

**POSTPONED REGULAR MEETING
CITY-COUNTY COUNCIL
Monday, September 27, 1976**

A Postponed Regular Meeting of the City-County Council of Indianapolis, Marion County, convened in the Council Chambers of the City-County Building at 7:30 p.m., Monday, September 27, 1976, President SerVaas in the chair. Councilman Kimbell opened the meeting with a prayer, followed by the Pledge of Allegiance.

ROLL CALL

President SerVaas instructed the Clerk to take the roll. Twenty-seven members being present, he announced a quorum.

PRESENT: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Gorham, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McPherson, Mr. Miller, Miss Parker, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.
ABSENT: Mr. Patterson and Mr. Pearce.

President SerVaas expressed sympathy and concern on behalf of the Council having been informed that Mr. Patterson has suffered a coronary during the early portion of his vacation, and is presently hospitalized in Northwest Kansas Medical Center.

CALL FOR POSTPONED REGULAR MEETING

The President called for the reading of Special Notices and the Clerk read the following:

**TO THE MEMBERS OF THE CITY-COUNTY COUNCIL OF
INDIANAPOLIS—MARION COUNTY:**

Ladies and Gentlemen:

You are hereby notified that there will be a **POSTPONED REGULAR MEETING** of the City-County Council held in the City-County Building, in the Council Chambers on **September 27, 1976**, at 7:00 p.m. the purpose of such MEETING being to conduct any and all business that may properly come before a regular meeting of the Council.

Respectfully,

**Beurt SerVaas, President
City-County Council**

CORRECTION OF JOURNAL

President SerVaas called for additions or corrections to the Journal of September 13, 1976. Due to illness of the Deputy City Clerk, no minutes were distributed. Minutes of September 13, 1976, will be approved at the next meeting of the City-County Council to be held on October 11, 1976.

OFFICIAL COMMUNICATIONS

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

September 14, 1976

**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 Commercial and the Indianapolis News on September 16, 1976, and September 23, 1976, a "Notice to Taxpayers" on Proposal Nos 387, 388, 389, 392, 393, 394, 397, 398, 399, 400, 401 and 402, 1976, for a Public Hearing to be held on Monday, September 27, 1976, at 7:00 p.m. in the City-County Building.

Respectfully,

Beverly S. Rippy
City Clerk

September 15, 1976

**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 City-County ordinances:

FISCAL ORDINANCE NO. 83, 1976 adopting the City-County Annual Budget for 1977, appropriating all amounts necessary to defray expenses for the operation of every facet of consolidated government of the City of Indianapolis and Marion County, for the calendar and fiscal year beginning January 1, 1977 and ending December 31, 1977, allocating receipts and establishing the method of financing such expenses and establishing salaries, wages, and compensation rates and limitations with respect to certain employees of the City and County.

FISCAL ORDINANCE NO. 84, 1976 levying taxes and fixing the rate of taxation for the purpose of raising revenue to meet the necessary expenses of Indianapolis and Marion County Government and its institutions for the calendar year 1977.

GENERAL ORDINANCE NO. 102, 1976 further amending the Code of Indianapolis and Marion County, Indiana and more particularly Chapter 29, Section 29-92.

GENERAL ORDINANCE NO. 103, 1976 further amending the Code of Indianapolis and Marion County, Indiana and more particularly Chapter 29, Section 29-92.

GENERAL ORDINANCE NO. 104, 1976 further amending the Code of Indianapolis and Marion County, Indiana, and more particularly Chapter 29, Section 29-92.

GENERAL ORDINANCE NO. 105, 1976 further amending the Code of Indianapolis and Marion County, Indiana and more particularly Chapter 29, Section 29-29 & 267.

GENERAL ORDINANCE NO. 106, 1976 further amending the Code of Indianapolis and Marion County, Indiana and more particularly Chapter 29, Section 29-267.

GENERAL ORDINANCE NO. 187, 1976 further amending the Code of Indianapolis and Marion County, Indiana, and more particularly Chapter 29, Section 29-267.

FISCAL ORDINANCE NO. 89, 1976 amending the City-County Annual Budget for 1976 and appropriating an additional \$71,114 in the City General Fund for purposes of the Youth Development Division, Department of Administration.

Respectfully,

William H. Hudnut, III
Mayor

September 20, 1976

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

Ladies and Gentlemen:

Returned herewith, without my approval and signature, is City-County Special Resolution No. 14, 1976, which was adopted by the Council on September 13, 1976. This special resolution authorizes and directs "the appropriate officers of Marion County, Indiana, to cause to be prepared and executed an appeal to the State Board of Tax Commissioners and the Indiana Local Government Tax Control Board for authority for an excess levy for the County General Fund in the amount of One Hundred Eighty Six Thousand, Four Hundred Fifty One Dollars (\$186,451).

As you know, Special Resolution No. 14 was one of the various ordinances and resolutions pertaining to the 1977 Budget adopted by the City-County Council last Monday evening. Previously, I have approved and delivered to the Clerk of the City-County Council, Mrs. Beverly S. Rippey, the ordinances and resolutions over which I have control as Mayor. However, I have chosen to veto Special Resolution No. 14.

Budget-making always involves difficult decisions, and the end result always involves the good with the bad, the sweet with the bitter. I am grateful that many of my priorities are met in the City Budget - there is money to continue the fight against crime in our community, to improve our residential streets, to start a program to improve drainage, and to promote economic development. Likewise there is much in the total budget that will be beneficial to the entire community, for which I am also grateful.

However, I cannot help but also observe the bad. The portions of the budget over which I have little or no control are the parts that have gone up the most. To meet the legal obligations imposed upon us by prior bond issues, the tax rate for sinking funds has had to be increased. Furthermore, in contrast to the modest increase of about 3% in the City operating budget, the budgets for the County agencies are up over 13% and the municipal corporations are up over 29%. I wish that these portions of the total budget, over which I have no control and which by state statute I cannot veto, had been pruned more by the City-County Council committees before final passage.

To my way of thinking, given the substantial increases in the county budgets, and the opportunity to prune unneeded monies, it is fiscally unnecessary to request a tax rate in excess of that permitted under the State's property tax control program. Of course, the commitment to community mental health centers must be met. The appropriation for the centers is in the budget and my refusal to sign the resolution should in no way be construed as a negative judgment on the importance of the contribution that community mental health centers make to our total welfare here in Marion County. Instead, I believe that as an operating expense, the monies for the centers should be budgeted at the front end of the process (since these are mandated), and other expenditures (not all of which are mandatory) should be brought into line with the total revenues available without appealing for an excess levy. In other words, why not trim some other parts of the County General Fund by an amount of \$186,451 in order to balance the budget. In my opinion, if the appropriate Council committee members looked hard enough, they would find a way to do that, without forcing an appeal for an excess levy on us. Surely, since the mental health centers were in last year's budget, at the same amount, it means that other budgets in this fund have been raised this year, and the implication is quite plain to me that they might possibly be pared back.

Consequently, because I believe the request that I join the appeal for an excess levy is unneeded, I will not sign this resolution and am returning it to you for the Council's consideration. Needless to say, if the Council members override my veto, I will join in the appeal to the State Board of Commissioners and the Indiana Local Government Control Board for authority for an excess levy for the County General Fund. But at this stage of the process, I feel constrained to take this stand as a matter of conscience.

Respectfully,

William H. Hudnut, III
Mayor

INTRODUCTION OF GUESTS

Councilman Howard introduced Gladys F. Miller and Lillian Stevenson of Citizen Ambulatory Health Center; Anna Coleman, Omentha Smith, Wesley Crowe of CASA, Helen A. Lewis, Armissa Engs Smith, Dorothy L Bruse of Citizen's MSC; Charles Williams, Mayor's Office; Gwendolyn Twyman and Doris Parker.

INTRODUCTION OF PROPOSALS

President SerVaas called for introduction of new proposals. The Clerk read the following:

Proposal No. 404, 1976. Introduced by Councilman Clark. The Clerk read the Proposal entitled, "A Proposal for a Fiscal Ordinance No. 91, 1975) transferring and appropriating Three Thousand Five Hundred Dollars (\$3,500.00) for purposes of the Records Division of the Department of Administration and reducing certain other appropriations for that division," and the President referred it to the Administration Committee.

Proposal No. 405, 1976. Introduced by Councilman Clark. The Clerk read the

Proposal entitled, "A Council Resolution appointing members to the Advisory Council to the Office of Youth Development," and the President referred it to the Administration Committee.

Proposal No. 406, 1976. Introduced by Councilman Schneider. The Clerk read the Proposal entitled, "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Forty-six Thousand Nine Hundred Fifty-five Dollars (\$46,955.00) in the County General Fund for purposes of the Cooperative Extension Service and County Auditor and reducing the unappropriated and unencumbered balance in the County General Fund," and the President referred it to the County & Townships Committee.

Proposal No. 407, 1976. Introduced by Councilman West. The Clerk read the Proposal entitled, "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Three Hundred Fifty Dollars (\$350,00) in the Crime Control Fund for purposes of the Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the Crime Control Fund;" and the President referred it to the Public Safety and Criminal Justice Committee.

Proposal No. 408, 1976. Introduced by Councilman West. The Clerk read the Proposal entitled, "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Forty-one Thousand One Hundred Eleven Dollars and Eleven Cents (\$41,111.11) in the Crime Control Fund for purposes of the Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the Crime Control Fund," and the President referred it to the Public Safety and Criminal Justice Committee.

Proposal No. 409, 1976. Introduced by Councilman West. The Clerk read the Proposal entitled, "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Six Thousand Six Hundred Sixty-six Dollars and Sixty-seven Cents (\$6,666.67) in the Crime Control Fund for purposes of the Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the Crime Control Fund." and the President referred it to the Public Safety and Criminal Justice Committee.

Proposal No. 410, 1976. Introduced by Councilman West. The Clerk read the Proposal entitled, 'A Proposal for a Fiscal Ordinance amending the CITY-COUNTY

ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Twenty-two Thousand Three Hundred Dollars (\$22,300.00) in the Crime Control Fund for purposes of the Juvenile Court and reducing the unappropriated and unencumbered balance in the Crime Control Fund," and the President referred it to the Public Safety and Criminal Justice Committee.

Proposal No. 411, 1976. Introduced by Councilman West. The Clerk read the Proposal entitled, "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional One Thousand Seven Hundred Eighty-four Dollars and six Cents (\$1,784.06) in the Crime Control Fund for purposes of the Municipal Court and reducing the unappropriated and unencumbered balance in the Crime Control Fund," and the President referred it to the Public Safety Criminal Justice Committee.

Proposal No. 412, 1976. Introduced by Councilman West. The Clerk read the Proposal entitled, "A Proposal for Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Forty-eight Thousand Nine Hundred Eighty Dollars and Seventy-six Cents (\$48,980.76) in the County General Fund for purposes of the County Sheriff and reducing the unappropriated and unencumbered balance in the County General Fund," and the President referred it to the Public Safety and Criminal Justice Committee.

Proposal No. 413, 1976. Introduced by Councilman West. The Clerk read the Proposal entitled, "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Fifteen Thousand Eight Hundred Seventy-seven dollars and Fifty Cents (\$15,877.50) in the Crime Control Fund for purposes of Sheriff and reducing the unappropriated and unencumbered balance in the Crime Control Fund,' and the President referred it to the Public Safety and Criminal Justice Committee.

Proposal No. 414, 1976. Introduced by Councilman West. The Clerk read the Proposal entitled, "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) transferring and appropriating Eleven Thousand Six Hundred Eight-two Dollars (\$11,682.00) for purposes of the Prosecutor and reducing certain other appropriations for that department," and the President referred it to the Public Safety and Criminal Justice Committee.

Proposal No. 415, 1976. Introduced by Councilman Miller. The Clerk read the Proposal entitled, "A Proposal for a General Ordinance further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29 Section 29-92, establishing regulations, providing penalties, and fixing a time when the same shall take effect," and the President referred it to the Transportation Committee

Proposal Nos. 416-428, 1976. Introduced by Councilman Durnil. The Clerk read the Proposal entitled, "A Proposal for Rezoning Ordinances certified from the Metropolitan Plan Commission on September 16, 1976," and the President referred them to the Committee of the Whole to be heard under Special Orders-Final Adoption.

Proposal No. 439, 1976. (Clerk's Note: Proposal No. 439, 1976, was introduced under Suspension of Rules.) "A Proposal for a General Resolution authorizing the City of Indianapolis to participate in the Community Development Program and receive grants therefor as provided in the Housing and Community Development Act of 1974 and designating and authorizing the Mayor as the appropriate officer of the City of Indianapolis to make application under said federal statute," and the President referred it to the Rules and Policy Committee.

MODIFICATION OF SPECIAL ORDERS

President SerVaas called for any business eligible to be handled under Modification of Special Orders.

Proposal No 439, 1976. Councilman Kimbell moved, seconded by Councilman Gilmer, to Suspend to Rules and introduce Proposal No. 439, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move to suspend the Rules of the Council on preparation and introduction of proposals to allow the introduction of the attached proposal to be numbered out of sequence as Proposal No. 439, 1976, and assigned to the Rules and Policy Committee.

Alan R. Kimbell, Councilman

A Proposal for a General Resolution authorizing the City of Indianapolis to participate in the Community Development Program and receive grants therefor as provided in the Housing and Community Development Act of 1974 and designating and authorizing the Mayor as the appropriate officer of the City of Indianapolis to make application under said federal statute.

WHEREAS, the Federal Housing and Community Development Act of 1974, specifically Title 1 thereof, provides for certain federal grants to units of local government to assist in the development of viable communities; and

WHEREAS, The City of Indianapolis has participated in certain other federal grant programs which are replaced by the provisions of Title 1 of the said Housing and Community Development Act of 1974; and

WHEREAS, the City-County Council authorized applications under said Act for the 1975 and 1976 entitlement grants pursuant to Title 1 of said Act; and

WHEREAS, the City-County Council, as the governing body of the City of Indianapolis, determines that it is in the best interest of the City that application, under Title 1 of said Act, be made for federal grants to which the City is entitled, thereunder; and in anticipation of the receipt of funds resulting from said application, the City-County Council has established appropriations for the departments of the City sufficient to accommodate the expenditure of said funds now, therefore:

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

SECTION 1. The appropriate departments of the City are authorized to undertake the preparation of an application for 1977 funds available to the City under the provisions of Title 1 of the Housing and Community Development Act of 1974.

SECTION 2. The Mayor of the City of Indianapolis is designated and authorized as the appropriate local official to submit and certify said application as required in said Act of the regulations applicable thereto.

The Motion carried by Unanimous Voice Vote.

Deputy Mayor Tom Hasbrook explained that Proposal No. 439, 1976, was later than the deadline in preparation, that the proposal had to be prepared by Wednesday and was not ready until Thursday. He stated that there is a 75-day waiting period for approval of Community Development funds to be spent, and requested consideration of Council to suspend the deadline rules for preparation and introduction.

Following further discussion, Councilman Walters moved, seconded by Councilman Campbell to amend Mr Kimbell's motion as follows:

CITY-COUNTY COUNCIL MOTION

Mr President:

I move to amend Mr. Kimbell's motion by deleting the motion as originally submitted and inserting in lieu thereof the following:

"I move to suspend Rules of the Council on preparation and introduction of the proposal to allow introduction of the attached proposal to be numbered out of sequence as Proposal No. 439, 1976,

and assigned to the Rules and Policy Committee.

Keith Walters, Councilman

The motion to further amend and Suspend the Rules on Proposal No. 439, 1976, was passed on the following roll call vote: viz;

22 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Ms. Journey, Mr. Kimbell, Mr. McPherson, Mr. Miller, Miss Parker, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

4 NOES: Mrs. Coughenour, Mr. Gorham, Mr. Rippel, Mr. Schneider. (Mr. Dowden did not vote.)

The President called for remaining proposals to be considered under Modification of Special orders.

The following Councilmen requested Advancement of Proposals upon the Agenda.

Councilman West - Proposal No. 328, 1976

Councilman Gilmer - Proposal No. 325, 1976, and

Councilman Bayt - Proposal No. 363, 1976.

President SerVaas granted permission to advance the above mentioned requested proposals

Proposal No. 328, 1976. Following discussion during which Councilman West spoke, Councilman West moved, seconded by Councilman Gorham, to amend Proposal No. 328, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 328, 1976, be amended as follows:

- (a) In line 134 on page 4, substitute the word "separate" for the word "direct," and
- (b) Underline lines 153 through 172 (inclusive) on Page 5.

Stephen West
Councilman

The Motion carried by Unanimous Voice Vote.

Mr. West then moved, seconded by Councilman Vollmer to further amend Proposal No. 328, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 328, 1976, be amended as follows:

In Section 1, line 17, after the word 'chiropractor' insert "podiatrist"

In Section 1, line 155, after the word "chiropractor" insert "podiatrist."

**Stephen R. West
Councilman**

The Motion carried by Unanimous Voice Vote.

Mrs. Brinkman moved, seconded by Mr. Cantwell to amend Proposal No. 328, 1976, As Amended, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 328, 1976, As Amended, be further amended by deleting in Line 55 of Page 2, the last two words "of female" and that Proposal No. 328, 1976, be further amended by deleting lines 151 through 160 on Page 5 in their entirety.

**Joyce E. Brinkman
Councilwoman**

Mrs. Brinkman's motion to amend Proposal No. 328, 1976, As Amended, failed by the following roll call vote:

9 AYES: *Mr. Bayt, Mrs. Brinkman, Mr. Cantwell, Mr. Gorham, Mr. Hawkins, Mrs. Journey, Mr. McPherson, Mr. SerVaas and Mr. Tintera.*

17 NOES: *Mr. Anderson, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Howard, Mr. Kimbell, Mr. Miller, Miss Parker, Mr. Rippel, Mr. Schneider, Mr. Tinder, Mr. Vollmer, Mr. Walters and Mr. West.*
(Mr. Boyd did not vote.)

Proposal No. 328, 1976, As Amended, was retitled General Ordinance No. 110, 1976, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 110, 1976

A GENERAL ORDINANCE amending the Code of Indianapolis and Marion County, 1975, Chapter 17, by amending Article XXI, concerning bathhouses, massage parlors and related enterprises providing for the licensing and operation of the same.

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, 1975, Chapter 17, Article XXI be and is hereby amended by the addition of the words underlined and deletion of the words crosshatched, to read as follows:

Sec. 17-725. General Definition.

Whenever used in this Chapter the following words or phrases shall be defined as herein stated:

- (a) ' Bath House ' means any building, room, place, or establishment other than a regularly licensed hospital, dispensary, hotel, rooming house, or public lodging house, where members of the public are provided with baths, regardless whether steam, vapor, water, sauna, or otherwise.
- (b) "Massage Parlor" means any building, room, place or establishment other than a regularly licensed hospital or dispensary where non-medical and non-surgical manipulative exercises are practiced upon the human body with or without the use of mechanical or bath devices by anyone not a physician, osteopath, chiropractor, podiatrist or physical therapists duly registered with and licensed by the State of Indiana.
- (c) "Massage" means any method of treating the superficial soft parts of the body for remedial or hygienic purposes, consisting of rubbing, stroking, kneading or tapping with the hands or instruments.
- (d) "Massage School" means any bath house or massage parlor defined in (a) and (b) above, where the act of massage as defined in (c) above is either taught or practiced.
- (e) "Massage Therapy" means the act of body massage, either by mechanical or electrical apparatus for the purpose of reducing or contouring the body by the use of oil rub, salt, hot and cold packs, cold showers and cabinet baths.
- (f) "Massage Therapists" means any person who practices, administers, or teaches all or any of the subjects or methods of treatment defined in subsection (e) above as massage therapy.
- (g) "Massage Therapy Clinic" means any shop, establishment or place of business where any or all of the methods of massage therapy are administered or used.
- (h) "Massage Therapy School" means any duly registered massage therapy establishment where a tuition is charged for the instruction of massage therapy techniques.
- (i) "Private Health Club" means a facility for exercise and physical training which is operated for, and open only to members of a private club and their invited guests.
- (j) "Private Club" means an organization or association maintaining club rooms or other recreation of social facilities used primarily for purposes other than a bath house or massage parlor, membership in which is limited to persons paying a regular dues or assessment.

(k) Medical therapist means a person who performs massage solely for patients referred from a physician, osteopath, or chiropractor duly registered with and licensed by the State of Indiana and who shall maintain a current roster or list of said patients and the source of referral.

(k) "Sexual and Genital Areas" means the sexual or genital area of any person shall include the genitals, pubic area, anus or perineum of any person, or the vulva or breast of female.

Sec. 17-726. License required.

(a) It is unlawful for any person or firm to operate, conduct or maintain a massage school, massage parlor, massage therapy clinic, or bath house without license to operate such massage school, massage parlor, massage therapy clinic, or bath house issued by the City Controller.

(b) It shall be unlawful for any person or firm licensed to operate a massage school, massage parlor, massage therapy clinic or bath house to employ or permit any person to perform a massage unless such person be licensed as a massage therapist by the City Controller.

(c) It shall be unlawful for any person to be employed as a massage therapist or to perform massages for a fee unless such person be licensed as a massage therapist by the City Controller.

Sec. 17-727. Applications for Licenses

(a) The application for a license to operate a massage school, massage parlor, massage therapy clinic, or bath house shall contain the following information and should be individually signed by the applicant:

1. Name of applicant and aliases
2. Resident address of applicant and former addresses for the past three (3) years
3. Business address of applicant
4. Number of massage tables, shower stalls, or other such individual units
5. The age, date of birth and citizenship of the applicant, in the case of individuals, and of the manager and officers in the case of a corporation
6. The names, addresses, ages, citizenship and designations of each person connected with the applicant's establishments
7. Whether the applicant or its manager or officers have ever been previously engaged in operating a massage school, massage parlor, massage therapy clinic, or bath house
8. Whether any applicant, or in the case of a corporation, its managers, officers, directors, or stockholders have ever been convicted of any act of violence, moral turpitude, sex offense, or prior violation on this ordinance
9. An agreement by the operator permitting inspection
10. Type of license being applied for by the applicant.

(b) Along with the operator's application for a license, there shall be filed a verified

application for a massage therapist license by each individual who is employed in the establishment who is required by the chapter to be licensed. The application should contain the following information:

1. Name and aliases
2. Age, date of birth
3. Address and former addresses for past three (3) years
4. Citizenship
5. Whether convicted of any public offense concerning an act of violence, moral turpitude, sex offense, or prior violation of this ordinance
6. Nature of work performed

(c) Along with the aforesaid application for license there shall be a certificate from a duly licensed medical practitioner, on a form prescribed by the Health and Hospital Corporation of Marion County, certifying that said applicant is free from communicable diseases and that said examination has been made within thirty (30) days prior to the application for the license or permit herein sought.

Sec. 17-728. License Fees.

The annual license fee for each person who operates or is employed by a massage parlor, massage therapy clinic, or bath house or any combination thereof shall be determined in accordance with the following scale:

(a) "Class A" licenses shall be required for all private health clubs. The fee for said license to be fifty dollars (\$50.00) annually.

(b) "Class B" licenses shall be required for all other owners of the above mentioned businesses, the fee for said license to be two hundred fifty dollars (\$250.00) annually.

(c) "Class C" licenses shall be required for massage therapists, the fee for said license to be ~~Twenty-five~~ ~~dollars~~ (\$25.00) annually for each therapist.

Sec. 17-729. Operations.

(a) No massage school, massage parlor, massage therapy clinic, or bath house shall be operated or conducted in, or with a separate opening to living quarters. There must be a separate opening to living quarters, and a separate entrance to the place of business. No one should use the building quarters for a place of habitation.

(b) All licensed operators or permit holders under this ordinance shall show their license or permits in a visible location in their establishment.

(c) All licenses or permit holders shall be subject to all other city ordinances, county ordinances and State of Indiana statutes and to regulations of various administrative bodies of the city, county and state, and violation of such regulations, ordinances, or statutes shall be grounds for revocation of licenses or permits.

(d) No person shall be employed by any licensee under this chapter or to be within view of any of the services rendered by a massage parlor, massage therapy clinic, or bath house who has not reached the age of twenty-one (21).

(e) No person holding a license under this chapter shall administer to a person of the opposite sex, any massage, alcohol rub, or similar treatment, fomentation, bath or electric or magnetic treatment, except upon the signed order of a licensed physician, osteopath, chiropractor, podiatrist, or registered physical therapist. A person shall neither cause nor permit in or about his place of business, or in connection with his

business, any agent, employee, servant, or other individual to administer any such treatment to any individual of the opposite sex.

(f) All employees of establishments licensed under this chapter including masseurs, masseuses and therapists shall wear clean non-transparent outer garments covering the sexual and genital areas.

(g) The sexual or genital areas of patrons of establishments required to be licensed under this chapter must be covered with towels, clothes or undergarments when in the presence of an employee, masseur, masseuse or therapist.

(h) No person in any establishment licensed under this chapter shall place his or her hand upon or touch with any part of his body or fondle in any manner or massage a sexual or genital area of any other person.

(i) No employee of an establishment licensed under this chapter shall perform, offer or agree to perform any act which shall require the touching of the patron's genitals.

(j) Every massage school, massage parlor, massage therapy clinic, or bath house shall be open for inspection during all business hours and at other reasonable times by police officers health and fire inspectors and duly authorized representatives of the City Controller upon the showing of proper credentials by such persons.

(k) Any bath house, massage parlor, massage therapy clinic, massage therapy school, or any combination thereof is prohibited from installing or maintaining any lock or similar device on the inside of any door of said business which cannot be operated by key or knob from the exterior or said door.

(l) Any establishment licensed under this chapter as a private health club shall maintain a current list of members as the case may be, and a roster of those receiving massage therapy by dates which lists and rosters shall be available to anyone inspecting the establishment pursuant to subsection (j).

Sec. 17-730. Issuance and Rejection of Application -- Qualifications.

The Controller, before issuing any license provided for herein, shall investigate the character of the applicant and the officers, directors and managers of the business if it be a corporation. No license shall be issued if he shall find:

(1) That any of the persons named in the application or any employee thereof are not persons of good moral character

(2) That any of said persons have previously been connected with any massage school; massage parlor, massage therapy clinic, or bath house where the license therefor has heretofore been revoked, or where any of the provisions of the law applicable to massage schools, massage parlors, massage therapy clinics, or bath houses have been violated.

(3) If the premises sought to be so licensed fail to comply in any manner with the ordinances, and laws applicable thereto.

All applicants for license to engage in the practice of massage therapy must submit a certificate of affidavit of their respective qualifications as to schooling, training, and experience and where and how obtained.

Sec. 27-731. Complaints.

All complaints of alleged violations of the provisions of this chapter shall be made in

writing to the Controller. Upon learning of violations of the provisions of the chapter and/or related ordinances or laws, the Controller shall utilize the enforcement remedies provided in Section 17-49.

After a hearing hereon, if the Controller should determine that said license shall be revoked, no refund of license or permit fee shall be due.

SECTION 2. Should any section, paragraph, sentence, clause or phrase or this ordinance be declared unconstitutional or invalid for any reason, the remainder of said ordinance shall not be affectee thereby.

SECTION 3. (This ordinance shall be in full force and effect after passage, approval by the Mayor and publication according to law.)

The foregoing was passed by the City-County Council this 27th day of September, 1976.

Proposal No. 325, 1976. Following discussion during which Mr. West spoke, Mr. Hawkins moved, seconded by Mr. Kimball, to table Proposal No. 325, 1976.

The motion to table Proposal No. 325, 1976, failed on the following roll call vote:
viz:

10 AYES: Mr. Boyd, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. Miller, Miss Parker, Mr. Tintera, Mr. Vollmer and Mr. West.

13 NOES: Mr. Anderson, Mr. Bayt, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. McPherson, Mr. Schneider, Mr. SerVaas, Mr. Tinder, and Mr. Walters. (Mr. Cantwell, Mrs. Coughenour, Mr. Gorham and Mr. Rippel did not vote.)

After considerable debate, Proposal No. 325, 1976, was passed on the following roll call vote: viz;

22 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Gorham, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McPherson, Mr. Miller, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. Vollmer and Mr. Walters.

5 NOES: Mrs. Brinkman, Mrs. Coughenour, Miss Parker, Mr. Tinder and Mr. West.

Proposal No. 325, 1976, was retitled General Ordinance No. 116, 1976, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 116, 1976

A GENERAL ORDINANCE enlarging the boundaries of the Fire Special Service District of the City of Indianapolis and fixing a time when the same shall be effective. (Amends Code ss. 2-339)

WHEREAS, all of the owners of the real property hereinafter described have petitioned to have said real estate included within the boundaries of the WHEREAS, the Department of Metropolitan Development has made its findings of fact and recommendation with respect to said petition, which findings of fact and recommendations were mailed to the Indianapolis Fire Chief, Pike Township Trustee, and petitioners on June 24, 1976; and

WHEREAS, this Council after public hearing, now determines that reasonable and

adequate fire protection can be provided within such expanded area by the City Fire 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 Fire Special Service District of the City of Indianapolis be, and are hereby, extended to include the following territorial area of the Consolidated City, to wit:

**Part of the Southwest quarter of Section 6, Township 16
North Range 3 East, Marion County, State of Indiana, being more
particularly described as follows:**

**Commencing at the Southeast corner of the aforementioned
Quarter Section running thence South 90 degrees 00 minutes
00 seconds West a distance of 1,402.12 feet along the South
line thereof, running thence North 03 degrees 26 minutes
30 seconds East and parallel to the centerline of the new
Coffman Road Expressway a distance of 45.08 feet to a point
on the North right-of-way line of 56th Street, said point
also being the point of beginning of the real estate
described herein; running thence North 03 degrees 02 minutes
56 seconds East a distance 256.34 feet; running thence
South 88 degrees 10 minutes 34 seconds East a distance of
150.00 feet to a point on the Westerly right-of-way line
of the new Coffman Road Expressway; said point being on a
curve concave West having a radius of 3,769.72 feet; running
thence South around said right-of-way curve a distance of
106.44 feet to the point of tangency of said curve; said
arc being subtended by a chord having a bearing of South 02
degrees 37 minutes 58 seconds West and a length of
106.484 feet; running thence South 03 degrees 26 minutes
30 seconds West along the aforementioned right-of-way and
tangent to the last described curve a distance of 87.44
feet; running thence South 26 degrees 20 minutes 30 seconds
West along said right-of-way a distance of 64.272 feet to a
point on the North right-of-way line of 56th Street,
running thence South 90 degrees 00 minutes 00 seconds
West along said 56th Street right-of-way a distance of 12.969
feet to the point of beginning containing in all 0.860 acres, more
or less.**

SECTION 2. Section 2-339(b) of the "Code of Indianapolis and Marion County, Indiana," is hereby amended to include an additional paragraph appropriately numbered by the Clerk, containing the descriptions in Section 1 of this ordinance as an expansion of the Fire Special Service District as provided in Section 1.

SECTION 3 This Ordinance shall be in full force and effect from and after adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

Proposal No. 363, 1976. Following discussion during which Councilman Miller spoke, Councilman Miller moved, seconded by Councilman Bayt to amend Proposal No. 363, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 363, 1976, be amended as follows:

In Section 6, strike line 28 and 29 in their entirety.

Donald W. Miller
Councilman

The Motion carried by Unanimous Voice Vote.

Councilman Bayt moved, seconded by Councilman Howard to further amend Proposal No. 363, 1976, As Amended, by deleting lines 16 and 22 of Section 5 on Page 2.

Mr. Boyd moved, seconded by Mr. Bayt to suspend the Rules of the Council to substitute for Mr. Bayt's motion a motion deleting lines 11 through 25, in Section 5, page 2, and introducing a new proposal containing the provisions of those lines:

Mr. Bayt moved, seconded by Mr. Hawkins, that lines 16 and 22 of Section 5, on page 2, be incorporated into a proposal, introduced as a proposal at a later meeting and that Proposal No. 363, 1976, As Amended, be passed at the meeting. The Chair ruled this amendment out of order, there being an amendment to an amendment already pending.

A point of order was raised as to the procedure on Mr. Boyd's motion. The Chair ruled that 20 votes would be required to pass Mr. Boyd's motion. The measure failed by a vote of 16 to 10 as follows: viz;

16 AYES: Mr. Bayt, Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McPherson, Miss Parker, Mr. Tintera, Mr. Vollmer, Mr. Walters, Mr. West.

10 NOES: Mr. Anderson, Mrs. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Miller, Mr. Rippel, Mr. Schneider, Mr. SerVaas and Mr. Tinder (Mr. Gorham did not vote.)

Council then passed Mr. Bayt's amendment deleting lines 16 and 22 of Section 5, on page 2, of Proposal No. 363, 1976, on the following roll call vote: viz;

15 AYES: Mr. Bayt, Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Miss Parker, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

11 NOES: Mr. Anderson, Mrs. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. McPherson, Mr. Miller, Mr. Rippel, Mr. Schneider, Mr. SerVaas and Mr. Tinder, (Mr. Gorham did not vote.)

Proposal No. 336, 1976, As Amended, was passed on the following roll call vote: viz;

26 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mrs. Coughenour, Mr. Dowden Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr Kimbell, Mr McPherson, Mr. Miller, Miss Parker, Mr. Rippel, Mr. Schneider, Mr SerVaas, Mr. Tinder, Mr Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES: (Mr. Gorham did not vote.)

Proposal No. 363, As Amended was retitled General Ordinance No. 109, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 109, 1976

A GENERAL ORDINANCE further amending the 'Code of Indianapolis and Marion County, Indiana,' affecting certain traffic controls and regulations associated with the opening of the Interstate Highway system inner loop, and more particularly amending Chapter 29, Sections 29-92, 29-152, 29-166, 29-268 & 29-271 to establish regulations, provide penalties and fix 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:**

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

Base Map	Intersection	Preferential	Type of Control
No.25,pg.9	N. Davidson St. & E. Michigan St.	E. Michigan St.	Stop
No.25,pg.9	S. Davidson St. & E. Georgia St.	(none)	Stop
No.25,pg.9	N. Delaware St & E. 11 th St.	N. Delaware St.	Stop
No.25,pg.9	N. Delaware St & E. 11 th St.	N. Delaware St	Stop
No.25,pg.12	Fulton St. & E. Vermont St.	Fulton St	Stop
No.25,pg.12	E. Georgia St. & S. Pine St.	E. Georgia St	Stop
No.25,pg.20	E. New York St. & N. Pine St.	E. New York	Stop
No.32,pg.5	Cedar St. & Fletcher Av.	(none)	Signal
No.32,pg.9	Fletcher Av. & S. Pine St.	Fletcher Av.	Stop
No.32,pg.13	Leonard St & E. Morris St.	E. Morris St.	Stop
No.32,pg.15	E. McCarty St & Virginia Ave.	(none)	Signal

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

Base Map Control	Intersection	Preferential	Type of
No.24,pq.9	I-65 WB Exit & SB Exit	(none)	Signal
No.25,pq.9	N. Davidson St. & E. Michigan St.	(none)	Signal
No.25,pq.9	S. Davidson St & E. Georgia St.	S. Davidson St	Stop
No.25,pq.9	N. Delaware St & E. 11th St. E. Lg.	N. Delaware St	Stop
No.25,pq 9	N. Delaware St. & E. 11th St. W. Lg.	(none)	Signal
No.25,pq 12	Fulton St. & E. Vermont St.	E. Vermont St.	Stop
No.25,pq.12	E. Georgia St. & N. Pine St.	S. Pine St.	Stop
No.25.pq.19	E. Michigan St & N. Pine St.	(none)	Signal
No.25,pq.20	E. New York St. & N Pine St.	(none)	Signal
No.25.pq 23	N. Pennsylvania St. & E. 12th St.	(none)	Signal
No.25,pq 24	N. Pine St. & E. Vermont St.	N. Pine St	Stop
No.32,pq.5	Calvary St. & Fletcher Ave.	(none)	Signal
No.32,pq.8	S. East St. & I-65/I-70 Exit	(none)	Signal
No.32,pq.9	Fletcher Ave. & S. Pine St.	(none)	Signal
No.32,pq 13	Leonard St. & E. Morris St.	(none)	Signal
No.32,pq.13	Leonard St. NB & Prospect	Prospect St.	Stop
No.32,pq.13	Leonard St. SB & Prospect St.	Prospect St.	Yield
No.32,pq.13	Leonard St WB & Prospect St	Prospect St.	Yield
No.32,pq 15	Calvary St E. McCarty St. & Virginia Ave.	(none)	Signal

SECTION 3. The "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-152, left turns prohibited at enumerated locations, be, and the same is hereby amended by the addition of the following, to wit:

AT ANY TIME

Street Vehicle Traveling Upon	Prohibited Intersection and Turn
Meridian Street,northeast bound	Madison Avenue,north west bound
Meridian Street,southwest bound	Russell Avenue,southeast bound

SECTION 4. The "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-166, One-way streets and alleys designated be, and the same is

hereby amended by the deletion of the following, to wit:

SOUTHBOUND

Spring Street, from Michigan Street to Market Street
Spring Street, from Walnut to Michigan

SECTION 5. The "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-166, One-way streets and alleys designated, be and the same is hereby amended by the addition of the following, to wit:

EASTBOUND

Market Street, from Pine Street to Arsenal Avenue

WESTBOUND

Market Street, from Pine Street to College Avenue
Ohio Street, from Arsenal Avenue to Pine Street

NORTHBOUND

Arsenal Avenue, from Washington Street to Michigan Street,
Frontage Road (950E & 1200S-1250S), from Sanders Street to
Morris Street
Fulton Street, from Vermont Street to Michigan Street
Leonard Street, from Morris Street to Prospect Street,

Pine Street, from Ohio Street to Michigan Street

SOUTHBOUND

Davidson Street, from North Street to New York Street
Davidson Street, from Washington Street to Bates Street
Oriental Street, from Michigan Street to Washington Street

Pine Street, from Ohio Street to Market Street
Pine Street, from Washington Street to Bates Street
Spring Street, from North Street to Vermont Street

SECTION 6. 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 addition of the following, to wit:

Alabama Street, on the east side, from Vermont Street to
Washington Street
Arsenal Avenue, on the east side, from Washington Street
to Michigan Street
Bates Street, on the south side, from Shelby Street to
College Avenue
Bellefontaine Avenue, on both sides, from Massachusetts
Avenue to Tenth Street
Calvary Street, on both sides, from Virginia Avenue to
Shelby Street
College Avenue on the east side, from Washington Street
to New York Street
Davidson Street, on the east side, from Washington Street
to Bates Street

Delaware Street, on the east side, from St Joseph Street
 to I-65 on Ramp

East Street, on the west side from Stevens Street to
 South Street

East Street, on the east side, from Washington Street to
 Vermont St.

English AVenue, on both sides, from Shelby Street to
 Calvary Street

English Avenue, on both sides, from Shelby Street to
 Calvary Street

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

Fletcher Avenue, on the south side, from Calvary Street to
 Shelby Street

Fletcher Avenue, on the north side, from College Avenue to
 Pine Street

Fletcher Avenue, on both sides from Pine Street to Calvary
 Street

Frontage Road (950E & 1200S-1250S), on the west side, from
 Sanders Street to Morris Street

Fulton Street, on both sides, from New York Street to the
 southerly dead end

Leonard Street, on both sides, from Virginia Avenue to
 Prospect Street

Madison AVenue, on both sides, from South Street to a point
 680 feet north of McCarty Street

Madison Avenue Connection to McCarty St. & I-70 Ramp, on
 both sides, from McCarty Street to a point 680 feet north

Market Street, on both sides, from Pennsylvania Street to
 Pine Street

Market Street, on the north side, from Pine Street to Arsenal
 Avenue

McCarty Street, on both sides, from Kentucky Avenue to
 Virginia Avenue

Meridian Street, on the east side, from a point 563 feet
 north of Merrill Street to Madison Avenue

Meridian Street, on the east side, from McCarty Street to
 a point 225 feet north

Meridian Street, on the west side, from a point 600 feet
 south of Merrill Street to Russell Avenue

Meridian Street, on the west side, from South Street to a
 point 302 feet south

Michigan Street, on both sides, from Pennsylvania Street to
 Arsenal Avenue

Morris Street, on the north side, from East Street to
 Shelby Street

New Jersey Street, on both sides, from Washington Street
 to New York Street

New York Street on both sides, from Pennsylvania Street
 to Arsenal Street

North Street, on both sides, from College Avenue to
 Davidson Street

Ohio Street, on both sides, from Pennsylvania Street to
 College Avenue

Ohio Street, on the south side, from Pine Street to
 Arsenal Avenue

Oriental Street, on both sides, from Washington Street
to Michigan Street
Pennsylvania Street, on the east side, from Michigan Street
to North Street
Pennsylvaniz Street, on both sides, from Twelfth Street
to Thirteenth Street
Pine Street, on both sides, from Bates Street to
English Avenue
Pine Street, on both sides, from Ohio to
Michigan Street
Pine Street, on both sides, from Ohio Street to Market
Street
Pine Street, on the west side, from Washington Street
to Bates Street
Prospect Street, on both sides, from Leonard Street to
the I-65 Southbound on Ramp
Prospect Street, on the north side, from Morris Street
to East Street
Prospect Street, on the south side, from Morris Street
to a point 600 feet northwest
St. Clair Street, on both sides, from College Avenue
to Oriental Street
Spring Street on both sides, from New York Street
to the southerly dead end
Vermont Street, on both sides, from College Avenue
to Pine Street
Vermont Street, on the north side, from Pine Street to
first railroad crossing to the east
Virginia Avenue, on the north side, from Grove Avenue to
College Avenue
Virginia Avenue, on the south side, from Leonard Street
to College Avenue

SECTION 7. 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 3:00 p.m. to 6:00 p.m.

Morris Street, on the south side, from East Street to the
I-65 Southbound On Ramp

SECTION 8. This amendment shall be subject to the penalties as provided in the "Code of Indianapolis and Marion County, Indiana," specifically Chapter 1, Section 1-8, General Penalties for violations of Code.

SECTION 9. All previously enacted ordinances, or parts of ordinances, published in the "Code of Indianapolis and Marion County, Indiana" that are in conflict or inconsistent with this amendment are, to the extent of such conflict, hereby repealed.

SECTION 10. This Ordinance shall be in full force and effect from and after the Fifteenth day of October 1976, subsequent to its adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1976

At 10:00 p.m. the president called for a short recess and reconvened in the Council Chambers at 10:10 p.m.

At this time Mr. Gorham and Mr Bayt were excused from Council Chambers due to pressing business matters.

SPECIAL ORDERS - PUBLIC HEARING

President SerVaas call for any proposals to be heard under Special Orders - Public Hearing. Members of the public were invited to speak on Proposals eligible for Public Hearing.

Proposal No. 388, 1976. The Council recessed to the Committee of the Whole at 10:10 p.m. and reconvened at 10:15 p.m. After public hearing and following discussion during which Councilman Clark, Councilman Cantwell, and Lillian Stevenson of the Citizen Ambulatory Health Center, spoke, Proposal No. 388, 1976, was passed on the following roll call vote: viz;

18 AYES: Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr Clark, Mr. Gilmer, Mr. Hawkins, Mr Howard, Mrs. Journey, Mr Kimbell, Miss Parker, Mr. Rippel, Mr SerVaas, Mr. Tinder, Mr Tintera, Mr. Vollmer, Mr Walters, and Mr. West

7 NOES: Mr. Anderson, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. McPherson, Mr. Miller and Mr. Schneider.

Proposal No. 388, 1976, was retitled Fiscal Ordinance No. 90, 1976, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 90, 1976

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Seventeen Thousand Dollars (\$17,000) in the Community Services Fund for purposes of Community Services Division of the Department of Administration and reducing the unappropriated and unencumbered balance in the Community Services 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 5 of the City-County Annual Budget for 1976, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of allocating CDA Urgent Needs Grant proceeds for Community Services Division use to fund CASA's Martindale Phase II Clinic.

SECTION 2. The sum of Seventeen Thousand Dollars (\$17,000.00) 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:

Department of Administration Community Services Fund	Community Services Fund
21. Contractual Services	\$17,000.00
Total Increases	\$17,000.00

SECTION 4. The said additional appropriations are funded by the following reductions:

	Community Services
Unappropriated and Unencumbered Community Services Fund	\$17,000.00
Total Reductions	\$17,000.00

SECTION 5. This Ordinance shall be in full force and effect upon adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

Proposal No. 397, 1976. The Council recessed to the Committee of the Whole at 10:16 p.m. and reconvened at 10:17 p.m. After public hearing and following discussion during which Councilman Clark spoke, Proposal No. 397, 1976, was passed on the following roll call vote: viz;

16 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Miss Parker, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer and Mr. Walters.

6 NOES: Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. McPherson, Mr. Miller, Mr. Schneider.

(Mr. Cantwell, Mr. Rippel and Mr. West did not vote.)

Proposal No. 397, 1976, was retitled Fiscal Ordinance No. 93, 1976, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 93, 1976

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City County Fiscal Ordinance No. 91, 1975) and appropriating an additional Eighteen Thousand Five Hundred Thirty-Four dollars (\$18,534.00) in the City General Fund for purposes of the Department of Administration and reducing the unappropriated and unencumbered balance in the City General Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the

adoption of the annual budget, Section 5 of the City-County Annual Budget for 1976, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of authorizing and extending certain personnel expenditures funded by Title II of the Comprehensive Employment and Training Act of 1978.

SECTION 2. The sum of Eighteen Thousand Five Hundred Thirty-Four Dollars (\$18,534.00) 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:

DEPARTMENT OF ADMINISTRATION
OFFICE OF THE DIRECTOR

CITY GENERAL FUND

10. Personal Services	\$17,094.00
24. Current Charges	441.00
25. Current Obligations	999.00
TOTAL INCREASES	\$18,534.00

SECTION 4. The said additional appropriations are funded by the following reductions:

CITY GENERAL FUND

Unappropriated and Unencumbered
City General Fund

\$18,534.00
\$18,534.00

SECTION 5. The City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller, or both, are directed to notify the City-County Council in writing of such proposed loss of revenue.

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

Proposal Nos. 387 and 389, 1976. After public hearing and following discussion during which Councilman Clark spoke, Councilman Clark moved, seconded by Councilman Gilmer, that Proposal Nos. 387 and 389, 1976, be postponed until the next scheduled meeting of Council on October 11, 1976.

The Motion carried by Unanimous Voice Vote.

By consent, Proposal Nos. 385 and 386, 1976 were advanced upon the Agenda.

Proposal No. 385, 1976. After public hearing and following discussion during which Councilman Clark spoke, Councilman Clark moved, seconded by Councilman Gilmer, to amend Proposal No. 385, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 385, 1976, be amended as follows:

In line 2 of Section 1, strike the word and figures "ending December 31" and insert in lieu thereof "beginning November 15, 1976, and ending November 14, 1978.

Richard Clark
Councilman

The Motion to Amend Proposal No. 385, 1976, was carried by Unanimous Voice Vote.

Proposal No. 385, 1976, As Amended, was retitled Council Resolution No. 12, 1976, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 12, 1976

A COUNCIL RESOLUTION appointing a member of the Community Addiction Services Agency.

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 appoint Michael D. Vollmer to the Community Addiction Services Agency for a term beginning November 15, 1976, and ending November 14, 1978, and until his successor is appointed.

SECTION 2. This Resolution shall be in full force and effect from and after its adoption.

The foregoing was passed by the City-County Council this 27th day of September 1976.

Proposal No. 386, 1976. After public hearing and following discussion during which Councilman Clark spoke, Proposal No. 386, 1976, was passed by Unanimous Voice Vote.

Proposal No. 386, 1976, was retitled Council Resolution No. 13, 1976, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 13, 1976

A COUNCIL RESOLUTION appointing a member of the Board of Trustees of the Indianapolis-Marion County Building Authority.

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 appoint Alexander Lange to the Board of Trustees of the Indianapolis-Marion County Building Authority for a term ending June 30, 1979.

SECTION 2. This Resolution shall be in full force and effect from and after its adoption.

The foregoing was passed by the City-County Council this 27th day of September 1976.

President SerVaas granted permission for all Parks and Recreation Proposals to be heard consecutively, i.e. Proposal Nos. 392, 393, 394 399 and 335, 1976.

Proposal No. 392, 1976. The Council recessed to the Committee of the Whole at 10:24 p.m. and reconvened at 10:25 p.m. After public hearing and following discussion during which Councilman Gilmer spoke, Councilwoman Coughenour moved, seconded by Councilman Gilmer, to postpone Proposal No. 392, 1976, until the meeting of Council scheduled for October 25, 1976.

The Motion carried by Unanimous Voice Vote.

Proposal No. 393, 1976. The Council recessed to the Committee of the Whole at 10:27 p.m. and reconvened at 10:30 p.m. After public hearing and following discussion during which Herschel Dean, Business Manager of the Department of Parks and Recreation, spoke; Councilman Gilmer moved, seconded by Councilwoman Coughenour, to amend Proposal No. 393, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 393, 1976, be amended as follows:

- (a) In the title, in lines 1 and 2 of Section 2, in line 6 of Section 3, and in lines 5 and 6 of Section 4, strike the words and/or figures "One hundred ninety thousand seven hundred dollars (\$190,700.00)" and insert in lieu thereof respectively the words and/or figures "Twenty-six Thousand two hundred dollars (\$26,200.00)" and**
- (b) Delete in line 3 of Section 3 in its entirety.**

**Gordon Gilmer
Councilman**

The Motion carried by Unanimous Voice Vote.

Proposal No. 393, 1976, As Amended, was passed on the following roll call vote; viz;

23 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McPherson, Mr. Miller, Miss Parker, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES: (Mr. Cantwell and Mr. Dowden did not vote.)

Proposal No. 393, 1976, As Amended, was retitled Fiscal Ordinance No. 91 1976, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 91, 1976

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975 and appropriating an additional Twenty-Six Thousand Two Hundred Dollars (\$26,200.00) in the Park District Fund for purposes of the Department of Parks and Recreation and reducing the unappropriated and unencumbered balance in the Park District 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 5 of the City-County Annual Budget for 1976, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of financing personnel costs under union agreement.

SECTION 2. The sum of Twenty-six Thousand Two Hundred Dollars (\$26,200.00) 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:

Department of Parks and Recreation	Park District Fund
24. Current Charges	\$16,700.00
25. Current Obligations	9,500.00
Total Increases	\$26,200.00

SECTION 4. The said additional appropriations are funded by the following reductions:

	Park District Fund
Unappropriated and Unencumbered	
Park District Fund	\$26,200.00
Total Reductions	\$26,200.00

SECTION 5. This Ordinance shall be in full force and effect upon adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1976

Proposal No. 394, 1976. The Council recessed to the Committee of the Whole at 10:36 p.m. and reconvened at 10:37 p.m. After public hearing and following discussion during which Councilman Gilmer and Herschel Dean spoke, Proposal No. 394, 1976, was passed by the following roll call vote: viz;

16 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Clark, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Miss Parker, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

9 NOES: Mr. Campbell, Mr. Cantwell, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. McPherson, Mr. Miller, Mr. Rippel and Mr. Schneider.

Proposal No. 394, 1976, was retitled Fiscal Ordinance No. 92, 1976, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 92, 1976

A FISCAL ORDINANCE amending the City-County Annual Budget for 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional One Hundred Sixty Thousand Dollars (\$160,000.00) in the Park District Fund for purposes of the Department of Parks and Recreation and reducing the unappropriated and unencumbered balance in the Park District 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 5 of the City-County Annual Budget for 1976, be and is hereby, amended by the increases and reductions hereinafter stated for the purposes of additional expenditures for Phase II of the 17th and Broadway Multi-Service Center.

SECTION 2. The sum of One Hundred Sixty Thousand Dollars (\$160,000.00) 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:

Department of Parks and Recreations	Park District Fund
65. Capital Improvements	\$160,000.00
Total Increases	\$160,000.00

SECTION 4. The said additional appropriations are funded by the following reductions:

	Park District Fund
Unappropriated and Unencumbered Park	
District Fund	\$160,000.00
Total Reductions	\$160,000.00

SECTION 5. This Ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

Proposal No. 399, 1976. The Council recessed to the Committee of the Whole at 10:38 p.m. and reconvened at 10:39 p.m. After public hearing and following discussion during which Councilman Gilmer and Herschel Dean spoke, Proposal No. 399, 1976, was passed by the following roll call vote: viz;

20 AYES: Mr Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr Durnil, Mr Gilmer, Mr. Hawkins, Mr Howard, Mrs. Journey, Mr. Kimbell, Mr. Miller, Miss Parker, Mr Rippel, Mr SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer and Mr. Walters.

3 NOES: Mr. Dowden, Mr. McPherson and Mr. Schneider.
(Mr. Cantwell and Mr. West did not vote.)

Proposal No. 399, 1976, was retitled Fiscal Ordinance No. 94, 1976, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 94, 1976

A FISCAL ORDINANCE amending the City-County Annual Budget for 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional One Hundred Seventy Nine Thousand, Two Hundred Ninety-One Dollars (\$179,291.00) in the Park District Fund for purposes of Department of Parks and Recreation and reducing the unappropriated and unencumbered balance in the Park District 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 5 of the City-County Annual Budget for 1976, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of authorizing and extending certain personnel to be funded from a federal grant pursuant to Title II of the Comprehensive Employment and Training Act of 1973.

SECTION 2. The sum of One Hundred Seventy Nine Thousand, Two Hundred Ninety-One Dollars (\$179,291.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the unappropriated balance as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF PARKS & RECREATION	PARK DISTRICT FUND
10. Personal Services	\$164,889.00
24. Current Charges	4,755.00
25. Current Obligations	9,647.00
TOTAL INCREASES	\$179,291.00

SECTION 4. The said additional appropriations are funded by the following reductions:

	PARK DISTRICT FUND
Unappropriated and Unencumbered Park District Fund	\$179,291.00
TOTAL REDUCTIONS	\$179,291.00

SECTION 5. The City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller, or both, are directed to notify the City-County Council in writing of such proposed loss of revenue.

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with I.C. 18-4-5-2.

Proposal No. 335, 1976. After public hearing and following discussion during which Councilman Gilmer spoke, Councilman Gilmer moved, seconded by Councilman Anderson, that Proposal No. 335, 1976, be stricken.

The Motion carried by Unanimous Voice Vote.

Proposal No. 403, 1976. Mr. Gilmer announced that an invitation had been extended for a meeting to be held at the Department of Parks and Recreation at 4:00 p.m. Thursday, September 30, 1976, relative to Proposal No. 403, 1976.

Councilman Durnil moved, seconded by Councilman Kimbell, that Proposal No. 403, be tabled and held for further study.

The Motion carried by Unanimous Voice Vote.

Proposal No. 398, 1976, After public hearing and following discussion during which Councilman Durnil spoke, Councilman Durnil moved, seconded by Councilwoman Brinkman, that Proposal No. 398, 1976, be, postponed until next scheduled meeting of Council on October 11, 1976.

The Motion carried by Voice Vote.

Proposal No. 400, 1976. The Council recessed to the Committee of the Whole at 10:55 p.m. and reconvened at 10:56 p.m. After public hearing and following discussion during which Councilman McPherson spoke, Councilman McPherson moved, seconded by Councilman Rippel, to amend Proposal No. 400, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 400, 1976 be amended as follows:

In line 5 and 6 of Section 1 strike the following.

' funded by Title 11 of the comprehensive Employment and Training Act of 1973.'

**Donald McPherson
Councilman**

The Motion carried by Unanimous Voice Vote.

Proposal No. 400, 1976, As Amended, was passed on the following roll call vote:
viz;

23 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McPherson, Mr. Miller, Miss Parker, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES.

(Mr. Cantwell and Mr. Dowden did not vote.)

CITY-COUNTY FISCAL ORDINANCE NO. 95, 1976

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional \$1,822 dollars (\$1,822.00) in the City Market Fund for purposes of City Market Division, Department of Public Works and REDUCING THE UNAPPROPRIATED AND UNENCUMBERED BALANCE IN THE City Market 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 5 of the City-County Annual Budget for 1976, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of authorizing and extending certain personnel expenditures.

SECTION 2. The sum of \$1,822.00 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:

DEPARTMENT OF PUBLIC WORKS
CITY MARKET DIVISION

CITY MARKET FUND

10. Personal Services	\$1,668.00
24. Current Charges	56.00
25. Current Obligations	98.00
TOTAL INCREASES	\$1,822.00

SECTION 4. The said additional appropriations are funded by the following reductions:

CITY MARKET FUND

Unappropriated and Unencumbered
City Market Fund

\$1,822.00
\$1,822.00

SECTION 5. The City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller, or both, are directed to notify the City-County Council in writing of such proposed loss of revenue.

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with I.C. 18-4-5-2.

Proposal No. 401, 1976. The Council recessed to the Committee of the Whole at 10:57 p.m. and reconvened at 10:58 p.m. After public hearing and following discussion during which Councilman McPherson spoke, Proposal No. 401, 1976, was passed on the following roll call vote: viz;

23 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mrs. Journey, Mr. Kimbell, Mr. McPherson, Mr. Miller, Miss Parker, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES.

(Mr. Dowden and Mr Howard did not vote.)

Proposal No. 401, 1976, was retitled Fiscal Ordinance No. 96, 1976, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 96, 1976

A FISCAL ORDINANCE amending the City-County ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Five Thousand Eight Hundred Fifty Six Dollars (\$5,856.00) in the City General Fund for purposes of Office of the Director of the Department of Public Works and reducing the unappropriated and unencumbered balance in the City General 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 5 of the City-County Annual Budget for 1976, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of authorizing and extending certain personnel expenditures funded by Title II of the Comprehensive Employment and Training Act of 1973.

SECTION 2. The sum of Five Thousand Eight Hundred Fifty-Six Dollars (\$5,856.00) 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:

DEPARTMENT OF PUBLIC WORKS OFFICE OF THE DIRECTOR	CITY GENERAL FUND
10. Personal Services	\$5,373.00
24. Current Charges	168.00
25. Current Obligations	315.00
TOTAL INCREASES	\$5,856.00

SECTION 4. The said additional appropriations are funded by the following reductions:

	City General Fund
Unappropriated and Unencumbered	
City General Fund	\$5,856.00
TOTAL REDUCTIONS	\$5,856.00

SECTION 5. The City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller, or both, are directed to notify the City-County Council in writing of such proposed loss of revenue.

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with I.C. 18-4-5-2.

Proposal No. 402, 1976. The Council recessed to the Committee of the Whole at 10:59 p.m. and reconvened at 11:00 p.m. After public hearing and following discussion during which Councilman Miller spoke, Proposal No. 402, 1976, was passed on the following roll call vote: viz;

20 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr Campbell, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr Howard, Mrs. Journey, Mr. Kimbell, Mr. Miller, Miss Parker, Mr. Rippel, Mr. SerVaas, Mr. Tinder, Mr Tintera, Mr. Vollmer and Mr. Walters.

NONOTES.

(Mr. Cantwell, Mr. Dowden, Mr Mcpherson, Mr. Schneider and Mr West did not vote.)

Proposal No. 402, 1976 was retitled Fiscal Ordinance No. 97, 1976, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 97, 1976

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional Forty-Eight Thousand Five Hundred and Thirty dollars (\$48,530.00) in the Transportation Fund for purposes of the Department of Transportation and reducing the unappropriated and unencumbered balance in the Transportation 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 5 of the City-County Annual Budget for 1976, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of authorizing and extending certain personnel expenditures funded by Title II of the Comprehensive Employment and Training Act of 1973.

SECTION 2. The sum of Forty-Eight Thousand Five Hundred Thirty Dollars (\$48,530.00) 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:

DEPARTMENT OF TRANSPORTATION	TRANSPORTATION FUND
10. Personal Services	\$44,427.00
24. Current Charges	1,327.00
25. Current Obligations	2,776.00
TOTAL INCREASES	\$48,530.00

SECTION 4. The said additional appropriations are funded by the following reductions:

	TRANSPORTATION FUND
Unappropriated and Unencumbered Transportation Fund	\$48,530.00
TOTAL REDUCTIONS	\$48,530.00

SECTION 5. The City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state of federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller, or both, as directed to notify the City-County Council in writing of such proposed loss of revenue.

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with I C. 18-4-5-2.

SPECIAL ORDERS - FINAL ADOPTION

Proposal Nos 358-362, 1976. By consent, Proposal Nos. 358-362, 1976 were considered together.

Following discussion during which Councilman Miller spoke, Proposal Nos. 358-362, 1976, were passed on the following roll call vote: viz:

22 AYES: Mrs. Brinkman, Mr. Cantwell, Mr Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr Kimbell, Mr McPherson, Mr. Miller, Miss Parker, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES.

(Mr. Anderson, Mr. Boyd and Mr. Campbell did not vote.)

Proposal Nos. 358-362, 1976, were retitled General Ordinance Nos. 111-115, 1976, respectively and read as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 111, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-92, establishing regulations, providing penalties 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:

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

Base Map	Intersection	Preferential	Type of Control
No.37,pg 1	Bradford Dr. & Moline Dr.	(none)	None
No.37,pg.1	Bradford Dr & Standish Dr.	(none)	None

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

Base Map	Intersection	Preferential	Type of Control
No.37,pg.1	Bradford Dr & Moline Dr.	Bradford Dr	Stop
No.37,pg.1	Bradford Dr. & Standish Dr.	Standish Dr.	Stop

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter

1, Section 1-8 of the "Code of Indianapolis and Marion County, Indiana,"

SECTION 4. This Ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

CITY-COUNTY GENERAL ORDINANCE NO. 112, 1976

A GENERAL ORDINANCE further amending the 'Code of Indianapolis and Marion County, Indiana,' and more particularly Chapter 29, Sec. 29-268 & 283, establishing regulations, providing penalties 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:**

SECTION 1. The "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-283, Parking meter zones designated, be, and the same is hereby amended by the deletion of the following, to wit:

TWO HOURS

**Pensylvania Street, on the east side, from Eleventh St
south to a point 395 feet from said street (5 parking meters.)**

SECTION 2. 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 addition of the following, to wit:

**Pennsylvania Street, on both sides, from Eleventh St. to
a point 395 feet south of Eleventh St.**

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter 1, Section 108 of the 'Code of Indianapolis and Marion County, Indiana.'

SECTION 4. This Ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

CITY-COUNTY GENERAL ORDINANCE NO. 113, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-92, establishing regulations, providing penalties 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:**

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

Base Map	Intersection	Preferential	Type of Control
No.23,pg.2	N. Edgehill St & W. Market St.	(none)	None

No.23,pg.4	W. Market St. & N. Vine St.	(none)	None
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SECTION 2. The "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

Base Map	Intersection	Preferential	Type of Control
No.23,pg.2	N. Edgehill Rd. & W. Market St.	N. Edgehill Rd.	Stop
No.23,pg.4	W. Market St. & N. Vine St.	N. Vine St.	Stop

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8 of the "Code of Indianapolis and Marion County, Indiana."

SECTION 4. This Ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1975.

CITY-COUNTY GENERAL ORDINANCE NO. 114, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-92, establishing regulations, providing penalties 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:

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

Base Map	Intersection	Preferential	Type of Control
No.12,pg 7	N. Tuxedo St. & E. 65th St	E. 65th St.	Stop
No.12,pg.7	N. Tuxedo St & E. 70th St.	(none)	None

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

Base Map	Intersection	Preferential	Type of Control
No.12,pg. 2	Bando Ct. & N. Olney St	N. Olney St	Yield
No.12,pg.2	Busseron Le & N. Ewing St.	N. Ewing St	Stop
No.12,pg.2	Busseron Le. & N. Olney St.	N. Olney St.	Stop

No.12,pg.5	N. Oakland Av. & E. 68th St.	N. Oakland	Stop
No.12,pg.5	N. Oakland Av. & E. 70th St.	N Oakland Av.	Stop
No.12,pg.5	N. Olney St. & Tuxedo Le.	N. Olney St.	Stop
No.12,pg.5	N. Olney St., N. Tuxedo St & E. 65th St	E 65th St.	Stop
No.12,pg.6	N. Olney St. & 67th Ct.	N. Olney St.	Yield
No.12,pg.6	N. Olney St. & 67th Ct.	N. Olney St	Stop
No.12,pg 6	N. Olney St. & 70th St.	N. Olney St	Stop
No.12,pg.7	N. Tuxedo St. & E. 70th St.	E. 70th St.	Stop

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8 of the "Code of Indianapolis and Marion County, Indiana,"

SECTION 4. This Ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

CITY-COUNTY GENERAL ORDINANCE NO. 115, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-92, establishing regulations, providing penalties 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:

SECTION 1. The "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-92, establishing regulations, providing penalties 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:

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

Base Map	Intersection	Preferential	Type of Control
No.6,pg 1	Gold Circle Dr. & E. 82nd St	None	Signal

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8 of the "Code of Indianapolis and Marion County, Indiana,"

SECTION 3. This ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2, and upon completion of all terms expressed in the Traffic Signal Agreement (TSI 005) between the Department of Transportation and Gold Circle Development.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

Proposal No. 396, 1976. Following discussion during which Councilman Miller spoke Councilman Miller moved, seconded by Councilman Gilmer, to amend Proposal No. 396, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 396, 1976 be amended as follows:

In line 3 of Section 1, strike the date, "September 1" and insert in lieu thereof "August 6."

**Donald W. Miller
Councilman**

The Motion carried by Voice Vote.

Proposal No. 396, 1976 As Amended, was retitled Council Resolution No. 14, 1976, and reads as follows:

CITY-COUNTY RESOLUTION NO. 14, 1976

A COUNCIL RESOLUTION appointing a member of the Board of Directors of the Indianapolis Public Transportation Corporation.

**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 appoint Bernard W. Schotters to the Board of Directors of the Indianapolis Public Transportation Corporation for a term ending August 6, 1980.

SECTION 2. This Resolution shall be in full force and effect from and after its adoption.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

President SerVaas recommended that Mr Lange and Mr. Schotters appear at the next Council meeting in order for all Councilmen to become better acquainted with them as new appointees.

Proposal No. 390, 1976. Following discussion during which Councilman Durnil spoke, Councilman Durnil moved, seconded by Councilwoman Journey, that Proposal No. 390, 1976 be amended as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 390, 1976, be amended as follows:

In Section 1, line 3, strike the figures ' 1976" and insert in lieu thereof '1979.'

**Allen Durnil
Councilman**

After further discussion, Proposal No. 390, 1976, As Amended, was passed by Voice Vote.

Proposal No. 390, 1976, As Amended, was retitled Council Resolution No. 11, 1976, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 11, 1976

A COUNCIL RESOLUTION appointing a member of the Indianapolis Housing Development Corporation.

**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 appoint George E. Anderson to the Indianapolis Housing Development Corporation for a term ending December 31, 1979, and until his successor is appointed.

SECTION 2. This Resolution shall be in full force and effect from and after its adoption.

The foregoing was passed by the City-County Council this 27th day of September, 1976.

President SerVaas will be taking under advisement Stephen West to serve as a representative of the Board of Directors of the Indianapolis Public Transportation Corporation.

Proposal No. 324, 1976. Following discussion during which Councilman West spoke, Councilman West moved, seconded by Councilwoman Brinkman, to amend Proposal No. 324, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 324, 1976, be amended as follows:

**Strike said proposal as introduced and substitute therefor,
the draft entitled "Proposal No. 324, 1976, Committee Recommendation.'**

**Stephen R. West
Councilman**

Motion carried by Unanimous Voice Vote.

After considerable debate, Councilwoman Brinkman moved, seconded by Councilman Clark to further amend Proposal No. 324, 1976, As Amended, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 324, 1976, be amended as follows:

In Section 6-32(b)(2) strike Twenty dollars (\$20.00) and insert in lieu thereof Twenty-Five Dollars (\$25.00).

Councilwoman Brinkman

Motion carried by Unanimous Voice Vote.

Proposal No. 324, 1976, As Amended, failed for lack of a statutory majority on the following roll call vote: viz;

13 AYES: Mr. Anderson, Mrs. Brinkman, Mr Campbell, Mr Cantwell, Mrs. Coughenour, Mr. Hawkins, Mrs. Journey, Mr. Kimbell, Miss Parker, Mr. Tinder, Mr. Tintera, Mr. Walters and Mr. West.

12 NOES: Mr. Boyd, Mr. Clark, Mr Dowden, Mr. Durnil, Mr. Gilmer, Mr. Howard, Mr. McPherson, Mr. Miller, Mr Rippel, Mr Schneider, Mr. SerVaas and Mr. Vollmer.

Proposal No. 327, 1976. Following discussion during which Councilman West spoke, Councilman West moved, seconded by Mr Tinder, that Proposal No. 327, 1976, be stricken.

Motion carried by Unanimous Voice Vote.

Proposal Nos. 416-428, 1976. No Action was taken on Proposal Nos. 416-428, 1976. Proposal Nos 416-428, 1976 were retitled Rezoning Ordinance Nos 96-108, 1976, respectively, and read as follows:

**Rezoning Ordinance No. 96, 1976 76-Z-49 Center Township
Councilmanic District No. 15
4502 East 10th Street, Indianapolis
Paul W. Steward & Omer J. Stocker by Gene R. Leeuw, Attorney, One Indiana
Square No. 2130 request rezoning of 0.10 acre, being in D-5 district, to C-3
classification to permit retail sales of meat and sundries.**

Rezoning Ordinance No. 97, 1976 76-Z-51 Franklin Township
Councilmanic District No. 13
7745 South Emerson Avenue, Indianapolis
R. J. Realty, Inc. by Michael J. Kias, Attorney, 3045 South Meridian Street
requests rezoning of 54.49 acres, being in A-2 district, to C-5 classification
to permit a multi-use planned complex to include motor hotels, hotels, offices,
commercial and light to medium industrial uses.

Rezoning Ordinance No. 98, 1976 76-Z-96 Pike Township
Councilmanic District No. 1
7714-7718 Michigan Road, Indianapolis
Joe W. & Cecelia S. Ewing 5261 Woodside Drive by Halbert W. Kunz, Attorney,
320 North Meridian Street, No. 528 request rezoning of 0.50 acres, being in D-5
district, to C-3 classification to permit an antique and craft center.

Rezoning Ordinance No. 99, 1976 76-Z-103 Wayne Township
Councilmanic District No. 8
3451-3459 LaFayette Road, Indianapolis
Beckmor Realty Corp, by Gerald L. Moss, Secretary, One Indiana Square No. 2700
request rezoning of 4.80 acres, being in D-2 district, to C-5 classification to
permit commercial development

Rezoning Ordinance No. 100, 1976 76-Z-105 Warren Township
Councilmanic District No. 13
10025 East Washington Street, Indianapolis
Washington Shoppes Limited by William F. LeMond, Attorney 600 Union Federal
Building requests rezoning of 0.69 acre, being in A-2 district, to C-4
classification to permit commercial development.

Rezoning Ordinance No. 101, 1976 76-Z-106 Center Township
Councilmanic District No. 20
2006 Shelby Street, Indianapolis
Floyd Mudd by Harry K. Wick, Attorney, 910 First Federal Building requests
rezoning of 0.15 acre, being in I-3-U district, to C-3 classification to permit
commercial use.

Rezoning Ordinance No. 102, 1976 76-Z-108 Warren Township
Councilmanic District No. 12
8107 East 30th Street, Indianapolis
Marathon Oil Company by James R. Nickels, Attorney, One Indiana Square 2050
requests rezoning of 1.50 acres being in I-3-S district, to C-3 classification
to permit the reconstruction of gasoline service station.

Rezoning Ordinance No. 103, 1976 76-Z-117 Perry Township
Councilmanic District No. 25
4401 East Ralston Road, Indianapolis
The Metropolitan Development Commission by F. Ross Vogelgesang, Administrator,
Division of Planning and Zoning, 2021 City-County Building proposes rezoning
8.95 acres, being in A-2 district, to PK-1 classification to correct mapping
error.

Rezoning Ordinance No. 104, 1976 76-Z-123 Center Township
Councilmanic District No. 16
908 West North Street, Indianapolis
Board of School Commissioners of the City of Indianapolis by Indiana University
at Indianapolis Federal Credit Union by Stepehn D. Mears. Attorney, 1135 Market
Square Center requests rezoning of 1.60 acres, being in D-8 district, to C-1
classification to permit a Federal Credit Union.

Rezoning Ordinance No. 105, 1976 76-Z-126 Lawrence Township
Councilmanic District No. 3
6101 Lee Road
Lawrence, Indiana
City of Lawrence by Morris Settles, Mayor by Gordon L. Harper, Attorney, 4628 North Franklin Road requests rezoning of 27.29 acres, being in SU district, to PK-1 classification for park and recreational purposes and approval of General Development Plan on file.

Rezoning Ordinance No. 106, 1976 76-Z-127 Lawrence Township
Councilmanic District No. 3
8501 Fall Creek Road, Lawrence, Indiana
City of Lawrence by Morris Settles, Mayor by Gordon L. Harper, Attorney, 4628 North Franklin Road requests rezoning of 32.84 acres, being in SU district, to PK-1 classification for park and recreational purposes, and approval of General Development Plan on file

Rezoning Ordinance No. 107, 1976 76-Z-128 Lawrence Township
Councilmanic District No. 3
5251 Franklin Road, Lawrence, Indiana
City of Lawrence by Morris Settles Mayor by Gordon L Harper, Attorney 4628 North Franklin Road requests rezoning of 104.94 acres, being in SU & PK-1 classification for park and recreational purposes, and approval of General Development Plan on file.

Rezoning Ordinance No. 108, 1976 76-Z-129 Center Township
Councilmanic District No. 11
2837, 2841, 2901 & 2925 North Tacoma Avenue and 2425 East 29th Street, Indianapolis
The Metropolitan Development Commission by David W. Witcher, Assistant Administrator, Division of Urban Renewal, 1942 City-County Building proposes rezoning 3.43 acres, being in C-3 district to C-7 classification for commercial uses.

By consent, the motion made by Miss Parker, seconded by Mr. Cantwell, to endorse the Committee Report that Weir Cook Airport should retain "Weir Cook" in its official name was passed on the following roll call vote: viz;

14 AYES: *Mr Anderson, Mr Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Hawkins, Mr. Kimbell, Mr. Miller, Miss Parker, Mr. Schneider, Mr. Tinder, Mr. Tintera, Mr Walters and Mr West.*

10 NOES: *Mrs. Brinkman, Mr. Cantwell, Mr. Durnil, Mr. Gilmer, Mr. Howard, Mrs. Journey, Mr McPherson, Mr. Rippel, Mr SerVaas and Mr. Vollmer.*
(*Mr. Boyd did not vote.*)

ANNOUNCEMENTS

Proposal Nos. 328 and 363, 1976, will be advertised by the office of the City Clerk.

President SerVaas announced that an ad hoc committee for future study of multi-service centers is being formed and that perhaps a resolution will be drawn to be introduced at the next meeting of Council, October 11, 1976. Consent was given.

All members of the City-County Council are invited to Weir Cook Airport for a

meal on October 14, 1976, at 6:15 p.m.

Councilman West moved, seconded by Councilman Kimbell, that Council Parliamentarian introduce Mr. Bayt's amendment to Proposal No. 363, 1976, as an ordinance at the next meeting of Council.

The Motion carried by Unanimous Voice Vote.

ADJOURNMENT

Upon motion made by Councilman Kimbell, seconded by Councilman Hawkins, the meeting was adjourned at 12:00 p.m.

We hereby certify the above and foregoing is a full, true and complete record of the proceedings of the City-County Council of Indianapolis-Marion County held at its postponed regular meeting on the 27th day of September, 1976.

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



PRESIDENT

ATTEST:



CLERK OF THE CITY-COUNTY COUNCIL

(SEAL)