#### REPORTS FROM COMMITTEES

Indianapolis, Ind., February 7, 1927.

To the President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Public Safety, to whom was referred General Ordinance No. 3, 1927, entitled City Compt. Purch. of Buick Police Dept.-Public Safety, beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

> O. E. BARTHOLOMEW, Chairman. AUSTIN H. TODD M. W. FERGUSON O. RAY ALBERTSON

Indianapolis, Ind., February 7, 1927.

To the President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Parks, to whom was referred Gen. Ordinance No. 119, 1927, entitled Authorizing sale of real estate by Park Board, beg leave to report that we have had said ordinance under consideration, and recommend that the Committee be given more time.

OTIS E. BARTHOLOMEW, Chairman. O. RAY ALBERTSON EDWARD B. RAUB A. H. TODD

Indianapolis, Ind., February 7, 1927.

To the President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen-We, your Committee on Welfare, to whom was referred General Ordinance No. 106, 1927, beg leave to report that we have had said ordinance under consideration, and recommend that the committee be given more time.

> O. RAY ALBERTSON, Chairman. O. E. BARTHOLOMEW EDWARD B. RAUB A. H. TODD M. W. FERGUSON

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES

By the City Comptroller:

GENERAL ORDINANCE NO. 5, 1927

AN ORDINANCE providing for and authorizing the City Comptroller for and on behalf of the City of Indianapolis to bor-

row the sum of seventy thousand dollars (\$70,000), payable from the general revenues and funds of the said city, or from the sinking fund of said city as may be required by law for the purpose of procuring money to be used in reconstructing and repairing the bridge where College Avenue in the City of Indianapolis, Indiana, extends or crosses Fall Creek in said City, and providing for the time and manner of advertising the sale of said bonds and the receipt of bids for the same, together with the mode and terms of sale, and fixing a time when this ordinance shall take effect.

- WHEREAS, heretofore on the —— day of —— 1927 the Board of Public Works of the City of Indianapolis, Indiana, passed a resolution declaring the reconstruction and repairing of said bridge to be a public necessity and public utility to the people of the City of Indianapolis, and that said College Avenue was a much frequented thoroughfare used by pedestrians and vehicles in said city and that said bridge should be reconstructed according to the plans and specifications of the City Civil Engineer of said city, and requested the City Comptroller of said city to prepare an ordinance for the issue and sale of new bonds of the City of Indianapolis, in the amount of seventy thousond dollars (\$70,000), and
- WHEREAS, the said Board of Public Works passed a resolution that said repairs and reconstruction were a public necessity and public utility for the reason said bridge is now in a dangerous condition and likely to fall causing injury to persons and property, and the east portion thereof has been closed to traffic as being dangerous and
- WHEREAS, it is deemed necessary and proper for the best interest of the City of Indianapolis, Indiana, and inhabitants thereof to proceed with the work provided for in said resolution, and
- WHEREAS, there is not now and will not be sufficient funds in the treasury in the City of Indianapolis, Indiana, with which to meet the aforesaid expenditures for the aforesaid welfare and there being no appropriation heretofore made by the Common Council therefor, and it being necessary for the said city to borrow the said su mof seventy thousand dollars (\$70,000) in order to procure a fund to be devoted to the purpose set out in said resolution, and to issue and sell its bonds in said amount, payable from the general revenues and funds of said city, or from the sinking fund of said city, or as may be otherwise authorized or required by law, and as authorized by an Act of the General Assembly of Indiana, entitled "An Act Concerning Municipal Corporations," approved March 6, 1905, and all acts amendatory thereof and supplemental thereto,

#### NOW THEREFORE:

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the City Comptroller be and he is hereby authorized for the purpose of procuring money to be used for the

purpose of repairing and reconstructing the said bridge at College Avenue and Fall Creek in the City of Indianapolis, to prepare, issue and sell seventy (70) new bonds of the City of Indianapolis, Marion County, Indiana, of one thousand dollars (\$1,000) each, which bonds shall bear the date of January 1st, 1927, and which shall be numbered from one (1) to seventy (70) both inclusive, and shall be designated "Municipal Bridge Bonds of 1927, first issue," and shall bear interest at the rate of four and one-half (4½%) per cent per annum payable semi-annually on the first day of January and the first day of July of each year of the period of said bonds. Said bonds shall be issued in twenty-three (23) series, each series to be composed of three (3) bonds of one thousand dollars (\$1,000) each with the exception of the last series which shall comprise four (4) bonds of one thousand (\$1,000) Dollars, and each series therefor totalling the sum of three thousand dollars (\$3,000), with the exception of the last series which shall be for four (4) bonds of one thousand dollars (\$1,000). The first series of said bonds shall be due and payable on January 1st, 1929, and one of said series shall be due and payable on the first day of each year thereafter until and including January 1st, 1951.

The said interest on said bonds shall be evidenced by coupons thereunto attached for the payment of said semi-annual interest, and the first coupon attached to each bond shall be for the interest of said bond from the date of issue until the first day of July, 1928. Said bonds and interest coupons thereunto attached shall be negotiable and payable at the City Treasurer's office of the City of Indianapolis, Indiana, at Indianapolis, Indiana; said bonds shall be signed anapons, Indiana, at Indianapons, Indiana, said bonds shall be signed by the Mayor and City Comptroller of the City of Indianpolis and attested by the City Clerk who shall affix the seal of said City to each of said bonds; and the interest coupons attached to said bonds shall be authenticated by a lithographic fac simile of the signatures of the Mayor and City Comptroller of said city engraven thereon which shall for all purposes be taken and deemed to be equivalent which shall for all purposes be taken and deemed to be equivalent to a manual signing thereof; said bonds shall be prepared by the City Comptroller of said city in due form, irrevocably pledging the faith and credit of the City of Indianapolis, Indiana, to the payment of the principal and interest stipulated thereon, respectively. It shall be the duty of the City Comptroller, at the time of the issue and negotiation of said bonds to register in the book kept for that purpose, all of said bonds so issued and negotiated in serial number, beginning with Bond No. 1, giving also the date of the issuance, the amount, date of maturity, rate of interest, and the time and place where said interest shall be payable, and said bonds shall be substanwhere said interest shall be payable, and said bonds shall be substantially in the following forms, all blanks for numbers and dates to be properly filled in before the issuance thereof:

No. ----

\$1,000.00

UNITED STATES OF AMERICA CITY OF INDIANAPOLIS

MARION COUNTY STATE OF INDIANA MUNICIPAL BRIDGE BOND OF 1927—1ST ISSUE

For value received the City of Indianapolis, Marion County, State of Indiana, hereby promises to pay to the bearer without any relief from valuation or appraisement laws, on the first day of January, 19—, at the City Treasurer's office of the City of Indianapolis, Indiana, One Thousand Dollars (\$1,000) in lawful money of the United States of America, together with interest thereon, at the rate of four and one-half (4½%) per cent per annum from date until paid.

The first interest payable on the first day of July, 1928, and the interest thereafter payable semi-annually on the 1st day of January and July respectively, upon the presentation and surrender of the proper interest coupons hereunto attached, and which are

made a part of this bond.

This bond is one of an issue of seventy (70) bonds of one thousand (\$1,000) dollars each, numbered from one to seventy (1-70) both inclusive, of date of March 1st, 1927. Said bonds mature in series of three (3) bonds each year for twenty-three (23) years beginning January 1st, 1929, and three bonds upon the first day of each year thereafter with the exception of the last year which shall be for four (4) bonds of One Thousand (\$1,000) each, until and including January 1, 1951. These bonds are issued by said City of Indianapolis pursuant to an ordinance passed by the Common Council at the City of Indianapolis on the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_, 1927, and an Act of the General Assembly of the State of Indiana entitled "An Act Concerning Municipal Corporation," approved March 6th, 1905, and all Acts amendatory thereof and supplemental thereto.

It is hereby certified that all conditions, acts, and things essential to the validity of this bond, exist, have happened, and have been done and that all requirements of the law affecting the issuance thereof have been duly complied with, and that this bond is within every debt and other limit prescribed by the Constitution and laws of the State of Indiana, and that the faith and credit of the City of Indianapolis, Indiana, are hereby irrevocably pledged to the punctual payment of the principal and interest of this bond according to its terms.

JOHN L. DUVALL,

Attest:

Mayor.

WM. A. BOYCE,

City Clerk

W. C. BUSER, City Comptroller.

Section 2. The City Comptroller shall, as soon as possible, after the passage of this ordinance advertise for bids or proposals for said bonds by at least one insertion each week for two weeks in two daily newspapers of general circulation, printed and published in the City of Indianapolis, and as required and authorized by law, and may otherwise advertise for such bids or proposals as

he may deem advisable. Such advertisements shall describe said bonds with such minuteness and particularity as the City Comptroller may see fit and shall set forth the amount of the bonds to be sold and the rate of interest they may bear, that the bidder may bid for all or any part of said bonds; the date of opening bids or proposals therefor, the right of the City Comptroller to reject any or all bids, the amount of deposit each bidder will be required to make and when and where the bonds shall be delivered and paid for.

Section 3. Each and every bid and proposal shall be presented to the City Comptroller sealed, and shall be accompanied by a duly certified check or cashier's check, upon some responsible bank or Trust Company of the City of Indianapolis, Indiana, payable to the order of the City Treasurer for a sum of money which shall equal two and one-half (2½%) per cent of the face or par value of the bonds bid for or proposed to be purchased. The City Comptroller shall continue to receive all bids or proposals therefor at the office of the City Comptroller until eleven o'clock A. M. on the day fixed by the City Comptroller and designated in the advertisement for receiving bids or proposals, at which time and place and between the said hour and twelve o'clock noon, of said day, he shall open said bids or proposals. The City Comptroller shall award said bonds, or as he shall see fit, a part or any number thereof, to the highest and best bidder therefor, but said City Comptroller shall have the right to reject any and all such bids or proposals, or any part thereof, and shall have the right to accept a part of any bid and to award upon any bid the whole or a less number of bonds covered by such bid, he being the sole judge of the sufficiency or insufficiency of any kind. He may also in his judgment and discretion award a part of said bonds to one bidder and a part to another. These provisions shall apply to the case of reoffering and readvertising of said bonds as hereinafter provided.

Section 4. In case the City Comptroller shall reject all bids submitted, or if he shall award only a part of said bids, he shall readvertise the bonds remaining unsold in the manner as herein prescribed for the original advertisement, but in such readvertisement he is authorized and directed to fix the date and the time both of receiving and opening bids or proposals, and for purchasers to take up and pay for the bonds which may be awarded. And he shall continue from time to time in like manner to re-advertise said bonds for sale until said bonds are sold.

Section 5. In case any bid or proposal shall not be accepted and there shall be no award of bonds thereon by the City Comptroller he shall thereupon return to such unsuccessful bidder the certified or cashier's check accompanying the same. If the City Comptroller shall award the whole or any part of the bonds upon any bid or proposal, he shall thereupon deliver the certified or cashier's check accompanying the same to the City Treasurer, who shall thereupon present the same for payment and shall be entitled to collect the same and shall hold the proceeds collected thereon until the completion of the purchase and the payment for the bonds so awarded. If, for any reason, said check shall not be paid upon presentation, such non-payment shall be taken and deemed a

breach of contract for purchase of said bonds upon the part of the purchaser, and the city, in that event, shall have the right to readvertise said bonds for sale at once, and shall, in such event, retain said check and shall have the right to collect the same for its own use, and said check and proceeds thereof, when collected, shall be taken and deemed as agreed and liqudated damages for such breach of contract and as a payment thereof to the city. In case any successful bidder shall fail to complete the purchase price of the bonds so awarded and to pay for the same within the time and manner herein required, or which may be prescribed by the City Comptroller as herein provided, the proceeds of such certified or cashier's check deposited by such bidder shall be taken, considered, and deemed as agreed and liquidated damages for the breach of such bidder's contract of purchase and shall be taken and deemed as a payment to the city for such damages, and shall be retained and held by said city for its use, but if such successful bidder shall complete the purchase of said bonds awarded to him pursuant to the provisions hereof and his bid and award thereon, said proceeds of said certified or cashier's check shall thereupon be returned to such bidder, or at the option of the City Controller at the time of the completion of the sale and payment for the bonds said proceeds of said certified or cashier's check may be applied and deemed a payment on account of the purchase of said bonds.

Section 6. Delivery of any bonds sold shall be made at the office of the City Treasurer of the City of Indianapolis, Indiana, upon such day or days as may be specified in the advertisement or readvertisement for proposals or within such time thereafter as may be fixed by the City Comptroller and the purchaser or purchasers and the City Comptroller may extend the time for such delivery not more than ten (10) days after the day or days specified or agreed upon as above provided, and the successful bidder or bidders shall take the bonds awarded to him or them and pay for the same at such place and times, and his or her refusal, neglect or omission to do so shall be a breach of the contract of his bid or proposal on account of which damages shall be retained or recovered as liquidated as provided in this ordinance.

The bonds taken and paid for to the satisfaction of the City Comptroller shall be binding obligation upon the City of Indianapolis according to their tenor and effect and the proceeds derived from the sale or sales or both as herein authorized shall be and hereby are appropriated to the department of Board of Public Works for the construction and repair of said bridge, and shall constitute and continue appropriations until the completion of said work.

Section 8. The Mayor, the City Comptroller and the Corporation Counsel are hereby authorized and directed to publish notices of the herein determination to issue bonds as required by law.

Section 9. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Which was read a first time and referred to a Special Committee consisting of Mr. Moore, Chairman; Messrs. Dorsett, Ferguson, Bartholomew and Todd.

By the City Comptroller:

## GENERAL ORDINANCE No. 6, 1927.

AN ORDINANCE providing for and authorizing the City Controller for and on behalf of the City of Indianapolis to borrow the sum of Thirty Thousand (\$30,000) Dollars, payable from the general revenues and funds of said City, or from the sinking fund of said City or as may be required by law for the purpose of procurring money to be used in reconstructing and repairing a bridge where Harding Street in the City of Indianapolis, Indiana, extends and crosses White River in said City and providing for the time and manner of advertising the sale of said bonds and the receipts of bids for the same together with the mode and terms of sale and fixing a time when this ordinance shall take effect.

WHEREAS, heretofore on the 8th day of December, 1926, the Board of Public Works of the City of Indianapolis passed a resolution declaring the reconstruction and repairing of said bridge to be a public necessity and of public utility to the people of the City of Indianapolis, and that said Harding Stueet is a much frequented thoroughfare, used by pedestrians and vehicles in said City and that said bridge should be reconstructed and repaired under the plans and specifications of the City Civil Engineer of said City, and requesting the City Controller of said City to prepare an Ordinance for the issue and sale of new bonds of the City of Indianapolis in the amount of Thirty Thousand (\$30,090) Dollars and

WHEREAS, the said Board of Public Works passed said resolution that such repairs and reconstruction were a public necessity and public utility for the reason that said bridge is now in a dangerous condition and likely to fall, causing injury to persons and property and

WHEREAS, it is deemed necessary and proper for the best interests of the City of Indianapolis, Indiana, and the inhabitants thereof to proceed with the work provided for in said resolution, and

WHEREAS, there is not now and will not be sufficient funds in the treasury of the City of Indianapolis, Indiana with which to meet the aforesaid expenditure for the aforesaid welfare and there being no appropriation heretofore made by the Common Council therefor, and it being necessary for the said city to borrow said Thirty Thousand (\$30,000) Dollars in order to procure a fund to be devoted to the purpose set out in said resolution, and to issue and sell its bonds in said amounts, payable from the general revenue and funds of said City or from the Sinking Fund of said City or as may be otherwise authorized or required by law, or as authorized by An Act of the General Assembly of Indiana entitled "An Act Concerning Municipal Corporations," approved March 6, 1905, and all acts amendatory therof and supplemental thereto. Now therefore

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the City Controller be and he is hereby authorized for the purpose of procurring money to be used for the purpose of repairing and reconstructing the said Harding Street bridge where it intersects and crosses White River in the City of Indianapolis, Marion County, Indiana, to prepare, issue and sell thirty (30) new bonds of the City of Indianapolis, Marion County, Indiana, of One Thousand (\$1,000) Dollars each, which bonds shall bear the date of March 1st, 1927, and shall be numbered from one (1) to thirty (30) both inclusive, and shall be designated "Municipal Bridge Bonds of 1927, Second Issue" and shall bear interest at the rate of four and one-half (4 1/2 %) percent per annum, payable semi-annually on the first day of January and the first day of July of each year of the period of said bonds. Said bonds shall be issued in ten (10) series, each series to be composed of three (3) bonds of One Thousand (\$1,000) Dollars each and each series therefor totaling the sum of Three Thousand (\$3,000) Dollars. The first series of said bonds shall be due and payable on January 1, 1929 and one (1) of said series shall be due and payable on the first day of each year thereafter until and including January 1, 1938.

The said interest on said bonds shall be evidenced by appropriate coupons thereunto attached for the payment of said semi-annual interest, and the first coupon attached to each bond shall be fore the interest on said bond from the date of issue until the first day of July, 1928. Said bonds and interest coupons thereunto attached shall be negotiable and payable at the City Treasurer's Office of the City of Indianapolis, Indiana, at Indianapolis, Indiana; said bonds shall be signed by the Mayor and City Controller of the City of Indianapolis, Indiana, attested by the City Clerk, who shall affix the seal of said City to each of said bonds; and the interest coupons attached to said bonds shall be authenticated by a lithographic fac simile of the signature of the Mayor and the City Controller of said city engraven thereon, which shall for all purposes be taken and deemed to be equivalent to a manual signing thereof; said bonds shall be prepared by the City Controller of said City in due form, irrevocably pledging the faith and credit of the City of Indianapolis, Indiana, to the payment and interest stipulated therein respectively. It shall be the duty of the City Controller, at the time of the issue and negotiation of said bonds to register in the book kept for that purpose all of said bonds so issued and negotiated in serial number, beginning with bond number one (1), giving also the date of the issuance, the amount, day of maturity, rate of interest and the time and place where said interest shall be payable, and said bonds shall be substantially in the following forms, all blanks for numbers and dates to be properly filled in before the issuance thereof:

# No.—

\$1,000.00

# UNITED STATES OF AMERICA. CITY OF INDIANAPOLIS

MARION COUNTY

STATE OF INDIANA

MUNICIPAL BRIDGE BONDS OF 1927—SECOND ISSUE.

For value received, the City of Indianapolis, Marion County, State of Indiana, hereby promises to pay to the bearer without any relief from valuation or appraisement laws, on the first day of January, 19—, at the City Treasurer's Office of the City of Indianapolis, Indiana One Thousand (\$1,000) Dollars in lawful money of the United States of America, together with interest thereon at the rate of four and one-half (4½%) percent per annum from date until paid.

The first interest payable on the first day of July, 1928, and the interest thereafter payable semi-annually on the 1st day of January and July respectively, upon the presentation and surrender of the proper interest coupons hereunto attached, and which are made a part of this bond.

This bond is one of an issue of thirty (30) bonds of One This bond is one of an issue of thirty (30) bonds of One Thousand (\$1,000) Dollars each, numbered from one (1) to thirty (30) both inclusive, of date of March 1, 1927. Said bonds mature in series of three (3) bonds each year for ten (10) years beginning January 1, 1929, and three (3) bonds upon the first day of each year thereafter until and including January 1, 1938. These bonds are issued by said City of Indianapolis, pursuant to an Ordinance passed by the Common Council of the City of Indianapolis, Indiana, on the \_\_\_\_\_ day of \_\_\_\_\_\_ 19\_\_\_, and an act of the General Assembly of the State of Indiana, entitled "An Act Concerning Muncipal Corporations" approved March 6, 1905, and Concerning Muncipal Corporations," approved March 6, 1905, and all acts amendatory thereof and supplemental thereto and by virtue of a resolution passed by the Board of Public Works of the City of Indianapolis, Indiana on December 8, 1926.

It is hereby certified that all conditions, acts and things essential to the validity of this bond, exist, have happened, and have been done and that all requirements of the law affecting the issuance thereof have been duly complied with and that this bond is within every debt and other limit prescribed by the Constitution and laws of the State of Indiana, and that the faith and credit of the City of Indianapolis, Indiana are hereby irrevocably pledged to the punctual payment of the principal and interest of this bond according to its terms.

IN WITNESS WHEREOF, the Commond Council of the City of Indianapolis, Indiana, has caused this bond to be signed by the Mayor and City Controller, and attested by the City Clerk, and the corporate seal of said City to be affixed this as of the day of --, 19-

Attest:

JOHN L. DUVALL Mayor.

WILLIAM A. BOYCE, Jr. City Clerk

W. C. BUSER City Controller Section 2. The City Controller shall, as soon as possible after the passage of this ordinance advertise for bids or proposals for said bonds by at least one insertion each week for two consecutive weeks in two daily newspapers of opposite political faith, of general circulation, printed and published in the English language in the City of Indianapolis, Marion County, Indiana and as required and authorized by law; and may otherwise advertise for such bids or proposals as he may deem advisable. Such advertisement shall describe said bonds with such minuteness and particularity as the City Controller may see fit and shall set for the amount of the bonds to be sold and the rate of interest they may bear, that the bidder may bid for all or any part of said bonds; the date of opening bids or proposals therefor, the right of the City Controller to reject any or all bids, the amount of deposit each bidder will be required to make and when and where the bonds shall be delivered and paid for.

Section 3. Each and every bid and proposal shall be presented to the City Controller sealed, and shall be accompanied by a duly certified or cashier's check upon some responsible bank or trust Company of the City of Indianapolis, Indiana, payable to the order of the City Treasurer for a sum of money which shall equal two and one-half (2½%) per cent of the face or par value of the bonds bid for or proposed to be purchased. The City Controller shall continue to receive all bids or proposals therefor at the office of the City Controller until eleven o'clock A. M. on the day fixed by the City Controller and designated in the advertisement for receiving bids or proposals, at which time and place and between the said hour and twelve o'clock noon of said day he shall open said bids or proposals. The City Controller shall award said bonds, or as he shall see fit, a part of any number thereof, to the highest and best bidder therefor, but said City Controller shall have the right to reject any and all such bids and proposals, or any part thereof, and shall have the right to accept a part of any bid and to award upon any bid the whole or a less number of bonds covered by such bid, he being the sole judge of the sufficiency or insufficiency of any kind. He may also in his judgment and discretion award a part of said bonds to one bidder and a part to another. These provisions shall apply to the case of reoffering and readvertising of said bonds as hereinafter provided.

Section 4. In case the City Controller shall reject all bids submitted, or if he shall award only a part of said bids he shall readylertise the bonds remaining unsold in the manner as herein prescribed for the original advertisement, but in such readvertisement he is authorized and directed to fix the date and the time both of receiving and opening bids or proposals, and for purchasers to take up and pay for the bonds which may be awarded. And he shall continue from time to time in like manner to readvertise said bonds for sale until said bonds are sold.

Section 5. In case any bid or proposal shall not be accepted and there shall be no award of bonds thereon by the City Controller, he shall thereupon return to such unsuccessful bidder the certified or cashier's check accompanying the same. If the City Controller shall award the whole or any part of the bonds upon any bid or proposal, he shall thereupon deliver the certified or cashier's check

accompanying the same to the City Treasurer, who shall thereupon present the same for payment and shall be entitled to collect the same and shall hold the proceeds collected thereon until the completion of the purchase and the payment for the bonds so awarded. If, for any reason, said check shall not be paid upon presentation, such non-payment shall be taken and deemed a breach of contract for purchase of said bonds upon the part of the purchaser, and the City, in that event, shall have the right to re-advertise said bonds for sale at once and shall have the right to collect the same for its own use, and said check and proceeds thereof, when collected, shall be taken and deemed as agreed and liquidated damages for such breach of contract and as a payment thereof to the City. In case any successful bidder shall fail to complete the purchase price of the bonds so awarded and to pay for the same within the time and manner herein required, or which may be prescribed by the City Controller as herein provided, the proceeds of such certified or cashier's check deposited by such bidder shall be taken, considered, and deemed as agreed and liquidated damages for the brea h of such bidder's contract of purchase and shall be laken and deemed as a payment to the City for such damages, and shall be retained and held by said City for its use, but if such successful bidder shall complete the purchase of said bonds awarded to him pursuant to the provisions hereof and his bid and award thereon, said proceeds of said certified or cashier's check shall thereupon be returned to such bidder, or at the option of the City Controller at the time of the completion of the sale and payment of the bonds, said proceeds of said certified or cashier's check may be applied and deemed a payment on account of the purchase of said bonds.

Section 6. Delivery of any bonds sold shall be made at the office of the City Treasurer of the City of Indianapolis, Indiana, upon such day or days as may be specified in the advertisement or readvertisement for proposal or within such time thereafter as may be fixed by the City Controller and the purchaser or purchasers and the City Controller may extend the time for such delivery not more than ten (10) days after the day or days specified or agreed upon as above provided, and the successful bidder or bidders shall take the bonds awarded to him, or them, and pay for the same at such place and time, and his or her refusal, neglect or omission so to do shall be a breach of the contract of his bid or proposal on account shall be a breach of the contract of his bid or proposal on account of which damages shall be retained or recovered as liquidated as provided in this ordinance.

The bonds taken and paid for to the satisfaction of the City Controller shall be a binding obligation upon the City of Indianapolis, according to their tener and effect and the proceeds derived from the sale or sales or both as herein authorized shall be and hereby are appropriated to the department of Public Works for the construction and repair of said bridge and shall constitute and continue appropriations until the completion of the said work.

The Mayor, the City Controller, and the Corporation Counsel are hereby authorized and directed to publish notices of the determination herein to issue bonds as required by law.

This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Which was read a first time and referred to the Committee on Finance.

By the City Comptroller:

## GENERAL ORDINANCE NO. 7, 1927.

- AN ORDINANCE, authorizing the City of Indianapolis, to make a Temporary Loan or Loans, for the use of the Board of Health of the City of Indianapolis, Indiana, in anticipation of its current revenues and payable out of the current revenues of said Board of Health for the year 1927, authorizing the rate of interest to be charged therefor, providing for legal notice and fixing a time when the same shall take effect.
- WHEREAS, the Board of Health of the City of Indianapolis, Indiana, on the 21st day of February, 1927, will be and continue to be until the 10th day of June, 1927, without sufficient funds to pay its salary pay roll and other current expenses for Board of Health purposes, and
- WHEREAS, the said current expenses and said pay rolls for said period will amount to approximately One Hundred and Twenty-Five Thousand (\$125,000.000) Dollars, and
- WHEREAS, the first semi-annual installment of taxes levied by the City of Indianapolis, for general Board of Health purposes for the year 1926, and collectible on or before the 9th, day of May, 1927, will amount to more than One Hundred and Fifty Thousand (\$150,000.00) Dollars.
- NOW THEREFORE, be it resolved by the Board of Health and Charities of the City of Indianapolis, Indiana, that an ordinance be prepared and presented to the Common Council of the City of Indianapolis, Indiana, for passage for the making of a Temporary Loan or Loans by the City of Indianapolis, for the total sum of One Hundred and Twenty-Five Thousand, (\$125,000.00) Dollars for the use of said Board of Health, for said purposes, at a rate of interest. not to exceed six (6%) per cent per annum, and for a period not exceeding four months from the date of such Temporary Loan or Loans to be made in anticipation of the current revenues of the said Board of Health and collectible in the year 1927; said Loan or Loans to bear interest at said rate, as herein stated from the time each parcel of said loan or loans are checked out for the use of said Board of Health, and
- BE IT FURTHER RESOLVED, by the Board of Health, that there be and hereby is appropriated out of the current revenues of said Board of Health for the year 1927, for the purpose of paying said Loan or Loans and interest thereon as the same become due, the sum of One Hundred and Twenty-Seven Thousand, Five Hundred (\$127,500.00) Dollars.

#### NOW THEREFORE:

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the City Controller be and is hereby authorized and empowered to negotiate a Temporary Loan or Loans for the use of the Board of Health of the City of Indianapolis, Indiana, in anticipation of current revenues of said Board of Health for the year 1927, said Loan or Loans to be made for the total sum not to exceed One Hundred and Twenty-Five Thousand (\$125,000.00) Dollars, and payable out of the current revenues of said Board at a rate of interest not to exceed six (6%) per cent per annum and for and during a period not exceeding four (4) months from the date thereof; Said Loan or Loans to be available and subject to check by said City for the use of said Board of Health as follows: Seventy-Five Thousand (\$75,000.00) Dollars, immediately upon acceptance of bid and Fifty Thousand (\$50,000.00) Dollars, thirty days after acceptance of bid; said loan or loans bearing interest not exceeding the rate as herein provided, from dates above said amounts are subject to check. Said Board of Health shall have the privilege to make a partial payment on said loan or loans at anytime, before said loan or loans are due, and when any such payment or payments are made, the interest on any such amount or payment shall cease; After the publication of the herein determination to issue such Temporary Loan or Loans, and as provided in Section 2, of this ordinance, said loan or loans shall be let to the lowest bidder at competitive bidding on the annual rate of interest under conditions prescribed in notice of the same, which shall be published for at least one day in at least one daily newspaper of general circulation of said City. The Mayor and City Controller are hereby authorized and directed to execute the proper obligations of said City for the amount or amounts so borrowed, which shall also be countersigned by the president of the Board of Health and to the payment of said obligations the faith of the City of Indianapolis, is hereby irrevocably pledged.

Section 2. The Mayor, City Controller and Corporation Counsel are hereby authorized and directed to publish notice of the determination herein made, to issue the bonds or other evidence of indebtedness for such temporary loan or loans as required by law.

This Ordinance shall be in full force and effect Section 3. from and after its passage.

Which was read a first time and referred to the Committee on Public Health.

By Mr. Moore:

## GENERAL ORDINANCE NO. 8, 1927.

AN ORDINANCE, transferring the sum of Twenty-Eight Thousand Seven Hundred Forty-Three Dollars and Seventy-Five Cents (\$28,743.75) from Fund No. 22, "Heat, Light, Power and Water, Administration Unit, Board of Works Department," and reappropriating the said sum to Account No. 11, Police Department under the Board of Public Safety, declaring an emergency and specifying a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the sum of Twenty-Eight Thousand Seven Forty-Three Dollars and Seventy-Five Cents (\$28,743.75) be and the same is now hereby transferred and reappropriated from Fund No. 22, "Heat, Light, Power and Water, Administration Unit, Board of Works Department," to Account No. 11, Police Department under the Board of Public Safety.

Section 2. Due to the decision of the Judge of the Marion Circuit Court in cause No. 40693, Anna Brunner versus the City of Indianapolis in which an order was issued by the Court on February 2, 1927, recorded in Order Bock No. 234 of said Court whereby the Board of Public Safety is permanently restrained from removing some 15 policewomen from the Indianapolis Police Department on account of the failure of the City to provide sufficient funds in the 1927 budget for their pay, an emergency, therefore, now exists for the passage of this ordinance and the same is now hereby declared to exist in order that the order of the court may be carried out without injury to the persons involved.

Section 3. Upon the taking effect of this ordinance the money herein transferred shall become immediately available for the payment of the salaries of the fifteen Second Year Women Patrolmen dating from the first of January, 1927 whose services were dispensed with by the Board of Public Safety on January, 1927 but who were placed back in the Department by the said order of the court. And the number of Second Year Women Patrolmen in the Police Department under the Department of Public Safety in the City of Indianapolis for the year 1927 is here and now made to conform to the order of the court namely, twenty Second Year Women Patrolmen at Nineteen Hundred Sixteen Dollars and Twenty-Five Cents (\$1916.25) per annum,—Total \$38,325.00.

Section 4. This ordinance shall be in full force and effect from and after its passage.

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

By Mr. Moore:

#### GENERAL ORDINANCE NO. 9, 1927.

AN ORDINANCE amending Section 767 of General Ordinance No. 121-1925, "An Ordinance concerning the government of the City of Indianapolis providing penalties for its violation and with stated exceptions, repealing all former Ordinances," and declaring a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis.

Indiana:

Section 1. That Section 767 of General Ordinance No. 121-1925 of the City of Indianapolis, be and the same is hereby amended to read as follows:

"Section 767. SAFETY ZONES. The Board of Public Safety may establish Safety Zones which shall be marked off and indicated by painted lines, standards, discs or unloading platforms, and it shall be unlawful for the drivers of any vehicle to drive over or into any such Safety Zones, or any such painted lines, standards, discs or loading platforms at any time.

No vehicle shall remain stationary in that part of the street parallel to any such Safety Zone, or within twenty (20) feet from the end thereof, except upon signal of the traffic officer directing the traffic at such places, or to unload freight or passengers to business houses fronting on such Safety Zones, where there is no other means

of access thereto."

Police officers are hereby authorized to remove to any garage any vehicles found parked or standing in a Safety Zone marked at the entrance of any club, theatre or hotel within the limit of the one mile square, and all reasonable expenses connected with such removal or storage shall be paid by the owner of said vehicle.

Section 2. This ordinance shall be in full force and effect from and after its passage.

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

By Mr. Moore:

## GENERAL CRDINANCE NO. 10, 1927.

AN ORDINANCE to amend Sub-Section (a) of Section A-226 entitled "Reinspection fees for annual inspection of advertising displays other than street signs", of General Ordinance No. 121, 1925 entitled "An ordinance concerning the government of the City of Indianapolis," providing penalties for the viola-tion thereof and with stated exceptions, repealing all former ordinances, being the codification of 1925.

### REINSPECTION FEES FOR ANNUAL INSPECTION OF ADVER-TISING DISPLAYS OTHER THAN STREET SIGNS.

Section 1. Be It ordained by the Common Council of the City of Indianapol's that Sub-section (a) of Section A-226 of the above entitled Ordinance be amended to read as follows:

(a) An annual inspect on fee shall be paid the City Comptroller by every person, firm or corporation in postession, charge or control of any advertising display other than (a) street sign; (b) sign less than twelve (12) square feet in area; (c) bill board or sign board less than twenty-eight (28) square feet in area; (d) painted wall sign or painted wall sign board; or (e) bill board or sign boards over twenty-eight (28) square feet in area located upon any wall within six (6) inches of the property line maintained as an adjunct to any business within the building of which the wall is a part thereof. For all other advertising display signs a fee equal to the sum of one-fourth of a cent (14) multiplied by the number of square feet of the display surface of any advertising display board, excluding all borders, unrights lattice work or componental designs, shell her ing all borders, uprights, lattice work or ornamental designs shall be

paid. This fee shall be for a period of one (1) year; shall not be prorated, and shall be due the first day of January, and delinquent the first day of July, of each year, and in no case shall the fee be less than one dollar \$(1.00).

Section 2. All ordinances and parts of ordinances in conflict with any or all of the provisions of this ordinance are hereby repealed and declared null and void.

Section 3. This Ordinance shall be in full force and effect from and after its passage and publication according to law.

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

By Department of Public Works:

#### GENERAL ORDINANCE NO. 11, 1927.

AN ORDINANCE authorizing the alienation and conveyance of certain hereinafter described real estate situated in Marion County, State of Indiana by the Board of Public Works of the City of Indianapolis, and fixing a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the City of Indianapolis is hereby authorized to sell, alienate and convey by warranty deed the following real estate in the City of Indianapolis, Marion County, State of Indiana to-wit:

A part of outlot number one hundred thirty-two (132) of the Donation Lands of the City of Indianapolis, Marion County, Indiana, more particularly described as follows:

Beginning at the intersection of the southeast line of said outlot 132 with a line forty (40) feet south of and parallel to the center line of that part of Oliver Avenue lying west of White River produced east across White River, said point of beginning being seven hundred forty and thirty-one hundredths (740.31) feet, more or less, southwest of the northeast corner of said outlot 132, thence southwesterly along said southeast line of outlot 132, a distance of one hundred seventy-seven and thirty-eight hundredths (177.38) feet, to a point in a line twenty (20) feet east of and parallel to the east Channel Line of White River as fixed March 14, 1924, by Declaratory Resolution No. 11614 of the Board of Public Works of the City of Indianapolis; thence north to the right, making a deflection angle of one hundred twenty-seven (127) degrees and twelve (12) minutes, and along the line twenty (20) feet east of and parallel to the said East Channel Line of White River, a distance of twelve and eighteen hundredths (12.18) feet to a point; thence north along a curve to the right said curve having a radius of seven hundred ninety-three and twenty-two hundredths (793.22) feet, a distance of ninety-five and ninety-two hundredths (95.22) feet to a point;

thence north along a tangent to the aforesaid curve, at the aforesaid point a distance of fifteen and seventy hundredths (15.70) feet to a point in the aforesaid line forty (40) feet south of and parallel to the center line of that part of Oliver Avenue lying west of White River produced east across White River; thence east at right angles, and along the aforesaid line forty (40) feet south of and parallel to the center line of that part of Oliver Avenue lying west of White River produced east across White River, a distance of one hundred thirtyfour and forty hundredths (132.40) feet to the place of beginning, containing one hundred ninety-five thousandths (0.195) acres more or less.

A tract of land in the south-west quarter of Section Eleven (11) Township 15 North, Range Three (3) East of the second principal meridian in the City of Indianapolis, Marion County, Indiana, lying east of White River and between Kentucky Avenue and the Right--of-Way of the P. C. C. & St. L. Ry. Company (I. & V. Div.), more particularly described as follows:

"Beginning at a point on the north-westerly line of Kentucky Ave., which point is described as follows: Measure along the center line of Kentucky Avenue, a distance of twelve and seventy-three hundredths (12.73) feet in a southwesterly direction from the intersection of the center line of McCarty Street with the center line of Kentucky Avenue; thence northerly to the right, making a deflection angle of one hundred thirty-six (136) degrees and fifty-two (52) minutes, and along a line parallel to and twenty (20) feet east of the East Channel Line of White River as fixed March 14, 1924, by Declaratory Resolution No. 11614 of the Board of Public Works of the City of Indianapolis, a distance of fifty-eight and fifty-one hundredths (58.51) feet, to a point in the northwesterly line of Kentucky Avenue, which point is the place of beginning; thence continuing northerly along said line parallel to and twenty (20) feet east of the aforesaid East Channel Line of White River, a distance of seventy-one and seventy-three hundredths (71.73) feet to a point in the southwesterly Right of Way Line of the P. C. C. & St. L. Ry. Co. (I & V. Div.), which point is forty (40) feet distant at right angles from the southeast line of outlot one hundred thirty-two (132) of the Donation Lands of the Town of Indianapolis; Kentucky Avenue; thence northerly to the right, making a deflection two (132) of the Donation Lands of the Town of Indianapolis; thence northeasterly to the right, making a deflection angle of fifty-two (52) degrees and forty-eight (48) minutes, and along a line forty (40) feet distant from and parallel to the said southeast line of outlot one hundred thirty-two (132), a distance of two hundred forty-eight and ninety-seven hundredths (248.97) feet to a line forty (40) feet south of and parallel to the center line of that part of Oliver Avenue lying west of White River produced east across White River; thence east to the right making a deflection angle of fortyfour (44) degrees and eight (8) minutes and along the last named line a distance of nine and three hundredths (9.03) feet to the northwesterly line of Kentucky Avenue; thence southwesterly to the right, making a deflection angle of one hundred twenty-six (126) degrees and twelve (12) minutes, and along the northwesterly line of Kentucky Avenue, a distance of three hundred two and seventynine hundredths (302.79) feet to the place of beginning.

A tract of land in the southwest quarter of Section Eleven (11) Township fifteen (15) North, Range three (3) East of the second principal meridian in the city of Indianapolis, Marion County, Indiana, bounded on the south by the north property line of Ray street (formerly Woodburn Avc..) on the northwest by the northeast right-of-way line of the P. C. C. & St. L. Ry. Company (Indianapolis and Vincennes Division), on the east by a line parallel to and forty-six and twenty-five hundredths (46.25) feet west of the west channel line of White River as fixed March 14, 1924, by the Board of Public Works of the City of Indianapolis under Declaratory Resolution No. 11614, and on the southeast by the northwest property line of Kentucky Avenue, more particularly described as follows:

Beginning at the intersection of the north property line of Ray Street and the northwest property line of Kentucky Avenue, which point is six hundred thirty-two and seventy-two hundredths (632.72) feet northeast measured along the northwest property line of Kentucky Avenue from the intersection of the said northwest property line of Kentucky Ave., and the center line of White River Parkway, West Drive (formerly Drover St.); thence west at an angle of fiftyone (51) degrees forty-one (41) minutes and thirty (30) seconds in the southwest quadrant with the northwest property line of Kentucky Avenue two hundred seventy-six and sixty-nine hundredths (276.69) feet to a point; thence northeast to the right making a deflection angle of one hundred thirty-two (132) degrees and fiftyone (51) minutes, a distance of two hundred forty-four and sixteen hundredths (244.16) feet to a point; thence continuing northeast on a curve to the right with a radius of five thousand six hundred seventy-nine and sixty-five hundredths (5,679.65) feet, a distance of two hundreed sixty-eight and tweenty-three hundredths (268.23) feet to a point; thence south to the right, making a deflection angle of one hundred twenty-nine (129) degrees, thirty-seven (37) minutes and thirty-eight (38) seconds with a tangent to the curve, a distance of one hundred four and seventy-three hundredths (104.73) feet to a point; thence continuing south on a curve to the right with a radius of one thousand three hundred eighty-six and fortyfour hundredths (1,386.44) feet, a distance of one hundred fiftythree and sixty-nine (153.69) feet to a point; thence southwest to the right making a deflection angle of thirty-six (36) degrees forty-six (46) minutes and twenty (20) seconds with a tangent to the curve, a distance of one hundred forty-four and fifty-four hundredths (144.54) feet, to the place of beginning, containing one and fifty hundredths (1.50) acres, more or less.

A tract of land in the southwest quarter of Section Eleven (11), Township fifteen (15) North, Range three (3) East of the second principal meridian, in Marion County, State of Indiana, more particularly described as follows:

Beginning at the intersection of the northwest property line of Kentucky Avenue and the east property line of White River Parkway, West Drive (formerly Drover Street); thence northeast with the northwest property line of Kentucky Avenue, a distance of one hundred Ninety-nine (199) feet and eight (8) inches to a point; thence northwest on a straight line to a point in the east property line of White River Parkway, West Drive; (formerly Drover Street) which point is two hundred fifty (250) feet and four (4) inches north from the intersection of the northwest property line of Kentucky Avenue and the east property line of White River Parkway, West Drive (formerly Drover Street); thence scuth two hun-

dred (200) feet and four (4) inches along the east property line of White River Parkway, West Drive (formerly Drover Street) to the place of beginning, containing thirty-four hundredths (0.34) acres, more or less.

That the above described real estate be sold for not less than the full appraised value of said real estate; that said real estate belonging to the City of Indianapolis for public and governmental purposes is no longer needed for said purposes. That said real estate shall be sold at public or private sale at such notice or notices as the Board of Public Works under the law may require.

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

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

By the Department of Public Works:

## SPECIAL ORDINANCE NO. 1, 1927.

AN ORDINANCE, Authorizing the sale of certain personal property by the Muncipal Garage under the Department of Public Works, City of Indianapolis and fixing a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the following automobiles and automobile accessories being now under the custody of the Muncipal Garage in the Department of Public Works is hereby authorized to be sold:

3 Ford 1 Ton Trucks. 1 Ford Roadster-slipon.

Also approximately-

100 junk tires.

500 junk tubes and about 200 lbs. of metal scrap.

2 Packard motors.2 Reo motors.

1-1 Gal. Gas pump.

1-5 Gal. Gas pump.

That an of the above mentioned property belonging to the City of Indianapolis, Muncipal Garage in the Department of Public Works and in the care and custody of the Department of Public Works and which is no longer fit or needed for the purpose of the above mentioned department.

That said personal property shall be sold by public or private sale at such notice or notices as the Board of Public Works may determine.

This Ordinance shall be in full force and effect from and after its passage.

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

By Mr. Moore:

## SPECIAL ORDINANCE NO. 2, 1927.

AN ORDINANCE, annexing certain territory to the City of Indianapolis, Indiana, defining a part of the boundary line of said City, and fixing a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the City of Indianapolis be and the same is hereby extended so as to include the following described territory, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion County, Indiana.

Section 2. Beginning at a point on the present corporation line, said point being at the intersection of the center line of Southern Ave. with the east property line of Madison Ave.; thence southeast with the east property line of Madison Ave. to the center line of Hanna Ave., and also the present corporation line; thence east, north, west, northwest and west with the present corporation line to the point or place of beginning.

Section 3. Beginning at a point on the present corporation line, said point being at the intersection of the center line of Hanna Ave. with the center line of State Ave.; thence north with the center line of Hanna Ave. to the present corporation line; thence west, south and east with the present corporation line to the point or place of beginning.

Section 4. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on City Welfare.

By Mr. Moore:

## SPECIAL ORDINANCE NO. 3, 1927.

AN ORDINANCE, annexing certain territory to the City of Indianapolis, Indiana, and defining a part of the boundary line of said City, and fixing the time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the City of Indianapolis be and the same is hereby extended so as to include the following described contiguous

territory, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, in Marion

County, Indiana.

Beginning at a point at the South West Corner of Riverside Park at the intersection of the Westminister Road, formerly Lafayette Road, and West Riverside Drive, formerly Myers Free Gravel Road; thence in a Southeasterly direction following the center of said Westminister Road to the North line of the present city limits; thence East along line of present city limits to center of White River; thence Northwesterly along center of said White River to a point where the line of the present city limits runs due West along the South line of Riverside Park; thence West along South line of said Riverside Park to the place of beginning.

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

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

By Mr. Bartholomew:

## RESOLUTION NO. 4, 1927.

- WHEREAS, a faithful City Employe, one Walter Monroe, Assistant City Street Commissioner, met his untimely death in a fatal accident on the streets of our city while pursuing his line of duty, and
- WHEREAS, the death of this faithful employe under the circumstances has been a shock to his friends and to the city in general.
- Now Therefore, Be It Ordained by the Common Council of the City of Indianapolis, Indiana:

That we extend the sympathy and condolence of the Common Council to the bereaved family of Walter Monroe and do so instruct the Clerk of this Council to present a copy of this resolution to said family.

OTIS E. BARTHOLOMEW.

# By Mr. Bartholomew:

## RESOLUTION NO. 5, 1927.

- WHEREAS, a wonderful act of heroism has recently been performed in our city by a courageous young man, Barton Bradley, by name, in which young Bradley fearlessly gave his own life in a brave attempt to save the life of another boy, and
- WHEREAS, a movement has been inaugurated having as its objective the creating of a suitable memorial to perpetuate the memory of this brave dead,
- Now Therefore, Be It Ordained by the Common Council of the City of Indianapolis, Indiana:

That we go on record as endorsing such a movement as mentioned above and call upon all citizens, regardless of class and creed, to join in this worthy movement to the end that courage of character, fearlessness in duty, and a due regard for the lives of others may be enhanced in this fair city for future generations to come.

That the Clerk of the Council be instructed to prepare a suitable copy of this Resolution properly executed, signed and sealed and presented to the parents of young Barton Bradlty as a permanent record of the wishes of this Council.

On motion of Mr. Bartholomew, seconded by Mr. Albertson, the rules were suspended for the consideration of Resolutions Nos. 4 and 5 by the following vote:

Ayes, 8, viz.: Messrs. Moore, Raub, Albertson, Dorsett, Ferguson, Bartholomew, Todd and President Negley.

On motion of Mr. Bartholomew, seconded by Dr. Todd, Resolution No. 4 was adopted by the following vote:

Ayes, 8, viz.: Messrs. Moore, Raub, Albertson, Dorsett, Ferguson, Bartholomew, Todd and President Negley.

On motion of Mr. Bartholomew, seconded by Dr. Todd, Resolution No. 5 was adopted by the following vote:

Ayes, 8, viz.: Messrs. Moore, Raub, Albertson, Dorsett, Ferguson, Bartholomew, Todd and President Negley.

CALL FOR ORDINANCE ON SECOND READING.

Dr. Todd called for General Ordinance No. 3 for second reading. It was read a second time.

On motion of Dr. Todd, seconded by Mr. Moore, General Ordinance No. 3 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 3 was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Moore, Raub, Albertson, Dorsett. Ferguson, Bartholomew, Todd and President Neglev.

Mr. Bartholomew called for Special Ordinance No. 5. 1926, for second reading. It was read a second time.

On motion of Mr. Bartholomew, seconded by Mr. Dorsett, Special Ordinance No. 5, 1926, was stricken from the files.

Mr. Dorsett called for Resolution No. 1, 1927, for second reading. It was read a second time.

On motion of Mr. Dorsett, seconded by Mr. Bartholomew, Resolution No. 1 was adopted by the following vote:

Aves, 6, viz.: Messrs, Albertson, Bartholomew, Dorsett, Moore, Todd and President Negley.

Noes, 2, viz.: Messrs, Ferguson and Raub.

Dr. Todd called for Resolution No. 3, 1927, for second reading. It was read a second time.

On motion of Dr. Todd, seconded by Mr. Moore, Resolution No. 3 was adopted by the following vote:

Aves, 5, viz.: Messrs, Dorsett, Ferguson, Moore, Todd and President Negley.

Noes, 3, viz.: Messrs. Albertson, Bartholomew and Raub

Mr. Moore called for Resolution No. 2, 1927, for second reading. It was read a second time.

On motion of Mr. Moore, seconded by Dr. Todd, Resolution No. 2 was adopted by the following vote:

Ayes, 8, viz.: Messrs. Moore, Raub, Albertson, Dorsett, Ferguson, Bartholomew, Todd and President Negley.

At this time on motion of Mr. Moore, seconded by Dr.

Todd, the Council recessed at 8:40 for twenty minutes.

The Council reconvened at 9 p. m. for further consideration of ordinances on second reading.

The following additional committee reports were presented:

Indianapolis, Ind., February 7, 1927.

To the President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Finance to whom was referred General Ordinance No. 32, 1926, beg leave to report that we have had said ordinance under consideration, and recommend the the committee be given more time.

O. RAY ALBERTSON, Chairman.
O. E. BARTHOLOMEW
A. H. TODD.
EDWARD B. RAUB.

Indianapolis, Ind., February 7, 1927.

To the President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Public Works to whom was referred General Ordinance No. 2, 1927, beg leave to report that we have said ordinance under consideration, and recommend that the same be passed after amendment.

E. B. RAUB, Chairman. A. H. TODD BOYNTON J. MOORE

Indianapolis, Ind., February 7, 1927.

To the President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Public Works to whom was referred General Ordinance No. 104, 1927, beg leave to report that we have had said ordinance under consideration, and recommend that the same be not passed.

EDWARD B. RAUB, Chairman.

Indianapolis, Ind., February 7, 1927.

To the President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Public Works to whom was referred General Ordinance No. 101, 1926, beg leave to report that we have had said ordinance under consideration, and recommend that the same be not passed.

EDWARD B. RAUB, Chairman.

Mr. Bartholomew moved that the rules be suspended to consider Special Ordinances Nos. 2 and 3 for second reading and passage.

The rules were not suspended, due to the failure to receive unanimous consent, as follows:

Aves, 7, viz.: Messrs. Albertson, Bartholomew, Dorsett, Ferguson, Moore, Todd and President Negley.

Noes, 1, viz.: Mr. Raub.

At this time a general public discussion was had on the merits of Special Ordinances Nos. 2 and 3 calling for annexations to the city.

Several men representing the sections of the city involved in the annexations spoke in favor of the ordinances.

Mr. Bartholomew, Chairman of the Park Committee, set Thursday, February 17, at 2:00 p. m., for a public hearing on Special Ordinance No. 3, and Mr. Albertson. Chairman of the Welfare Committee, set Friday, February 18, at 2:00 p. m., for a public hearing on Special Ordinance No. 2.

Mr. Raub called for General Ordinance No. 2 for second reading. It was read a second time.

Mr. Raub presented the following written motion to amend General Ordinance No. 2:

Indianapolis, Ind., February 2, 1927.

Mr. President-I move that General Ordinance No. 2, 1927 be amended to read as follows:

#### GENERAL ORDINANCE NO. 2, 1927.

AN ORDINANCE, concerning the official bond of the County Treasurer ex officio City Treasurer, fixing the amount and penalty thereof together with the qualification of sureties thereon and and the manner of approval of the same, fixing the manner and time for the compliance herewith by the present City Treasurer, and fixing a time when the same shall take effect.

- THAT WHEREAS, the Common Council heretofore has not provided the amount of penalty of the official bond of the County Treasurer ex officio City Treasurer nor the qualification of the sureties thereon, nor method of approval of such bond,
- THAT WHEREAS by inadvertence and oversight the Common Council has heretofore failed to pass an ordinance to this effect and the present County Treasurer ex officio City Treasurer has not filed bond heretofore in sum fixed by the Common Council and by it and the Mayor approved, now therefore
- Be it Ordained by the Common Council of the City of Indianapolis, Indiana:
- Section 1. That the official bond of the County Treasurer by virtue of his office as City Treasurer of the City of Indianapolis, Indiana, shall be executed by such officer in the penal sum and in the amount of One Million Dollars (\$1,000,000.00) and same shall cover in addition to taxes and other monies, all sums received by said treasurer including sums received and held by said treasurer under the Barrett Law and not placed in the regular city depositories.
- Section 2. That such official bond shall be executed, payable to the State of Indiana, secured by an approved Surety company, or with at least four freehold sureties who shall be subject to the approval of the Common Council and the Mayor and said bond upon the execution thereof shall be filed with and safely kept by the City Controller, by said Treasurer within ten days after the beginning of the term for which he was elected or is to serve.
- Section 3. Said bond shall be conditioned for the faithful performance of the duties of his office by said Treasurer and for the payment to the proper person of money received by him as such official in any capacity and that said City Treasurer shall faithfully, fully and promptly discharge any duty imposed upon him by Chapter 129 of the Acts of the General Assembly of Indiana of 1905, page 219, entitled "An act concerning Municipal Corporations," and by any other law relating to his duty in connection with said city.
- Section 4. That said present Treasurer shall within fifteen (15) days after the taking of effect of this ordinance present his bond executed pursuant hereto to the Common Council for their approval or rejection and the same shall then be presented to the Mayor for his approval and to the Controller for filing.
- Section 5. That any failure to perform and to discharge any duty required under this ordinance by any such Treasurer shall subject him to a fine of \$50.00 for each day of non-compliance and in the discretion of the court to imprisonment for not more than ninety days, and to such other forfeitures or penalties as are now declared by law.
- SECTION 6. THIS ORDINANCE shall be in full force and effect from and after its passage, and publication as required by law.

EDW. B. RAUB. Councilman.

Which was adopted by the following vote:

Ayes, 7, viz.: Messrs. Bartholomew, Dorsett, Ferguson, Moore, Raub, Todd and President Negley.

Noes, 1. viz.: Mr. Albertson.

On motion of Mr. Raub, seconded by Mr. Dorsett, General Ordinance No. 2, as amended, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 2, as amended, was read a third time and passed by the following vote:

Ayes, 7, viz.: Messrs. Bartholomew, Dorsett, Ferguson, Moore, Raub, Todd and President Negley.

Noes, 1, viz.: Mr. Albertson.

On motion of Mr. Albertson, seconded by Mr. Raub, General Ordinances Nos. 101 and 104, 1926, were indefinitely postponed by the following vote:

Ayes, 6, viz.: Messrs. Albertson, Bartholomew, Dorsett, Ferguson, Moore and Todd.

Noes, 2, viz.: Mr. Raub and President Negley.

On motion of Mr. Albertson, seconded by Mr. Raub, General Ordinance No. 103, 1926, was stricken from the files.

On motion of Mr. Albertson, seconded by Mr. Raub, General Ordinance No. 120, 1926, was stricken from the files.

On motion of Mr. Dorsett, seconded by Dr. Todd. Resolution No. 13, 1926, was stricken from the files.

## UNFINISHED BUSINESS.

Dr. Todd presented the following written motion, which was seconded by Mr. Raub:

Indianapolis, Ind., February 7, 1927.

Mr. President-I move that the Common Council continue the

services of the present Sergeant of Arms and Secretary of Committees for the year 1927.

## DR. AUSTIN H. TODD.

The above motion failed to pass by the following vote:

Ayes, 3, viz.: Messrs. Raub, Todd and President Negley.

Noes, 5, viz.: Messrs. Albertson, Bartholomew, Dorsett, Ferguson and Moore.

Mr. Albertson nominated Mr. Claude E. McCoy for Sergeant-of-Arms, seconded by Mr. Dorsett.

Dr. Todd nominated Edward Wise for Sergeant-of-Arms, seconded by Mr. Raub.

The President of the Council ordered that the vote be taken by rising vote.

Mr. McCoy was elected Sergeant-of-Arms by the rising vote of Messrs. Bartholomew, Ferguson, Dorsett, Albertson and Moore.

Mr. Bartholomew placed in nomination Miss Jane Axtell as Secretary of the Committees.

Dr. Todd placed in nomination Miss Margaret Ray as Secretary of Committees.

The President of the Council ordered that the vote be taken by rising vote.

Miss Axtell was elected Secretary of Committees by the rising vote of Messrs. Bartholomew, Ferguson, Dorsett, Albertson and Moore.

Mr. Albertson presented his written resignation as Chairman of the Athletic Commission which was accepted by the President.

Indianapolis, Ind., February 7, 1927.

I wish to submit my resignation as chairman of the Athletic Commission.

O. RAY ALBERTSON.

The Common Council of the City of Indianapolis adjourned at 10:10 o'clock p. m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the Common Council of th City of Indianapolis, Indiana, held on the 7th day of February, 1927.

IN WITNESS whereof, we have hereunto subscribed our signatures and caused the seal of the City of Indianapolis to be affixed.

Cande E. Negleys
President.

Attest:

William a. Boycefr.

(SEAL)