

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 153

Approved March 17, 1975

RECEIVED TO COMMITTEE
FIRST READING
CITY COUNCIL

RESOLVED, that the City Solicitor is requested to prepare, cause to be introduced, and urge passage of an act requiring notification to occupants of residential, commercial, or industrial properties owned by any individual or corporations before Public Utilities Services are terminated.

IN CITY COUNCIL
MAR 6 1975

READ AND PASSED

Ralph J. ... PRES.
U. ... CLERK

RECEIVED TO COMMITTEE
FIRST READING
CITY COUNCIL

APPROVED

MAYOR

U. ...
MAR 17 1975

IN CITY COUNCIL

READ AND PASSED



IN CITY COUNCIL

FEB. 6, 1975

FIRST READING

REFERRED TO COMMITTEE ON ORDINANCES

U. Mont Lopez
CLERK

**THE COMMITTEE ON
ORDINANCES**

**Approves Passage of
The Within Resolution**

U. Mont Lopez
Feb. 21, 1975 - Clerk

1536

State of Rhode Island, &c.

IN GENERAL ASSEMBLY

JANUARY SESSION, A. D. 19

AN ACT

AMENDING TITLE 39 CHAPTER 2 SECTION 1 OF THE RHODE ISLAND GENERAL LAWS 1956, AS AMENDED ENTITLED, "REASONABLE AND ADEQUATE SERVICES-REASONABLE AND JUST CHARGES"

It is enacted by the General Assembly as follows:

39-2-1: Every public utility is required to furnish safe, reasonable and adequate services and facilities. The rate, toll or charge, or any joint rate made, exacted, demanded or collected by any public utility for the conveyance or transportation of any persons or property between points within the state, or for any heat, light, water or power produced, transmitted, delivered or furnished, or for any telephone or telegraph message conveyed or for any service rendered or to be rendered in connection therewith, shall be reasonable and just and every unjust or unreasonable charge for such service is prohibited and declared unlawful, and no public utility providing heat, light, water or power produced, transmitted, delivered or furnished shall terminate such service or deprive any home or building, or whatsoever of service ~~if-the-reason-therefor is-nonpayment-of-such-service-~~ without first notifying the user of said service, or the owner or owners of said building as recorded with such utility of such impending service termination by written notice at least ten (10) days prior to the effective date of such proposed termination of service.