REGULAR MEETING

Monday, November 20, 1972, 6:30 P.M.

The Regular Meeting of the City-County Council of Indianapolis-Marion County convened in the Council Chambers of the City-County Building at 7:00 P.M., on Monday, November 20, 1972.

President Hasbrook in the Chair.

The Meeting opened with prayer by Councilman Boyd, and the Pledge of Allegiance.

The Clerk called the roll:

Present: Mr. Bayt, Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

President Hasbrook called for additions or corrections to the Journal.

There being no corrections the Journal of November 8, 1972, stands approved as distributed.

President Hasbrook called for reading of communications.

OFFICIAL COMMUNICATIONS

November 9, 1972

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

Ladies and Gentlemen:

I have this day approved with my signature and delivered to the Acting Clerk of the City-County Council, Mrs. Jean A. Wyttenbach, the following city-county resolutions and ordinances.

- FISCAL ORDINANCE NO. 51, 1972, appropriating the sum of \$868,000 to the "Services Contractual" account of the Department of Transportation for certain purposes of said Department by reducing the "Services Personal" account in the amount of \$523,000 and the "Materials" account in the amount of \$345,000.
- FISCAL ORDINANCE NO. 52, 1972, appropriating the sum of \$175,000 for certain purposes of the Sanitation Division, Department of Public Works, by reducing certain other appropriations for that division.
- GENERAL ORDINANCE NO. 122, 1972, amending Title 4, Chapter 7, Section 709 thereof, Vehicles Must Stop Before Entering Preferential Streets.
- GENERAL ORDINANCE NO. 123, 1972, amending Title 4, Chapter 6, Section 602 thereof, One-Way Streets and Alleys.
- GENERAL ORDINANCE NO. 124, 1972, amending Title 4, Chapter

7, Section 711 thereof, Stopping At Certain Intersections — "Four-Way Stops" and also Title 4, Chapter 7, Section 709, Vehicles Must Stop Before Entering Preferential Streets.

- GENERAL ORDINANCE NO. 125, 1972, amending Title 4, Chapter 8, Section 812 thereof, Parking Prohibited At All Times On Certain Streets.
- GENERAL ORDINANCE NO. 126, 1972, amending Title 4, Chapter 8, Section 822 thereof, Parking Limited to 1½ Hours Between 7:00 A.M. and 6:00 P.M., Except On Sundays On Certain Streets.
- GENERAL ORDINANCE NO. 127, 1972, providing for the operation and leasing of the east and west parking lots of the City Market.
- SPECIAL RESOLUTION NO. 10, 1972, in memorium of Lt. Robert Atwell, Deputy Sheriff.

Respectfully submitted, RICHARD G. LUGAR Mayor

November 20, 1972

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

Ladies and Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be posted in three public places and published in the Indianapolis News and the Indianapolis Commercial on November 9, 1972, and November 16, 1972, a "Notice to Taxpayers", of a public hearing on Proposal Nos. 496 and 519, 1972, to be held on Monday, November 20, 1972, in the Council Chambers, City-County Building, at 6:30 P.M.

I also caused to be published in the above newspapers on Novem-

ber 13, 1972, and November 20, 1972, General Ordinance Nos. 122, 123, 124, 125, and 126, 1972. And on November 16, 1972, and November 23, 1972, General Ordinance No. 127, 1972.

Respectfully submitted,

JEAN A WYTTENBACH

Acting Clerk of the City-County Council

November 14, 1972

Hon. Thomas C. Hasbrook President, City-County Council 241 City-County Building Indianapolis, Indiana 46204

Dear Tom:

This letter will serve as my official resignation as Clerk of the Council. I have decided to remain at County Headquarters on a full-time basis.

Please extend to the entire City-County Council my gratitude for the support and encouragement given me during my tenure. I miss the whole group, and hope to pay you occasional visits, now that the campaign is behind us.

My special thanks to you and Beurt for assisting in my being granted a leave of absence. It was a pleasure and privilege to work with you

Warm personal regards,

MARJORIE H. O'LAUGHLIN, Vice Chairman

Marion County Republican

Central Committee

cc: Beurt SerVaas, Robert G. Elrod

At this time, Councilman McPherson moved, seconded by Councilman Schneider, to suspend the rules requiring a prior filing of a nominating petition to confirm the appointment of Mrs. Jean A. Wyttenbach as City Clerk, and to consider the matter at this time.

The motion to suspend the rules passed on the following roll call vote:

Ayes 25, viz: Mr. Bayt, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. Schneider, Mr. SerVaas and President Hasbrook.

Noes 4, viz: Mr. Boyd, Mr. Gorham, Mr. Tintera and Mr. West.

After discussion, Councilman Dowden moved, seconded by Councilman Gorham, to appoint Mrs. Jean A. Wyttenbach as City Clerk.

The motion carried by unanimous voice vote.

President Hasbrook called for presentation of petitions.

PRESENTATION OF PETITIONS

Councilman Dowden moved, seconded by Councilman Schneider, to hear Proposal No. 548, 1972, for adoption at this time.

After discussion, Councilman Egenes moved, seconded by Councilman Ruckelshaus, to refer Proposal No. 548, 1972 to the Committee on Rules and Policy.

The motion failed for want of a majority on the following roll call vote:

Ayes 14, viz: Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gilmer, Mr. Griffith, Mr. Kimbell, Mr. McPherson, Mr. Patterson, Mr. Ruckleshaus, Mr. Ser-Vaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 15, viz: Mr. Bayt, Mr. Boyd, Mr. Broderick, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Dowden, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gorham, Mr. Hawkins, Mrs. Miller, Mrs. Noel and Mr. Schneider.

After further discussion, Councilman Griffith moved, seconded by Councilman Gorham, to refer Proposal No. 548, 1972, to the Committee on Administration.

There was a lengthy discussion and Councilman Gorham moved the previous question, seconded by Councilman Griffith.

The motion failed for want of a majority, with President Hasbrook abstaining, on the following roll call vote:

Ayes 13, viz: Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mrs. Miller, Mr. Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. Tintera and Mr. West.

Noes 15, viz: Mr. Bayt, Mr. Boyd, Mr. Broderick, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Dowden, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Noel and Mr. Schneider.

President Hasbrook called for the motion to refer Proposal No. 548, 1972, to the Committee on Administration.

The motion passed on the following roll call vote:

Ayes 16, viz: Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mr. Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 13, viz: Mr. Bayt, Mr. Boyd, Mr. Broderick, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Dowden, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Hawkins, Mrs. Noel and Mr. Schneider.

President Hasbrook called for introduction of guests.

INTRODUCTION OF GUESTS

Councilman Hawkins introduced Mr. Richard Ore and Mrs. Martha Jackson of the Senior Citizens, East Side Center.

Councilman Brown introduced Mr. John Harkens, President of the Park Department Union.

Councilwoman Gibson introduced Mr. James Dickson, Director of the Indianapolis Public Schools Community Program.

President Hasbrook called for introduction of proposals.

INTRODUCTION OF PROPOSALS

PROPOSAL NO. 531, 1972

Introduced by Councilman Byrum.

A proposal for a Fiscal Ordinance transferring the sum of Ninety-seven thousand seven hundred fifty dollars (\$97,750.00) from certain designated Bridge Projects to the Unappropriated Marion County Cumulative Bridge Fund; and transferring and appropriating the sum of Ninety-seven thousand seven hundred fifty dollars (\$97,750.00) from the unencumbered and unappropriated balance of the Marion County Cumulative Bridge Fund to certain other designated Bridge Projects, and fixing a time when the same shall take effect.

Which was read and referred to the Committee on Transportation.

PROPOSAL NO. 532, 1972

Introduced by Councilman Cottingham.

A proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1972 and appropriating the sum of Seven thousand three hundred twenty-two dollars and twenty-eight cents (\$7,322.28) for certain purposes of Criminal Courts 1 and 4 and Superior Courts 5 and 7 by reducing certain appropriations for Criminal Courts 1, 2 and 4 and Superior Court 5.

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

PROPOSAL NOS. 533 and 534 through 547, 1972

Introduced by Councilman Egenes.

PROPOSAL NO. 533, 1972

A proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1972 and appropriating the sum of Four thousand seven hundred dollars (\$4,700.00) for certain purposes of the Code Enforcement Division, Department of Metropolitan Development by reducing certain other appropriations for that division.

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

PROPOSAL NO. 534 through 547, 1972

A proposal for Rezoning Ordinances certified from the Metropolitan Plan Commission on November 17, 1972.

Which was read and referred to the Committee of the Whole to be placed on the agenda under Special Orders — Final Adoption.

PROPOSAL NO. 548, 1972

Introduced by Councilman Dowden.

A proposal for a Special Resolution declaring the intention of the Council to apply certain federal revenue sharing funds to the reduction of the local property tax rates and directing the fiscal officers of the City and County to take appropriate action to request the State Board of Tax Commissioners to include such miscellaneous revenues in the computation of the Marion County Tax Rates for 1972, payable in 1973.

Which was read and referred to the Committee on Administration.

PROPOSAL NO. 549, 1972

Introduced by Councilman Gorham and Councilwoman Noel.

A proposal for a General Ordinance amending Title 2, Chapter 4, by adding discrimination on the basis of sex to the practices within the jurisdiction of the Human Rights Commission and fixing a time when the ordinance shall take effect.

Which was read and referred to the Committee on Administration.

President Hasbrook called for modification of special orders.

MODIFICATION OF SPECIAL ORDERS

Upon motion duly made and seconded, the Council recessed at 7:37 P.M. to the Committee of the Whole to hear Mr. John Harkens, President of the Park Department Union, who spoke on the recent strike involving the Park Department employees.

The Council reconvened at 7:45 P.M.

President Hasbrook called for proposals eligible for public hearing.

SPECIAL ORDERS — PUBLIC HEARING

Members of the public were invited to be heard on Proposal Nos. 496 and 519, 1972.

After discussion, Proposal No. 496, 1972, passed on the following roll call vote:

Ayes 29, viz: Mr. Bayt, Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Proposal No. 496, 1972, retitled Fiscal Ordinance No. 53, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 53, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Four hundred thousand dollars (\$400,000.00) for certain purposes of the Marion County Department of Public Welfare by reducing the unappropriated County Welfare Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to provide additional appropriations for assistance to dependent children by reducing the unencumbered and unappropriated County Welfare Fund.

SECTION 2. The sum of Four hundred thousand dollars (\$400,-

000.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF PUBLIC WELFARE

		Welfare Fund
400	Current Charges	\$400,000.00
	TOTAL INCREASES	\$400,000.00

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

DEPARTMENT OF PUBLIC WELFARE

	Welfare Fund
Reduce Unappropriated County Welfare Fund	\$400,000.00
TOTAL REDUCTIONS	\$400,000.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption, following public hearing and approval by the State Board of Tax Commissioners.

Councilman Kimbell stated that the Public Safety Committee had not had an opportunity to hear Proposal No. 519, 1972, and asked that it not be heard at this time. There were no members of the public present to speak on the Proposal and no action was taken by the Council.

President Hasbrook called for proposals eligible for final adoption.

SPECIAL ORDERS—FINAL ADOPTION

Councilman Griffith moved, seconded by Councilman Cantwell to hear the Community Service Program Proposals at this time.

The motion carried by unanimous voice vote.

After discussion, Councilman Tintera moved, seconded by Councilman Byrum, to table the following CSP Proposals, as follows:

Mr. President:

I move to table, until the next meeting, the following CSP Proposals:

Proposal No. 455, 1972

Proposal No. 472, 1972

Proposal No. 456, 1972

Proposal No. 458, 1972

Proposal No. 459, 1972

Proposal No. 461, 1972

Proposal No. 465, 1972

Proposal No. 446, 1972

Proposal No. 452, 1972

Proposal No. 448, 1972

Proposal No. 451, 1972

Proposal No. 468, 1972

GEORGE TINTERA

Councilman

The motion to table carried by unanimous voice vote.

President Hasbrook declared a five minute recess and the Council recessed at 7:59 P.M.

The Council reconvened at 8:05 P.M.

Councilman Elmore requested that Proposal Nos. 400 and 401, 1972, be heard at this time, since so many of the public present were interested in them.

After discussion, it was unanimously agreed that, in the interest of the public present, Mr. Robert Hawkins should first read the titles of each of the remaining CSP Proposals to be heard, which he did.

After discussion, Councilman Elmore moved, seconded by Councilman Cantwell, to amend Proposal No. 400, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 400, 1972, be amended as follows:

In Section 1, delete the figures 817, first line and insert in lieu thereof "834.3," and in the second line delete 7:00 A.M. and insert in lieu thereof "6:00 A.M."

Under the word FROM delete the word "Southeastern Ave." and insert in lieu thereof "Oriental St."

Under the word TO delete the word "Edmondson St." and insert in lieu there "Sheridan Ave."

In Section 2, delete the figures 819, first line, and insert in lieu thereof "821," and in the second line delete 4:00 P.M. and insert in lieu thereof "3:00 P.M. In the third line delete the words "AND HOLIDAYS."

Under the word FROM delete "Southeastern Ave." and insert in lieu thereof "Oriental St."

Under the word TO delete the word "Edmondson St." and insert in lieu thereof "Sheridan Ave."

A. CLARK ELMORE

Councilman

The motion to amend carried by voice vote.

After discussion, in which Councilman Byrum, Egenes, Clark and SerVaas spoke in opposition and Councilman Elmore, Cantwell and Councilwoman Gibson spoke in favor of them, Proposal Nos. 400 and 401, 1972, failed on the following roll call vote:

Ayes 14, viz: Mr. Bayt, Mr. Boyd, Mr. Broderick, Mr. Campbell, Mr. Cantwell, Mr. Dowden, Mr. Elmore, Mrs. Gibson, Mr. Gilmer, Mr. Hawkins, Mrs. Miller, Mrs. Noel, Mr. Ruckelshaus and Mr. Schneider.

Noes 15, viz: Mr. Brown, Mr. Byrum, Mr. Clark, Mr. Cottingham, Mr. Egenes, Mr. Giffin, Mr. Gorham, Mr.

Griffith, Mr. Kimbell, Mr. McPherson, Mr. Patterson, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

After discussion, Councilman Gorham moved, seconded by Councilman Giffin, to amend Proposal No. 457, 1972, as follows:

Mr. President:

I move that City-County Proposal No. 457, 1972, be amended as follows:

In line 17 of Section 1, strike the figure \$425,000.00 and insert in lieu thereof, the figure \$500,000.00; and

In line 19 of Section 1, strike the figure \$425,000.00 and insert in lieu thereof, the figure \$350,000.00.

JOE T. GORHAM

Councilman

The motion to amend carried by voice vote.

After further discussion, Councilman Giffin moved, seconded by Councilman Gorham, to further amend Proposal No. 457, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 457, 1972, be amended as follows:

By adding an additional section prior to the last section to be appropriately numbered and read as follows:

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

KENNETH GIFFIN

Councilman

The motion to further amend carried by voice vote.

Proposal No. 457, 1972, as amended, passed on the following roll call vote:

Ayes 24, viz: Mr. Bayt, Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Egenes, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 5, viz: Mr. Cantwell, Mr. Dowden, Mr. Elmore, Mr. McPherson and Mr. Schneider.

Proposal No. 457, 1972, retitled Fiscal Ordinance No. 62, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 62, 1972

A FISCAL ORDINANCE transferring and appropriating the sum of One Million Nine Hundred Twenty-Seven Thousand (\$1,927,000.00) Dollars for certain projects and activities of the Community

- Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and
- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and
- WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted

to the secretary of Housing and Urban Development, those activities and program relating to Non-Project Activities are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to-wit:

COMMUNITY SERVICES PROGRAM

	C.S.P. Fund
100 Services Personnel	\$846,690.00
200 Services Contractual	\$928,594.00
300 Supplies	\$ 12,340.00
500 Current Charges	\$ 84,243.00
600 Current Obligations	\$ 41,133.00
700 Properties	\$ 14,000.00

\$1,927,000.00

Non-Project Activities carried out directly by the Community Services:

Improving Capacity of Local Government	\$500,000.00
Assisting Citizen Participation	\$350,000.00
Evaluating Projects and Activities	\$150,000.00
Supporting Unified Planning Program	\$150,000.00
Providing General Administrative Administration	\$777,000.00

TOTAL ADDITIONAL APPROPRIATION \$1,927,000.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to

execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 4. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 5. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedule adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 7. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Councilman Griffith moved, seconded by Councilman West, to amend Proposal No. 445, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 445, 1972, be

amended as follows:

- (A) In Section 1, line 10, strike the figures "\$360,236.00" and insert in lieu thereof, "\$174,381.00";
- (B) Strike lines 20(a) through 26 of Section 1;
- (C) In Section 1, line 30, strike the figures "\$306,236.00" and insert in lieu thereof, "\$174,381.00".

DONALD GRIFFITH

Councilman

After further discussion, Councilman Griffith moved, seconded by Councilman West, to amend his amendment and retain lines 20 through 26 of Proposal No. 445, 1972.

The motion to amend the amendment failed on the following roll call vote:

Ayes 13, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Campbell, Mr. Cantwell, Mr. Elmore, Mrs. Gibson, Mr. Griffith, Mr. Hawkins, Mrs. Noel, Mr. Tintera, Mr. West and President Hasbrook.

Noes 15, viz: Mr. Byrum, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Giffin, Mr. Gilmer, Mr. Gorham, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mr. Patterson, Mr. Ruckelshaus, Mr. Schneider and Mr. SerVaas.

Councilman Bayt was out of Chambers when the vote was taken.

Councilman Giffin moved, seconded by Councilman Gorham, to further amend Proposal No. 445, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 445, 1972, be amended as follows:

By adding an additional section prior to the last section to be appropriately numbered and read as follows:

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

KENNETH GIFFIN

Councilman

The motion to amend carried on voice vote.

President Hasbrook called for a vote on Councilman Griffith's first motion to amend Proposal No. 445, 1972.

The motion to amend passed on the following roll eall vote:

Ayes 17, viz: Mr. Byrum, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mr. Giffin, Mr.

Gilmer, Mr. Gorham, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mr. Patterson, Mr. Ruckelshaus, Mr. Schneider, Mr. SerVaas and President Hasbrook.

Noes 11, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Campbell, Mr. Cantwell, Mrs. Gibson, Mr. Griffith, Mr. Hawkins, Mrs. Noel, Mr. Tintera and Mr. West.

Councilman Bayt was out of Chambers when the vote was taken.

Councilman Clark moved to further amend Proposal No. 445, 1972, seconded by Councilman Egenes, by adding the following phrase to the "Higher Education Scholarships, Sponsored by IUPUI": "limit to two years vocational and technical programs."

The motion to amend failed on a 5-21 standing vote.

After further discussion, Proposal No. 445, 1972, passed, as amended, on the following roll call vote:

Ayes 20, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Cottingham, Mr. Egenes, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Hawkins, Mr. Kimbell, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 7, viz: Mr. Cantwell, Mr. Clark, Mr. Dowden, Mr. Gorham, Mr. Griffith, Mr. McPherson and Mr. Schneider.

Councilman Bayt and Elmore were out of Chambers when the vote was taken.

Proposal No. 445, 1972, retitled Fiscal Ordinance No. 63, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 63, 1972

- A FISCAL ORDINANCE transferring and appropriating the sum of One Hundred Seventy-Four Thousand Three Hundred Eighty-One (\$174,381) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and
- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and in-

corporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and

WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Education are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant); the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

C.S.P. Fund

200 Services Contractual

\$174,381.00

Science Enrichment Program
Sponsored by Indiana UniversityPurdue University at Indianapolis
on behalf of the Consortium on
Urban Education
u/c Children's Museum

\$13,000.00

Higher Education Scholarships Sponsored by IUPUI \$ 50,000.00

Education Television for Inner-City \$ 25,000.00 Sponsored by IUPUI u/c WFYI Project Up-beat for Summer '73 \$ 25,000.00

Sponsored by IUPUI u/c Marion College

Neighborhood Schools Tutoring \$ 61,381.00

Program

Sponsored by IUPUI u/c YMCA

TOTAL ADDITIONAL APPROPRIATION

\$174,381.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 4. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 5. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedule adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 7. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Councilman Griffith moved, seconded by Councilman Egenes, to amend Proposal No. 453, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 453, 1972, be amended as follows:

Strike lines 15 through 16 of Section 1, and insert in lieu thereof:

"Haughville Service Center Sponsored by Indianapolis Settlements, Inc. \$50,000.00

Stringtown Service Center
Sponsored by the Salvation Army \$20,000.00"

DONALD GRIFFITH Councilman

The motion to amend carried by standing vote.

After further discussion, Proposal No. 453, 1972, as amended, passed on the following roll call vote:

Ayes 21, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Cantwell, Mr. Cottingham, Mr. Egenes, Mrs. Gibson, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mrs. Miller, Mrs. Noel, Mr.

Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 6, viz: Mr. Clark, Mr. Dowden, Mr. Giffin, Mr. Gorham, Mr. McPherson and Mr. Schneider.

Councilman Bayt and Elmore were out of Chambers when the vote was taken.

Proposal No. 453, 1972, retitled Fiscal Ordinance No. 64, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 64, 1972

- A FISCAL ORDINANCE transferring and appropriating the sum of Two Hundred Twelve Thousand (\$212,000) Dollars for certain projects and activities of the Community Service Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Service Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposal 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and

WHEREAS, the City of Indianapolis desires to carry out an amended

Comprehensive Program with further Federal financial assistance under said act; and

WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and

WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Social Services are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Service Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

C.S.P. Fund

200 Services Contractual

\$212,000.00

Concord Multi-Service Center \$ 72,000.00 Sponsored by Indianapolis Settlements, Inc.

Mary Riggs Multi-Service Center \$ 70,000.00 Sponsored by Indianapolis Settlements, Inc. Haughville-Stringtown Service \$ 50,000.00 Center Sponsored by Indianapolis Settlements, Inc.

Stringtown Service Center \$ 20,000.00 Sponsored by Salvation Army

TOTAL ADDITIONAL APPROPRIATION

\$212,000.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 4. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 5. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 6. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Councilman Boyd moved, seconded by Councilman Egenes, to make Proposal No. 447, 1972, an order of business for the next meeting of the Council, December 4, 1972. The motion failed for lack of a majority vote.

After further discussion, Councilman Giffin moved, seconded by Councilman Gorham, to amend Proposal No. 447, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 447, 1972, be amended as follows:

By adding an additional section prior to the last section to be appropriately numbered and read as follows:

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

KENNETH GIFFIN

Councilman

The motion to amend carried by voice vote.

After further discussion, Proposal No. 447, 1972, as amended, passed on the following roll call vote:

Ayes 16, viz: Mr. Bayt, Mr. Broderick, Mr. Brown, Mr. Campbell, Mr. Cantwell, Mr. Elmore, Mrs. Gibson, Mr. Gilmer, Mr. Giffith, Mr. Hawkins, Mrs. Noel, Mr.

Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. Tintera, President Hasbrook.

Noes 12, viz: Mr. Byrum, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Giffin, Mr. Gorham, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mr. Schneider and Mr. West.

Councilman Boyd was out of Chambers when the vote was taken.

Proposal No. 447, 1972, retitled Fiscal Ordinance No. 65, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 65, 1972

- A FISCAL ORDINANCE transferring and appropriating the sum of Thirty-Five Thousand (\$35,000) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and

- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and
- WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Crime and Delinquency are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

C.S.P. Fund

200 Services Contractual

\$35,000.00

Ex-Offender Counseling and Service \$35,000.00 Sponsored by Indiana Department of Corrections

TOTAL ADDITIONAL APPROPRIATION

\$35,000.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 4. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 5. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedule adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 7. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Councilman Giffin moved, seconded by Councilman Ruckelshaus, to amend Proposal No. 462, 1972, as follows: Mr. President:

I move that City-County Council Proposal No. 462, 1972, be amended as follows:

By adding an additional section prior to the last section to be appropriately numbered and read as follows:

SECTION 7. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

KENNETH GIFFIN

Councilman

The motion to amend carried by voice vote.

After further discussion, Proposal No. 462, 1972, as amended, passed on the following roll call vote:

Ayes 22, viz: Mr. Boyd, Mr. Brown, Mr. Byrum, Mr. Clark, Mr. Cottingham, Mr. Egenes, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 5, viz: Mr. Broderick, Mr. Campbell, Mr. Dowden, Mr. Elmore and Mr. Schneider.

Councilman Bayt and Cantwell were out of Chambers when the vote was taken.

Proposal No. 462, 1972, retitled Fiscal Ordinance No. 66, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 66, 1972

- A FISCAL ORDINANCE transferring and appropriating the sum of Thirty-Four Thousand Four Hundred (\$34,400) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to includes those projects and activities in Year 3 of the Community Services Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and
- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to

this Council for appropriate action upon the appropriations therefore; and

WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Crime and Delinquency are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

C.S.P. Fund

\$34,400.00

200 Services Contractual

\$34,400.00

Pre-Trial Services
Sponsored by Municipal Courts
of Marion County

TOTAL ADDITIONAL APPROPRIATION

\$34,400.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The programs and activities approved in Section 1 are to be managed by the Presiding Judge-Municipal Court under contract with the Community Services Program. To provide for the

additional expenditures connected with performance of the programs and activities approved in Section 1, the necessity for which expenditures has arisen since the adoption of the 1973 Annual Budget (City-County General Ordinance No. 72, 1972), there is hereby, transferred and appropriated from the unappropriated and unencumbered County General Fund, for the purposes herein stated, the following additional amounts, to wit:

PRESIDING JUDGE - MUNICIPAL COURT

County Funds

100 Personnel Services

\$34,400.00

TOTAL INCREASES

\$34,400.00

SECTION 4. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 5. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 6. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 7. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 8. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Councilman Giffin moved, seconded by Councilman Gorham, to amend Proposal No. 470, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 470, 1972, be amended as follows:

By adding an additional section prior to the last section to be appropriately numbered and read as follows:

SECTION 7. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

KENNETH GIFFIN

Councilman

The motion to amend carried by voice vote.

Proposal No. 470, 1972, as amended, passed on the following roll call vote:

Ayes 24, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Egenes, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr.

Gorham, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 3, viz: Mr. Dowden, Mr. Elmore and Mr. Schneider.

Councilman Bayt and Cantwell were out of Chambers when the vote was taken.

Proposal No. 470, 1972, retitled Fiscal Ordinance No. 67, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 67, 1972

- A FISCAL ORDINANCE transferring and appropriating the sum of One Million Five Hundred Ninety-Five Thousand (\$1,595,000) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and

WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and

WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and

WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Housing and Relocation are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

C.S.P. Fund

200 Services Contractual

Removal of Unsafe Buildings Sponsored by Department of Metropolitan Development \$105,000.00

\$1,595,000.00

Highland-Brookside Housing

\$210,000.00

Rehab. Grants

Sponsored by Department of Metropolitan Development

Model Neighborhood Hounsing Rehab. Grants and Certified Area Program \$ 80,000.00

Sponsored by Department of Metropolitan Development

Relocation Services and Payments \$1,200,000.00 (on behalf of Health and Hospital Corporation, Department of Transportation, Non-Profit Housing sponsors, and others)

Sponsored by Department of Metropolitan Development

TOTAL ADDITIONAL APPROPRIATION

\$1,595,000.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The programs and activities approved in Section 1 are to be managed by the Department of Metropolitan Development under contract with the Community Services Program. To provide for additional expenditures connected with performance of the programs and activities approved in Section 1, the necessity for which expenditures has arisen since the adoption of the 1973 Annual Budget (City-County General Ordinance No. 72, 1972), there is hereby, transferred and appropriated from the unappropriated and unencumbered Redevelopment General Fund, for the purposes herein stated, the following additional amounts, to wit:

DEPARTMENT OF METROPOLITAN DEVELOPMENT

Division of Urban Renewal

Redevelopment General Fund

100 Services Personnel	\$	76,000.00
200 Services Contractual	\$	29,250.00
300 Supplies	\$	3,500.00
500 Current Charges	\$	10,500.00
600 Current Obligations	\$1,3	68,750.00
700 Properties	\$	2,000.00;

and further from the unappropriated and unencumbered Consolidated-County Fund, for the purposes herein stated, the following additional amounts, to wit:

DEPARTMENT OF METROPOLITAN DEVELOPMENT

Division of Code Enforcement

Consolidated-County Fund
\$105,000.00

Consolidated County Fund

000 Current Obligations	\$100,000.00
TOTAL INCREASES	\$1,595,000.00

600 Current Obligations

SECTION 4. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 5. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 6. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 7. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 8. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Councilman Patterson moved, seconded by Councilman West, to amend Proposal No. 460, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 460, 1972, be amended as follows:

Strike the figures "\$521,000.00" in lines 9(a) and 11 of Section 1, and insert in lieu thereof, in both places, the figures "\$721,000.00".

JACK F. PATTERSON

Councilman

The motion to amend carried by voice vote.

Proposal No. 460, 1972, as amended, passed on the following roll call vote:

Ayes 15, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Egenes, Mrs. Gibson, Mr. Gilmer, Mr. Kimbell, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. SerVaas, Mr. West and President Hasbrook.

Noes 12, viz: Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Elmore, Mr. Giffin, Mr. Gorham, Mr. Griffith, Mr. Hawkins, Mr. McPherson, Mrs. Miller, Mr. Schneider and Mr. Tintera.

Councilman Bayt and Cantwell were out of Chambers when the vote was taken.

Proposal No. 460, 1972, retitled Fiscal Ordinance No. 68, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 68, 1972

A FISCAL ORDINANCE transferring and appropriating the sum of Seven Hundred Twenty-One Thousand (\$721,000) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.

WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and

WHEREAS, the City-County Council by its adoption of General Reso-

lution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and

WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and

WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and

WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Health are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant); the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

200 Services Contractual
Ambulatory Health Center Construction
Sponsored by Greater Indianapolis
Housing Development Corporation

TOTAL ADDITIONAL APPROPRIATION

\$721,000.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 4. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 5. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 6. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Councilman Giffin moved, seconded by Councilman Ruckelhaus, to amend Proposal No. 466, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 466, 1972, be amended as follows:

By adding an additional section prior to the last section to be appropriately numbered and read as follows: SECTION 7. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

KENNETH GIFFIN

Councilman

The motion to amend carried by voice vote.

After further discussion, Proposal No. 466, 1972, as amended, passed on the following roll call vote:

Ayes 25, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. Mc-Pherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Ruckelshaus, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 2, viz: Mr. Dowden and Mr. Gorham.

Councilman Bayt and Cantwell were out of Chambers when the vote was taken.

Proposal No. 466, 1972, retitled Fiscal Ordinance No. 69, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 69, 1972

- A FISCAL ORDINANCE transferring and appropriating the sum of Eighty Thousand Eight Hundred Twenty-Four (\$80,824) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and
- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and
- WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Recreation and Culture are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

C.S.P. Fund

200 Services Contractual

\$80,824.00

Scouting and Camping \$40,488.00 Sponsored by Mayor's Youth Commission u/c Boy Scouts of America

Scouting for Girls \$40,336.00 Sponsored by Mayor's Youth Commission u/c Girl Scouts of America

TOTAL ADDITIONAL APPROPRIATION

\$80,824.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertain to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The programs and activities approved in Section 1 are to be managed by the Mayor's Youth Commission under contract with the Community Services Program. To provide for the additional expenditures connected with performance of the programs and activities approved in Section 1, the necessity for which expenditures has arisen since the adoption of the 1973 Annual Budget (City-County General Ordinance No. 72, 1972), there is hereby, transferred and appropriated from the unappropriated and unencumbered City General Fund, for the purposes herein stated, the following additional amounts, to wit:

MAYOR'S YOUTH COMMISSION

City Fund

200 Services Contractual

\$80,824.00

TOTAL INCREASES

\$80,824.00

SECTION 4. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 5. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 6. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 7. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 8. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Councilman Boyd moved, seconded by Councilman Griffith, to recess to the Committee of the Whole to give

Rev. Laterson of the Hillside Cultural Center, an opportunity to speak on Proposal No. 473, 1972.

A voice vote was taken and Councilman Brown called for a division of the house.

President Hasbrook asked for a roll call vote.

The motion to recessed passed on the following roll call vote:

Ayes 15, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Egenes, Mrs. Gibson, Mr. Giffin, Mr. Hawkins, Mr. McPherson, Mrs. Noel, Mr. Schneider, Mr. SerVaas, Mr. Tintera and President Hasbrook.

Noes 12, viz: Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Elmore, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mr. Kimbell, Mrs. Miller, Mr. Patterson, Mr. Ruckelshaus and Mr. West.

Councilman Bayt and Cantwell were out of Chambers when the vote was taken.

The Council recessed at 11:17 to hear Rev. Laterson and Mr. Austin Smith, who spoke in favor of the Inner City Cultural Center Program.

The Council reconvened at 11:23 P.M.

A discussion was held on Line 20 through 22 of Proposal No. 473, 1972, dealing with the Opportunity for Youth program.

President Hasbrook turned the Chair over to Councilman SerVaas in order to speak in favor of the program and urged the Councilmen to support it.

Councilman Boyd also spoke in favor of the program.

Councilman Gilmer moved, seconded by Councilman Gorham to delete Line 13, the Inner-City Cultural Programs, \$69,000.00.

Councilman Boyd moved, seconded by Councilman Egenes, to refer the Inner-City Cultural Programs back to the Committee on Parks and Recreation.

Councilman West moved to strike the program with the intent in mind of reintroducing it again in the future.

President Hasbrook called for a vote on Councilman Boyd's motion to refer Line 13, Inner-City Cultural Programs, \$69,000.00, back to the Committee on Parks and Recreation.

The motion to refer back to committee carried by voice vote.

Councilman Gilmer moved, seconded by Councilman Giffin, to delete Line 20, Opportunity for Youth program,

and refer it back to the Committee on Parks and Recreation.

After discussion, the motion to delete failed on voice vote.

Opening with the explanation that the following motion was recommended during the Parks and Recreation Subcommittee Meeting, but he would vote against it, Councilman Gilmer moved, seconded by Councilman Byrum to reduce Line 23, Model Neighborhood Girls Club from \$40,000.00 to \$30,000.00.

After a discussion, Councilman Byrum withdrew his second. Councilman SerVaas said he would second the motion.

President Hasbrook called for a vote on the motion to delete \$40,000.00 from Line 23, Model Neighborhood Girls Club, and insert in lieu thereof, \$30,000.00.

The motion to reduce the figure failed for lack of a majority voice vote.

Councilman Giffin moved, seconded by Councilman Gilmer, to amend Proposal No. 473, 1972, as follows:

Mr. President:

I move that City-County Council Proposal No. 473, 1972, be amended as follows:

By adding an additional section prior to the last section to be appropriately numbered and read as follows:

SECTION 7. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

KENNETH GIFFIN

Councilman

The motion to amend carried on voice vote.

Councilman Griffith moved, seconded by Councilman Gilmer, to increase Line 15, Community Art Program, from \$15,000.00 to \$30,000.00.

The motion to increase carried on voice vote.

Councilman West's motion to delete Line 18, Theater Ticket Discounts, failed for want of a second.

Councilman Griffith moved, seconded by Councilman Gilmer, to pass Proposal No. 473, 1972, as amended, with the General Counsel taking care of the technical amendments.

Proposal No. 473, 1972, as amended, passed on the following roll call vote:

Ayes 21, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Egenes, Mrs. Gibson, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 4, viz: Mr. Dowden, Mr. Elmore, Mr. Giffin and Mr. McPherson.

Councilman Bayt, Cantwell, Ruckelshaus and Schneider were out of the Chambers when the vote was taken.

Proposal No. 473, 1972, retitled Fiscal Ordinance No. 70, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 70, 1972

- A FISCAL ORDINANCE transferring and appropriating the sum of Five Hundred Fifty Thousand Eight Hundred Sixty-Two (\$550,862) Dollars for certain projects and activities of the Commuity Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of Community Services Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed

1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and

- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and
- WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Recreation and Culture are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

C.S.P. Fund

200 Services Contractual

\$550,862.00

Symphony in the Schools \$ 31,700.00 Sponsored by Department of Parks and Recreation u/c Indianapolis Symphony Communty Art Program \$ 30,000.00 Sponsored by Department of Parks and Recreation u/c IUPUI Herron School of Art

Theater Ticket Discounts \$ 25,000.00 Sponsored by Department of Parks and Recreation u/c Indiana Repretory Theater

Opportunity for Youth \$ 7,700.00 Sponsored by Department of Parks and Recreation u/c Second Moravian Church

Model Neighborhood Girls Club \$ 40,000.00 Sponsored by Department of Parks and Recreation u/c Model Cities Girls Club, Inc.

Elm and Grove Park Development \$ 10,012.00 Sponsored by Department of Parks and Recreation

Craven Street Park Development \$ 23,748.00 Sponsored by Department of Parks and Recreation

Union Palmer Park Development \$ 10,012.00 Sponsored by Department of Parks and Recreation

Family Recreation Areas \$ 40,000.00 Sponsored by Department of Parks and Recreation

J.T.V. Hill Center Refurbishment \$ 23,000.00 Sponsored by Department of Parks and Recreation

Highland-Brookside Comprehensive \$309,690.00 Recreation Program

Sponsored by Department of Parks and Recreation

TOTAL ADDITIONAL APPROPRIATION

\$550,862.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The programs and activities approved in Section 1 are to be managed by the Department of Parks and Recreation under contract with the Community Services Program. To provide for the additional expenditures connected with performance of the programs and activities approved in Section 1, the necessity for which expenditures has arisen since the adoption of the 1973 Annual Budget (City-County General Ordinance No. 72, 1972, there is hereby, transferred and appropriated from the unappropriated and unencumbered Park Cumulative Building Fund, for the purposes herein stated, the following amounts, to wit:

DEPARTMENT OF PARKS AND RECREATION

Park Cumulative Building Fund

100	Services Personnel	\$ 9,200.00
200	Services Contractual	\$ 93,900.00
400	Commodities	\$ 3,600.00
500	Current Charges	\$ 72.00
700	Properties	-0-

and there is hereby, transferred and appropriated from the unappropriated and unencumbered Park General Fund, for the purposes herein stated, the following additional amounts, to wit:

DEPARTMENT OF PARKS AND RECREATION

	Park General Fund
100 Services Personnel	\$157,113.00
200 Services Contractual	\$197,800.00
300 Supplies	\$ 22,482.00
400 Commodities	\$ 21,648.00
500 Current Charges	\$ 17,448.00
600 Current Obligations	\$ 22,047.00
700 Properties	\$ 5,652.00

TOTAL INCREASES

\$550,862.00

SECTION 4. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 5. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 6. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 7. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 8. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Councilman Kimbell moved, seconded by Councilman McPherson, to amend Proposal No. 450, 1972, in compliance with Councilman Griffin's blanket amendment, as follows:

Mr. President:

I move that City-County Council Proposal No. 450, 1972, be amended as follows:

By adding an additional section prior to the last section to be appropriately numbered and read as follows:

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

ALAN KIMBELL

Councilman

The motion to amend passed on voice vote.

Proposal No. 450, 1972, as amended, passed on the following roll call vote, with Councilman Gorham abstaining:

Ayes 23, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. SerVaas, Mr. West and President Hasbrook.

Councilman Bayt, Cantwell, Ruckelshaus, Schneider and Tintera were out of the Chambers when the vote was taken.

Proposal No. 450, 1972, retitled Fiscal Ordinance No. 71, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 71, 1972

- A FISCAL ORDINANCE transferring and appropriating the sum of Seventy Five Thousand (\$75,000) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.
- WHEREAS, by a grant agreement executed August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and
- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and
- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and
- WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore.

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Crime and Delinquency are approved in accordance with the appropriations authorized by this section. From tha unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

C.S.P. Fund

\$75,000.00

200 Services Contractual

\$75,000.00

Methodone Maintenance Clinic Sponsored by the Community Addiction Services Agency

TOTAL ADDITIONAL APPROPRIATION

\$75,000.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall required.

SECTION 4. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, submission of signature specimens, and the filing of requests for payment.

SECTION 5. The City-County Council assumes full responsibility

for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 6. This City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedule adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 7. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Councilman Kimbell moved, seconded by Councilman Griffith, to amend Proposal No. 471, 1972, in compliance with Councilman Giffin's blanket amendment, as follows:

Mr. President:

I move that City-County Council Proposal No. 471, 1972, be amended as follows:

By adding an additional section prior to the last section to be apropriately numbered and read as follows:

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedule adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

KENNETH GIFFIN

Councilman

The motion to amend carried on voice vote.

Proposal No. 471, 1972, as amended, passed on the following roll call vote:

Ayes 25, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Gorham, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 1, viz: Mr. McPherson

Councilman Bayt, Cantwell and Ruckelshaus were out of the Chambers when the vote was taken.

Proposal No. 471, 1972, retitled Fiscal Ordinance No. 72, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 72, 1972

A FISCAL ORDINANCE transferring and appropriating the sum of One Hundred Thirty-One Thousand One Hundred Ninety-Five (\$131,195) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.

WHEREAS, by a grant agreement execute August 24, 1970, between the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and

- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and
- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and
- WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore,

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Crime and Delinquency are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

	C.S.P. Fund	
200 Services Contractual		\$131,195.00
Highland-Brookside Police Community Relations Sponsored by Department of Public Safety	\$ 50,000.00	
Public Housing Community Liaison Project Sponsored by Department of Public Safety	\$ 81,195.00	
TOTAL ADDITIONAL APPROPRIATION		\$131,195.00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 4. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 5. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 6. The City Controller is directed to pay no claim authorized by this Ordinance, which includes payment or reimbursement for salaries unless there is attached to such claim an affidavit or other proof that all salaries are either within the schedules adopted by the Director of Administration for City employees, or has been approved by the specific action of the Council Committee to which it was assigned.

SECTION 7. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Proposal No. 463, 1972, passed on the following roll call vote:

Ayes 25, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West and President Hasbrook.

Noes 1, viz: Mr. Gorham

Councilman Bayt, Cantwell and Ruckelshaus were out of the Chambers when the vote was taken.

Proposal No. 463, 1972, retitled Fiscal Ordinance No. 73, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 73, 1972

A FISCAL ORDINANCE transferring and appropriating the sum of Four Hundred Seventy-Five Thousand (\$475,000) Dollars for certain projects and activities of the Community Services Program and authorizing the Mayor to execute an amendment to the grant agreement with the United States of America to include those projects and activities in Year 3 of the Community Services Program.

WHEREAS, by a grant agreement executed August 24, 1970, between

the United States of America and the City of Indianapolis, the City of Indianapolis became a participant in and receives Federal assistance for carrying out of the Comprehensive Program under Title 1 of the Demonstration Cities and Metropolitan Development Act of 1966; and

- WHEREAS, the City-County Council by its adoption of General Resolution No. 27, 1972, authorized the submission of the proposed 1973 program amendments for Action Year 3 to the Secretary of Housing and Urban Development; and
- WHEREAS, the City of Indianapolis desires to carry out an amended Comprehensive Program with further Federal financial assistance under said act; and
- WHEREAS, the proposed Action Year 3 amendments to the Comprehensive Year Program are described and set forth in a revised budget grant submitted to the Secretary (copies of which dated, October 6, 1972, are on file with the Clerk of the Council and incorporated herein by reference) and have now been submitted to this Council for appropriate action upon the appropriations therefore; and
- WHEREAS, the City-County Council determines to approve the projects and activities as hereinafter defined and to appropriate the funds for the same, all in accordance with this ordinance; now, therefore;

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

SECTION 1. Of the Action Year 3 amendments to the Comprehensive Year Program set forth in the revised grant budget submitted to the secretary of Housing and Urban Development, those activities and programs relating to Environmental Protection are approved in accordance with the appropriations authorized by this section. From the unappropriated and unencumbered Community Services Program Fund (a Federal grant), the following sums are appropriated for the purposes, programs and activities as follows, to wit:

COMMUNITY SERVICES PROGRAM

	C.S.P. Fund	
200 Services Contractual		\$475,000.00
Pogue's Run Flood Control Sponsored by Department of Public Works	\$ 50,000.00	
Model Neighborhood Sewer Construction Sponsored by Department of Public Works	\$425,000.00	
TOTAL ADDITIONAL APPROP	PRIATION	\$475,000,00

SECTION 2. The Mayor is authorized to accept the revised grant budget as it pertains to these activities approved in Section 1 and to execute an amendment to the Community Services Program grant agreement to that effect.

SECTION 3. The programs and activities approved in Section 1 are to be managed by the Department of Public Works under contract with the Community Services Program. To provide for the additional expenditures connected with performance of the programs and activities approved in Section 1, the necessity for which expenditures has arisen since the adoption of the 1973 Annual Budget (City-County General Ordinance No. 72, 1972), there is hereby, transferred and appropriated from the unappropriated and unencumbered Flood Control General Fund, for the purposes herein stated, the following additional amounts, to wit:

DEPARTMENT OF PUBLIC WORKS

Flood Control District

Flood Control Fund

200 Services Contractual

\$ 50,000,00

TOTAL INCREASES

\$ 50,000.00

and there is hereby, transferred and appropriated from the unappro-

priated and unencumbered Sanitation General Fund, for the purposes herein stated, the following additional amounts, to wit:

DEPARTMENT OF PUBLIC WORKS

Santitary District

Sanitation Fund

200 Services Contractual

\$425,000.00

TOTAL INCREASES

\$425,000.00

SECTION 4. The Mayor is authorized to do all things necessary to carry out the Comprehensive Program in accordance with this ordinance, including the submission of such reports, certification, and other material as the Secretary shall require.

SECTION 5. The Controller or his successor or his delegate may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

SECTION 6. The City-County Council assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the costs of program administration.

SECTION 7. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

After discussion, Proposal No. 483, 1972, passed on the following roll call vote:

Ayes 25, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham,

Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West, and President Hasbrook.

Noes 1, viz: Mr. Gorham.

Councilman Bayt, Cantwell, and Ruckelshaus were out of the chambers when the vote was taken.

Proposal No. 483, 1972, retitled Fiscal Ordinance No. 54, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 54, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Forty-two thousand five hundred dollars (\$42,500.00) for certain purposes of the County Department of Public Welfare by reducing certain other appropriations of that Department.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to provide for certain expenses of the County Department of Public Welfare by reducing certain other appropriations for that department.

SECTION 2. The sum of Forty-two thousand five hundred dollars (\$42,500.00) be, and the same is hereby, appropriated for the

purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF PUBLIC WELFARE

	Welfare Fund
100 Services Personal	\$ 1,500.00
200 Operating Expenses	41,000.00
TOTAL INCREASES	\$42,500.00

DEPARTMENT OF PUBLIC WELFARE

	Welfare Fund
400 Current Charges	\$42,500.00
TOTAL REDUCTIONS	\$42,500.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption.

After a discussion, Councilman Egenes moved, and the motion was seconded, to strike Proposal No. 93, 1972.

The motion to strike failed on a voice vote.

After further discussion, Councilman Griffith moved,

seconded by Councilman McPherson, to table Proposal No. 93, 1972.

The motion to table failed on a voice vote.

After further discussion, Proposal No. 93, 1972, passed on the following roll call vote:

Ayes 16, viz: Mr. Broderick, Mr. Brown, Mr. Campbell, Mr. Dowden, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Gorham, Mr. Hawkins, Mr. Kimbell, Mrs. Miller, Mrs. Noel, Mr. Schneider, Mr. Tintera and Mr. West.

Noes 9, viz: Mr. Byrum, Mr. Clark, Mr. Cottingham, Mr. Egenes, Mr. Griffith, Mr. McPherson, Mr. Patterson, Mr. SerVaas, and President Hasbrook.

Councilman Bayt, Boyd, Cantwell, and Ruckelshaus were out of the chambers when the vote was taken.

Proposal No. 93, 1972, retitled Special Resolution No. 11, 1972, reads as follows:

SPECIAL RESOLUTION NO. 11, 1972

A SPECIAL RESOLUTION calling for the Metropolitan Development Commission to amend their rules with respect to notice of rezoning petitions initiated by Commission.

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

SECTION 1. That this council be on record as opposing the rules and practice of the Metropolitan Development Commission which allow rezoning of land without any notice to owner other than published legal notice.

SECTION 2. That this council calls for the Metropolitan Development Commission to amend its Rules of Procedure, especially Article IV, Section 2 thereof, so as to require that owners of property included in, and surrounding, that described in rezonings initiated by the Commission receive the same notice as provided in the case of other rezoning petitions.

After a discussion, Proposal No. 495, 1972, passed on the following roll call vote:

Ayes 17, viz: Mr. Broderick, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gorham, Mr. Hawkins, Mr. McPherson, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. Schneider, Mr. SerVaas, and President Hasbrook.

Noes 8, viz: Mr. Brown, Mr. Byrum, Mr. Egenes, Mr. Gilmer, Mr. Griffith, Mr. Kimbell, Mr. Tintera, and Mr. West.

Councilman Bayt, Boyd, Cantwell, and Ruckelshaus were out of the chambers when the vote was taken.

Proposal No. 495, 1972, retitled Fiscal Ordinance No. 55, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 55, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL

BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Five hundred dollars (\$500.00) for certain purposes of the Warren Township Assessor by reducing certain other appropriations for that office.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to provide for the purchase of badly needed office equipment for the Warren Township Assessor by reducing certain other appropriations for that office.

SECTION 2. The sum of Five hundred dollars (\$500.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

WARREN TOWNSHIP ASSESSOR

600 Properties

County Fund \$500.00

\$500.00

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

TOTAL INCREASES

WARREN TOWNSHIP ASSESSOR

200 Operating Expenses \$500,00

TOTAL REDUCTIONS \$500.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption.

After a discussion, Proposal No. 521, 1972, passed on the following roll call vote:

Ayes 16, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Campbell, Mr. Clark, Mrs. Gibson, Mr. Gilmer, Mr. Gorham, Mr. Hawkins, Mr. Kimbell, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. SerVaas, Mr. Tintera, and President Hasbrook.

Noes 10, viz: Mr. Byrum, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mr. Giffin, Mr. Griffith, Mr. McPherson, Mr. Schneider, and Mr. West.

Councilman Bayt, Cantwell, and Ruckelshaus were out of the chambers when the vote was taken.

Proposal No. 521, retitled General Resolution No. 29, 1972, reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 29, 1972

- A GENERAL RESOLUTION authorizing the Mayor of the City of Indianapolis, to execute certain amendments to the grant agreement with the United States of America for the Indianapolis Community Services Program.
- WHEREAS, the City of Indianapolis has entered into a Grant Agreement with the United States dated August 24, 1970, under which the United States agreed to assist the city in carrying out its comprehensive city demonstration program (Program) and certain

projects and activities listed in the Grant Budget of the Grant Agreement.

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

SECTION 1. The Mayor is hereby authorized to execute amendments to the Program to include the material attached hereto and made a part hereof.

SECTION 2. The deletion or substantial change in the undertakings listed below are hereby approved.

CSP GRANTS IN THE MODEL NEIGHBORHOOD

			udget hange	New Amount	Nature of Change
004	Community Schools	+\$	17,000	270,564	Extend to 12-31-72
104	Martindale Health Center	+\$	40,000	343,326	Extend to 12-31-72
105	Central Avenue Health Center	+\$	20,000	244,600	Extend to 12-31-72
209	Area I Multi-Service Center	-\$	6,000	155,020	Recover Unused funds
218	Legal Services	+\$	8,161	198,161	Extend to 12-31-72
305	Model Neighborhood Girls Club	+\$	2,000	37,000	Extend to 12-31-72
501	Comprehensive Manpower Center	r -\$	57,127	481,815	Recover savings
701	Non-Profit Housing	+\$	5,395	135,395	Extend to 12-31-72
708	Housing Rehabilitation Grants	-\$	75,000	159,307	Recover savings due prior HUD hold on implementation
901	Model Transit	+\$	3,800	133,800	Extend to 12-31-72
503	Minority Contractor Assistance	+\$	12,000	\$7,000	Extend to 12-31-72

CSP GRANTS IN THE HIGHLAND-BROOKSIDE NEIGHBORHOOD

005	Hispano-American Education Classes	-\$	2,000	7,500	Contract signed for less than budget
007	Store Front Renewal Center	-\$	20,581	9,439	Contract signed for less than budget
108	Eastside Health Center	-\$	138,000	367,000	Recover savings due to late start
202	Highland-Brookside Senior Citizens	-\$	20,000	130,000	Recover savings
100	Methadone Clinic	+\$	6,400	27,400	Extend to 12-31-72
210	Near Eastside Multi- Service Center	-\$	14,000	206,760	Recover savings
219	Community Outreach	-\$	6,225	44,775	Recover savings
224	Social Services Support	-\$	35,000	0	Deletion
303	Summer Camping and Scouting	-\$	2,706	37,294	Contract signed for less than budget
307	Neighborhood Schools	-\$	5,000	101,000	Contract signed for less than budget
306	Comprehensive Recreation Program	+\$	40,000	313,128	To add programming, capital improvements preparation for 1973
313	Youth Counseling	-\$	2,260	11,091	Contract signed for less than budget
506	Highland-Brookside Manpower Center	-\$	12,813	85,476	Recover savings
218	Legal Services	+\$	13,004	38,004	Extend to 12-31-72
704	Housing Counseling and Information	-\$	38,845	30,857	Contract signed for less than budget
706	Vacant Structure Demolition	-\$	200	74,800	Contract signed for less than budget

904	Off Street Parking	-\$	25,000	0	Deletion
015	Printing Skills	+:	\$ 2,604	2,604	Extend to 12-31-72 Add H/B share
(CSP GRANTS AND OTE	IER	ELIGIB	LE NE	GHBORHOODS
012	Earn and Learn	+\$	3,000	53,000	Transfer from Project #223
214	Northwest Multi-Service Center		0	80,000	Change O/A to Flanner House
223	Clearstream Service Coordination	-\$	5,000	12,740	Recover savings; Transfer to #012
225	Arlington Heights Neighborhood Service Center	+\$	3,000	42,582	Expand effort
315	Community Art Program	+\$	1,500	16,280	Extend to 12-31-72
	Westside Senior Citizens	+\$	15,000	15,000	Addition; previously omitted by error
406	Butler-Tarkington Youth Center	-\$	14,000	33,633	Recover savings
604	Consumer Affairs	-\$	17,000	18,000	Recover savings
1006	Better Neighborhoods	+\$	24,000	39,000	Expansion and Extension
403	Project Transition	+\$	9,200	38,200	Extend to 12-31-72
701	Housing Rehabilitation Loan Program	- \$2	239,600	50,000	Recover savings due to CSP delayed implementation
100	Methadone Clinic	+\$	5,000	5,000	Add other neighborhood share for extension to 12-31-72
104	Martindale Health Center	+\$	16,000	16,000	Add share for extension to 12-31-72
105	Central Avenue Health Center	+\$	4,000	4,000	Add share for extension to 12-31-72

SECTION 3. This resolution shall be in full force and effect from and after its passage and approval by the Mayor.

After a discussion, Proposal No. 523, 1972, passed on the following roll call vote:

Ayes 21, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Kimbell, Mrs. Miller, Mrs. Noel, Mr. Patterson, Mr. SerVaas, Mr. Tintera, Mr. West, and President Hasbrook.

Noes 5, viz: Mr. Gorham, Mr. Griffith, Mr. Hawkins, Mr. McPherson, and Mr. Schneider.

Councilman Bayt, Cantwell and Ruckelshaus were out of the chambers when the vote was taken.

Proposal No. 523, 1972, retitled Fiscal Ordinance No. 56, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 56, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Five thousand dollars (\$5,000.00) for certain purposes of the City-County Council and Clerk by reducing certain other appropriations for that office.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to enable the payment of claims necessary for the remainder of 1972 by reducing other appropriations.

SECTION 2. The sum of Five thousand dollars (\$5,000.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

CITY-COUNTY COUNCIL & CLERK

		City General Fund
1.	Services Personal	\$5,000.00
	TOTAL INCREASES	\$5,000.00

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

CITY-COUNTY COUNCIL & CLERK

		City General Fund
2.	Services Contractual	\$5,000.00
	TOTAL REDUCTIONS	\$5,000.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption and approval by the Mayor.

After a discussion, Proposal Nos. 524 and 528, 1972, passed on the following roll call vote:

Ayes 21, viz: Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Gorham, Mr. Kimbell, Mr. McPherson, Mrs. Miller, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West, and President Hasbrook.

Noes 5, viz: Mr. Boyd, Mr. Broderick, Mr. Griffith, Mr. Hawkins, and Mrs. Noel.

Councilman Bayt, Cantwell, and Ruckelshaus were out of the chambers when the vote was taken.

Proposal Nos. 524 and 528, 1972, retitled Fiscal Ordinance Nos. 57 and 58, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 57, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Thirty-six thousand one hundred dollars (\$36,100.00) for certain purposes of several divisions of the Department of Administration by reducing certain other appropriations for those divisions.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to enable the payment of claims necessary for the remainder of the 1972 budget year by transferring appropriations within the various divisions of the Department of Administration.

SECTION 2. The sum of Thirty-six thousand one hundred dollars (\$36,100.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF ADMINISTRATION

		City General Fund
	Office of Director	
2.	Services Contractual	\$ 1,000.00
5.	Current Charges	100.00
	Finance Division	
2.	Services Contractual	15,000.00
5.	Current Charges	15,000.00
	Personnel Division	
2.	Services Contractual	250.00
	Purchasing Division	
3.	Supplies	500.00
5.	Current Charges	50.00
	Legal Division	
3.	Supplies	1,200.00
	Commission on Human Rights	•
3.	Supplies	1,000.00
5.	Current Charges	1,000.00
7.	Properties	1,000.00
	TOTAL INCREASES	\$36,100.00

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

DEPARTMENT OF ADMINISTRATION

		City General Fund
	Office of the Director	
1.	Services Personal	\$ 1,100.00
	Finance Division	
6.	Current Obligations	30,000.00
	Personnel Division	
1.	Services Personal	250.00
	Purchasing Division	
2.	Services Contractual	550.00
	Legal Division	
7.	Properties	1,200.00
	Commission on Human Rights	
1.	Services Personal	3,000.00
	TOTAL REDUCTIONS	\$36,100.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption and approval by the Mayor.

CITY-COUNTY FISCAL ORDINANCE NO. 58, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Ten thousand dollars (\$10,000.00) for certain purposes of the Office of the Mayor by reducing certain other appropriations for that office.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to enable the payment of claims necessary for the remainder of the 1972 budget year for the Office of the Mayor by transferring from and reducing certain other appropriations for that office.

SECTION 2. The sum of Ten thousand dollars (\$10,000.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

OFFICE OF THE MAYOR

	City General Fund
3. Supplies	5,000.00
5. Current Charges	5,000.00
TOTAL INCREASES	\$10,000.00

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

OFFICE OF THE MAYOR

	City General Fund
7. Properties	\$10,000.00
TOTAL REDUCTIONS	\$10,000.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption and approval by the Mayor.

After a discussion in which Councilman Patterson requested that a study be made at Moller Road and 46th

Street (Proposal No. 503, 1972), Proposal Nos. 497 through 510, 1972, passed on the following roll call vote:

Ayes 24, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Noel, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West, and President Hasbrook.

Councilmen Bayt, Cantwell, Gorham, Ruckelshaus and Councilwoman Miller were out of the chambers when the vote was taken.

Proposal Nos. 497 through 510, 1972, retitled General Ordinance Nos. 128 through 141, 1972, read as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 128, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter 8, Section 834 thereof, PARKING, STOPPING OR STANDING PROHIBITED BETWEEN 6 a.m. and 9 a.m. EXCEPT ON SATURDAYS AND SUNDAYS, ON CERTAIN STREETS, providing penalties and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 8, Section 834 thereof, PARKING, STOPPING OR STANDING PROHIBITED BETWEEN 6 a.m. and 9 a.m. EXCEPT ON SATURDAYS AND SUNDAYS, ON CERTAIN STREETS, be, and the same is here amended by the addition of the following:

Street Side From To
Sherman Drive East Pleasant Run Pkwy., Washington St.
North Drive

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 129, 1972

A GENERAL ORDINANCE amending 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.

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

SECTION 1. 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

Graceland Ave. West 34th Street A point 140' north of 34th

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 130, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter 8, Section 841(a) thereof, PARKING LIMITED TO 2 HOURS BETWEEN 7 a.m. and 6 p.m. INCLUSIVE, EXCEPTING SATURDAYS AND SUNDAYS, ON CERTAIN DESIGNATED STREETS, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 8, Section 812(a) thereof, PARK-ING LIMITED TO 2 HOURS BETWEEN 7 a.m. and 6 p.m. INCLUSIVE, EXCEPTING SATURDAYS AND SUNDAYS, ON CERTAIN DESIGNATED STREETS, be, and the same is hereby amended by the addition of the following:

Street	Side	From	To
N. Dorman	West	Vermont	1st Alley, North

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 131, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter

6, Section 602 thereof, ONE-WAY STREETS AND ALLEYS, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 6, Section 602 thereof, ONE-WAY STREETS AN ALLEYS, be, and the same is hereby, amended by the addition of the following:

Street From To Direction
Tuxedo St. Washington St. Moore St. South

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 132, 1972

A GENERAL ORDINANCE amending 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.

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

SECTION 1. 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
Tuxedo St. East Washington St. Moore St.

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 133, 1972

A GENERAL ORDINANCE amending 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 the same shall take effect.

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

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

Preferential

Stop

Cold Springs Road

Ayrshire Street

SECTION 2. Title 4, Chapter 7, Section 709 thereof, VEHICLES MUST STOP BEFORE ENTERING PREFERENTIAL STREETS, be and the same is hereby, amended by the deletion of the following:

Preferential

Stop

Ayshire Street

Cold Springs Road

SECTION 3. This amendment shall be subject to the penalties as provided in Title 1, Chapter 1-601, of the Municipal Code of Indianapolis 1951, as amended.

SECTION 4. This Ordinance shall be in full force and effect from and after its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 134, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter 7, Section 711 thereof, STOPPING AT CERTAIN INTERSECTIONS—"Four Way Stops", providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 7, Section 711 thereof, STOPPING AT CERTAIN INTERSECTIONS—"Four Way Stops", be, and the same is hereby, amended by the addition of the following:

Intersection

W. 46th Street and Moller Road

SECTION 2. Title 4, Chapter 7, Section 709 thereof, VEHICLES MUST STOP BEFORE ENTERING PREFERENTIAL STREETS, be, and the same is hereby, amended by the deletion of the following:

Preferential

Stop

W. 46th Street

Moller Road

SECTION 3. This amendment shall be subject to the penalties as provided in Title 1, Chapter 1-601, of the Municipal Code of Indianapolis 1951, as amended.

SECTION 4. This Ordinance shall be in full force and effect from and after its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 135, 1972

A GENERAL ORDINANCE amending 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.

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

SECTION 1. 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
Spring St. Both Vermont St. Michigan St.

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 136, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter 6, Section 602 thereof, ONE-WAY STREETS AND ALLEYS, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 6, Section 602 thereof, ONE-WAY STREETS AND ALLEYS, be, and the same is hereby, amended by the addition of the following:

Street	Direction	From	То
Spring St.	South	Walnut	Michigan Street

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 137, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter 13, Section 1303 thereof, Trucks On Certain Roads Restricted, (2), providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 13, Section 1303 thereof, Trucks on Certain Roads Restricted (2), be, and the same is hereby, amended by the addition of the following:

Street	From	То	Limit
Carvel Ave.	46th Street	52nd Street	10,000 pounds

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 138, 1972

A GENERAL ORDINANCE amending 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 the same shall take effect.

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

SECTION 1. 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:

Preferential	Stop	District
Mitthoefer Road	Greenbrook Trail	13
Mitthoefer Road	Meadowlark Drive	5, 3
Mitthoefer Road	Meadowlark Manor	5, 3
Checotah Drive	Winona Drive	3
E. 63rd Street	Winona Drive	3
Hathaway Drive	E. 11th Street	13
E. 11th Street	Malvina Avenue	13
Malvina Avenue	E. 12th Street	13
Whitty Lane	14th Street (E. leg)	13
14th Street	Whitty Lane (S. leg)	13

W. 86th Street	Sorrell Drive	1
Bluebell Lane	Thistle Drive	8
Columbine Drive	Lupine Drive	8
Perkins Avenue	Dudley Avenue	24
Dudley Avenue	Redwood Drive	24
Dudley Avenue	Ferncliff Avenue	24
Dudley Avenue	Royal Oak Drive	24
Dudley Avenue	Royal Oak Drive	24
Edgewood Avenue	Gale Street	24
Ferncliff Avenue	Gale Street	24
Kealing Avenue	Royal Oak Drive	24
Royal Oak Drive	Gale Street	24
Lansdowne Road	Chapel Glen Drive	1
Harding Street	Sunday Drive	25
Guion Road	W. 47th Street	1
Eden Court	W. 47th Street	1
Southport Road	Rio Grande Drive	25
Southport Road	Glacier Drive	25
Glacier Drive	Teton Trail	25
Raceway Road	Jackson Street	19
Bridgeport Road	Jackson Street	19
Franklin Road	La Grotte Drive	13
LaGrotte Drive	August Drive	13
Township Line Road	Tulane Road	1, 2
Colgate Street	Tulane Road	1, 2
Barnard Street	Grinnel Street	1,2
Grinnel Street	Pomona Court	1, 2
Barnard Street	Fordham Street	1.2

Preferential	Yield	District
Chapel Glen Drive	Bradock Court	1
Chapel Glen Drive	Roswell Court	1
Chapel Glen Drive	Claymont Court	1
Gale Street	Brunswick Avenue	24
Gale Street	Parrish Court	24
Gale Street	Whalen Avenue	24
Kealing Avenue	Kealing Court	24
Bluebell Lane	Verbenna Court	8
Bluebell Lane	Bluebell Circle	8
Bluebell Lane	Bluebell Court	8
Lupine Drive	Lupine Court	8
Lupine Drive	Columbine Circle	8
Columbine Drive	Columbine Court	8
E. 12th Street	Rector Court	13
Meadowlark Manor	Meadowlark Drive	5, 3
Greenbrook Drive	Sutters Court	13
Greenbrook Drive	Bayton Court	13
Greenbrook Drive	Shallow Brook Court	13
Greenbrook Drive	Greenbrook Court	13

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 139, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter 6, Section 602 thereof, ONE-WAY STREETS AND ALLEYS, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 6, Section 602 thereof, ONE-WAY STREETS AND ALLEYS, be, and the same is hereby, amended by the addition of the following:

Pomona Court, one-way for a counterclockwise operation starting at a point 370' east of the center line of Grinnel Street.

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 140, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter 10, Section 1001 thereof, PASSENGER AND MATERIAL LOADING ZONES, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 10, Section 1001 thereof, PASSEN-

GER AND MATERIAL LOADING ZONES, be, and the same is hereby, amended by the addition of the following:

Number	Length	Location
275	50 Feet	Beginning at a point in the west curb line of Capitol Avenue, 114 ft. south of the intersecting curb line of 18th Street, as presently established, and extending south a distance of 50 feet.

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

CITY-COUNTY GENERAL ORDINANCE NO. 141, 1972

A GENERAL ORDINANCE amending the "Municipal Code of Indianapolis 1951," as amended, and more particularly Title 4, Chapter 9, Section 902 thereof, TWO-HOUR PARKING METER ZONES, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Title 4, Chapter 9, Section 902 thereof, TWO-HOUR PARKING METER ZONES, be, and the same is hereby, amended by the deletion of the following:

Location

Beginning at a point in the west curb line of Capitol Avenue, 114 feet south of the intersecting south curb line of 18th Street, as presently established, and extending south a distance of 50 feet.

Parking Meter Numbers

NC 1738, NC 1740, NC 1742 and NC 1744

SECTION 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 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 adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

After a discussion, Proposal No. 522, 1972, passed on the following roll call vote:

Ayes 24, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Noel, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West, and President Hasbrook.

Councilmen Bayt, Cantwell, Gorham, Ruckelshaus and Councilwoman Miller were out of the chambers when the vote was taken.

Proposal No. 522, 1972, retitled Fiscal Ordinance No. 59, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 59, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Eighteen thou-

sand dollars (\$18,000.00) for certain purposes of the Administration, Planning and Zoning, and Buildings Divisions of the Department of Metropolitan Development by reducing certain other appropriations for those divisions.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to enable the payment of claims necessary for the Administration, Planning and Zoning, and Buildings Divisions, Department of Metropolitan Development, by transferring from and reducing certain other appropriations for those divisions.

SECTION 2. The sum of Eighteen thousand dollars (\$18,000.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF METROPOLITAN DEVELOPMENT

	Administration	
		City General Fund
1.	Services Personal	\$ 3,000.00
	Planning and Zoning	
5.	Current Charges	5,000.00
	Buildings	
5.	Current Charges	10,000.00
	TOTAL INCREASES	\$18,000.00

TOTAL REDUCTIONS

\$18,000.00

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

DEPARTMENT OF METROPOLITAN DEVELOPMENT

Administration

		City General Fund
2.	Services Contractual	\$ 3,000.00
	Planning and Zoning	
1.	Services Personal	5,000.00
	Buildings	
7.	Properties	10,000.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption and approval by the Mayor.

After a discussion, Proposal No. 520, 526 and 527, 1972, passed on the following roll call vote:

Ayes 24, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Griffith, Mr. Hawkins, Mr. Kimbell, Mr. McPherson, Mrs. Noel, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tintera, Mr. West, and President Hasbrook.

Councilmen Bayt, Cantwell, Gorham, Ruckelshaus and Councilwoman Miller were out of the chambers when the vote was taken.

Proposal Nos. 520, 526, and 527, 1972, retitled General Resolution No. 30, and Fiscal Ordinance Nos. 60 and 61, 1972, respectively, read as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 30, 1972

- A GENERAL RESOLUTION authorizing the Mayor of the City of Indianapolis, to execute certain amendments to the grant agreement with the United States of America for the Indianapolis Community Services Program.
- WHEREAS, the City of Indianapolis has entered into a Grant Agreement with the United States dated August 24, 1970, under which the United States agreed to assist the City in carrying out its comprehensive city demonstration program (Program) and certain projects and activities listed in the Grant Budget of the Grant Agreement.

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

SECTION 1. The Mayor is hereby authorized to execute amendments to the Program to include the material attached hereto and made a part hereof.

SECTION 2. The addition or substantial change in the undertakings listed below are hereby approved.

CSP GRANTS IN THE HIGHLAND-BROOKSIDE NEIGHBORHOOD

Budget New
Change Amount Nature of Change

Improvements in Three Parks +\$142,226 \$142,226 Addition and Community Center Locations

CSP GRANT IN OTHER NEIGHBORHOODS

311 Neighborhood Park Refurbishment +\$ 81,761 \$598,138 Expand to additional sites

SECTION 3. This resolution shall be in full force and effect from and after its passage and approval by the Mayor.

CITY-COUNTY FISCAL ORDINANCE NO. 60, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Eighty-eight thousand dollars (\$88,000.00) for certain purposes of the Department of Parks and Recreation by reducing certain other appropriations for that department.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to accommodate changing recreational requirements, unprogrammed maintenance and repair costs to some facilities and improved operational policies of the Department of Parks and Recreation by reducing certain other appropriations for that department.

SECTION 2. The sum of Eighty-eight thousand dollars (\$88,-000.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF PARKS AND RECREATION

		Park District Fund
2.	Contractual Services	\$50,000.00
4.	Materials	15,000.00
5.	Current Charges	15,000.00
7.	Properties	8,000.00
	TOTAL INCREASES	\$88,000.00

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

DEPARTMENT OF PARKS AND RECREATION

Park District Fund

3. Supplies \$38,000.00
6. Current Obligations 50,000.00

TOTAL REDUCTIONS \$88,000.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption and approval by the Mayor.

CITY-COUNTY FISCAL ORDINANCE NO. 61, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Ninety thousand dollars (\$90,000.00) for certain purposes of the Department of Parks and Recreation by reducing certain other appropriations for that department.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated to accommodate changing recreational requirements, unprogrammed maintenance and repair costs to some facilities and improved operational policies of the Department of Parks and Recreation by reducing certain other appropriations for that department.

SECTION 2. The sum of Ninety thousand dollars (\$90,000.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby aproved:

DEPARTMENT OF PARKS AND RECREATION

	Park Cumulative Building Fund	
7. Properties	\$90,000.00	
TOTAL INCREASES	\$90,000.00	

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

DEPARTMENT OF PARKS AND RECREATION

		Park Cumulative Building Fund	
2.	Contractual Services	\$90,000.00	
	TOTAL REDUCTIONS	\$90,000.00	

SECTION 5. This Ordinance shall be in full force and effect from and after adoption and approval by the Mayor.

After a discussion, Proposal No. 529, 1972, passed on the following roll call vote:

Ayes 22, viz: Mr. Boyd, Mr. Broderick, Mr. Brown, Mr. Byrum, Mr. Campbell, Mr. Clark, Mr. Cottingham, Mr. Dowden, Mr. Egenes, Mr. Elmore, Mrs. Gibson, Mr. Giffin, Mr. Gilmer, Mr. Hawkins, Mr. Kimbell, Mr. Mc-Pherson, Mrs. Noel, Mr. Patterson, Mr. Schneider, Mr. Tintera, Mr. West, and President Hasbrook.

Noes 2, viz: Mr. Griffith, and Mr. SerVaas.

Councilman Bayt, Cantwell, Gorham, Ruckelshaus, and Councilwoman Miller were out of the chambers when the vote was taken.

Proposal No. 529, 1972, retitled Fiscal Ordinance No. 74, 1972, reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 74, 1972

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1972 (City-County General Ordinance No. 192, 1971, as amended) and appropriating the sum of Two thousand seven hundred dollars (\$2,700.00) for certain purposes of the Department of Public Safety, Office of the Director by reducing certain other appropriations for that office.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, the CITY-COUNTY ANNUAL BUDGET FOR 1972, as amended, is hereby further amended by the increases and reductions hereinafter stated in order to take care of the present and future obligations of the Department of Public Safety for the remainder of 1972 by transferring from and reducing certain other appropriations of that department.

SECTION 2. The sum of Two thousand seven hundred dollars (\$2,700.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF PUBLIC SAFETY

Office of the Director

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5.	Current Charges	\$1,500.00
7.	Properties	1,200.00
TOTAL INCREASES		\$2,700.00

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

DEPARTMENT OF PUBLIC SAFETY

Office of the Director

City General Fund

2.	Services Contractual	\$2,700.00
	TOTAL REDUCTIONS	\$2,700.00

SECTION 5. This Ordinance shall be in full force and effect from and after adoption and approval by the Mayor.

No action was taken on Proposal Nos. 534 through 547, 1972.

Proposal Nos. 534 through 547, 1972, retitled Rezoning Ordinance Nos. 197 through 210, 1972, read as follows:

72-Z-229 WASHINGTON TOWNSHIP, COUNCILMANIC DIS-P. O. 534, 1972 TRICT NO. 4, 2900 EAST 62ND STREET, INDIAN-R. O. 197, 1972 APOLIS

> Indiana Association of Seventh-Day Adventists by Larry Pleasants, Attorney, 7235 Madison Avenue East Drive requests rezoning of 14.82 acres, being in D-3

district, to SU-1 classification to permit a church and school.

72-Z-242 P. O. 535, 1972 R. O. 198, 1972

WASHINGTON TOWNSHIP, COUNCILMANIC DIS-TRICT NO. 4, 4755 STATE ROAD NO. 37, INDIAN-APOLIS

Ralph Chernin Company, Inc. by Henry Y. Dein, Attorney, One Indiana Square No. 2050 requests rezoning of 15.57 acres, being in A-2 district, to D-6 classification to permit an apartment complex.

72-Z-261 P. O. 356, 1972 R. O. 199, 1972

WARREN TOWNSHIP, COUNCILMANIC DISTRICT NO. 5, 5101 EAST 38TH STREET, INDIANAPOLIS

Jim A. James by James R. Nickels, Attorney, One Indiana Square No. 2050 requests rezoning of 0.94 acres. being in D-4 district, to C-5 classification to permit commercial use.

72-Z-262 P. O. 537, 1972

PERRY TOWNSHIP, COUNCILMANIC DISTRICT NO. 25, 1455 & 1505 EAST SOUTHPORT ROAD, IN-R. O. 200, 1972 DIANAPOLIS

> Georgia Harlan and Mary L. Bailey by Henry M. Coombs, Attorney, 5330 Madison Avenue request rezoning of 3.00 acres, being in A-2 district, to C-1 classification to provide for general offices.

72-Z-263

PERRY TOWNSHIP, COUNCILMANIC DISTRICT P. O. 538, 1972 NO. 20, 3750 SOUTH MERIDIAN STREET, INDI-R. O. 201, 1972 ANAPOLIS

> Angelo I., Leo M. & Ralph J. LaGrotte by James P. Quinn, Attorney, 1110 Merchants Bank Bldg. request rezoning of 4.07 acres, being in SU-34 district, to D-7 classification to permit construction of multi-family apartment units.

72-Z-265

WAYNE TOWNSHIP, COUNCILMANIC DISTRICT P. O. 539, 1972 NO. 19, 8301-8501 WEST MORRIS STREET, INDI-R. O. 202, 1972 ANAPOLIS

Security Enterprises, A Partnership by Raymond Good,

Attorney, 5972 Madison Avenue requests rezoning of 105.00 acres, being in A-2 district, to D-3 classification to provide for residential use by platting.

72-Z-266

WAYNE TOWNSHIP, COUNCILMANIC DISTRICT P. O. 540, 1972 NO. 19, 8200-8400 WEST WASHINGTON STREET, R. O. 203, 1972 INDIANAPOLIS

> Security Enterprises, A Partnership by Raymond Good, Attorney, 5927 Madison Avenue requests rezoning of 12.10 acres, being in A-2 & C-2 districts, to C-3 classification to provide for the construction of a convenience shopping center.

72-Z-267

WAYNE TOWNSHIP, COUNCILMANIC DISTRICT P. O. 541, 1972 NO. 1, 2301 NORTH GIRLS SCHOOL ROAD, INDI-R. O. 204, 1972 ANAPOLIS

> Girl Scout Corporation by Eleanor N. Neal, President, 614 North Alabama St. by John A. Grayson, Attorney, 111 Monument Circle, requests rezoning of 140.31 acres, being in A-2 & F districts, to SU-7 classification to provide for the continued use of a girl scout camp and construction of additional facilities.

72-Z-269 P. O. 542, 1972

FRANKLIN TOWNSHIP, COUNCILMANIC DIS-TRICT NO. 24, 6835 SHELBYVILLE ROAD, INDI-R. O. 205, 1972 ANAPOLIS

> Thomas E. & Dortha R. Cunningham by South East Baptist Tabernacle, Inc. by Berenice C. Poling, Attorney, 735 Bankers Trust Building, request rezoning of 10.14 acres, being in A-2 district, to SU-1 classification to permit construction of a church.

72-Z-270 P. O. 543, 1972 R. O. 206, 1972

WASHINGTON TOWNSHIP, COUNCILMANIC DIS-TRICT NO. 6, 3902 ADAMS STREET, INDIAN-**APOLIS**

Thomas Mahaffey, Jr. by William F. LeMond, Attorney, 412 Union Federal Bldg. requests rezoning of 8.64 acres, being in D-8 district, to D-9 classification to provide for a multi-story apartment building for the elderly.

WAYNE TOWNSHIP, COUNCILMANIC DISTRICT 72-Z-271 P. O. 544, 1972 NO. 20, 1250 SOUTH TIBBS AVENUE, INDIAN-R. O. 207, 1972 APOLIS

> Elnora M. Zimmerman by Lawson J. Clark II, Attorney, 413 Union Federal Bldg. requests rezoning of 0.22 acre, being in SU district, to C-4 classification to permit construction of a room for family entertainment for recreational use.

72 - Z - 274R. O. 208, 1972

WAYNE TOWNSHIP, COUNCILMANIC DISTRICT P. O. 545, 1972 NO. 8, 4955 WEST 38TH STREET, INDIANAPOLIS

> Holliday Park Realty Corp. by Richard M. Orr, Attorney, 301 First Federal Bldg. requests rezoning of 5.10 acres, being in D-4 district, to C-4 classification to provide for commercial use.

72-Z-275

The Metropolitan Development Commission, 2041 City-P. O. 546, 1972 County Bldg., Indianapolis, Indiana proposes rezoning R. O. 209, 1972 all Park Department property in Indianapolis-Marion

> County to PK-1 (Park District I) classification to provide uniform zoning. Maps and legal descriptions are in the file in the office of the Commission, 2121 City-County Building, Indianapolis, Indiana.

72-Z-285-B R. O. 210, 1972

PIKE TOWNSHIP, COUNCILMANIC DISTRICT NO. P. O. 547, 1972 1, 6901 MICHIGAN ROAD, INDIANAPOLIS

> Charles D. & Helen G. Young, Richard E. McElroy, Harold J. Bell and Joe Stout by R. Travis Miller by Charles G. Castor, Attorney, One Indiana Square No. 2050 request rezoning of 23.73 acres, being in C-1, C-3, D-3 & A-2 districts, to C-4 classification to permit the construction of a regional shopping center.

President Hasbrook called for new business.

NEW BUSINESS

Councilman SerVaas said that signed petitions by councilmen had been received to rehear proposals of the Epileptic Economic Development Society, Inc., and the Indianapolis Food Corporation. After a discussion, President Hasbrook assigned the following committees to hear the proposals:

Epileptic Economic Development Society, Inc., assigned to the Administration Committee.

Indianapolis Food Corporation assigned to the Economic Development Committee.

ADJOURNMENT

There being no further business, on motion duly made and seconded, the meeting adjourned at 12:32 A.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 20th day of November, 1972.

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

ATTEST:

President, City-County Council

Thomas & Hasking

(SEAL)

Clerk of the City-County Council

Jean J. Wyttenbach