LC006177

2024 -- S 3118

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

AN ACT

RELATING TO THE TOWN OF JOHNSTON MUNICIPAL COURT

Introduced By: Senator Frank A. Ciccone

Date Introduced: May 30, 2024

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1	SECTION 1. Chapter 120 of the Public Laws of 1964, entitled "An Act Providing for a
2	Police Court in the Town of Johnston" is hereby repealed in its entirety:
3	Section 1. Police court Judges. There is hereby created a police court in the town of
4	Johnston, consisting of as many judges, not exceeding two (2), as shall be elected by concurrent
5	vote of the town council and all the jurisdiction, power and authority of said court shall be vested
6	in any one justice thereof. Any judge elected or appointed to said court shall be required to have
7	been a member of the bar of the state of Rhode Island at least four (4) years prior to his appointment
8	and be a qualified elector of the town.
9	Sec. 2. Seal-Oaths. The police court shall have a seal which shall contain such words and
10	device as the court shall adopt. The judges and clerk of the police court shall have power to
11	administer oaths and affirmations.
12	Sec. 3. Judges Election Terms. The town council shall elect in the month of January in
13	each odd-numbered year as many judges, not exceeding two (2), of the police court and the judge
14	or judges so elected shall hold office until the first day of February in the second year next after his
15	or their election and until his or their successor or successors are elected and qualified.
16	Sec. 4. Vacancies in office of justice. In case there be a vacancy in the office of a justice,
17	from any cause, the town council shall appoint some person to fill said vacancy for the balance of
18	the unexpired term, and until his successor is elected and qualified.
19	Sec. 5. Clerk Appointment Term. The judge or judges elected by the town council in the

month of January in each odd numbered year, as soon after his or their election, shall appoint a
 clerk of the police court. The person so appointed shall hold office until the first day of February
 in the second year next after his appointment and until his successor is appointed and qualified.
 The clerk shall be a qualified elector of the town but he shall not be required to be a member of the
 bar of the state of Rhode Island.

- Sec. 6. Vacancies in office of clerk. In case of a vacancy in the office of clerk, from any
 cause, the judge or judges of the police court, as the case may be, shall appoint some person to fill
 such vacancy for the balance of the unexpired term and until his successor is appointed and
 qualified.
- Sec. 7. Authority in absence of judge. In case of the sickness, absence from the town or other disability or ineligibility of the justices of the police court, the clerk of the police court shall have all the powers and duties of a justice of said court, and said clerk shall certify upon the records of said court the days and dates upon which, and the occasion for which the du-ties of the justice are performed by said clerk. In the absence or disability of the clerk of said court, or during such time as said clerk may be acting as justice of said court, the deputy clerk of said court shall have all the powers and duties of the clerk of said court.
- 17 Sec. 8. Appointment of deputies. The clerk of the police court, with the approval of the 18 justices of the police court, may appoint one or more deputy clerks who, being sworn, shall hold 19 office until removal by said clerk or by the justices thereof. Said deputy clerks shall discharge all 20 the duties of the clerk until removed by the clerk or the court. The clerk shall fix the compensation 21 of his deputies within the amount appropriated therefor, and shall be liable for his mis-conduct or 22 neglect of duty.
- Sec. 9. Employment of clerical assistance by clerk. The clerk of the police court, with the
 approval of the justices thereof, is hereby authorized and empowered to employ such clerical
 assistants in addition to said deputy clerks, as he may require in his office in copying, recording,
 indexing and attending upon the files of said court.
- Sec. 10. Sessions Time Place. The police court shall be considered to be in session at all
 times, and at such place or places in said town as the said court or the justice holding the same shall
 appoint.
- 30 The police court shall have original jurisdiction of all offenses against the ordinances, by31 laws, rules and regulations of the freemen of the town of Johnston, of the town council of said town,
 32 where the fine, penalty, pecuniary forfeiture, for feiture of personal property, punishment or
 33 imprisonment, for any one offense shall not exceed two hundred dollars (\$200) and six (6) months
 34 imprisonment, or two hundred dollars (\$200) in value. The proceedings in all cases in said court,

except as provided in section 18 hereof, shall be commenced -by complaint and war rant, and all
 said fines, penalties, .pecuniary forfeitures, forfeitures of personal property, punishments and
 imprisonments may be prosecuted for, recovered and im-posed on complaint and warrant before
 said court, and on appeal therefrom before any proper court in any appellate proceedings.

5 Sec. 12. Docket of cases. The clerk of said court shall keep a regular docket of all cases 6 therein, including a record of all cases disposed of under section 18 hereof, shall record the 7 judgments, orders and sentences of said court and shall furnish certified copies thereof when 8 required, for which copies said clerk shall charge the same fees as are by law allowed to clerks of 9 the superior court. He shall keep his office open to the public during such hours as the court shall 10 determine.

11 Sec. 13. Witnesses Attendance-Subpoenas. Said court shall have power to issue writs of 12 summons for witnesses, and compel their attendance, and to punish for contempt by a fine not 13 exceeding twenty (\$20) dollars, or by imprisonment not exceeding ten (10) days. Said court may 14 also issue writs of habeas corpus ad testificandum, and may commit to the state adult correctional 15 institution or to the state training school for boys at Howard in Cranston, and, upon continuance of 16 any complaint or proceeding before it, may take recognizance to the state, with surety or sureties 17 in such sum as said court shall think proper with condition to appear before said court and make 18 further answer to such complaint or proceeding, and in the meantime , to keep the peace; and in 19 want thereof may commit to the said state adult correctional institution or state training school for 20 boys, until such recognizance shall be given or the parties be lawfully discharged therefrom.

Sec. 14. Complaints, warrants, writs. It shall be lawful for any justice of said court so to prescribe and vary the form of all complaints, warrants, writs or other process, as to make the same consistent with the organization, style and jurisdiction of said court; and such complaints, warrants, writs and other process shall have the same effect, validity and extent, and be served, obeyed, enforced and returned, in the same manner and by the same officers, as if issued from the district courts; and they may also "be served by any constables of said town who are authorized to serve process in civil or criminal cases.

Sec. 15. Appeal. Every person aggrieved by any sentence of said police court may appeal from such sentence to the superior court in and for Providence county, in the same manner and with the same procedure, and such appeal shall be disposed of in said superior court in like manner as is prescribed in the case of appeals in criminal cases from the sentence of any district court.

32 Sec. 16. Costs. Costs taxed by the said police court costs shall be the same as those taxed
33 -by district courts, and the payment of the costs shall be a part of the sentence to the extent they
34 would be in the district court.

Sec. 17. Appeal costs. - All moneys derived from such appeals, whether for .fine and costs,
 or otherwise, including costs imposed in said police court on such appealed cases shall be paid over
 and disposed of in like manner as moneys obtained in cases of appeal from district courts to said
 superior courts in criminal cases are paid over and disposed of.

5 Sec. 18. Parking ticket violations-Payment of fine.-A person charged with a violation of any rule, regulation, resolution or ordinance relating to stopping, standing and parking of vehicles 6 7 and notified in writing by a police officer to appear on a day and hour stated in such notice to 8 answer such charge before the police court, instead of personally appearing in court, may in person 9 or by one duly authorized by him in writing appear before the clerk of said court, admit the truth of said charge and pay to said clerk such fine as the town council shall from time to time by 10 11 resolution or ordinance establish as a fixed penalty for such violation. Appearance, admission and 12 payment shall be made at the office of said clerk during the office hours of said clerk within seven 13 (7) days of such notification, and failure to appear within said time shall be deemed a waiver of the 14 right to dispose of such charge without personal appearance in court. The payment of the fine to 15 the clerk in the manner herein pro-vided shall operate as a final disposition of such charge and 16 such proceedings shall not be deemed criminal. The notice above provided shall indicate the offense 17 charged and shall also contain such information as will enable the person charged to take advantage 18 of the provisions of this clause. The right to dispose of such a charge without personal appearance 19 in court may not be exercised -by any .person who in any consecutive period of twelve months next 20 preceding such charge, has been three times in the aggregate adjudged guilty by said court of any 21 violation relating to stopping, standing, and parking of vehicles or has admitted the truth of charges 22 made against him, under the provisions of this clause.

Sec. 19. Traffic violations Power of town council. The town council shall have exclusive power to pro- vide for the punishment of any person violating any rule, regulation, resolution or ordinance relating to stopping, standing and parking of vehicles by a fine of not less than one (\$1.00) dollar, nor more than twenty (\$20.00) dollars, and for the punishment of any per- son committing any other traffic offense with the jurisdiction of the police court by penalties not to exceed those authorized by this act.

Sec. 20. Effect of town charter. The provisions the town charter shall apply to the police court of the town and to the functions within the jurisdiction of the court to the extent that such provisions are consistent with this act. To the extent that such provisions are inconsistent with this act, the provisions of this act shall control, notwithstanding any legislative validation of the town charter. Without limiting the generality of the foregoing, the following rules shall apply:

34 (a) The affairs of the police court shall not be subject to supervision by the town

administrator. Clauses (1), (3), and (4) of section IV-6 of the town charter shall not apply.

(b) The police court may act with respect to the compensation, classification and personnel
policies applicable to its subordinates, but no such action shall be taken which is inconsistent with
any applicable proceedings of the town council. Clause (7) of section III-8 and article XVI of the
town charter shall apply.

6 (c) Clause (3) (relating to terms of office) of section XIX 4 of the town charter shall not
7 apply to the police court.

8 Sec. 21. Severability. If any of the provisions of this act or their application to any
9 particular circumstances should be held invalid, the remaining provisions or the application of the
10 provisions to other circumstances shall not be affected there.by.

11 Sec. 22. Referendum. The question of the approval of this act shall be submitted to the 12 electors of the town of Johnston qualified to vote upon a proposition to impose a tax or for .the 13 expenditure of money at a general election to be held November 3, 1964. The question to be voted 14 upon shall be submitted in substantially the following form: "Shall an act passed at the January 15 1964 session of the general assembly, entitled, 'An act providing for a police court in the town of 16 Johnston' be approved?" The local board, as defined in section 17-1-2 of the general laws, shall 17 forthwith after the election notify the secretary of state of the result of the vote upon the question 18 submitted. The election shall be held in conformity with the election laws of the state.

19 Sec. 23. Effective date. This section and section 22 of this act shall take effect upon the 20 passage of this act and the remainder of this act shall take effect upon the approval of this act by a 21 majority of those voting on the question at the election prescribed by section 22 hereof. Section 20 22 hereof shall become effective when the town of Johnston home rule charter becomes generally 23 effective. All acts and parts of acts inconsistent with any section of this act shall stand repealed 24 upon the effective date of the inconsistent section of this act; provided, that all acts, proceedings and processes, civil and criminal heretofore existing and pending before the eighth district court 25 26 prior to the passage of this act, shall be heard and determined by that court until the actual transfer 27 of the functions herein established and upon the establishment of the police court, and thereafter, 28 those actions, proceedings and processes, civil and criminal, (and in criminal cases irrespective of 29 the dates when the acts giving rise to said actions, proceedings and processes shall have been 30 committed) pending and undetermined shall be heard de novo by the police court without the 31 necessity of any further filings; and-provided, further, all records of the eighth district court relating 32 to matters heretofore within the jurisdiction of the said district court shall be transferred to the clerk of the police court to be maintained and administered as the police court shall by rule determine; 33 34 and provided, further, that forthwith upon the approval of this act by the qualified electors of the

1 town of Johnston as provided in section 22 hereof, the town council shall appoint as many judges 2 of the po-lice court, not exceeding two (2) to serve until February 1, 1965 and until his or their 3 successor or successors are elected and qualified; and provided, further, that forthwith upon the 4 appointment of such judge or judges, said judge or judges shall appoint a clerk of said police court 5 who shall hold office until February 1, 1965 and until his successor is appointed and qualified. 6 SECTION 2. Chapter 2 of title 45 of the General Laws entitled "General Powers" is hereby 7 amended by adding thereto the following section: 8 45-2-68. Town of Johnston - Municipal court - Municipal housing court. 9 (a) Municipal court jurisdiction. 10 The town council of the town of Johnston may establish a municipal court and confer upon 11 that court original jurisdiction, notwithstanding any other provisions of the general laws, to hear 12 and determine cases involving the violation of any ordinance; provided, however, that any 13 defendant found guilty of any offense, excluding violations outlined in subsection (b) of this 14 section, may, within seven (7) days of the conviction, file an appeal from the conviction to the 15 superior court and be entitled, in the latter court, to a trial de novo. 16 (b) Municipal housing court jurisdiction. 17 (1) The town council of the town of Johnston may establish a municipal housing court and confer upon the court original jurisdiction, notwithstanding any other provisions of the general 18 19 laws, to hear and determine causes involving the violation of the zoning ordinances of the town and 20 any violation of the provisions of chapter 24 of title 45 ("zoning ordinances"); any violation of 21 chapter 24.1 of title 45 ("historical zoning act"); any violation of chapter 24.2 of title 45 ("minimum 22 housing standards act"); any violation of chapter 24.3 of title 45 ("housing maintenance and 23 occupancy code"); any violation of chapter 23 of title 45 ("subdivision of land and occupancy 24 code"); any violation of any local Johnston ordinance or regulation, enacted pursuant to these 25 chapters; and any violation of the provisions of chapter 27.3 of title 23 ("state building code"); and any violation of the provisions of those regulations promulgated by the state building code 26 27 commission entitled SBC-I Rhode Island state building code; SBC-2 Rhode Island state one- and 28 two-family (2) dwelling code; SBC-3 Rhode Island state plumbing code; SBC-4 Rhode Island state 29 mechanical code; SBC-5 Rhode Island state electrical code; SBC-6 state property maintenance 30 code; SBC-8 Rhode Island state energy conservation code; and SBC-20 Rhode Island state fuel and 31 gas code; and provided, further, that any party aggrieved by a final judgement, decree, or order of 32 the Johnston housing court may, within twenty (20) days after entry of this judgment, decree, or 33 order, file an appeal to the superior court and be entitled in the latter court to a trial de novo.

34 (2) With respect to violations falling under the jurisdiction of the Johnston housing court,

1	as outlined in subsection (b)(1) of this subsection, the town council may also confer upon the
2	housing court, in furtherance of the court's jurisdiction, the power to proceed according to equity:
3	(i) To restrain, prevent, enjoin, abate, or correct a violation;
4	(ii) To order the repair, vacation, or demolition of any dwelling existing in violation;
5	(iii) To otherwise compel compliance with all of the provisions of the ordinances and
6	statutes; and
7	(iv) To order a dwelling into receivership and to order the removal of any cloud on the title
8	to the building or property that shall be binding upon all those claiming by, through, under; or by
9	virtue of any inferior liens or encumbrances pursuant to chapter 44 of title 34.
10	(c) Concurrent jurisdiction.
11	The municipal court shall have concurrent jurisdiction with the Rhode Island traffic
12	tribunal to hear and adjudicate those violations conferred upon the municipal court and enumerated
13	in § 8-18-3. Adjudication of summons by the municipal court shall be in conformance with § 8-18-
14	4. The municipal court shall hear and decide traffic matters in a manner consistent with the
15	procedures of the traffic tribunal, and subject to review by the chief magistrate of the traffic tribunal
16	in accordance with § 8-18-11. Any person desiring to appeal from an adverse decision of the
17	municipal court for violations enumerated in § 8-18-3, may seek review thereof pursuant to the
18	procedures set forth in § 31-41.1-8.
19	(d) Appointment of municipal court judge and housing court clerk.
20	The town council of the town of Johnston is authorized and empowered to appoint a judge
20	The town council of the town of joiniston is authorized and empowered to appoint a judge
20	of the municipal court, with the advice and consent of the mayor. The town council of the town of
21	of the municipal court, with the advice and consent of the mayor. The town council of the town of
21 22	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and
21 22 23	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the
21 22 23 24	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the judgeship over the municipal court.
 21 22 23 24 25 	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the judgeship over the municipal court. (e) Operation, management and powers of the municipal court and housing court.
 21 22 23 24 25 26 	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the judgeship over the municipal court. (e) Operation, management and powers of the municipal court and housing court. The town council is authorized and empowered to enact ordinances governing the
 21 22 23 24 25 26 27 	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the judgeship over the municipal court. (e) Operation, management and powers of the municipal court and housing court. The town council is authorized and empowered to enact ordinances governing the personnel, operation, and procedure to be followed in the court and to establish a schedule of fees
 21 22 23 24 25 26 27 28 	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the judgeship over the municipal court. (e) Operation, management and powers of the municipal court and housing court. The town council is authorized and empowered to enact ordinances governing the personnel, operation, and procedure to be followed in the court and to establish a schedule of fees and costs and to otherwise provide for the operation and management of the court. The municipal
 21 22 23 24 25 26 27 28 29 	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the judgeship over the municipal court. (e) Operation, management and powers of the municipal court and housing court. The town council is authorized and empowered to enact ordinances governing the personnel, operation, and procedure to be followed in the court and to establish a schedule of fees and costs and to otherwise provide for the operation and management of the court. The municipal court may impose fines not in excess of five hundred dollars (\$500) and is empowered to administer
 21 22 23 24 25 26 27 28 29 30 	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the judgeship over the municipal court. (e) Operation, management and powers of the municipal court and housing court. The town council is authorized and empowered to enact ordinances governing the personnel, operation, and procedure to be followed in the court and to establish a schedule of fees and costs and to otherwise provide for the operation and management of the court. The municipal court may impose fines not in excess of five hundred dollars (\$500) and is empowered to administer oaths; compel the attendance of witnesses; and punish persons for contempt.
 21 22 23 24 25 26 27 28 29 30 31 	of the municipal court, with the advice and consent of the mayor. The town council of the town of Johnston is also authorized to appoint a judge and clerk of the housing court, with the advice and consent of the mayor, who may be, but is not required to be, the same person(s) holding the judgeship over the municipal court. (e) Operation, management and powers of the municipal court and housing court. The town council is authorized and empowered to enact ordinances governing the personnel, operation, and procedure to be followed in the court and to establish a schedule of fees and costs and to otherwise provide for the operation and management of the court. The municipal court may impose fines not in excess of five hundred dollars (\$500) and is empowered to administer oaths; compel the attendance of witnesses; and punish persons for contempt. (f) Severability.

SECTION 3. This act shall take effect upon passage.

LC006177

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO THE TOWN OF JOHNSTON MUNICIPAL COURT

1 This act would totally repeal the 1964 public law, which established the Johnston 2 Municipal Court and which has never been amended and would enable the town of Johnston to 3 establish a municipal court and housing court with expanded legal and equitable powers.

4

This act would take effect upon passage.

LC006177