REGULAR MEETING

Monday, May 4th, 1931.

7:30 P. M.

The Common Council of the City of Indianapolis met in the Council Chamber at City Hall, Monday, May 4th, 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 eight members, viz: Fred C. Gardner, George A. Henry, C. A. Hildebrand, James A. Houck, Charles C. Morgan, Maurice E. Tennant, Leo F. Welch, Clarence I. Wheatley.

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

COMMUNICATIONS FROM THE MAYOR

April 21, 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, Resolution No. 3, concerning additional appropriation for the Board of Health made necessary by the increased number of contagious diseases at this time.

Very truly yours,

R. H. SULLIVAN,
Mayor.

April 25, 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. 33, 1931

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

GENERAL ORDINANCE NO. 34, 1931

AN ORDINANCE appropriating and transferring to the City Civil Engineer Gasoline Fund the sum of Twenty-five Thousand Dollars (\$25,000) out of the Gasoline Tax Fund, now unappropriated, for the repair and maintenance of improved streets, public thoroughfares and bridges, and for labor, material, supplies and equipment necessary thereto, and fixing a time when the same shall take effect.

GENERAL ORDINANCE NO. 35, 1931

AN ORDINANCE abolishing the taxicab stand heretofore established in the northwest segment of Monument Circle, and fixing a time when the same shall take effect.

GENERAL ORDINANCE NO. 36, 1931 AS AMENDED

AN ORDINANCE authorizing the purchase by the Board of Public Safety, or its duly authorized agent, of one (1) Short Wave Radio Transmitter to operate on Police Frequency Assignments, at the Police Radio Station, for the sum of approximately Five Thousand Seven Hundred Dollars (\$5,700), and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE NO. 10, 1931

AN ORDINANCE appropriating the sum of Four Hundred Fifty Dollars (\$450.00) from the estimated unappropriated balance of the General Fund for the year 1931 to the Municipal Airport Fund No. 51, "Insurance," of Indianapolis, Indiana, and fixing a time when the same shall take effect.

Very truly yours,

R. H. SULLIVAN, Mayor.

April 25, 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. 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 the 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, damage and expense 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.

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.

Very truly yours,

R. H. SULLIVAN,
Mayor.

April 27, 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 ordinance:

GENERAL ORDINANCE NO. 31, 1931

AS AMENDED

AN ORDINANCE amending Sub-section (u) of Section 1 of Article I, Section 8 of Article III, Sub-section (a) of Section 15 of Article IV, Sub-section (a) of Section 16, Article IV, Section 21 of Article V. Section 26 of Article VI of General Ordinance No. 96, 1928, Section 30 of Article VI of said General Ordinance No. 96, as amended by General Ordinance No. 47, 1930, Section 31 and Section 34 of Article VI, Section 43 of Article VII of said General Ordinance No. 96, 1928 and Section 44 of Article VII of said General Ordinance No. 96, 1928, as amended by General Ordinance No. 9, 1929 and by General Ordinances Nos. 15 and 58, 1930, Sub-section (a) of Section 66 of Article IX, of General Ordinance No. 96, 1928, as amended by General Ordinance No. 9, 1929, said General Ordinance No. 96, 1928, being entitled "An Ordinance regulating traffic upon the streets, alleys and public places of the City of Indianapolis, defining violations thereof, repealing all other ordinances and sections of ordinances in conflict herewith, declaring a penalty for the violation thereof and designating a time when the same shall take effect," and supplementing said General Ordinance No. 96, 1928, by the addition thereto of two new sub-sections designated sub-section (d) and sub-section (a) respectively to Section 10, of Article III thereof, and a new supplementary section designated and numbered Section 38½, and a new supplementary section to be numbered Section 681/2; repealing all ordinances

or parts of ordinances in conflict herewith, and declaring a time when the same shall take effect.

Very truly yours,

R. H. SULLIVAN,
Mayor.

COMMUNICATIONS FROM CITY OFFICIALS

May 4, 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. 42, 1931, transferring the sum of Four Hundred (\$400.00) Dollars from Department of Public Safety, Fire Department Fund No. 11, Salaries—First Grade Privates, and reappropriating the same to Department of Public Safety, Fire Department Fund No. 54, Rents and Leases; also, transferring the sum of Two Hundred and Fifteen (\$215.00) Dollars from Department of Public Safety, Fire Department Fund No. 26, Other Contractual, and reappropriating the same to Department of Public Safety, Fire Department Fund No. 41, Building.

I respectfully recommend the passage of this ordinance.

Yours very truly,

WM. L. ELDER,
City Controller.

May 4, 1931.

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

Gentlemen:

Attached please find copies of Appropriation Ordinance No. 11, 1931, appropriating the sum of Four Hundred (\$400.00) Dollars from the anticipated balance of the general fund for the year 1931 to the Board of Public Works, Municipal Airport Fund No. 32—Fuel and Ice; and appropriating the sum of Five Hundred (\$500.00) Dollars from said anticipated balance for the year 1931 to the Board of Public Works, Municipal Airport Fund No. 331—Gasoline.

I respectfully recommend the passage of this ordinance.

Yours very truly,

WM. L. ELDER, City Controller.

May 4, 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. 44, 1931, transferring the sum of Sixty-two (\$62.00) Dollars from Department of Public Safety, Police Department Fund No. 11, Salaries and Wages, Regular—Detective Sergeants, and reappropriating the same to Department of Public Safety, Police Department Fund No. 51, Insurance and Premiums.

I respectfully recommend the passage of this ordinance.

Yours very truly,

WM. L. ELDER,
City Controller.

April 28, 1931.

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

Gentlemen:

Attached hereto you will find copies of General Ordinance No. 45, 1931, for the purchase of 10,000 tons, more or less, Coal, nut, slack and/or screenings to be delivered to the Power Plant at the City Hospital and which is the estimated requirements to operate the Power Plant for the period beginning May 1st, 1931, and ending April 30th, 1932.

It is essential that no delay be made in continuing the operation of the Power Plant at the City Hospital and for this reason it is respectfully recommended that this ordinance be passed by your Honorable Board.

Respectfully submitted,

ALBERT H. LOSCHE, Purchasing Agent.

April 28, 1931

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

Gentlemen:

Advertisements were duly posted and sent out for competitive bids on 10,000 tons of coal, more or less, nut, slack and/or screenings which were opened in public by this department at 10:00 a.m. on Friday, April 10th, 1931, and the following is a tabulation of bids for the delivery of this coal.

VEIN	No. 3	No. 4	No. 5	No. 6	No. 7
Pittman Rice			3.13		
R. K. Perry		2.68	2.53	2.43	
Indianapolis Coal—Clinton Co.			2.38		
Knox Co.			2.40		
M. Middleton		3.38	2.82		
Cap. City Fuel		3.10	2.90	2.80	
Brookside Fuel			2.79		
Monument Coal			2.57	•	
Peoples Coal	2.48	2.83	2.50		2.58
			2.63		

Shaw McDownell-NO BID

These bids were referred to the Board of Public Health and Charities and after due consideration the award was made to the Indianapolis Coal Company, on their bid of \$2.40 per ton for Knox County Coal, which was considered the best and lowest bid.

Respectfully submitted,

ALBERT H. LOSCHE, Purchasing Agent.

May 4, 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. 46, 1931, authorizing the City Controller to issue and sell Two Hundred and Forty-five Bonds of One Thousand (\$1,000.00) Dollars each, for the purpose of procuring money with which to pay 1928, 1929 and 1930 bills.

I respectfully recommend the passage of this ordinance.

Yours very truly,

WM. L. ELDER,
City Controller.

Mr. Wheatley asked for a recess. The motion was made and seconded by Mr. Morgan, and the Council recessed at 7:40 p. m.

The Council reconvened from its recess at 8:20 p. m., the same members present as before.

COMMITTEE REPORTS

Indianapolis, Ind., May 4, 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. 32, 1931, entitled Amendment to General Ordinance No. 121, 1925, (Building Code)—Plumbing and Electrical code, beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

MAURICE E. TENNANT, Chairman-FRED C. GARDNER. LEO F. WELCH. CHAS. C. MORGAN. C. I. WHEATLEY. Indianapolis, Ind., May 4, 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. 37, 1931, entitled Bond Issue—\$100,000—Widening and resurfacing East New York Street, 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.
FRED C. GARDNER.
MAURICE E. TENNANT.

Indianapolis, Ind., May 4, 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. 38, 1931, entitled Bond Issue—\$45,000—Purchase of Equipment, 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. CULVER GARDNER. MAURICE E. TENNANT.

Indianapolis, Ind., May 4, 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. 39, 1931, entitled Transfer of Funds—Street Commissioners Dept., 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., May 4, 1931.

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

Gentlemen:

We, your Committee on Public Welfare, to whom was referred Special Ordinance No. 4, 1931, entitled Changing street name—School Street to Forest Manor, beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

C. I. WHEATLEY, Chairman.

C. A. HILDEBRAND.

J. A. HOUCK.

F. C. GARDNER.

GEO. A. HENRY.

INTRODUCTION OF APPROPRIATION ORDINANCES

By City Controller:

APPROPRIATION ORDINANCE NO. 11, 1931

AN ORDINANCE appropriating the sum of Four Hundred Dollars (\$400.00) from the anticipated balance of the general fund for the year 1931 to the Board of Public Works, Municipal Airport Fund No. 32, Fuel and Ice; and appropriating the sum of Five Hundred Dollars (\$500.00) from said anticipated balance for the year 1931 to Board of Public Works, Municipal Airport, Fund No. 331, Gasoline 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 there be and is hereby appropriated out of the anticipated balance of the general fund for the year 1931 the sum of Four Hundred Dollars (\$400.00) and the same be and is hereby transferred to the Board of Public Works, Municipal Airport Fund No. 32, Fuel and Ice; that there be and is hereby appropriated out of said anticipated balance in said general fund for the year 1931, the sum of Five Hundred Dollars (\$500.00) and the same be and is hereby transferred to the Board of Public Works, Municipal Airport Fund No. 331, Gasoline.

Sec. 2. 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.

INTRODUCTION OF GENERAL ORDINANCES

By City Controller:

GENERAL ORDINANCE NO. 42, 1931

AN ORDINANCE transferring and reappropriating certain funds in the Department of Public Safety, Fire Department, and declaring a time when the same shall take effect.

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

Section 1. That there be and there is hereby transferred from Department of Public Safety, Fire Department, Fund No. 11, Salaries, first grade privates, the sum of Four Hundred Dollars (\$400.00) and that the same be and is hereby reappropriated to Department of Public Safety, Fire Department Fund No. 54, Rents and Leases.

Sec. 2. That there be and there is hereby transferred from the Department of Public Safety, Fire Department, Fund No. 26 Other Contractual, the sum of Two Hundred Fifteen Dollars (\$215.00) and that the same is hereby reappropriated to the Department of Public Safety, Fire Department, Fund No. 41 Building.

Sec. 3. This ordinance shall be in full force and effect from and after its passage.

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

By City Controller:

GENERAL ORDINANCE NO. 43, 1931.

AN ORDINANCE authorizing the borrowing of Two Hundred Fortyfive Thousand Dollars (\$245,000.00) and the sale of Two Hundred Forty-five (245) bonds of One Thousand Dollars (\$1,000.00) each of the City of Indianapolis, Indiana, 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 in the paying of judgment claims, interest and costs against the City of Indianapolis, providing for the time and manner of advertising sale of said bonds and the receiving of bids for the same, together with the mode and terms of sale, appropriating the same to the Department of Law of said city, and fixing a time when the same shall take effect.

WHEREAS, judgments have been returned against the City of Indianapolis, which, together with interest thereon to July 31, 1931, and costs therein aggregate Two Hundred Forty-four Thousand, Nine Hundred Fifty-nine Dollars and Ten Cents (\$244,959.10), which judgments are in full force and effect and unappealable from and are valid outstanding indebtednesses of said City of Indianapolis and constitute valid and outstanding indebtednesses of the City of Indianapolis, and which judgments are as follows:

Judgment vs. City of Indianapolis in favor of Indiana Bell Telephone Company in Cause No. A-58090 in the Marion Superior Court Room 1, in the amount of Five Hundred Eightyone Dollars Seven Cents (\$581.07) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Twelve Dollars Seventy-eight Cents (\$12.78), and costs in the sum of Seven Dollars Fifty-five Cents (\$7.55), making a total claim of judgment, interest and costs of Six Hundred One Dollars Forty Cents (\$601.40);

Judgment vs. City of Indianapolis in favor of Fletcher Savings & Trust Company in Cause No. A-58301 in the Marion Superior Court Room 1, in the amount of Four Hundred Fiftyseven Dollars Fifty Cents (\$457.50) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amount-

ing to Ten Dollars Seven Cents (\$10.07), and costs in the sum of Seven Dollars Ninety-five Cents (\$7.95), making a total claim of judgment, interest and costs of Four Hundred Seventy-five Dollars Fifty-two Cents (\$475.52);

Judgment vs. City of Indianapolis in favor of Bank and Office Stationery Company in Cause No. A-58302 in the Marion Superior Court Room 1, in the amount of Seventy Nine Dollars Forty Cents (\$79.40) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar Seventy-five Cents (\$1.75), and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eighty-eight Dollars Fifty Cents (\$88.50);

Judgment vs. City of Indianapolis in favor of Standard Paper Company in Cause No. A-58303 in the Marion Superior Court Room 1, in the amount of One Hundred Eighty-nine Dollars Sixty-two Cents (\$189.62) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Four Dollars Seventeen Cents (\$4.17), and court costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred One Dollars Fourteen Cents (\$201.14);

Judgment vs. City of Indianapolis in favor of J. P. Michaels Company in Cause No. A-58304 in the Marion Superior Court Room 1, in the amount of One Thousand One Hundred Fifty-three Dollars Eighty-six Cents (\$1,153.86) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Twenty-five Dollars Thirty-eight Cents (\$25.38), and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Thousand One Hundred Eighty-six Dollars Fifty-nine Cents (\$1,186.59);

Judgment vs. City of Indianapolis in favor of Hoosier Milk

Products Company in Cause No. A-58305 in Marion Superior Court Room 1, in the amount of One Hundred Forty-four Dollars Ninety Cents (\$144.90) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars Nineteen Cents (\$3.19) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Fifty-five Dollars Forty-four Cents (\$155.44);

Judgment vs. City of Indianapolis in favor of Indianapolis Printing Company in Cause No. A-58306 in the Marion Superior Court Room 1, in the amount of Sixty-five Dollars Forty-five Cents (\$65.45) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar Forty-four Cents (\$1.44) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Seventy Four Dollars Twenty-four cents (\$74.24);

Judgment vs. City of Indianapolis in favor of Habig Bros., in Cause No. A-58307 in the Marion Superior Court Room 1, in the amount of One Hundred Seventy-one Dollars Ninety-eight Cents (\$171.98) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars Seventy-eight Cents (\$3.78) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Eighty-three Dollars Eleven Cents (\$183.11);

Judgment vs. City of Indianapolis in favor of Indianapolis Water Company in Cause No. A-58308 in the Marion Superior Court Room 1, in the amount of Eighty-nine Dollars Seventy-eight Cents (\$89.78) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar Ninety-eight Cents (\$1.98) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim

of judgment, interest and costs of Ninety-nine Dollars Eleven Cents (\$99.11);

Judgment vs. City of Indianapolis in favor of H. Glick & Company in Cause No. A-58309 in the Marion Superior Court Room 1, in the amount of Five Hundred Ninety-one Dollars Sixty-four Cents (\$591.64) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Thirteen Dollars Two Cents (\$13.02) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Six Hundred Twelve Dollars One Cent (\$612.01);

Judgment vs. City of Indianapolis in favor of Stewart Carey Glass Company in Cause No. A-58310 in the Marion Superior Coutr Room 1, in the amount of Forty-one Dollars Twelve Cents (\$41.12) with interest as six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Ninety Cents (\$.90) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Forty-nine Dollars Thirty-seven Cents (\$49.37);

Judgment vs. City of Indianapolis in favor of Sam Rose & Company in Cause No. A-58311 in the Marion Superior Court Room 1, in the amount of Three Thousand Four Hundred Sixty One Dollars Forty-nine Cents (\$3,461.49) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Seventy-six Dollars Fifteen Cents (\$76.15) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Three Thousand Five Hundred Forty-four Dollars Ninety-nine Cents (\$3,544.99);

Judgment vs. City of Indianapolis in favor of Mutual China Company in Cause No. A-58312 in the Marion Superior Court Room 1, in the amount of One Hundred Forty-two Dollars Forty Cents (\$142.40) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to

Three Dollars Eleven Cents (\$3.11) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Fifty-two Dollars Eighty-six Cents (\$152.86);

Judgment vs. City of Indianapolis in favor of Polk Sanitary Milk Company in Cause No. A-58313 in the Marion Superior Court Room 1, in the amount of Two Hundred Sixty-one Dollars Ninety Cents (\$261.90) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Five Dollars Seventy-six Cents (\$5.76) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Seventy-five Dollars One Cent (\$275.01);

Judgment vs. City of Indianapolis in favor of W. H. Armstrong in Cause No. A-58314 in the Marion Superior Court Room 1, in the amount of Eighty-seven Dollars Eighty-five Cents (\$87.85) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar Ninety-three Cents (\$1.93) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Ninety-seven Dollars Thirteen Cents (\$97.13);

Judgment vs. City of Indianapolis in favor of Kuhn Market in Cause No. A-58315 in the Marion Superior Court Room 1, in the amount of Three Thousand Four Hundred Seventy-six Dollars Fifty-eight Cents (\$3,476.58) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Seventy-six Dollars Forty-eight Cents (\$76.48) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Three Thousand Five Hundred Sixty Dollars Forty-one Cents (\$3,560.41);

Judgment vs. City of Indianapolis in favor of Kingan &

Company in Cause No. A-58316 in the Marion Superior Court Room 1, in the amount of One Thousand One Hundred Twentyseven Dollars Ninety-eight Cents (\$1,127.98) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Twenty-four Dollars Eighty-two Cents (\$24.82) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Thousand One Hundred Sixty Dollars Fifteen Cents (\$1,160.15):

Judgment vs. City of Indianapolis in favor of Efroymson & Wolf in Cause No. A-58317 in the Marion Superior Court Room 1, in the amount of Two Hundred Thirty Dollars Forty-seven Cents (\$230.47) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Five Dollars Seven Cents (\$5.07) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Forty Two Dollars Eightynine Cents (\$242.89);

Judgment vs. City of Indianapolis in favor of Service Printing Company in Cause No. A-58318 in the Marion Superior Court Room 1, in the amount of Sixty-three Dollars (\$63.00) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar Thirty-nine Cents (\$1.39) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Seventy-one Dollars Seventy-four Cents (\$71.74);

Judgment vs. City of Indianapolis in favor of Willys Fish & Oyster Company in Cause No. A-58319 in the Marion Superior Court Room 1, in the amount of Three Hundred Five Dollars Thirty-eight cents (\$305.38) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Six Dollars Seventy-two Cents (\$6.72) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Three Hundred Nineteen Dollars Forty-five Cents (\$319.45);

Judgment vs. City of Indianapolis in favor of C. P. Lesh Paper Company in Cause No. A-58320 in the Marion Superior Court Room 1, in the amount of One Hundred Thirty Dollars (\$130.00) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Two Dollars Eighty-six Cents (\$2.86) with costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Forty Dollars Twenty-one Cents (\$140.21);

Judgment vs. City of Indianapolis in favor of Stratton Broom Company in Cause No. A-58321 in the Marion Superior Court Room 1, in the amount of Thirty One Dollars Fifteen Cents (\$31.15) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Sixty-nine Cents (\$.69) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Thirty-nine Dollars Nineteen Cents (\$39.19);

Judgment vs. City of Indianapolis in favor of Harry G. Sargent Paint Company in Cause No. A-58322 in the Marion Superior Court Room 1, in the amount of Eighty Dollars Twenty-five Cents (\$80.25) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar Seventy-seven Cents (\$1.77) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eighty-nine Dollars Thirty-seven Cents (\$89.37);

Judgment vs. City of Indianapolis in favor of Hook Drugs, Inc., in Cause No. A-58323 in the Marion Superior Court Room 1, in the amount of Twenty-seven Dollars Fifty Cents (\$27.50) with interest at the rate of six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Sixty-one Cents

(\$.61) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Thirty-five Dollars Forty-six Cents (\$35.46);

Judgment vs. City of Indianapolis in favor of The Rush & Hebble Company in Cause No. A-58324 in Marion Superior Court Room 1, in the amount of One Hundred Sixty-four Dollars Eighty-one Cents (\$164.81) with interest at six percent (6%) from March 17, 1931, to July 31, 1931, amounting to Three Dollars Sixty-three Cents (\$3.63) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Seventy-five Dollars Seventy-nine Cents (\$175.79);

Judgment vs. City of Indianapolis in favor of the Ostermeyer Paper Company in Cause No. A-58325 in Marion Superior Court Room 1, in the amount of Ninety-nine Dollars Twenty-five Cents (\$99.25) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Two Dollars Eighteen Cents (\$2.18) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Eight Dollars Seventy-eight Cents (\$108.78);

Judgment vs. City of Indianapolis in favor of the Weber Milk Company in Cause No. A-58326 in Marion Superior Court Room 1, in the amount of Two Hundred Sixty Dollars Fifty-one Cents (\$260.51) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Five Dollars Seventy-three Cents (\$5.73) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Seventy-three Dollars Fifty-nine Cents (\$273.59);

Judgment vs. City of Indianapolis in favor of Tennant Produce Company in Cause No. A-58327 in Marion Superior Court Room 1, in the amount of Nine Hundred Forty-four Dollars

Seventy-four Cents (\$944.74) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Twenty Dollars Seventy-eight Cents (\$20.78) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Nine Hundred Seventy-two Dollars Eighty-seven Cents (\$972.87);

Judgment vs. City of Indianapolis in favor of Peil Bros. Starch Company in Cause No. A-58328 in Marion Superior Court Room 1, in the amount of Thirty-three Dollars Eighty-one Cents (\$33.81) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Seventy-four Cents (\$.74) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Forty-one Dollars Ninety Cents (\$41.90);

Judgment vs. City of Indianapolis in favor of Indiana Paper Company in Cause No. A-58329 in Marion Superior Court Room 1, in the amount of Seventy-three Dollars Eighty-three Cents (\$73.83), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar Sixty-two Cents (\$1.62) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eighty-two Dollars Eighty Cents (\$82.80);

Judgment vs. City of Indianapolis in favor of Chas. B. Dyer in Cause No. A-58330 in Marion Superior Court Room 1, in the amount of Sixty-five Dollars (\$65.00) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar Forty-three Cents (\$1.43) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Seventy-three Dollars Seventy-eight Cents (\$73.78);

Judgment vs. City of Indianapolis in favor of C. O. Mallery-Rec. Hibben Holloweg Company in Cause No. A-58331 in Marion

Superior Court Room 1, in the amount of One Thousand Three Hundred Forty-four Dollars Thirty Cents (\$1,344.30) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Twenty-nine Dollars Fifty-seven Cents (\$29.57) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Thousand Three Hundred Eighty-one Dollars Twenty-two Cents (\$1,381.22);

Judgment vs. City of Indianapolis in favor of Central Motor Parts Company in Cause No. A-58332 in Marion Superior Court Room 1, in the amount of Thirty Dollars Forty-nine Cents (\$30.49) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Sixty-seven Cents (\$.67) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Thirty-eight Dollars Fifty-one Cents (\$38.51);

Judgment vs. City of Indianapolis in favor of C. Off & Company in Cause No. A-58333 in Marion Superior Court Room 1, in the amount of Eighty-eight Dollars Ten Cents (\$88.10) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar Ninety-four Cents (\$1.94) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Ninety-seven Dollars Thirty-nine Cents (\$97.39);

Judgment vs. City of Indianapolis in favor of Paramont Optical Company in Cause No. A-58334 in Marion Superior Court Room 1, in the amount of One Hundred Eighty-four Dollars Fifteen Cents (\$184.15) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Four Dollars Five Cents (\$4.05) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Ninety-five Dollars Fifty-five Cents (\$195.55);

Judgment vs. City of Indianapolis in favor of Crescent Paper

Company in Cause No. A-58335 in Marion Superior Court Room 1, in the amount of One Hundred Twenty-five Dollars Seventy-five Cents (\$125.75) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Two Dollars Seventy-seven Cents (\$2.77) and costs in the amount of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Thirty-five Dollars Eighty-seven Cents (\$135.87);

Judgment vs. City of Indianapolis in favor of Continental Baking Company in Cause No. A-58336 in Marion Superior Court Room 1, in the amount of Two Hundred Sixty Dollars Thirty-five Cents (\$260.35) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Five Dollars Seventy-three Cents (\$5.73) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Seventy-three Dollars Forty-three Cents (\$273.43);

Judgment vs. City of Indianapolis in favor of Patterson Engraving Company in Cause No. A-58337 in Marion Superior Court Room 1, in the amount of Twenty-one Dollars Seventy Cents (\$21.70) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Forty-eight Cents (\$.48) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Twenty-nine Dollars Fifty-three Cents (\$29.53);

Judgment vs. City of Indianapolis in favor of Harry H. Redfern Company in Cause No. A-58338 in Marion Superior Court Room 1, in the amount of Fifty Dollars Seventy-five Cents (\$50.75) with interest at six percent (6%) per aunum from March 17, 1931, to July 31, 1931, amounting to One Dollar Twelve Cents (\$1.12) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Fifty-nine Dollars Twenty-two Cents (\$59.22);

Judgment vs. City of Indianapolis in favor of The Home Lumber & Supply Company in Cause No. A-58339 in Marion Superior Court Room 1, in the amount of Twenty-nine Dollars (\$29.00) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Sixty-four Cents (\$.64) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Thirty-six Dollars Ninety-nine Cents (\$36.99);

Judgment vs. City of Indianapolis in favor of Rec. Allied Coal & Materials Company in Cause No. A-58340 in Marion Superior Court Room 1, in the amount of Ninety-six Dollars (\$96.00) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Two Dollars Eleven Cents (\$2.11) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and cost of One Hundred Five Dollars Forty-six Cents (\$105.46);

Judgment vs. City of Indianapolis in favor of C. A. Schrader & Company, Inc., in Cause No. A-58341 in Marion Superior Court Room 1, in the amount of Two Hundred Thirty-four Dollars Fifteen Cents (\$234.15) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Two Dollars Ninety-five Cents (\$2.95) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Forty-four Dollars Forty-five Cents (\$244.45);

Judgment vs. City of Indianapolis in favor of The Fishback Company in Cause No. A-58342 in Marion Superior Court Room 1, in the amount of Four Hundred Seventy-four Dollars Fifty-five Cents (\$474.55) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Ten Dollars Forty-four Cents (\$10.44) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Four Hundred Ninety-two Dollars Thirty-four Cents (\$492.34);

Judgment vs. City of Indianapolis in favor of Mt. Jackson Fuel Company in Cause No. A-58343 in Marion Superior Court Room 1, in the amount of One Hundred Fifteen Dollars Twenty-five Cents (\$115.25), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Two Dollars and Fifty-four Cents (\$2.54), and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Twenty-five Dollars and Fourteen Cents (\$125.14);

Judgment vs. City of Indianapolis in favor of Stipher & Muncan in Cause No. A-58344 in Marion Superior Court Room 1, in the amount of Thirty-one Dollars and Twenty-six Cents (\$31.26), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Sixty-nine Cents (\$.69), and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Thirty-nine Dollars and Thirty Cents (\$39.30);

Judgment vs. City of Indianapolis in favor of Standard Nut Margarine Company in Cause No. A-58345 in Marion Superior Court Room 1, in the amount of One Thousand Two Hundred Thirty Dollars and Ninety Cents (\$1,230.90), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Twenty-four Dollars and Eighty-eight Cents (\$24.88), and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Thousand Two Hundred Sixty-three Dollars and Thirteen Cents (\$1,263.13);

Judgment vs. City of Indianapolis in favor of Industrial Electric Company in Cause No. A-58346 in Marion Superior Court Room 1, in the amount of One Hundred Twenty-three Dollars and Forty Cents (\$123.40), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Two Dollars and Seventy-one Cents (\$2.71), and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making

a total claim, of judgment, interest and costs of One Hundred Thirty-three Dollars Forty-six Cents (\$133.46);

Judgment vs. City of Indianapolis in favor of Central Rubber & Supply Company in Cause No. A-58347 in Marion Superior Court Room 1, in the amount of Seventy-five Dollars Ninety-three Cents (\$75.93) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar Sixty-seven Cents (\$1.67) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of Judgment, interest and costs of Eighty-four Dollars Ninety-five Cents (\$84.95);

Judgment vs. City of Indianapolis in favor of Dean Bros. Company in Cause No. A-58348 in Marion Superior Court Room 1, in the amount of Thirty-nine Dollars Sixty-three Cents (\$39.63) with interest at six percent per annum from March 17, 1931, to July 31, 1931, amounting to Eighty-seven Cents (\$.87) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Forty-seven Dollars Eighty-five Cents (\$47.85);

Judgment vs. City of Indianapolis in favor of Vonnegut Hardware Company in Cause No. A-58349 in Marion Superior Court Room 1, in the amount of Sixty-nine Dollars Fifty-eight Cents (\$69.58) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar Fifty-three Cents (\$1.53) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Seventy-eight Dollars Forty-six Cents (\$78.46);

Judgment vs. City of Indianapolis in favor of F. Hilgemeier & Bros., Inc., in Cause No. A-58350 in Marion Superior Court Room 1, in the amount of Six Hundred Two Dollars Forty Cents (\$602.40) with interest at six (6%) percent per annum from March 17, 1931, to July 31, 1931, amounting to Thirteen

Dollars Twenty-five Cents (\$13.25) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Six Hundred Twenty-three Dollars (\$623.00);

Judgment vs. City of Indianapolis in favor of Frank Fox in Cause No. A-58351 in Marion Superior Court Room 1, in the amount of Seventy-three Dollars Forty-eight Cents (\$73.48) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar Sixty-two Cents (\$1.62) and costs in the sum of Seven Dollars Thirty-five (\$7.35), making a total claim of judgment, interest and costs of Eighty-two Dollars Forty-five Cents (\$82.45);

Judgment vs. City of Indianapolis in favor of Indianapolis Abattoir Corporation, in Cause No. A-58352 in Marion Superior Court Room 1, in the amount of Seven Hundred Ninety-nine Dollars Thirty-three Cents (\$799.33) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Seventeen Dollars Fifty-eight Cents (\$17.58) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eight Hundred Twenty-four Dollars Twenty-six Cents (\$824.26);

Judgment vs. City of Indianapolis in favor of C. D. Kenny Company in Cause No. A-58353 in Marion Superior Court Room 1, in the amount of Two Hundred Seventeen Dollars Twelve Cents (\$217.12) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Four Dollars Seventy-eight Cents (\$4.78) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Twenty-nine Dollars Twenty-five Cents (\$229.25);

Judgment vs. City of Indianapolis in favor of Carl Schubert in Cause No. A-58354 in Marion Superior Court Room 1, in the amount of Fifty-five Dollars Eight Cents (\$55.08) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar Twenty-one Cents (\$1.21) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Sixty-three Dollars Sixty-four Cents (\$63.64);

Judgment vs. City of Indianapolis in favor of Jessup & Antrim Ice Cream Company in Cause No. A-58355 in Marion Superior Court Room 1, in the amount of Five Thousand One Hundred Ninety-six Dollars Thirty-four Cents (\$5,196.34), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Hundred Fourteen Dollars Thirty-two Cents (\$114.32) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Five Thousand Three Hundred Eighteen Dollars One Cent (\$5,318.01);

Judgment vs. City of Indianapolis in favor of Capitol Potato Chip Company in Cause No. A-58356 in Marion Superior Court Room 1, in the amount of Thirty-six Dollars (\$36.00) with interest at the rate of six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Seventy-nine Cents (\$.79) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Forty-four Dollars Fourteen Cents (\$44.14);

Judgment vs. City of Indianapolis in favor of Akron Surgical House in Cause No. A-58357 in Marion Superior Court Room 1, in the amount of One Hundred Seventy-three Dollars Twenty-one Cents (\$173.21) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Three Dollars Eighty-one Cents (\$3.81) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Eighty-four Dollars Thirty-seven Cents (\$184.37);

Judgment vs. City of Indianapolis in favor of The Baxter

Company in Cause No. A-58358 in Marion Superior Court Room 1, in the amount of One Hundred Fifty-two Dollars Twenty-six Cents (\$152.26) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Three Dollars Thirty-five Cents and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Sixty-two Dollars Ninety-six Cents (\$162.96);

Judgment vs. City of Indianapolis in favor of Ralph L. Lochry in Cause No. A-58359 in Marion Superior Court Room 1, in the amount of One Hundred Sixty-five Dollars Thirty-eight Cents (\$165.38) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Three Dollars Sixty-four Cents (\$3.64) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Seventy-six Dollars Thirty-seven Cents (\$176.37);

Judgment vs. City of Indianapolis in favor of Hare Chevrolet Company in Cause No. A-58360 in Marion Superior Court Room 1, in the amount of Thirty-seven Dollars Thirty-seven Cents (\$37.37) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Eighty-two Cents (\$.82) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Forty-five Dollars Fifty-four Cents (\$45.54);

Judgment vs. City of Indianapolis in favor of Em Roe Sporting Goods Company in Cause No. A-58361 in Marion Superior Court Room 1, in the amount of Five Hundred Fifty-five Dollars Twenty-nine Cents (\$555.29) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Twelve Dollars Twenty-two Cents (\$12.22) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Five Hundred Seventy-four Dollars Eighty-six Cents (\$574.86);

Judgment vs. City of Indianapolis in favor of Ransom & Randolph Company in Cause No. A-58362 in Marion Superior Court Room 1, in the amount of Five Hundred Forty-six Dollars Forty-one Cents (\$546.41) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Twelve Dollars Two Cents (\$12.02) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of Five Hundred Sixty-five Dollars Seventy-eight Cents (\$565.78);

Judgment vs. City of Indianapolis in favor of M. O'Conner and Company in Cause No. A-58364 in Marion Superior Court Room 1, in the amount of Two Hundred Fifty-seven Dollars Ninety-three Cents (\$257.93) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Five Dollars Sixty-seven Cents (\$5.67) and costs in the amount of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Seventy Dollars Ninety-five Cents (\$270.95);

Judgment vs. City of Indianapolis in favor of Mead Johnson & Company in Cause No. A-58365 in Marion Superior Court Room 1, in the amount of Two Hundred Thirty-four Dollars Twenty-nine Cents (\$234.29) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Five Dollars Fifteen Cents (\$5.15) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Forty-six Dollars Seventy-nine Cents (\$246.79);

Judgment vs. City of Indianapolis in favor of Mooney Mueller-Ward Company in Cause No. A-58366 in Marion Superior Court Room 1, in the amount of Two Thousand Nine Hundred Forty-two Dollars Fifteen Cents (\$2,942.15) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Sixty-four Dollars Seventy-three Cents (\$64.73) and costs in the sum of Seven Dollars Thirty-

five Cents (\$7.35), making a total claim of judgment, interest and costs of Three Thousand Fourteen Dollars Twenty-three Cents (\$3,014.23);

Judgment vs. City of Indianapolis in favor of Van Camp Hardware & Iron Company in Cause No. A-58367 in Marion Superior Court Room 1, in the amount of Twenty-four Dollars Thirty-nine Cents (\$24.39) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Fifty-four Cents (\$.54) and costs in the sum of Seven Dollar and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Thirty-two Dollars and Twenty-eight Cents (\$32.28);

Judgment vs. City of Indianapolis in favor of Stokes Pharmacy in Cause No. A-58368 in Marion Superior Court Room 1, in the amount of Eighty-six Dollars and Seventy Cents (\$86.70) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar and Ninety-one Cents (\$1.91), and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Ninety-five Dollars and Ninety-six Cents (\$95.96);

Judgment vs. City of Indianapolis in favor of Kiefer-Stewart Company in Cause No. A-58416 in Marion Superior Court Room 1, in the amount of Nine Hundred Seventy-nine Dollars and Forty-two Cents (\$979.42), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Twenty-one Dollars and Fifty-five Cents (\$21.55) and costs in the sum of Seven Dollars and Ninety-five Cents (\$7.95), making a total claim of judgment, interest and costs of One Thousand Eight Dollars and Ninety-two Cents (\$1,008.92);

Judgment vs. City of Indianapolis in favor of Indianapolis Coal Company in Cause No. A-58437 in the Marion Superior Court Room 1, in the amount of Three Thousand Two Hundred Four Dollars and Ninety-seven Cents (\$3,204.97), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Seventy Dollars and Fifty-one Cents (\$70.51), and costs in the sum of Seven Dollars and Fifty-five Cents (\$7.55), making a total claim of judgment, interest and costs of Three Thousand Two Hundred Eighty-three Dollars and Three Cents (\$3,283.03);

Judgment vs. City of Indianapolis in favor of Mallenchrodt Chemical Works in Cause No. A-58467 in Marion Superior Court Room 1, in the amount of Three Hundred Seventeen Dollars Twenty Cents (\$317.20) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Six Dollars Ninety-eight Cents (\$6.98) and costs in the sum of Seven Dollars Fifty-five Cents (\$7.55), making a total claim of judgment, interest and costs of Three Hundred Thirty-one Dollars Seventy-three Cents (\$331.73);

Judgment vs. City of Indianapolis in favor of Dearborn Chemical Company in Cause No. A-58703 in Marion Superior Court Room 1, in the amount of Fifty-three Dollars Ninety Cents (\$53.90) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar Nineteen Cents (\$1.19) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Sixty-two Dollars Forty-four Cents (\$62.44);

Judgment vs. City of Indianapolis in favor of U. S. Industrial Alcohol Company in Cause No. A-58704 in Marion Superior Court Room 1, in the amount of One Hundred Fifty-two Dollars Sixty-four Cents (\$152.64) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars Thirty-six Cents (\$3.36) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Sixty-three Dollars Thirty-five Cents (\$163.35);

Judgment vs. City of Indianapolis in favor of Swift & Company in Cause No. A-58705 in Marion Superior Court Room 1, in the amount of Eight Hundred Fifty-seven Dollars and Thirty-six Cents (\$857.36), with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Eight Hundred Eighty-three Dollars and Fifty-seven Cents (\$883.57);

Judgment vs. City of Indianapolis in favor of Crane Company in Cause No. A-58706 in Marion Superior Court Room 1, in the amount of Forty-two Dollars and Eighteen Cents (\$42.18) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Ninety-three Cents (\$.93) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of Fifty Dollars and Forty-six Cents (\$50.46);

Judgment vs. City of Indianapolis in favor of Morton Salt Company in Cause No. A-58707 in Marion Superior Court Room 1, in the amount of Three Hundred Six Dollars (\$306.00) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Six Dollars and Seventy-three Cents (\$6.73) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of Three Hundred Twenty Dollars and Eight Cents (\$320.08);

Judgment vs. City of Indianapolis in favor of The DuPree Company in Cause No. A-58708 in Marion Superior Court Room 1, in the amount of One Hundred Eighty Dollars (\$180.00) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars and Ninetysix Cents (\$3.96) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of One Hundred Ninety-one Dollars and Thirty-one Cents (\$191.31):

Judgment vs. City of Indianapolis in favor of A. Seidel & Sons in Cause No. A-58709 in Marion Superior Court Room 1,

in the amount of One Hundred Thirty-eight Dollars and Sixty Cents (\$138.60) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars and Five Cents (\$3.05) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Forty-nine Dollars (\$149.00);

Judgment vs. City of Indianapolis in favor of The Seamless Rubber Company in Cause No. A-58710 in Marion Superior Court Room 1, in the amount of One Hundred Ninety-three Dollars and Twenty-eight Cents (\$193.28) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Four Dollars and Twenty-five Cents (\$4.25), and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Four Dollars and Eighty-eight Cents (\$204.88);

Judgment vs. City of Indianapolis in favor of The DuBois Soap Company in Cause No. A-58711 in Marion Superior Court Room 1, in the amount of Thirty-two Dollars Fifty Cents (\$32.50) with interest at six percent (6%) per annum, amounting to Seventy-two Cents (\$.72) and costs in the sum of Eight Dollars and Forty Cents (\$8.40), making a total claim of judgment, interest and costs of Forty-one Dollars Sixty-two Cents (\$41.62);

Judgment vs. City of Indianapolis in favor of Westinghouse Electric Elevator Company in Cause No. A-58712 in Marion Superior Court Room 1, in the amount of Forty Dollars (\$40.00) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Eighty-eight Cents (\$.88), and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Forty-eight Dollars and Twenty-three Cents (\$48.23);

Judgment vs. City of Indianapolis in favor of American Alum-

inum Mfg. Company in Cause No. A-58713 in Marion Superior Court Room 1, in the amount of Twenty-seven Dollars and Twenty-four Cents (\$27.24), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Sixty Cents (\$.60), and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Thirty-Five Dollars and Nineteen Cents (\$35.19);

Judgment vs. City of Indianapolis in favor of General Food Sales Company, Inc., in Cause No. A-58714 in Marion Superior Court Room 1, in the amount of Fifty-five Dollars and Ten Cents (\$55.10), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to One Dollar and Twenty-one Cents (\$1.21), and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Sixty-three Dollars and Sixty-six Cents (\$63.66);

Judgment vs. City of Indianapolis in favor of General Electric Supply Corporation, in Cause No. A-58715 in Marion Superior Court Room 1, in the amount of One Hundred Dollars and Thirty-five Cents (\$100.35), with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Two Dollars and Twenty-one Cents (\$2.21) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Nine Dollars Ninety-one Cents (\$109.91);

Judgment vs. City of Indianapolis in favor of City Ice & Coal Company in Cause No. A-58363 in Marion Superior Court Room 1, in the amount of Seven Hundred Ten Dollars and Twelve Cents (\$710.12) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Fifteen Dollars and Sixty-three Cents (\$15.63) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Seven Hundred Thirty-three Dollars and Ten Cents (\$733.10);

Judgment vs. City of Indianapolis in favor of The Linde Air Products Company in Cause No. A-58716 in Marion Superior Court Room 1, in the amount of Two Hundred Seven Dollars and Sixty-eight Cents (\$207.68) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amountinf to Four Dollars and Fifty-seven Cents (\$4.57) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Two Hundred Nineteen Dollars and Sixty Cents (\$219.60);

Judgment vs. City of Indianapolis in favor of Arthur H. Thomas in Cause No. A-58717 in Marion Superior Court Room 1, in the amount of Ninety-six Dollars and Ninety-three Cents (\$96.93) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Two Dollars and Thirteen Cents (\$2.13) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Six Dollars and Forty-one Cents (\$106.41);

Judgment vs. City of Indianapolis in favor of Kny-Scherer Corporation in Cause No. A-58718 in Marion Superior Court Room 1, in the amount of Sixty-six Dollars and Seventy-five Cents (\$66.75) with interest as six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar and Forty-seven Cents (\$1.47) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of Judgment, interest and costs of Seventy-five Dollars and Fifty-seven Cents (\$75.57);

Judgment vs. City of Indianapolis in favor of Nutrition Clinics, Inc., in Cause No. A-58719 in Marion Superior Court Room 1, in the amount of Thirty-six Dollars and Thirty-four Cents (\$36.34) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Eighty Cents (\$.80) and costs in the sum of Seven Dollars and Thirty-

five Cents (\$7.35), making a total claim of judgment, interest and costs of Forty-four Dollars and Forty-nine Cents (\$44.49);

Judgment vs. City of Indianapolis in favor of S. Gumpert Company, Inc., in Cause No. A-58720 in Marion Superior Court Room 1, in the amount of One Hundred Sixteen Dollars (\$116.00) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Two Dollars and Fifty-five Cents (\$2.55) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total of judgment, interest and costs of One Hundred Twenty-five Dollars Ninety Cents (\$125.90);

Judgment vs. City of Indianapolis in favor of Kansas City Oxygen Gas Company in Cause No. A-58721 in Marion Superior Court Room 1, in the amount of Three Hundred Eighty Dollars and Fifty-eight Cents (\$380.58) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Eight Dollars and Thirty-seven Cents (\$8.37) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Three Hundred Ninety-six Dollars and Thirty Cents (\$396.30);

Judgment vs. City of Indianapolis in favor of General Electric X-Ray Corporation in Cause No. A- 58722 in Marion Superior Court Room 1, in the amount of Four Hundred Five Dollars and Seventy-four Cents (\$405.74) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Eight Dollars and Ninety-three Cents (\$8.93) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Four Hundred Twenty-two Dollars and Two Cents (\$422.02);

Judgment vs. City of Indianapolis in favor of U. S. Sanitary Specialties Corporation in Cause No. A-58723, Marion Superior Court Room 1, in the amount of Ten Dollars and Sixty-eight Cents (\$10.68) with interest at six percent (6%) per annum

from March 17, 1931 to July 31, 1931, amounting to Twenty-three Cents (\$.23) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eighteen Dollars and Twenty-six Cents (\$18.26);

Judgment vs. City of Indianapolis in favor of Shell Petroleum Corporation in Cause No. A-58724 in Marion Superior Court Room 1, in the amount of Eight Hundred Thirty-one Dollars and Ninety-five Cents (\$831.95) with interest at six percent (6%) per annum from March 17, 1931 to April 31, 1931, amounting to Eighteen Dollars and Thirty Cents (\$18.30) with costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eight Hundred Fifty-seven Dollars and Sixty Cents (\$857.60);

Judgment vs. City of Indianapolis in favor of Quick Tire Service, Inc., in Cause No. A-58725 in Marion Superior Court Room 1, in the amount of One Hundred Seventy-three Dollars and Thirty Cents (\$173.30) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars and Eighty-one Cents (\$3.81) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Eighty-four Dollars and Forty-six Cents (\$184.46);

Judgment vs. City of Indianapolis in favor of H. Kahnstamm & Company, Inc., in Cause No. A-58726 in Marion Superior Court Room 1, in the amount of One Hundred Fifty-one Dolfars and Sixteen Cents (\$151.16) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars Thirty-three Cents (\$3.33) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Sixty-one Dollars and Eighty-four Cents (\$161.84);

Judgment vs. City of Indianapolis in favor of Booth Fisheries

Company in Cause No. A-58727 in Marion Superior Court Room 1, in the amount of Eighty-eight Dollars and Thirty Cents (\$88.30), with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar Ninety-four Cents (\$1.94) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Ninety-seven Dollars and Fiftynine Cents (\$97.59);

Judgment vs. City of Indianapolis in favor of George S. Daugherty Company in Cause No. A-58728 in Marion Superior Court Room 1, in the amount of Four Hundred Fifty-six Dollars and Sixteen Cents (\$456.16) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Ten Dollars and Four Cents (\$10.04) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Four Hundred Seventy-three Dollars and Fifty-five Cents (\$473.55);

Judgment vs. City of Indianapolis in favor of E. R. Squibb & Sons in Cause No. A-58729 in Marion Superior Court Room 1, in the amount of Thirty-five Dollars and Twenty-five Cents (\$35.25) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Seventy-eight Cents (\$.78) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Forty-three Dollars and Thirty-eight Cents (\$43.38);

Judgment vs. City of Indianapolis in favor of H. A. Metz Laboratories, Inc., in Cause No. A-58730 in Marion Superior Court Room 1, in the amount of Two Hundred Five Dollars (\$205.00) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Four Dollars and Fifty-one Cents (\$4.51) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of

judgment, interest and costs of Two Hundred Sixteen Dollars and Eighty-six Cents (\$216.86);

Judgment vs. City of Indianapolis in favor of Armour & Company in Cause No. A-58731 in Marion Superior Court Room 1, in the amount of Five Hundred Fifty-four Dollars and Sixty-five Cents (\$554.65) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Twelve Dollars and Twenty Cents (\$12.20) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Five Hundred Seventy-four Dollars and Twenty Cents (\$574.20);

Judgment vs. City of Indianapolis in favor of Horlick Malted Milk Corporation in Cause No. A-58732 in Marion Superior Court Room 1, in the amount of Eighty Dollars (\$80.00) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar and Seventy-six Cents (\$1.76) and costs in the sum of Seven Dollars Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eighty-nine Dollars and Eleven Cents (\$89.11);

Judgment vs. City of Indianapolis in favor of Colgate Palmolive-Peet Company in Cause No. A-58733 in Marion Superior Court Room 1, in the amount of Sixty Dollars and Seventy-five Cents (\$60.75) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar and Thirty-four Cents (\$1.34) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Sixty-nine Dollars and Forty-four Cents (\$69.44);

Judgment vs. City of Indianapolis in favor of The Pure Oil Company in Cause No. A-58734 in Marion Superior Court Room 1, in the amount of One Hundred Thirty-five Dollars and Ninetynine Cents (\$135.99) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931 amounting to

Two Dollars and Ninety-nine Cents (\$2.99) with costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Forty-six Dollars and Thirty-three Cents (\$146.33);

Judgment vs. City of Indianapolis in favor of The Colson-Cleveland Company in Cause No. A-58735 in Marion Superior Court Room 1, in the amount of Seventeen Dollars and Ninety-three Cents (\$17.93) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Thirty-nine Cents (\$.39) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of Twenty-five Dollars and Sixty-seven Cents (\$25.67);

Judgment vs. City of Indianapolis in favor of Lederle Laboratories, Inc., in Cause No. A- 58737 in Marion Superior Court Room 1, in the amount of Eight Hundred Twenty-four Dollars and Eighty-one Cents (\$824.81) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Eighteen Dollars and Fifty Cents (\$18.15) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eight Hundred Fifty Dollars and Thirty-one Cents (\$850.31);

Judgment vs. City of Indianapolis in favor of The Upjohn Company in Cause No. A-58736 in Marion Superior Court Room 1, in the amount of Seventy Five Dollars and Twenty-eight Cents (\$75.28) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar and Sixty-six Cents (\$1.66) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35) making a total claim of judgment, interest and costs of Eighty-four Dollars and Twenty-nine Cents (\$84.29);

Judgment vs. City of Indianapolis in favor of Jaeger-Begilow Company in Cause No. A-58738 in Marion Superior Court Room 1, in the amount of Forty-six Dollars (\$46.00) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to One Dollar and One Cent (\$1.01) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Fifty-four Dollars and Thirty-six Cents (\$54.36);

Judgment vs. City of Indianapolis in favor of The Western Company Incorporated in Cause No. A-58739 in Marion Superior Court Room 1, in the amount of One Hundred Seventy-two Dollars and Eighty Cents (\$172.80) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars and Eighty Cents (\$3.80) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Eighty-three Dollars and Ninety-five Cents (\$183.95);

Judgment vs. City of Indianapolis in favor of South Side Baking Company in Cause No. A-58740 in Marion Superior Court Room 1, in the amount of Eight Hundred Nine Dollars and One Cent (\$809.01) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Seventeen Dollars and Eighty Cents (\$17.80) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Eight Hundred Thirty-four Dollars and Sixteen Cents (\$834.16);

Judgment vs. City of Indianapolis in favor of West Baking Company in Cause No. A-58741 in Marion Superior Court Room 1, in the amount of Sixteen Dollars and Eleven Cents (\$16.11) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Thirty-five Cents (\$.35) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of Twenty-three Dollars Eighty-one Cents (\$23.81);

Judgment vs. City of Indianapolis in favor of C. Roy Jones et al. in Cause No. A-58742 in Marion Superior Court Room 1,

in the amount of One Hundred Sixty-two Dollars and Eighty-two Cents (\$162.82) with interest at six percent (6%) per annum from March 17, 1931, to July 31, 1931, amounting to Three Dollars Fifty-eight Cents (\$3.58) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Seventy-three Dollars and Seventy-five Cents (\$173.75);

Judgment vs. City of Indianapolis in favor of P. Blackston Sons & Company, Inc., et al., in Cause No. A-58743 in Marion Superior Court Room 1, in the amount of One Hundred Sixty Dollars and Sixty-eight Cents (\$160.68) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars and Fifty-three Cents (\$3.53) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Seventy-one Dollars and Fifty-six Cents (\$171.56);

Judgment vs. City of Indianapolis in favor of The Great Eastern Sugar Company, Inc., et al., in Cause No. A-58744 in Marion Superior Court Room 1, in the amount of Ninety-one Dollars and Twenty-eight Cents (\$91.28) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Two Dollars and One Cent (\$2.01) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35), making a total claim of judgment, interest and costs of One Hundred Dollars and Sixty-four Cents (\$100.64);

Judgment vs. City of Indianapolis in favor of Indianapolis Belting and Supply Company in Cause No. A-58745 in Marion Superior Court Room 1, in the amount of One Hundred Fortyfour Dollars and Sixty-three Cents (\$144.63) with interest at six percent (6%) per annum from March 17, 1931 to July 31, 1931, amounting to Three Dollars and Eighteen Cents (\$3.18) and costs in the sum of Seven Dollars and Thirty-five Cents (\$7.35) making a total claim of judgment, interest and costs of One Hundred Fifty-five Dollars and Sixteen Cents (\$155.16);

Judgment vs. City of Indianapolis in favor of J. C. Perry & Company in Cause No. A-56766 in Marion Superior Court Room 3, in the amount of Two Thousand Four Hundred Sixty-seven Dollars and Seven Cents (\$2,467.07) with interest at six percent (6%) per annum from March 20, 1931 to July 31, 1931, amounting to Fifty-four Dollars and Twenty-eight Cents (\$54.28) and costs in the sum of Seven Dollars and Seventy-five Cents (\$7.75), making a total claim of judgment, interest and costs of Two Thousand Five Hundred Twenty-nine Dollars and Ten Cents (\$2,529.10);

Judgment vs. City of Indianapolis in favor of Indianapolis Power & Light Company in Cause No. A-59538 in Marion Superior Court Room 5, in the amount of Seventy-six Thousand Five Hundred Eighteen Dollars and Twenty-one Cents (\$76,518.21) with interest at six percent (6%) per annum from February 24, 1931 to July 31, 1931, amounting to One Thousand Nine Hundred Seventy-four Dollars and Seventy-eight Cents (\$1,974.78) and costs in the sum of Seven Dollars and Fifty-five Cents (\$7.55), making a total claim of judgment, interest and costs of Seventy-eight Thousand Five Hundred Dollars and Fifty-four Cents (\$78,500.54);

Judgment vs. City of Indianapolis in favor of Indianapolis Water Company in Cause No. A-59548 in Marion Superior Court Room 5 in the amount of One Hundred Thirteen Thousand Six Hundred Fifty-one Dollars and Eight Cents (\$113,651.08) with interest at six percent (6%) per annum from February 20, 1931 to July 31, 1931, amounting to Three Thousand Seven Dollars and Eighty-nine Cents (\$3,007.89) and costs in the sum of Seven Dollars and Fifty-five Cents (\$7.55), making a total claim of judgment, interest and costs of One Hundred Sixteen Thousand Six Hundred Sixty-six Dollars and Fifty-two Cents (\$116,666.52).

The total of the aforesaid judgments and costs, with interest

to July 31, 1931 is Two Hundred Forty Four Thousand, Nine Hundred Fifty-nine Dollars and Ten Cents (\$244,959.10), 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 judgments and costs; and

WHEREAS, the city is required to pay interest at the rate of six percent (6%) per annum thereon until paid, and it being necessary for the said city to borrow said Two Hundred Forty-five Thousand Dollars (\$245,000.00) in order to procure a fund to be devoted for the purposes set out herein, and to issue and sell its bonds in said amounts payable from the general revenues of said city, or as may be otherwise authorized or required by law, or as authorized by 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 for the purpose of paying judgment claims, interest and costs thereon as set out hereinbefore, to prepare, issue and sell Two Hundred Forty-five (245) new bonds of the City of Indianapolis, Marion County, Indiana, of One Thousand Dollars (\$1,000.00) each, which bonds shall bear the date of July 1, 1931, and shall be numbered One (1) to Two Hundred Forty-five (245) both inclusive, and shall be designated "Municipal Judgment Funding 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 the first day of July of each year of the period of said bonds. Said bonds shall be issued in Twenty (20) series. The first fifteen (15) of said series shall con-

sist of twelve (12) bonds of One Thousand Dollars (\$1,000.00) each, and said series shall be numbered from one (1) to fifteen (15) both inclusive. The remaining five (5) series, numbered from sixteen (16) to twenty (20) both inclusive shall consist of thirteen (13) bonds of One Thousand Dollars (\$1,000.00) each. The first of said series of bonds shall be due and payable on the first day of July 1932 and one of said series, in numerical sequence, shall be due and payable on the first day of each year thereafter until and including July 1, 1951.

The said 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 interest coupons thereunto attached shall be negotiable and payable at the City Treasurer's office of the City of Indianapolis, Indiana, at Indianapolis, Indiana; said bonds shall be signed by the Mayor and City Controller of the City of Indianapolis, and attested by the City Clerk who shall affix the seal of said city to each of said bonds; and the interest coupons attached to said bonds shall be authenticated by a lithographic facsimile of the signatures of the Mayor and 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 bond numbered One (1), giving also the date of issuance, the amount, day of maturity, rate of interest, and the time and place where said interest shall be payable, and said bonds shall be substantially in the following 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

MUNICIPAL JUDGMENT FUNDING 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 January, 19......, 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 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 the 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 two hundred forty-five (245) bonds of One Thousand Dollars (\$1,000.00) each, numbered from one (1) to two hundred forty-five (245) both inclusive of date of July 1, 1931. Said bonds shall mature in series of twelve (12) bonds of One Thousand Dollars (\$1,000.00) each, each year for the first fifteen (15) years; the first series of twelve (12) bonds maturing July 1, 1932; thirteen (13) bonds of One Thousand Dollars (\$1,000.00) each, each year for the following five (5) years, maturing July 1, 1951. 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 1931, and by virtue of 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.

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

IN WITNESS WHEREOF, the Common Council of the City of

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 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 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 accompaning 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, or them, 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 Law for the payment of judgment claims, interest and costs thereon, hereinbefore set out, and shall constitute and continue appropriations until all of said designated judgment claims, interest and costs have been paid.
- Sec. 8. The Mayor, City Controller, and the 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.

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

By City Controller:

GENERAL ORDINANCE NO. 44, 1931

AN ORDINANCE transferring monies from certain funds and re-

apportioning 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 Sixty Two Dollars (\$62.00), now in Fund No. 11, Services, Personal, Detective Sergeants' Salaries and Wages Regular, Police Department, Board of Public Safety, be and the same is hereby transferred therefrom and reappropriated to Fund No. 51, Insurance and Premiums, Police Department, Board of Public Safety.

Sec. 2. This ordinance shall take effect from and after its passage and publication according to law.

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

By City Purchasing Agent:

GENERAL ORDINANCE NO. 45, 1931

AN ORDINANCE authorizing the purchase by the Board of Public Health and Charities, or its duly authorized agent, of ten thousand (10,000) tons, more or less, of coal, nut, slack and/or screenings from May 1, 1931, to April 30, 1932, to be delivered to the Power Plant, City Hospital, and weighed on Hospital scales, deliveries to be made as ordered by Hospital authorities.

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

Section 1. That the Board of Public Health and Charities of the City of Indianapolis be and it is hereby authorized to purchase, through its duly authorized agent, ten thousand (10,000) tons, more or less, coal, nut, slack and/or screenings, to be delivered to the

Power Plant, City Hospital, as ordered by the Hospital authorities, said coal to be purchased only after competitive bids have been advertised therefor according to law and purchase to be made from the lowest and best bidder or bidders, and the total cost thereof shall not exceed Twenty-four Thousand Dollars (\$24,000).

Sec. 2. That said purchase price for said coal shall be paid out of the funds heretofore appropriated to the Department of Public Health and Charities for the City of Indianapolis for the year 1931. Sec. 3. 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.

ORDINANCES ON SECOND READING

Mr. Tennant called for General Ordinance No. 32, 1931, for second reading. It was read a second time.

On motion of Mr. Tennant, seconded by Mr. Welch, General Ordinance No. 32, 1931, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 32, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Morgan, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Houck called for General Ordinance No. 37, 1931, for second reading. It was read a second time.

On motion of Mr. Houck, seconded by Mr. Gardner, General Ordinance No. 37, 1931, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 37, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Morgan, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Houck called for General Ordinance No. 38, 1931, for second reading. It was read a second time.

On motion of Mr. Houck, seconded by Mr. Morgan, General Ordinance No. 38, 1931, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 38, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Morgan, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Houck called for General Ordinance No. 39, 1931, for second reading. It was read a second time.

On motion of Mr. Houck, seconded by Mr. Welch, Gen-

eral Ordinance No. 39, 1931, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 39, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Morgan, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

Mr. Wheatley called for Special Ordinance No. 4, 1931, for second reading. It was read a second time.

On motion of Mr. Wheatley, seconded by Mr. Welch, Special Ordinance No. 4, 1931, was ordered engrossed, read a third time and placed upon its passage.

Special Ordinance No. 4, 1931, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Gardner, Mr. Henry, Mr. Hildebrand, Mr. Houck, Mr. Morgan, Mr. Tennant, Mr. Welch, Mr. Wheatley, President Ropkey.

On motion of Mr. Henry, seconded by Mr. Wheatley, the Common Council adjourned at 8:40 p. m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the Common Council of the City of Indianapolis, held on the 4th day of May, 1931, at 7:30 p. m.

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

Emest 6 Ropkey

President.

Attest:

Henry O Goett
City Clerk.

(SEAL.)