

REGULAR MEETING

Monday, October 19, 1970, 7:00 P.M.

The regular meeting of the City-County Council of the City of Indianapolis and Marion County convened in Room 221 of the City-County Building at 7:00 P.M. on Monday, October 19, 1970.

Chairman SerVaas presiding.

The Clerk called the roll.

Present: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Absent: Mr. Boyd, Mr. Moriarty, and President Hasbrook.

Mr. McPherson moved, seconded by Mr. Egenes, to dispense with the reading of the Journal of the previous meeting, which was unanimously carried.

Chairman SerVaas called for the reading of Communications from the Mayor and other City-County Officials.

COMMUNICATIONS FROM THE MAYOR AND OTHER CITY-COUNTY OFFICIALS

October 6, 1970

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

Gentlemen:

I have this day approved with my signature and returned to the City Clerk, Mrs. Marjorie H. O'Laughlin, the following City-County Ordinances:

APPROPRIATION ORDINANCE NO. 46, 1970, appropriating the additional \$365,000 for the Department of Parks and Recreation from funds in the Cumulative Building Fund in the same department.

APPROPRIATION ORDINANCE NO. 48, 1970, as amended, transferring \$200,000 from funds of the Department of Transportation to other funds in the same department.

GENERAL ORDINANCE NO. 235, 1970, regulating the peace and good order of the Consolidated City, establishing a penalty for violation thereof.

GENERAL ORDINANCE NO. 236, 1970, prohibiting the sale or loan of pornographic material and the exhibition of indecent presentations; providing for preliminary determination of obscenity as to motion pictures and sound recordings.

Respectfully submitted,

RICHARD G. LUGAR
Mayor

October 19, 1970

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

Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be posted in three public places and published in the Indianapolis News and

the Indianapolis Commercial on October 8, 1970, and again on October 15, 1970, a "Notice to Taxpayers" of a public hearing to be held on Monday, October 19, 1970, in Room 221 of the City-County Building, at 6:30 P.M., on Appropriation Ordinance Nos. 55-59, 1970.

Also pursuant to the laws of the State of Indiana, I caused to be published in the aforementioned papers and on the above-mentioned dates, General Ordinances Nos. 235 and 236, 1970.

Respectfully submitted,

MARJORIE H. O'LAUGHLIN
City Clerk

October 19, 1970

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

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of the following City-County Ordinances and Resolutions:

APPROPRIATION ORDINANCE NO. 60, 1970, transferring \$121,000.00 from certain appropriations of the Division of Flood Control, Dept. of Public Works, to certain other purposes in the same department.

DONALD R. McPHERSON, Councilman

APPROPRIATION ORDINANCE NO. 61, 1970, transferring \$375,001.70 from certain Bridge Projects to the Unappropriated Marion County Cumulative Bridge Fund; and transferring \$797,223.86 from the unexpended Marion County Cumulative Bridge Fund to certain other Bridge Projects.

WILLIAM K. BYRUM, Councilman

APPROPRIATION ORDINANCE NO. 62, 1970, transferring \$1,025.00 from certain appropriations for the expenses of the Marion County Auditor to certain purposes of that office.

APPROPRIATION ORDINANCE NO. 63, 1970, transferring \$5,987.56 from certain appropriations for the expenses of the Marion County Juvenile Center to certain other purposes of that institution and to the Board of Commissioners of Marion County.

APPROPRIATION ORDINANCE NO. 64, 1970, transferring \$3,000.00 from the unexpended County General Fund to certain designated purposes of the Criminal Court of Marion County—Division 1.

APPROPRIATION ORDINANCE NO. 65, 1970, transferring \$400.00 from certain appropriations for the expenses of the Municipal Court of Marion County to certain other purposes of that court.

APPROPRIATION ORDINANCE NO. 66, 1970, transferring \$8,000.00 from certain appropriations for the maintenance of county-owned buildings to certain other purposes of the same institution.

DWIGHT L. COTTINGHAM, Councilman

APPROPRIATION ORDINANCE NO. 67, 1970, transferring \$5,350.00 from certain appropriations of the City Market Division of the Dept. of Public Works to certain other purposes of that division.

DONALD R. McPHERSON, Councilman

APPROPRIATION ORDINANCE NO. 68, 1970, transferring \$125,000.00 from certain appropriations of the Division of Sanitation, Dept. of Public Works, to certain other purposes of that division.

DONALD R. McPHERSON, Councilman

APPROPRIATION ORDINANCE NO. 69, 1970, transferring \$6,470.00 from certain appropriations of the Municipal Dog Pound Division, Dept. of Public Safety, to certain other purposes of that division.

WILLIAM A. LEAK, Councilman

APPROPRIATION ORDINANCE NO. 70, 1970, transferring \$26,000.00 from certain appropriations of the Dept. of Parks and Recreation to certain other designated purposes of that Department.

REV. ANDREW L. WILLIAMS
Councilman

APPROPRIATION ORDINANCE NO. 71, 1970, transferring \$5,000.00 from the unappropriated Barrett Law Surplus Fund to certain purposes of the Barrett Law and Assessment Bureau, Finance Division, Dept. of Administration.

JOE T. GORHAM, Councilman

GENERAL ORDINANCE NO. 256, 1970, establishing license requirements for Commercial Parking Facilities, ordaining new provisions being Chapter 24, Title 7 of the Code.

DONALD R. McPHERSON, Councilman

GENERAL ORDINANCE NO. 257, 1970, to amend the Code, Title 4, Chapter 7, Section 709, Vehicles Must Stop Before Entering Preferential Streets, and Section 711, Stopping at Certain Intersections—4-Way Stops.

GENERAL ORDINANCE NO. 258, 1970, to amend the Code, Title 4, Chapter 8, Section 812, Parking Prohibited At All Times on Certain Streets.

WILLIAM K. BYRUM, Councilman

SPECIAL ORDINANCE NO. 19, 1970, extending the boundaries of the Police Special Service District of the City of Indianapolis, amending the Code of Indianapolis and Marion County, 1970.

WILLIAM A. LEAK, Councilman

SPECIAL RESOLUTION NO. 34, 1970, approving the annexation and incorporation of certain additional territory into the Indianapolis Sanitary District.

SPECIAL RESOLUTION NO. 35, 1970, approving the annexation and incorporation of certain additional territory into the Indianapolis Sanitary District.

SPECIAL RESOLUTION NO. 36, 1970, approving the annexation and incorporation of certain additional territory into the Indianapolis Sanitary District.

SPECIAL RESOLUTION NO. 37, 1970, approving the annexation and incorporation of certain additional territory into the Indianapolis Sanitary District.

DONALD R. McPHERSON, Councilman

SPECIAL RESOLUTION NO. 38, 1970, naming FRANK R. BECKWITH MEMORIAL PARK.

REV. ANDREW L. WILLIAMS
Councilman

GENERAL ORDINANCE NOS. 238-255, 1970, rezoning ordinances certified from Metropolitan Development Commission on October 8, 1970, and introduced before the Metropolitan Development Committee at its regular meeting in October 14, 1970.

SPECIAL RESOLUTION NO. 33, 1970, approving application of the provisions of Section 23 of the United States Housing Act of 1937, as amended, to Indianapolis, introduced before the Metropolitan Development Committee at its regular meeting on October 14, 1970.

HAROLD J. EGENES, Councilman

Chairman SerVaas called for introduction of new ordinances.

NEW ORDINANCES

CITY-COUNTY APPROPRIATION ORDINANCE NO. 60, 1970

Introduced by Councilman McPherson:

AN ORDINANCE transferring, reappropriating and reallocating the sum of One hundred twenty-one thousand dollars (\$121,000.00) in the Flood Control District Fund from certain designated appropriations for expenses of the Division of Flood Control, Department of Public Works, to certain other designated purposes of the Division of Flood Control, Department of Public Works, as created by virtue of the Budget for 1970, City-County General

Ordinance No. 1, 1969, as amended (City General Ordinance No. 34, 1969, as amended), and declaring an emergency.

WHEREAS, an emergency exists in the Division of Flood Control, Department of Public Works, in that the Division has determined that drainage projects can be more expediently accomplished by contractual arrangements than by use of department personnel, and the amounts so appropriated are insufficient to accomplish the projects plans for the currert year; and

WHEREAS, there are available unencumbered and unexpended funds which may be transferred in sufficient amounts to meet such emergency needs.

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

Section 1. That the sum of One hundred twenty-one thousand dollars (\$121,000.00) be, and the same is hereby, transferred from the appropriations of the Division of Flood Control, Department of Public Works, as shown below under the heading REDUCE, and the same be, and is hereby, reappropriated to the same division for other uses and purposes as shown below under the heading INCREASE as follows, to-wit:

REDUCE:		Flood Control District Fund
	DEPARTMENT OF PUBLIC WORKS Division of Flood Control	
1. Services—Personal		\$ 115,000.00
5. Current Charges		6,000.00
	TOTAL REDUCTIONS	\$121,000.00

INCREASE:		Flood Control District Fund
	DEPARTMENT OF PUBLIC WORKS Division of Flood Control	
2. Services—Contractual		\$ 115,000.00
3. Supplies		3,000.00
4. Materials		3,000.00
	TOTAL INCREASE	\$ 121,000.00

Section 2. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, publication pursuant to law, and approval by the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on Public Works.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 61, 1970

Introduced by Councilman Byrum:

AN ORDINANCE transferring the sum of Three Hundred Seventy-five Thousand One Dollar and Seventy Cents (\$375,001.70) from certain designated Bridge Projects to the Unappropriated Marion County Cumulative Bridge Fund; and transferring and appropriating the sum of Seven Hundred Ninety-seven Thousand, Two Hundred Twenty-three Dollars and Eighty-six Cents (\$797,223.86) from the unexpended, unencumbered and unappropriated balance of the Marion County Cumulative Bridge Fund to certain other designated Bridge Projects, declaring an emergency, and fixing a time when the same shall take effect.

WHEREAS, certain Bridge Projects, for which funds were previously appropriated from the Marion County Cumulative Bridge Fund have now been completed without using therefor all the funds appropriated; and

WHEREAS, it is deemed in the public interest that certain Bridge Projects, for which funds were previously appropriated from the Marion County Cumulative Bridge Fund, not be included in the current Bridge Construction Program for Marion County; and

WHEREAS, certain extraordinary conditions have developed since the adoption of the existing 1970 Budget and appropriations thereby creating emergencies which require the expenditure of funds for certain other designated Bridge Projects in addition to those appropriated in the annual Budget for Marion County government and its institutions; and

WHEREAS, there are available unexpended, unencumbered and unappropriated funds in the Marion County Cumulative Bridge Fund in sufficient amount to meet the emergency needs.

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

Section 1. That the sum of Three Hundred Seventy-five Thousand One Dollar and Seventy Cents (\$375,001.70) be, and the same is hereby transferred from certain Bridge Projects, hereinafter described in the sums shown for each Bridge Project, to the unappropriated Marion County Cumulative Bridge Fund, as follows:

Reduce:

1. Decatur Township Bridge No. 1	\$8,858.25
2. Decatur Township Bridge No. 95	441.10
3. Decatur Township Bridge No. 100	13,329.61
4. Franklin Township Bridge No. 97	60,000.00
5. Lawrence Township Bridge No. 37	68,443.37
6. Pike Township Bridge No. 27-A	1,045.25
7. Washinbton Township Bridge No. 51	10,000.00
8. Wayne Township Bridge No. 50	15,163.82
9. West 10th St. Bridge Over White River	197,720.30
TOTAL	\$375,001.70

Increase:

Unappropriated Marion County Cumulative Bridge Fund	\$375,001.70
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Section 2. That the sum of Seven Hundred Ninety-seven Thousand Two Hundred Twenty-three Dollars and Eighty-six Cents (\$797,223.86) be, and the same is hereby, transferred from the unexpended, unencumbered and unappropriated Marion County Cumulative Bridge Fund, and the same is hereby appropriated, to the certain designated Bridge Projects shown below under the heading INCREASE, as follows:

Increase:

Additions to Previous Appropriations:

1. DOT-BR-25-003 (Center Township No. 310) Missouri Street under I.U.R.R. for Engineering Design	\$35,000.00
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2. DOT-BR-25-004 (Center Township No. 311) West Street under I.U.R.R. for Engineering Design	21,000.00
3. DOT-BR-37-003 (Decatur Township No. 27) High School Road under Penn Central for Construction	75,000.00
4. DOT-BR-16-005 (Pike Township No. 80) High School Road over Mud Run for Construction	30,000.00
5. DOT-BR-34-001 (Warren Township No. 86) Kitley Avenue over Lick Creek for Engineering	86.67
6. DOT-BR-33-005 (Warren Township No. 205) Emerson Avenue over Lick Creek for Construction	1,137.19
SUB-TOTAL	<u>\$162,223.86</u>

New Appropriations:

1. DOT-BR-09-003 (Pike Township Bridge No. 69) West 52nd Street west of Gulon Road for Design, Right of Way and Construction	\$65,000.00
2. DOT-BR-18-005 (Keystone Avenue over Fall Creek) for Engineering Design and Repairs	50,000.00
3. DOT-BR-25-010 (Relocated East 10th Street under Monon, Norfolk and Western, and Penn Central Railroads) for Engineering Design	45,000.00
4. DOT-BR-31-005 (Morris Street over White River) for Engineering Design and Repairs	100,000.00
5. DOT-BR-47-002 (Franklin Township Bridge No. 56) Emerson Ave. over Little Buck Creek, for Engineering Design	30,000.00
6. DOT-BR-06-002 (Lawrence Township Bridge No. 44) Lantern Road over Mud Creek, for Engineering Design and Construction	20,000.00
7. DOT-BR-70 Repair of the Following Bridges in Marion County:	
7A. DOT-BR-06-001 (Lawrence Township No. 24) 80th Street over Mud Creek.	

7B. DOT-BR-07-002 (Lawrence Township No. 16) East 86th Street over Mud Creek.	
7C. DOT-BR-15-001 (Wayne Township No. 3) Dandy Trail over Big Eagle.	
7D. DOT-BR-15-002 (Wayne Township No. 15) Country Club Road over Penn Central RR	
7E. DOT-BR-02-004 (Wayne Township No. 29) Girls School Road over B & O RR	
7F. DOT-BR-35-005 (Warren Township No. 67) Prospect Street over Buck Creek.	
7G. DOT-BR-39-009 (Perry Township No. 34) Stop 8 Road over Little Buck Creek.	
7H. DOT-BR-46-004 (Perry Township No. 49) Southport Road over Little Buck Creek.	
7I. DOT-BR-46-005 (Perry Township No. 48) Southport Road over Little Buck Creek	\$325,000.00
SUB-TOTAL	\$635,000.00
	TOTAL \$797,223.86

Section 3. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication as required by law.

Which was read for the first time and referred to the Committee on Transportation.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 62, 1970

Introduced by Councilman Cottingham:

AN ORDINANCE transferring, reappropriating and reallocating the sum of One Thousand Twenty-five Dollars (\$1,025.00) in the County General Fund from certain designated appropriations for the expenses of the Marion County Auditor to certain other designated purposes of that office as created by virtue of the

Budget for 1970, City-County General Ordinance No. 2, 1969, as amended (County Ordinance No. 11, 1969, as amended) and declaring an emergency.

WHEREAS, an extraordinary emergency exists in that the appropriations for the office of Marion County Auditor in the Budget for 1970 do provide for sufficient amounts to pay the per diem allowances for members of the Marion County Board of Tax Adjustment; and

WHEREAS, there are available unencumbered and unexpended monies appropriated for the Marion County Auditor which may be transferred in sufficient amounts to meet such emergency needs;

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

Section 1. The sum of One Thousand Twenty-five Dollars (\$1,025.00) be, and the same is hereby transferred from the appropriations shown below under the heading REDUCE; and the same be, and is hereby, appropriated to the departments and purposes shown below under the heading INCREASE, as follows, to-wit:

REDUCE:

		County General Fund
200	All other operating expenses	\$ 1,025.00
	Total Reductions	<hr/> \$ 1,025.00

INCREASE:

		County General Fund
100	Services Personal	\$ 1,025.00
	Total Increases	<hr/> \$ 1,025.00

Section 2. This ordinance shall be in full force and effect from and after its passage, publication according to law, and approval of the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on County and Townships.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 63, 1970

Introduced by Councilman Cottingham:

AN ORDINANCE transferring, reappropriating and reallocating the sum of Five Thousand Nine Hundred Eighty-seven Dollars and Fifty-six Cents (\$5,987.56) in the County General Fund from certain designated appropriations for the expenses of the Marion County Juvenile Center to certain other designated purposes of that institution and to the Board of Commissioners of Marion County as created by virtue of the Budget for 1970, City-County Ordinance No. 2, 1969, as amended (County Ordinance No. 11, 1969, as amended) and declaring an emergency.

WHEREAS, extraordinary conditions have created an emergency for the Marion County Juvenile Center and for the Board of Commissioners in that certain appropriations are insufficient to meet the necessary obligations for postage, stationery and printing, office supplies and food for the Juvenile Center and new station wagon for the Center must be acquired by the Board of Commissioners; and

WHEREAS, there are available unencumbered and unexpended monies available in other appropriations for the Juvenile Center which may be transferred without detriment in sufficient amounts to meet such emergency needs;

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

Section 1. The sum of Five Thousand Nine Hundred Eighty-seven Dollars and Fifty-six Cents (\$5,987.56) be, and the same is hereby transferred from the appropriations shown below under the heading REDUCE; and the same be, and is hereby, appropriated to the departments and purposes shown below under the heading INCREASE, as follows, to-wit:

gency requiring the expenditures of fees for special judges in an amount in excess of that appropriated for such purposes; and

WHEREAS, there are available unexpended, unencumbered and unappropriated monies in the County General Fund in sufficient amounts to meet such emergency needs;

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

Section 1. The sum of Three Thousand Dollars (\$3,000.00) be, and the same is hereby, transferred from the unexpended, unencumbered and unappropriated County General Fund as shown below under the heading REDUCE, and the same be, and is hereby, appropriated to the departments and purposes shown below under the heading INCREASE, as follows, to-wit:

	County General
REDUCE:	Fund
Unappropriated County General Fund	\$ 3,000.00
TOTAL REDUCTIONS	\$ 3,000.00
CRIMINAL COURT DIVISION ONE	
	County General
INCREASE:	Fund
100 Services Personal	\$ 3,000.00
TOTAL INCREASES	\$ 3,000.00

Section 2. This ordinance shall be in full force and effect from and after its passage, publication according to law, and approval of the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on County and Townships.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 65, 1970

Introduced by Councilman Cottingham:

AN ORDINANCE transferring, reappropriating and reallocating the

sum of Four Hundred Dollars (\$400.00) in the County General Fund from certain designated appropriations for the expenses of the Municipal Court of Marion County to certain other designated purposes of that court as created by virtue of the Budget for 1970, City-County Ordinance No. 2, 1969, as amended (County Ordinance No. 11, 1969, as amended) and declaring an emergency.

WHEREAS, an extraordinary condition arising since the adoption of the 1970 Budget appropriations has created an emergency in that the efficient operation of the Municipal Court of Marion County requires the expenditure of monies for copy machine rental and other office equipment in amounts in excess of those appropriated for such purposes; and

WHEREAS, there are available unexpended and unencumbered appropriations for certain other purposes of said court which may be transferred without detriment in sufficient amounts to meet such emergency needs;

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

Section 1. The sum of Four Hundred Dollars (\$400.00) be, and the same is hereby transferred from the unexpended, unencumbered and unappropriated County General Fund as shown below under the heading REDUCE, and the same be, and is hereby, appropriated to the departments and purposes shown below under the heading INCREASE, as follows, to-wit:

REDUCE:

MUNICIPAL COURT OF MARION COUNTY

		County General Fund
200	All other operating expenditures	\$ 400.00
	Total Reductions	\$ 400.00

INCREASE:

MUNICIPAL COURT OF MARION COUNTY

		County General Fund
600	Properties	\$ 400.00
	Total Increases	\$ 400.00

Section 2. This ordinance shall be in full force and effect from and after its passage, publication according to law, and approval of the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on County and Townships.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 66, 1970

Introduced by Councilman Cottingham:

AN ORDINANCE transferring, reappropriating and reallocating the sum of Eight Thousand Dollars (\$8,000.00) in the County General Fund from certain designated appropriations for the maintenance of county-owned buildings to certain other designated purposes of maintenance of county-owned buildings as created by virtue of the Budget for 1970, City-County Ordinance No. 2, 1969, as amended (County Ordinance No. 11, 1969, as amended) and declaring an emergency.

WHEREAS, an extraordinary condition has developed since the adoption of the 1970 budget appropriations in that an emergency exists for installation of a water feeder system at the Marion County Home requiring the expenditure of funds in addition to those appropriated for such purposes; and

WHEREAS, there are available unexpended and unencumbered monies appropriated for the other purposes for the maintenance of county-owned buildings which may be transferred without detriment in sufficient needs;

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

Section 1. The sum of Eight Thousand Dollars (\$8,000.00) be, and the same is hereby transferred from the appropriations shown below under the heading REDUCE: and the same be and is hereby, appropriated to the departments and purposes shown below under the heading INCREASE, as follows, to-wit:

REDUCE:

MAINTENANCE OF COUNTY-OWNED
BUILDINGS

	County General Fund
200 All other operating expenses	\$ 8,000.00
Total Reductions	\$ 8,000.00

INCREASE:

MAINTENANCE OF COUNTY-OWNED
BUILDINGS

	County General Fund
600 Properties	\$ 8,000.00
Total Increase	\$ 8,000.00

Section 2. This ordinance shall be in full force and effect from and after its passage, publication according to law, and approval of the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on County and Townships.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 67, 1970

Introduced by Councilman McPherson:

AN ORDINANCE transferring, reappropriating and reallocating the sum of Five Thousand three hundred fifty dollars (\$5,350.00) of the City Market Fund from certain designated appropriations for the expenses of the City Market Division of the Department of Public Works to certain other designated purposes of the City Market Division, Department of Public Works, as created by virtue of the Budget for 1970, City-County General Ordinance No. 1, 1969, as amended (City General Ordinance No. 34, 1969, as amended), and declaring an emergency.

WHEREAS, an emergency exists in the City Market in that the use

of Market employees for construction and cleaning work and the need for additional equipment, supplies and materials will require expenditures in excess of the appropriations made in the annual budget; and

WHEREAS, there are available unencumbered and unexpended funds which may be transferred in sufficient amounts to meet such emergency needs;

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

Section 1. The sum of Five thousand three hundred fifty dollars (\$5,350.00) be, and the same is hereby, transferred from the appropriations of the City Market Division, Department of Public Works, shown below under the heading REDUCE, and the same be, and is hereby reappropriated to the same division for such other uses and purposes as shown below under the heading INCREASE as follows, to-wit:

REDUCE:

DEPARTMENT OF PUBLIC WORKS
City Market Division

	City Market Fund
2. Services—Contractual	\$ 5,350.00
TOTAL REDUCTIONS	\$ 5,350.00

INCREASE:

DEPARTMENT OF PUBLIC WORKS
City Market Division

	City Market Fund
1. Services—Personal	\$ 3,000.00
3. Supplies	350.00
4. Materials	300.00
5. Current Charges	200.00
7. Equipment	1,500.00
TOTAL INCREASES	\$ 5,350.00

Section 2. This Ordinance shall be in full force and effect from

and after its passage, approval by the Mayor, publication pursuant to law, and approval by the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on Public Works.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 68, 1970

Introduced by Councilman McPherson:

AN ORDINANCE transferring, reappropriating and reallocating the sum of One hundred twenty-five thousand dollars (\$125,000.00); of the Sanitary District Fund from certain designated appropriations for the expenses of the Division of Sanitation, Department of Public Works, to certain other designated purposes of the Division of Sanitation, Department of Public Works, as created by virtue of the Budget for 1970, City-County General Ordinance No. 1, 1969, as amended (City General Ordinance No. 34, 1969, as amended), and declaring an emergency.

WHEREAS, an emergency exists in the Division of Sanitation, Department of Public Works, in that the annual appropriations for certain purposes are insufficient to meet the expenses of operation of the sanitation facilities for the remainder of the year; and

WHEREAS, there are available unencumbered and unexpended funds which may be transferred in sufficient amounts to meet such emergency needs;

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

Section 1. That the sum of One hundred twenty-five thousand dollars (\$125,000.00) be, and the same is hereby, transferred from the appropriations of the Division of Sanitation, Department of Public Works, as shown below under the heading REDUCE, and the same be, and is hereby, reappropriated to the same division for other uses and purposes as shown below under the heading INCREASE as follows, to-wit:

REDUCE:	Sanitary District Fund
	DEPARTMENT OF PUBLIC WORKS Division of Sanitation
1. Services—Personal	\$ 75,000.00
6. Current Obligations	50,000.00
	\$125,000.00
TOTAL REDUCTIONS	

INCREASE:	Sanitary District Fund
	DEPARTMENT OF PUBLIC WORKS Division of Sanitation
3. Supplies	\$ 50,000.00
4. Materials	35,000.00
5. Current Charges	20,000.00
7. Equipment	20,000.00
	\$125,000.00
TOTAL INCREASES	

Section 2. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, publication pursuant to law, and approval by the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on Public Works.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 69, 1970

Introduced by Councilman Leak:

AN ORDINANCE transferring, reappropriating and reallocating the sum of Six thousand four hundred seventy dollars (\$6,470.00) of the City General Fund from certain designated appropriations for the expenses of the Municipal Dog Pound Division, Department of Public Safety, to certain other designated purposes of the Municipal Dog Pound Division, Department of Public Safety, as created by virtue of the Budget for 1970, City-County General Ordinance No. 1, 1969, as amended (City General Ordinance No. 34, 1969, as amended), and declaring an emergency.

WHEREAS, an extraordinary condition exists in the Municipal Dog Pound Division, Department of Public Safety, in that it is necessary to install furnaces in the dog pound, which will require the expenditure of monies in addition to those appropriated for such purposes in the 1970 Budget; and

WHEREAS, there are available unencumbered and unexpended funds which may be transferred in sufficient amounts to meet such emergency needs;

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

Section 1. That the sum of Six thousand four hundred seventy dollars (\$6,470.00) be, and the same is hereby, transferred from the Municipal Dog Pound Division, Department of Public Safety, as shown below under the heading REDUCE, and the same be, and is hereby, reappropriated to the same division for other uses and purposes as shown below under the heading INCREASE as follows, to-wit:

REDUCE:	City General Fund
	DEPARTMENT OF PUBLIC SAFETY
	Municipal Dog Pound Division
4. Materials	\$ 6,470.00
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TOTAL REDUCTIONS	\$ 6,470.00
INCREASE	City General Fund
	DEPARTMENT OF PUBLIC SAFETY
	Municipal Dog Pound Division
7. Properties	\$ 6,470.00
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TOTAL INCREASES	\$ 6,470.00

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, publication pursuant to law, and approval by the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on Public Safety.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 70, 1970

Introduced by Councilman Williams:

AN ORDINANCE transferring, reappropriating and reallocating the sum of Twenty-six thousand dollars (\$26,000.00) of the Park District Fund from certain designated appropriations for the expenses of the Department of Parks and Recreation to certain other designated purposes of the Department of Parks and Recreation, as created by virtue of the Budget for 1970, City-Council General Ordinance No. 1, 1969, as amended (City General Ordinance No. 34, 1969, as amended) and declaring an emergency.

WHEREAS, an extraordinary condition exists in the Department of Parks and Recreation in that the personnel of the department will be able to improve more facilities than anticipated, creating an emergency for the expenditure of funds for materials in excess of those appropriated in the 1970 Budget; and

WHEREAS, there are available unencumbered and unexpended funds which may be transferred in sufficient amounts to meet such emergency needs;

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

Section 1. That the sum of Twenty-six thousand dollars (\$26,000.00) be, and the same is hereby, transferred from the appropriations of the Department of Parks and Recreation, as shown below under the heading REDUCE, and the same be, and is hereby, reappropriated to the same department for other uses and purposes as shown below under the heading INCREASE as follows, to-wit:

REDUCE:	Park District Fund
DEPARTMENT OF PARKS AND RECREATION	
3. Supplies	\$ 4,000.00
6. Current Obligations	22,000.00
	<hr/>
TOTAL REDUCTIONS	\$ 26,000.00

INCREASE:	Park District Fund
DEPARTMENT OF PARKS AND RECREATION	
4. Materials	\$ 26,000.00
TOTAL INCREASES	<u>\$ 26,000.00</u>

Section 2. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, publication pursuant to law, and approval by the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on Parks and Recreation.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 71, 1970

Introduced by Councilman Gorham:

AN ORDINANCE transferring, reappropriating and reallocating the sum of Five thousand dollars (\$5,000.00) of the Barrett Law Surplus Fund from the unappropriated, unencumbered and unexpended Barrett Law Surplus Fund to certain designated purposes of the Barrett Law and Assessment Bureau, Finance Division, Department of Administration, as created by virtue of the Budget for 1970, City-County General Ordinance No. 1, 1969, as amended (City General Ordinance No. 34, 1969, as amended), and declaring an emergency.

WHEREAS, an extraordinary condition exists with respect to the Barrett Law and Assessment Bureau in that an emergency exists for the purchase of additional equipment for said Bureau for which no appropriation was made in the 1970 annual budget; and

WHEREAS, there are available unappropriated, unencumbered and unexpended funds in the Barrett Law Surplus Fund in sufficient amounts to meet such emergency needs.

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

Section 1. That the sum of Five thousand dollars (\$5,000.00) be,

and the same is hereby, transferred from the unappropriated, unencumbered and unexpended Barrett Law Surplus Fund, as shown below under the heading REDUCE, and the same be, and is hereby appropriated to the Barrett Law and Assessment Bureau for such purposes as shown below under the heading INCREASE as follows, to-wit:

REDUCE:	Barrett Law Surplus Fund
Unappropriated, unencumbered and unexpended Barrett Law Surplus Fund	\$ 5,000.00
TOTAL REDUCTIONS	\$ 5,000.00
INCREASE:	Barrett Law Surplus Fund
DEPARTMENT OF ADMINISTRATION Finance Division Barrett Law & Assessment Bureau	
7. Properties	\$ 5,000.00
TOTAL INCREASES	\$ 5,000.00

Section 2. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, publication pursuant to law, and approval by the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on Administration.

CITY-COUNTY GENERAL ORDINANCE NO. 256, 1970

Introduced by Councilman McPherson:

AN ORDINANCE establishing license requirements for commercial parking facilities, ordaining new provisions being Chapter 24, Title 7, of the Municipal Code of Indianapolis, 1970, and fixing a time when the same shall take effect.

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

CHAPTER 24

COMMERCIAL PARKING FACILITIES

7-2401. Definitions.—For the purpose of this chapter the definition and meaning of certain words herein used shall be as follows:

(1) Commercial Parking Facility: “Commercial Parking Facility” shall mean any lot or building in which a business is conducted for supplying space for the storing and parking of motor vehicles for a fee. It shall not, however, include a parking facility which:

- a. an employer provides for employee use;
- b. a landlord provides for tenant use; or
- c. a merchant or professional selling goods or services, provides for customer use.

(2) Motor Vehicle: “Motor Vehicle” shall mean any self-propelled vehicles similar to an automobile, truck, bus, or motor scooter.

(3) With Attendant Parking: “With Attendant Parking” shall mean the practice of the proprietor or his employee’s handling all motor vehicles between the motor vehicle reservoir area, the parking and storing area, and exits.

(4) Motor Vehicle Reservoir Area: “Motor Vehicle Reservoir Area” shall mean the area near the entrance of a commercial parking facility between the property line and the point at which a ticket or claim check is given, the fee is paid or an attendant takes physical control of the motor vehicle for the purpose of handling.

7-2402. License Required.—It shall be unlawful for any person, corporation or organization to operate a commercial parking facility within the city without first obtaining a license for each commercial parking facility.

7-2403. Application for License.—The application for a license under this chapter shall be made in writing by the applicant or his agent to the City Controller. The application shall include the following information and any other pertinent information which the Controller shall require:

(1) The name and address of the principal place of business of the applicant and if a firm, the name and address of each partner; if a corporation, the names and addresses of its resident agent and president;

(2) The address of each commercial parking facility and a legal description of the parcel of real estate on which the commercial parking facility is located;

(3) A plot plan showing:

- a. the dimensions of the tract of real estate on which the commercial parking facility is located;
- b. if the storage and parking of motor vehicles is within a building, the exterior dimensions of the building and the number of floors used for storage and parking of more vehicles;
- c. the size and location of each parking space and the total number of parking spaces in the facility, provided however, that in the case of a commercial parking facility with attendant parking it shall be sufficient to indicate the maximum number of motor vehicles which can be parked or stored in the facility;
- d. location and size of entrances and exits;
- e. location and size of motor vehicle reservoir area; and
- f. location and size of signs.

This plot plan need not be submitted with the application if a plot plan accurately reflecting this information is on file in the Division of Code Enforcement.

(4) A description of the surface(s) or floor(s) of each commercial parking facility;

(5) A description of the barriers or wheel or bumper guards.

7-2404. License Fees.—The license fee shall be in accordance with the following schedule of capacities:

6 thru 25 motor vehicles capacity	\$ 50.00
26 thru 50 motor vehicle capacity	\$100.00
51 thru 100 motor vehicle capacity	\$200.00
101 or more motor vehicle capacity	\$300.00

7-2405. Issuance of License.—Prior to the issuance of a license under this chapter, the Division of Code Enforcement shall determine if the commercial parking facility complies with all of the provisions of this chapter, other applicable City ordinance provisions and applicable zoning ordinances and restrictions. If all such provisions and restrictions are met, the license fee paid and proper application has been made, the City Controller shall issue a license for a period of one (1) year.

7-2406. Revocation of License.—The City Controller may revoke any commercial parking facility license if upon a hearing and investigation after at least ten days written notice of the time and place of hearing, it finds:

(1) The proprietor has knowingly made any false or materially incorrect statement in the application;

(2) The proprietor knowingly violates or knowingly permits or countenances the violation of any provision of this chapter or of any other municipal ordinance applicable to the commercial parking facility;

(3) The proprietor knowingly violates any provision of a zoning ordinance applicable to the real estate on which the commercial parking facility is located;

(4) The proprietor knowingly violates or knowingly permits or countenances the violation of any provision of any penal law or ordinance regarding theft, larceny or conversion of a motor vehicle, or the operation of a motor vehicle without the owner's consent, whether such proprietor or other person has been convicted of such offense or not.

7-2407. Claim Checks and Return of Vehicle.—In commercial parking facilities with attendant parking, the proprietor shall furnish the owner or operator of a motor vehicle left for storage or parking, with a distinctive claim check which shall have printed thereon the full name and address of the commercial parking facility and a number corresponding to a coupon placed upon the vehicles. The proprietor shall not deliver any motor vehicle without the proper claim check being presented, or without satisfactory proof of ownership of said motor vehicle. This provision shall not apply where motor vehicles are stored or parked on a weekly or monthly fee basis.

7-2408. Bond or Liability Insurance Required.—Every application for a license hereunder shall be accompanied by a bond, approved as to form by the Corporation Council of the City, executed by a bonding or surety company authorized to do business in the State of Indiana, in the penal sum of Twenty-five Thousand Dollars (\$25,000.00), conditioned upon the payment by the proprietor of any and all final judgments for damages resulting to persons or property including the theft of any motor vehicle or any part or accessory thereof, arising out of the operation or maintenance of any commercial parking facility. Such bond shall run to the City of Indianapolis for the benefit of any person who may receive injuries, and for the benefit of any person as defined in this ordinance who may claim redress for property damage or theft resulting from the operation or maintenance of such commercial parking facility. Such bond shall remain in full force and effect for the full period of time for which the license is effective. A liability insurance policy issued by an insurance company authorized to do business in the State of Indiana conforming to the requirement of this section, may be permitted in lieu of a bond.

7-2409. Notification of Claims for Damage or Loss.—Every proprietor shall within five (5) days notify the Police Department of every claim made by reason of loss, theft, or conversion, or any damage or injury to person or property from the operation of a commercial parking facility, and occurring during the hours said premises are regularly open for business. The obligation created by this section shall not extend beyond the regular posted hours of attendance as posted upon the premises and printed upon the regular receipt furnished to the owner or person parking said motor vehicle.

7-2410. Notification to Police of Unclaimed Vehicles.—Every proprietor shall immediately notify the Police Department, in writing, of the license number, make, and name of the owner, if known to him, of every motor vehicle left in a commercial parking facility for a period of five (5) days (consecutive) beyond the time when the owner was due to claim it.

7-2411. Unauthorized Use or Removal of Motor Vehicle.—It shall be unlawful for any proprietor of a commercial parking facility to make or permit any use for any purpose whatsoever of any vehicle in such place, unless the use shall have first been expressly authorized by the owner or person having control of such motor vehicle. No proprietor shall, during the hours said are regularly open to

business, transfer or cause to be moved or transferred, any parked vehicle through or upon the streets or alleys of the City of Indianapolis, without the express authorization of the owner or person having control of such motor vehicle.

7-2412. Vehicles' Care after Closing Time.—When motor vehicles are not called for at closing time, the attendant shall leave the keys and parking coupon for safekeeping at a place within a reasonable distance of the commercial parking facility with an employee or agent of the proprietor.

7-2413. Entrances, Exits and Required Reservoir Area.—

- a. Each commercial parking facility shall have at least one entrance and one exit (which may or may not be combined) which shall be adequate to afford safe and efficient ingress and egress to the commercial parking facility.
- b. Each commercial parking facility shall have a motor vehicle reservoir area. Such motor vehicle reservoir area shall have minimum dimensions of 40' in length and 20' in width and shall be conspicuously marked with pavement stripes. Motor vehicles shall not be parked or stored in such area. Upon good cause shown, the City Controller, may allow the use of a commercial parking facility which does not conform to the above reservoir requirement.

7-2414. Signs Required.—

- a. A permanent sign shall be maintained in a conspicuous place at each commercial parking facility showing the name of the proprietor, the hours when the commercial parking facility is open for parking or storing motor vehicles, the all day rate, and the first hour rate. The figures and lettering on such sign showing such required information shall measure not less than six (6) inches in height and shall be larger than figures and lettering giving other information. The figures and lettering showing the all day rate and first hour rate shall be of equal size.
- b. All signs required by this section must comply with all applicable zoning ordinances and restrictions, in addition to the requirements set forth in paragraph "a" above.

7-2415. Maintenance of Commercial Parking Facility.—

- a. Every proprietor of a commercial parking facility shall keep the sidewalk surrounding the premises free from dirt, water, ice, sleet and snow, and shall keep the sidewalk and driveways in a safe condition for the travel of pedestrians.
- b. The floor of every parking facility shall be covered with concrete, brick, stone slab, or asphaltic pavement, or a similar durable and dust free surface which meets the approval of the Division of Code Enforcement. The floor of the commercial parking facility shall be such as to provide a smooth surface for parking and shall be free of depressions, gaps and holes and similar surface aberrations. Upon due cause shown the City Controller, upon written recommendation of the Division of Code Enforcement may allow the use, for a period of time not exceeding six (6) months after the commercial parking facility is opened, of a commercial parking facility which does not conform to this requirement.
- c. Parking facilities shall be maintained in a condition free of weeds, dirt, trash and debris.
- d. Every commercial parking facility surface shall be graded and drained in such a manner that there will be no free flow of water onto adjacent properties or sidewalks.
- e. Except for places of entrance and exit, every commercial parking facility shall be completely enclosed by barriers, bumper guards, or wheel guards so located that no part of the parked vehicles will extend beyond the boundary of the established commercial parking area. When said lot abuts on a building, barriers, bumper guards or wheel guards shall be erected as provided in this section to prevent motor vehicles from striking such buildings.
- f. Lighting facilities used to illuminate the commercial parking facility shall be so located, shielded and directed upon the parking area that they do not glare onto or interfere with street traffic, adjacent buildings, or adjacent uses.
- g. The commercial parking facility shall not be used for dismantling or wrecking of any motor vehicle, equipment or materials, or the storage of any junk motor vehicle.

- h. It shall be unlawful for any person to distribute literature or place handbills in or upon any motor vehicle while parked in a commercial parking facility.

7-2416. Parking Spaces and Aisles. —

- a. Parking or storage of motor vehicles shall be allowed only in conspicuously marked parking spaces which shall measure not less than nine (9) feet in width (measured perpendicularly from the sides of the parking space) and twenty (20) feet in length, provided, however, that this requirement shall not apply to commercial parking facilities with attendant parking. On good cause shown the Controller upon the recommendation in writing of the Division of Code Enforcement may allow the use, for a period not exceeding six (6) months after the commercial parking facility is opened, of a parking facility which does not conform to this parking space requirement.
- b. Each off-street parking space shall open directly upon an aisle of such width and design as to provide safe and efficient means of vehicular access to such parking space, provided, however, that this requirement shall not apply to commercial parking facilities with attendant parking.

7-2417. Fire Protection. —

- a. Every commercial parking facility shall be equipped with proper fire extinguishing apparatus subject to the approval of the Fire Department of the City of Indianapolis, and all motor vehicles shall be so parked or stored that they may be reached readily in case of fire or other emergency.

7-2418. Time for Compliance.—All commercial parking facilities shall, unless allowed a different period of time by any other provision in this chapter, be given ninety (90) days from the effective date of this ordinance to file plans for approval, and until January 1, 1970, for full compliance with the terms of this ordinance.

This ordinance shall be subject to penalties as provided in Title 1, Chapter 6, Section 1-601 of the Municipal Code of Indianapolis, 1970. This ordinance shall be in full force and effect from and after its

passage, approval by the Mayor, compliance with all laws pertaining thereto, and publication as provided by law.

Which was read for the first time and referred to the Committee on Public Works.

CITY-COUNTY GENERAL ORDINANCE NO. 257, 1970

Introduced by Councilman Byrum:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, as amended, and more particularly Title 4, Chapter 7, Section 709 thereof, VEHICLES MUST STOP BEFORE ENTERING PREFERENTIAL STREETS, and Section 711, STOPPING AT CERTAIN INTERSECTIONS — 4-WAY STOPS, providing penalties, and fixing a time when the same shall take effect.

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

Section 1. That Title 4, Chapter 7, Section 709 thereof, VEHICLES MUST STOP BEFORE ENTERING PREFERENTIAL STREETS, be, and the same is hereby amended by the addition of the following:

<u>Preferential</u>	<u>Stop</u>
West 96th Street	Copley Drive
East 56th Street	Carrollton Ave
Columbine Drive	Bluebell Lane (Yield Sign)
Kessler Boulevard	Roberta Drive
East 11th Street	Park Avenue
Franklin Road	Orchid Lane
Orchid Lane	Forsythia Drive
Bermuda Drive	Carribbean Drive (southbound)
Harbison Avenue	E. 18th Street
East 21st Street	Skyway Drive
Kingswood Drive	Hampstead Lane (Yield Sign)
East 71st Street	Kingswood Drive
East 65th Street	Kingswood Drive
Kingman Drive	Eastwich Lane

And Section 711, STOPPING AT CERTAIN INTERSECTIONS —

4-WAY and 3-WAY STOPS, be, and the same is hereby amended by the addition of the following:

4-Way Stops

Bermuda Drive and Hibiscus Drive
 Intersecting Alley between Orange St. & Morris Street
 Intersecting Alley between Shelby Street & Olive Street

3-Way Stop

Pennsylvania St. and East 28th Street

Section 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 6, Section 1-601 of the Municipal Code of Indianapolis 1951, as amended.

Section 3. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

Which was read for the first time and referred to the Committee on Transportation.

CITY-COUNTY GENERAL ORDINANCE NO. 258, 1970

Introduced by Councilman Byrum:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, as amended, and more particularly Title 4, Chapter 8, Section 812 thereof, PARKING PROHIBITED AT ALL TIMES ON CERTAIN STREETS, providing penalties, and fixing a time when the same shall take effect.

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

Section 1. That Title 4, Chapter 8, Section 812 thereof, PARKING PROHIBITED AT ALL TIMES ON CERTAIN STREETS, be, and the same is hereby amended by the addition of the following:

<u>Street</u>	<u>Side</u>	<u>From</u>	<u>To</u>
Brentwood Drive	North	East 38th St.	500 ft. north of E. 38th
Breen Drive	Both	500 ft. north of 38th St.	East 39th Place
Breen Drive	West	Breen Drive	350 ft. west of Breen Drive

Section 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 6, Section 1-601 of the Municipal Code of Indianapolis, 1951, as amended.

Section 3. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

Which was read for the first time and referred to the Committee on Transportation.

CITY-COUNTY SPECIAL ORDINANCE NO. 19, 1970

Introduced by Councilman Leak:

AN ORDINANCE extending the boundaries of the Police Special Service District of the City of Indianapolis amending the Code of Indianapolis and Marion County, 1970, and fixing a time when the same shall be effective.

WHEREAS, the owners of the real estate hereinafter described have petitioned to have said real estate included within the boundaries of the Police Special Service District of the City of Indianapolis; and

WHEREAS, this council now determines that reasonable and adequate police protection can be provided within such expanded area by the City Police Force and that the extension of such boundaries is in the public interest of the citizens of the Consolidated 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. The boundaries of the Police Special Service District of the City of Indianapolis are hereby extended to include the territory

of the Consolidated City which is described in Section 2 of this ordinance.

Section 2, Title 1, Chapter 3 of the Code of Indianapolis and Marion County, 1970, is hereby amended to include the following additional section numbered 1-3220, to-wit:

1-3220 POLICE DISTRICT EXTENSION. The Police Special Service District boundaries are extended to include the following described territory, to-wit:

Land being part of the Northeast quarter of Section 9, Township 16 North, Range 4 East, in Marion County, State of Indiana, being more particularly described as follows:

Commencing at the intersection of Millersville Road extended and 56th Street; thence in a Southwesterly direction; along the centerline of said Millersville Road 265 feet more or less to the point of beginning of this description; thence at right angles to the left 204 feet more or less to a point on the East right-of-way line for Emerson Way; running thence South along said right-of-way line a distance of 900 feet more or less and to the centerline of Fall Creek said centerline being the Northern line of the City of Indianapolis; running thence Westerly on and along said Northern line a distance of 110 feet more or less to the West right-of-way of Emerson Way; running thence North along said right-of-way line a distance of 670 feet more or less to a point on the owners said South property line extended; running thence Northwesterly a distance of 187 feet more or less to the centerline of Millersville Road; running thence at right angles on and along said centerline a distance of 209 feet to the point of beginning.

Section 3. This ordinance shall be in full force and effect from and after January 1, 1971.

Which was read for the first time and referred to the Committee on Public Safety.

CITY-COUNTY SPECIAL RESOLUTION NO. 34, 1970

Introduced by Councilman McPherson:

A RESOLUTION approving the annexation and incorporation of certain additional territory into the Indianapolis Sanitary District

WHEREAS, the Board of Public Works on September 21, 1970, adopted BOARD OF PUBLIC WORKS RESOLUTION NO. 2014-1970, CONFIRMING INCORPORATION OF ADDITIONAL TERRITORY TO THE SANITARY DISTRICT OF THE CITY OF INDIANAPOLIS; and

WHEREAS, this Council now determines that such annexation and incorporation of territory 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 annexation and incorporation of the additional territory into the Indianapolis Sanitary District as contained in BOARD OF PUBLIC WORKS RESOLUTION NO. 2014-1970 is hereby approved and the following described territory is incorporated into the Sanitary District of the City of Indianapolis, to-wit:

Part of the West half of Section 6, Township 15 North, Range 5 East in Warren Township, Marion County, Indiana, more particularly described as follows:

Beginning at a point on the North line of said half section a distance of 1627.50 feet East of the North West corner; thence South on and along a line parallel to the West line of said half section a distance of 2840.00 feet; thence East on and along a line parallel to the North line of said half section a distance of 472.50 feet; thence North on and along a line parallel to the west line a distance of 2765.00 feet; thence West parallel to the North line a distance of 7.50 feet; thence North parallel to the West line a distance of 75.00 feet to a point on the North line of said half section; thence West on and along said North line a distance of 465.00 feet to the point of beginning.

Section 2. This resolution shall be in full force and effect upon adoption and approval by the Mayor.

Which was read for the first time and referred to the Committee on Public Works.

CITY-COUNTY SPECIAL RESOLUTION NO. 35, 1970

Introduced by Councilman McPherson:

A RESOLUTION approving the annexation and incorporation of certain additional territory into the Indianapolis Sanitary District

WHEREAS, the Board of Public Works on September 21, 1970, adopted BOARD OF PUBLIC WORKS RESOLUTION NO. 2015-1970, CONFIRMING INCORPORATION OF ADDITIONAL TERRITORY TO THE SANITARY DISTRICT OF THE CITY OF INDIANAPOLIS; and

WHEREAS, this Council now determines that such annexation and incorporation of territory 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 annexation and incorporation of additional territory into the Indianapolis Sanitary District as contained in BOARD OF PUBLIC WORKS RESOLUTION NO. 2015-1970 is hereby approved and the following described territory is incorporated into the Sanitary District of the City of Indianapolis, to-wit:

Part of the East half of section 6, Township 15 North, Range 5 East in Warren Township, Marion County, Indiana, more particularly described as follows:

Beginning at a point 1300.50 feet West and 175.00 feet South of the Northeast corner of said half section, said point also being the Northeast corner of lot number 16 in Bullman Heights, a subdivision, as recorded in Plat Book 21, Page 218, thence South on and along the East line of said lot 16 and the East line of Lots 17, thru 65, both inclusive, a distance of 2600.00 feet to the Southeast corner of lot 65; thence West on and along the South line of said lot 65 a distance of 182.50 feet to a point on the East right-of-way line of Harbison Avenue; thence South on and along said East right-of-way a distance of 15.00 feet; thence West on and along a line parallel to the North line of said half section a distance of 265.00 feet; thence North on and along a line parallel to the West line of said

half section a distance of 2715.00 feet; thence East on and along a line parallel to the North line of said half section a distance of 215.00 feet to a point on the West right-of-way line of Harbison Avenue; thence South on and along said West right-of-way line a distance of 100.00 feet; thence East on and along a line parallel to the North line of said half section a distance of 232.50 feet to a point, said point being the point of beginning.

This description includes lots numbered 16 thru 65, both inclusive, in Bullman Heights, as recorded in Plat Book 21, Page 218 and lots numbered 9 thru 60, both inclusive in Wm. L. Elder's Washington Place Heights, First Section, as recorded in Plat Book 16 Page 184 in the Office of the Recorder of Marion County, Indiana.

Section 2. This Resolution shall be in full force and effect upon adoption and approval by the Mayor.

Which was read for the first time and referred to the Committee on Public Works.

CITY-COUNTY SPECIAL RESOLUTION NO. 36, 1970

Introduced by Councilman McPherson:

A RESOLUTION approving the annexation and incorporation of certain additional territory into the Indianapolis Sanitary District.

WHEREAS, the Board of Public Works on October 5, 1970, adopted BOARD OF PUBLIC WORKS RESOLUTION NO. 2016-1970, CONFIRMING INCORPORATION OF ADDITIONAL TERRITORY TO THE SANITARY DISTRICT OF THE CITY OF INDIANAPOLIS; and

WHEREAS, this Council now determines that such annexation and incorporation of territory 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 annexation and incorporation of additional territory

into the Indianapolis Sanitary District as contained in BOARD OF PUBLIC WORKS RESOLUTION NO. 2016-1970 is hereby approved and the following described territory is incorporated into the Sanitary District of the City of Indianapolis, to-wit:

Part of the West half of Section 6, Township 15 North, Range 5 East in Warren Township, Marion County, Indiana, more particularly described as follows:

Beginning at the North West corner of said half section, thence South on and along the West line of said half section a distance of 2940.00 feet; thence East on and along a line parallel to the North line a distance of 240.00 feet; thence North on and along a line parallel to the West line a distance of 2940.00 feet to a point on the north line of said half section; thence west on and along said north line a distance of 240.00 feet to the point of beginning.

Section 2. This Resolution shall be in full force and effect upon adoption and approval by the Mayor.

Which was read for the first time and referred to the Committee on Public Works.

CITY-COUNTY SPECIAL RESOLUTION NO. 37, 1970

Introduced by Councilman McPherson:

A RESOLUTION approving the annexation and incorporation of certain additional territory into the Indianapolis Sanitary District.

WHEREAS, the Board of Public Works on October 5, 1970, adopted BOARD OF PUBLIC WORKS RESOLUTION NO. 2017-1970, CONFIRMING INCORPORATION OF ADDITIONAL TERRITORY TO THE SANITARY DISTRICT OF THE CITY OF INDIANAPOLIS; and

WHEREAS, this Council now determines that such annexation and incorporation of territory 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 annexation and incorporation of additional territory into the Indianapolis Sanitary District as contained in BOARD OF PUBLIC WORKS RESOLUTION NO. 2017-1970 is hereby approved and the following described territory is incorporated into the Sanitary District of the City of Indianapolis, to-wit:

Part of the West half of Section 6, Township 15 North, Range 5 East in Warren Township, Marion County, Indiana, more particularly described as follows:

Beginning at a point on the North line of said half section a distance of 690.00 feet East of the Northwest corner of said half section; thence South and parallel to the West line of said half section a distance of 2890.00 feet; thence East and parallel to the North line of said half section a distance of 472.50 feet; thence North and parallel to the West line of said half section a distance of 2890.00 feet to a point on the North line of said half Section, said North line also being the centerline of East 10th Street; thence West on and along said North line a distance of 472.50 feet to the point of beginning.

Section 2. This Resolution shall be in full force and effect upon adoption and approval by the Mayor.

Which was read for the first time and referred to the Committee on Public Works.

CITY-COUNTY SPECIAL RESOLUTION NO. 38, 1970

Introduced by Councilman Williams:

A RESOLUTION naming FRANK R. BECKWITH MEMORIAL PARK.

WHEREAS, the Department of Parks and Recreation is presently constructing a park east of Salem Village; and

WHEREAS, certain civic groups in the area of the park and the Board of Parks and Recreation have requested that such park be named in honor of the late respected civic leader, Frank R. Beckwith; NOW, THEREFORE,

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

Section 1. The park under construction east of Salem Village be, and the same is hereby, named FRANK R. BECKWITH MEMORIAL PARK.

Which was read for the first time and referred to the Committee of the Whole.

CITY-COUNTY GENERAL ORDINANCE NOS. 238-255, 1970

Introduced by Councilman Egenes:

G.O. NO. 238, 1970

70-Z-60 United Orthodox Hebrew Congregation, Philip Kraft, Trustee, 5531 N. Pennsylvania St. requests rezoning of 9.50 acres, being in U-3 & D-5 districts, to I-3-U classification to provide for a truck terminal. Located on the east side of South West St., south of Kelly St., projected, in Indianapolis, Center Township (2300 block South West Street).

G.O. NO. 239, 1970

70-Z-200 Department of Parks & Recreation of the City of Indianapolis, 1426 West 29th St. by the Metropolitan Development Commission, Division of Planning & Zoning, 2041 City-County Building, Indianapolis, Indiana requests rezoning of 0.89 acres, being in PK-1 district, to D-5 classification to provide for single family residential use. Located on the west side of Warman Ave., 150' north of West 20th St. in Indianapolis, Wayne Twp. (2000 block North Warman Avenue).

G.O. NO. 240, 1970

70-Z-203 Department of Parks & Recreation of the City of Indianapolis, 1426 West 29th St. by the Metropolitan Development Commission, Division of Planning & Zoning, 2041 City-County Building, Indianapolis, Indiana requests rezoning of 4.27 acres, being in D-5 district to PK-1 classification to provide for park

and recreational use. Located on the south side of 31st Street, east of Hillside Ave. in Indianapolis, Center Township. (2200-2300 East 31st Street)

G.O. NO. 241, 1970

70-Z-163 George Bixler & Simpson & Co. by John W. Simpson by Paul M. Linn, Jr., 255 E. Southern Ave. request rezoning of 27.00 acres; being in A-2 district, to D-3 classification to provide for residential use by platting. Located on the west side of South East St., projected 175' south of Stop 13 Road in Indianapolis, Perry Twp. (8700 block South East St.)

G.O. NO. 242, 1970

70-Z-186 Walter E. Wolf by Metropolitan School District of Washington Twp. by Ben J. Weaver, Atty., 600 Union Federal Bldg. requests rezoning of 31.20 acres, being in D-3 district, to SU-2 classification to provide for a Junior High School. Located on the west side of Ditch Road, 1700' north of West 79th St. in Indianapolis, Washington Twp. (8100 block Ditch Road).

G.O. NO. 243, 1970

70-Z-187 Indianapolis Power & Light Co., 25 Monument Circle by Marcus E. Woods, Asst. Secy. requests rezoning of 1.41 acres, being in U-3 & I-3-U districts, to SU-18 classification to provide for the construction of an electric substation. Located on the south side of 11th St., west side of Carrollton Ave. in Indianapolis, Center Twp. (725 East 11th Street).

G.O. NO. 244, 1970

70-Z-188 Metropolitan School District of Pike Twp., 6901 Zionsville Road by Robert L. Pritchard, Pres., Board of Education requests rezoning of 19.00 acres, being in A-2 district, to SU-2 classification to provide for an elementary school. Located on the south side of West 52nd St., west of Guion Road in Indianapolis, Pike Twp. (4300 block West 52nd Street).

G.O. 245, 1970

70-Z-189 Flossie H. Keller, Kylee B. & Jeanette Mayhall, et al

by A.H.M. Graves, Inc. by Thomas B. Laycock, Agent, 5948 North College Ave., request rezoning of 7.93 acres, being in D-4 district to C-2 classification to provide for a Motor Hotel. Located on the south side of East 21st St., east side of Shadeland Ave. in Indianapolis, Warren Twp. (7053 East 21st Street).

G.O. NO. 246, 1970

70-Z-190 George W. & Agnes L. Evrard, Foltz & Evrard Realty & Rodra E. & Patricia Jacobs, 1135 Roseway Dr. request rezoning of 1.48 acres, being in D-5 & D-8 districts, to C-4 classification to provide for commercial use. Located on the east side of Shadeland Ave., 150' north of Twin Oaks Dr. in Indianapolis, Warren Twp. (3703 & 3707 North Shadeland Avenue).

G.O. NO. 247, 1970

70-Z-191 Ray C. Warden, 4154 Edgemere Court by Wayne Copenhaver request rezoning of 3.11 acres, being in D-3 district, to D-5 classification to provide for residential use by platting. Located on the west side of Lynhurst Dr., 278' north of Minnesota St. in Indianapolis, Wayne Twp. (1650 South Lynhurst Drive).

G.O. NO. 248, 1970

70-Z-192 Royster Co. by Herbert J. Backer, Atty., 1350 Consolidated Bldg. requests rezoning of 13.12 acres, being in I-4-U district, to SU-13 classification to provide for a sanitary land fill for dumping solid fill only. Located on the north side of West Raymond St., 706' west of Harding St. in Indianapolis, Center Twp. (1850 W. Raymond Street).

G.O. NO. 249, 1970

70-Z-193 Department of Public Safety, City of Indianapolis, 2542 City-County Bldg. by Alan R. Kimbell, Director requests rezoning of 0.60 acre, being in D-5 district, to SU-9 classification to provide for a fire station. Located on the northeast corner of Prospect & Earhart Streets in Indianapolis, Center Twp. (3510 Prospect Street).

G.O. NO. 250, 1970

70-Z-194 Justus Contracting Co., Inc. by Walter M. Justus, 1398 North Shadeland Ave. requests rezoning of 9.68 acres, being in A-2 district, to C-2 classification to provide for a Motor Hotel. Located on the north side of East 21st St., 823.8' east of North Shadeland Ave, in Indianapolis, Warren Twp. (7100 block East 21st Street).

G.O. NO. 251, 1970

70-Z-195 Dr. George W. & Eleanor A. James by R. W. Yarling, Atty., 111 Monument Circle request rezoning of 1.10 acres, being in A-2 district, to C-1 classification to provide for a dental clinic. Located on the north side of 31st St., west side of Tibbs Ave., projected, in Indianapolis, Wayne Twp. (3400 block West 30th St.).

G.O. NO. 252, 1970

70-Z-197 Ruth E. Jackson by C. Herbert Kuhlman by Clarence H. Doninger, Atty., 710 Guaranty Bldg. requests rezoning of 3.18 acres, being in D-3 district, to C-7 classification to provide for display sales and service of travel trailers. Located on the south side of West Washington St. 2400' west of Hoffman Road in Indianapolis, Wayne Twp. (8300 block West Washington Street).

G.O. NO. 253, 1970

70-Z-198 Fred T. Horsley & Wayne Copenhaver, 4904 Winston Dr. requests rezoning of 3.10 acres, being in D-11 district to D-5 classification to provide for single family residences by platting. Located on the north side of Troy Ave., 200' west of proposed Woodrow Ave. in Indianapolis, Wayne Twp. (4700-4900 West Troy Ave.).

G.O. NO. 254, 1970

70-Z-199 George J. Biskup, Archbishop of the Roman Catholic Archdiocese of Indianapolis, 1350 N. Penn. St. requests rezoning of 10.30 acres, being in D-3 district, to SU-1 classification to provide for a church, school, convent, rectory & facilities. Located on the north side of East 38th St., west side of Forest

Manor Ave. in Indianapolis, Washington Twp. (3922 & 4050 E. 38th St.).

G.O. NO. 255, 1970

70-Z-201 Department of Public Safety, City of Indianapolis by Alan R. Kimbell, Director, 2542 City-County Bldg. requests rezoning of 0.34 acre, being in D-8 district, to SU-9 classification to provide for a Fire Station. Located on the south side of West 30th St., west side of North Kenwood Ave. in Indianapolis, Center Twp. (2950-60 North Kenwood Avenue).

Which was read for the first time and referred to the Committee on Metropolitan Development.

CITY-COUNTY SPECIAL RESOLUTION NO. 33, 1970

Introduced by Councilman Egenes:

A RESOLUTION approving application of the provisions of Section 23 of the United States Housing Act of 1937, as amended, to Indianapolis.

WHEREAS, under the provisions of Section 23 of the United States Housing Act of 1937, as amended, the United States Housing Assistance Administration is authorized to provide financial assistance to local public housing agencies in providing low-rent housing by leasing dwelling units in existing privately-owned structures; and

WHEREAS, said Section 23 provides that the provisions thereof shall not apply to any locality unless the governing body of the locality has by resolution approved the application of such provisions to such locality; and

WHEREAS, The Housing Authority of the City of Indianapolis, Indiana is a local public housing agency and proposes to apply for 300 dwelling units to be provided by leasing units in privately-owned structures pursuant to said Section 23; and

WHEREAS, the Housing Authority Commissioners and the Metro-

politan Development Commission have approved such participation;

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

1. There exists in the City of Indianapolis a need for low-rent housing at rents within the means of low-income families.
2. The application of the provisions of Section 23 of the United States Housing Act of 1937, as amended, to the City of Indianapolis is approved in connection with the providing of low-rent housing projects not to exceed approximately 300 dwelling units within the area of operation of the Housing Authority of the City of Indianapolis.
3. That this Resolution shall be in full force and effect from and after its passage.

Which was read for the first time on October 14, 1970 and referred by letter to the Committee on Metropolitan Development.

ORDINANCES ON SECOND READING

Mr. Gorham reported that the Committee on Administration recommended passage of Appropriation Ordinance Nos. 56, 58, and 59, 1970.

Mr. Gorham called for second reading of City-County Appropriation Ordinance No. 56, 1970.

The Clerk read the ordinance for the second time.

Mr. Gorham moved, seconded by Mr. McPherson, for the passage of City-County Appropriation Ordinance No. 56, 1970.

The ordinance passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Gorham called for second reading of City-County Appropriation Ordinance No. 58, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Gorham, seconded by Mr. Egenes, City-County Appropriation Ordinance No. 58, 1970 passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Gorham called for second reading of City-County Appropriation Ordinance No. 59, 1970.

The Clerk read the ordinance for the second time.

Mr. Gorham moved, seconded by Rev. Williams, for the adoption of City-County Appropriation Ordinance No. 59, 1970, which failed for lack of two-thirds majority on the following roll call vote:

Ayes 8, viz: Mr. Byrum, Mr. Cottingham, Mr. Egenes,

Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Noes 3, viz: Mr. Broderick, Mr. Brown, and Mr. Forestal.

Mr. Egenes called for second reading of City-County Appropriation Ordinance No. 57, 1970.

The Clerk read the ordinance for the second time.

Mr. Egenes moved, seconded by Mr. Byrum, to amend the ordinance as follows:

Indianapolis, Ind., October 19, 1970

Mr. President:

I move that Appropriation Ordinance No. 57, 1970 be amended by striking out wherever they appear in the ordinance the words and/or figures "one hundred thousand dollars (\$100,000.00)" and inserting in lieu thereof the following: the words and/or figures "sixty thousand dollars (\$60,000.00)."

HAROLD J. EGENES, Councilman

The amendment passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

On motion of Mr. Egenes, seconded by Mr. Byrum, the ordinance, as amended, passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Egenes called for second reading of City-County Special Resolution No. 33, 1970.

The Clerk read the resolution for the second time.

On motion of Mr. Egenes, seconded by Mr. Gorham, the resolution passed on the following roll call vote:

Ayes 9, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Noes 2, viz: Mr. Cottingham, and Mr. Leak.

Mr. Egenes called for a second reading of City-County General Ordinance Nos. 212-215 and 217-229, 1970. General Ordinance No. 216, 1970, is to be held for further study.

The Clerk read the ordinances for the second time.

On motion of Mr. Egenes, seconded by Mr. Cottingham, the ordinances passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Egenes called for a second reading of City-County General Ordinance Nos. 238-255, 1970.

The Clerk read the ordinances for the second time.

On motion of Mr. Egenes, seconded by Mr. Byrum, the ordinance passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Byrum called for a second reading on City-County General Ordinance No. 230, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Byrum, seconded by Mr. Egenes, the ordinance passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Byrum called for a second reading of City-County General Ordinance No. 231, 1970.

The Clerk read the ordinance for the second time.

After discussion, and on motion of Mr. Byrum, seconded by Mr. Egenes, the ordinance passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Byrum called for a second reading of City-County General Ordinance No. 232, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Byrum, seconded by Mr. Egenes, the ordinance passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Byrum called for a second reading of City-County General Ordinance No. 237, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Byrum, seconded by Mr. McPherson, the ordinance passed on the following roll call vote:

Ayes 11, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas.

Mr. Cottingham called for second reading of City-County Appropriation Ordinance No. 54, 1970.

The Clerk read the ordinance for the second time.

Mr. Cottingham moved, seconded by Mr. Egenes, to amend the ordinance as distributed, which reads as follows:

Indianapolis, Ind., October 19, 1970

Mr. President:

I move that Appropriation Ordinance No. 54, 1970 be amended as per the copy distributed to all Councilmen, which reads as follows:

CITY-COUNTY APPROPRIATION ORDINANCE NO. 54, 1970,
AS AMENDED

AN ORDINANCE transferring and appropriating the sum of Twenty-one thousand Two hundred Ninety-five dollars and Twenty-five cents (\$21,295.25) from the unexpended, unencumbered and unappropriated balance of the County General Fund to certain other designated funds of Marion County government and its institutions as created by virtue of the Budget for 1970, City-County Ordinance No. 2, 1969 (County Ordinance No. 11, 1969), as amended and declaring an emergency.

WHEREAS, an emergency has arisen since the adoption of the existing 1970 Budget appropriations for county government for certain matching funds for the Municipal Court programs under the supervision of the Indiana Criminal Justice Planning Agency which requires expenditure of funds in addition of those appropriated in the 1970 Budget; and

WHEREAS, there are available unexpended, unencumbered and unappropriated monies in the County General Fund in sufficient amounts to meet such needs;

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

Section 1. The sum of Twenty-one Thousand Two Hundred Ninety-five Dollars and Twenty-five Cents (\$21,295.25) be and the same is hereby appropriated from the unexpended, unencumbered and unappropriated balance of the County General Fund, and the same is hereby appropriated to the Crime Control Fund as shown below under the heading INCREASE as follows:

REDUCE	County Fund
Reduce unappropriated County General Fund	\$ 21,295.25
TOTAL REDUCTION	\$ 21,295.25
INCREASE	Crime Control Fund
CRIME CONTROL FUND	
200 All other operating expenses	\$ 21,295.25
TOTAL INCREASES	\$ 21,295.25

Section 2. This ordinance shall be in full force and effect from and after its passage and publication as required by law.

The motion to amend passed by unanimous voice vote.

On motion of Mr. Cottingham, seconded by Mr. Egenes, the ordinance, as amended, passed on the following roll call vote:

Ayes 10, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and Chairman SerVaas. Mr. Forestal was out of the chambers.

NEW BUSINESS

Mr. Leak announced that the Public Safety Committee will meet on November 2, 1970 at 8:00 P.M., to consider the new amendments for City-County General Ordinance No. 84, 1970.

Mr. McPherson read City-County Special Resolution No. 38, 1970.

Mr. McPherson moved, seconded by Rev. Williams, for the adoption of Special Resolution No. 38, 1970.

The resolution was adopted by unanimous voice vote.

Chairman SerVaas announced that due to the election, the next Council meeting will be held on November 9, 1970.

Chairman SerVaas announced that since the National League of Cities will meet the first week in December, the first regular meeting of the month will be moved to December 14, 1970.

Mr. Gorham moved to adjourn, seconded by Mr. McPherson; the motion was unanimously carried. The meeting was adjourned at 9:15 P.M.

We hereby certify that the above and foregoing is a full, true, and complete record of the proceedings of the

City-County Council of Indianapolis-Marion County held on the 19th day of October, 1970.

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



ATTEST:

Vice-President



(SEAL)

City Clerk