

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 471

Approved November 13, 1968

RESOLVED,
That the Traffic Engineer is requested to cause
the installation "No Parking To Corner" signs on the northwesterly
corner of Chace Avenue and Hope Street.

IN CITY COUNCIL

NOV 7 - 1968

READ and PASSED

Russell J. Boyle
President
William A. Higgins
Clerk

APPROVED

NOV 13 1968

Joseph A. Verrill
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

IN CITY
COUNCIL

APR 20 1967

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WORKS.....
Conrad Cooper
CLERK

THE COMMITTEE ON
Public Works
Approves Passage of
The Within Resolution
Warrant: 199-200
Oct 30, 1967
Conrad

Conrad Cooper, Clerk



CITY OF PROVIDENCE - - JOSEPH A. DOORLEY, JR., MAYOR

TRAFFIC ENGINEERING DEPARTMENT

JOHN I. LOGAN
Traffic Engineer
FRANK A. TIBALDI
Assistant Traffic Engineer

147 Fountain Street
Providence 3, R. I.

Telephone 331-7510

September 25, 1968

Committee on Public Works
The Honorable City Council
City Hall
Providence, Rhode Island

Gentlemen:

The following Council Resolution has been received by this department and the subsequent action taken:

Request: To install a "No Parking To Corner" sign at
Hope Street on Chace Avenue.

Disposition: Granted. Traffic Regulations written
June 5, 1967.

Very truly yours,

Frank A. Tibaldi
Traffic Engineer

FAT/ib

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 472

Approved November 13, 1968

RESOLVED, That the Public Service Engineer is requested to inquire of the Narragansett Electric Company; New England Telephone Company and the Providence Gas Company as to the policy of the said respective corporations with respect to the collection of deposits for service, and ultimate disposition of such deposits.

IN CITY COUNCIL

NOV 7 - 1968

READ and PASSED

Russell J. Boyle
President
Winnifred C. ...
Clerk

APPROVED

NOV 13 1968

Joseph A. Dowley
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

IN CITY
COUNCIL

JUL 8 - 1968

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WORKS
Conrad Cooper
CLERK

THE COMMITTEE ON

Public Works

Approves Passage of
The Within Resolution

Conrad Cooper

Oct 30, 1968

Councilman McKeen and Mr. Kelly, they request

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

DEPARTMENT OF BUSINESS REGULATION

DIVISION OF PUBLIC UTILITIES

RULES AND REGULATIONS

PRESCRIBING STANDARDS

FOR

ELECTRIC UTILITIES

CLASS A AND B

EFFECTIVE: MARCH 1, 1966

Part III - Section 4 - Deposits.

A public utility, as security for prompt payment of a customer's indebtedness to it, may require a cash deposit or other collateral satisfactory to it before rendering, or as a condition of continuing to render service to such customer. This deposit shall not be less than \$5.00 nor more than the estimated bill for two times the normal billing period. Interest shall be paid on deposits held six (6) months or more in accordance with applicable rate schedules or the terms and conditions of the public utility. Deposits, plus accrued interest thereon, less any amount due the public utility, will be refunded upon termination of service. When a deposit is applied against an account which has been terminated, interest shall cease to be accumulated on the balance at the date of termination.

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

DEPARTMENT OF BUSINESS REGULATION

DIVISION OF PUBLIC UTILITIES

RULES AND REGULATIONS

PRESCRIBING STANDARDS

FOR

GAS UTILITIES

EFFECTIVE: JUNE 8, 1966

Part 4 - Deposits.

A utility, to protect against loss, may require a satisfactory deposit before rendering service to any customer. This deposit shall not be less than \$5.00 nor more than two times the estimated maximum bill. Interest shall be paid on deposits held for six (6) months or more in accordance with applicable rate schedules or the terms and conditions of the utility. Deposits, plus accrued interest thereon, less any amount due the utility, will be refunded upon termination of service. When an account is terminated, or when a deposit is applied against an account which has been terminated, interest shall cease to be accumulated on the balance at the date of termination.

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

DEPARTMENT OF BUSINESS REGULATION

DIVISION OF PUBLIC UTILITIES

RULES AND REGULATIONS

PRESCRIBING STANDARDS

FOR

TELEPHONE UTILITIES

EFFECTIVE: SEPTEMBER 14, 1966

Part 4 - Deposits.

A utility, to protect against loss, may require a satisfactory deposit before rendering service to any customer. This deposit shall not be less than \$5.00 nor more than the estimated bill for a period of thirty (30) days in excess of the normal billing period. Interest shall be credited on deposits held at rates specified in the tariff. Deposits, plus accrued interest thereon, less any amount due the company, will be refunded (a) upon termination of service or (b) when satisfactory credit relations have been established. When a deposit is applied against an account which has been terminated, interest shall cease to be accumulated on the balance at the date of termination.

CITY OF PROVIDENCE
Department of City Clerk

MEMORANDUM

Providence, R. I. July 11, 1968

TO: Public Service Engineer Hicks

SUBJECT: Deposits for Utilities

CONSIDERED BY: Committee on Public Works

DISPOSITION:

Accompanying is copy of Resolution requesting inquiry
concerning deposits required for service.

Vincent Vespea
City Clerk

September 9, 1968

Mr. Lincoln Divoll, General Manager
New England Telephone Company
234 Washington Street
Providence, Rhode Island

Dear Mr. Divoll:

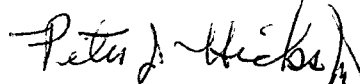
On July 11, 1968, the Public Service Engineers office in the City of Providence was submitted a resolution on Deposits for Utilities.

This resolution of the City Council was submitted to us by the Committee on Public Works and was worded as follows:

Resolved, That the Public Service Engineer is requested to inquire of the New England Telephone Company, as to the policy of the said respective corporation with respect to the collection of deposits for service, and ultimate disposition of such deposits.

Any information that you may send to us shall be submitted to the Committee on Public Works.

Very truly yours,



Peter J. Hicks, Jr.
Public Service Engineer

PJH, JR./jd

CC: Mr. Vespia

PROVIDENCE R.I.
SEP 10 1968
CITY OF PROVIDENCE
PUBLIC SERVICE ENGINEERS

FILED

SEP 13 10 43 AM '68

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

OFFICE OF THE CITY CLERK

PROVIDENCE, R.I.

RECEIVED

SEP 13 1968

PROVIDENCE, R.I.

TO THE HONORABLE THE MAYOR OF THE CITY OF PROVIDENCE
FROM THE CITY CLERK
SUBJECT: [Illegible]

RE: [Illegible]

YOUR OFFICE HAS BEEN ADVISED THAT [Illegible]

VERY TRULY YOURS,

[Illegible Signature]

CC: [Illegible]



New England Telephone and Telegraph Company

W. H. Scannell, Jr.
General Commercial Manager

234 Washington Street, Providence, Rhode Island 02901

Telephone:
Area Code 401
525-2477

September 16, 1968

Mr. Peter J. Hicks, Jr.
Public Service Engineer
City of Providence
112 Union Street
Providence, Rhode Island 02903

Dear Mr. Hicks:

At the request of Mr. Divoll, I am answering your letter sent to him on the subject of deposits.

The policy of the New England Telephone Company with regard to deposits can best be outlined in two ways. First, those regulations that are filed with the Public Utilities Department of the State of Rhode Island and second, the practices used by the New England Telephone Company in administering its business in Rhode Island.

The filing with the Public Utilities Department is as follows:

"In order to safeguard it against loss of charges or tolls due at the time service may be terminated, the Telephone Company may require a customer or applicant for telephone service to make a cash deposit equal to the estimated amount of exchange and toll service charges for any period of two months. Simple interest of 4% per annum is credited to the customer annually, or upon termination of the service or the return of the deposit by the Telephone Company. The receipt of such a deposit by the Telephone Company shall in no way relieve the customer or applicant from compliance with the Telephone Company's regulations as to advance payments (if any) and the prompt payment of bills, nor constitute a waiver or modification of the practices of the Telephone Company for the discontinuance of service for non-payment of any sums due for service rendered."

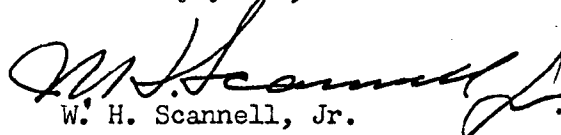
The practice of the New England Telephone Company covering deposits is as follows:

"A deposit is requested in all cases where the information obtained from a customer for business service indicates that credit is doubtful or that a loss may occur. Generally, a deposit is not requested from a customer who has already established satisfactory credit on business service at another location.

"A deposit is not requested from a customer for residence service unless the credit information obtained definitely indicates that a revenue loss is probable. Where there is an unpaid account for which the customer is responsible, an attempt is made to secure full payment or to arrange for installment payments. If satisfactory payment arrangements cannot be made, a deposit is requested."

If you require any further information on this subject, I would be pleased to have Mr. Paul A. Carlson, District Commercial Manager contact you.

Sincerely yours,



W. H. Scannell, Jr.

PROVIDENCE GAS COMPANY

G. T. HENRY
PRESIDENT

100 WEYBOSSET ST.
PROVIDENCE, R.I. 02901

September 23, 1968

Mr. Peter J. Hicks, Jr.
Public Service Engineer
City of Providence
112 Union Street
Providence, Rhode Island 02903

Dear Mr. Hicks:

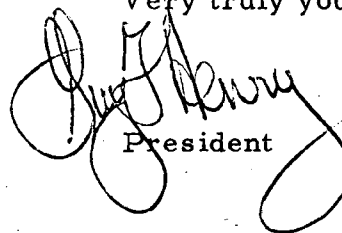
In reference to your inquiry regarding our deposit policy, I am submitting the following information.

Under law as a Utility, in order to protect against loss, we are authorized to request a satisfactory deposit before rendering service. However, in actual practice deposits are not required upon requesting service with the exception of restaurants and are only required when the customer's credit standing is known to be questionable.

This deposit should not be less than \$5.00, nor, more than two times the estimated maximum bill. Interest is paid on deposits in accordance with applicable rate schedules and deposits plus accrued interest less any amounts due are refunded upon termination of service or after a re-evaluation of a customers paying habits.

I hope this satisfactorily answers your inquiry regarding our policy.

Very truly yours,



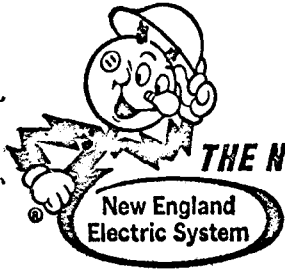
President

GTH:cs

FILED

OCT 28 1 55 PM '68

DEPT. OF CITY CLERK
PROVIDENCE, R.I.



THE NARRAGANSETT ELECTRIC COMPANY 15 Westminster Street, Providence, Rhode Island 02901

October 22, 1968

Mr. Peter J. Hicks, Jr.
Public Service Engineer
City of Providence
112 Union Street
Providence, Rhode Island 02903

Dear Mr. Hicks:

In a letter addressed to T. Dexter Clarke you requested certain information concerning the policy of The Narragansett Electric Company with respect to the collection of deposits for electric service and the ultimate disposition of such deposits. I have been asked to furnish this information.

We take no deposits from residential customers. In the case of commercial and industrial customers, we ask for a deposit based on the estimated use over a two month period, although there are exceptions. For example, if a nationally known organization locates a branch in our territory and the Company obtains a statement in writing from the home office that they assume responsibility for bills rendered, no deposit is requested. If a local outfit with an established credit rating opens additional branches in the Company territory, no deposit is asked for. When a customer leaves the territory the deposit is refunded.

Very truly yours,

George F. Ringler
George F. Ringler
Treasurer

GFR:ejk

FILED

OCT 28 4 55 PM '68

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

RESOLUTION OF THE CITY COUNCIL

No. 473

Approved November 13, 1968

WHEREAS, the United States Department of Agriculture has found a remedy to combat the costly and destructive Dutch elm disease, it being a European wasp that attacks the lava of that beetle which destroys Dutch elm trees, and

WHEREAS, in the development of this remedy, its effectiveness has been proven along the Atlantic seaboard.

Now Therefore Be it Resolved, that the City Forester is hereby requested to investigate this newest break-through in the Science of Entomology, and if deemed feasible, to undertake a program as initiated by the Federal Government to the end that the beauty of the Dutch elm trees, which grace some of the streets of our City, may be spared this unnecessary destruction.

IN CITY COUNCIL

NOV 7 - 1968

READ and PASSED

Russell J. Boyle

Winnant C. C. C.
President
Clerk

APPROVED

NOV 13 1968

Joseph A. Kozlowski
Mayor

RESOLUTION
OF THE
CITY COUNCIL

IN CITY
COUNCIL

MAY 7 - 1968

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WORKS.....
Wm. L. Lippert
CLERK

THE COMMITTEE ON
Public Works
Approves Passage of
The Within Resolution

Wm. L. Lippert
Oct 30/1968 *CLERK*

Greenwich McKeen and Davis

FILED
FEB 20 4 49 PM '68
DEPT. OF CITY CLERK
PROVIDENCE, R.I.

CITY OF PROVIDENCE

Department of Public Parks

COMMISSIONERS

JOHN R. FLYNN

ROBERT C. LAURELLI

BENJAMIN L. COOK

FORESTRY SECTION

1 NETOP DRIVE, ROGER WILLIAMS PARK
PROVIDENCE, RHODE ISLAND 02905

RALPH J. HARTMAN

SUPERINTENDENT

JOSEPH H. PLANTE, JR.

CITY FORESTER

781-4120

March 27, 1968

Mr. Vincent Vespia
City Clerk
City Hall,
Providence, R. I.

Re: Investigation and Report on Preventing
the Spread of Dutch Elm Disease by
Means of an Insect (Entomology).

Dear Mr. Vespia:

Just about a month ago I heard that some work and studies were under way in order to prevent the spread of Dutch Elm Disease by means of an insect type of controls.

After receiving your memorandum of March 7th, 1968, I began to gather up pieces of information regarding the above mentioned type of elm disease control.

On March 19th, I contacted Mr. David Hartley, Rhode Island State Pathologist. Mr. Hartley commented that the European Wasp is the insect being used to experiment with to see it's effectiveness on reducing the spread of the Dutch Elm Disease.

On March 21st, I spoke to Doctor Frank Howard, Director of Plant Pathology at the University of Rhode Island. His remarks were, the insect theory of combating Dutch Elm Disease is worth investigating, and should be of some interest. Doctor Howard feels the insect type control may slow down, inhibit, or reduce the spread of Dutch Elm Disease, but will not eradicate the elm fungus disease completely.

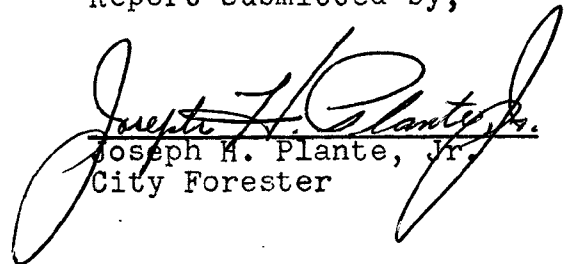
Enclosed is an article, published by the Suffolk County Farm News, entitled "Tiny Wasp Slows Spread of Elm Disease." This article points out many important factors which must be considered before actual use of the insect can be applied for the prevention of D. E. D.

In summarizing my findings, I would say it's still too soon, and immature to make a definite evaluation regarding the effectiveness of an insect type of control on our city elm trees. This insect control of Dutch Elm Disease is somewhat new in the United States and hasn't proven itself in this country up to date. Much testing and many demonstration trial areas have to be set up in order to evaluate it's effectiveness in holding back the spread of the Dutch Elm Disease.

In order to keep abreast of the new developments regarding insect control of D. E. D., in the New England Area; I'm submitting a letter to Mr. Vincent A. Lafleur, P. P. C. Division U. S. D. A., Waltham, Mass. Mr. Lafleur, Regional Director of U. S. D. A., would have the answers regarding what efforts will be made in this area to study the insect control of D. E. D.

This Spring of 1968, chemical spraying of the city elm trees will continue as in past years, plus the practice of good sanitation control measures, these are the best methods in trying to control elm disease up to date.

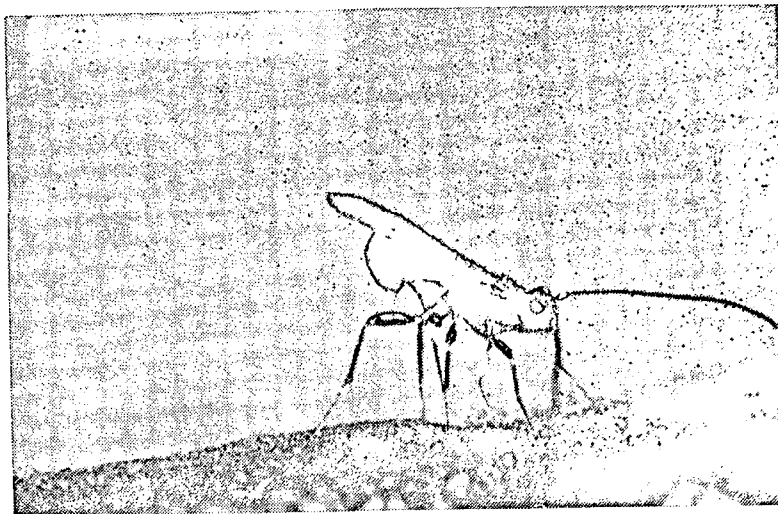
Report submitted by,


Joseph H. Plante, Jr.
City Forester

Enclosures: News Article

JP/mh

Tiny Wasp Slows Spread Of Elm Disease



Wasp thrusts egg-laying organ through bark to deposit egg beside a larva of elm bark beetle. Wasp egg hatches into larva and devours pest

A tiny wasp, collected by a U. S. Dept. of Agriculture entomologist in France, may help to curtail the spread of Dutch Elm Disease in the United States by destroying the bark beetles which carry this disease from diseased trees to healthy ones. So entomologists may yet save our Suffolk elms.

The wasp, *Dendrosoter protruberans*, attacks the disease bearing beetles that bore into the bark

of elm trees, especially in small crotches of twigs. The female *Dendrosoter* wasp locates hidden beetle larvae in the bark. Thrusting her stinger (actually an egg-laying organ) through the bark she deposits the eggs beside the beetle larvae.

When the eggs hatch into wasp larvae, they attack the beetle larvae, killing them by sucking their body juices. Adult wasps increase the tempo of the attack by producing three generations for each generation of beetles.

Entomologist from France, Reece I. Sailer, former head of the ARS European Laboratory for Parasites, near Paris and now Chief of the Insect Identification and Parasite Introduction Branch, Beltsville, Maryland collected the wasp in France. After he determined that the wasp attacks only the European elm bark beetle, Sailer had more than 3,000 of the wasps imported to the United States for further observation and testing.

Release of the wasps by entomologists of the USDA Forest Service in Ohio and Missouri indicate that the parasites will seek out the beetle larvae under the environmental conditions in those states; more extensively releases are being made by cooperators in Michigan with equally promising results.

Millions Being Raised

Scientists are now rearing the wasps by the millions at several laboratories, including the Northeast Forest Experiment Station Laboratory at Delaware, Ohio, for research and mass release in infested areas. Although the wasps are not expected to eradicate the beetles (this would result in the



Wasp larva, although still smaller than its host, has now almost completely devoured the bark beetle larva.

starvation of the wasps) but they could become a major weapon in battle to end the epidemic threat of Dutch Elm Disease.

Chemical insecticides are of limited help in eliminating the beetles, because of difficulty in reaching all parts of the twigs and weakened branches. Female wasps, however, can thrust their egg-laying organs through the bark to deposit an egg beside the beetle larvae. The egg hatches into a wasp larva that kills the immature beetle by drawing its body juices.

Beetles Carry Spores

Not only do the European elm bark beetles carry the fungus disease spores from tree to tree, they obligingly shelter spores in special organs mycangia during flight and provide places for them to germinate. The beetles bore 2-inch tunnels in diseased and weakened trees in which they lay their eggs. The fungus spores develop in the tunnels, if the tree is diseased. When the beetles emerge from the tunnels as adults

in the spring, they carry spores with them to new, healthy trees, depositing them into the vessels that carry sap through the wood. The fungus growth blocks the flow of sap. The tree begins to wilt and may die within two years.

Although the wasps cannot save trees that are already under attack by beetles and the fungus, they can help prevent further spread of the elms enemies. The wasp kills up to 70 percent of the beetle larvae in Europe, which is one reason why Dutch Elm Disease is not a serious problem there. The beetle, like many of our insect pests, is native to Europe, where several natural enemies has kept it in check. Scientists are studying some of these insect enemies in addition to *D. protuberans* to determine their potential usefulness in the United States.

A worldwide search for natural enemies of insect pests that do not also harm useful insects, ani-

mals or plants in the United States is part of a Department's program to develop new biological control weapons.



Tiny larva of wasp develops on larva of elm bark beetle, sucking its body juices, eventually killing the beetle larva.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 474

Approved November 13, 1968

RESOLVED, That that portion of the sewer easement in that part of Robin Brook Sewer, Right of Way, between the northerly line of Leo avenue and the North Providence Town Line, being that portion identified as area "A-B-C-D-E^T-K-A" on City of Providence, Department of Public Works Plan No. 063136 dated October 17, 1967, said sewer being terminated at the northerly line of Leo avenue, and the part of the sewer easement north of the northerly line of Leo avenue, being of no further use to the City of Providence be abandoned, and

BE IT FURTHER RESOLVED, That the City of Providence hereby abandons any easement that it may have on that parcel of land situated in the Town of North Providence, R. I. and further described as area "E-F-G-H-J-E" on the above entitled plan, and

BE IT FURTHER RESOLVED, That the said owner of the subject area be required to pay the sum of Seven Hundred (\$700.00) Dollars, as consideration for the abandonment of said sewer easement.

IN CITY COUNCIL

NOV 7 - 1968

READ and PASSED

Russell K. Boyle
President
Connie L. ...
Clark

APPROVED

NOV 13 1968

Joseph H. ...
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

IN CITY
COUNCIL

JUN 6 - 1968

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WORKS
Wm. H. Cooper, Clerk

IN CITY
COUNCIL

AUG 15 1968

BACK
FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WORKS
Wm. H. Cooper, Clerk

THE COMMITTEE ON
PUBLIC WORKS
RECOMMENDS
NOV 1 1968

Wm. H. Cooper
THE COMMITTEE ON
APPROVES PASSAGE OF
THE WITHIN RESOLUTION
Wm. H. Cooper, Clerk

Oct 30, 1968
Wm. H. Cooper, Clerk

THE COMMITTEE ON

Wm. H. Cooper
APPROVES PASSAGE OF
THE WITHIN RESOLUTION
Aug. 8, 1968
Wm. H. Cooper, Clerk

Councilman McHally and Associates, by request



CITY OF PROVIDENCE, RHODE ISLAND
MAYOR JOSEPH A. DOORLEY, JR.

DEPARTMENT OF PUBLIC WORKS . 700 ALLENS AVENUE . 02905

Lawrence P. McGarry, Director

Robert B. Strong, Deputy Director

May 29, 1968

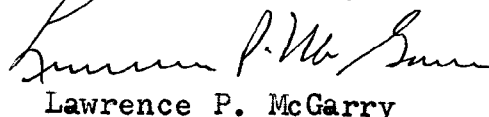
Chairman of the Public Works Committee
Providence City Council
City Hall-Providence, R. I.

Dear Sir:

It is recommended that the Sewer Easement in that part of the Robin Brook Sewer Right of Way between Leo Avenue and the North Providence Line be abandoned.

The Robin Brook Sewer has been cut off at Leo Avenue and the part of the easement north of this point is of no further use to the City of Providence.

Very truly yours,


Lawrence P. McGarry
Director of Public Works

LPMCG:jm

Department of City Clerk

MEMORANDUM

Providence, R. I. September 11, 1968

TO: Mayor Deerley & City Assessor Cote

SUBJECT: Abandonment of Sewer Easement Robin Brook Sewer

CONSIDERED BY: City Clerk Vespia

DISPOSITION:

Attached is copy of Resolution of the City Council #605, Approved December 20, 1967, conveying to James M. Fuoroli, Sr., of 862 Charles Street, North Providence, a certain lot in the consideration of the sum of \$500.00 subject to a twenty-foot sewer right-of-way as indicated on the accompanying drawing.

Also, accompanying is copy of Resolution to the City Council introduced on June 6, 1968 and referred to Committee on Public Works. This Resolution was recommended to the City Council by the Committee on Public Works on August 8, 1968. The said Committee accepting the recommendation of the Director of Public Works dated May 29, 1968, a copy of which is hereto attached.

The City Council on August 15th referred the subject Resolution back to the Committee on Public Works. The consensus of the caucus considering this latter prior to the August 15th meeting being that the abandonment of the sewer easement would remove this encumbrance on the area in question thus making the land more valuable than the original sum of \$500.00 in accordance with Resolution #605 of 1967.

I am this day certifying this matter to City Assessor Cote with the above facts and request that he report, in writing, directly to you his appraisal of the subject land without the easement which the City would retain.

Vincent Vespia
City Clerk

September 26, 1968

Honorable Joseph A. Doorley, Jr.
Mayor,
City of Providence,
City Hall

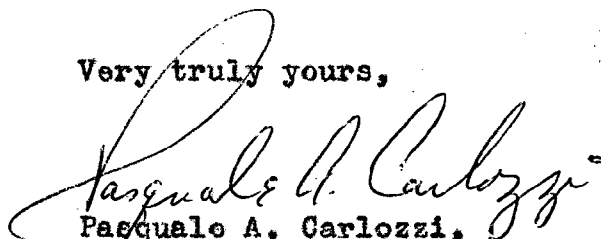
Dear Mayor Doorley:

As requested by the Department of City Clerk on a memorandum dated September 11, 1968 that parcel of Real Estate known as Plat 97 Lot 576 located on Leo Avenue in the City of Providence and portion of said Lot being located in North Providence was reviewed by me on September 25, 1968.

The topography of said land is such that it will need a certain amount of fill and two retaining walls.

Taking into consideration the above, and the abandonment of the existing easement, it is my opinion that the original sum of \$ 500.00 in accordance with Resolution No. 605 of 1967 is too low. Therefore I suggest that the 14,873 sq. ft. of land be sold at no less than \$.08 per sq. ft. or \$ 1,200.00.

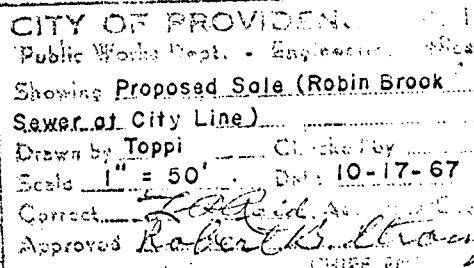
Very truly yours,


Pasquale A. Carlozzi,
Assessment Aide III

PAC:nmc

c.c.: Vincent Vespia

October 17, 1967



THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 475

Approved November 13, 1968

RESOLVED, THAT the City Solicitor be and he hereby is directed to apply to the General Assembly at its present session to urge passage of "An Act in Amendment of Chapter 15, Public Laws of 1966, Entitled 'An Act Authorizing the City Tax Assessor of the City of Providence to Abate any Increase in Assessed Valuation Resulting from Alterations and Improvements to Existing Dwellings or Portion of such Dwellings Used for Residential Purposes'", substantially in accordance with the accompanying draft act.

IN CITY COUNCIL

NOV 7 - 1968

READ and PASSED

Samuel J. Boyle
President

Vincent J. Cogan
Clerk

APPROVED

NOV 13 1968

Joseph H. Boyle
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

IN CITY
COUNCIL

OCT 17 1968

FIRST READING
REFERRED TO COMMITTEE ON
ORDINANCES
James Cooper
CLERK

THE COMMITTEE ON
ORDINANCES

Approves Passage of
The Within Resolution

James Cooper
OCT 23 1968
Clark

Commissioner J. Murphy

STATE OF RHODE ISLAND, & C.

IN GENERAL ASSEMBLY

January Session, A.D. 1969

AN ACT

IN AMENDMENT OF CHAPTER 15, PUBLIC LAWS OF 1966, ENTITLED "AN ACT AUTHORIZING THE CITY TAX ASSESSOR OF THE CITY OF PROVIDENCE TO ABATE ANY INCREASE IN ASSESSED VALUATION RESULTING FROM ALTERATIONS AND IMPROVEMENTS TO EXISTING DWELLING OR PORTION OF SUCH DWELLINGS USED FOR RESIDENTIAL PURPOSES"

It is enacted by the General Assembly as follows:

SECTION 1. Section 1 of Chapter 15 of the Public Laws, 1966, entitled "An act authorizing the City Tax Assessor of the City of Providence to abate any increase in assessed valuation resulting from alterations and improvements to existing dwellings or portion of such dwellings used for residential purposes" is hereby amended to read as follows:

SECTION 1. The city tax assessor of the City of Providence may abate any increase in the assessed valuation of any local tax resulting from alterations and improvements made to existing dwellings used for residential purposes for a period of five (5) years beginning with the assessment date immediately following the completion of the alterations and improvements to the extent that such increase in assessed valuation results from such alterations and improvements; provided, however, that such alteration or improvement must be commenced between June 1, 1966 and June 1, 1970, and must be completed within two (2) years of the date of commencement. The assessed valuation of such dwelling and of the land on which it is situated, exclusive of the increase in valuation which is so abated shall not, after such alterations and improvements, exceed the valuation appearing on the assessment rolls on the assessment

date immediately preceding the commencement of such alterations and improvements; provided, however, that such dwelling and land shall be subject to any general revaluation done on a citywide basis.

SECTION 2. This act shall take effect upon its passage and all acts and parts of acts inconsistent herewith are hereby repealed.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 476

Approved November 13, 1968

WHEREAS, our esteemed colleague Thomas W. Pearlman will be formally presented with the Amudim Award of Torah Umesorah of the National Society of Hebrew Day Schools, at the Twenty-Fifth Anniversary Celebration of the Society in New York City on November Seventeenth, Nineteen Hundred and Sixty-Eight, and

WHEREAS, Councilman Pearlman, dynamic and zealous President of the Providence Hebrew Day School, a leader in promoting Torah Education, and in the founding of the New England Academy of Torah, a division of the Providence Hebrew Day School, has given unselfishly of his valuable time,

NOW THEREFORE BE IT RESOLVED, that in recognition of this Amudim Award to Councilman Thomas W. Pearlman, His Honor Joseph A. Doorley, Jr., the Mayor of the City of Providence, Rhode Island and the Members of the City Council of said City, do hereby congratulate him as the recipient, and further congratulate the Torah Umesorah Society for having selected this prominent citizen of our community for this coveted honor.

IN CITY COUNCIL

NOV 7 - 1968

READ and PASSED

Russell J. Boyle
President
Wincent. Depina
Clerk

APPROVED

NOV 13 1968

Joseph A. Doorley, Jr.
Mayor

RESOLUTION
OF THE
CITY COUNCIL

*Given,
Councilman Bradshaw, Secretary and Clerk*

PETITION TO THE CITY COUNCIL

TO THE HONORABLE CITY COUNCIL OF THE CITY OF PROVIDENCE:

The undersigned respectfully petitions your honorable body

to abandon that triangular portion of Roger Williams
Avenue on the northerly side of the existing Roger Williams
Avenue from Narragansett Avenue easterly to its easterly
termination.

DEPARTMENT OF CITY CLERK
RECEIVED

JUL 29 1968

PROVIDENCE, R. I.

Vincent Tropic

CITY CLERK OF PROVIDENCE

HI HAT FOOD PRODUCTS CO.

BY ITS ATTORNEY,

Richard M. Casparian

RICHARD M. CASPARIAN

49 Westminster Street

Providence, Rhode Island

Pd. by Ch. 1017

Richard M. Casparian

IN CITY COUNCIL

NOV 7 - 1968

REPORT OF COMMITTEE RECEIVED:
ORDERED THAT THE PETITIONER BE
GRANTED LEAVE TO WITHDRAW.

Vincent Tropic
CLERK

THE COMMITTEE ON

Public Works

Recommends

Petitioner Reported Leave To Withdraw

Vincent Tropic

October 30, 1968 Clerk

IN CITY
COUNCIL

JUL 15 1968

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WORKS
Committee Clerk

Cancellation Golden, by request

FILED
JUL 29 11 09 AM '68
DEPT. OF CITY CLERK
PROVIDENCE, R.I.

Department of City Clerk

MEMORANDUM

Providence, R. I., August 20, 1961

TO: Director of Public Works, Chief Engineer
Water Supply Board, Traffic Engineer, Director of Department of U.S.
SUBJECT: Accompanying Copies of Petition for Abandonments of Certain Streets.

CONSIDERED BY: Committee on Public Works

DISPOSITION:

Attached are copies of petitions for the abandonment as public
highways of the following streets:

An unimproved right of way at Newhurst Street.

Portion of Roger Williams Avenue.

Brockfield Street.

Ursula Cooper

City Clerk

THE CITY OF PROVIDENCE

WATER SUPPLY BOARD

JOHN A. DOHERTY, CHAIRMAN

EARL H. ASHLEY

UGO RICCIO

JOHN J. TIERNEY

DAVID R. MCGOVERN, EX-OFFICIO

552 ACADEMY AVENUE
PROVIDENCE 8, R. I.

PHILIP J. HOLTÓN, JR.

CHIEF ENGINEER

WILLIAM I. McDONALD

DEPUTY CHIEF ENGINEER

JOHN T. WALSH, LEGAL ADVISOR

JOHN J. DEARY, SECRETARY

September 6, 1968

Council Thomas Payne, Chairman
Committee on Public Works
City Clerk's Office, City Hall
Providence, Rhode Island

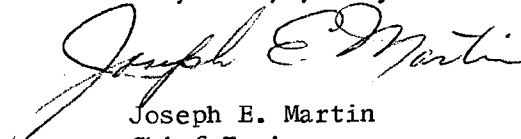
Dear Councilman Payne:

On August 26, we received a memorandum dated August 20 from the Department of the City Clerk together with a copy of a resolution for the abandonment of a portion of Roger Williams Avenue. After reviewing this resolution and a print from the Department of Public Works, we find that our facilities in the section to be abandoned will have to be removed and relocated within the new street alignment in order to maintain our present continuity of water main installation.

The cost of removing and relocating the 8" cast iron main with its pertinent facilities will cost the department \$2,005.00. It is indicated that the abandonment is at the request of Hi Hat Food Products Company, and we respectfully request that your Committee take no action on this matter until the Hi Hat Food Products Company compensates the department in the amount of \$2,005.00. We are filing a bill in the City Clerk's Office in the above amount and will notify the Public Works Department when payment is received covering the cost of relocating the above mentioned water facilities.

Also, included in this memorandum for abandonment were Hauxhurst Street and Brookfield Street in which the Water Supply Board has no facilities.

Very truly yours,


Joseph E. Martin
Chief Engineer

JEM:ead

cc: James Ryan
John Deary

FILED

SEP 6 4 01 PM '68

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

VINCENT PALLOZZI
DIRECTOR



JOSEPH A. DOORLEY, JR.
MAYOR

DEPARTMENT OF PLANNING AND URBAN DEVELOPMENT
CITY HALL, PROVIDENCE, RHODE ISLAND 02903

September 12, 1968

Committee on Public Works
City Hall
Providence, R. I.

SUBJECT: Referral No. 1692 - ABANDONMENT OF PORTION OF ROGER WILLIAMS AVENUE

Gentlemen:

This referral is a request to abandon a portion of Roger Williams Avenue on Assessor's Plat 61, such portion described as a triangle located on the northerly side of the existing Roger Williams Avenue from its easterly termination to the intersection of Narragansett Avenue.

On an inspection and photographic survey it was determined that the portion of Roger Williams Avenue proposed for abandonment is no longer being used as a public highway and is vacant and unimproved. It is bounded by the railroad on the east, by the Hi Hat Food Products Company on the north and by the paved portion of Roger Williams Avenue on the south. The neighborhood is mixed industrial, commercial and residential and in fair to good condition.

The Commission

VOTED: To defer action until a legal opinion is obtained from the City Solicitor as to the law pertinent to this kind of situation.

Very truly yours,

A handwritten signature in dark ink, reading "Vincent Pallozzi". The signature is written in a cursive style with a large, stylized "V" and "P".

Vincent Pallozzi
Director

VP:MMH

cc: Councilman Raymond J. Devitt, Jr.
Councilman Edward S. Goldin

RECEIVED
CITY OF PROVIDENCE
SEP 13 1968

FILED

SEP 16 3 10 PM '68

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

17 Nov 1968

VINCENT PALLOZZI
DIRECTOR



JOSEPH A. DOORLEY, JR.
MAYOR

DEPARTMENT OF PLANNING AND URBAN DEVELOPMENT
CITY HALL, PROVIDENCE, RHODE ISLAND 02903

October 9, 1968

Committee on Public Works
City Hall
Providence, R. I.

SUBJECT: Referral No. 1692 - ABANDONMENT OF PORTION OF ROGER WILLIAMS
AVENUE

Gentlemen:

The subject referral received further consideration by the City Plan Commission at a meeting held on Tuesday, October 8, 1968.

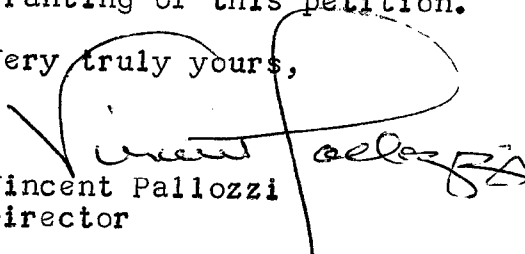
This referral is a request to abandon a portion of Roger Williams Avenue on Assessor's Plat 61, such portion described as a triangle located on the northerly side of the existing Roger Williams Avenue from its easterly termination to the intersection of Narragansett Avenue.

On an inspection and photographic survey it was determined that the portion of Roger Williams Avenue proposed for abandonment is no longer being used as a public highway and is vacant and unimproved. It is bounded by the railroad on the east, by the Hi Hat Food Products Company on the north and by the paved portion of Roger Williams Avenue on the south. The neighborhood is mixed industrial, commercial and residential and in fair to good condition.

The Commission

VOTED: To offer no objection to the granting of this petition.

Very truly yours,


Vincent Pallozzi
Director

VP:MMH

cc: Councilman Raymond J. Devitt, Jr.
Councilman Edward S. Goldin

FILED

OCT 10 2 30 PM '68

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

COUNCIL OF THE CITY OF PROVIDENCE
CITY CLERK

RECEIVED
CITY CLERK

DEPT. OF CITY CLERK

TO: THE CITY CLERK OF PROVIDENCE, R.I.

FROM: THE CITY CLERK OF PROVIDENCE, R.I.

SUBJECT: [Illegible]

[Illegible text block]

[Illegible text block]

[Illegible text block]

[Illegible text block]

[Illegible text block]

[Illegible text block]

[Illegible text block]

[Illegible text block]

[Illegible text block]



CITY OF PROVIDENCE - - JOSEPH A. DOORLEY, JR., MAYOR

TRAFFIC ENGINEERING DEPARTMENT

JOHN I. LOGAN
Traffic Engineer
FRANK A. TIBALDI
Assistant Traffic Engineer

147 Fountain Street
Providence 3, R. I.
Telephone 331-7510

October 18, 1968

Committee on Public Works
The Honorable City Council
City Hall
Providence, Rhode Island

Gentlemen:

The Traffic Engineering Department has received the following request from your Committee and has taken the subsequent action:

Request: To abandon that triangular portion of Roger Williams Avenue on the northerly side of the existing Roger Williams Avenue from Narragansett Avenue easterly to its easterly termination.

Disposition: No objection.

Very truly yours,

Frank A. Tibaldi
Frank A. Tibaldi
Traffic Engineer

FAT/ib

THE CITY OF PROVIDENCE

CITY SERGEANT'S OFFICE

THIS IS TO CERTIFY, That I have caused the notice, of which a true copy is hereto annexed, to be served upon the following named persons, by handing to each of said persons, or by leaving at their last and usual place of abode in this State, a true copy of said notice, to wit: ROGER WILLIAMS AVENUE, that triangular portion on the northerly side from Narragansett Avenue easterly to its easterly termination.

<u>PLAT</u>	<u>LOT</u>	<u>NAME AND ADDRESS</u>
61	159	Hi Hat Food Products Co. 176 Narragansett Avenue
"	361	"
"	4	"
"	441	"
"	25	"

Date Oct 10 - 68

Raymond Sheehan
Dept. City Sergeant

This is to certify that I have caused a true copy of the attached Resolution to be served upon the above named persons, firms and/or corporations, as the case may be, by handing to each said person, firm and/or corporation, as the case may be, or by leaving at their last and usual place of abode in this State, a true copy.

Date _____

RICHARD M. CASPARIAN

ATTORNEY AT LAW

421-8210
AREA CODE (401)

SUITE 520
49 WESTMINSTER STREET
PROVIDENCE, R. I. 02903


October 25, 1968

Vincent Vespia, City Clerk
City of Providence
Providence City Hall
Providence, Rhode Island

Dear Sir:

Please be advised that the Petition of the Hi Hat Food Products Co., 176 Narragansett Avenue, Providence, Rhode Island, filed in your office on July 29, 1968 and relative to the abandonment of a portion of Roger Williams Avenue in the City of Providence;- and which said petition has been advertised for public hearing before the Committee on Public Works of the Providence City Council for Wednesday, October 30, 1968, - is withdrawn by the petitioner, Hi Hat Food Products Co.

Very truly yours,


Richard M. Casparian
Attorney for Hi Hat
Food Products Company

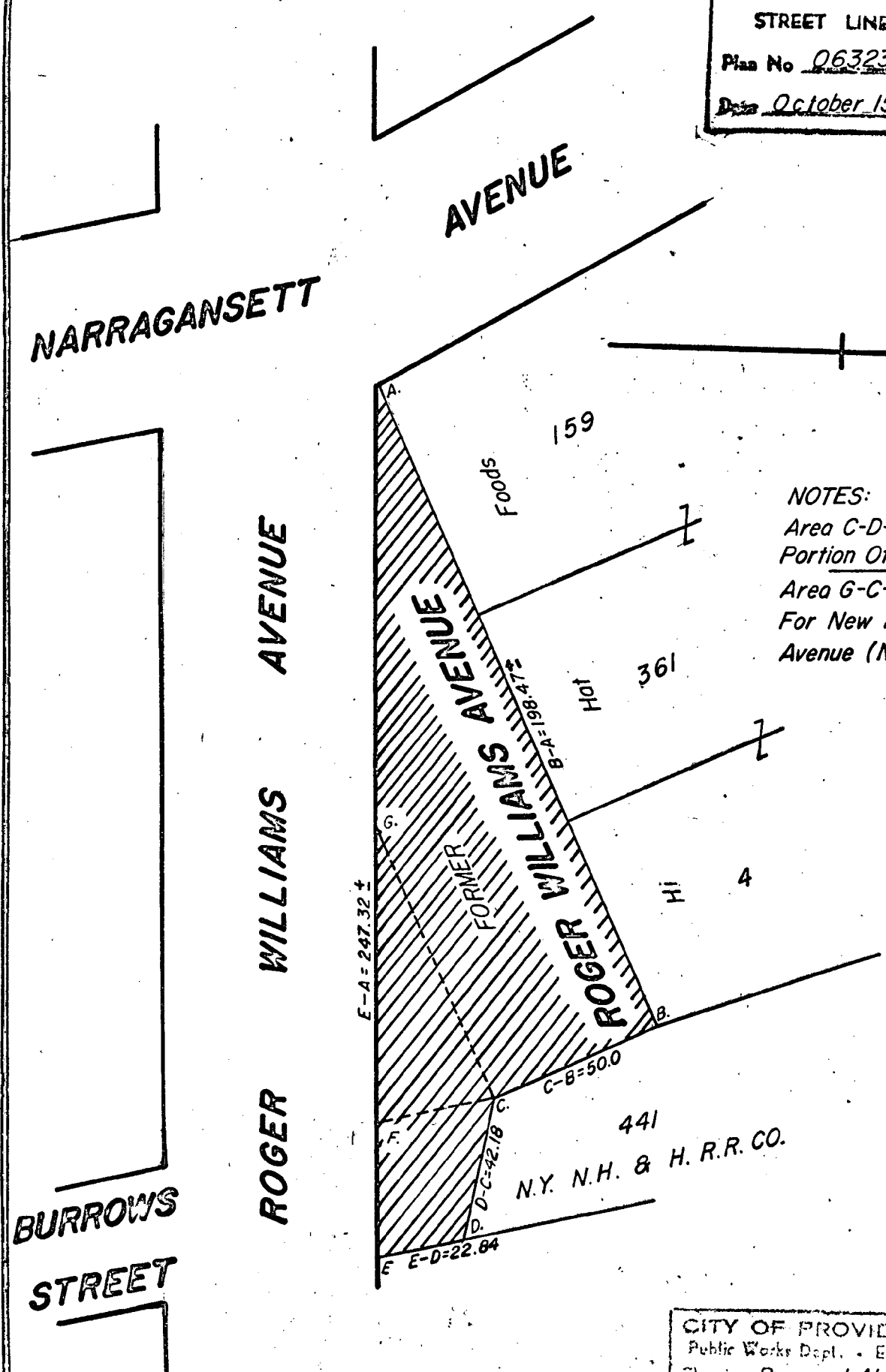
rmc/gc

FILED

OCT 29 10 23 AM '68

DEPT. OF CITY CLERK
PROVIDENCE, R. I.

PROVIDENCE, R. I.
P. W. DEPT. - ENGINEERING OFFICE
STREET LINE SECTION
Plan No. 063232
Date October 15, 1968



NOTES:
Area C-D-E-F-C Indicates
Portion Of Burrows St.
Area G-C-F-G Condemned
For New Roger Williams
Avenue (Not In Use)

NOTES:
Cross-Hatched Area
Proposed To Be Abandoned
Lot Numbers From Assessor's Plat 61

CITY OF PROVIDENCE, R.
Public Works Dept. - Engineering Office
Showing Proposed Abandonment
(Cross-Hatched Area)
Drawn by Scungio Checked by E.A.K.
Scale 1"=40' Date 15, 1968
Correct [Signature] Associate Engr.
Approved [Signature] CHIEF ENGINEER

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 477

Approved November 13, 1968

RESOLVED, That it is with sincere regret that His Honor Joseph A. Doorley, Jr. and the Members of the City Council come to realize the passing of Charles P. Kelley, late State Representative from the Twenty-First Representative District in the City of Providence, and

Be It Further Resolved, that a duly engrossed copy of this Resolution be transmitted by the City Clerk to his devoted wife Mrs. Helen E. Kelley.

IN CITY COUNCIL
READ AND PASSED
BY A UNANIMOUS RISING VOTE

NOV 7 - 1968

Russell Boyle
PRESIDENT
Vincent Caputo
CLERK

APPROVED

NOV 13 1968

Joseph A. Doorley, Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL.

Consolidated City and County