studies reveal alarming statistics regarding Providence youth. The Providence Journal using National Education Association figures showed that the high school dropout rate poses a serious problem. Of the 900 student dropouts in Providence last year 597 were 16 years old. A study of these cases showed 18% of them were of above average intelligence and 23% were average. Such students are capable of doing school work but have not had sufficient motivation. Young people learn attitudes, habits and judgments through personal contacts . . . through friends and families . . . at work and at school.

We must provide them with leadership in their neighborhood life. Youth must be given constructive outlets . . . a chance to participate and to help in the process of the City's renewal. A full-scale work-training program, under the Neighborhood Youth Corps, has already been filed with Washington. It is designed to help youths develop work skills and work habits.

We must also strengthen our efforts in the field of education itself . . . with pre-school children . . . with remedial and tutorial work for children in school . . . and with work-study opportunities to keep needy students in school.

Adult leadership must be trained at the grassroots to provide an effective program to renew our neighborhoods and our people. Providence must make a start and move forward quickly to prepare a full-scale attack through a community action program.

For full economic and social achievement Providence must have a more attractive and competitive climate for service and manufacturing industries. The battle for jobs must be won. To encourage the start or relocation in Providence of new industry, which will lead to new jobs, we will offer a program of realistic adjustment in their potential tax liability. And, we will extend these adjustments to existing firms that undertake capital improvements related to creating new jobs or maintaining existing jobs.

I will also urge a concentrated effort to provide more service-oriented jobs for the city. We need additional, attractive office space. It has been several years since the last new building was completed downtown. We must meet this need for modern office space if we hope to attract insurance companies, corporate offices, computer-research type industries to Providence.

It will take planning and initiative by many groups. But, it can be done. It is the trend of the times . . . the way we should turn.

An integral part of downtown development is the so-called Railroad Relocation Project, which will allow for centralization of government operations in a new civic center. The city has a keen, immediate interest in these plans.

As a result of the loss of municipal buildings in the Weybosset Hill Renewal Area, we are now hard pressed to find adequate office space for several departments. The City's needs cannot wait for final litigation of the bankrupt railroad and removal of all the legal entanglements involved in moving its tracks. An alternate or intermediate plan should therefore be considered which will meet the city's needs and yet not rule out the possibility of moving the tracks at a future time.

During the political campaign I made certain proposals and promises . . . and I meant them.

Some of these can be achieved by direct action of the City; some require State Aid; some require help from the Federal Government. I repeat these proposals today in the context of this message, as a challenge to myself and to those associated with me in city administration.

As I have said, education is our principal weapon in the war against poverty. Education will occupy first priority as a municipal concern. In this regard I will do my share to provide the frame-work and the funds for a first rate public school system. As an immediate step I will appoint a committee to study all aspects of the Strayer Act and to find the best and most responsive way to finance and operate our school system.

In recent years we have seen the state demand higher and higher standards for salaries, facilities and curriculum.

The city now provides special programs for the handicapped and retarded as well as enrichment and advanced placement for the able student. We all agree these are needed and more!

As our forefathers set forth in the Rhode Island Constitution,

Article XII:

"The diffusion of knowledge, as well as of virtue, among the people, being essential to the preservation of their rights and liberties, it shall be the duty of the General Assembly to promote public schools . . ." Logic of economics as well as law demands that the State now accept a greater share of the burden of meeting the increased costs of education. I specifically urge the State to increase its aid to education to 35 percent.

Providence is facing the need for raising annually an additional \$500,000 for teachers' salaries. Being very realistic, I must state that without increased state aid, the Mayor and Council are limited in what they can do.

I have also pointed to the necessity for further State action to help solve particular problems of metropolitan Providence. The anticipated deficit for Charles V. Chapin Hospital in the 1964-1965 budget is \$480,000. The City can no longer afford to bear such a burden. The City has repeatedly asked the State to assume this metropolitan function. If negotiations during present session of the General Assembly continue to be fruitless, we will study the needs of the City for such hospital services and determine the most efficient way to provide them. This could mean phasing out part of the operation of the hospital. At the same time that Providence seeks help for education and Chapin Hospital, we offer our assistance and wholehearted cooperation to the State and neighboring communities to plan and implement regional programs. Specific areas where such planning could provide better or more economical service are--schools, fire, police, sewage and disposal of debris.

The City has a continuing responsibility to its employees. Through enlightened personnel practices we will endeavor to encourage the highest quality performance. As I pledged, I will ask the Rhode Island General Assembly to restore the Civil Service Section to the City Charter. I also believe that the time has come to study and up-date the various employee pension plans. At this time I ask that city employees bear with me while we devise methods of coping with our present financial problems.

Politics is a call to action . . . an opportunity to do things for people. The changes we seek can reshape the City's character. We can and must eliminate barriers to equal opportunity. We can and must find ways and means to widen horizons . . . and to heighten man's sense of his individual worth.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 4

Approved January 5, 1965

RESOLVED,

That the following Rules be and they are hereby adopted as the Rules of the City Council for the ensuing term 1965-1966.

- Rule 1. The President, and in his absence the President pro tempore of the City Council, shall preside. In case of the absence of both the President and President pro tempore or the inability of both of them to discharge the duties of the office of President, the City Council shall with the Senior member in point of service present presiding elect one of its other members to perform such duties during the absence or disability of both the President and the President pro tempore.
- Rule 2. The City Council shall hold regular meetings in the Council Chamber of the City Hall at 8 o'clock P.M. on the first and third Thursday in each month excepting, however, the months of June, July and August, when summer recess is held, and during said months of June, July and August the City Council shall hold meetings at 8 o'clock P.M. on the first Thursday of said months. All meetings of the City Council shall be open to the public; but the City Council may upon the affirmative vote of two-thirds of its members authorize an Executive session. If any regular meeting day shall fall on a legal holiday the meeting shall be held on the day following. The second meeting in January of the odd numbered years shall be held on the third Thursday of said month.
- Rule 3. Special meetings of the City Council shall be called by the City Clerk, or in his absence by one of his assistants thereunto duly authorized by said City Clerk or by said City Council, upon the written request of the Mayor, or of one-sixth of the members of the City Council. Notice of any special meeting shall be served personally on each member, or at least two day's notice thereof shall be given each member in any other manner prescribed by Ordinance.
- Rule 4. At all special meetings called by the Mayor or the City Council or the City Clerk as provided for in Section 20, Chapter 832, Public Laws of 1940, the first order of business shall be the special business for which such meeting is called and shall be taken up and exclusively considered until it is finally acted upon or considered at such meeting, and no other business shall be acted upon or considered at such meeting except by the consent of a majority of the whole number of members elected to the City Council.

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- Rule 5. The President shall take the chair at the hour designated for the meeting of the City Council, and shall promptly call the members to order. A majority of all members of the City Council shall constitute a quorum. A less number of members of the City Council than a quorum may adjourn from time to time and compel the attendance of absent members in such manner and under such penalties as may be prescribed by Ordinance. The President shall preserve decorum and order; he shall decide all questions of any points of order subject to an appeal to the City Council by any one member. No other business shall be in order until the question on appeal shall have been decided by a majority of the members present. He may speak on points of order, in preference to other members. He may speak on general questions as other members, but he shall take the floor to do so.
- Rule 6. The President of the City Council shall distinctly put every question. On all Ordinances, Resolutions and questions in relation to and involving the expenditure of City Funds, the selling and leasing of City Property and acting on the Mayor's veto to vote shall be by roll call. The "Yeas" and "Nays" of the members of the Council shall, at the desire of one-sixth of those present be taken and entered on the records of said City Council. After a roll call vote has been ordered, said roll call shall not be interrupted, delayed or stopped by the President or any member of the Council for any reason whatsoever, including points of order, personal privilege or for a member to explain his vote. After the roll call and before the President announces the result any member may change his vote. All roll calls shall be taken alphabetically, except that the name of the President of the Council shall be called first. In case of a tie vote the motion is not carried or passed. No motion shall be debated until it has been seconded. A member may explain his vote only with the unanimous consent of the body. Any motion may be withdrawn by the mover at any time before the taking of a vote thereon or before an amendment is made to such motion.
- Rule 7. Any member desiring to speak, shall address the President, and after his right to speak has been recognized he shall not be interrupted, while speaking, except by a call to order, or for the correction of a mistake, or to yield to a member. He shall confine his remarks to the question under debate and shall avoid personalities. No member shall speak more than once on the same question, until all other members desiring to speak thereon shall have done so, and in no event, shall a member speak more than twice on any question. There shall be no conversation among members while a member is speaking, while a roll call is being taken, while any paper is being read or while a question is being stated by the President.
- Rule 8. The President shall enforce order and decorum among persons outside the rail and any person addressing the City Council by permission or by request shall, while speaking, be subject to the same rules and shall be entitled to the same privileges of order as pertain to a member of the City Council; provided, however, that a member of the City Council may interrupt such speaker for the purpose of asking a question or of obtaining information. No persons, other than the

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Mayor, members of the City Council, members of the City Clerk's Department, members of the City Sergeant's Office, members of the Law Department and members of the press shall be allowed inside the rail and on the floor of the City Council, without receiving an invitation from the President, or from a member of the City Council through and with the approval of the President. On request of one-sixth of the members of the City Council present, a department head or any employee of the City of Providence shall appear before the City Council to answer questions of members and explain any matter members may desire information about.

Rule 9. The order of precedence of Motions shall be as follows:

1. Fix the time to which to adjourn.
2. Adjourn.
3. Take a recess.
4. Raise a question of Privilege.
5. Lay on the table.
6. Suspension of the rules.
7. Previous question.
8. Limit or extend limits of debate.
9. Postpone to a certain time.
10. Commit or refer.
11. Amend.
12. Postpone indefinitely.
13. A main motion.

The lowest in rank being at the last of the list, and the highest in rank being at the beginning of the list. When any one of them is immediately pending the motions before it on the said list are in order and shall be acted upon first, and these below are out of order.

Rule 10. The following motions shall be undebatable:

1. Fix the time to which to adjourn.
2. Adjourn
3. Take a recess.
4. Raise a question of Privilege.
5. Lay on the table.
6. Suspension of the rules.
7. Previous question.
8. Limit or extend limits of debate.

Rule 11. The following motions only, can be amended.

1. Fix the time to which to adjourn.
2. Take a recess.
3. Postpone to a certain time.
4. Commit or refer.
5. Amend.
6. A main motion.

Rule 12. Votes on the following motions cannot be reconsidered:

1. Adjourn.
2. Take a recess.
3. Lay on the table.
4. Take from the table.
5. Suspend the rules or order of business.
6. Reconsider, including the reconsideration of a Resolution, Ordinance or item of appropriation vetoed by the Mayor.

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Rule 13. When a vote has been passed, it shall be in order for any member voting with the prevailing side to move a reconsideration thereof, in accordance with the provisions of these rules, at the same meeting. The same Ordinance, Resolution, Paper or Vote shall come but once before the City Council for reconsideration. A motion for reconsideration must be seconded by a member of the prevailing side and must be voted upon at the same meeting in which it was made.

Rule 14. The order of business at each meeting shall be as follows:

1. APPROVAL OF RECORDS.
2. HEALTH BUSINESS, including all Ordinances, Resolutions and Orders in relation to the health of the City, Granting Licenses to sell and deliver Milk, Remove Swill and Offal and other health business.
3. SCHEDULE OF BILLS.
4. EXECUTIVE COMMUNICATIONS-Elections and Approval of Appointments.
5. CONTINUED BUSINESS, including all matters laid on the table.
6. NEW BUSINESS, including Ordinances, Resolutions, and Reports from Committees and Heads of Departments, and other miscellaneous business.

Rule 15. Every Ordinance, Resolution, order, report or paper shall be in written or printed form on the proper blank to be furnished by the City Clerk and shall bear the written signature in ink of the authorized person presenting same. The Chairmen of Committees shall sign for their respective committees.

Rule 16. The City Clerk shall prepare and/or cause to be prepared for the information of the members of the City Council a docket on which there will be a definite statement or summary of all Ordinances, Resolutions, Orders and other business to be considered at each meeting of the City Council. The Mayor, Members of the City Council, all Committees of the City Council, and Heads of Departments having Ordinances, Resolutions, Orders, Reports and other business to present to the City Council for consideration shall file with the City Clerk, in proper form, said Ordinances, Resolutions, Orders, and other business, 80 hours before each meeting of the City Council in order that the same may be prepared for the docket. No Ordinance, Resolution, Order, Report or other business shall be considered as having been introduced unless notice of same shall have been filed with the City Clerk as herein provided, and said Ordinance, Resolution, Order, Report or other business appears on the prepared docket, or unless the Council by a majority of those present shall allow the introduction of such from the floor without it appearing on the docket. The City Clerk shall mail said docket to each member of the City Council at least 48 Hours previous to each regular meeting of the City Council.

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- Rule 17. Every Ordinance or Resolution shall upon introduction be referred by the presiding officer of the Council to the proper committee. The Council, however, by a majority vote of its members present may immediately put such Ordinance or Resolution on its passage. Any Ordinance so passed shall then be referred to the proper committee for further consideration. Every Ordinance and Resolution when read as provided in the Charter shall be passed or adopted by a majority of the members of the Council then present. No Ordinance shall be passed until it has been read on two separate days, nor until at least 48 hours shall have elapsed between such two readings provided, however, that the above requirements for a second reading may be dispensed with in the case of emergency ordinances by a vote of not less than three-fourths of all the members of the City Council. The first reading of an Ordinance and the reading of all Resolutions, may be by title and description unless otherwise ordered. The second reading of each Ordinance shall be in full, unless a copy thereof shall have been furnished to each member of the Council prior to such reading.
- Rule 18. The City Council may reconsider an Ordinance or Resolution vetoed or disapproved, or any separate appropriation item or items vetoed or reduced by the Mayor; and, if after such reconsideration, two-thirds of all the members of the City Council shall vote in favor of passage thereof, it shall become effective notwithstanding the Mayor's action in regard thereto. Such vote must be taken by calling the roll of the members of the City Council and the "Yeas" and "Nays" of said members voting thereon shall be recorded in the Journal of said City Council. If a larger vote is required for the adoption of a measure by the provisions of Chapter 832, Public Laws, 1940, such larger vote shall be required to overcome the veto by the Mayor. The vote of reconsideration of each such vetoed Ordinance, Resolution or separate appropriation item or items shall be taken at the convenience of the City Council. If the Ordinance or Resolution or separate appropriation item or items is not passed over the Mayor's veto within thirty days from the date of the delivery thereof to the Mayor, as hereinbefore provided, the measure or items shall be lost or shall stand reduced, as the case may be.
- Rule 19. All Ordinances and Resolutions involving the purchase or acquisition of land or the sale or leasing of City owned land or the change of the Zoning Map shall be accompanied by a print or plan showing the location, area and other necessary details of the same and copies of such print or plan shall be furnished each member of the City Council prior to the meeting at which such matter shall be acted upon.
- Rule 20. There shall be biennially appointed, immediately after the organization of the City Government, the following standing Committees of the City Council, the members of which shall hold office on such committees until the expiration of the period for which such members are elected to the City Council

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and until the expiration of the current municipal term, namely, a Committee on City Property; a Committee on Claims and Pending Suits; a Committee on Finance; a Committee on Ordinances; a Committee on Public Welfare; a Committee on Public Works; a Committee on Licenses; a Committee on Dr. Charles V. Chapin Memorial Award; a Committee on Employee Relations and a Committee on Urban Redevelopment, Renewal and Planning

The duties of the several Committees of the City Council shall be as follows:

Section 1. The City Property Committee shall perform all duties heretofore performed by the following named committees:

- Committee on City Property
- Committee on Public Bath Houses
- Committee on Public Comfort Stations
- Committee on Municipal Stadium
- Committee on Armories

The Committee on Claims and Pending Suits shall perform all the duties heretofore performed by the following named committees:

- Committee on Claims
- Committee on Pending Suits
- Committee on Damages under the Dog Law

The Committee on Finance shall perform all the duties heretofore performed by the following named committees:

- Committee on Finance
- Committee on Accounts
- Committee on New Forms of Revenue
- Committee on Printing

The Committee on Ordinances shall perform all the duties heretofore performed by the following named committees:

- Committee on Ordinances
- Committee on Departmental Organizations
- Committee on City Charter Revision
- Committee on Fire Department
- Committee on Police
- Committee on Hackney Carriages
- Committee on Electric Rates and Charges
- Committee on Employees' War Service

The Committee on Licenses shall perform all the duties heretofore performed by the following named committees:

- Committee on Licenses
- Committee on Storage and Sale of Petroleum Products
- Committee on Auctioneers

The Committee on Public Welfare shall perform all the duties heretofore performed by the following named committees:

- Committee on Public Welfare
- Committee on Unemployment
- Committee on Poor
- Committee on Health
- Committee on Dumps

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Committee on Milk
Committee on Municipal Medal
Committee on the Distribution of Senator
Anthony's Prize Fund
Committee on Providence Day
Committee on Education

The Committee on Public Works shall perform all the duties heretofore performed by the following named committees:

Committee on City Engineer's Department
Committee on Highways
Committee on Harbors
Committee on Lights
Committee on Parks
Committee on Railroads
Committee on Sewers
Committee on Forestry
Committee on North Burial Ground
Committee on Bridges
Committee on Streets
Committee on Street Signs and Numbers
Committee on Electric Railways Company Affairs

The Committee on Urban Redevelopment, Renewal and Planning shall perform all the duties heretofore performed by the following named committees:

Committee on Municipal Terminal Development
Committee on Housing and Slum Clearance
Committee on Greater Providence
Committee to Assist in Implementing the
Downtown Master Plan

- Rule 21. Each of said Standing Committees shall consist of five members of the City Council, of which, at least one member thereof shall be a member of the minority party. Said members of said Standing Committees of the City Council shall be appointed by the President of the City Council and a list of the members appointed to each Committee shall be filed by the President with the City Clerk.
- Rule 22. All committees of the City Council, whether standing or special, shall have power to elect their own chairman; and in default of such election, the member first named on a committee shall be chairman thereof, and in case of his resignation or inability, the other members, in the order in which they are named, shall act as chairman. The City Clerk shall be the clerk of all committees of the City Council and he shall cause a record of all committee's proceedings to be kept in a suitable book provided by the City for that purpose. All Committee meetings shall be called, for the transaction of committee business, by the respective Chairman of said committee by notice to the City Clerk who shall notify the members in writing. The City Clerk shall call a meeting of any committee when a majority of the members of said committee request, in writing, such a meeting.
- Rule 23. The City Council by a majority vote of all members present may discharge a committee from further consideration of any matter referred to said committee.
- Rule 24. All Ordinances, Resolutions, reports and other papers submitted by a committee to the City Council shall be on the proper form, plainly legible on

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on separate sheets of paper and shall be suitably endorsed by the Chairman of the Committee presenting the same, and no other endorsement or report of any kind shall be made on the Ordinances, Resolutions, reports, memorials or other papers which may be referred to any committee, except such as may be made by the City Clerk. All reports shall be signed in ink by the Chairman of the committee making a said report unless otherwise ordered by the committee. Members of committee may make a minority report to the City Council, which report must be signed by all members of the Committee concurring in said minority report.

- Rule 25. No chairman of any committee of the City Council shall audit or approve any bill or account against the City for services or supplies unless the same shall have been ordered by the committee, nor shall he approve any bill or account except by vote of the committee.
- Rule 26. From and after the time any member of any committee of the City Council, ceases to be a member of the City Council, he shall thereupon cease to be a member of such committee, and the vacancy on such committee so created shall be filled by appointment made by the presiding officer of the City Council. All vacancies on committees caused by death, resignation or any other cause shall be filled by the presiding officer of the City Council.
- Rule 27. Whenever any member of any committee of the City Council shall be called into military service which may interfere with his duties as a member of such committee, the presiding officer of the City Council may appoint some other member thereof to act as a member of such committee pro tempore, and during the absence of such member, the member pro tempore shall exercise all the powers and be subject to all the duties of such absent member. The powers and duties of such pro tempore member shall forthwith cease whenever said original member shall report to the presiding officer and to the City Clerk that his military duties will no longer interfere with his duties as a member of such committee.
- Rule 28. The Mayor shall have the right to attend all committee meetings and take part in any committee discussions and to inspect all committee reports and records.
- Rule 29. The sponsor of any Ordinance or Resolution upon request to the Chairman shall be invited to attend the meeting of any committee to which said Ordinance or Resolution has been referred when the same is to be considered.
- Rule 30. The foregoing rules shall not be altered, amended suspended, or repealed at any time except by the vote of the majority of the whole number of members elected to a City Council.
- Rule 31. The City Council is a continuing body, and unfinished business pending before it shall not lapse or go down with the council year, but all pending business before

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the City Council, or any committee thereof, at the termination of any council year shall be considered as pending before the City Council of the next succeeding council year, or the corresponding committee thereof, and may be acted upon and disposed of by the Council of such succeeding year in the same manner and with the same effect as if no change in such City Council had taken place by the expiration of a council year.

IN CITY COUNCIL

JAN 4 - 1965

READ and PASSED

Russell H. Doyle
.....
President
Verianne R. Bishop
.....
Clerk

APPROVED

JAN 5 1965

Joseph A. Dooley Jr.
.....
MAYOR

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[Redacted content]

[Redacted content]

Mr. McCaskey, by request

IN CITY COUNCIL

1981-1982

RESOLVED AND PASSED

THIS 1st DAY OF
MAY 1981

[Signature]

RESOLUTION OF THE CITY COUNCIL

No. 5

Approved January 5, 1965

RESOLVED,

That a Special Committee of five members of the City Council is hereby created, to be appointed by the President of said City Council, to wait upon His Honor Joseph A. Doorley, Jr., Mayor of the City of Providence, Rhode Island, and request he sit for his portrait; said portrait shall be, when completed and accepted by Mayor Doorley, suitably framed and identified and hung in the Chamber of the City Council in City Hall for posterity, and

BE IT FURTHER RESOLVED That such sum of money necessary for the commission of said portrait and for the framing thereof shall be charged to the appropriation for Contingencies.

IN CITY COUNCIL

JAN 4 - 1965

READ and PASSED

Russell J. Boyle
President
Annastacia C. C. C. C.
Clerk

APPROVED

JAN 5 1965

Joseph A. Doorley Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

APPROVED
1900 - 1901
CITY OF BOSTON

Messrs. Lynch and Mascia

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 6

Approved January 5, 1965

RESOLVED,

That the City Clerk, as Clerk of Council, is directed to prepare and index, or cause to be prepared and indexed, all Ordinances, Resolutions and Finished Business of the City Council for the Municipal Years 1965-1966 A.D. and

BE IT FURTHER RESOLVED That such Ordinances, Resolutions and Finished Business be suitably bound and distributed as said Clerk may direct.

IN CITY COUNCIL

JAN 4 - 1965

READ and PASSED

Russell J. Boyle
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President
Ueniant. Caspisa
.....
Clerk

APPROVED

JAN 5 1965

Joseph A. Rowley
.....
MAYOR

RESOLUTION
OF THE
CITY COUNCIL