1	PCO-15-16
2	THE CITY OF WARWICK
3	STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
4	
5	CHAPTER 6
6	<b>BOARDS AND COMMISSIONS</b>
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8	ARTICLE VII
9	JUVENILE HEARING BOARD
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11	No Date
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13	ApprovedMayor
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15	Be it ordained by the City of Warwick:
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17	Section I. Chapter 6 of the Code of Ordinances of the City of Warwick is hereby amended as
18	follows:
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20	Sec. 6-191 Established.
21	There is hereby established within the city a juvenile hearing board with the powers set forth
22	in this article for the purpose of hearing all cases referred to such board by the chief of the police
23 24	department, with respect to persons resident in the city, under the age of 18 years, who are charged with violating the criminal laws of the state or the city.
25	charged with violating the criminal laws of the state of the city.
26	Sec. 6-192 Referral of offenders to board.
27	(a) Any person who is a resident of the city and under the age of 18 years who allegedly shall
28	have committed a juvenile offense which if committed by an adult would be a misdemeanor
29	may request a hearing before the juvenile hearing board rather than being referred to the family
30	court; provided, however, that said referral to the juvenile hearing board is made with the
31	approval of the chief of police of the city; and further provided that referral to said juvenile
32	hearing board shall not be offered to any juvenile:
33	(1) Who has been charged with the crime of assault or battery, unless specifically approved by
34	the chief of police of the city;
35	(2) Who shall have been twice previously referred to said board or who shall have been once previously referred to said board and refused or failed to abide by the sanctions imposed or
36	to make the restitution recommended by said board; or
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38	(3) Who at the time of commission of such juvenile offense was within the custody and control
39	of family court, not to include guardianship matters.
40	(b) The chief of police may offer referral to the juvenile hearing board to any other juvenile
41	offender where, in the opinion of the chief of police, such referral would be beneficial to the
42	juvenile concerned and the community at large. No referral to said board shall be made by the

chief of police until such person, together with his/her legal guardians, shall have, in writing, waived such person's right to a hearing in the family court with respect to the offense charged, shall have admitted guilt to the offense charged, and shall have agreed to abide by the decision of said board; provided, however, that failure to comply with the decision of said board may result in the referral of said juvenile to the family court by the chief of police.

#### Sec. 6-193. - Refusal of referral.

The board, after investigation, may refuse to hear any case in which it appears that a juvenile was wrongfully referred in violation of section 6-192. In addition, the board may refuse to hear any case in which the juvenile refuses to supply the board with requested information, fails to appear when requested or refuses to cooperate with the proceedings of the board. The board shall immediately notify the chief of police, in writing, of any case which it refuses to hear, and the chief of police shall take whatever further action that is deemed necessary, including referral to the family court.

# Sec. 6-194. - Legal representation of offenders.

Any juvenile offender shall be entitled to be represented by counsel and present evidence at said hearing. Said legal representation shall be at the offender's own expense.

# Sec. 6-195. - Powers and duties; imposition of sanctions.

- (a) The board shall hear all cases referred to it by the chief of police and shall recommend sanctions (other than incarceration) and shall direct restitution for any injuries resulting from the commission of such offense.
- (b) Sanctions imposed by the board shall be for a period of time not to exceed six months and may consist of, but shall not be limited to, public service, referral to counseling, curfews, restrictions on association with other offenders, restrictions on employment, and fines not to exceed \$100.00, or any combination of the above.
- (c) In those cases in which the board shall order restitution, it shall attempt to assist the offender and his/her parents in providing a means whereby the offender may make such restitution. In ordering restitution, the board shall take into account the offender's ability to pay and the amount of actual damages caused as a result of the commission of such offense.
- (d) In any proceeding, the board, prior to imposing sanctions, shall request the juvenile offender and his/her parents to agree to the sanctions imposed and to agree to the amount of restitution and manner of making the same. In imposing sanctions or ordering restitution, the board shall consider the nature of the offense, the prior record of the offender, and any mitigating circumstances involved.
- (e) The board shall have the right to levy hearing costs.

## Sec. 6-196. - Meetings and rules of procedure.

(a) The board shall meet not less than once each month as necessary. It shall give written notice of the matters to be heard before it to the chief of police, the juvenile officer, and the juvenile offender and his/her parents, not less than ten days prior to the date of the hearing. Said notice

- shall set forth the nature of the offense, the time and place of the hearing, and the offender's right to be represented by counsel at the offender's expense.
- (b) A majority of the members of the board shall constitute a quorum, and its proceedings shall be closed to the public. The board shall elect one of its members as its chairperson and one as its vice-chairperson. In the absence of the chairperson, the vice-chairperson shall be the presiding officer. A majority of the members present shall be required to take any action. The board shall have the power from time to time to draft rules governing its proceedings or to amend or repeal any rules theretofore adopted, with the approval of the chief of police, and not inconsistent with this article.

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## Sec. 6-197. - Membership; term of office.

- The membership of the board shall consist of seven persons over the age of 18 years, to be appointed by the city council, all of whom shall have been residents for at least three years within the city, and none of whom shall be attorneys admitted to practice before the supreme court of the state, and none shall be an elected official in any capacity in any city or town. The city council shall appoint one member whose term shall expire on December 1, 1992, and thereafter until his/her successor is appointed and qualified, three members whose term shall expire on December 1, 1993, and thereafter until their successors are appointed and qualified, and three members whose term shall expire on December 1, 1994, and thereafter until their successors are appointed and qualified. During the month of November and annually thereafter, the city council shall appoint a member or members to succeed the member or members whose terms will then next expire, to serve for a term of three years, commencing on December 1, and thereafter until their successors are appointed and qualified. In the event of a vacancy occurring in the office of a member by death, resignation or otherwise, such vacancy shall be filled in like manner as the original appointment, but only for the remainder of the term of the former member. No member of the board shall be entitled to receive any compensation by reason of his or her service on the board. An attorney may be appointed to the board as an ex officio member by the chief judge of the family court.
- (b) The composition of the board shall consist of citizens of the city who have a background in and of the related fields of education, probation and parole, human services, or community youth programs, members of the clergy, former law enforcement or judicial officials or any citizens whom the council deems have the credentials that would be an asset to the board.

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### Sec. 6-198. - Effective date.

This article shall apply to all juveniles alleged to have committed an offense after July 12, 1992.

Section II. This Ordinance shall take effect upon passage and publication as prescribed by law.

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40 SPONSORED BY: COUNCIL PRESIDENT TRAVIS

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42 COMMITTEE: ORDINANCE