REGULAR MEETING

Monday, April 20, 1931.

7:30 P. M.

The Common Council of the City of Indianapolis met in the Council Chamber at City Hall, Monday, April 20, 1931, at 7:30 p. m., in regular session. President Ernest C. Ropkey took the chair.

The Clerk called the roll.

Present: Ernest C. Ropkey, President, and seven members, viz: Fred C. Gardner, George A. Henry, C. A. Hildebrand, James A. Houck, Maurice E. Tennant, Leo F. Welch, Clarence I. Wheatley.

Absent: Charles C. Morgan.

On motion of Mr. Wheatley, seconded by Mr. Welch, the reading of the Journal for the previous meeting was dispensed with.

COMMUNICATIONS FROM THE MAYOR

April 10, 1931.

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

Gentlemen:

I have this day approved with my signature and delivered to Henry O. Goett, City Clerk, the following ordinances:

GENERAL ORDINANCE NO. 28, 1931 AMENDED

AN ORDINANCE concerning taxicabs, providing for the regulation and licensing of the same, providing penalties for the violation thereof, repealing all ordinances in conflict therewith, and fixing a time when the same shall take effect.

SPECIAL ORDINANCE NO. 3, 1931

AN ORDINANCE accepting in trust the bequests made to the City of Indianapolis, Indiana, by the Last Will and Testament of Susan W. Butler, deceased, subject to the terms and conditions of said will, and fixing a time when said ordinance shall take effect.

APPROPRIATION ORDINANCE NO. 9, 1931

AN ORDINANCE appropriating the sum of Two Thousand Eight Hundred Forty-seven Dollars and Seven Cents (\$2,847.07) from the unexpended and unappropriated balance of the General Fund for the year 1930 to the several executive departments of the City of Indianapolis, Indiana, and fixing a time when the same shall take effect.

Very truly yours,

R. H. SULLIVAN,

Mayor.

COMMUNICATIONS FROM CITY OFFICIALS

April 20, 1931.

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

Gentlemen:

Attached please find copies of General Ordinance No. 37, 1931, authorizing the City Controller to issue and sell a bond issue of \$100,000.00 for the purpose of procuring money to be used for the widening and resurfacing of East New York Street from Gale Street to Emerson Avenue, under Improvement Resolution No. 14,866, the residue, if any, to be used in the payment of the City's share on other street resurfacing projects.

I respectfully recommend the passage of this ordinance.

Yours very truly,

WM. L. ELDER,
City Controller.

April 17, 1931.

Wm. L. Elder, City Controller, Indianapolis, Indiana:

Dear Sir:

The Board of Public Works respectfully requests that you cause to be prepared an ordinance providing for a bond issue in the sum of \$100,000.00, to be used in the payment of the City's cost occasioned by the widening and resurfacing of E. New York Street, under Improvement Resolution No. 14,866, the residue, if any, to be used in payment of the City's share on other street resurfacing projects, and submit same to the Common Council at the next meeting, with the recommendation of the Board of Public Works that same be passed.

Yours truly,

ERNEST F. FRICK,
Sec'y, Board of Public Works.

April 20, 1931.

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

Gentlemen:

Attached please find copies of General Ordinance No. 38, 1931, authorizing the City Controller to issue and sell forty-five (45) bonds of One Thousand (\$1,000.00) Dollars each for the purpose of procuring money to be used for the purchase of equipment by the Board of Public Works for use in oiling unimproved streets, flushing improved streets and cleaning sewers of said City of Indianapolis.

I respectfully recommend the passage of this ordinance.

Yours very truly,

WM. L. ELDER,
City Controller.

April 6, 1931.

Mr. Wm. L. Elder, City Controller, City of Indianapolis:

Dear Sir:

The Board of Public Works respectfully requests that you cause to be prepared an ordinance authorizing a bond issue in the sum of \$45,000.00, appropriating the proceeds thereof to the Board of Public Works, Street Commissioner's department, for the purchase of the following equipment, to-wit:

1	Sewer Eductor	\$7,500.00
1	Street and Road Oiler	7,500.00
4	Street Flushers	7.500.00 each

and submit the same to the Common Council at the next meeting with the recommendation of the Board of Public Works that the same be passed.

Yours very truly,

ERNEST F. FRICK,

Sec'y, Board of Public Works.

April 20, 1931.

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

Gentlemen:

Attached please find copies of General Ordinance No. 39, 1931, transferring the sum of Eighty-five (\$85.00) Dollars from Carpenter Department Fund No. 12-3 (Street Commissioner), Painters, and reappropriating the same to Carpenter Department Fund No. 12-3 (Street Commissioner), Wage Adjustment.

I respectfully recommend the passage of this ordinance.

Yours very truly,

WM. L. ELDER,
City Controller.

Mr. Wm. L. Elder, City Controller, City Hall:

Dear Sir:

The Board of Public Works requests that you cause to be prepared an ordinance transferring the sum of \$85.00 from the Carpenter Department Fund 12-3 (Street Commissioner), Painters, into Carpenter Department Fund 12-3 (Street Commissioner), Wage Adjustment, and that you present the same to the Common Council at the next meeting, with the recommendation of the Board of Public Works that the same be passed.

Yours very truly,

ERNEST F. FRICK,

Sec'y, Board of Public Works.

April 17, 1931.

Mr. Henry Goett, City Clerk, City:

Dear Sir:

I am enclosing herewith copies of a proposed ordinance ratifying and approving a certain agreement of the Board of Public Works with Richard A. Arnett, relative to certain matters concerning the Municipal Airport, which I desire that you present to the Common Council at the next meeting with the recommendation of the Board of Public Works that the same be passed.

Yours very truly,

ERNEST F. FRICK, Sec'y, Board of Public Works.

April 17, 1931.

Mr. Henry Goett, City Clerk, City:

Dear Sir:

I am enclosing herewith copies of a proposed ordinance ratifying and approving a certain lease of the Board of Public Works with Carl Punde, relative to concessions at the Municipal Airport, which I desire that you present to the Common Council at the next meeting

with the recommendation of the Board of Public Works that the same be passed.

Yours very truly,

ERNEST F. FRICK,

Sec'y, Board of Public Works.

April 20, 1931.

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

Gentlemen:

At the request of several property owners residing and owning property on School Street, I am submitting 14 copies of an ordinance changing the name of said street to Forest Manor Avenue.

I respectfully recommend the passage of said ordinance.

Very truly yours,

H. B. STEEG, Secretary-Engineer, CITY PLAN COMMISSION.

April 20, 1931.

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

Gentlemen:

I have been requested by Mayor Reginald H. Sullivan to submit to you the attached copies of Board of Health Resolution No. 3, 1931, setting forth the fact that there now exists in the City of Indianapolis a large number of cases of scarlet fever, diptheria and small pox, and asking for an additional sum of \$2500.00 with which to purchase the necessary supplies, as well as to furnish maintenance for a large number of families under rigid quarantine, in order to combat the further spread of said diseases.

I respectfully request that the necessary steps be taken in order to make said sum of money available for the use of the Board of Health.

Yours very truly,

WM. L. ELDER,
City Controller.

April 17, 1931.

Hon. William L. Elder, City Controller, City of Indianapolis:

Dear Sir:

I am informed by the Board of Health that there now exists in our city an unprecedented number of cases of scarlet fever, as well as an unusually large number of cases of diptheria and small pox, requiring the employing of extraordinary means and measures to combat the further spread of said diseases. It is the desire of the Board of Health to purchase quantities of diptheria antitoxin, toxin antitoxin, scarlet fever serum and small pox vaccine for the treatment of the existing cases of said diseases and prevention of the further spread of such diseases. I am also informed by said Board that this situation requires that subsistence be furnished to a large number of families in strict quarantine for such diseases.

This situation, in my opinion, constitutes an emergency which would require the expenditure by said Board of Health of more money than was made available for the use of said Board for such purposes in the budget of the Department of Public Health and Charities for the year 1931.

I therefore request that you recommend to the Common Council that it forthwith set apart and appropriate from Fund 2-26 of the Department of Finance, designated as "Mayor's Contingent Fund,"

the sum of \$2500.00 for the use of the Board of Health for the aforesaid purposes.

Very truly yours,

R. H. SULLIVAN,

Mayor.

April 17, 1931.

Hon. Reginald H. Sullivan, Mayor,

City of Indianapolis, Indiana:

Dear Sir:

At a meeting of the Board of Health held on April 3, 1931, said Board duly adopted its Resolution No. 6, 1931, setting forth the fact of the existence within the city of a large number of cases of scarlet fever, diptheria and small pox, and asking for an additional sum of \$2500.00 with which to purchase necessary quantities of serums, including diptheria antitoxin, toxin antitoxin, scarlet fever serum and small pox vaccine, as well as to furnish maintenance for a large number of families under rigid quarantine, in order to combat the further spread of said diseases. I am enclosing herewith a certified copy of said Resolution.

The Board of Health respectfully asks that the necessary steps be taken to make the said sum of money available for the use of said Board of Health for the aforesaid purposes.

Very truly yours,

H. G. MORGAN,
Secretary.
BOARD OF HEALTH.

April 20, 1931.

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

Gentlemen:

Relative to General Ordinance No. 36 for the purchase of one radio transmitter for the Police Radio Department will state that proper notice was given by newspaper advertisements and postings inviting competitive bids from manufacturers for this transmitter and the following is the tabulation of bids as received by this department.

GRAYBAR ELECTRIC COMPANY

A	1	Short Wave Transmitter	\$5113.00
В	1	Spare Crystal	135.00
С	1	Spare Set of Tubes	450.00

\$5698.00

R C A VICTOR COMPANY

A	1	Short Wave Transmitter	\$5537.00
В	1	Spare Crystal	240.00
C	1	Spare Set of Tubes	575.62

\$6352.62

DE FOREST RADIO COMPANY

\mathbf{A}	1	Short Wave Transmitter	\$7762.00
В	1	Spare Crystal	85.00
С	1	Spare Set of Tubes	609.00

\$8456.00

These bids were submitted to the Board of Safety and the police radio engineer, and after proper consideration, the award was made to the Graybar Electric Company, as being the best and lowest bid, the total expenditure of \$5,698.00.

Respectfully submitted,

DEPT. OF PUBLIC PURCHASE.

ALBERT H. LOSCHE,
Purchasing Agent.

Indianapolis, Indiana.

April 17, 1931.

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

Gentlemen:

The undersigned respectfully requests that subsection C, Section 14, of Article III of General Ordinance No. 96, 1928, now reading:

"(c) The Board of Public Safety is also empowered to determine and designate those intersections at which operators of vehicles shall not make a left or right turn and shall place, or cause to be placed, the proper signs at such intersections."

be amended to read:

"(c) The Board of Public Safety is also empowered to determine and designate those intersections at which operators of vehicles shall not make a left or right turn and shall place, or cause to be placed, the proper signs at such intersections, except that vehicles shall not be prohibited from making a left turn from Massachusetts Avenue into Pennsylvania Street, nor

from Virginia Avenue into Washington Street, nor from Market Street into Pennsylvania Street, nor from Meridian Street into Washington Street, and further that vehicles shall not be prohibited from making a right turn from Washington Street into Meridian Street."

This request is made because we believe that our varied businesses are being very greatly discriminated against and handicapped by the present prohibitions in force whereby motor vehicle traffic is prohibited from making these desired turns at the aforesaid intersections.

The present restrictions that motor vehicle traffic may not move from Massachusetts Avenue into Pennsylvania Street diverts many of our potential customers reaching this intersection westward on Ohio Street, and causes them to travel five blocks instead of one, or four extra blocks should they desire to reach by motor vehicle merchants on the west side of Pennsylvania Street between Market and Ohio Streets; and to drive eight blocks instead of four, or four extra blocks should they desire to reach merchants located on the south side of Washington Street between Meridian and Pennsylvania Streets; and to drive five blocks instead of two, or three extra blocks should they desire to patronize merchants on the west side of Pennsylvania between Washington and Market Streets; and drive six blocks instead of three, or three extra blocks should they desire to reach merchants on the north side of Washington Street between Meridian and Pennsylvania Streets.

The present restrictions that motor vehicle traffic may not make a left turn from Virginia Avenue into Washington Street require that motorists on reaching this intersection from Virginia Avenue must drive three blocks instead of one, or two extra blocks and make a U-turn at Market and Pennsylvania Streets should they desire to reach merchants on the north side of Washington Street between Pennsylvania and Illinois Streets; or two extra blocks to reach merchants on the east side of Illinois Street between Washington and Market Streets.

The present restrictions that motor vehicle traffic may not make

a left turn at Meridian and Washington Streets part of the time require motorists reaching this intersection from the north to drive two extra blocks and make a U-turn at Maryland and Meridian Streets should they desire to reach merchants on the south side of Washington Street between Meridian and Delaware Streets. At other times when right turns are prohibited at Meridian and Washington Streets, motorists reaching this intersection from the North are re-

quired to drive five blocks instead of one, or four extra blocks, should they desire to reach merchants on the south side of Washington Street between Meridian and Pennsylvania Streets, and further unnecessarily congest traffic at the three traffic controlled intersections, namely, Maryland and Meridian Streets, Maryland and Illinois Streets, and Illinois and Washington Streets.

The present restrictions of prohibiting right turns at certain hours of the day at Meridian and Washington Streets require motorists reaching this intersection from the south to drive six extra blocks should they desire to reach merchants on the south side of Washington Street between Meridian and Delaware Streets.

Under the present regulations of prohibiting righthand turns at Meridian and Washington Streets during certain hours of the day, the motorists reaching aforesaid intersection from the east and desiring to go north on Meridian Street must generally drive to Capitol Avenue and return to Meridian Street, or in other words drive four extra blocks.

From a traffic standpoint, we feel that traffic congestion will be reduced by permitting motorists to reach a chosen destination over the shortest route thereto, in contradistinction to routing them over a round-about way.

From a practical standpoint, we feel that it is common knowledge that business may very easily be diverted by traffic regulations from one location to another, or from one block to another. Of course, it is not the function of the government to divert business one way or another. Property values and huge business investments are made and anticipated on the basis of the usual, natural, and continuous use of the public highways. When two streets intersect, the natural use of the highways is that one may turn from one highway into the other. When legislation is enacted prohibiting a given turn, traffic is immediately diverted and property values and business investments lowered in the area discriminated against by such diversion of traffic.

For these meritorious reasons, we urge your honorable council to act favorably upon our petition.

Respectfully submitted,

GEO. J. MAROTT, 18 and 20 East Washington Street

J. EDW. KRAUSE, Hotel Washington

R. W. GREENBERG, Kirk Co.

H. C. MYER, A. S. Beck Shoe Corp.

FELTMAN CURME SHOE STORE, 38 East Washington

J. E. SMYTH for W. L. Douglas Shoe Co., 30 E. Washington St.

BRENNERS, 26 E. Washington St., Per D. L. Kollinger

C. B. HOWARD, 14 East Washington St.

THE RICHMAN BROS. CO., 36 East Washington St.

ALBERT E. JOHNSON, Mgr. Thompson Restaurant, 40 E. Wash. St.

M. GOODPASTURE, Mgr. Virginia Dare Dress Shop, 32 E. Wash.

P. GARDNER, Mgr. Grayson Shop, Inc., 16 East Washington St.

DIAMOND BROS., 12 East Washington St.

JOHN J. RATZ, 10 East Washington St., Capitol Clothes

J. SHAFER, Lerner Stores, 8 East Washington St.

C. W. CRAIG, 6 East Washington St.

PEACOCK SHOP, 4 East Washington St.

VINCE V. CANNING, 28 Monument Circle

A. SCHULTE CIGAR STORE, 2 East Washington St.

E. J. AGNEW, W. K. Stewart Co., 44 East Washington St.

BRADSHAW-KORNBLUM, Inc., I. Kornblum, Pres.

LOEW'S PALACE THEATRE, J. F. Flex, Mgr.

HOOK DRUG CO., Market and Pennsylvania

BREED, ELLIOTT' & HARRISON, By Geo. B. Elliott

SECURITY TRUST CO., H. V. Brady, Asst. Secretary WHEELER CATERING CO., By D. Mickles WARD'S PET SHOP, Inc.

WALGREEN CO., 149 N. Pennsylvania, H. Segall, Mgr.

STONE STAFFORD STORE, By Mayfield

HOOK DRUG CO., F. Huber, Mgr., Pennsylvania and Ohio

HUDGINS-CARTER CO., H. E. Hill, Mgr., 148 N. Pennsylvania St.

BANKERS TRUST COMPANY, By E. W. Short, Vice- President PEARSON PIANO CO., John S. Pearson, Sec.

JULIAN GOLDMAN STORE, 118 N. Penn., J. E. Brown, Mgr.

F. R. KAUTZ, 116 N. Pennsylvania St.

J. W. FORSHEE, D. D. S., 22½ North Pennsylvania St.

THOM McAN SHOE CO., 16 North Pennsylvania St.

GUTLIND, 24 North Pennsylvania St.

CHARLES S. BECKER, "26" Lunch and Pastry

WM. LAURIE CO., 36 North Pennsylvania St.

THE NISLEY CO., A. J. Nicely, 44 North Pennsylvania St.

PAUL H. KRAUSS CO., 48 North Pennsylvania St.

HARRY LEVINSON, Inc., Per C. B. Schey, 37 North Pennsylvania

AETNA TRUST CO., R. H. Wallace, Pres., 23 North Pennsylvania St.

McCARTHY & CO., McClelland, Mgr., 17 North Pennsylvania St. ROY E. STEELE, 7 North Pennsylvania St.

R. H. HOLLYWOOD, Bldg. Mgr., Odd Fellow Bldg.

LOUIS K. LIGGETT CO., 1-3 Penn. St., H. Sterner, Manager

WM. E. WHITE, 50 E. Washington St. (Hooks)

HAROLD JAFFE, Jaffe & Sons, 12 North Pennsylvania St.

PETER PETRAKIS, 14 North Pennsylvania St.

DON A. MORRISON, L. E. Morrison & Co.

E. A. WILLIAMS, Nat. Shirt Shop, 20 North Pennsylvania

G. F. WILHITE, Mgr., Walk-Over Shoe Store, 28 N. Penn. St.

FLETCHER AM. NAT. BANK, By E. W. Stout, Treas.

Cor. Market and Pa. Sts.

CRAIG NO. 2, 40 North Pennsylvania BETHARD WALL PAPER CO, O. E. Chambers, Sec. SMITH-HASSLER-STURM CO., By R. W. Sturm BIRDSONG AND GAMBREL, Per W. C. Gambrel J. D. EASTMAN CO., Per W. T. Palmer

W. J. AXTON

J. W. COCHRAN

E. L. DAVIS

M. L. DENNY, 252 Mass. Ave.

J. K. YOUNG, Swiss Cleaners

BERTERMANN BROS. CO.

CECIL McNARY, 207 Mass. Ave.

STROUP-TUCKER SHOE CO., W. B. Stroup, Pres.

EMIL C. RASSMANN, Inc., By Chas. B. Zonert, President

LEON TAILORING CO., By R. L. Bennett

HAUGER STORES, C. K. Marley, Mgr.

LON R. MAUZY

L. H. KNUE & CO., 224 Massachusetts St., Indianapolis, Ind. JOE KNUE

W. V. OGDEN, 225 Mass. Ave.

AMERICAN TRUSS CO.

H. H. DANIELS, 425 Century Bldg.

INDIANAPOLIS LETTER SHOP, 4th Floor Century Bldg.

E. H. BASSETT, 418 Century Bldg.

THE UNION, Century Bldg.

WESTERN NEWSPAPER UNION, 370 Century Bldg.

C. R. WRIGHT, 245 Century Bldg.

CHAS. P. COCHRANE CO., 244 Century Bldg.

A. T. CONNOR, 208 Century Bldg.

MABEL TEAGUE, Mang. Food Craft Shop, 230 Century Bldg.

FRANK BROWN, 38 S. Penn. St.

PERSONAL FINANCE CO., E. J. Franck, Mgr., 34 So. Penn.

BERGEN LaGRANGE, 345 Century Bldg.

STUDIO PRESS, Inc., 345 Century Bldg.

ROET. HEUSLEIN, 36 So. Penna. St.

EUREKA VACUUM CLEANER CO., 40 So. Penn. St.

A. R. Macmillan, Div. Mgr.

HILLER OFFICE SUPPLY CO., 28 S. Penn. St.

ADDING MACHINE SERVICE AND SALES, 36-38 E. Maryland St.

THE MILLER WOHL CO., Rudolph Miller, Mgr.

THE J. G. McCRORY CO., L. R. Hunter, Mgr.

PETTIS DRY GOODS CO., By Stewart, Sec.

MICHEAL J. ROGAN CO. (J. A. Rogan)

D. J. LYMAN (Lyman Bros.)

O. S. TRICK (O. S. Trick Co., Inc.)

J. W. BOLTE, Hammel & McDermott, Inc.

HELEN A. HUMPHREY, Rhoades, Hice & Etter, Inc.

BALDWIN-MILLER CO., J. E. Reagan, Pres.

DECKERT, BELL & REIS CO., A. C. Reis, Secy, and Treas.

CHAS. W. LAUER CO., Chas. W. Lauer, Pres.

HOFFMAN & CO., Stella Haugh, Vice Pres.

MRS. B. D. LEWIS of B. D. Coffee Broker

ALLEN O. PICKETT, 770 Century Bldg.

SIELKEN & FAULSTICH, George W. Faulstich

JOSEPH A. KEBLAR, 672 Century Bldg.

THE MULTIPLE PRESS, A. N. Robinson

ROGERS TYPESETTING CO., P. M. Rogers

A. D. WILES CO., By A. D. Wiles

EDWARD E. HILL, 485 Century Bldg.

HENDREN PRINTING CO., O. H. Hendren, Pres.

CENTURY TYPESETTING CO., Fred W. Watson

ALEX BECK, 472 Century Bldg.

JOSEPH P. ROLLES, 440 Century Bldg.

JOHN T. CORCAN, 1109 Congress Ave.

JOHN J. KELLY, 1114 So. East St.

M. L. JONES, 242 N. Mount St.

SAM FRIEDMAN, 2535 Shelby St.

Mr. Gardner asked for a recess. The motion was made

and seconded by Mr. Welch, and the Council recessed at 8:00 P. M.

The Council reconvened from its recess at 9:45 p.m. with the same members present as before.

COMMITTEE REPORTS

Indianapolis, Ind., April 20, 1931.

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

Gentlemen:

We, your Committee on Finance, to whom was referred Appropriation Ordinance No. 10, 1931, entitled Appropriation of \$450 to Municipal Airport Fund No. 51, beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

J. A. HOUCK, Chairman.
C. A. HILDEBRAND.
LEO F. WELCH.
F. C. GARDNER.
MAURICE E. TENNANT.

Indianapolis, Ind., April 20, 1931.

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

Gentlemen:

We, your Committee on Finance, to whom was referred General Ordinance No. 33, 1931, entitled Transfer of Funds (Public Safety), beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

J. A. HOUCK, Chairman.
C. A. HILDEBRAND.
LEO F. WELCH.
F. C. GARDNER.
MAURICE E. TENNANT.

Indianapolis, Ind., April 20, 1931.

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

Gentlemen:

We, your Committee on Finance, to whom was referred General Ordinance No. 34, 1931, entitled Transfer of Gasoline Tax Fund—

\$25,000—City Engineer, beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

J. A. HOUCK, Chairman.
C. A. HILDEBRAND.
LEO F. WELCH.
F. C. GARDNER.
MAURICE E. TENNANT.

Indianapolis, Ind., April 20, 1931.

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

Gentlemen:

We, your Committee on Public Safety, to whom was referred General Ordinance No. 35, 1931, entitled Abolishing Taxi Stand, beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

MAURICE E. TENNANT, Chairman. F. C. GARDNER. LEO F. WELCH. C. I. WHEATLEY.

Indianapolis, Ind., April 20, 1931.

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

Gentlemen:

We, your Committee on Finance, to whom was referred General Ordinance No. 36, 1931, entitled Authorization of Purchase (Radio Transmitter) beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed as amended.

MAURICE E. TENNANT, Chairman. F. C. GARDNER.
LEO F. WELCH.
C. I. WHEATLEY.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES

By City Controller:

GENERAL ORDINANCE NO. 37, 1931

AN ORDINANCE providing for and authorizing the City Controller, for and on behalf of the City of Indianapolis, to borrow the sum of One Hundred Thousand Dollars (\$100,000.00), and for the sale of one hundred (100) bonds of One Thousand Dollars (\$1,000.00) each of said city, payable from the general revenues and funds of said city, or as may be required by law, for the purpose of procuring money to be used for the widening and resurfacing of East New York Street from a point west of Gale Street to Emerson Avenue, and for the resurfacing of other streets in said city, and providing for the time and manner

of advertising the sale of said bonds and the receiving of bids for the same, together with the mode and terms of sale, appropriating the money received from said sale to the Board of Public Works of the City of Indianapolis, and fixing a time when this ordinance shall take effect.

WHEREAS, on the 1st day of April, 1931, the Board of Public Works of the City of Indianapolis adopted Improvement Resolution No. 14,866, 1931, approving the contemplated improvement by widening and resurfacing East New York Street from a point west of Gale Street to Emerson Avenue, and approving the estimated cost thereof, a copy of which resolution is made a part hereof and marked "Exhibit A"; and

WHEREAS, there is not now and will not be sufficient funds in the treasury of the City of Indianapolis with which to meet the aforesaid expenditures for the improvements indicated, and there being no appropriation heretofore made by the Common Council therefor, and it being necessary for the City of Indianapolis to borrow the aforesaid total of One Hundred Thousand Dollars (\$100,000.00) in order to procure a fund to be devoted to the purposes set out herein as aforesaid and to issue and sell its bonds in said amount, payable from the general revenues and funds of said city, or as may be otherwise authorized or required by law, including an Act of the General Assembly of the State of Indiana, entitled, "An Act Concerning Municipal Corporations," approved March 6, 1905, and all acts amendatory thereof and supplemental thereto;

NOW, THEREFORE,

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the City Controller be and he is hereby authorized, for the purpose of procuring money to be used in the widening and resurfacing of East New York Street, from a point west of Gale Street to Emerson Avenue, as set out in a resolution of the Board of

Public Works, a copy of which is marked "Exhibit A" and attached hereto and made a part hereof, and for the resurfacing of other streets in said city, to prepare, issue and sell one hundred (100) bonds of the City of Indianapolis, Marion County, Indiana, of One Thousand Dollars (\$1,000) each, which bonds shall bear the date of June 1, 1931, and shall be numbered one (1) to One Hundred (100), both inclusive, and shall bear interest at the rate of four percent (4%) per annum, payable semi-annually on the first day of January and the first day of July of each year of the period of said bonds, and said bonds shall be issued in twenty (20) series, each series of which shall consist of five (5) bonds of One Thousand Dollars (\$1,000) each. The first series of said bonds shall be due and payable on July 1, 1932, and one (1) of said series shall be due and payable on the first day of July of each year thereafter until and including July 1, 1951. The interest on said bonds shall be evidenced by proper coupons thereunto attached for the payment of said semi-annual interest, and the first coupon attached to each bond shall be for the interest on said bond from the date of issue until the first day of July, 1932; said bonds and the interest coupons thereunto attached shall be negotiable and payable at the office of the City Treasurer of the City of Indianapolis, at Indianapolis, Indiana, and said bonds shall be signed by the Mayor and City Controller of the City of Indianapolis, and attested by the City Clerk, who shall affix the seal of the city to each bond, and the interest coupons attached to said bonds shall be authenticated by a lithographic fac simile of the signatures of the Mayor and the City Controller of said city engraved thereon, which shall for all purposes be taken and deemed to be equivalent to a manual signing thereof. Said bonds shall be prepared by the City Controller of said city in due form, irrevocably pledging the faith and credit of the City of Indianapolis, Indiana, to the payment of the principal and interest stipulated therein respectively. It shall be the duty of the City Controller, at the time of the issuance and negotiation of said bonds, to register in the book kept for that purpose all of said bonds so issued and negotiated in serial numbers, beginning with the bond numbered One (1), giving also the date of issuance, the amount, the date of maturity, rate of interest, and the time and place where said interest shall be payable; and said bonds shall be substantially in the

following form, all blanks for numbers and dates to be properly filled in before the issuance thereof.

No.----

\$1,000.06

UNITED STATES OF AMERICA CITY OF INDIANAPOLIS

MARION COUNTY

STATE OF INDIANA

MUNICIPAL STREET IMPROVEMENT BONDS OF 1931— FIRST ISSUE

TOTAL ISSUE—\$100,000.00.

For value received, the City of Indianapolis, Marion County, State of Indiana, hereby promises to pay to the bearer, on the first day of July, 19...., at the City Treasurer's office in the City of Indianapolis, Indiana, One Thousand Dollars (\$1,000.00) in lawful money of the United States of America, together with interest thereon at the rate of four percent (4%) per annum from date until paid.

The first interest payable on the first day of July, 1932, and the interest thereafter payable semi-annually on the first day of January and July, respectively, upon presentation of the proper interest coupons hereunto attached and which are made a part of this bond.

This bond is one of an issue of one hundred (100) bonds of One Thousand Dollars (\$1,000.00) each, numbered from One (1) to One Hundred (100), both inclusive, of date of June 1, 1931, which bonds mature in series of five (5) bonds each year for twenty (20) years, the first series maturing July 1, 1932, and the successive series on the first day of July of each year thereafter until and including July 1, 1951. These bonds are issued by the City of Indianapolis, Indiana, pursuant to an ordinance duly passed by the Common Council of said city on the......day of....., 1931, and by virtue of the laws of the State of Indiana, including an Act of the General Assembly of the State of Indiana, entitled "An Act Concerning Municipal Corporations," approved March 6, 1905, and all acts

amendatory thereof and supplemental thereto. The object of this issue is to secure a total fund of One Hundred Thousand Dollars (\$100,000.00), duly appropriated by the ordinance aforesaid for the use of the Board of Public Works of the said City of Indianapolis to widen and resurface East New York Street from a point west of Gale Street to Emerson Avenue, as set out in "Exhibit A" attached to the ordinance described above, and for the resurfacing of other streets in said city.

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

	Mayor	
	City Controller	
ATTEST:		

Sec. 2. The City Controller shall, as soon as possible after the passage of this ordinance, advertise for bids or proposals for said bonds, by at least one (1) insertion each week for two (2) weeks in

City Clerk

two (2) daily newspapers of general circulation, printed and published in the English language in the City of Indianapolis, Indiana, and as required and authorized by law, and may otherwise advertise for such bids or proposals as he may deem advisable. Such advertisement shall describe said bonds with such detail as the City Controller may see fit, and shall set forth the amount of the bonds to be sold and the rate of interest they may bear; the date of opening bids or proposals therefor, the terms of sale, the right of the City Controller to reject any and all bids, the amount of deposit each bidder shall be required to make, and when and where the bonds shall be delivered and paid.

Sec. 3. Each and every bid and proposal shall be presented to the City Controller sealed, and shall be accompanied by a duly certified check, or cashier's check, upon some responsible bank or trust company in the City of Indianapolis, payable to the order of the City Treasurer, for a sum of money which shall equal two and one-half percent (2½%) of the face or par value of the bonds bid for or proposed to be purchased. The City Controller shall continue to receive all bids or proposals therefore at the office of the City Controller until eleven (11) o'clock a. m. on the day fixed by the City Controller and designated in the advertisement for receiving bids or proposals, at which time and place and between the said hour and twelve (12) o'clock noon of said day he shall open said bids or proposals, and shall continue to receive bids at said time and place from day to day thereafter until said bonds are sold. The City Controller shall award said bonds, or as he shall see fit, a part or any number thereof, to the highest and best bidder therefor, but said City Controller shall have the right to reject any and all bids or proposals or any part thereof, and shall have the right to accept a part of any bid, and to award upon any bid the whole or a less number of bonds covered by said bid, he being the sole judge of the sufficiency or insufficiency of any kind. He may also in his judgment and discretion award a part of said bonds to one bidder and a part to another. The provisions shall apply to the case of reoffering and readvertising of said bonds as hereinafter provided.

Sec. 4. In case the City Controller shall reject all bids submitted or, if he shall award only a part of said bids, he shall readvertise the

bonds remaining unsold in the manner as herein prescribed for the original advertisement, but in such readvertisement he is authorized and directed to fix the date and time both of receiving and opening bids or proposals, and for purchasers to take up and pay for the bonds which may be awarded. And he shall continue from time to time in like manner to readvertise said bonds for sale until said bonds are sold.

Sec. 5. In case any bid or proposal shall not be accepted and there shall be no award of bonds thereon by the City Controller, he shall thereupon return to such unsuccessful bidder the certified or cashier's check accompanying the same. If the City Controller shall award the whole or any part of the bonds upon any bid or proposal he shall deliver the certified or cashier's check accompanying the same to the City Treasurer, who shall thereupon present the same for payment and shall be entitled to collect the same and shall hold the proceeds collected thereon until the completion of the purchase and the payment for the bonds so awarded. If, for any reason, said check shall not be paid upon presentation, such non-payment shall be taken and deemed a breach of contract for purchase of said bonds upon the part of the purchaser, and the city, in that event, shall have the right to readvertise said bonds for sale at once, and shall, in such event, retain such check and shall have the right to collect the same for its own use, and said check and proceeds thereof, when collected, shall be taken and deemed as agreed and liquidated damages for such breach of contract and as a payment thereof to the city. In case any successful bidder shall fail to complete the purchase price of the bonds so awarded and to pay for the same within the time and manner herein required, or which may be prescribed by the City Controller as herein provided, the proceeds of such certified or cashier's check deposited by such bidder shall be taken, considered and deemed as agreed and liquidated damages for the breach of such bidder's contract of purchase and shall be taken and deemed as a payment to the city for such damages, and shall be retained and held by said city for its use, but if such successful bidder shall complete the purchase of said bonds awarded to him pursuant to the provisions hereof and his bid and award thereon, said proceeds of said certified

or cashier's check shall thereupon be returned to such bidder, or at the option of the City Controller at the time of the completion of the sale and payment for the bonds said proceeds of said certified or cashier's check may be applied and deemed a payment on account of the purchase of said bonds.

- Sec. 6. Delivery of any bonds shall be made at the office of the City Controller of the City of Indianapolis, Indiana, upon such day or days as may be specified in the advertisement or advertisements for proposals or within such time thereafter as may be fixed by the City Controller and the purchaser or purchasers, and the City Controller may extend the time for such delivery not more than twenty (20) days after the day or days specified or agreed upon as above provided, and the successful bidder or bidders shall take the bonds awarded to him or them and pay for the same at such time and place, and his or their refusal, neglect or omission so to do shall be a breach of the contract of his bid or proposal on account of which damages shall be retained or recovered as liquidated, as provided in this ordinance.
- Sec. 7. The bonds taken and paid for to the satisfaction of the City Controller shall be a binding obligation on the City of Indianapolis, according to their tenor and effect, and the proceeds derived from the sale, or sales, or both, as herein authorized, shall be and are hereby appropriated to the Board of Public Works for the purpose of widening and resurfacing East New York Street from a point west of Gale Street to Emerson Avenue, pursuant to Improvement Resolution No. 14,866, 1931, and the same shall constitute and continue as an appropriation for the specified purposes as hereinbefore set out until all the said improvements have been duly made and paid for, and any residue of such proceeds remaining thereafter shall become part of and is hereby appropriated to the Street Resurfacing Fund of the Board of Public Works of said city to be used by said board in the resurfacing of such other street or streets of said city as said board may, by resolution, direct.
- Sec. 8. The Mayor, City Controller and Corporation Counsel are hereby authorized and directed to publish notices of the herein determination to issue bonds, as required by law.

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

"EXHIBIT A"

(Minute Record M. M. Page 453)

RESOLUTION OF THE BOARD OF PUBLIC WORKS

- WHEREAS, the Board of Public Works, at its meeting on Wednesday, April 1st, 1931, confirmed Improvement Resolution No. 14,866, providing for the widening and resurfacing of E. New York Street from Gale Street to Emerson Avenue; and
- WHEREAS, the City of Indianapolis is liable for the payment of 75% of the cost of said improvement, as provided by Chapter 74 Acts of 1929 of the State of Indiana; and
- WHEREAS, it appearing to the satisfaction of the Board of Public Works that there is not sufficient money in the general fund of the City of Indianapolis to pay for the city's cost of said improvement;
- THEREFORE, BE IT RESOLVED by the Board of Public Works that the proposed improvement under I. R. 14,866 for the widening and resurfacing of E. New York Street from a point west of Gale Street to Emerson Avenue is a public utility, of general benefit and convenience; and
- BE IT FURTHER RESOLVED that the City Controller be and he is hereby requested to cause to be prepared an ordinance pursuant to law for a bond issue in the sum of \$100,000, the proceeds thereof to be appropriated to the Board of Public Works for the payment of the City's cost of said improvement and submit same to the Common Council; and

BE IT FURTHER RESOLVED that the Clerk of this Board certify a copy of this resolution to the City Controller.

s/s E. KIRK McKINNEY
s/s LOUIS C. BRANDT
s/s CHAS. O. BRITTON
BOARD OF PUBLIC WORKS

I, Ernest F. Frick, Clerk of the Board of Public Works of the City of Indianapolis, Marion County, Indiana, hereby certify that the above is a true and exact copy of the resolution adopted by the Board of Public Works at their meeting on April 6th, 1931, as recorded in Minute Record MM, page.....of the Board of Public Works.

IN WITNESS WHEREOF, I set my hand this 6th day of April, 1931.

s/s ERNEST F. FRICK, Clerk of Board of Public Works

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

By City Controller:

GENERAL ORDINANCE NO. 38, 1931

AN ORDINANCE providing for and authorizing the City Controller for and on behalf of the City of Indianapolis to borrow the sum of Forty-five Thousand Dollars (\$45,000.00), payable from the general revenues and funds of said city or from the sinking fund of said city, or as may be required by law for the purpose of procuring money to be used for the purchase of equipment by the Board of Public Works of said city for use in oiling unimproved streets, flushing improved streets and cleaning sewers of said city of Indianapolis, providing for the time and

manner of advertising the sale of said bonds and the receiving of bids for the same, together with the mode and terms of sale, appropriating the proceeds derived from the sale of said bonds to the Department of Public Works, and fixing a time when this ordinance shall take effect.

- WHEREAS, it is by the Common Council of the City of Indianapolis deemed necessary and proper in order to improve conditions in said city, relating to the cleanliness of the streets and sewers of said city, to increase the efficiency of the Street Commissioner's Department of the Board of Public Works, and to protect the life and health of the citizens of said city, and, for such purposes, to purchase four (4) street flushers, one (1) sewer eductor, and one (1) street and road oiler, and for other street equipment items; and
- WHEREAS, the Board of Public Works has heretofore on the 6th day of April, 1931, by Miscellaneous Resolution No......resolved upon the purchase of said equipment, a copy of which resolution is marked "Exhibit A," attached hereto and made a part hereof; and
- WHEREAS, there are not now and will not be sufficient funds in the treasury of said city with which to purchase said apparatus and equipment, and
- WHEREAS, it is necessary, in order to effect such purchase, for said city to borrow the sum of Forty-five Thousand Dollars (\$45,000.00) and to secure the repayment thereof and to evidence said indebtedness, to issue and sell its bonds in said amount payable from the general funds or from the Sinking Fund of said city or as may be required by law, therefor

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

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

of equipment by the Board of Public Works of said city for use in oiling unimproved streets, flushing improved streets and cleaning sewers of said city of Indianapolis, to-wit: Four (4) Street Flushers, One (1) Sewer Eductor, and One (1) Street and Road Oiler, and other street equipment items, to prepare, issue and sell forty-five (45) new bonds of the City of Indianapolis, Indiana, of One Thousand Dollars (\$1,000.00) each, which shall bear the date of June 1st, 1931, and shall be numbered from One (1) to Forty-five (45) both inclusive, and shall be designated as STREET COMMISSIONER EQUIP-MENT PURCHASE BONDS OF 1931, FIRST ISSUE, and shall bear interest at the rate of four percent (4%) per annum, payable semi-annually on the first day of January and July of each year for the period of the bonds. Said bonds shall be issued in ten (10) series, numbered from one (1) to ten (10) both inclusive. The first five (5) series, numbered from one (1) to five (5), both inclusive, shall consist of four (4) bonds of One Thousand Dollars (\$1,000.00) each; the remaining five (5) series, numbered from six (6) to ten (10), both inclusive, shall consist of five (5) bonds each, totalling the sum of Forty-five Thousand Dollars (\$45,000.00). The first series of said issue is to be due and payable on the first day of July, 1932, and one series of said bonds becoming due and payable on the first day of July each year thereafter until July 1, 1941, when and by which date the entire series shall be retired. The said interest on said bonds shall be evidenced by appropriate coupons thereunto attached for the payment of said semi-annual interest, and the first coupon attached to each bond shall be for the interest on said bond from the date of issue until the first day of July, 1932; said bonds and interest coupons thereunto attached shall be negotiable and payable at the City Treasurer's office of the City of Indianapolis, Indiana. Said bonds shall be signed by the Mayor and the City Controller of the City of Indianapolis, Indiana, and attested by the City Clerk, who shall affix the seal of the City of Indianapolis to each of said bonds; and the interest coupons attached to said bonds shall be authenticated by a lithographic fac-simile of the signature of the Mayor and of the City Controller of said city engraved thereon, which shall for all purposes be taken and deemed to be equivalent to a manual signing thereof; said bonds shall be prepared by the City Controller of said city in due form, irrevocably pledging the faith of the City of Indianapolis, Indiana, to the payment and interest stipulated therein respectively. It shall be the duty of the City Controller, at the time of the issue and negotiation of said bonds to register in the book kept for that purpose all of said bonds so issued and negotiated in serial number, beginning with bond numbered One, giving also the date of issuance, amount, date of maturity, rate of interest and the time and place where said interest shall be payable, and said bonds shall be substantially in the following form, all blanks for numbers and dates to be properly filled in before the issuance thereof:

No.

\$1,000.00

UNITED STATES OF AMERICA CITY OF INDIANAPOLIS

MARION COUNTY

STATE OF INDIANA

STREET COMMISSIONER EQUIPMENT PURCHASE BONDS OF 1931—FIRST ISSUE

For value received, the City of Indianapolis, Marion County, State of Indiana, hereby promises to pay to the bearer without any relief from valuation or appraisement laws, on the first day of July, 1932, at the City Treasurer's Office of the City of Indianapolis, Indiana, One Thousand Dollars (\$1,000.00) in lawful money of the United States of America, together with interest thereon at the rate of four per cent (4%) per annum from date until paid.

The first interest payable on the first day of July, 1932, and the interest thereafter payable semi-annually on the first day of January and the first day of July, respectively, upon the presentation and surrender of the proper interest coupons hereunto attached and which are made a part of this bond.

This bond is one of an issue of forty-five (45) bonds of One Thousand Dollars (\$1,000.00) each, numbered from one (1) to forty-

five, both inclusive, of date of June 1, 1931. Said bonds mature in series of four (4) bonds each year for five (5) years, then in series of five (5) bonds per year for the ensuing five (5) years, beginning July 1, 1932, and on each first day of July hereafter until and including July 1, 1941. These bonds are issued by the City of Indianapolis pursuant to an ordinance passed by the Common Council of the City of Indianapolis on the day of da 1931, and an Act of the General Assembly of the State of Indiana entitled "An Act Concerning Municipal Corporations," approved March 6, 1905, and all acts amendatory thereof and supplemental thereto, by virtue of a resolution passed by the Board of Public Works of the City of Indianapolis on April 6, 1931.

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

IN WITNESS WHEREOF, the Common Council of the City of Indianapolis, Indiana, has caused this bond to be signed by the Mayor and the City Controller and attested by the City Clerk, and the corporate seal of said city to be affixed this as of the......day of1931. Mayor City Controller ATTEST:

City Clerk

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

Sec. 3 Each and every bid and proposal shall be presented to the City Controller sealed, and shall be accompanied by a duly certified or cashier's check upon some responsible bank or trust company of the City of Indianapolis, Indiana, payable to the order of the City Treasurer for a sum of money which shall equal two and one-half per cent $(2\frac{1}{2}\%)$ of the face or par value of the bonds bid for or proposed to be purchased. The City Controller shall continue to receive bids or proposals thereafter at the office of the City Controller until eleven o'clock A. M. on the day fixed by the City Controller and designated in the advertisement for receiving bids or proposals, at which time and place and between the said hour and twelve o'clock noon of said day he shall open said bids or proposals. The City Controller shall award said bonds, or, as he shall see fit, a part or any number thereof, to the highest and best bidder therefor, and said City Controller shall have the right to reject any or all such bids or proposals or any part thereof and shall have the right to accept any part of any bid and to award upon any bid the whole or a less number of bonds covered by such bid, he being the sole judge of the sufficiency or insufficiency of any kind. He may also, in his judgment and discretion, award a part of said bonds to one bidder and a part to another. The provisions shall apply to the case of reoffering and readvertising said bonds as hereinafter provided.

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

Sec. 5. In case any bid or proposal shall not be accepted and there shall be no award of bonds thereon by the City Controller, he shall thereupon return to such unsuccessful bidder the certified or cashier's check accompanying the same. If the City Controller shall award the whole or any part of the bonds upon any bid or proposal, he shall thereupon deliver the certified or cashier's check accompanying the same to the City Treasurer, who shall thereupon present the same for payment and shall be entitled to collect the same and shall hold the proceeds collected thereon until the completion of the purchase and the payment for the bonds so awarded. If for any reason said check shall not be paid upon presentation, such non-payment shall be taken and deemed a breach of contract for purchase of said bonds upon the part of the purchaser, and the city, in that event, shall have the right to readvertise said bonds for sale at once and shall have the right to collect the same for its own use, and said check and proceeds thereof, when collected, shall be taken and deemed as agreed and liquidated damages for such breach of contract and for payment thereof to the city. In case any successful bidder shall fail to complete the purchase price of the bonds so awarded and to pay for the same within the time and manner herein required, or which may be prescribed by the City Controller as herein provided, the proceeds of such certified or cashier's check deposited by such bidder shall be taken, considered, and deemed as agreed and liquidated damages for the breach of such bidder's contract to purchase and shall be taken and deemed as a payment to the city for such damages and shall be retained and held by said city for its use; but if such successful bidder shall complete the purchase of said bonds awarded to him pursuant to the provisions hereof and his bid and award thereon, said proceeds of said certified or cashier's check shall thereupon be returned to such bidder. or, at the option of the City Controller, at the time of the completion of the sale and payment of the bonds, said proceeds of said certified or cashier's check may be applied and deemed a payment on account of the purchase of said bonds.

- Sec. 6. Delivery of any bonds shall be made at the office of the City Treasurer of the City of Indianapolis, Indiana, upon such day or days as may be specified in the advertisement or readvertisement or within such time thereafter as may be fixed by the City Controller and the purchaser or purchasers and the City Controller may extend the time for such delivery not more than ten (10) days after the day or days specified or agreed upon as above provided, and the successful bidder or bidders shall take the bonds awarded to him and pay for the same at such place and time, and his or their refusal or neglect or omission so to do shall be a breach of the contract of his or their bid or proposal on account of which damages shall be retained or recovered as liquidated, as provided in this ordinance.
- Sec. 7. The bonds taken and paid for to the satisfaction of the City Controller shall be a binding obligation of the City of Indianapolis according to their tenor and effect and the proceeds derived from the sale or sales or both as herein authorized shall be and are hereby appropriated to the Department of Public Works for the purchase of four (4) street flushers, one (1) sewer eductor and one (1) street and road oiler and other street equipment items.
- Sec. 8. The Mayor, the City Controller and the Corporation Counsel are hereby authorized and directed to publish notice of the determination herein to issue bonds as required by law.

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

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

"EXHIBIT A"

RESOLUTION OF THE BOARD OF PUBLIC WORKS

- WHEREAS, the Board of Public Works has been advised by the Street Commissioner, that certain equipment used in the repair and maintenance of streets and sewers of the City of Indianapolis is in a bad state of repair and,
- WHEREAS, upon investigation and examination, it is found that said equipment must be replaced to properly maintain said streets and sewers and,
- WHEREAS, it appearing to the satisfaction of the board that there are not sufficient funds in the Street Commissioner's Equipment Fund No. 72 for the payment of said equipment sought to be purchased.
- THEREFORE BE IT RESOLVED, by the Board of Public Works that the proposed purchase of the following equipment to-wit:
 - 1—Street and Road Oiler.....\$7,500.00

is a public necessity and general utility and convenience and,

BE IT FURTHER RESOLVED, that the City Controller be and he is hereby requested to cause to be prepared an ordinance for a bond issue in the sum of \$45,000.00, the proceeds thereof to be appropriated to the Board of Public Works, Street Commissioner's account for the payment of said equipment herein

set out, and submit the same to the Common Council at their next meeting, for passage.

BE IT FURTHER RESOLVED, that the Clerk of this Board certify a copy of this resolution to the City Controller.

E. KIRK McKINNEY
LOUIS C. BRANDT
CHAS. O. BRITTON
BOARD OF PUBLIC WORKS.

I, Ernest F. Frick, Clerk of the Board of Public Works of the City of Indianapolis, Marion County, Indiana, hereby certify that the above is a true and exact copy of the resolution adopted by the Board of Public Works at their meeting on April 6, 1931 as recorded in Minute Record MM, pages 4523 of the Board of Public Works.

In witness whereof, I set my hand this 6th day of April 1931.

ERNEST F. FRICK,
Clerk of Board of Public Works.

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

By City Controller:

GENERAL ORDINANCE NO. 39, 1931

AN ORDINANCE transferring moneys from certain funds and reappropriating the same to other numbered funds, and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the sum of Eighty-five Dollars (\$85.00), now in the Carpenter Department Fund 12-3 (Street Commissioner), Painters, be and the same is hereby transferred therefrom and reap-

propriated to Carpenter Department Fund 12-3 (Street Commissioner), Wage Adjustment.

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

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

By Board of Works:

GENERAL ORDINANCE NO. 40, 1931

AN ORDINANCE ratifying, confirming and approving a certain contract and agreement made and entered into by and between the City of Indianapolis by and through its Board of Public Works and its Mayor and Richard A. Arnett of the City of Indianapolis, Marion County, Indiana, conferring upon said Richard A. Arnett the privilege of engaging in the business of carrying passengers for air tours and pleasure trips and arrange and conduct chartered trips in aircraft, using the said municipal aiport of the City of Indianapolis as a terminal, and using said municipal airport as a place of business for the sale of airplanes and also conferring upon said Richard A. Arnett the exclusive rights to do mechanical work on transient and resident ships desiring said work using said municipal airport, said Richard A. Arnett to maintain a proper and sufficient ground crew from his force of mechanics to conform in number and qualifications with the regulations of the United States Department of Commerce providing for twenty-four hour service of such ground crew; providing for rental of space in the hangar in said municipal airport to said Richard A. Arnett; providing and conferring upon said Richard A. Arnett the sole and exclusive right to sell all brands of aviation gasoline and aviation oil at said municipal airport, subject to the payment of a

percentage of the rental price thereof as set forth in the contract; providing that said Richard A. Arnett shall have the exclusive right to sell parts necessary for repairs to the airships using said airport; providing that said Richard A. Arnett shall keep in force a contract of insurance indemnifying the City of Indianapolis against loss, damages and expenses growing out of negligent conduct of said Richard A. Arnett or his agents or employees, and fixing a time when the same shall take effect.

WHEREAS, heretofore on the 17th day of April, 1931 the City of Indianapolis by and through its Board of Public Works and with the approval of the Mayor of said city and in full compliance of law duly entered into a certain contract and agreement in writing, which contract and agreement is attached hereto and made a part hereof and for the purpose of identification is marked "Exhibit A"; and

WHEREAS, to be valid this contract must be approved by the Common Council of the City of Indianapolis,

NOW, THEREFORE,

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That in consideration of the premises mentioned in said contract the same be and the same is hereby in all things ratified, confirmed and approved in accordance with all the terms and conditions thereof.

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

"EXHIBIT A"

THIS AGREEMENT, made and entered into this 17th day of April 1931, by and between Richard A. Arnett, party of the first part,

and the City of Indianapolis, by and through its Board of Public Works, with the approval of its Mayor, party of the second part, WITNESSETH:

- WHEREAS, the City of Indianapolis owns and maintains a municipal airport and landing field for the use and servicing of airplanes and airships of all types; and
- WHEREAS, the said Richard A. Arnett is engaged in the business of and is duly qualified to maintain and operate airplanes and air craft for hire and for passenger transportation; and
- WHEREAS, it is the desire of the said Richard A. Arnett to secure and obtain from the said City of Indianapolis the privilege of engaging in the business of carrying passengers for hire in aircraft at said municipal airport and to sell airplanes, do mechanical work, sell gasoline and oil, and to occupy space at said municipal airport for said purposes;
- NOW, THEREFORE, in consideration of the premises and agreement hereinafter contained, the parties hereto agree as follows, to-wit:

The said Richard A. Arnett, on and after the effective date of this contract, is to have the privilege of engaging in the business of carrying passengers for air tours and pleasure trips, and to arrange and conduct chartered trips in aircraft, using the said municipal airport as a terminal. The said Richard A. Arnett is also to have the privilege of engaging in the business of selling airplanes and to use the said municipal airport for such sales. The above privileges are herbey granted to the said Richard A. Arnett without payment therefor by him for such rights and privileges.

2. It is further understood and agreed that the said Richard A. Arnett shall also have the exclusive right and privilege to do any and all mechanical work for which pay is charged on all transient ships and resident ships desiring such work, using said Municipal Airport. Such work is to include maintenance, repairs and overhauling on such ships that are not on an established airline, and is to include also

any special work not in conflict with an established airline. It is agreed that the rights and privileges as in this paragraph set out are to be granted without payment therefor to the City of Indianapolis by said Richard A. Arnett.

3. It is further understood and agreed that said Richard A. Arnett shall maintain a proper and sufficient ground crew from his force of mechanics, in number and qualifications to conform with United States Department of Commerce regulations and proper for efficient twenty-four (24) hour service, as made effective in 1926 and amended in 1930, all of said personnel to conform to A-1-A standard, Department of Commerce. Said ground crew shall have complete care and charge of storing, servicing and handling of all transient and resident ships and ships not on an established airline using Municipal Airport hangar. In consideration and in compensation for the above services of the ground crew, the City of Indianapolis agrees to furnish to the said Richard A. Arnett hangar space for four (4) ships or airplanes belonging to and used in the business of the said Richard A. Arnett.

It is also understood and agreed that if said Richard A. Arnett is compelled to use in excess of the number of four (4) ships or airplanes in said business, conducted at said airport, the City of Indianapolis will rent to said Richard A. Arnett any and all space so needed at a twenty-five percent (25%) reduction from the regular and standard airport hangar space price for such service; provided, however, that such space is available.

- 4. It is further understood and agreed that in consideration for such service in handling airships, said Richard A. Arnett shall also be entitled to the use, rent free, of such office space as he may require, the same to be located in the administration building at said airport, and the area of said space to be determined by the Board of Public Works.
- 5. It is further understood and agreed that the City of Indianaplis shall furnish any and all machines, fixtures and equipment of

the more permanent type, excepting, however, hand tools that are required by the United States Department of Commerce to obtain for the said municipal airport an A-1-A rating as specified in Air Commerce Acts of 1926, and effective as amended September 1, 1930, Aeronautics Bulletin No. 16, United States Department of Commerce, shall govern as to said equipment.

6. It is further understood and agreed that the said Richard A. Arnett shall have the sole and exclusive right to sell all brands of aviation gasoline and aviation oil at said municipal airport, such brands to be selected by the Board of Public Works, and in consideration for such privilege said Richard A. Arnett agrees to pay to the City of Indianapolis a sum of money equal to ten percent (10%) of the retail price on the first ten thousand (10,000) gallons of gasoline sold, twelve and one-half percent (121/2%) on all gasoline sold in excess of ten thousand (10,000) gallons up to twenty thousand (20,000) gallons; and twenty percent (20%) on all gasoline sold in excess of twenty thousand (20,000) gallons, each year of said contract. Provided, however, that the privilege herein granted shall not include the right to sell aviation gasoline or aviation oil to transport companies now using, or which may hereafter use, said municipal airport, unless limited in writing by the said Board of Public Works.

At the end of each month the payments due the City for the sale of gasoline, as herein provided, shall be made on the basis of ten thousand (10,000) gallons to be sold during the year and the total amount of balance due shall be determined and payment thereof be made to the City at the end of each year. Said gasoline sold shall be computed monthly on the basis of ten percent (10%) of the amount sold, but the total shall be computed at the end of each year on the total amount sold that year on the basis of the schedule above, to-wit:

ten percent (10%) of the retail price on the first ten thousand (10,000) gallons of gasoline sold, twelve and one-half percent $(12\frac{1}{2}\%)$ on all gasoline sold in excess of ten thousand (10,000) gallons up to twenty thousand (20,000) gallons; and twenty percent

- (20%) on all gasoline sold in excess of twenty thousand (20,000) gallons.
- 6½. In the event that other hangars are erected by independent operators at the municipal airport that conform to the specifications for buildings, such operators shall be granted the privileges as set out in Items 2, 6 and 9 to apply to their own hangars.
- 7. It is further understood and agreed that the retail price of all aviation gasoline and aviation oil sold as specified in Item 6 shall be regulated by the Board of Public Works of said City, but in no case shall the price be lowered to a sum less than fifty percent (50%) above the wholesale price of such gasoline.
- 8. It is further understood and agreed that said Richard A. Arnett shall have full and complete care and charge of the servicing and handling of all transient and resident ships not on an established airline using said municipal airport, and shall be fully responsible for the collection of hanger fees and all other fees levied by the City of Indianapolis for such service. Such fees as levied and set out by the City of Indianapolis, through its Board of Public Works, shall be paid to the City Controller of said city not later than the 15th day of each month. All hangar fees and other fees, apart from those levied for such special service as rendered by said Richard A. Arnett, shall be regulated solely by the Board of Public Works, and said Board of Public Works shall have the exclusive right at all times to fix the amount of said fees.
- 9. It is further understood and agreed that any and all repair parts for transient ships and resident ships and planes not on an established airline or route, and serviced by said Richard A. Arnett under this contract, shall be purchased solely through said Richard A. Arnett; and the said Richard A. Arnett hereby agrees to provide or secure any and all parts necessary for such repairs to such ships, if the same are obtainable. Said Richard A. Arnett further agrees to keep in stock at all times sufficient repair parts to conform to the United States Department of Commerce regulations necessary to

obtain for said airport an A-1-A rating under United States Department of Commerce Aeronautics Bulletin No. 1y.

- 10. It is further understood and agreed that in the event that said Richard A. Arnett organizes a corporation to conduct the business of and operated by Richard A. Arnett as an individual, under the terms of this contract, this contract and all rights and privileges and conditions pertaining to same shall apply in all particulars to said corporation, upon written consent of both parties. Any sale, barter, trade or gift of said company, contract or corporation by said Richard A. Arnett shall be carried out only by written consent of the City of Indianapolis by and through its Board of Public Works.
- 11. It is further understood and agreed by and between the parties hereto that this contract shall be in full force and effect up to and including November 1st, 1933, unless terminated or amended by the written consent of both parties.
- 12. It is further understood and agreed that on the 1st and 15th days of each month there shall be an accounting between the parties hereto for settlements and payment of such moneys as have been collected by said Richard A. Arnett for and in behalf of and due to the said City of Indianapolis.
- 14. In the event that other hangars are erected on the municipal airport by independent operators, such hangars are to conform to all building specifications required by the rules and regulations or orders of the Board of Public Works, and such operators shall be granted the privileges as set out in this contract, to apply only to their own hangars.

15. The current rules and regulations of the Municipal Airport as promulgated shall be observed by all persons operating hereunder.

IN WITNESS WHEREOF, the parties hereto have set their hands this 17th day of April, 1931.

RICHARD A. ARNETT,

Party of the First Part.

CITY OF INDIANAPOLIS
By

E. KIRK McKINNEY
LOUIS C. BRANDT
CHAS. O. BRITTON,

Its Board of Public Works

Approved:

R. H. SULLIVAN,

Mayor.

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

By Board of Works:

GENERAL ORDINANCE NO. 41, 1931

AN ORDINANCE ratifying, confirming and approving a certain lease contract made and entered into by and between the City of Indianapolis, by and through its Board of Public Works and its Mayor, and Carl Punde of the City of Indianapolis, Marion County, Indiana, leasing space in the Municipal Airport Building and the right to use such space for the preparation of food stuffs and soft drinks, and the renting to said Carl Punde of the kitchen and dining room of said Municipal Airport, and fixing a time when the same shall take effect.

WHEREAS, heretofore, on the 10th day of April, 1931, the City of Indianapolis, by and through its Board of Public Works and with the approval of the Mayor of said city, and in full complaince of law, duly entered into a certain lease contract and agreement in writing, which said contract and agreement is attached hereto and made a part hereof, and for the purpose of identification is marked "Exhibit A"; and

WHEREAS, to be valid this contract must be approved by the Common Council of the City of Indianapolis;

NOW THEREFORE,

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That in consideration of the premises mentioned in the contract, the same be and the same is in all things ratified, confirmed and approved in accordance with all the terms and provisions and conditions thereof.

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

"EXHIBIT A"

THIS INDENTURE WITNESSETH: that the City of Indianapolis, by and through its Board of Public Works, hereinafter known as the Lessor, has and does now lease to Carl Punde of the City of Indianapolis, hereinafter known as the Lessee, space in the Municipal Airport Building as set forth in plan attached hereto, made a part hereof and marked Exhibit "A," and the right to use such space for the preparation and serving of food stuffs and soft drinks, and does now rent to said Lessee the kitchen and dining room of said Municipal Airport, and does grant to said Lessee the exclusive right and privilege throughout the entire Airport to sell food, tobacco and soft drinks and

such additional items as may be from time to time specified by the said Lessor, for a period of two (2) years and six (6) months, ending November 1st, 1933.

And the Lessor hereby agrees to furnish heat, light and all cold water necessary to be used in the conduct of the Lessee's business, the said Lessee to pay all other utility charges.

In consideration for the above, said Lessee, Carl Punde, has and does now promise and agree to pay to said Lessor, the City of Indianapolis, a sum equal to ten per cent (10%) of the total gross receipts received from said sale of food stuffs and soft drinks and miscellaneous articles above referred to, payable each Saturday afternoon at the office of the Manager of said Municipal Airport with attorney's fees, and without relief from valuation and appraisal laws.

The conditions of this lease are:

- 1. That the prices asked by said Lessee shall be first approved in writing by the Lessor and may not be changed without the written consent of the Lessor.
- 2. That the conduct of the business of Lessee in all respects shall be subject to the approval of the Board of Public Works of the City of Indianapolis, who may order changes in the personnel, in the manner of sales, arrangement of equipment, and in general have as full charge of the conduct of the Lessee's business as if solely owned by the said Board of Public Works of the City of Indianapolis.

- 4. That this contract may be terminated by said Board of Public Works for the City of Indianapolis in the event of its breach by Lessee, continuing ten (10) days after written notice thereof has been served upon him.
- 5. That the said Lessee will during said term personally superintend said dining room and restaurant and keep it open in due and proper course of business as a public house, and neither use nor suffer the same to be used for any other purpose, and will use his best endeavors to preserve and extend the trace thereof; and will conduct and manage the same in a proper and orderly manner, and will not do or suffer anything to be done, to the detriment of said Municipal Airport.

It is provided, also, and hereby agreed, that the Lessor shall be entitled, on giving written notice of its intention in that behalf to the Lessee, his executors, administrators, or assigns, at least one (1) calendar month before the termination of this lease, or within one week after the termination thereof by re-entry, to purchase from the Lessee, his executors, administrators, or assigns, any additional fixtures, machinery, or effects, which may during this lease be put up or erected in or upon said premises by him or them, at a valuation.

The word "Lessee" wherever used in the foregoing instrument, shall include his executors, administrators, or assigns.

IN WITNESS WHEREOF, the parties hereto have set their hands in triplicate this 10th day of April, 1931.

CITY OF INDIANAPOLIS

Bv

s/s E. KIRK McKINNEY
LOUIS C. BRANDT
CHAS. O. BRITTON,

Its Board of Public Works,

LESSOR.

s/s CARL PUNDEE, LESSEE.

Approved:

s/s R. H. SULLIVAN,

Mayor.

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

By City Plan Commission:

SPECIAL ORDINANCE NO. 4, 1931

AN ORDINANCE changing the name of a certain street in the City of Indianapolis and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS. INDIANA:

Section 1. That the name of School Street from the north property line of 26th Street to the south property line of 38th Street is hereby changed and shall hereafter be known and designated as Forest Manor Avenue.

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

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

By City Controller:

RESOLUTION NO. 3, 1931

WHEREAS, the Board of Health of the City of Indianapolis, Indiana, at a meeting held in the offices of said Board on the 3rd day of April, 1931, adopted the following Resolution, spread of record and made a part of the minutes and records of said Board:

RESOLUTION NO. 6, 1931

- WHEREAS, since the first of the year there have developed and now exist an unprecedented number of cases of scarlet fever among the citizens and residents of the City of Indianapolis, Indiana, as well as a large and increasing number of cases of diptheria and small pox requiring the employing of extraordinary means and measures by the Board of Health of said city for the prevention of the further spread of said diseases; and
- WHEREAS, it has been necessary to purchase large quantities of serums, including diptheria antitoxin, toxin antitoxin, scarlet fever serum and small pox vaccine, as well as to furnish maintenance for a large number of families under rigid quarantine; and
- WHEREAS, the aforementioned means and measures heretofore employed and to be employed by the Board of Health for the aforesaid purposes require the expenditure of funds not anticipated and therefore not provided for in the budget of the Department of Public Health and Charities for the year 1931 in the estimated sum of \$2,500.00;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF HEALTH OF THE CITY OF INDIAN-APOLIS, INDIANA, That an extraordinary emergency exists for the expenditure for the aforesaid purposes of the aforementioned sum in excess of the budget of said Department of Public Health and Charities for the year 1931; and

BE IT FURTHER RESOLVED, That said Board of Health request the proper authorities of the City of Indianapolis to make available for the use of the Board of Health for the aforesaid purposes the sum of money hereinbefore set out.

and

- WHEREAS, the Mayor of said City of Indianapolis has determined that an extraordinary emergency has arisen requiring the expenditure by the Board of Health of said city of funds not heretofore made available for the use of said Board, for the purposes set out in Resolution 6, 1931, of said Board of Health; and
- WHEREAS, the City Controller of said city has joined the Mayor in the recommendation of said expenditure for said purposes; and
- WHEREAS, the City Council of the City of Indianapolis, by Appropriation Ordinance 12, 1930, as amended, duly appropriated to the Department of Finance for the year 1931, the sum of \$25,000.00 as a reserve to be used in emergencies, which sum was designated as Item 2-26 of the Department of Finance, and designated as the "Mayor's Contingent Fund," NOW, THEREFORE,

BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS. INDIANA:

- FIRST: That an extraordinary emergency has arisen and now exists for the expenditure of the sum of money requested by Resolution 6, 1931, of the Board of Health for the purposes therein set out.
- SECOND: That the sum of Twenty-five Hundred (\$2500.00) Dollars, or so much thereof as may be necessary, is hereby appropriated and set apart from Item 2-26 of the Department of Finance, known as the "Mayor's Contingent Fund," for the use of the Board of Health in purchasing and paying for diptheria antitoxin, toxin antitoxin, scarlet fever serum and small pox vaccine, and also for furnishing necessary maintenance and supplies to families under rigid quarantine for contagious diseases within the corporate limits of the City of Indianapolis.

THIRD: That the expense to be incurred by the Board of Health for the aforesaid purposes are to be accounted for by said Board of Health upon requisitions and vouchers directed to the office of the Controller of said city, to be paid out of the aforesaid Mayor's Contingent Fund as in similar cases made and provided.

FOURTH: This Resolution shall become effective immediately upon its passage and approval by the Mayor.

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

ORDINANCES ON SECOND READING

Mr. Houck called for General Ordinance No. 33, 1931, for second reading. It was read a second time.

On motion of Mr. Houck, seconded by Mr. Wheatley, General Ordinance No. 33, 1931, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 33, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 8, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Houck called for General Ordinance No. 34, 1931, for second reading. It was read a second time.

On motion of Mr. Houck, seconded by Mr. Wheatley, General Ordinance No. 34, 1931, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 34, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 8, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Tennant called for General Ordinance No. 35, 1931, for second reading. It was read a second time.

On motion of Mr. Tennant, seconded by Mr. Welch, General Ordinance No. 35, 1931, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 35, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 8, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Houck called for General Ordinance No. 36, 1931, for second reading. It was read a second time.

Mr. Welch presented the following written motion to amend General Ordinance No. 36, 1931:

Indianapolis, Ind., April 20, 1931.

Mr. President:

I move that General Ordinance No. 36, 1931, be amended by striking out the words "Five Thousand Two Hundred Dollars (\$5,200)" in line five (5) of the title of said ordinance and inserting in lieu thereof the words "Five Thousand Seven Hundred Dollars (\$5,700.00)" and by striking out the words "Five Thousand Two Hundred Dollars (\$5,200)" in line 13 of Section One (1) of said

ordinance and inserting in lieu thereof the following: "Five Thousand Seven Hundred Dollars (\$5,700)."

LEO F. WELCH,
Councilman.

The motion was seconded by Mr. Gardner and passed by the following roll call vote:

Ayes, 8, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

On motion of Mr. Houck, seconded by Mr. Wheatley, General Ordinance No. 36, 1931, As Amended, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 36, 1931, as amended, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 8, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Houck called for Appropriation Ordinance No. 10, 1931, for second reading. It was read a second time.

On motion of Mr. Houck, seconded by Mr. Wheatley, Appropriation Ordinance No. 10, 1931, was ordered engrossed, read a third time and placed upon its passage.

Appropriation Ordinance No. 10, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 8, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Welch asked for suspension of the rules for further consideration and passage of Resolution No. 3, 1931. The motion was seconded by Mr. Houck and passed by the following roll call vote:

Ayes, 8, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

The rules were suspended.

The Council reverted to a previous order of business.

COMMITTEE REPORT

Indianapolis, Ind., April 20, 1931.

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

Gentlemen:

We, your Committee on Finance, to whom was referred Resolution No. 3, 1931, entitled Appropriating of \$2500 from Mayor's Contingent Fund to Combat Scarlet Fever, beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed under suspension of the rules.

J. A. HOUCK, Chairman.
MAURICE E. TENNANT.
F. C. GARDNER.
LEO F. WELCH.
C. A. HILDEBRAND.

ORDINANCES ON SECOND READING

Mr. Welch called for Resolution No. 3, 1931, for second reading. It was read a second time.

On motion of Mr. Welch, seconded by Mr. Wheatley, Resolution No. 3, 1931, was ordered engrossed, read a third time and placed upon its passage.

Resolution No. 3, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 8, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

MISCELLANEOUS BUSINESS

Mr. Tennant announced that the Committee on Public Safety, was not ready to report on General Ordinances Nos. 31 and 32, 1931, and asked for further time for consideration of said ordinances which was granted.

On motion of Mr. Wheatley, seconded by Mr. Houck, the Common Council adjourned at 10:00 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the Common Council at the City of Indianapolis, held on the 20th day of April, 1931, at 7:30 p. m.

President.

406

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

Emest 6 Ropkey

Attest:

City Clerk.

(SEAL.)