

RJM: cat

No. 194

RESOLVED, that the City Solicitor is hereby requested to urge passage before the General Assembly of an Act PROVIDING FOR INSPECTING, RECONSTRUCTING, REHABILITATING, REPAIRING AND MAINTAINING BRIDGES AND VIADUCTS BY THE CITY OF PROVIDENCE AND AUTHORIZING THE FINANCING THEREOF, INCLUDING THE ISSUE OF NOT MORE THAN \$1,500,000 BONDS THEREFOR, in accordance with the draft attached hereto.

IN CITY COUNCIL

APR 1 1971
READ and PASSED
.....
..... President
..... Clerk

APPROVED

APR 7 1971
Joseph A. Carley
MAYOR

*Resolution No. 1000
Councilman Brown, by request*

RESOLUTION AUTHORIZING THE CITY
SOLICITOR TO URGE PASSAGE BEFORE
THE GENERAL ASSEMBLY OF AN ACT
PROVIDING FOR INSPECTING, RE-
CONSTRUCTING, REHABILITATING,
REPAIRING AND MAINTAINING
BRIDGES AND VIADUCTS BY THE CITY
OF PROVIDENCE AND AUTHORIZING
THE FINANCING THEREOF, INCLUDING
THE ISSUE OF NOT MORE THAN
\$1,500,000 BONDS THEREFOR

APR 29 1 32 PM '77
OFFICE OF THE CITY CLERK
PROVIDENCE, R.I.

State of Rhode Island, &c.

IN GENERAL ASSEMBLY

JANUARY SESSION, A. D. 1971

AN ACT

PROVIDING FOR INSPECTING, RECONSTRUCTING, REHABILITATING,
REPAIRING AND MAINTAINING BRIDGES AND VIADUCTS BY THE
CITY OF PROVIDENCE AND AUTHORIZING THE FINANCING THEREOF,
INCLUDING THE ISSUE OF NOT MORE THAN \$1,500,000 BONDS THEREFOR

It is enacted by the General Assembly as follows:

Section 1. The city of Providence is hereby authorized, in addition to authority previously granted, to issue bonds to an amount not exceeding \$1,500,000 from time to time under its corporate name and seal or a facsimile of such seal. The bonds of each issue shall mature in equal or diminishing annual installments of principal, the first installment to be not later than five years and the last installment not later than thirty years after the date of the bonds.

Section 2. The bonds shall be signed by the city treasurer and by the manual or facsimile signature of the mayor and shall be issued and sold at not less than par and accrued interest in such amounts as the city council may determine. The manner of sale, denominations, maturities, interest rates and other terms, conditions and details of any bonds or notes issued under this act may be fixed by the proceedings of the city council authorizing the issue or by separate resolution of the city council or, to the extent provisions for these matters are not so made, they may be fixed by the officers authorized to sign the bonds or notes. Interest coupons (if any) shall bear the facsimile signature of the city treasurer. The proceeds derived from the sale of the bonds shall be delivered to the city treasurer, and such proceeds exclusive of premiums and accrued interest shall be expended (a) for inspecting, reconstructing, rehabilitating, repairing and maintaining bridges and viaducts or (b) in payment of the principal of or interest on temporary notes issued under section three or (c) in repayment of advances under section four. No purchaser of any bonds or notes under this act shall be in any way responsible for the proper application of the proceeds derived from the sale thereof. The proceeds of bonds or notes issued under this act, any applicable federal or state assistance and the other moneys referred to in section six shall be deemed appropriated for the purposes of this act without further action than that required by this act.

Section 3. The city council may by resolution pursuant to chapter 1017 of the public laws of 1902 authorize the issue from time to time of interest bearing or discounted notes in anticipation of the authorization or issue of bonds under section two, provided that the last proviso of section one of chapter 1017 of the public laws of 1902 shall not apply to notes being refunded by the issue of bonds. The city council may by resolution authorize the issue from time to time of interest bearing or discounted notes in anticipation of the receipt of federal or state aid for the purposes of this act. The amount of original notes issued in anticipation of federal or state aid may not exceed the amount of available federal or state aid as estimated by the city treasurer.

Section 4. Pending any authorization or issue of bonds hereunder or pending or in lieu of any authorization or issue of notes hereunder, the city treasurer, with the approval of the city council, may apply funds in the general treasury of the city to the purposes specified in section two, such advances to be repaid without interest from the proceeds of bonds or notes subsequently issued or from the proceeds of applicable federal or state assistance or from other available funds.

Section 5. Any proceeds of bonds or notes issued hereunder or of any applicable federal or state assistance, pending their expenditure, may be deposited or invested by the city treasurer in demand deposits, time deposits or savings deposits in banks which are members of the Federal Deposit Insurance Corporation or in obligations issued or guaranteed by the United States of America or by any agency or instrumentality thereof or as may be provided in any other applicable law of the State of Rhode Island.

Section 6. Any accrued interest received upon the sale of bonds or notes hereunder shall be applied to the payment of the first interest due thereon. Any premiums arising from the sale of bonds or notes hereunder, any net earnings or profits realized from the deposit or investment of funds hereunder and any balance of bond or note proceeds remaining after completion of the projects shall, in the discretion of the city treasurer, be applied to the cost of preparing, issuing and marketing bonds or notes hereunder to the extent not otherwise provided, to the payment of the cost of the projects or the cost of additional improvements coming within the description of the projects in section two, to the payment of the principal of or interest on bonds or notes issued hereunder or to any one or more of the foregoing. The cost of preparing, issuing and marketing bonds or notes hereunder may also, in the discretion of the city treasurer, be met from bond or note proceeds exclusive of premium and accrued interest or from other moneys available therefor. In exercising any discretion under this section, the city treasurer shall be governed by any instructions adopted by resolution of the city council.

Section 7. All bonds and notes issued under this act and the debts evidenced hereby shall be obligatory on the city in the same manner and to the same extent as other debts lawfully contracted by it and shall be excepted from the operation of section 45-12-2 of the general laws. No such obligation shall at any time be included in the debt of the city for the purpose of ascertaining its borrowing capacity. The city shall annually appropriate a sum sufficient to pay the principal and interest coming due within the year on bonds and notes issued hereunder to the extent that moneys therefor are not otherwise provided. If such sum is not appropriated, it shall nevertheless be added to the annual tax levy. In order to provide such sum in each year and notwithstanding any provision of law to the contrary, all taxable property in the city shall be subject to ad valorem taxation by the city without limitation as to rate or amount.

Section 8. Any bonds or notes issued under the provisions of this act and coupons on any bonds, if properly executed by officers of the city in office on the date of execution, shall be valid and binding according to their terms notwithstanding that before the delivery thereof and payment therefor any or all of such officers shall for any reason have ceased to hold office.

Section 9. The city, acting by resolution of its city council, is authorized to apply for, contract for and expend any federal or state advances or other grants or assistance which may be available for the purposes of this act, and any such expenditures may be in addition to other moneys provided in this act. To the extent of any inconsistency between any law of this state and any applicable federal law or regulation, the latter shall prevail. Federal and state advances, with interest where applicable, whether contracted for prior to or after the effective date of this act, may be repaid as a cost of the projects under section two.

Section 10. In all matters related to the purposes of this act, including without limitation and where applicable, the condemnation of any land or interest in land and the levy and collection of assessments or other charges on account of the projects, all steps shall be taken which are necessary to meet constitutional requirements whether or not such steps are required by statute. The validity of bonds and notes issued hereunder shall in no way depend upon the validity or occurrence of any action required by the preceding sentence or of any other action not specifically required herein for the issue of such bonds or notes.

Section 11. The question of the approval of this act shall be submitted to the electors of the city at a special local election to be held on a date, which may be but need not be on the same date as any other election, prior to the general state

election on November 7, 1972 as shall be designated by resolution of the city council; but if a special local election is not so held, then at the general state election to be held on November 7, 1972. The question shall be submitted in substantially the following form: "Shall an act, passed at the 1971 session of the general assembly, entitled 'AN ACT PROVIDING FOR INSPECTING, RECONSTRUCTING, REHABILITATING, REPAIRING AND MAINTAINING BRIDGES AND VIADUCTS BY THE CITY OF PROVIDENCE AND AUTHORIZING THE FINANCING THEREOF, INCLUDING THE ISSUE OF NOT MORE THAN \$1,500,000 BONDS THEREFOR' be approved?" and the warning for the election shall contain the question to be submitted. From the time the election is warned and until it is held, it shall be the duty of the city clerk to keep a copy of the act available at his office for public inspection, but any failure of the clerk to perform this duty shall not affect the validity of the election. Sections 5(a) and 135 of chapter 832 of the public laws of 1940, as amended by chapter 1266 of the public laws of 1943 shall not apply to the election hereunder and the validity of the election shall not be affected by the provisions of Section 2-296 of the Code of Ordinances of the City of Providence. Chapter 3526 of the public laws of 1955 shall apply.

Section 12. This section and the foregoing section shall take effect upon the passage of this act. The remainder of this act shall take effect upon the approval of this act by a majority of those voting on the question at the election prescribed by the foregoing section.

RESOLUTION OF THE CITY COUNCIL

No. 195

Approved April 7, 1971

RESOLVED, that the City Solicitor is hereby requested to urge passage before the General Assembly of an Act PROVIDING FOR REMODELING, RECONSTRUCTING, REHABILITATING, MODERNIZING AND IMPROVING MUNICIPAL DOCK BUILDINGS AND FACILITIES BY THE CITY OF PROVIDENCE AND AUTHORIZING THE FINANCING THEREOF, INCLUDING THE ISSUE OF NOT MORE THAN \$1,500,000 BONDS THEREFOR, in accordance with the draft attached hereto.

IN CITY COUNCIL

APR 1 1971
READ and PASSED
Robert J. Taylor
President
William A. Bishop
Clerk

APPROVED
APR 7 1971
Joseph A. Donley
MAYOR

*Councilmen DeAngelo and
Councilmen Joyce, by request*

RESOLUTION AUTHORIZING THE CITY
SOLICITOR TO URGE PASSAGE
BEFORE THE GENERAL ASSEMBLY OF
AN ACT PROVIDING FOR REMODELING,
RECONSTRUCTING, REHABILITATING,
MODERNIZING AND IMPROVING
MUNICIPAL DOCK BUILDINGS AND
FACILITIES BY THE CITY OF
PROVIDENCE AND AUTHORIZING THE
FINANCING THEREOF, INCLUDING THE
ISSUE OF NOT MORE THAN
\$1,500,000 BONDS THEREFOR

FILED
MAR 29 4 53 PM '71
CITY OF PROVIDENCE
RECEIVED

State of Rhode Island, &c.

IN GENERAL ASSEMBLY

JANUARY SESSION, A. D. 1971

AN ACT

PROVIDING FOR REMODELING, RECONSTRUCTING, REHABILITATING,
MODERNIZING AND IMPROVING MUNICIPAL DOCK BUILDINGS AND
FACILITIES BY THE CITY OF PROVIDENCE AND AUTHORIZING THE
FINANCING THEREOF, INCLUDING THE ISSUE OF NOT MORE THAN
\$1,500,000 BONDS THEREFOR

It is enacted by the General Assembly as follows:

Section 1. The city of Providence is hereby authorized, in addition to authority previously granted, to issue bonds to an amount not exceeding \$1,500,000 from time to time under its corporate name and seal or a facsimile of such seal. The bonds of each issue shall mature in equal or diminishing annual installments of principal, the first installment to be not later than five years and the last installment not later than thirty years after the date of the bonds.

Section 2. The bonds shall be signed by the city treasurer and by the manual or facsimile signature of the mayor and shall be issued and sold at not less than par and accrued interest in such amounts as the city council may determine. The manner of sale, denominations, maturities, interest rates and other terms, conditions and details of any bonds or notes issued under this act may be fixed by the proceedings of the city council authorizing the issue or by separate resolution of the city council or, to the extent provisions for these matters are not so made, they may be fixed by the officers authorized to sign the bonds or notes. Interest coupons (if any) shall bear the facsimile signature of the city treasurer. The proceeds derived from the sale of the bonds shall be delivered to the city treasurer, and such proceeds exclusive of premiums and accrued interest shall be expended (a) for remodeling, reconstructing, rehabilitating, modernizing and improving municipal dock buildings and facilities or (b) in payment of the principal of or interest on temporary notes issued under section three or (c) in repayment of advances under section four. No purchaser of any bonds or notes under this act shall be in any way responsible for the proper application of the proceeds derived from the sale thereof. The proceeds of bonds or notes issued under this act, any applicable federal or state assistance and the other moneys referred to in section six shall be deemed appropriated for the purposes of this act without further action than that required by this act.

Section 3. The city council may by resolution pursuant to chapter 1017 of the public laws of 1902 authorize the issue from time to time of interest bearing or discounted notes in anticipation of the authorization or issue of bonds under section two, provided that the last proviso of section one of chapter 1017 of the public laws of 1902 shall not apply to notes being refunded by the issue of bonds. The city council may by resolution authorize the issue from time to time of interest bearing or discounted notes in anticipation of the receipt of federal or state aid for the purposes of this act. The amount of original notes issued in anticipation of federal or state aid may not exceed the amount of available federal or state aid as estimated by the city treasurer.

Section 4. Pending any authorization or issue of bonds hereunder or pending or in lieu of any authorization or issue of notes hereunder, the city treasurer, with the approval of the city council, may apply funds in the general treasury of the city to the purposes specified in section two, such advances to be repaid without interest from the proceeds of bonds or notes subsequently issued or from the proceeds of applicable federal or state assistance or from other available funds.

Section 5. Any proceeds of bonds or notes issued hereunder or of any applicable federal or state assistance, pending their expenditure, may be deposited or invested by the city treasurer in demand deposits, time deposits or savings deposits in banks which are members of the Federal Deposit Insurance Corporation or in obligations issued or guaranteed by the United States of America or by any agency or instrumentality thereof or as may be provided in any other applicable law of the State of Rhode Island.

Section 6. Any accrued interest received upon the sale of bonds or notes hereunder shall be applied to the payment of the first interest due thereon. Any premiums arising from the sale of bonds or notes hereunder, any net earnings or profits realized from the deposit or investment of funds hereunder and any balance of bond or note proceeds remaining after completion of the projects shall, in the discretion of the city treasurer, be applied to the cost of preparing, issuing and marketing bonds or notes hereunder to the extent not otherwise provided, to the payment of the cost of the projects or the cost of additional improvements coming within the description of the projects in section two, to the payment of the principal of or interest on bonds or notes issued hereunder or to any one or more of the foregoing. The cost of preparing, issuing and marketing bonds or notes hereunder may also, in the discretion of the city treasurer, be met from bond or note proceeds exclusive of premium and accrued interest or from other moneys available therefor. In exercising any discretion under this section, the city treasurer shall be governed by any instructions adopted by resolution of the city council.

Section 7. All bonds and notes issued under this act and the debts evidenced hereby shall be obligatory on the city in the same manner and to the same extent as other debts lawfully contracted by it and shall be excepted from the operation of section 45-12-2 of the general laws. No such obligation shall at any time be included in the debt of the city for the purpose of ascertaining its borrowing capacity. The city shall annually appropriate a sum sufficient to pay the principal and interest coming due within the year on bonds and notes issued hereunder to the extent that moneys therefor are not otherwise provided. If such sum is not appropriated, it shall nevertheless be added to the annual tax levy. In order to provide such sum in each year and notwithstanding any provision of law to the contrary, all taxable property in the city shall be subject to ad valorem taxation by the city without limitation as to rate or amount.

Section 8. Any bonds or notes issued under the provisions of this act and coupons on any bonds, if properly executed by officers of the city in office on the date of execution, shall be valid and binding according to their terms notwithstanding that before the delivery thereof and payment therefor any or all of such officers shall for any reason have ceased to hold office.

Section 9. The city, acting by resolution of its city council, is authorized to apply for, contract for and expend any federal or state advances or other grants or assistance which may be available for the purposes of this act, and any such expenditures may be in addition to other moneys provided in this act. To the extent of any inconsistency between any law of this state and any applicable federal law or regulation, the latter shall prevail. Federal and state advances, with interest where applicable, whether contracted for prior to or after the effective date of this act, may be repaid as a cost of the projects under section two.

Section 10. In all matters related to the purposes of this act, including without limitation and where applicable, the condemnation of any land or interest in land and the levy and collection of assessments or other charges on account of the projects, all steps shall be taken which are necessary to meet constitutional requirements whether or not such steps are required by statute. The validity of bonds and notes issued hereunder shall in no way depend upon the validity or occurrence of any action required by the preceding sentence or of any other action not specifically required herein for the issue of such bonds or notes.

Section 11. The question of the approval of this act shall be submitted to the electors of the city at a special local election to be held on a date, which may be but need not be on the same date as any other election, prior to the general state

election on November 7, 1972 as shall be designated by resolution of the city council; but if a special local election is not so held, then at the general state election to be held on November 7, 1972. The question shall be submitted in substantially the following form: "Shall an act, passed at the 1971 session of the general assembly, entitled 'AN ACT PROVIDING FOR REMODELING, RECONSTRUCTING, REHABILITATING, MODERNIZING AND IMPROVING MUNICIPAL DOCK BUILDINGS AND FACILITIES BY THE CITY OF PROVIDENCE AND AUTHORIZING THE FINANCING THEREOF, INCLUDING THE ISSUE OF NOT MORE THAN \$1,500,000 BONDS THEREFOR' be approved?" and the warning for the election shall contain the question to be submitted. From the time the election is warned and until it is held, it shall be the duty of the city clerk to keep a copy of the act available at his office for public inspection, but any failure of the clerk to perform this duty shall not affect the validity of the election. Sections 5(a) and 135 of chapter 832 of the public laws of 1940, as amended by chapter 1266 of the public laws of 1943 shall not apply to the election hereunder and the validity of the election shall not be affected by the provisions of Section 2-296 of the Code of Ordinances of the City of Providence. Chapter 3526 of the public laws of 1955 shall apply.

Section 12. This section and the foregoing section shall take effect upon the passage of this act. The remainder of this act shall take effect upon the approval of this act by a majority of those voting on the question at the election prescribed by the foregoing section.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 196

Approved April 7, 1971

RESOLVED, that the Director of Public Property is requested to grant permission to the Silver Lake Lion's Club to use a part of Neutaconkanut Park for a benefit carnival for the period from April 26, 1971, through and including May 2, 1971, provided the Silver Lake Lions' Club agree, in writing, to the terms and conditions imposed by the City of Providence.

IN CITY COUNCIL

APPROVED

APR 1 1971

READ and PASSED

Robert J. Rafter
.....
President
William T. Casper
Clerk

APR 7 1971

Joseph H. Rowley
.....
MAYOR

IN CITY
COUNCIL

MAR 18 1971

FIRST READING
REFERRED TO COMMITTEE ON
.....PUBLIC WELFARE.....

Vincent Vespea
CLERK

THE COMMITTEE ON
Public Welfare
Approves Passage of
The Within Resolution

Vincent Vespea
Chairman
March 24, 1971 *Clark*
Clerk

*Councilman Paratore and
Councilman W. Murphy*

City of Providence, R. I.
Department of City Clerk

MEMORANDUM

DATE: March 19, 1971
TO: Director Travisono
SUBJECT: NEUTACONKANUT PARK
CONSIDERED BY: Committee on Public Welfare
DISPOSITION: Attached is copy of subject Resolution for study and report.

Urmant Vespa
City Clerk



EVERETT A. TRAVISONO
DIRECTOR

DEPARTMENT OF PUBLIC PROPERTY
CITY HALL, PROVIDENCE, RHODE ISLAND 02903

DIVISIONS

PURCHASING	PUBLIC BUILDINGS
PUBLIC LANDS & PARKS	PUBLIC SERVICES
CUSTODIAL SERVICES	MAINTENANCE & REPAIR

MAYOR
JOSEPH A. DOORLEY, JR.

March 25, 1971

Honorable Philip Addison, Chairman
Committee on Public Welfare
City Hall
Providence, Rhode Island

Dear Mr. Addison:

Regarding the Resolution of the Committee on Public Welfare that the Director of Public Property is requested to grant permission to the Silver Lake Lion's Club to use a part of Neutaconkanut Park for a Benefit Carnival for the period from April 26, 1971 through and including May 2, 1971.

As far as the Department of Public Property is concerned, permission will be granted providing agreement to City of Providence General Agreement Terms are met, and also approval by the City Council.

These terms are in process at the moment of being drawn by the City of Providence Law Department and will be available by the middle of next week.

Respectfully yours,

Alfred Conca Jr.
Senior Planner
Department of Public Property

RESOLUTION OF THE CITY COUNCIL

No. 197

Approved April 7, 1971

RESOLVED, That the Commissioner of Public Safety
is requested to assign additional police patrols in the area
of the Wiggins Village and at Coddington Court so as to alleviate
vandalism.

IN CITY COUNCIL

APR 1 1971

READ and PASSED

Robert J. Dwyer
.....
President
William B. Despres
.....
Clerk

APPROVED

APR 7 1971

Joseph A. Dooly
.....
MAYOR

IN CITY
COUNCIL

MAR 4 - 1971

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WELFARE

Vincent Vespe
CLERK

THE COMMITTEE ON

Public Welfare

Approves Passage of
The Within Resolution

Vincent Vespe
Chairman

March 26, 1971 *Red*

*Councilman Brown and
Councilman Moran*

City of Providence, R. I.
Department of City Clerk

MEMORANDUM

DATE: March 5, 1971

TO: Commissioner Goldstein

SUBJECT: WIGGINS VILLAGE AND CODDING COURT.

CONSIDERED BY: Committee on Public Welfare

DISPOSITION: Attached is copy of Resolution on above subject.

Vincent Vespe

City Clerk

RESOLUTION OF THE CITY COUNCIL

No. 198

Approved April 7, 1971

RESOLVED, that the Chief of the Fire Department
is requested to study the feasibility of causing the installation
of a fire hydrant in the area of Frederick Street with Smith
Street.

IN CITY COUNCIL

APR 1 1971
READ and PASSED
Robert J. Caputo
President
Vincent C. Caputo
Clerk

APPROVED
APR 7 1971
Joseph A. Dooly
MAYOR

IN CITY
COUNCIL

MAY 4 - 1971

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WELFARE

Ummint Vesperi CLERK

THE COMMITTEE ON

Public Welfare

Approves Passage of
The Within Resolution

Ummint Vesperi

March 26, 1971 *Clark*

Councilman Crowley, by request

Department of City Clerk

MEMORANDUM

DATE: March 5, 1971

TO: Fire Chief McDermott

SUBJECT: FIRE HYDRANT - FREDERICK STREET AND SMITH STREET

CONSIDERED BY: Committee on Public Welfare

DISPOSITION: Attached is copy of Resolution on the above subject
for study and report.

Vincent Vespica

City Clerk

Department of City Clerk

MEMORANDUM

DATE: March 5, 1971

TO: Fire Chief McDermott

SUBJECT: FIRE HYDRANT - FREDERICK STREET AND SMITH STREET

CONSIDERED BY: Committee on Public Welfare

DISPOSITION: Attached is copy of Resolution on the above subject
for study and report.

Vincent Vezina

City Clerk

Providence, R. I., March 23, 1971

From: Headquarters 1st Battalion

To: The Chief of Department

Subject: Request for Hydrant

Sir: I respectfully request that consideration be given to the installation of a hydrant at a point on Smith St. near Frederick. This hydrant would add to the protection of this area where there are many large residential and business buildings.

Respectfully submitted,

Clarence Mulmick
Battalion Chief

Chief of Department to Mr. Joseph E. Martin, Chief Engineer, Water Supply Board. March 24, 1971.

Received and forwarded for your consideration.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 199

Approved April 7, 1971

RESOLVED, that the Committee on Public Welfare
is requested to cause a survey, and report to the City Council,
to be made as to the recreational facilities within the City
available to adults. (For list of recreational facilities, see
attached.)

IN CITY COUNCIL

APR 1 1971
READ and PASSED
Robert J. Rhyton
President
Christina Caspica
Clerk

APPROVED
APR 7 1971
Joseph H. Barby
MAYOR

IN CITY
COUNCIL

SEP 3 - 1970

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WELFARE

Vincent Vespa
CLERK

Councilman Mc Keen

THE COMMITTEE ON
PUBLIC WELFARE

SEP 25 1970

Recommends

To be continued

William H. Matthews
Deputy City
Clerk

THE COMMITTEE ON

Public Welfare

Approves Passage of

The Within Resolution

Vincent Vespa
March 24, 1971
Chairman
Clerk

THE COMMITTEE ON

PUBLIC WELFARE

FEB 11 1971

Recommends

William H. Matthews
To be continued

First Deputy City Clerk Clerk

City of Providence, R. I.
Department of City Clerk

MEMORANDUM

DATE: September 4, 1970

TO: Director Travisono

SUBJECT: ADULT RECREATION FACILITIES

CONSIDERED BY: Committee on Public Welfare

DISPOSITION: Attached is copy of Resolution on above subject for study and report.

Vincent Vespica
City Clerk

City of Providence, R. I.
Department of City Clerk

MEMORANDUM

DATE: February 26, 1971

TO: Director of Recreation Department Cronin

SUBJECT: Adult Recreation Facilities

CONSIDERED BY: Committee on Public Welfare

DISPOSITION: Attached is copy of Resolution on above subject for
study and report.



CITY OF PROVIDENCE

DEPARTMENT OF RECREATION

421 - 7740

Casino, Roger Williams Park, Providence, R. I. 02907

John P. Cronin
Director

March 23, 1971

Honorable Philip Addison, Chairman
Committee on Public Welfare
City Hall
Providence, Rhode Island

Dear Councilman Addison:

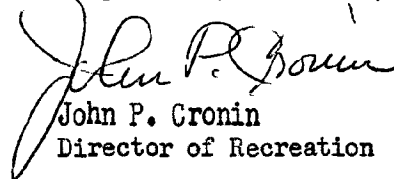
The following is a list of the recreation facilities within the city available to adults:

- Roger Williams Park
 - 1 Municipal Golf Course at Triggs (Chalkstone Avenue)
 - 1 City Stadium at Mt. Pleasant High School
 - 1 Senior Citizens Center in downtown Providence
 - 1 Center for the Retarded at Fogarty Memorial Center, Atwells Avenue
 - 1 Flood-lighted ice-skating area at Merino Park
 - 3 Natural ice-skating areas at the following locations: Polo Lake, Roger Williams Park; Hockey and York Ponds on River Road
- 2 Picnic Areas at Merino Park
- 44 Doubles Tennis Courts at the following locations: 19 at Roger Williams Park, 8 at Hope High School; 8 at Nathan Bishop Middle School, 2 at Davis Park, 2 at Flynn Field, 2 at Metcalf Field, 2 at Mt. Pleasant Sr. High School, 1 at Richardson Park
- 7 Outdoor Swimming Pools: 4 olympic size pools--Angelo Zuccolo (Federal Hill), Danforth, Joslin and South Providence; 3 neighborhood 50' x 100' size--Almagne (Neutaconkanut Park), Fox Point and McGrane (Bucklin Park)
- 1 Flood-lighted softball field at Neutaconkanut Park
- 17 Softball Diamonds used for adult and "slow pitch" leagues with almost 3,900 permits issued for field use in 1970 at the following fields: Gano St., Collyer Park, 2 at Hopkins Park, Danforth St., 4 at Obediah Brown, Valley St., Neutaconkanut Park, Bucklin Park, Shipyard Field, Richardson Park, Flynn Field, Merino Park and Hope High School
- 12 Regulation 90' Baseball Fields at the following locations: Ardoene St., Bucklin Park, Davis Park, Flynn Park, Hope High School, Joseph Williams, Metcalf Field, Mt. Pleasant Ave. Park, Mt. Pleasant High School, Merino Park, Neutaconkanut Park, and Veazie Street
- 1 Gaelic Soccer Field at Obediah Brown
- 1 Regulation Soccer Field at Gano Street

- 17 Little-league fields at the following locations: Fox Point Park, Sessions St. Playground, Hope High School, Ascham St., 2 at Metcalf Field, Davis Park, Smith St. Playground, Joslin St. Playground, 2 at Mt. Pleasant High School, Neutaconkanut Park, Wallace St. Playground, 2 at Tim O'Neil Field, Harriet St. Playground, Dexter Training Grounds
- 13 Soccer and Football Fields combined at the following locations: Ardoene St., Gano St., Hope High School, Danforth St., Davis Park, Valley St., Mt. Pleasant Park, Mt. Pleasant High School, 2 at Neutaconkanut Park, Merino Park, Shipyard Field, and Flynn Field
- 5 Flood-lighted basketball courts at the following locations: Gano St., Dudley St. Playground, Camp-Cypress Playground, and 2 at Richardson Park
- 4 Flood-lighted bocchia courts at Dexter Training Grounds
- 48 Basketball Courts at the following locations: Patterson Park, Arnold St., Fox Point Park, Nathan Bishop School, John Howland School, Summit Ave. School, Collyer Park, Ascham St. Playground, Veazie St. Playground, Windmill St. School, Metcalf Field, St. Augustine Church, Smith St. Playground, Davis Park, Regent Ave. Playground, Danforth St. Playground, St. Pius School, Joslin St. Playground, Valley St. Playground, Viscolosi Park (Chalkstone Ave.), Mt. Pleasant Park, Wallace St. Playground, Clarence St. Playground, Daniel Ave. Playground, Laurel Hill Ave. Playground, Merino Park, Neutaconkanut Park, Ellery St. Playground, Warren St. Playground, Assumption Church, Bucklin St. Playground, Columbia Park, Joseph Williams Field, Ardoene Park, Sackett St. Playground, Sackett St. School, Calverly Baptist Church, St. Michael's Church, Temple St. School, Flynn Field, Bath St. Playground, Candace St. Playground, St. Patrick's School, Ridge St. Playground, Knight St. Playground, Kenyon St. School, John Hope Center and Dexter Training Grounds
- 47 Tot Lots used by parents who bring pre-school age children at the following locations: Arnold St. Playground, Patterson St. Park, Fox Point Playground, Potter Park (Cole Ave.), Lippitt Park, Cypress St. Playground, Ascham St. Playground, Admiral Terrace Playground, Chad Brown Playground, Veazie St. Playground, Windmill St. Playground, Regent Ave. Playground, Chapin Park, Smith St. Playground, Valley View Park, Davis Park, Danforth St. Playground, Mt. Pleasant Park, Viscolosi Park, Manton Heights Park, Valley St. Playground, Joslin St. Playground, Merino Park, Daniel Ave. Playground, Neutaconkanut Park, Wallace St. Playground, Laurel Hill Ave. Playground, Warren St. Playground, Waldo St. Park, Ellery St. Playground, Diamond St. Park, Bucklin St. Playground, Classical-Central Complex, Columbia Park, Sackett St. Playground, Roger Williams Park, Joseph Williams Field, Ardoene Park, Richardson Park, Dudley St. Park, Rhodes St. Park, Candace St. Playground, Bath St. Playground, Ridge St. Playground, Knight St. Playground,

- Dexter Training Grounds, and John Hope Center
- 4 Recreation Center Buildings including gymnasiums at Angelo Zuccolo Center, Danforth Street, Joslin, and South Providence Pool
 - 5 School Building Centers including gymnasiums and auditoriums at Fox Point, Martin Luther King, Robert Kennedy, Flynn, and Broad Street
 - 11 School Buildings including gymnasiums at Kenyon St., Samuel W. Bridgham, Esek Hopkins, George J. West, Gilbert Stuart, Nathan Bishop, Oliver H. Perry, Nathanael Greene, Roger Williams, Mt. Pleasant Sr. High School, and Veazie St. School.

Respectfully submitted,


John P. Cronin
Director of Recreation