

**MINUTES OF THE CITY-COUNTY COUNCIL
AND SPECIAL SERVICE DISTRICT COUNCILS
OF INDIANAPOLIS, MARION COUNTY, INDIANA**

REGULAR MEETINGS - MONDAY, JULY 23, 1984

The City-County Council of Indianapolis, Marion County, Indiana and the Indianapolis Police Special Service District Council, Indianapolis Fire Special Service District Council and Indianapolis Solid Waste Special Service District Council convened in regular concurrent sessions in the Council Chamber of the City-County Building at 7:14 p.m., on Monday, July 23, 1984, with Councillor SerVaas presiding.

The meeting was opened with prayer by Reverend Landrum Shields. All joined in the Pledge of Allegiance to the Flag lead by Councillor Rozelle Boyd.

ROLL CALL

Councillor SerVaas instructed the Clerk to take the roll call of the Council, which was as follows:

PRESENT: Borst, Boyd, Bradley, Campbell, Clark, Cottingham, Coughenour, Crowe, Dowden, Durnil, Giffin, Gilmer, Hawkins, Holmes, Howard, Journey, McGrath, Miller, Nickell, Page, Rader, Rhodes, Schneider, SerVaas, Stewart, Strader, West

ABSENT: Curry, Shaw

Twenty-seven members being present, he announced a quorum was present.

OFFICIAL COMMUNICATIONS

The President called for the reading of Official Communications. The Clerk read the following:

**TO ALL MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE,
FIRE AND SOLID WASTE SPECIAL SERVICE DISTRICT COUNCILS OF
THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:**

Ladies and Gentlemen:

You are hereby notified that REGULAR MEETINGS of the City-County Council and Police, Fire and Solid Waste Special Service District Councils, will be held in the

City-County Building, in the Council Chambers, on Monday, July 23, 1984, at 7:00 p.m., the purposes of such MEETINGS being to conduct any and all business that may properly come before regular meetings of the Councils.

Respectfully,

s/Beurt SerVaas, President
City-County Council

July 10, 1984

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE
CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS
AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be published in The Indianapolis NEWS and The Indianapolis COMMERCIAL on July 12, 1984, and July 19, 1984, a copy of NOTICE TO TAXPAYERS of a Public Hearing on Proposal Nos. 357, 362, 375, 376, 379, 380 and 381, 1984, to be held on Monday, July 23, 1984, at 7:00 p.m., in the City-County Building.

Respectfully,

s/Beverly S. Rippy
City Clerk

July 17, 1984

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE
CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS
AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

I have this day approved with my signature and delivered to the Clerk of the City-County Council, Mrs. Beverly S. Rippy, the following ordinances and resolutions:

FISCAL ORDINANCE NO. 52, 1984, amending the City-County Annual Budget for 1984 (City-County Fiscal Ordinance No. 72, 1983) transferring and appropriating Thirteen Thousand Five Hundred Dollars (\$13,500) in the County General Fund for purposes of the Marion County Recorder and reducing certain other appropriations for that division.

FISCAL ORDINANCE NO. 53, 1984, amending the City-County Annual Budget for 1984 (City-County Fiscal Ordinance No. 72, 1983) appropriating an additional Three Thousand Eight Hundred Ninety-seven Dollars (\$3,897) in the County General Fund for purposes of the Clerk of the Circuit Court and reducing certain other appropriations for the Court Services Agency.

FISCAL ORDINANCE NO. 54, 1984, amending the City-County Annual Budget for 1984 (City-County Fiscal Ordinance No. 72, 1983) transferring and appropriating Forty Thousand Dollars (\$40,000) in the County General Fund for purposes of the Marion County Prosecutor and reducing certain other appropriations for that division.

GENERAL ORDINANCE NO. 38, 1984, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

GENERAL ORDINANCE NO. 39, 1984, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-267, Parking prohibited at all times on certain streets, Section 29-269, Parking prohibited at all times on specified days, Section 29-271, Stopping, standing and parking prohibited at designated locations on certain days and hours, Section 29-272, Parking time restricted on designated days, Section 29-283, Parking meter zones designated.

GENERAL ORDINANCE NO. 40, 1984, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-136, Alteration of prima facie speed limits.

GENERAL ORDINANCE NO. 41, 1984, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-136, Alteration of prima facie speed limits.

GENERAL ORDINANCE NO. 42, 1984, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

GENERAL ORDINANCE NO. 43, 1984, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

SPECIAL ORDINANCE NO. 29, 1984, designating a part of the Consolidated City as an Economic Development Target Area, which designation meets the requirements imposed by I.C. 36-7-12 for allowing industrial development bond financing for economic development facilities used for retail trade, banking, credit agencies or services.

SPECIAL ORDINANCE NO. 30, 1984, designating a part of the Consolidated City as an Economic Development Target Area, which designation meets the requirements imposed by I.C. 36-7-12 for allowing industrial development bond financing for economic development facilities used for retail trade, banking, credit agencies or services.

SPECIAL ORDINANCE NO. 31, 1984, authorizing the City of Indianapolis to issued its "Economic Development First Mortgage Revenue Bond, Series 1984 (Shadeland Avenue Medical Land Partnership Project)" in the principal amount of Two Million Five Hundred Thousand Dollars (\$2,500,000) and approving and authorizing other actions in respect thereto.

SPECIAL ORDINANCE NO. 32, 1984, approving the execution of a Supplemental Trust Indenture in connection with the previously issued City of Indianapolis Pollution Control Revenue Bonds (General Motors Corporation Project), Series 1984 and authorizing other actions in respect thereto.

SPECIAL ORDINANCE NO. 33, 1984, authorizing the City of Indianapolis to issued its "Economic Development Revenue Bonds, Series 1984 (Overland Express, Inc. Project)" in the principal amount of Five Million Dollars (\$5,000,000) and approving and authorizing other actions in respect thereto.

SPECIAL RESOLUTION NO. 57, 1984, honoring Traders Point Christian Church.

SPECIAL RESOLUTION NO. 58, 1984, honoring the Perry Meridian High School Men's Baseball Team.

SPECIAL RESOLUTION NO. 59, 1984, approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

SPECIAL RESOLUTION NO. 60, 1984, approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

SPECIAL RESOLUTION NO. 61, 1984, approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

SPECIAL RESOLUTION NO. 62, 1984, approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

SPECIAL RESOLUTION NO. 63, 1984, approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

Respectfully submitted,

s/William H. Hudnut, III

ADOPTION OF THE AGENDA

Consent was given for the adoption of the agenda of the City-County Council and the Indianapolis Police, Fire and Solid Waste Special Service District Councils for July 23, 1984.

APPROVAL OF JOURNALS

President SerVaas called for additions or corrections to the Journal of April 23, 1984. There being no additions or corrections, the minutes were approved as distributed.

PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS, AND COUNCIL RESOLUTIONS --

PROPOSAL NO. 414, 1984. Introduced and read by Councillor West, this proposal commemorates the "Indiana Dream". It is the first baseball game to be played in the Hoosier Dome on July 27, 1984. Councillor West moved, seconded by Councillor Miller for adoption. Proposal No. 414, 1984, was adopted by unanimous voice vote, retitled SPECIAL RESOLUTION NO. 64, 1984, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 64, 1984

A SPECIAL RESOLUTION commemorating the "Indiana Dream."

WHEREAS, the game of baseball has been America's national pastime since the days of Abner Doubleday; and

WHEREAS, generations of baseball fans have followed the exploits of such baseball heroes as Babe Ruth, Lou Gehrig, Jackie Robinson, Ernie Banks, Billy Williams, Mickey Mantle, Hank Aaron, Willie Mays, and Joe DiMaggio; and

WHEREAS, the City of Indianapolis enjoys all forms of recreational sports, including the great game of baseball; and

WHEREAS, the Indiana Hoosier Dome has been, and will continue to be, the site of many historic sporting events; and

WHEREAS, on July 27, 1984, the first baseball game played in the Hoosier Dome, the "Indiana Dream", will feature such all time great players such as Ernie Banks, Billy Williams, Hank Aaron, Mickey Mantel, Willie Mays and Joe DiMaggio; and

WHEREAS, the "Indiana Dream" will truly be an historic occasion for the City of Indianapolis; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The City-County Council hereby recognizes and honors baseball, America's national pastime.

SECTION 2. The City-County Council hereby recognizes and commemorates the "Indiana Dream", the first baseball game to be played in the Indiana Hoosier Dome.

SECTION 3. The City-County Council extends its best wishes to all of the participants in the "Indiana Dream."

SECTION 4. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 5. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 416, 1984. Introduced by Councillors Dowden, Nickell and Schneider. This proposal appoints Ronald G. Case to the Economic Development Commission of the City of Lawrence. Councillor McGrath explained that to expedite the appointment process, the Rules and Policy Committee had heard Proposal No. 416, prior to introduction. The Committee recommended the Proposal Do Pass by a vote of 6-0 on July 17, 1984. Councillor McGrath moved, seconded by Councillor Dowden for adoption. Proposal No. 416, 1984, was adopted by unanimous voice vote, retitled COUNCIL RESOLUTION NO. 38, 1984, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 38, 1984

A COUNCIL RESOLUTION appointing Ronald G. Case to the Economic Development Commission of the City of Lawrence.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Economic Development Commission of the City of Lawrence the Council appoints:

RONALD G. CASE

SECTION 2. The appointee shall serve at the pleasure of the Council for a one (1) year term commencing upon the passage of this resolution and ending February 1, 1986, or until a successor is duly appointed.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

INTRODUCTION OF PROPOSALS

PROPOSAL NO. 408, 1984. Introduced by Councillor Cottingham. The Clerk read the proposal entitled: "A Proposal for a FISCAL ORDINANCE transferring \$11,000 for the County Assessor to replace a printer which reproduces plat copies from microfilm"; and the President referred it to the County and Townships Committee.

PROPOSAL NO. 409, 1984. Introduced by Councillor Cottingham. The Clerk read the proposal entitled: "A Proposal for a FISCAL ORDINANCE reducing the

appropriation for the Clerk of the Circuit Court and adjusting the personnel schedule"; and the President referred it to the County and Townships Committee.

PROPOSAL NO. 410, 1984. Introduced by Councillor Cottingham. The Clerk read the proposal entitled: "A Proposal for a FISCAL ORDINANCE appropriating \$15,000 for the County Administrator for payment of workmen's compensation claims"; and the President referred it to the County and Townships Committee.

PROPOSAL NO. 411, 1984. Introduced by Councillor West. The Clerk read the proposal entitled: "A Proposal for a GENERAL ORDINANCE amending the Code, Chapter 4 dealing with Air Pollution"; and the President referred it to the Public Works Committee.

PROPOSAL NO. 412, 1984. Introduced by Councillor Gilmer. The Clerk read the proposal entitled: "A Proposal for a GENERAL ORDINANCE changing speed limit controls on a portion of Meadowbrook Drive"; and the President referred it to the Transportation Committee.

PROPOSAL NO. 413, 1984. Introduced by Councillor Gilmer. The Clerk read the proposal entitled: "A Proposal for a GENERAL ORDINANCE changing parking controls on a portion of 30th Street"; and the President referred it to the Transportation Committee.

SPECIAL ORDERS - PRIORITY BUSINESS

PROPOSAL NOS. 417-419, 1984. Introduced by Councillor Borst. The Clerk read the proposal entitled: "REZONING ORDINANCES certified by the Metropolitan Development Commission on July 6, 1984. No action was taken by the Council, and the proposals were deemed adopted. Proposal Nos. 417-419, 1984, were retitled REZONING ORDINANCE NOS. 119-121, 1984 and read as follows:

REZONING ORDINANCE NO. 119, 1984 84-Z-70 LAWRENCE TOWNSHIP

**COUNCILMANIC DISTRICT NO. 5 (84-DP-5)
8001 HAGUE ROAD, INDIANAPOLIS**

R & P Enterprises, Inc., by Charles E. Wilson, requests rezoning of 37 acres, being in the A-2 district, to the D-P classification to provide for Plan B (consisting of 122 detached, single-family units).

**REZONING ORDINANCE NO. 120, 1984 84-Z-109 WAYNE TOWNSHIP
COUNCILMANIC DISTRICT NO. 17**

2610 WEST 30TH STREET, INDIANAPOLIS

Charles D. and Linda L. Oldham request the rezoning of 0.55 acre, being in the SU-2 district, to the D-4 classification, to conform zoning to its use and to permit the construction of a single-family residence.

**REZONING ORDINANCE NO. 121, 1984 84-Z-116 LAWRENCE TOWNSHIP
COUNCILMANIC DISTRICT NO. 5
8455 MASTERS ROAD, INDIANAPOLIS**

City of Indianapolis, Department of Transportation, requests rezoning of 1.58 acres, being in the I-3-A district, to the SU-9 classification, to provide for a maintenance and repair facility, including salt storage.

PROPOSAL NOS. 420-425, 1984. Introduced by Councillor Borst. The Clerk read the proposal entitled: "REZONING ORDINANCES certified by the Metropolitan Development Commission on July 19, 1984. No action was taken by the Council, and the proposals were deemed adopted. Proposal Nos. 429-425, 1984, were retitled REZONING ORDINANCE NOS. 122-127, 1984 and read as follows:

REZONING ORDINANCE NO. 122, 1984 84-Z-112 WAYNE TOWNSHIP

**COUNCILMANIC DISTRICT NO. 20
1344 SOUTH TIBBS AVENUE, INDIANAPOLIS**

Wolfe & Swickard Machine Company, Inc., by Peter D. Cleveland, requests rezoning of 3.11 acres, being in the D-5 and A-2 districts, to the I-3-U classification, to conform zoning to its use and to permit expansion of the existing machine shop.

**REZONING ORDINANCE NO. 123, 1984 84-Z-113 CENTER TOWNSHIP
COUNCILMANIC DISTRICT NO. 22**

1737 MASSACHUSETTS AVENUE, INDIANAPOLIS
Baker Boiler & Welding Corporation, by Michael C. Cook, requests rezoning of 3.11 acres, being in the C-7 district, to the I-4-U classification, to provide for re-use of structure for boiler tank repair facility and wholesale boiler parts supply depot.

**REZONING ORDINANCE NO. 124, 1984 84-Z-119 WAYNE TOWNSHIP
COUNCILMANIC DISTRICT NO. 19**

1262 SOUTH HIGH SCHOOL ROAD, INDIANAPOLIS
William F. and Zita M. Rosner, by Walter E. Wolf, Jr., requests rezoning of 0.33 acre, being in the D-3 district, to the C-1 classification, to permit construction of an office building.

**REZONING ORDINANCE NO. 125, 1984 84-Z-120 WASHINGTON TOWNSHIP
COUNCILMANIC DISTRICT NO. 2**

951 EAST 96TH STREET, INDIANAPOLIS
Joseph F. Sexton, by Scott A. Lindquist, requests rezoning of 19.80 acres, being in the A-2 district, to the D-6 II classification, to provide for the construction of approximately 252 apartment units.

**REZONING ORDINANCE NO. 126, 1984 84-Z-122 WASHINGTON TOWNSHIP
COUNCILMANIC DISTRICT NO. 7**

6401 NORTH KEYSTONE AVENUE, INDIANAPOLIS
The Hold Keystone Avenue Development Company, by Stephen D. Mears, requests rezoning of 4.34 acres, being in the C-3 district, to the C-S classification, to provide for the construction of mini-warehouses including a resident managers's office.

**REZONING ORDINANCE NO. 127, 1984 84-Z-130 WAYNE TOWNSHIP
COUNCILMANIC DISTRICT NO. 1**

3365 DANDY TRAIL, INDIANAPOLIS
Hansen and Horn Contractors, Inc., by Philip A. Nicely, requests rezoning of 88.65 acres, being in the D-P district, to the D-P classification, to provide for the development of multi-family residences with a maximum density of twelve units per acre.

CITY-COUNTY COUNCIL
1. Personal Services
2. Supplies
3. Other Services & Charges

CONSOLIDATED COUNTY FUND
\$14,000
8,000
31,000
\$53,000

DEPARTMENT OF ADMINISTRATION
CENTRAL EQUIP. MANAGEMENT DIV.

3. Other Services & Charges **\$49,074**
TOTAL REDUCTION **\$102,074**

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 362, 1984. Councillor Cottingham explained that this proposal authorizing the issuance and sale of bonds for the purpose of making a loan to Center Township for poor relief purposes. In the past five years, Center Township poor relief expenditures have necessitated three bond issues. According to analysts that met in May, the poor relief program will be at a \$2.9 million deficit by the end of November, 1984. If this proposal is not approved by the Council, a court will mandate the issue, because poor relief must be provided. In 1984 the Center Township Trustee requested \$6,148,000 for poor relief, but only \$3,882,275 was approved by the State Board of Tax Commissioners. The County and Townships Committee recommended Proposal No. 362, Do Pass by a vote of 4-1 on July 10, 1984. President SerVaas called for public testimony at 7:30 p.m. Mr. John McClain asked why the trustee system could not be simplified. Councillor Cottingham explained that the Administration and the Council have been working to get state law changed to help alleviate this problem. Councillor Cottingham moved, seconded by Councillor Howard for adoption. Proposal No. 362, 1984, was adopted on the following roll call vote; viz:

20 YEAS: Boyd, Bradley, Campbell, Cottingham, Coughenour, Crowe, Dowden, Durnil, Giffin, Gilmer, Hawkins, Howard, Miller, Nickell, Page, Rader, SerVaas, Stewart, Strader, West

6 NAYS: Borst, Clark, Holmes, McGrath, Rhodes, Schneider

3 NOT VOTING: Curry, Journey, Shaw

Proposal No. 362, 1984, was retitled SPECIAL ORDINANCE NO. 34, 1984, and reads as follows:

CITY-COUNTY SPECIAL ORDINANCE NO. 34, 1984

A SPECIAL ORDINANCE authorizing the issuance and sale of bonds by the Board of Commissioners of the County of Marion for the purpose of making a loan to procure

funds necessary to be advanced by said County to Center Township for poor relief purposes.

WHEREAS, the Board of Commissioners of the County of Marion did, on the 21st day of June, 1984, make and enter of record a finding that the amount of funds necessary to be advanced to Center Township of Marion County for financing the cost of poor relief heretofore incurred in said Township through November 30, 1984, is in excess of the amount that can be reasonably advanced by the County out of any funds now available and the Board of Commissioners has requested the City-County Council of the City of Indianapolis and Marion County to authorize the making of a loan to procure the funds necessary for said purpose; and

WHEREAS, a petition has been filed with the Board and the Council by more than fifty (50) taxpayers of Marion County, addressed to the Board of Commissioners and to the City-County Council of the City of Indianapolis and of Marion County, Indiana, requesting the Board and the Council to issue bonds of Marion County in an amount not to exceed Three Million Dollars (\$3,000,000) for the purpose of procuring funds in an amount sufficient to pay indebtedness heretofore incurred by Center Township of Marion County on account of poor relief and to continue to furnish such poor relief for a period not exceeding six (6) months following the month in which the Board of Commissioners act upon the petition by adopting an Order authorizing the issuance of bonds for the purpose described therein, together with the incidental expenses to be incurred in connection therewith and on account of the issuance of bonds therefor; and

WHEREAS, the City-County Council of the City of Indianapolis and Marion County now finds that the requests of the Board of Commissioners of the County of Marion should be granted and that the City-County Council of the City of Indianapolis and Marion County should authorize such loan and the issuance of bonds of Marion County to evidence the same pursuant to the provisions of I.C. 12-2-5; now, therefore:

**BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:**

SECTION 1. That the Board of Commissioners of the County of Marion is hereby authorized to make a loan for and on behalf of said County for the purpose of procuring funds necessary to pay indebtedness heretofore incurred by Center Township on account of poor relief furnished by said Township and for the continued financing of poor relief through November 30, 1984, including an amount required for the payment of incidental expenses incurred in the making of such loan, as authorized by law, and to that end to issue and sell bonds of the County in a manner and form provided for by I.C. 12-2-5 and 6-1.1-20.

SECTION 2. The maximum amount of said loan and bonds issued to evidence the same shall not exceed the amount of Three Million Dollars (\$3,000,000) and the bonds shall bear interest at a rate not exceeding twelve percent (12%) per annum. The bonds issued pursuant to this ordinance shall mature and be paid in six (6) semi-annual series.

SECTION 3. As soon as can be done after passage of this ordinance the Board of Commissioners of the County of Marion shall enter an order fixing the exact amount of the proposed loan but in no event exceeding the amount of Three Million Dollars (\$3,000,000) and providing that the interest rate shall be the lowest interest rate bid on said bonds but in no event exceeding the rate of twelve percent (12%) per annum.

Said bonds shall be issued in denominations of Five Thousand Dollars (\$5,000) or any integral multiple thereof. The Board of Commissioners of the County of Marion shall also adopt the form of the bonds and said form shall be substantially followed in the issuance of the same.

SECTION 4. As soon as can be done after adoption of said final order by the Board of Commissioners of the County of Marion, the County Auditor shall give notice to the taxpayers of the filing of the petition for the bonds and of the determination to make the loan and to issue the bonds herein authorized. Said notice shall be published in Marion County and shall also be posted in three public places in the County, all as provided by I.C. 6-1.1-20-4 and 6-1.1-20-5.

In the event a remonstrance shall be filed by the owners of taxable real estate under the provisions of I.C. 6-1.1-20-4, then no further steps towards the issuance of said bonds shall be taken unless and until the Board of Commissioners and the City-County Council shall have determined that such remonstrance is insufficient. In the event an objecting petition shall be filed with the County Auditor by owners of taxable real estate under the provisions of I.C. 6-1.1-20-5, then no further steps toward the issuance of said bonds shall be taken unless and until the State Board of Tax Commissioners shall issue its order approving the issuance of said bonds. In the event it shall be determined by the State Board of Tax Commissioners, or otherwise, that the whole amount of the bonds herein authorized shall not be issued, then the Auditor shall be authorized to advertise and sell a lesser amount of bonds and the bonds not issued and sold shall be the bonds of the longest maturity or maturities.

SECTION 5. The proceeds from the sale of said bonds, in the amount of Three Million Dollars (\$3,000,000) are hereby appropriated in accordance with the finding and order of the Board of Commissioners of the County of Marion dated the 21st day of June, 1984.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 375, 1984. Councillor Dowden stated that this proposal was postponed in Committee until their next meeting and requested that it be postponed in Council until August 6, 1984. Consent was given.

PROPOSAL NO. 376, 1984. This proposal appropriates \$25,000 for the Superior Court - Juvenile Division for equipment, supplies and renovation of the Probation Department. The Public Safety and Criminal Justice Committee recommended Proposal No. 376, Do Pass by a vote of 5-0 on July 11, 1984. Councillor Dowden outlined the expenditures as approximately \$1,000 for computer supplies, approximately \$4,000 for computer programming and approximately \$20,000 for additional microfilm equipment, dictating equipment and an answering machine. President SerVaas called for public testimony at 7:47 p.m. Councillor Rhodes asked if these purchases had been approved by the Information Services Board and Mr. Eakin, County Auditor assured him it would be approved before the money was spent. Councillor Dowden moved, seconded by Councillor Borst for adoption. Proposal No. 376, 1984, was adopted on the following roll call vote; viz:

25 YEAS: *Borst, Boyd, Bradley, Campbell, Clark, Coughenour, Crowe, Dowden, Durnil, Giffin, Gilmer, Hawkins, Holmes, Howard, Journey, McGrath, Miller,*

Nickell, Page, Rader, Schneider, SerVaas, Stewart, Strader, West
 1 NAY: Rhodes
 3 NOT VOTING: Cottingham, Curry, Shaw

Proposal No. 376, 1984, was retitled FISCAL ORDINANCE NO. 56, 1984, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 56, 1984

A FISCAL ORDINANCE amending the City-County Annual Budget for 1984 (City-County Fiscal Ordinance No. 72, 1983) appropriating an additional Twenty-five Thousand Dollars (\$25,000) in the Juvenile Probation Fees Fund for purposes of the Marion County Superior Court - Juvenile Division and reducing the unappropriated and unencumbered balance in the Juvenile Probation Fees Fund.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 2.03 (b)(4) of the City-County Annual Budget for 1984, be and is hereby amended by the increases and reductions hereinafter stated for the purposes of providing funds for equipment, supplies and renovation of the Probation Department.

SECTION 2. The sum of Twenty-five Thousand Dollars (\$25,000) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:
MARION COUNTY SUPERIOR COURT JUVENILE PROBATION FEES FUND
 Juvenile Division

| | |
|-----------------------------|-----------------|
| 2. Supplies | \$ 1,000 |
| 3. Other Services & Charges | 4,000 |
| 4. Capital Outlay | <u>20,000</u> |
| TOTAL INCREASE | \$25,000 |

SECTION 4. The said additional appropriations are funded by the following reductions:
MARION COUNTY SUPERIOR COURT JUVENILE PROBATION FEES FUND
 Juvenile Division

| | |
|---|-----------------|
| Unappropriated and Unencumbered Juvenile Probation Fees Fund | <u>\$25,000</u> |
| TOTAL REDUCTION | \$25,000 |

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 379, 1984. Councillor West reported that the bond issue will cover six general areas: Belmont Headworks, Belmont and Southport Final Sitework, Southport Air Nitrification, AWT Close-out, Bridgeport Interceptor and Sludge Lagoon Refurbishment. The Public Works Committee recommended Proposal No. 379, Do Pass by a vote of 5-0 on July 12, 1984. President SerVaas called for public testimony at 7:52 p.m. Mr. Carl Moldthan, President of the

Indianapolis Taxpayers Association, questioned the Department of Public Works procedures in gathering the signatures needed for the bond issue. He suggested that employees of the Department were compensated in some way to gather these signatures. Mrs. Gole, Director of the Department, denied giving any employees extra compensation for their efforts. Councillor West moved, seconded by Councillor Coughenour for adoption. Proposal No. 379, 1984, was adopted on the following roll call vote; viz:

25 YEAS: *Borst, Boyd, Bradley, Campbell, Clark, Cottingham, Coughenour, Crowe, Durnil, Giffin, Gilmer, Hawkins, Holmes, Howard, Journey, McGrath, Miller, Nickell, Page, Rader, Rhodes, SerVaas, Stewart, Strader, West*

1 NAY: *Schneider*

3 NOT VOTING: *Curry, Dowden, Shaw*

Proposal No. 397, 1984, was retitled GENERAL RESOLUTION NO. 5, 1984, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 5, 1984

A GENERAL RESOLUTION approving a Confirmatory Resolution of the Board of Public Works of the City of Indianapolis, Indiana and approving the issuance of "City of Indianapolis Sanitary District Bonds of 1984" in the amount of Twenty-nine Million Two Hundred Sixty-five Thousand Dollars (\$29,265,000).

WHEREAS, on April 20, 1984, the Board of Public Works of the City of Indianapolis, Indiana, being the governing body of the Sanitary District of the City of Indianapolis, Indiana, adopted a Declaratory Resolution, Resolution No. 2594-1984, declaring that it is necessary for the public health and welfare and will be of public utility and benefit to construct and maintain the following projects of sewage works to prevent the pollution of the White River in particular and other water courses in the near vicinity of the City of Indianapolis, Indiana, and to appropriate certain property described therein:

1. **Belmont Headworks, EPA Project C180747-08.**

Construction of a 300 million gallon per day facility to lift raw wastewater, a bar rack to remove large objects, a trash screen to remove bottle cap sized objects, and an aerated grit chamber to remove sand and other abrasive materials.

2. **Belmont and Southport Final Sitework, EPA Projects C180747-07 and C180865-06.**

Construction of roads, drainage, guardhouse, and landscaping at the Belmont and Southport Advanced Wastewater Treatment plants.

3. **Southport Air Nitrification, EPA Project C180865-05.**

Conversion of original Southport Treatment plant to equip it for removal of ammonia.

4. **AWT Close-out.**

Construction expenses and expenses necessary and incidental to construction incurred in the construction of the Belmont and Southport Advanced Wastewater Treatment plants not payable via Federal and State grant funding.

5. Bridgeport Interceptor, Project DPW-LS-36-001-VLYM.

Construction of the southern portion of the Bridgeport interceptor sewer including a lift station.

6. Sludge Lagoon Refurbishment.

Sludge lagoon renovation at the Belmont and Southport Treatment plants to include the disposal of existing sludge to landfill and/or land application and installing impervious liners in the emptied lagoons.

and to pay all expenses necessary to be incurred in connection with the proceedings and all of said projects; and has heretofore estimated that the costs of such projects, and the incidental expenses necessary to be incurred in connection therewith, including the issuance of bonds, will be in the amount of \$60,301,854, of which \$31,036,854 will be provided from other funds and \$29,265,000 from the proceeds of a bond issue; and

WHEREAS, on May 7, 1984, after notice and hearing as provided by law, the Board of Public Works adopted its Confirmatory Resolution, Resolution No. 2606-1984, confirming said Declaratory Resolution and finding that the projects set forth in said Declaratory Resolution are necessary for the public utility and benefit in preventing the pollution of the White River in particular and other water courses in the near vicinity of the City of Indianapolis; and

WHEREAS, a petition has been filed under the provisions of I.C. 6-1.1-20-3 by more than fifty (50) owners of taxable real estate located within the Sanitary District, requesting the Board of Public Works to issue bonds of said District in an amount not exceeding Twenty-nine Million Two Hundred Sixty-five Thousand Dollars (\$29,265,000) for the purpose of procuring funds to be applied to the costs of land, rights-of-way, and other property to be acquired, and the costs of construction of one or more of the projects set out in said petition, which projects include those above set out, including the expenses in connection with said projects and the issuance of said bonds, which petition the Board has found to be sufficient under the provisions of the law; and

WHEREAS, the Board of Public Works of the City of Indianapolis, Indiana, on May 7, 1984, adopted a Preliminary Bond Resolution, Resolution No. 2607-1984, authorizing the issuance of special taxing district bonds of the Sanitary District of the City of Indianapolis, Indiana, as a special taxing district, to be designated as "City of Indianapolis Sanitary District Bonds of 1984", in the aggregate principal amount of Twenty-nine Million Two Hundred Sixty-five Thousand Dollars (\$29,265,000), and to bear interest at a rate or rates not exceeding twelve percent (12%) per annum (the exact rate or rates to be determined by bidding); and

WHEREAS, the Board of Public Works of the City of Indianapolis, Indiana, has requested the approval of the City-County Council of the issuance of said special taxing district bonds pursuant to I.C. 36-3-5-8 and the City-County Council now finds that the issuance of said bonds should be approved; now, therefore:

**BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:**

SECTION 1. The City-County Council does hereby approve the Confirmatory Resolution, Resolution No. 2606-1984, of the Board of Public Works of the City of Indianapolis, Indiana, adopted on May 7, 1984, and all projects approved by said Board in its Confirmatory Resolution.

SECTION 2. The City-County Council does hereby approve the issuance of special taxing district bonds of the Sanitary District of the City of Indianapolis, Indiana, to be designated as "City of Indianapolis Sanitary District Bonds of 1984", in the aggregate principal amount Twenty-nine Million Two Hundred Sixty-five Thousand Dollars (\$29,265,000).

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NOS. 380 and 381, 1984. Councillor McGrath reported that the Rules and Policy Committee recommended Proposal Nos. 380 and 381, Do Pass by a vote of 6-0 on July 17, 1984. These proposals will establish a municipal cumulative fund and a county cumulative fund. The proposals set a maximum rate of .10 cents the first year, an additional .10 cents the second year and an additional .05 cents the third year for a total of .25 cents. President SerVaas called for public testimony on Proposal Nos. 380 and 382, 1984, at 8:05 p.m. Mr. Carl Moldthan, President of the Indianapolis Taxpayers Association, stated that they supported the establishment of these cumulative funds, because they are a much better way of financing government than the bond issues which are much more expensive. Mr. Fred Peterson, a private citizen, asked the Council when they were going to stop establishing new taxes to take more of his money. All public testimony being heard Councillor McGrath moved, seconded by Councillor Gilmer for adoption. Proposal No. 380, 1984, was adopted on the following roll call vote; viz:

19 YEAS: *Boyd, Bradley, Campbell, Cottingham, Coughenour, Crowe, Dowden, Giffin, Gilmer, Hawkins, Holmes, Howard, McGrath, Miller, Rader, Rhodes, SerVaas, Strader, West*

7 NAYS: *Clark, Durnil, Journey, Nickell, Page, Schneider, Stewart*

3 NOT VOTING: *Borst, Curry, Shaw*

Proposal No. 380, 1984, was retitled SPECIAL ORDINANCE NO. 35, 1984, and reads as follows:

CITY-COUNTY SPECIAL ORDINANCE NO. 35, 1984

A SPECIAL ORDINANCE creating a Municipal Capital Development Fund.

WHEREAS, P. L. 44-1984 (I.C. 36-9-15.5) allows municipalities to establish a municipal cumulative capital development fund; and

WHEREAS, the City of Indianapolis finds that such a fund is necessary and prudent for the financial well-being of the City of Indianapolis; now; therefore:

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. There is hereby established an Indianapolis Cumulative Capital Development Fund.

SECTION 2. An ad valorem property tax levy will be imposed, and the revenues from the levy will be retained in the Indianapolis Cumulative Capital Development Fund.

SECTION 3. The maximum rate of levy under Section 2 will not exceed the following amounts:

- a. .05 per \$100.00 Assessed Valuation for 1985.
- b. .10 per \$100.00 Assessed Valuation for 1986.
- c. .15 per \$100.00 Assessed Valuation for 1987.

SECTION 4. The funds accumulated in the Indianapolis Cumulative Capital Development Fund will be used for the following purposes:

- a. To provide for the cost of the construction, maintenance, and repair of bridges, approaches and grade separations, as described in I.C. 8-16-3;
- b. To provide for the acquisition of real property and the construction, enlarging, improving, remodeling, repairing, or equipping of buildings, structures, runways, or other facilities for use in connection with an airport operated by the Indianapolis Airport Authority as described in I.C. 8-22-3-25;
- c. To provide for the adequate maintenance of channel improvements, levees, and water retarding or impoundment structures, or for the emergency or unusually expensive maintenance for such works of improvement, as described in I.C. 13-3-3-89;
- d. To provide, for city hospitals, for the purchase of real estate and grounds for hospital purposes, to remodel or make major repairs on any hospital building or buildings, to erect and construct hospital buildings or additions or extensions to them, or for any other major capital improvements, as described in I.C. 16-12-2-5-32;
- e. To provide for the purchase, construction, renovation, or addition to buildings used by the fire department, for the purchase of firefighting equipment, including payments required under lease rental with option to purchase agreements, and to purchase police radio equipment, as described in I.C. 36-8-14-2;
- f. To provide for the acquisition of buses, and for the planning, establishment, and maintenance of routes and schedules to assist in the implementation of urban mass transportation systems, as described in I.C. 36-9-4;
- g. To provide funds to purchase, construct, equip, and maintain buildings for municipal purposes, to acquire the land, and any improvements on it, that are necessary for the construction of municipal buildings, to demolish any improvements on land acquired by such means, and to level, grade, and prepare the land for the construction of a municipal building, to acquire land or rights-of-way to be used as a public way or other means of ingress or egress to land acquired for the construction of a municipal building, to improve or construct any public way or other means of ingress or egress to land acquired for the construction of a municipal building, as described in I.C. 36-9-16-2;
- h. To provide funds to acquire land or rights-of-way to be used for public ways or sidewalks, to construct and maintain public ways or sidewalks, to acquire land or rights-of-way for the construction of sanitary or storm sewers, or both, to construct and maintain sanitary or storm sewers, or both, to acquire, by purchase or lease, or to pay all or part of the purchase price of a utility, to purchase or lease land, buildings, or rights-of-way for the use of any utility that is acquired or operated by the municipality, to purchase or acquire land, with or without buildings, for park or recreation purposes, to purchase, lease, or pay all or part of the purchase price of motor vehicles for the use of the police and fire department, or both, including ambulances and firefighting vehicles with the necessary equipment, ladders, and hoses, to retire in whole or in part any general obligation bonds of the municipality that were issued for the purpose of acquiring or constructing improvements or properties that would qualify for the use of these

funds, to purchase or lease equipment and other nonconsumable personal property needed by the municipality for any public transportation use, as described in I.C. 36-9-16-3;

- i. To provide for the acquisition of rights-of-way for public ways or sidewalks, or the construction or reconstruction of public ways or sidewalks, as described in I.C. 36-9-16.5-2;
- j. To provide funds to be used to construct, repair or improve streets, alleys, sidewalks, curbs, gutters, and sewers, as described in I.C. 36-9-17-3;
- k. To provide for the planning, erection, remodeling, extension, and repair of sewer disposal plants and sewers to convey sanitary sewage to those plants, for the construction, remodeling, repair and extension of storm sewers, for relief sewers and drains in aid of the sanitary system or storm sewers, for the payment of the municipality's part of the costs of any public sewer or drainage project that (a) lies wholly or partly within the municipality; and (b) aids or is connected to the sewage collection or drainage system of the municipality, and for the payment of the part of any project that is allocable to property owners by special assessment under I.C. 36-9-21, for repayment to the cumulative building and sinking fund, as described in I.C. 36-9-26;
- l. To provide for the construction, reconstruction or maintenance of drains as provided for in I.C. 36-9-27;
- m. With respect to municipal parks as described in I.C. 36-10-4, to pay for the acquisition of any land to be used for those purposes, or for any improvement authorized by I.C. 36-10-4.

SECTION 5. Notwithstanding Section 4, funds accumulated in the Indianapolis Cumulative Capital Development Fund may be spent for purposes other than the purposes stated in Section 4, if the purpose is to protect the public health, welfare, or safety in an emergency situation which demand immediate action. Money may be spent under the authority of this section only after the Mayor of Indianapolis issues a declaration that the public health, welfare or safety is in immediate danger that requires the expenditure of money in the fund.

SECTION 6. This fund takes effect upon approval of the State Board of Tax Commissioners.

SECTION 7. Should any provision of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the counsel in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 8. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 381, 1984, was adopted on the following roll call vote; viz:

21 YEAS: Borst, Boyd, Bradley, Campbell, Cottingham, Coughenour, Crowe, Dowden, Giffin, Gilmer, Hawkins, Holmes, Howard, Journey, McGrath, Miller, Rader, Rhodes, SerVaas, Strader, West

6 NAYS: Clark, Durnil, Nickell, Page, Schneider, Stewart

2 NOT VOTING: Curry, Shaw

Proposal No. 381, 1984, was retitled SPECIAL ORDINANCE NO. 36, 1984, and reads as follows:

CITY-COUNTY SPECIAL ORDINANCE NO. 36, 1984

A SPECIAL ORDINANCE creating a County Capital Development Fund.

WHEREAS, P. L. 44-1984 (I.C. 36-9-14.5-2) allows counties to establish a county cumulative development fund; and

WHEREAS, Marion County finds that such a fund is necessary and prudent for the financial well-being of Marion County; now; therefore:

**BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:**

SECTION 1. There is hereby established a Marion County Cumulative Capital Development Fund.

SECTION 2. An ad valorem property tax levy will be imposed, and the revenues from the levy will be retained in the Marion County Cumulative Capital Development Fund.

SECTION 3. The maximum rate of levy under Section 2 will not exceed the following amounts:

- a. .05 per \$100.00 Assessed Valuation for 1985.
- b. .10 per \$100.00 Assessed Valuation for 1986.
- c. .10 per \$100.00 Assessed Valuation for 1987.

SECTION 4. The funds accumulated in the Marion County Cumulative Capital Development Fund will be used for the following purposes:

- a. To provide for the purchase of voting machines or devices, as described in I.C. 3-2-6-1;
- b. To provide for the cost of the construction, maintenance, and repair of bridges, approaches and grade separations, as described in I.C. 8-16-3;
- c. To provide for the acquisition of real property and the construction, enlarging, improving, remodeling, repairing, or equipping of buildings, structures, runways, or other facilities for use in connection with an airport operated by the Indianapolis Airport Authority as described in I.C. 8-22-3-25;
- d. To provide for the adequate maintenance of channel improvements, levees, and water retarding or impoundment structures, or for the emergency or unusually expensive maintenance for such works of improvement, as described in I.C. 13-3-3-89;
- e. To provide funds for the erection of county hospital buildings or other buildings or for the erection of additions to or remodeling of present buildings used for hospitals purposes or for equipping them as needed to carry out the provisions of I.C. 16-12-21, and to provide for the establishment, enlargement, construction, acquisition, or remodeling of a county hospital building or buildings or the equipping of existing buildings as provided for in I.C. 16-12.1-4;
- f. To provide for the construction, remodeling, and repair of county courthouses as described for in I.C. 36-9-14-2;
- g. To provide for the construction, repair, remodeling, enlarging, and equipping of a county jail, as described for I.C. 36-9-15-2;

- h. To provide for the construction, reconstruction, or maintenance of drains as described for in I.C. 36-9-27-99.
- i. With respect to parks as described in I.C. 36-10-4, to pay for the acquisition of any land to be used for those purposes, or for any improvement authorized by I.C. 36-10-4.

SECTION 5. Notwithstanding Section 4, funds accumulated in the Marion County Cumulative Capital Development Fund may be spent for purposes other than the purposes stated in Section 4, if the purpose is to protect the public health, welfare, or safety in an emergency situation which demand immediate action. Money may be spent under the authority of this section only after the Mayor of Indianapolis, as chief executive of Marion County, issues a declaration that the public health, welfare or safety is in immediate danger that requires the expenditure of money in the fund.

SECTION 6. This fund takes effect upon approval of the State Board of Tax Commissioners.

SECTION 7. Should any provision of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the counsel in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 8. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 415, 1984. Councillor McGrath stated that the Rules and Policy Committee recommended Proposal No. 415, Do Pass by a vote of 6-0 on July 17, 1984. President SerVaas sponsored this proposal which approves the creation of the cumulative funds, but it also requests that the Council be kept abreast of the expenditures being paid from these funds and the continuing balances. Councillor McGrath moved, seconded by Councillor Howard for adoption. Proposal No. 415, 1984, was adopted by unanimous voice vote, retitled SPECIAL RESOLUTION NO. 65, 1984, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 65, 1984

A SPECIAL RESOLUTION concerning approval of capital development funds.

**BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:**

SECTION 1. The City-County Council hereby approves Proposal Nos. 380 and 381, 1984, for capital development funds, provided that all expenditures budgeted for eligible city or county projects be identified as being paid from the aforesaid cumulative funds. Any surplus in the cumulative funds would be brought forward so that the Council will be aware of the continuing balances.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 343, 1984. Councillor Gilmer explained that this proposal was sent back to committee, due to some questions by councillors. These questions have been answered and the Transportation Committee recommended Proposal No. 343, Do Pass by a vote of 6-0 on July 18, 1984. Councillor Gilmer moved, seconded by Councillor Durnil for adoption. Proposal No. 343, 1984, was adopted on the following roll call vote; viz:

26 YEAS: *Boyd, Bradley, Campbell, Clark, Cottingham, Coughenour, Crowe, Dowden, Durnil, Giffin, Gilmer, Hawkins, Holmes, Howard, Journey, McGrath, Miller, Nickell, Page, Rader, Rhodes, Schneider, SerVaas, Stewart, Strader, West*
NO NAYS

3 NOT VOTING: *Borst, Curry, Shaw*

Proposal No. 343, 1984, was retitled GENERAL ORDINANCE NO. 45, 1984, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 45, 1984

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-267, Parking prohibited at all times on certain streets, Section 29-268, Stopping, standing or parking prohibited at all times on certain designated streets and Section 29-271, Stopping, standing and parking prohibited at designated locations on certain days and hours.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-267, Parking prohibited at all times on certain streets, be and the same is hereby amended by the deletion of the following, to wit:

English Avenue, on both sides, from Cedar Street to Shelby Street;

English Avenue on both sides, from Hamilton Avenue to the first alley west of Hamilton Avenue;

English Avenue, to the north side, from State Avenue to the first railroad east of State Avenue;

English Avenue, on the south side, from the Conrail (Penn-Central) Railroad to a point 196 feet east of the Conrail (Penn-Central) Railroad;

English Avenue, on the south Side, from Harlan Street to a point 116 feet west of the west curbline of Harlan Street.

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-267, Parking prohibited at all times on certain streets, be and the same is hereby amended by the addition of the following, to wit:

English Avenue, on the north side, from Shelby Street to a point 137 feet east of Shelby Street;

English Avenue, on the south side, from a point 65 feet west of State Avenue to a point 75 feet east of State Avenue;

English Avenue, on the south side, from State Avenue to a point 75 feet west of State Avenue;

English Avenue, on the south side, from a point 390 feet east of State Avenue to a point 650 feet east of State Avenue;

English Avenue, on the south side, from Harlan Street to a point 136 feet west of Harlan Street;

English Avenue, on the north side, from St. Paul Street to a point 101 feet east of St. Paul Street;

English Avenue, on the south side, from Rural Street to a point 130 feet west of Rural Street;

English Avenue, on the south side, from Rural Street to Brookville Avenue;

English Avenue, on the north side, from Rural Street to Oxford Street; and

English Avenue, on both sides, from a point 150 feet west of Sherman Drive to the first alley east of Sherman Drive.

SECTION 3. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-268, Stopping, standing or parking prohibited at all times on certain designated streets, be and the same is hereby amended by the deletion of the following, to wit:

English Avenue, on both sides, from Shelby Street to a point 300 feet to the east.

SECTION 4. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-271, Stopping, standing and parking prohibited at designated locations on certain days and hours, be and the same is hereby amended by the deletion of the following, to wit:

ON ANY DAY EXCEPT SUNDAY
From 7:00 a.m. to 9:00 a.m.

English Avenue, on the north side, from Rural Street to Villa Avenue; and

English Avenue, on the north side, from State Avenue to Shelby Street.

ON ANY DAY EXCEPT
SATURDAYS AND SUNDAYS
From 6:00 a.m. to 9:00 a.m.

English Avenue, on both sides, from Rural Street to Sherman Drive.

ON ANY DAY EXCEPT
SATURDAYS AND SUNDAYS
From 3:00 p.m. to 6:00 p.m.

English Avenue, on both sides, from Rural Street to Sherman Drive;

English Avenue, on the north side, from Gray Street to Southeastern Avenue; and

English Avenue, on the south side, from Sherman Drive to Irvington Avenue.

ON ANY DAY EXCEPT
SATURDAYS AND SUNDAYS
From 4:00 p.m. to 6:00 p.m.

English Avenue, on the south side, from Harlan Street to Rural Street; and

English Avenue, on the south side, from Shelby Street to the Penn-Central Railroad.

SECTION 5. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-271, Stopping, standing and parking prohibited at designated locations on certain days and hours, be and the same is hereby amended by the addition of the following, to wit:

**ON ANY DAY EXCEPT
SATURDAYS AND SUNDAYS
From 6:00 a.m. to 9:00 a.m. and
From 3:00 p.m. to 6:00 p.m.**

English Avenue, on the north side, from Oxford Street to Pleasant Run Parkway, North Drive (3600 E.)

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 356, 1984. Councillor Coughenour explained that jurisdiction to grant cable franchises lies in both the City of Indianapolis and the governing bodies of the included towns. American Cablevision was awarded the territory which included several towns. American Cablevision under the conditions of the franchise, was required to have a construction bond and establish a security fund of \$50,000 which is on deposit. These two items are only released when 100% of their territory has been serviced. Proposal No. 356, amends the contract of American Cablevision to delete those towns from their territory that have already been serviced by another company. The Administration Committee recommended Proposal No. 356, Do Pass by a vote of 3-0 on July 16, 1984. Councillor Coughenour moved, seconded by Councillor Durnil for adoption. Proposal No. 356, 1984, was adopted on the following roll call vote; viz:

21 YEAS: Borst, Boyd, Bradley, Campbell, Cottingham, Coughenour, Crowe, Giffin, Gilmer, Hawkins, Holmes, Howard, Journey, McGrath, Nickell, Page, Rader, Rhodes, SerVaas, Stewart, Strader

5 NAYS: Clark, Dowden, Durnil, Schneider, West

3 NOT VOTING: Curry, Miller, Shaw

Proposal No. 356, 1984, was retitled **SPECIAL ORDINANCE NO. 37, 1984**, and reads as follows:

CITY-COUNTY SPECIAL ORDINANCE NO. 37, 1984

A SPECIAL ORDINANCE approving an Amendment to the Franchise Contract between the City of Indianapolis, Indiana, and American Cablevision of Indianapolis, Inc., amending the franchise territory by deleting certain "Included Towns" and amending the indemnification provisions of the Franchise Contract.

WHEREAS, on February 19, 1981, the City of Indianapolis, Indiana, and American Cablevision of Indianapolis, Inc. (the "Operator"), entered into a Franchise Contract whereby the Operator was granted a cable television franchise by the City to provide cable television services to certain designated areas within the City of Indianapolis; and

WHEREAS, on February 19, 1981, the City and the Operator entered into a Franchise Contract whereby the Operator was granted a cable television franchise by the City to provide cable television services to certain designated areas within the City of Indianapolis; and

WHEREAS, the Franchise Contract defined the Franchise Territory as the "Old City Limits" and certain "Included Towns"; and

WHEREAS, the Operator is obligated by the Franchise Contract to provide cable television service in all areas within its Territory having a density of forty (40) or more households per mile of system; and

WHEREAS, the Operator has complied with said requirement to provide service in all such areas of its Territory except for certain "Included Towns"; and

WHEREAS, the "Included Towns" which Operator is not serving are either currently receiving cable television service from another system or do not have a density of forty (40) or more homes per mile of system; and

WHEREAS, it is impossible for the Operator to perform its obligation to serve the Included Towns required to be served by the Franchise Contract due to the fact that the Included Towns have jurisdiction over their local streets and neither the City nor the Operator can compel the governing bodies of the Included Towns to authorize the use of the local streets by the Operator; and

WHEREAS, the City and the Operator desires to amend the Franchise Contract to redefine the Franchise Territory by deleting Included Towns which the Operator has been unable to serve; and

WHEREAS, the City and the Operator also desire to amend the Franchise Contract by providing new language the Operator's obligation to indemnify the City so that the Operator is not required to indemnify the City for losses due to the method of cable television regulation pursued by the City; and

WHEREAS, the Cable Franchise Board of the City of Indianapolis, has approved and recommended an Amendment to the Franchise Contract; now, therefore:

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The City-County Council hereby approves the Amendment to Franchise Contract which is attached hereto and incorporated herein as Exhibit "A".

EXHIBIT "A"

AMENDMENT TO FRANCHISE CONTRACT

THIS AMENDMENT TO FRANCHISE CONTRACT (hereinafter referred to as "Amendment"), made and entered into this _____ day of _____, 1984, by and between the City of Indianapolis, Indiana, through its Cable Franchise Board (hereinafter referred to as the "City") and American Cablevision of Indianapolis, Inc., an Indiana corporation with its principal place of business located at 3030 Roosevelt Avenue, Indianapolis, Indiana, 46218 (hereinafter referred to as the "Operator"),

WITNESSETH THAT

WHEREAS, on February 19, 1981, the City and the Operator entered into a Franchise Contract whereby the Operator was granted a cable television franchise by the City to provide cable television services to certain disignated areas within the City of Indianapolis; and

WHEREAS, the Franchise Contract defined the Franchise Territory as the "Old City Limits" and certain "Included Towns"; and

WHEREAS, the Operator is obligated by the Franchise Contract to provide cable television service in all areas within its Territory having a density of forty (40) or more households per mile of system; and

WHEREAS, the Operator has complied with said requirement to provide service in all such areas of its Territory except for certain "Included Towns"; and

WHEREAS, the "Included Towns" which Operator is not serving are either currently receiving cable television service from another system or do not have a density of forty (40) or more homes per mile of system; and

WHEREAS, it is impossible for the Operator to perform its obligation to serve the Included Towns required to be served by the Franchise Contract due to the fact that the Included Towns have jurisdiction over their local streets and neither City nor the Operator can compel the governing bodies of the Included Towns to authorize the use of the local streets by the Operator; and

WHEREAS, the City and the Operator desire to amend the Franchise Contract to redefine the Franchise Territory by deleting Included Towns which the Operator has been unable to service; and

WHEREAS, the City and the Operator also desire to amend the Franchise Contract by providing new language regarding the Operator's obligation to indemnify the City so that the Operator is not required to indemnify the City for losses due to the method of cable television regulation pursued by the City;

NOW, THEREFORE, the Operator and the City hereby do mutually agree to amend the Franchise Contract dated February 19, 1981, as follows:

1. Section 1.01 is amended by deleting subsection (i) in its entirety and by amending subsection (n) to read as follows:

(n) "Territory" means the areas included within the Old City Limits and the Town of Rocky Ripple.

2. Section 7.04 is amended by adding the following language to subsection (a):

Such expenses and costs shall not include those arising out of or resulting from the City's decision to grant or to deny a franchise or other cable television operating rights to any person or from any challenge to the City's cable television regulatory scheme, including Chapter 8 1/2 of the Code of Indianapolis and Marion County and any other act of the City regulating or affecting cable television.

3. Except as amended by this Amendment, the terms and conditions of the Original Franchise Contract dated February 19, 1981 shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the parties have hereunto set their hands as of the date first written above.

APPROVED BY THE MAYOR OF THE
CITY OF INDIANAPOLIS, INDIANA

CITY OF INDIANAPOLIS, INDIANA
THROUGH ITS OFFICE OF
TELECOMMUNICATIONS

William H. Hudnut, III, Mayor

By: _____
Lloyd Jacobs, Director

**APPROVED AS TO LEGAL FORM AND AMERICAN CABLEVISION OF
ADEQUACY: INDIANAPOLIS, INDIANA**

John P. Ryan
Corporation Counsel

By: _____
Gene E. Sease
Chairman of the Board

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NOS. 358, 359 and 360, 1984. Councillor Coughenour reported that these three proposals were all appointments and that the Administration Committee recommended Proposal Nos. 358, 359 and 360, Do Pass by a vote of 3-0 on July 16, 1984. PROPOSAL NO. 358, appoints Thomas Krudy to the Cable Franchise Board. PROPOSAL NO. 359, appoints Bonita S. Watts to the Equal Opportunity Advisory Board and PROPOSAL NO. 360, appoints Joyce Brinkman to the City-County Administrative Board. Councillor Coughenour moved, seconded by Councillor Cottingham for adoption. Proposal Nos. 358, 359 and 360, 1984, were adopted by unanimous voice vote, retitled COUNCIL RESOLUTION NOS. 39-41, 1984, respectively and read as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 39, 1984

A COUNCIL RESOLUTION appointing Thomas Krudy to the Cable Franchise Board.

**BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:**

SECTION 1. As a member of the Cable Franchise Board the Council appoints:

THOMAS KRUDY

SECTION 2. The appointee shall serve at the pleasure of the Council for a one (1) year term commencing upon the passage of this resolution and ending December 31, 1984, or until a successor is duly appointed.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

CITY-COUNTY COUNCIL RESOLUTION NO. 40, 1984

A COUNCIL RESOLUTION appointing Bonita S. Watts to the Equal Opportunity Advisory Board.

**BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:**

SECTION 1. As a member of the Equal Opportunity Advisory Board the Council appoints:

BONITA S. WATTS

SECTION 2. The appointee shall serve at the pleasure of the Council for a one (1) year term commencing upon the passage of this resolution or until a successor is duly appointed.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

CITY-COUNTY COUNCIL RESOLUTION NO. 41, 1984

A COUNCIL RESOLUTION appointing Joyce Brinkman to the City-County Administrative Board.

**BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:**

SECTION 1. As a member of the City-County Administrative Board the Council appoints:

JOYCE BRINKMAN

SECTION 2. The appointee shall serve at the pleasure of the Council for a one (1) year term commencing upon the passage of this resolution and ending December 31, 1984, or until a successor is duly appointed.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 361, 1984. Councillor Coughenour explained that several checks are written to city and county agencies. When these checks are not good, it costs the agency time and money to process the returned checks. State Law provides that municipalities may charge a minimum of \$15 or a percentage of up to 5% of the amount of the check. Proposal No. 361, sets a standard fee of \$15 per bad check. The Administration Committee recommended Proposal No. 361, Do Pass by a vote of 3-0 on July 16, 1984. After considerable discussion Councillor Coughenour moved, seconded by Councillor Rader, for adoption. The following vote was taken:

14 YEAS: Bradley, Cottingham, Coughenour, Gilmer, Hawkins, McGrath, Miller, Nickell, Rader, Rhodes, Schneider, SerVaas, Strader, West

13 NAYS: Borst, Boyd, Campbell, Clark, Crowe, Dowden, Durnil, Giffin, Holmes, Howard, Journey, Page, Stewart

2 NOT VOTING: Curry, Shaw

President SerVaas ruled that this was an inconclusive vote and asked for consent to send Proposal No. 361, 1984, back to Committee. Consent was given.

PROPOSAL NO. 378, 1984. Councillor West stated that Proposal No. 378, endorses pursuing a unified program to dispose of sludge and solid waste. This proposal does not list any specific facts on what program will be used, but it provides the Department of Public Works with permission to continue investigations on different methods of disposing of sludge and solid waste. The Public Works Committee on July 12, 1984, recommended Proposal No. 378, Do Pass by a vote of 4-0-1. Councillor West moved, seconded by Councillor Coughenour for adoption. Proposal No. 378, 1984, was adopted on the following roll call vote; viz:

20 YEAS: Borst, Bradley, Campbell, Clark, Cottingham, Coughenour, Crowe, Giffin, Gilmer, Holmes, Howard, McGrath, Miller, Nickell, Rader, Rhodes, SerVaas, Stewart, Strader, West

6 NAYS: Boyd, Durnil, Hawkins, Journey, Page, Schneider

3 NOT VOTING: Curry, Dowden, Shaw

Proposal No. 378, 1984, was retitled SPECIAL RESOLUTION NO. 66, 1984, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 66, 1984

A SPECIAL RESOLUTION endorsing pursuing a unified program to dispose of sludge and solid waste in Indianapolis.

WHEREAS, the future availability of currently operating landfills is in doubt; and

WHEREAS, the City's sludge treatment system is unable to dispose of all the sludge produced; and

WHEREAS, the City's sludge treatment system is old and needs to be extensively rehabilitated or replaced; and

WHEREAS, Indianapolis is faced with siting a landfill in Marion County to meet the residents' solid waste and sludge disposal needs; and

WHEREAS, a mass burn incineration (resource recovery) system could provide a reliable and environmentally sound means of solid waste disposal; and

WHEREAS, a mass burn incineration (resource recovery) system could significantly reduce the landfill space required; and

WHEREAS, a mass burn incineration (resource recovery) system generates revenues through the sale of steam energy; and

WHEREAS, rehabilitating the sludge treatment system will allow more sludge to be incinerated and less sludge to be landfilled; and

WHEREAS, an anaerobic digestion sludge treatment system reduces the amount of sludge and makes the sludge a more environmentally acceptable landfill material; and

WHEREAS, codisposing some sludge with solid waste in the mass burn incineration (resource recovery) system may be feasible and cost effective; now, therefore:

**BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:**

SECTION 1. The City-County Council hereby endorses mass burn incineration (resource recovery) as a preferred solid waste disposal method in Indianapolis.

SECTION 2. The City-County Council hereby endorses rehabilitation of the sludge treatment system, installation of an anaerobic digestion system, and codisposal, if it proves feasible and cost effective, as a preferred sludge disposal method in Indianapolis.

SECTION 3. The City-County Council hereby endorses siting a landfill in Marion County to dispose of ash from the resource recovery and sludge incineration systems, bypassed solid waste and treated sludge.

SECTION 4. The City-County Council hereby requests that the City Administration regularly inform the Council of the project progress.

SECTION 5. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

[Clerk's Note: Council consent was given to consider Proposal Nos. 382, 383, 384, 385, 386, 387 and 407, 1984, together. All of the aforementioned proposals are routine transportation ordinances recommended by unanimous votes from the Transportation Committee on July 18, 1984.]

PROPOSAL NO. 382, 1984, changes parking controls on a portion of North Columbia Avenue. Councillor Journey requested that this proposal be held in Council until August 6, 1984. Consent was given. PROPOSAL NO. 383, 1984, changes intersection controls at Southeastern Avenue and Sloan Avenue and Worchester Avenue. Councillor Strader requested that this proposal be held in Council until August 6, 1984. Consent was given. PROPOSAL NO. 384, 1984, changes intersection controls for Hearthstone Subdivision. PROPOSAL NO. 385, 1984, changes parking controls on a portion of 14th Street. Councillor Hawkins requested that this proposal be held in Council until August 6, 1984. Consent was given. PROPOSAL NO. 386, 1984, changes parking controls on portions of Capitol Avenue, Maryland Street and South Street. PROPOSAL NO. 387, 1984, establishes a two hour parking meter zone on a portion of Court Street. PROPOSAL NO. 407, 1984, establishes a 4-way stop at the intersection of Hawthorne Drive and East 54th Street. Councillor Gilmer moved, seconded by Councillor Cottingham, for adoption of Proposal Nos. 384, 386, 387 and 407, 1984. The proposals were adopted on the following roll call vote; viz:

25 YEAS: *Borst, Boyd, Bradley, Campbell, Cottingham, Coughenour, Crowe, Dowden, Giffin, Gilmer, Hawkins, Holmes, Howard, Journey, McGrath, Miller, Nickell, Page, Rader, Rhodes, Schneider, SerVaas, Stewart, Strader, West*
NO NAYS

4 NOT VOTING: *Clark, Curry, Dowden, Shaw*

Proposal Nos. 384, 386, 387 and 407, 1984, were retitled GENERAL ORDINANCE NOS. 46-49, 1984, respectively and read as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 46, 1984

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-92, Schedule of intersection controls, is hereby amended by the deletion of the following, to wit:

| <u>BASE MAP</u> | <u>INTERSECTION</u> | <u>PREFERENTIAL</u> | <u>TYPE OF CONTROL</u> |
|-----------------|----------------------------|---------------------|------------------------|
| 6, Pg. 1 | Andiron Dr. & Homeside Dr. | Homeside Dr. | STOP |

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-92, Schedule of intersection controls, is hereby amended by the addition of the following, to wit:

| <u>BASE MAP</u> | <u>INTERSECTION</u> | <u>PREFERENTIAL</u> | <u>TYPE OF CONTROL</u> |
|-----------------|--|-----------------------------|------------------------|
| 6, Pg. 1 | Andiron Ct., Andiron Dr., & Homeside Dr. | Homeside Dr. | STOP |
| 6, Pg. 1 | Andiron Dr. & Andiron Way | Andiron Dr. | STOP |
| 6, Pg. 1 | Andiron Way & Homeside Dr. | Homeside Dr. | STOP |
| 6, Pg. 2 | Embers Way & Homeside Dr. | Homeside Dr. | STOP |
| 6, Pg. 2 | Fireside Cir., Fireside Dr. & Homeside Dr. | Fireside Dr. & Homeside Dr. | YIELD |
| 6, Pg. 2 | Fireside Ct. & Fireside Dr. | Fireside Dr. | YIELD |
| 6, Pg. 3 | Hardwood Ct. & Hardwood Dr. | Hardwood Dr. | YIELD |
| 6, Pg. 3 | Hardwood Dr. & Masters Rd. | Masters Rd. | STOP |

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

CITY-COUNTY GENERAL ORDINANCE NO. 47, 1984

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-267, Parking prohibited at all times on certain streets, Section 29-268, Stopping, standing or parking prohibited at all times on certain designated streets, Section 29-270, Parking prohibited during specified hours on certain days, Section 29-271, Stopping, standing and parking prohibited at designated locations on certain days and hours, and Section 29-283, Parking meter zones designated.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-267, Parking prohibited at all times on certain streets, be, and the same is hereby amended by the deletion of the following, to wit:

Capitol Avenue, on the east side, from Washington Street to Ohio Street;
Capitol Avenue, on both sides, from Maryland Street to Georgia Street;
South Capitol Avenue, on the east side, from Washington Street to Maryland Street;
Maryland Street, on the south side, from Delaware Street to the Ohio Oil Company
Driveway between Delaware Street and Pennsylvania Street;
Maryland Street, on the south side, from West Street to Blackford Street;
South Street, on both sides, from West Street to Capitol Avenue;
South Street, on the north side, from Virginia Avenue to New Jersey Street;
East Maryland Street, on the north side, from Illinois Street to Capitol Avenue.

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-268, Stopping, standing or parking prohibited at all times on certain designated streets, be, and the same is hereby amended by the deletion of the following, to wit:

Maryland Street, on the south side, from Blackford Street to California Street;
Capitol Avenue, on both sides, from Louisiana Street to McCarty Street;
Capitol Avenue, on the west side, from Georgia Street to Louisiana Street;
South Street, on both sides, from Capitol Avenue to Illinois Street.

SECTION 3. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-268, Stopping, standing or parking prohibited at all times on certain designated streets, be, and the same is hereby amended by the addition of the following, to wit:

Capitol Avenue, on the east side, from Washington Street to McCarty Street;
Capitol Avenue, on the west side, from Court Street to McCarty Street;
Maryland Street, on the south side, from West Street to Capitol Avenue;
Maryland Street, on the north side, from West Street to Missouri Street;
South Street, on both sides, from West Street to Illinois Street.

SECTION 4. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-270, Parking prohibited during specified hours on certain days, be, and the same is hereby amended by the deletion of the following, to wit:

ON ANY DAY EXCEPT SUNDAY AND HOLIDAYS
From 7:00 a.m. to 6:00 p.m.

Capitol Avenue, on both sides, from Washington Street to Maryland Street.

SECTION 5. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-270, Parking prohibited during specified hours on certain days, be, and the same is hereby amended by the addition of the following, to wit:

ON ANY DAY EXCEPT
SATURDAYS AND SUNDAYS
From 1:00 a.m. to 6:00 p.m.

Capitol Avenue, on the east side, from New York Street to Ohio Street.

SECTION 6. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-271, Stopping, standing and parking prohibited at designated locations on certain days and hours, be, and the same is hereby amended by the deletion of the following, to wit:

ON ANY DAY EXCEPT SUNDAY
From 7:00 a.m. to 9:00 a.m.

Capitol Avenue, on the west side, from Thirty-eighth Street to Washington Street.

Capitol Avenue, on both sides, from Maryland Street to South Street;

Capitol Avenue, on the east side, from Ohio Street to New York Street;

Maryland Street, on both sides, from Virginia Avenue to Kentucky Avenue.

ON ANY DAY EXCEPT
SATURDAYS AND SUNDAYS
From 6:00 a.m. to 9:00 a.m. and
From 3:00 p.m. to 6:00 p.m.

Capitol Avenue, on both sides, from New York Street to Maryland Street;

From 7:00 a.m. to 9:00 a.m.

Capitol Avenue, on the east side, from Washington Street to New York Street;

Capitol Avenue, on the west side, from Thirty-eighth Street to Maryland Street;

From 3:00 p.m. to 6:00 p.m.

Capitol Avenue, on the west side, from Washington Street to Maryland Street;

Maryland Street, on the north side, from Pennsylvania Street to Delaware Street;

Maryland Street, on the south side, from Senate Avenue to Pennsylvania Street;

From 4:00 p.m. to 6:00 p.m.

Maryland Street, on the south side, from Senate Avenue to Capitol Avenue;

Maryland Street, on both sides, from Virginia Avenue to Kentucky Avenue;

ON ANY DAY EXCEPT SATURDAYS,
SUNDAYS AND HOLIDAYS
From 4:00 p.m. to 6:00 p.m.

Capitol Avenue, on both sides, from Michigan Street to South Street.

From 7:00 a.m. to 9:00 a.m.

Capitol Avenue, on the east side, from St. Clair Street to New York Street.

SECTION 7. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-271, Stopping, standing and parking prohibited at designated locations on certain days and hours, be, and the same is hereby amended by the addition of the following, to wit:

**ON ANY DAY EXCEPT
SATURDAYS AND SUNDAYS
From 6:00 a.m. to 9:00 a.m. and
From 3:00 p.m. to 6:00 p.m.**

Capitol Avenue, on the west side, from North Street to Court Street;

Capitol Avenue, on the east side, from North Street to New York Street;

Capitol Avenue, on the west side, from Ohio Street to Market Street;

Maryland Street, on the north side, from Missouri Street to Delaware Street;

From 7:00 a.m. to 9:00 a.m.

Capitol Avenue, on the west side, from Thirty-eighth Street to North Street;

Capitol Avenue, on the east side, from St. Clair Street to North Street.

SECTION 8. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-283, Parking meter zones designated, be, and the same is hereby amended by the deletion of the following, to wit:

ONE HOUR

Capitol Avenue, on both sides, from Washington Street to Vermont Street;

Maryland Street on both sides, from Alabama Street to Delaware Street;

TWO HOURS

Capitol Avenue, on the east side, from Georgia Street to Louisiana Street;

Capitol Avenue, on the west side, from Washington Street to Maryland Street;

Capitol Avenue, on both sides, from Vermont Street to St. Clair Street;

Maryland Street, on both sides, from Delaware Street to Senate Avenue, except the portion thereof on the south side of Maryland Street between Delaware Street and the Ohio Oil Company driveway between Delaware Street and Pennsylvania Street;

Maryland Street, on both sides, from Senate Avenue to West Street.

SECTION 9. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-283, Parking meter zones designated, be, and the same is hereby amended by the addition of the following, to wit:

TWO HOURS

Capitol Avenue, on the west side, from St. Clair Street to Court Street;

Capitol Avenue, on the east side, from St. Clair Street to New York Street;

Capitol Avenue, on the east side, from Ohio Street to Washington Street;

Maryland Street, on both sides, from Capitol Avenue to Delaware Street;

Maryland Street, on the north side, from Missouri Street to Capitol Avenue.

SECTION 10. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

CITY-COUNTY GENERAL ORDINANCE NO. 48, 1984

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-266, Special parking privileges for certain persons or vehicles in certain locations, and Section 29-283, Parking meter zones designated.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The "Code of Indianapolis and Marion County, Indiana," Chapter 29, Section 29-266, Special parking privileges for certain persons or vehicles in certain locations, be, and the same is hereby amended by the addition of the following to wit:

(a) (9) Any vehicle, so marked, as Small Claims Court Staff may park at any time in the following location:

Court Street, on the north side, from a point 74 feet west of the west curbline of Delaware Street to a point 157 feet west of the west curbline of Delaware Street.

SECTION 2. The "Code of Indianapolis and Marion County, Indiana," Chapter 29, Section 29-283, Parking meter zones designated, be, and the same is hereby amended by the addition of the following to wit:

TWO HOURS

Court Street, on the north side, from Talbot Street to Pennsylvania Street

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

CITY-COUNTY GENERAL ORDINANCE NO. 49, 1984

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-92, Schedule of intersection controls, is hereby amended by the deletion of the following, to wit:

| <u>BASE MAP</u> | <u>INTERSECTION</u> | <u>PREFERENTIAL</u> | <u>TYPE OF CONTROL</u> |
|-----------------|-----------------------------|---------------------|------------------------|
| 12, Pg. 5 | Hawthorne Dr. & E. 54th Pl. | Hawthorne Dr. | STOP |

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", Chapter 29, Section 29-92, Schedule of intersection controls, is hereby amended by the addition of the following, to wit:

| <u>BASE MAP</u> | <u>INTERSECTION</u> | <u>PREFERENTIAL</u> | <u>TYPE OF CONTROL</u> |
|-----------------|-----------------------------|---------------------|------------------------|
| 12, Pg. 5 | Hawthorne Dr. & E. 54th Pl. | None | 4-WAY STOP |

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

The President observed the next item on the agenda was a Solid Waste Special

Service District Council item. The City-County Council recessed until completion of the Solid Waste Special Service District Council agenda.

SPECIAL SERVICE DISTRICT COUNCILS

SOLID WASTE SPECIAL SERVICE DISTRICT COUNCIL

The President called the Solid Waste Special Service District to order at 9:08 p.m. Twenty-seven members being present, he announced a quorum.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 377, 1984. Councillor West reported that the Public Works Committee recommended Proposal No. 377, 1984, Do Pass by a vote of 5-0 on July 12, 1984. This proposal transfers \$10,000 for the Solid Waste Division to purchase safety supplies. Councillor West moved, seconded by Councillor Nickell, for adoption. Proposal No. 377, 1984, was adopted on the following roll call vote; viz:

26 YEAS: *Borst, Boyd, Bradley, Campbell, Cottingham, Coughenour, Crowe, Dowden, Durnil, Giffin, Gilmer, Hawkins, Holmes, Howard, Journey, McGrath, Miller, Nickell, Page, Rader, Rhodes, Schneider, SerVaas, Stewart, Strader, West*
NO NAYS

3 NOT VOTING: *Clark, Curry, Shaw*

Proposal No. 377, 1984, was retitled SOLID WASTE SPECIAL SERVICE DISTRICT FISCAL ORDINANCE NO. 2, 1984, and reads as follows:

SOLID WASTE SPECIAL SERVICE DISTRICT FISCAL ORDINANCE NO. 2, 1984

A FISCAL ORDINANCE amending the Solid Waste Special Service District Annual Budget for 1984 (S.W.S.S.D. Fiscal Ordinance No. 3, 1983) transferring and appropriating Ten Thousand Dollars (\$10,000) in the Solid Waste Service District Fund for purposes of the Department of Public Works, Solid Waste Division and reducing certain other appropriations for that division.

BE IT ORDAINED BY THE SOLID WASTE SPECIAL SERVICE DISTRICT COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1 of the S.W.S.S.D. Annual Budget for 1984, be and is hereby amended by the increases and reductions hereinafter stated for the purposes of providing funds to purchase safety supply items such as rain gear, safety vests and safety goggles to comply with the safety officer findings. These items were not included in the approved 1984 budget.

SECTION 2. The sum of Ten Thousand Dollars (\$10,000) be, and the same is hereby transferred for the purposes as shown in Section 3 by reducing the accounts as shown in Section 4.

SECTION 3. The following increased appropriation is hereby approved:

| | |
|----------------------------|-----------------------------------|
| DEPARTMENT OF PUBLIC WORKS | |
| SOLID WASTE DIVISION | SOLID WASTE SERVICE DISTRICT FUND |
| 2. Supplies | <u>\$10,000</u> |
| TOTAL INCREASE | <u>\$10,000</u> |

SECTION 4. The said increased appropriation is funded by the following reductions:

| | |
|----------------------------|-----------------------------------|
| DEPARTMENT OF PUBLIC WORKS | |
| SOLID WASTE DIVISION | SOLID WASTE SERVICE DISTRICT FUND |
| 4. Capital Outlay | <u>\$10,000</u> |
| TOTAL REDUCTION | <u>\$10,000</u> |

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

There being no further business the Solid Waste Special Service District Council adjourned at 9:09 p.m.

President SerVaas reconvened the meeting of the City-County Council at 9:09 p.m.

ANNOUNCEMENTS AND ADJOURNMENT

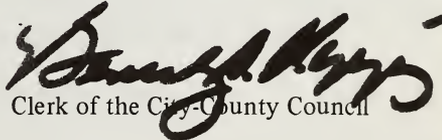
There being no further business and upon motion duly made and seconded, the meeting adjourned at 9:10 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the regular concurrent meetings of the City-County Council of Indianapolis-Marion County, Indiana, and the Indianapolis Police, Fire and Solid Waste Special Service District Councils on the 23rd day of July, 1984.

In Witness Whereof, we have hereunto subscribed our signatures and caused the Seal of the City of Indianapolis to be affixed.



President



Clerk of the City-County Council

ATTEST:

(SEAL)