#### SPECIAL MEETING

Wednesday, July 7, 1971, 6:30 P.M.

A Special Meeting of the City-County Council of Indianapolis-Marion County convened in the Council Chambers in the City-County Building at 6:30 P.M. on Wednesday, July 7, 1971.

President Hasbrook in the Chair.

The Clerk called the roll:

Present: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Mr. Neal, Mr. Ser-Vaas, Rev. Williams, and President Hasbrook.

The Clerk read the call for the Special Meeting as follows:

TO THE MEMBERS OF THE CITY-COUNTY COUNCIL, INDIANAPOLIS, INDIANA

#### GENTLEMEN:

You are hereby notified that there will be a SPECIAL MEETING of the CITY-COUNTY COUNCIL held in the Council Chamber on July 7, 1971, at 6:30 P.M., the purpose of such SPECIAL MEETING being to receive communications from the Mayor and other City-County Officials, introduce new ordinances, and consider for passage all ordinances and resolutions enumerated on the attached agenda which is hereby incorporated in this notice by reference; also to conduct any and all other business requiring the attention of the Council at this time.

Respectfully,

THOMAS C. HASBROOK, President, City-County Council I, Marjorie H. O'Laughlin, Clerk of the City-County Council of the City of Indianapolis, Indiana do hereby certify that I have served the above and foregoing notice to each and every member of the City-County Council prior to the time of such SPECIAL MEETING pursuant to the rules.

In Witness Whereof, I have hereunto affixed my signature and caused the seal of the City of Indianapolis to be affixed.

# MARJORIE H. O'LAUGHLIN City Clerk

Mr. Gorham moved, seconded by Mr. McPherson, to dispense with the reading of the Journal of the previous meeting, which passed unanimously.

President Hasbrook called for the reading of communications from the Mayor and other City-County Officials.

# COMMUNICATIONS FROM THE MAYOR AND OTHER CITY-COUNTY OFFICIALS

June 22, 1971

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

#### Gentlemen:

I have this day approved with my signature and delivered to the City Clerk, Mrs. Marjorie H. O'Laughlin, the following ordinances and resolutions:

GENERAL ORDINANCE NO. 95, 1971, amending the Municipal Code, Title 4, Chapter 7, Section 709, Vehicles Must Stop Before Entering Preferential Streets.

GENERAL ORDINANCE NO. 104, 1971, amending the Muni-

cipal Code, Title 4, Chapter 7, Section 711, Stopping at Certain Intersections—4-Way Stops.

GENERAL ORDINANCE NO. 105, 1971, amending the Municipal Code, Title 4, Chapter 13, Section 1301(2), Trucks on Certain Roads Restricted.

GENERAL ORDINANCE NO. 106, 1971, amending the Municipal Code, Title 4, Chapter 8, Section 812, Parking Prohibited At All Times on Certain Streets.

GENERAL ORDINANCE NO. 107, 1971, amending the Municipal Code, Title 4, Chapter 7, Section 709, Vehicles Must Stop Before Entering Preferential Streets, and Section 711, Stopping At Certain Intersections.

SPECIAL ORDINANCE NO. 8, 1971, extending the boundaries of the Police Special Service District of Indianapolis.

SPECIAL ORDINANCE NO. 9, 1971, extending the boundaries of the Fire Special Service District of the City.

SPECIAL RESOLUTION NO. 18, 1971, to authorize the Department of Metropolitan Development to apply for an advance of Federal funds for the preparation of a general neighborhood renewal plan for the area known as Model Cities area.

SPECIAL RESOLUTION NO. 19, 1971, AS AMENDED, authorizing the Department of Metropolitan Development to file an application with the U.S. Department of Housing & Urban Development to defray the cost for the surveys and plans for an urban renewal project to be known as the Civic Center Project Survey and Planning Area.

SPECIAL RESOLUTION NO. 24, 1971, AS AMENDED, authorizing the reallocation of funds in the Indianapolis Model Cities Program.

SPECIAL RESOLUTION NO. 26, 1971, authorizing the issuance of bonds of the Metropolitan Thoroughfare District of the

City of Indianapolis in the aggregate principal amount of \$26,600,000.00.

Respectfully submitted,

RICHARD G. LUGAR Mayor

July 7, 1971

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

#### Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be published in the Indianapolis Commercial and Indianapolis News on June 30, 1971, a "Notice of Special Meeting".

Also, I caused to be posted in three public places and published in the above-named newspapers on June 24, 1971 and again on July 1, 1971, a "Notice To Taxpayers" of a public hearing on Appropriation Ordinance Nos. 29 and 30, 1971, to be held on Wednesday, July 7, 1971, at 6:30 P.M. in Room 221 of the City-County Building.

Also, I caused to be published in the above-named newspapers on June 24, 1971, and July 1, 1971, the following ordinances: General Ordinance Nos. 95, 104, 105, 106, and 107, 1971, and Special Ordinance Nos. 8 and 9, 1971.

Respectfully submitted,

MARJORIE H. O'LAUGHLIN City Clerk

July 7, 1971

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

#### Gentlemen:

Transmitted herewith are twenty-eight (28) copies of the following city-county ordinances and resolutions:

GENERAL ORDINANCE NO. 132, 1971, to amend the Municipal Code of 1951, more particularly Title 4, Chapter 7, Section 709, Vehicles Must Stop Before Entering Preferential Streets, and providing penalties.

GENERAL ORDINANCE NO. 136, 1971, to amend the Municipal Code of 1951, more particularly Title 4, Chapter 7, Section 709, Vehicles Must Stop Before Entering Preferential Streets, and providing penalties.

GENERAL ORDINANCE NO. 137, 1971, to amend the Municipal Code of 1951, more particularly Title 4, Chapter 8, Section 812, Parking Prohibited At All Times on Certain Streets, and providing penalties.

#### WILLIAM K. BYRUM Councilman

GENERAL ORDINANCE NO. 133, 1971, amending the Code of Indianapolis & Marion County, 1970, to provide that applicants for licenses issued pursuant to the Code shall not be indebted either to the City or to the County.

# DONALD R. McPHERSON Councilman

GENERAL ORDINANCE NO. 134, 1971, amending the Code of Indianapolis & Marion County, 1970, to provide for a change in the classifications of scavenger trucks for purposes of license fees and insurance.

# DONALD R. McPHERSON Councilman

GENERAL ORDINANCE NO. 135, 1971, repealing Section 10-

531 (a) of the Municipal Code of 1951, Title 10, Chapter 5, as amended by General Ordinance No. 19, 1969.

### DONALD R. McPHERSON Councilman

SPECIAL RESOLUTION NO. 28, 1971, providing equal opportunity to apprentices to building trade crafts, properly indentured in a Joint Apprenticeship Training Program.

LESTER NEAL Councilman

July 7, 1971

Mr. Thomas C. Hasbrook, President City-County Council of Indianapolis-Marion County 221 City-County Building Indianapolis, Indiana

Dear Tom:

To assist you in your deliberations regarding Special Resolution #23 "Authorizing submission of Model Cities Comprehensive Demonstration Plan and Second Year Program", I felt I should report the position I have taken since HUD requires the Mayor's action as well. HUD's purpose is to insure that local elected officials are involved and that Model Cities serves to increase the effectiveness of local government wherever possible. The language of the resolution itself merely authorizes the transmittal of the document to HUD. A second resolution will be requested at a later date to authorize the formal contract with HUD and the expenditure of funds.

Between now and then, I have said that the Model Cities Program should be reviewed by our normal budget process. This change is part of my recent attempts to strengthen the continuing planning and evaluation process of our program. Even as HUD is reviewing our submission we will be continuing this process. This will include a thorough project-by-project review of the Second Year Plan. In addition, I will be reviewing the plan in further detail in relationship to activities of other city departments and local agencies as their activi-

ties are highlighted through the annual budget process. Finally the CDA citizens structure and staff will be continuing the process of refining these projects, negotiating contract language and getting them in an execution-readiness status.

The Model Cities Program is on an accelerated implementation timetable which calls for this "Second Year" to begin September 1, 1971. Your timely decision on Special Resolution #23 wil lhelp us to maintain our growing momentum.

Sincerely,

RICHARD G. LUGAR Mayor

RGL:kc

cc: Members of City-County Council

President Hasbrook called for the introduction of new ordinances.

# INTRODUCTION OF NEW ORDINANCES

#### GENERAL ORDINANCES

CITY-COUNTY GENERAL ORDINANCE NO. 132, 1971

Introduced by Councilman Byrum:

AN ORDINANCE to amend the Municipal Code of Indianapolis 1951, as amended, and more particularly Title 4, Chapter 7, Section 709, VEHICLES MUST STOP BEFORE ENTERING PREFEREN-TIAL STREETS, providing penalties, and fixing a time when the same shall take effect.

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

Section 1. That Title 4, Chapter 7, Section 709 thereof, VEHICLES

Preferential	Stop	
Georgetown Road	52nd Street	
Georgetown Road	59th Street	
Georgetown Road	62nd Street	
56th Street	Georgetown Road	
71st Street	Georgetown Road	

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

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

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

CITY-COUNTY GENERAL ORDINANCE NOS. 133 AND 134, 1971

Introduced by Councilman McPherson:

#### CITY-COUNTY GENERAL ORDINANCE NO. 133, 1971

- AN ORDINANCE amending the Code of Indianapolis and Marion County 1970, as amended, to provide that applicants for licenses issued pursuant to the Code shall not be indebted either to the City or to the County.
- WHEREAS, it has come to the attention of the City-County Council that Section 7-129 of the Code of Indianapolis and Marion County 1970, requiring applicants for licenses under the License Code to not be indebted to the City is not clear in its requirement that the applicant likewise not be indebted to the County for taxes; and
- WHEREAS, it was, and is, the intention of the City-County Council that applicants for licenses not be indebted to either the City or the County;

NOW, THEREFORE, 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 1970, Title 7, Section 7-129, is hereby amended to read as follows:

"7-129. Licensees Must Not Be Indebted to City or County.— No license shall be issued, renewed or transferred if the licensee or prospective licensee has not paid any license fee, is delinquent to either the city or the county for any taxes or is indebted to either the city or county for any reason unless the indebtedness or delinquency is the subject of pending litigation. All applicants shall state under oath that they are not in violation of the provisions of this section; and if any violation of this section is found, it shall be grounds for immediate suspension or revocation of the license. The city may also recover by civil action any indebtedness for licensee fees, or otherwise, due it from any licensee, or permittee; which remedy shall be additional to any other provisions of this title."

Section 2. This ordinance shall be in full force and effect from and after its adoption, approval by the Mayor and publication according to law.

#### CITY-COUNTY GENERAL ORDINANCE NO. 134, 1971

AN ORDINANCE amending the Code of Indianapolis and Marion County 1970, to provide for a change in the classifications of scavenger trucks for purposes of license fees and insurance.

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

Section 1. Title 7, Chapter 14, Section 7-1402 of the Code of Indianapolis and Marion County 1970 is amended to read as follows:

7-1402. License. The application submitted to the Controller and subject to the approval of the Director of the Department of Public Works shall state the number and kind of vehicles used, state license plate number of each and such other identification as will be required by the Controller. The annual fee, January through December 31, shall be Twenty dollars (\$20.00) per vehicle for all vehicles of under two ton capacity and Fifty dollars (\$50.00)

for all vehicles of two ton or more capacity. The One dollar (\$1.00) issuance fee shall be in addition to the annual fee.

Section 2. Title 7, Chapter 14, Section 7-1403 of the Code of Indianapolis and Marion County 1970 is amended to read as follows:

7-1403. Insurance Requirement. It shall be required that certification of liability insurance in the minimum amount of Twenty-five thousand dollars (\$25,000.00) per person, Fifty thousand dollars (\$50,000.00) per accident and Ten thousand dollars (\$10,000.00) property damage for vehicles under two ton capacity and liability insurance in the minimum amount of Fifty thousand dollars (\$50,000.00) per person, One hundred thousand dollars (\$100,000.00) per accident, and Ten thousand dollars (\$10,000.00) property damage for vehicles of two ten or more capacity be filed with the City Controller prior to the issuance of the required license.

Section 3. Section 7-1406 of Title 7, Chapter 14, of the Code of Indianapolis and Marion County, 1970, is hereby repealed.

Section 4. This ordinance shall be in full force and effect from and after its adoption, approval by the Mayor and publication as required by law.

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

CITY-COUNTY GENERAL ORDINANCE NO. 135, 1971

Introduced by Councilman McPherson:

AN ORDINANCE repealing Section 10-531(a) of the Municipal Code of Indianapolis, 1951, Title 10, Chapter 5, as amended by General Ordinance No. 19, 1969.

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

Section 1. Section 10-531(a) of Title 10, Chapter 5 of the Municipal Code of Indianapolis, 1951, (General Ordinance No. 140, 1951), as amended (as added by General Ordinance No. 19, 1969, as amended) is hereby repealed.

Section 2. This ordinance shall be in full force and effect from and after its adoption and approval by the Mayor.

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

CITY-COUNTY GENERAL ORDINANCE NOS. 136 AND 137, 1971 Introduced by Councilman Byrum:

CITY-COUNTY GENERAL ORDINANCE NO. 136, 1971

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

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

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

-	•			•
Pr	ete	ren	tıa	

#### Stop

Rahke	Road
Rahke	Road
Rahke	Road

Mellowood Drive Fabyan Road Hillvalley Drive, South Junction

### Preferential

#### Yield

Mellowood Drive
Beechview Lane
Hillvalley Drive
Lockwood Lane
Lockwood Lane
Hargeo Drive
Hargeo Drive
Hargeo Drive

Beechview Lane
Lockwood Lane (south)
Mellowood Drive
Shady Court
Lockwood Lane (north)
Linda Leigh Lane
Laura Lynne Lane
Linda Leigh Lane
Laura Lynne Lane
Lockwood Lane
Sara Court
Pann Court

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

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

#### CITY-COUNTY GENERAL ORDINANCE NO. 137, 1971

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

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

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

Street Side From To

Birch Avenue North-West Oliver Ave. 1st Alley South

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

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

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

CITY-COUNTY SPECIAL RESOLUTION NO. 28, 1971

Introduced by Councilman Neal:

- WHEREAS, skilled building trades craftsmen are needed to supply the manpower shortage in the present and the futures of our community, it is necessary to provide training opportunities to the youth of today that qualified journeymen will be provided for tomorrow; and
- WHEREAS, only trained hands and minds can assure the community an adequate supply of skilled craftsmen vital to the expansion and growth of the City of Indianapolis; and
- WHEREAS, The City of Indianapolis under the leadership of Mayor Richard G. Lugar, who has a background of leadership in business and education, and who is vitally interested in the youth of today and the future leaders of the community who will pick up the guide lines and continue the economic progress of our city; and
- WHEREAS, this can only be accomplished through a bona fide Apprenticeship Training Program with a Joint Apprenticeship Training Committee properly registered with the Department of Labor, Bureau of Apprenticeship and Training, who provide the basic foundation upon which sound and productive training programs can be developed and keep a continuous flow of competent craftsmen into the industry; and
- WHEREAS, The City of Indianapolis recognized the responsibility it has to provide every possible equal opportunity to every qualified youth to be properly trained and employed to master the skills in the construction field; therefore

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

Section 1. The Mayor and all of the governmental boards and agencies of the City of Indianapolis and Marion County are requested to require the construction specifications for all new and remodeling work totaling Five thousand dollars (\$5,000.00) or more to include the provision that each contractor shall employ Apprentices on the basis of equal opportunity for all races from each building trades crafts who are properly endentured in a Joint Apprenticeship Training Program, registered and certified with the Department of Labor, Bureau of Apprenticeship and Training, if same are available; and

Section 2. If available, the ratio of Apprentices of the crafts

shall be not less than one (1) Apprentice for the first three (3)! Journeymen employed, one (1) Apprentice for the next six (6) Journeymen employed and one (1) Apprentice for each additional ten (10) Journeymen employed; provided that not less than one-third (1/4) of the Apprentices employed on any job shall be Negroes.

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

President Hasbrook called for ordinances on second reading.

## ORDINANCES ON SECOND READING

Mr. Leak moved, seconded by Mr. Broderick, to remove General Ordinance No. 108, 1971, as amended, from the table. The motion passed by unanimous consent.

Mr. Leak called for a third reading of City-County General Ordinance No. 108, 1971, as amended.

The Clerk read the ordinance for the third time.

Mr. Byrum abstained from voting, with consent of council, due to a conflict of interest.

Mr. Leak moved, seconded by Mr. Broderick, to further amend General Ordinance No. 108, 1971, as amended, as follows:

Section 5. Unlawful to Stop for Purpose of Selling Without Proper Equipment. It shall be unlawful for the driver or operator for any motor vehicle to stop said vehicle for the purpose of selling or offering for sale at said vehicle any food products without having the following equipment mounted on said vehicle and in operation during the period of selling said products:

- (1.) A metal, horizontally, extendable sign at least twenty (20) inches in length and at least ten (10) inches in width imprinted with the words "STOP" in six (6) inch, black, block letters on a yellow background and "PROCEED WITH CAUTION" in two (2) inch, black, block letters on a yellow background, such arm to be lighted, at the street end of said arm with two (2) alternately flashing red lights two (2) inches in diameter, clearly visible from both front and rear at a distance of at least three hundred (300) feet, the bottom of said sign to be at a height of five (5) feet above the level of the street or way;
- (2.) Two (2) alternately flashing red lights not less than four (4) inches in diameter, placed one above the other on the street side of the front end of the vehicle, when legally parked, not more than one (1) foot apart, the lower of which shall be approximately four (4) feet from the surface of the street or way, and, clearly visible from not less than three hundred (300) feet from the front of said vehicle.
- (3.) Two (2) alternately flashing red lights not less than four (4) inches in diameter, placed one above the other on the street side of the rear end of the vehicle, when legally parked, not more than one (1) foot apart, the lower of which shall be approximately four (4) feet from the surface of the street or way, and, clearly visible from not less than three hundred (300) feet from the rear of said vehicle.
- Section 6. Unlawful to Pass Stopped Vending Vehicle. It shall be unlawful for any motorist, when approaching a parked, food vending vehicle from any direction at a time when such vehicle is displaying the metal, extendable arm and the flashing lights as provided for in Section 5. above, to fail to come to a complete stop at least ten (10) feet from the closest end of said vehicle or to fail to then proceed with caution to pass said vehicle.
- Section 7. Unlawful to Vend From Other Than Curb Side. It shall be unlawful to sell or offer for sale any food or other products from a vehicle unless sand vehicle is legally parked or to sell or offer to sell from other than the curb side of a legally parked food vending vehicle.
- Section 8. Time. It shall be unlawful to engage in selling or offering for sale any food or other products from and at a motor vehicle between 10:00 p.m. and 6:00 a.m.

Mr. Gorham moved, seconded by Mr. Egenes to amend the proposed amendment, as follows:

Indianapolis, Ind., July 7, 1971

#### Mr. President:

I move that General Ordinance No. 108, 1971, as amended, be amended by deleting in Section 5, Sub-section 1, the word "stop" and inserting in lieu thereof the words "slow 10 mph" and in Section 6 delete the words "to come to a complete stop" and insert in lieu thereof the words "to slow to 10 mph".

### JOE T. GORHAM, Councilman

The motion to amend Mr. Leak's amendment failed for want of a majority.

Mr. Leak's amendment was passed by voice vote.

Mr. Cottingham moved, seconded by Mr. Egenes, to further amend General Ordinance No. 108, 1971, as amended, as follows:

Indianapolis, Ind., July 7, 1971

#### Mr. President:

I move that General Ordinance No. 108, 1971, as amended, be amended by deleting No. 1 under Section 5, and in No. 2 of Section 5, change the word "red" to "amber"; also No. 2 becomes No. 1, and No. 3 becomes No. 2.

#### DWIGHT L. COTTINGHAM, Councilman

The motion to amend failed for want of a majority.

After discussion of the ordinance, Mr. Leak moved,

seconded by Mr. Neal, for the passage of City-County General Ordinance No. 108, 1971, as amended.

The ordinance, as amended, passed on the following roll call vote:

Ayes 8, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Egenes, Mr. Leak, Mr. McPherson, Mr. Neal, and President Hasbrook.

Noes 4, viz: Mr. Cottingham, Mr. Forestal, Mr. Gorham, Mr. SerVaas.

1 Abstention: Mr. Byrum.

Rev. Williams was out of the Chambers.

President Hasbrook called a recess at 7:12 P.M. During recess, Mr. Neal introduced the children visiting the council from the CAAP Earn and Learn Program.

The Council reconvened at 7:20 P.M.

Mr. Egenes called for a second reading of City-County Special Resolution No. 21, 1971.

The Clerk read the resolution for the second time.

After discussion, Mr. Egenes moved, seconded by Mr. Byrum, for the passage of City-County Special Resolution No. 21, 1971.

The resolution passed on the following roll call vote:

Ayes 11, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. McPherson, Mr. SerVaas, Rev. Williams, and President Hasbrook.

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

1 Abstention: Mr. Gorham.

Mr. Egenes called for a second reading of City-County Special Resolution No. 22, 1971.

The Clerk read the resolution for the second time.

Mr. Egenes moved, seconded by Mr. McPherson, for the passage of City-County Special Resolution No. 22, 1971.

The resolution passed on the following roll call vote:

Ayes 11, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. McPherson, Mr. SerVaas, Rev. Williams, and President Hasbrook.

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

1 Abstention: Mr. Gorham.

Mr. Egenes called for a second reading of City-County Special Resolution No. 23, 1971.

The Clerk read the resolution for the second time.

Mr. Egenes moved, seconded by Mr. Cottingham, for the passage of Special Resolution No. 23, 1971.

The resolution passed on the following roll call vote:

Ayes 14, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

Mr. Egenes called for a second reading of City-County Special Resolution No. 25, 1971.

The Clerk read the resolution for the second time.

After discussion, Mr. Egenes moved, seconded by Mr. McPherson, for the passage of City-County Special Resolution No. 25, 1971.

The resolution passed on the following roll call vote:

Ayes 14, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

With consent of Council, Mr. McPherson was excused from the meeting.

Mr. Byrum called for a second reading of City-County General Ordinance No. 109, 1971.

The Clerk read the ordinance for the second time.

After discussion, Mr. Byrum moved, seconded by Mr. Gorham, for passage of City-County General Ordinance No. 109, 1971.

The ordinance passed on the following roll call vote:

Ayes 12, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. Neal, Mr. SerVaas, and President Hasbrook.

Rev. Williams was out of the Council Chambers when the vote count was taken.

Mr. Byrum called for a second reading of City-County General Ordinance No. 120, 1971.

The Clerk read the ordinance for the second time.

Mr. Byrum moved, seconded by Mr. Gorham, for the passage of City-County General Ordinance No. 120, 1971.

The ordinance passed on the following roll call vote:

Ayes 12, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

Noes 1, viz: Mr. Boyd.

Mr. Byrum called for a second reading of City-County General Ordinance No. 121, 1971.

The Clerk read the ordinance for the second time.

Mr. Byrum moved, seconded by Mr. Egenes, for the passage of City-County General Ordinance No. 121, 1971.

The ordinance passed on the following roll call vote:

Ayes 12, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

Noes 1, viz: Mr. Boyd.

Mr. Byrum called for a second reading of City-County General Ordinance No. 122, 1971.

The Clerk read the ordinance for the second time.

Mr. Byrum moved, seconded by Rev. Williams, for the passage of City-County General Ordinance No. 122, 1971.

The ordinance passed on the following roll call vote:

Ayes 11, viz: Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

Noes 2, viz: Mr. Boyd, Mr. Broderick.

Mr. Byrum called for a second reading of City-County General Ordinance No. 123, 1971.

The Clerk read the ordinance for the second time.

Mr. Byrum moved, seconded by Mr. Leak, for the passage of City-County General Ordinance No. 123, 1971.

The ordinance passed on the following roll call vote:

Ayes 12, viz: Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

Noes 1, viz: Mr. Boyd.

Mr. Cottingham called for a second reading of City-County Appropriation Ordinance No. 28, 1971.

The Clerk read the ordinance for the second time.

Mr. Cottingham moved, seconded by Mr. Gorham, for the passage of Appropriation Ordinance No. 28, 1971.

The ordinance passed on the following roll call vote:

Ayes 13, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

Mr. Cottingham called for a second reading of City-County Appropriation Ordinance No. 29, 1971.

The Clerk read the ordinance for the second time.

Mr. Cottingham moved, seconded by Rev. Williams, for the passage of City-County Appropriation Ordinance No. 29, 1971.

The ordinance passed on the following roll call vote:

Ayes 13, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

Mr. Cottingham called for a second reading of City-County Appropriation Ordinance No. 30, 1971.

The Clerk read the ordinance for the second time.

Mr. Cottingham moved, seconded by Rev. Williams, for the passage of City-County Appropriation Ordinance No. 30, 1971.

The ordinance passed on the following roll call vote:

Ayes 13, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. Neal, Mr. SerVaas, Rev. Williams, and President Hasbrook.

### **NEW BUSINESS**

Mr. Egenes announced that a Special Meeting of the Police Special Service District Council would be held at 6:20 P.M. on July 19, 1971, preceding the regular council meeting on that date.

On motion of Rev. Williams, seconded by Mr. Gorham, the Council adjourned at 8:45 P.M.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the City-County Council of Indianapolis-Marion County held on the 7th day of July, 1971, at 6:30 P.M.

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

ATTEST:

hows & Hasken

City Clerk