

The City of Providence

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1971-27

No. 247 AN ORDINANCE GRANTING THE CONSENT OF THE CITY OF PROVIDENCE TO THE ACQUISITION OF ITS INTEREST IN CERTAIN LANDS IN THE WEST BROADWAY NDP URBAN RENEWAL AREA (1) BY THE PROVIDENCE REDEVELOPMENT AGENCY

Approved May 10, 1971

Be it ordained by the City of Providence:

SEC. 1. Pursuant to the provisions of Title 45, Chapter 32, Section 25 of the General Laws of Rhode Island, 1956, the City of Providence hereby consents to the acquisition by the Providence Redevelopment Agency by eminent domain proceedings in connection with the West Broadway NDP Urban Renewal Area (1) of the fee to and/or all of the estate or interest of the City of Providence in the following described lots or parcels of land with all buildings or improvements thereon:

ASSESSORS PLAT	LOT
32	250
32	253
32	212
32	293

SEC. 2. This Ordinance shall take effect on its passage.

IN CITY COUNCIL
APR 15 1971
FIRST READING
READ AND PASSED
Clerk

APPROVED

MAY 10 1971

MAYOR

IN CITY COUNCIL
MAY 6 - 1971
FINAL READING
READ AND PASSED
PRESIDENT
Clerk

No.

CHAPTER

AN ORDINANCE

IN CITY
COUNCIL

MAR 4 - 1971

FIRST READING
REFERRED TO COMMITTEE ON

URBAN REDEVELOPMENT
RENEWAL & PLANNING

Vincent Vespe
CLERK

THE COMMITTEE ON

*Urban Redevelopment, Renewal
and Planning*
Approves Passage of
The Within Ordinance

Vincent Vespe
April 8, 1971 *Clerk*

*Councilman Sciarretta and
Councilman Lynch, by request*

FILED
FEB 25 5 15 PM '71
PROVIDENCE, R.I.

FILED
FEB 25 5 15 PM '71
DEPUTY CITY CLERK
PROVIDENCE, R.I.

CERTIFICATE OF RECORDING OFFICER

The undersigned hereby certifies that:

1. He is the duly qualified and acting City Clerk of the City Council of the City of Providence (hereinafter called the "Governing Body") and the custodian of the records of the Governing Body, including the Journal of the Proceedings of the City Council, and is duly authorized to execute this certificate.

2. Attached hereto is a true and correct copy of a resolution, including the WHEREAS clauses, adopted at a meeting of the Governing Body held on the _____ day of _____, 19 ____.

3. Said resolution has been duly recorded in the minutes of said meeting and is now in full force and effect:

4. Said meeting was duly convened and held in all respects in accordance with law and the by-laws of the City Council of the City of Providence. To the extent required by law or said by-laws, due and proper notice of said meeting was given. A legal quorum of members of the Governing Body was present throughout said meeting and a legally sufficient number of members of the Governing Body voted in the proper manner for the adoption of said resolution. All other requirements and proceedings under law, said by-laws, or otherwise, incident to the proper adoption of said resolution, including any publication, if required by law, have been duly fulfilled, carried out and otherwise observed.

5. If the seal appears below, it constitutes the official seal of the City Council of the City of Providence and was duly affixed by the undersigned at the time this certificate was signed. If no seal appears below, the City Council of the City of Providence does not have and is not legally required to have an official seal.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand
this _____ day of _____, 19 ____.

CITY CLERK

The City of Providence

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1971-28

No. 248

AN ORDINANCE AUTHORIZING AND APPROPRIATING THE PAYMENT OF SEVEN HUNDRED, TWENTY FOUR DOLLARS AND 56/100 (\$724.56) TO THE WIDOW OF JOSEPH P. McNULTY, LATE, A MEMBER OF THE CITY COUNCIL.

Approved May 10, 1971

Be it ordained by the City of Providence:

Section 1. The City Council of the City of Providence is hereby authorized and empowered to appropriate and pay to Anne McNulty, widow of the late Councilman Joseph P. McNulty, the balance of the salary of said Joseph P. McNulty, for the period November 21, 1970 to January 4, 1971, under the provisions of House 1084 approved, February 11, 1971.

Section 2. The said sum of Seven Hundred, Twenty Four Dollars and 56/100 (\$724.56) as hereby appropriated shall be charged to City Council, Item 0.

Section 3. This Ordinance shall take effect upon its passage.

IN CITY
COUNCIL
APR 15 1971
FIRST READING
READ AND PASSED
Vincent Vespia
CLERK

APPROVED
MAY 10 1971
Joseph A. Berley
MAYOR

IN CITY
COUNCIL
MAY 6 - 1971
FINAL READING
READ AND PASSED
Robert J. Dutton
PRESIDENT
Vincent Vespia
CLERK

No.

CHAPTER

AN ORDINANCE

IN CITY
COUNCIL

APR . 1 1971

FIRST READING
REFERRED TO COMMITTEE ON
FINANCE

Vernant Vesper
CLERK

THE COMMITTEE ON

Finance

Approves Passage of
The Within Ordinance

Vernant Vesper
Chairman
April 7 1971
Clerk

*Councilman McKernan and
Councilman Johnson*

Nov. 49.90
Dec. 166.66
Jan. 250.00
Feb. 250.00
March 8.00
724.56*



MAYOR
JOSEPH A. DOORLEY, JR.

LAW DEPARTMENT
CITY HALL, PROVIDENCE
RHODE ISLAND 02903

JOHN CAPPELLO
SPECIAL COUNSEL
WILLIAM J. LANDI
CLAIMS ADJUSTER

March 12, 1971

Vinny Isso
City Controllers
City Hall
Providence, Rhode Island

Dear Vinny:

I am enclosing herewith copies of an Act which has been passed by the General Assembly and signed by the Governor authorizing the City Council to appropriate and pay to Anne McNulty, widow of the late Joseph P. McNulty, the balance of his salary for the period November 21, 1970 to January 4, 1971.

Please do the necessary so that Mrs. McNulty can receive a check for the monies due her.

We also did this for the late Councilman Charles O'Connor's family. You can check to see the method of how that payment was made.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Bob", followed by a horizontal line.

Robert J. McOsker
City Solicitor

RJM:cat

Enclosure

RESOLUTION OF THE CITY COUNCIL

No. 249

Approved May 10, 1971

WHEREAS, the Providence Police Department, recently, in response to complaints from certain residents in the Chad Brown Housing Project area apprehended certain young males who were subsequently charged with assaulting aged residents in the Chad Brown Housing Project; and

WHEREAS, the diligence and dedication manifested by these members of the Police Department, assigned to these complaints, are indicative of the high level of police service, whenever called upon to respond to the protection of life and property.

NOW, THEREFORE, BE IT RESOLVED, that His Honor, Mayor Joseph A. Doorley, Jr., and the Members of the City Council do hereby commend Colonel Walter A. McQueeney, Chief of the Providence Police Department and the Members of the said Department, who apprehended the culprits that perpetrated those dastardly acts of assault upon the innocent victims; and

BE IT FURTHER RESOLVED, that a duly certified copy of this Resolution be transmitted by the City Clerk to the Chief of Police.

IN CITY COUNCIL

MAY 6 - 1971

READ and PASSED
Robert J. Taylor
President
Vincent C. Cappa
Clerk

APPROVED

MAY 11 1971
Joseph A. Doorley Jr.
MAYOR

Councilman Adelson
street Councilman Peters

PROVIDENCE POLICE DEPARTMENT

PAGE - 1

April 26, 1971

To: Colonel Walter A. McQueeney, Chief of Police

From: Sgt. William J. Carty

Subject: Resume of Chad Brown Incident on April 14, 1971

Sir:

At about 6:30 P.M., Wednesday April 14, 1971, Ptlm. W. Apici and Ptlm. W. Bruckshaw and Ptlm. R. Tamburini, while patrolling in the Chad Brown Area observed a juvenile known to them as General Lee Jordan, age 17 of 265 Dudley Street, City and the Officers had information that the Juvenile Bureau had an active Family Court Capias for this youth. The Officers stopped their police vehicle and when General Lee Jordan observed them coming towards him he ran into 70-J June Street where the Officers pursued him and placed him under arrest and informed him that he was being arrested on the Family Court Capias. Due to the above activity a large crowd of negro youths assembled outside 70-J June Street. While the Officers were taking General Lee Jordan out of 70-J June Street, one of the occupants, later identified as John Page Jr., age 18 of 70-J June Street, assaulted Ptlm. W. Bruckshaw and attempted to free General Lee Jordan from the police. He was also placed under arrest and the above mentioned Police Officers were taking the two of them to their police vehicle to summons a police cruiser when a negro female girl, later identified as Brenda C. Page, age 16 also of 70-J June Street, threw a glass bottle at the arresting officers, which struck Ptlm. W. Apici on the left side of the face, causing a small cut on the upper lip, a swelling to his face and knocked him to the ground in a dazed condition. Brenda Page was also placed under arrest and all three of them delivered to the Providence Police Headquarters where after further investigation, John Page was charged with Assault on Ptlm. W. Bruckshaw, Brenda C. Page was referred to Family Court in regards to the Assault with a Dangerous Weapon (Bottle) on Ptlm. W. Apici, and the third youth, General Lee Jordan was detained on the Family Court Capias, which had been issued on April 13, 1971 for Failing to Appear in Family Court on that day in regards to a Driving Off of an Auto and Leaving the Scene of an Accident.

At about 6:35 P.M., Wednesday, April 14, 1971, the Providence Police Communications Center received Complaints from four residents in the Chad Brown Housing Project Area that their apartments had been entered by force by a group of young negro males. Police responded to the first Complaint at 275-L Chad Brown Street where a Margaret Caldwell, age 89 reported to the Police that four young negro males had broken into her apartment and viciously assaulted her, and she was later conveyed to Roger Williams Hospital where she was placed in a fair to serious condition with a fractured nose, facial fractures and numerous bruises and admitted to the Hospital for observation.

(CONTINUED)

PROVIDENCE POLICE DEPARTMENT

PAGE - 2

April 26~~4~~ 1971

To: Colonel Walter A. McQueeney, Chief of Police

From: Sgt. W.J. Carty

Subject: Resume of Chad Brown Incident on April 14, 1971

Sir:

At about the same time, 6:35 P.M., other Police responded to three other apartments which these young negro youths had forcibly entered and assaulted the occupants therein and they are further identified as the apartment of Katherine McCann, age 75 of 281-A Chad Brown Street and she reported to the police that eight to ten colored youths had forced open her front door and came charging into her apartment, knocked her down and started punching and kicking her about the body. The Complainant Katherine McCann, started screaming and hollering and fled her apartment and sought refuge with an unidentified neighbor. After she left the apartment the youths proceeded to cause a great amount of property damage to her apartment. She also was conveyed to Roger Williams Hospital where she was treated for a laceration under the left eye and bruises about the body, and later released.

The next Complaint, which happened at about the same time, 6:35 P.M., was from a Hope Lewin, age 76 of 124-A Fillmore Street who complained to the Police that about six negro youths forced open her front apartment door and she observed them coming up the stairs with the youth that was leading them carrying a shovel. She then ran into the corner of the living room and the youths began to ransack the apartment and one of the youths knocked her TV over and threw the television stand at her, also threw a potted plant against the wall which hit her on the head on the rebound. After inflicting the above damage to her and her apartment the youths fled. She was also transported to the Roger Williams Hospital as she had suffered a laceration to her right hand, bruises of the left arm and left leg and to the left side of the forehead and cheek and after treatment she was released.

The next Complaintant, which happened at about the same time, 6:35 P.M., was from a Elizabeth Gifford, age 34 of 94-H Fillmore Street and she heard noises at her front door and when she partially opened the door three young negro males and entered her apartment. These youths made no conversation but immediately proceeded to cause property damage in her apartment by throwing different objects, one of them being a milk bottle, which shattered against her left thigh, causing numerous lacerations to her left thigh. She also was transported to Roger Williams Hospital where after treatment she was released.

PROVIDENCE POLICE DEPARTMENT

PAGE - 4

April 26, 1971

To: Colonel Walter A. McQueeney, Chief of Police

From: Sgt. W.J. Carty

Subject: Resume of Chad Brown Incident on April 14, 1971

Sir:

At about 2:45 A.M., Thursday, April 15, 1971, the Providence Police Communications Center received a further Complaint of black youths on a rampage and responded to 347 Friendship Street where they were informed by several occupants of this apartment house that two negro youths had forcibly entered four different apartments, the first being the apartment of Adel A. Rodgers, age 70, a female, Apt.-8 who stated that she was awakened by the sound of what appeared to be a key being placed in her apartment door lock and when she tried to determine who was trying to enter her apartment, the door was kicked in, and two male negro youths entered her apartment. She further stated that one of the negro youths stated "to shut up or he would kill her" then both assailants removed the bottom portion of her pajamas and then they both proceeded to rape this woman. Mrs. Rodgers was transported to the R.I. Hospital where it was determined that she had been raped and after examination and treatment was then released from the hospital.

The next Complainant, Benjamin Peckham, age 56 of Apt12 on the third floor, stated that he heard a knock on his apartment door and one of the subjects when asked by the Complainant who it was, stated that it was the Community Police. The Complainant opened the door and two negro subjects pushed the door opened and knocked him onto the bed. One of the subjects was holding a gun to his head. After the subjects made a thorough search of his room they left and the Complainant could not tell if there was anything missing at this time.

The next Complainant, Joseph Wilcox, age 73 of Apt.-9, second floor, stated to the Police that he had been sleeping and he was suddenly awakened by the sound of someone breaking his front door. After the door was forced open two negro subjects came into his room and one of these subjects came over to the bed where the Complainant was attempting to get up and struck him on the left side of his head with his fist, knocking him back onto the bed. The second subject then went through the Complainant's pockets and removed a quantity of money. The next Complainant, identified a Frederick C. Woolf, age 71 of Apt.-2, stated to the Police that he was awakened by the sound of someone trying to open his door. When the Complainant asked who was at the door, the subject stated it was the Police. The Complainant then opened the door and the two negro subjects entered the apartment and knocked the Complainant to the floor. While lying on the floor, one of the youths kicked the Complainant about the head and chest while the other youth ransacked the apartment. The Complainant yelled for help and one of the negro youths pointed a revolver at him and fired a shot, stating "to shut up or he would kill him".

PROVIDENCE POLICE DEPARTMENT

PAGE - 5

April 26, 1971

To: Colonel Walter A. McQueeney, Chief of Police
From: Sgt. W.J. Carty
Subject: Resume of Chad Brown Incident on April 14, 1971

Sir:

The two negro youths then took a jar containing an undetermined amount of pennies and a portable "Philco" television and fled.

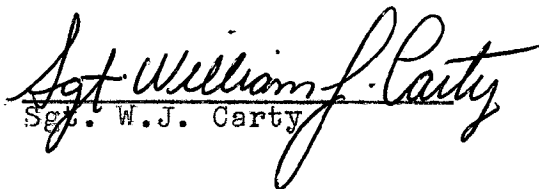
On April 17, 1971, a negro subject identified as Edwin R. Letourneau, age 18 of 57-D Berkshire Street, an Adult, was apprehended by members of the Tactical Force and turned over to the Detective Division and after further investigation by the Detective Bureau this subject was charged on 10 Offenses, ranging from Burglary, Rape, Robbery and Assault with a D/W on the four occupants of this apartment house.

On April 19, 1971, members of the Juvenile Bureau apprehended Timothy A. Kennedy, age 17 of 200 Orms Street and after investigation by members of the Juvenile Bureau, this youth was also referred to Family Court on 10 different Offenses and is now being detained at the R.I. Training School for Boys awaiting a waiver hearing and it is in regards to jurisdiction from the Family Court to the District Court.

As is the case of the afore-mentioned Complaints, the Assailants in this case were black and the Complainants white.

Through the overall co-operation of information which was received by members of the Uniform Division and the close co-operation of members of the Tactical Force; Detective Division and the Juvenile Bureau, all the aforementioned Offenses and Assailants responsible for them were apprehended for them and placed before the proper courts for final disposition.

Respectfully submitted:


Sgt. W.J. Carty

56
THE CITY OF PROVIDENCE

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 250

~~Amended~~ May 10, 1971
250

WHEREAS, the City of Providence by eminent domain purposes in certain Rhode Island, title same being shown as City of Providence in 16, 1965; and

WHEREAS, by error includes an area of Ronald C. Mowry (all hereto and made a part of A. Maguire and Associates

WHEREAS, the City of Providence does not need or require the whole of the area

WHEREAS, as per Ronald C. Mowry for condemnation the City of Providence Water Supply Board said case, to release right, title and interest in aforesaid plan and

NOW, THEREFORE hereby is, authorized Ronald C. Mowry all the interest of Providence in and heretofore referred to and identified on No. 1642 to be Deed particularly described by the mayor attached

since on or about December 16, 1965, perpetual easement for water supply located in the City of Cranston, in Ronald C. Mowry, of Cranston, 642 on plat plan filed by the records of Cranston on December

area of said easement, as so taken, the home and residence of said Ronald C. Mowry, in the plan and drawing attached by reference, prepared by Charles A. Maguire and Associates, 1968; and

ence does not need or require ; and

Settlement of the claim of said Ronald C. Mowry for and on account of said easement, acting by and through its counsel, as part of the settlement of the claim of said Ronald C. Mowry all its interest in the area of land shown on the plan attached hereto.

RESOLVED, that the mayor be, and he do, execute a deed conveying to said Ronald C. Mowry and interest of the City of Providence of said Parcel No. 1642, named by the City of Providence in the plan and drawing as "Portion of Parcel No. 1642, Owner," said area being more particularly described by the copy of the deed to be executed and made a part hereof by reference.

IN CITY COUNCIL

MAY 6 - 1971

READ and PASSED

Robert A. Maguire
President
William A. Maguire
Clerk

APPROVED

MAY 10 1971

Joseph A. Lowley
MAYOR

RESOLUTION
OF THE
CITY COUNCIL
authorizing mayor to execute
a deed conveying all the
right, title and interest of
the City of Providence in a
portion of Parcel No. 1642 as
shown on condemnation plat
filed in Cranston on December
16, 1965 to Ronald C. Mowry

IN CITY
COUNCIL

APR 15 1971

FIRST READING
REFERRED TO COMMITTEE ON
CITY PROPERTY

Wm. Vesper
CLERK

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

APR 7 1 52 PM '71

FILED

*Councilman Scavetta and
Councilman Lyne, by request*

THE COMMITTEE ON
City Property

Approves Passage of
The Within Resolution

Wm. Vesper
April 29, 1971
Chairman
Clerk

The City of Providence, a Municipal Corporation created by the General Assembly of the State of Rhode Island, being thereunto duly authorized, does hereby grant, convey and release unto Ronald C. Mowry, of Cranston, Rhode Island, his heirs, executors, administrators and assigns, all its right, title and interest in that certain parcel of land located in the City of Cranston, bounded and described as follows:

Beginning at a point, said point being the southeast corner of Lot No. 1426 on Assessor's Plat No. 18/2, City of Cranston, thence North forty three (43°) degrees, fifteen (15') minutes West more or less through said Lot No. 1426 a distance of one hundred four (104[±]) feet more or less to an angle point;

thence North five (5°) degrees, fifteen (15') minutes West more or less through said Lot No. 1426, a distance of thirty (30'[±]) feet more or less to a point on the westerly line of said Lot No. 1426;

thence South thirty-five (35°) degrees, fifteen (15') minutes East more or less through said Lot No. 1426 a distance of one hundred and thirty (130'[±]) feet more or less to the point and place of beginning.

Said parcel of land is a portion of Parcel 1642 as shown on that certain Plat or Plan filed in the Land Records of the City of Cranston by the City of Providence on December 16, 1965, in connection with condemnation proceedings taken by the City of Providence.

IN WITNESS WHEREOF, said City of Providence has caused this instrument to be executed and its corporate seal to be hereunto affixed by Joseph A. Doorley, Jr., its Mayor, hereunto duly authorized by a resolution adopted by the City Council of the City of Providence

CITY OF PROVIDENCE

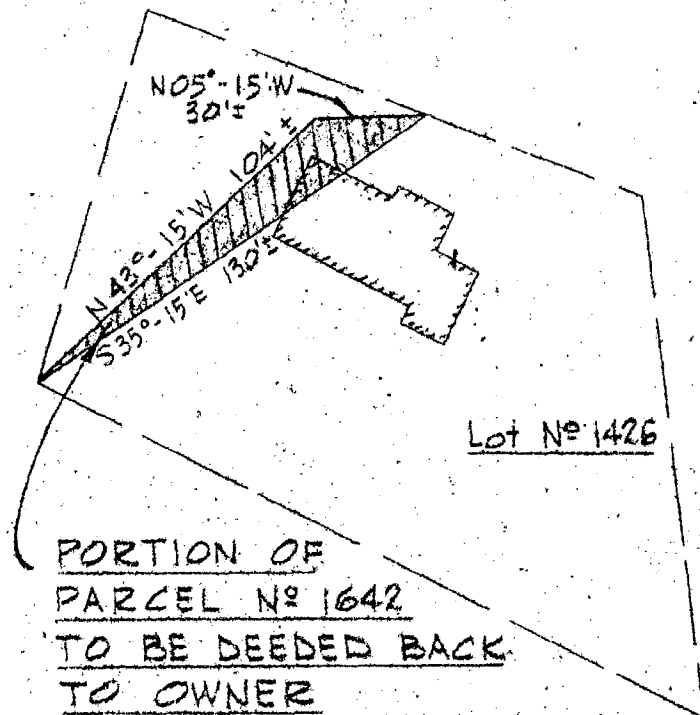
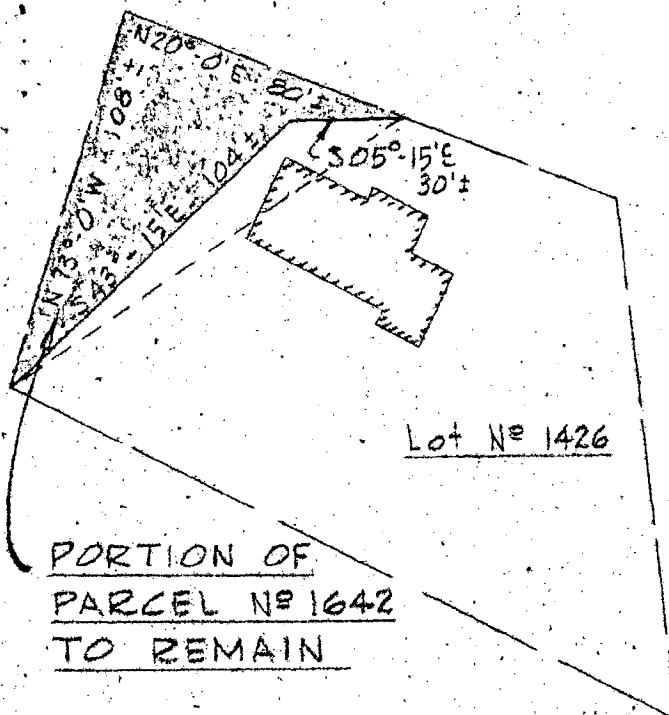
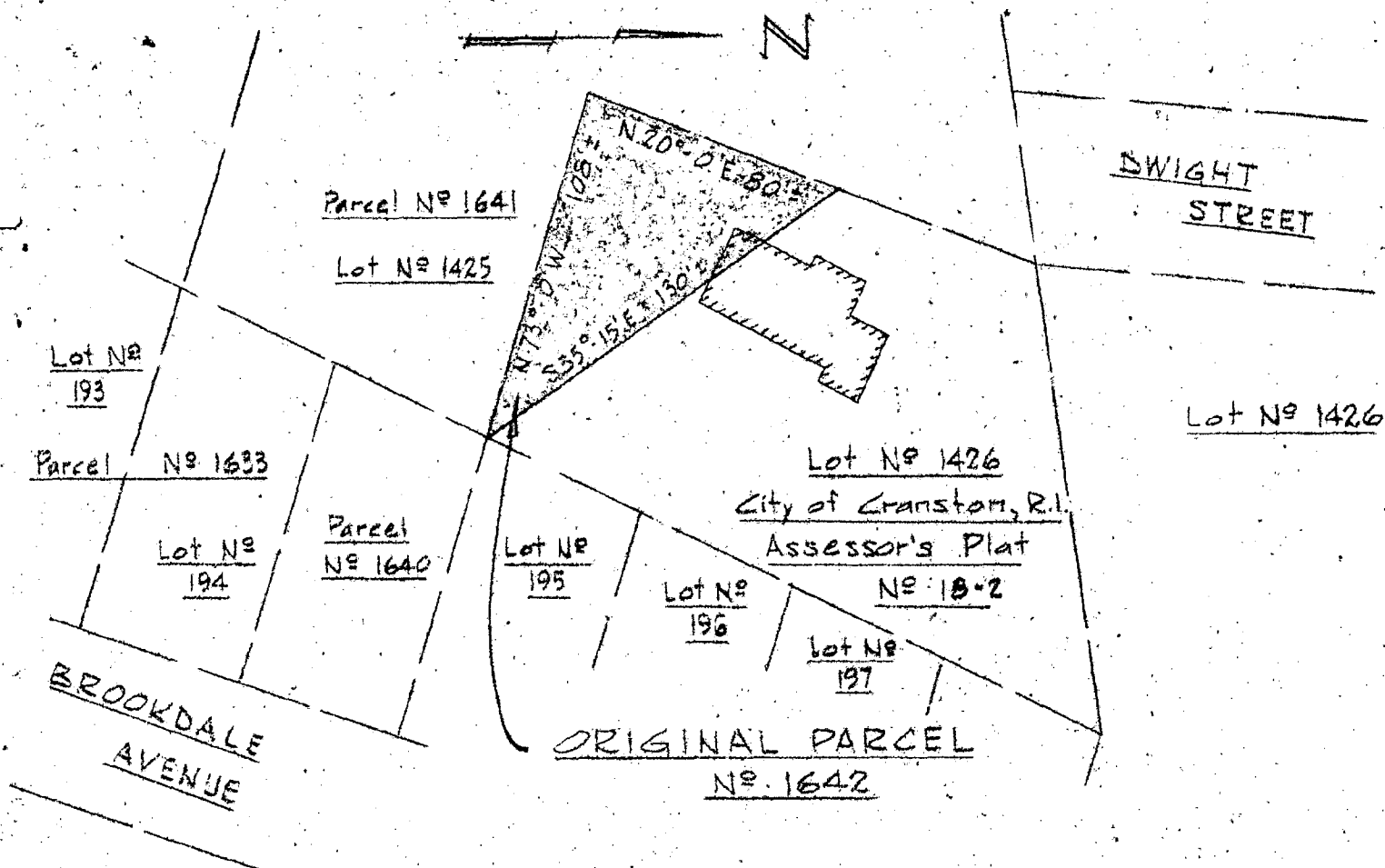
By _____
Joseph A. Doorley, Jr., Mayor

STATE OF RHODE ISLAND

PROVIDENCE, Sc.

In Providence on the day of A. D. 1971
before me personally appeared Joseph A. Doorley, Jr., Mayor
of the City of Providence, to me known and known by me to be
the party executing the foregoing instrument for and in behalf
of said City of Providence, and he acknowledged said instrument,
by him executed, to be his free act and deed in said capacity,
and the free act and deed of the City of Providence.

Notary Public



CITY OF PROVIDENCE W.S.B. - SUPPLEMENTAL TUNNEL AND AQUEDUCT

CHARLES A. MAGUIRE
AND
ASSOCIATES
PROVIDENCE · HARTFORD · BOSTON

TITLE

REVISIONS TO PARCEL #1642
RONALD C. MOWRY

DRAWN BY

D. Haworth

DATE

10-11-68

C.A.M. JOB NO.

569.6-7

SCALE

1" = 50'

DWG. NO.

11
2

RESOLUTION OF THE CITY COUNCIL

No. 251

Approved May 10, 1971

Resolved,

That the City Treasurer may give notification in writing addressed to the owner of Lot No. 155 on Plat No. 9 (located at 44 Halsey Street) made for the use of the Board of Assessors as said plat appeared in the office of the said Board on December 31, 1961, said lot having been sold to the City of Providence at tax sale held May 21, 1964, said notice in writing addressed to the owner of record at the time of the sale, his heirs, assigns or devisees at their last usual place of abode, and notifying them that said real estate will be offered for sale unless redeemed within thirty days of said notification.

The City Treasurer has received an offer made by Gilbert Franklin of 52 Angell Street, Providence, R.I. of \$5,221.20 for Lot No. 155 on Plat No. 9 and as the period for the redemption of this property has expired, this offer is hereby approved in accordance to the law thereto appertaining.

If said real estate shall not be redeemed within said thirty days, the City Treasurer is hereby authorized to sell and convey to the said Gilbert Franklin, or nominees, for the price herein approved.

IN CITY COUNCIL

MAY 6 - 1971

READ and PASSED
Robert J. Dixon
President
Vincent C. Cepia
Clerk

RESOLUTION

OF THE

CITY COUNCIL

Authorizing the City Treasurer
to arrange for the redemption
or sale of Lot No. 155 on Plat
No. 9, in accordance to the law
thereto appertaining.

FILED

FEB 11 11 27 AM '71

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

IN CITY
COUNCIL

FEB 18 1971

FIRST READING
REFERRED TO COMMITTEE ON
CITY PROPERTY.....

Vincent Vespa
CLERK

THE COMMITTEE ON

City Property.....

Recommends

Be Continued

Vincent Vespa.....
Clerk

Feb 22, 1971

THE COMMITTEE ON

City Property.....

Approves Passage of
The Within Resolution

Vincent Vespa.....
Chairman

April 29, 1971
Clerk

*Councilman Scavella and
Councilman Lynch, by request*

RESOLUTION OF THE CITY COUNCIL

No. 252

Approved May 10, 1971

Resolved,

That the City Treasurer may give notification in writing addressed to the owner of Lot No. 117 on Plat No. 115 (located at 21 Seton Street) and Lot No. 144 on Plat No. 115 (located at 62 Springfield Street) made for the use of the said Board on June 15, 1933, said lots having been sold to the City of Providence at tax sale held September 26, 1935, said notice in writing addressed to the owner of record at the time of the sale, his heirs, assigns or devisees, at his last usual place of abode, notifying them that said real estate will be offered for sale at private sale unless redeemed within thirty days of said notification.

The City Treasurer has received an offer made by John Pitocco of 8 Eugene Street, Providence, Rhode Island and Giuseppe Santa Maria of 1 Enfield Street, Johnston, Rhode Island of \$269.83 for Lots No. 117 and 144 on Plat No. 115 and as the period for the redemption of this property has expired, this offer is hereby approved in accordance to the law thereto appertaining.

If said real estate shall not be redeemed within said thirty days, the City Treasurer is hereby authorized to sell and convey to the said John Pitocco and Giuseppe Santa Maria for the price herein approved.

IN CITY COUNCIL

MAY 6 - 1971

READ and PASSED

Robert J. Dalton
President
Vincent C. Cespeia
Clerk

APPROVED

MAY 10 1971

Joseph A. Dooly
MAYOR

FILED

MAR 10 9 56 AM '71

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

IN CITY
COUNCIL

MAR 18 1971

FIRST READING
REFERRED TO COMMITTEE ON
CITY PROPERTY

Vincent Vespe CLERK

THE COMMITTEE ON

City Property
Approves Passage of
The Within Resolution

Vincent Vespe Chairman
April 29, 1971 *Chair*

*Councilman Sciarretta
and Councilmen, by request*