

**MINUTES OF THE CITY-COUNTY COUNCIL
AND
SPECIAL SERVICE DISTRICT COUNCILS
OF
INDIANAPOLIS, MARION COUNTY, INDIANA**

**REGULAR MEETINGS
MONDAY, OCTOBER 18, 1999**

The City-County Council of Indianapolis, Marion County, Indiana and the Indianapolis Police Special Service District Council, Indianapolis Fire Special Service District Council and Indianapolis Solid Waste Collection Special Service District Council convened in regular concurrent sessions in the Council Chamber of the City-County Building at 7:13 p.m. on Monday, October 18, 1999, with Councillor SerVaas presiding.

Councillor Black led the opening prayer and invited all present to join him in the Pledge of Allegiance to the Flag.

ROLL CALL

The President instructed the Clerk to take the roll call and requested members to register their presence on the voting machine. The roll call was as follows:

29 PRESENT: Black, Borst, Boyd, Bradford, Brents, Cockrum, Coonrod, Coughenour, Curry, Dowden, Franklin, Gilmer, Golc, Gray, Hinkle, Jones, Massie, McClamroch, Moores, Moriarty Adams, O'Dell, Schneider, SerVaas, Shambaugh, Short, Smith, Talley, Tilford, Williams

A quorum of twenty-nine members being present, the President called the meeting to order.

INTRODUCTION OF GUESTS AND VISITORS

Councillor Short recognized State Representative Mae Dickinson. Councillor Black introduced friend Alice Hadden and Carolyn Ferrara of the Meridian Kessler Neighborhood Association. Councillor Franklin recognized former mayoral candidate Bob Parker.

OFFICIAL COMMUNICATIONS

The President called for the reading of Official Communications. The Clerk read the following:

TO ALL MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE
COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND
MARION COUNTY, INDIANA

Journal of the City-County Council

Ladies And Gentlemen :

You are hereby notified the REGULAR MEETINGS of the City-County Council and Police, Fire and Solid Waste Collection Special Service District Councils will be held in the City-County Building, in the Council Chambers, on Monday, October 18, 1999, at 7:00 p.m., the purpose of such MEETINGS being to conduct any and all business that may properly come before regular meetings of the Councils.

Respectfully,
s/Beurt SerVaas
President, City-County Council

September 28, 1999

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be published in the *Court & Commercial Record* and in the *Indianapolis Star* on Friday, October 1, 1999, a copy of a Notice of Public Hearing on Proposal Nos. 588-591, 596, and 600, 1999, said hearing to be held on Monday, October 18, 1999, at 7:00 p.m. in the City-County Building.

Respectfully,
s/Suellen Hart
Clerk of the City-County Council

October 1, 1999

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

I have this day approved with my signature and delivered to the Clerk of the City-County Council, Suellen Hart, the following ordinances and resolutions:

FISCAL ORDINANCE NO. 104, 1999 - approves an increase of \$30,000 in the 1999 Budgets of the County Auditor and the Cooperative Extension Service (County Grants Fund) to pay the salary of a Commercial Horticulture Program Assistant for one year, funded by a grant from Ivy Tech State College

GENERAL ORDINANCE NO. 113, 1999 - authorizes an off-leash area in Eagle Creek Park to enable the Department of Parks and Recreation to establish a canine companion zone

GENERAL ORDINANCE NO. 114, 1999 - authorizes a traffic signal at Mitthoefer Road and 42nd Street (District 14)

GENERAL ORDINANCE NO. 115, 1999 - authorizes a traffic signal at Girls School Road and Lockerbie Drive (District 18)

GENERAL ORDINANCE NO. 116, 1999 - authorizes the reduction in the speed limit on Stop 11 Road between Madison Avenue and Sherman Drive (Districts 20, 24)

GENERAL ORDINANCE NO. 117, 1999 - authorizes an increase in the speed limit on Indiana Avenue from West Street to 10th Street (District 16)

GENERAL ORDINANCE NO. 118, 1999 - authorizes an increase in the speed limit on Morris Street between Kentucky Avenue and Harding Street (Districts 17, 25)

GENERAL ORDINANCE NO. 119, 1999 - authorizes parking restrictions on Gasoline Alley from Rockville Road to Vermont Street (District 17)

GENERAL ORDINANCE NO. 120, 1999 - authorizes parking restrictions on Vermont Street between Lynhurst Drive and Gasoline Alley (District 17)

GENERAL ORDINANCE NO. 121, 1999 - authorizes parking restrictions on Park Davis Drive from Mitthoefer Road to a point 317 feet west of Mitthoefer Road (District 5)

GENERAL ORDINANCE NO. 122, 1999 - authorizes parking restrictions on both sides of Sear Terrace between Madison Avenue and Stop 11 Road (Districts 20, 24)

GENERAL ORDINANCE NO. 123, 1999 - concerns special use loading zones

GENERAL ORDINANCE NO. 124, 1999 - deletes the requirement that parking meters be at the front end of parking spaces

GENERAL ORDINANCE NO. 125, 1999 - authorizes a multi-way stop at Gladstone Avenue and St. Clair Street (District 15)

GENERAL ORDINANCE NO. 126, 1999 - authorizes a multi-way stop at 79th Street and Marsh Road (District 1)

GENERAL ORDINANCE NO. 127, 1999 - authorizes a multi-way stop at Gimber Street, Maywood Road, and Tibbs Avenue (District 17)

GENERAL ORDINANCE NO. 128, 1999 - authorizes a multi-way stop at Fuller Drive and Rinehart Avenue (District 17)

GENERAL ORDINANCE NO. 129, 1999 - authorizes a multi-way stop at Bancroft Avenue and 37th Street (District 14)

GENERAL ORDINANCE NO. 130, 1999 - changes parking restrictions on Kentucky Avenue from Mann Road to Southwest Drive (District 19)

GENERAL ORDINANCE NO. 131, 1999 - authorizes parking restrictions on Emerson Avenue between 10th Street and 16th Street (District 15)

GENERAL ORDINANCE NO. 132, 1999 - authorizes one-way southbound on Blackford Street from Michigan Street to New York Street (District 16)

SPECIAL ORDINANCE NO. 12, 1999 - a special ordinance for Chip Ganassi Racing Teams, Inc. in an amount not to exceed \$4,000,000 to be used for the construction and equipping of a manufacturing facility for use in the company's business of developing and manufacturing championship automobile racing cars on a 5.81 acre parcel of land to be located at 7805 Woodland Drive (Ganassi Racing Teams, Inc. Project) (District 1)

GENERAL RESOLUTION NO. 16, 1999 - authorizes an operating agreement between the Department of Parks and Recreation and Jerry Hayslett for the management and operation of Eagle Creek Municipal Golf Course

GENERAL RESOLUTION NO. 17, 1999 - authorizes an operating agreement between the Department of Parks and Recreation and Jan Tellstrom (Tellstrom Group) for the management and operation of Smock Municipal Golf Course

SPECIAL RESOLUTION NO. 61, 1999 - remembers the life and contributions of John W. Burkhart

SPECIAL RESOLUTION NO. 62, 1999 - congratulates the state champion Roncalli softball team

SPECIAL RESOLUTION NO. 63, 1999 - recognizes the 50th Anniversary of the Salvation Army's Harbor Light Center in Indianapolis

SPECIAL RESOLUTION NO. 64, 1999 - recognizes Bishop T. Garrott Benjamin, Jr.

SPECIAL RESOLUTION NO. 65, 1999 - concerns public safety in Wayne Township

SPECIAL RESOLUTION NO. 66, 1999 - a special resolution for Pedcor Investments-1999-XXXVIII, L.P. amending certain definitions in the original Indenture among the City of Indianapolis, Indiana, and Bank One Trust Company, NA, as trustee (Waterfront Property Project) (District 18)

SPECIAL RESOLUTION NO. 67, 1999 - approves a public purpose grant in the amount of \$12,075 to the White River State Park Development Commission for the purpose of creating a signature sculpture in White River State Park memorializing Michael Carroll, Frank McKinney, John Weliever, and Robert Welch

Respectfully,
s/Stephen Goldsmith, Mayor

PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS, AND COUNCIL RESOLUTIONS

PROPOSAL NO. 655, 1999. The proposal, sponsored by Councillors Gilmer, McClamroch, Boyd, Bradford, Dowden, and Schneider, recognizes "Star" reporter Robert N. Bell. Councillor Gilmer read the proposal and presented Mr. Bell with a copy of the document and a Council pin. Councillors McClamroch, Short, Boyd, Schneider, Dowden, Bradford, and Coughenour voiced

their appreciation for Mr. Bell's objectivity, accuracy in reporting, and sense of humor over the years. Mr. Bell thanked the Council for the recognition. Councillor Gilmer moved, seconded by Councillor McClamroch, for adoption. Proposal No. 655, 1999 was adopted by a unanimous voice vote.

Proposal No. 655, 1999 was retitled SPECIAL RESOLUTION NO. 68, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 68, 1999

A SPECIAL RESOLUTION recognizing retiring *Star* reporter Robert N. Bell.

WHEREAS, Robert N. Bell started working for *The Indianapolis Star* in 1956 at a time when Eisenhower was President, constructing a City-County Building was being discussed locally, reporters pounded on manual and electric typewriters, and Americans were crazy about car fins, drive-in movies and Elvis; and

WHEREAS, Bob began at the paper as a copyboy and was eventually promoted to writing obituaries; and

WHEREAS, over the decades Mr. Bell's reputation grew as a solid and competent reporter, and he wrote about the Legislature, Inside Marion County, and other important beats, and he eventually became Assistant City Editor; and

WHEREAS, this month, Mr. Bell is retiring from gathering and editing news as he has done so well during the past four decades; now, therefore:

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

SECTION 1. The Indianapolis City-County Council recognizes the life and career of respected newspaper reporter Robert N. Bell.

SECTION 2. Now Bob will be able to spend more time with his wife and family in Broad Ripple, enjoy his daily walks on the Monon Greenway Trail, reading dime mystery novels, and cooking.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 645, 1999. The proposal, sponsored by Councillor Borst, recognizes Larry Gigerich, President of the Indianapolis Economic Development Corporation. Councillor Borst read the proposal and presented Mr. Gigerich with a copy of the document and a Council pin. Councillors Tilford, SerVaas, and Gilmer thanked Mr. Gigerich for his service and accomplishments. Mr. Gigerich stated that he appreciated the opportunity to work with various Council members over the last seven years. Councillor Borst moved, seconded by Councillor Curry, for adoption. Proposal No. 645, 1999 was adopted by a unanimous voice vote.

Proposal No. 645, 1999 was retitled SPECIAL RESOLUTION NO. 69, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 69, 1999

A SPECIAL RESOLUTION recognizing Larry Gigerich, President of the Indianapolis Economic Development Corporation.

WHEREAS, during the past several years Indianapolis has been blessed with an outstanding success in economic development; and

WHEREAS, job creation and retention by successful businesses in a city does not "just happen," it is the result of hard work and vision, and is personified by the many long days and months of legwork details and orchestration done by people like Larry Gigerich of the Indianapolis Economic Development Corporation; and

WHEREAS, Mr. Gigerich came to the Corporation in 1997 with a wealth of experience at the Indiana Department of Commerce and as the Mayor's advisor for economic development for five years; and

WHEREAS, he was involved with over \$7 billion in local economic development projects including large plant and office investments by the Naval Air Warfare Center, Eli Lilly, Chrysler, Ford, Navistar, Anthem and Allison Engine and others ; and

WHEREAS, Mr. Gigerich has served on numerous job related and volunteer civic boards and task forces, and was honored by *Governing* magazine as one of the top economic development officials in America; now, therefore:

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

SECTION 1. The Indianapolis City-County Council recognizes Larry Gigerich for his professional and competent economic development work for Indianapolis during the past seven years--the last two as President of the Indianapolis Economic Development Corporation.

SECTION 2. The people of Indianapolis, especially businesses and workers, have been the beneficiaries of Mr. Gigerich's effective detail work on extremely complex new and expanding business projects, along with retaining existing jobs; and the Council wishes Larry well in his new capacity as Vice President of Public Affairs and Public Relations at RealMed Corporation.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 646, 1999. The proposal, sponsored by Councillor Hinkle, recognizes the First Annual Drug Free Rally and Parade on October 23, 1999. Councillor Hinkle read the proposal and presented representatives with a copy of the document and Council pins. Councillor Hinkle moved, seconded by Councillor Smith, for adoption. Proposal No. 646, 1999 was adopted by a unanimous voice vote.

Proposal No. 646, 1999 was retitled SPECIAL RESOLUTION NO. 70, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 70, 1999

A SPECIAL RESOLUTION recognizing the First Annual Drug Free Rally and Parade on October 23, 1999.

WHEREAS, illegal drugs are a scourge that robs people of their normal productive mental abilities, that increases crime so the users buy even more mind bending drugs, adds mentally impaired dangerous drivers on the streets, costs taxpayer citizens millions of dollars to deal with the pushers, users and victims, and causes senseless deaths -- tragically, by many young people who otherwise could have looked forward to productive and happy adult lives well into the 21st Century; and

WHEREAS, this spring, some interested people met to plan the First Annual Drug Free Rally and Parade in downtown Indianapolis on Saturday, October 23, 1999; and

WHEREAS, the Rally intends to show unity in the community for the anti-drug Red Ribbon campaign and the drug free message and work that the campaign represents; and

WHEREAS, the October 23rd Rally is sponsored by local clergy, businesses, neighborhood groups, schools, city-county government, the Indianapolis Department of Parks and Recreation, the Indianapolis Police and Fire Departments, Tobacco-Free Indianapolis and the Indianapolis Public Schools' Red Ribbon Drug Education Program; now, therefore:

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

SECTION 1. The Indianapolis City-County Council recognizes the First Annual Drug Free Rally and Parade, and all the people who worked for six months to try to make this event a powerful and persuasive statement for people to not waste their lives by messing with illegal drugs.

SECTION 2. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 656, 1999. The proposal, sponsored by Councillors Short and Moores, supports Indianapolis Downtown, Inc.'s Wholesale District entry in the Great American Main Street Awards competition. Councillor Moores read the proposal and presented representatives with a copy of the document and Council pins. Councillor Short detailed the accomplishments in the Wholesale District. Tamara Zahn, Executive Director of Indianapolis Downtown, Inc., thanked the Council for their support. Councillor Short moved, seconded by Councillor Moores, for adoption. Proposal No. 656, 1999 was adopted by a unanimous voice vote.

Proposal No. 656, 1999 was retitled SPECIAL RESOLUTION NO. 71, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 71, 1999

A SPECIAL RESOLUTION supporting Indianapolis Downtown, Inc.'s Wholesale District entry in the Great American Main Street Awards competition.

WHEREAS, the economic health and vibrancy of the Wholesale District south of Washington Street in downtown Indianapolis is crucial to the overall well-being of the City of Indianapolis; and

WHEREAS, the City of Indianapolis wholeheartedly supports the leadership of Indianapolis Downtown, Inc. (IDI) in facilitating the improvement efforts of the Wholesale District Task Force, implementation of Facade Improvement and Storefront Merchandising Grants, and its business recruitment and development programs, all of which have combined to significantly increase occupancy and vitality within the Wholesale District; and

WHEREAS, the City of Indianapolis believes that downtown revitalization efforts in the Wholesale District have been fundamental in creating a thriving and vibrant retail, restaurant and entertainment district; and

WHEREAS, IDI was recently recognized for its revitalization efforts in the Wholesale District with the Indiana Main Street Award for Business Climate Improvement; now, therefore:

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

SECTION 1. The Indianapolis City-County Council and the City of Indianapolis recognizes and applauds all of those who have been involved with the re-energized Wholesale District, and fully supports this IDI entry in the national Great American Main Street Awards competition.

SECTION 2. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 657, 1999. The proposal, sponsored by Councillor Bradford, recognizes Jesse M. Poole. Councillor Bradford read the proposal and presented Mr. Poole with a copy of the document and a Council pin. Mr. Poole thanked the Council for the recognition. Councillor

Bradford moved, seconded by Councillor Cockrum, for adoption. Proposal No. 657, 1999 was adopted by a unanimous voice vote.

Proposal No. 657, 1999 was retitled SPECIAL RESOLUTION NO. 72, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 72, 1999

A SPECIAL RESOLUTION recognizing Jesse M. Poole.

WHEREAS, Jesse M. Poole served his country in World War II as a chaplain in the United States Army Air Force; and

WHEREAS, Jesse and his beloved wife Mary Lois were married in 1947 as Indianapolis was settling in after the War, he began teaching school at Indianapolis Public School 45 in 1948, and was an educator for more than three decades until 1982; and

WHEREAS, during his retirement he has been active as a Republican Precinct Committeeman, a Rotarian, a lay minister, and currently serves as President of the Brockton Neighborhood Association, and is widely known fondly as the "Mayor of Brockton"; now, therefore:

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

SECTION 1. The Indianapolis City-County Council recognizes and congratulates Jesse M. Poole for his devotion to the people of the Seventh Council District and to this Great City.

SECTION 2. The Council appreciates the recent efforts he made in saving the trees from destruction on Kessler Boulevard, and his hard work and commitment to help save the Glendale Shopping Center.

SECTION 3. The City-County Council wishes Jay and Mary Lois all the best, and say "well done" to this involved educator and rock solid neighborhood leader during the past half century.

SECTION 4. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 5. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 658, 1999. The proposal, sponsored by Councillor Bradford, recognizes Kite Development and others in redeveloping the Glendale Shopping Center. Councillor Bradford read the proposal and presented representatives with copies of the document and Council pins. Tom Kite of Kite Development and Vi Walker of the Meridian-Kessler Neighborhood Association thanked the Council for their support. Councillor Bradford moved, seconded by Councillor Black, for adoption. Proposal No. 658, 1999 was adopted by a unanimous voice vote.

Proposal No. 658, 1999 was retitled SPECIAL RESOLUTION NO. 73, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 73, 1999

A SPECIAL RESOLUTION recognizing Kite Development and others in Redeveloping the Glendale Shopping Center.

WHEREAS, the Glendale Shopping Center had been the Northside's most upscale and important neighborhood shopping center since 1959; and

WHEREAS, the Glendale Shopping Center has gone through some difficult years with the increased competition by the opening of Castleton Square Mall, the Fashion Mall at Keystone at the Crossing, and the Circle Centre Mall; and

WHEREAS, Kite Development Company purchased Glendale Shopping Center in mid-1999 some forty years after it was built; now, therefore:

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

SECTION 1. The Indianapolis City-County Council commends Kite Development Company and the following individuals, neighborhood associations, and the City of Indianapolis for their unselfish dedication in the redevelopment of Glendale Shopping Center and strengthening the neighborhoods of the Northside of Indianapolis: **Al, Paul, and John Kite and Tom McGowan of Kite Development, Mayor Stephen Goldsmith, the Indianapolis Metropolitan Development Commission, Bob Swintz, June Dugan, Mike Graham, Jay Poole and Lee Ellis and the Brockton Neighborhood Association, Ed Cheikh and Elaine Zukerman and the Broad Ripple Village Association, Alice Hedden and the Keystone Business and Community Association, Vi Walker and Caroline Farrar and the Meridian-Kessler Neighborhood Association, Bill Novak and the Meridian-Kessler Community Development Corporation, Frank Abelard and the North Kessler Manor Neighborhood Association, Joe Loftus, Kari Calabrese, Meghan Boots, and countless others.**

SECTION 2. The Council recognizes and appreciates these groups and the others like them who work diligently every day in keeping the neighborhoods and businesses the best that they can be.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 659, 1999. The proposal, sponsored by Councillor Bradford, recognizes Sandor Development Company and others in redeveloping the Norgate Shopping Center. Councillor Bradford read the proposal and presented representatives with a copy of the document and Council pins. Joe Farr of Sandor Development thanked the Council for the recognition. Councillor Bradford moved, seconded by Councillor Gilmer, for adoption. Proposal No. 659, 1999 was adopted by a unanimous voice vote.

Proposal No. 659, 1999 was retitled SPECIAL RESOLUTION NO. 74, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 74, 1999

A SPECIAL RESOLUTION recognizing Sandor Development Company and others in redeveloping the Norgate Shopping Center.

WHEREAS, the Norgate Shopping Center had been the Northside's most upscale and important neighborhood shopping center since the early 1970's; and

WHEREAS, the Norgate Shopping Center has gone through some difficult years with the increased competition by the development of outlying large strip centers; and

WHEREAS, Sandor Development Company purchased the Norgate Shopping Center in 1999 and began the turnaround of the Center; now, therefore:

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

SECTION 1. The Indianapolis City-County Council commends Sandor Development Company, and the following individuals and corporate citizens, neighborhood associations, and the City of Indianapolis for their unselfish dedication in the redevelopment of Norgate Shopping Center and strengthening the neighborhoods of the Northside of Indianapolis: **Sid Eskenazi, David Eskenazi, Jay Stein of Sandor Development Company, Mayor Stephen Goldsmith, the Indianapolis Metropolitan Development Commission, June Dugan, Mike Graham, Monty Combs, Jim Atterholt, Joe Loftus, Frank's Nursery & Crafts, the Indianapolis Department of Capital Asset Management, Harbour Club Community, the Greater Allisonville Community Council, Kari Calabrese, Meghan Boots, Wal Mart, and countless others.**

SECTION 2. The Council appreciates these groups and others like them throughout the City who work diligently every day in keeping the neighborhoods and businesses the best that they can be.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 660, 1999. The proposal, sponsored by Councillor Talley, remembers the life of Valjean Leon Dickinson. Councillor Talley read the proposal and presented family members with a copy of the document and Council pins. Daughter Debra Dickinson, son Jason Dickinson, brother Stephen Dickinson, and wife Mae Dickinson thanked the Council for this honor. Councillor Talley moved, seconded by Councillor Boyd, for adoption. Proposal No. 660, 1999 was adopted by a unanimous voice vote.

Proposal No. 660, 1999 was retitled **SPECIAL RESOLUTION NO. 75, 1999**, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 75, 1999

A SPECIAL RESOLUTION remembering the life of Valjean Leon Dickinson.

WHEREAS, the word of God says in Philippians 2, "Let nothing be done through strife or vainglory, but in lowliness of mind, let each esteem the other better than themselves."; and

WHEREAS, Valjean Dickinson was a compassionate man destined for "subtle greatness;" subtle, being defined as "not immediately obvious," is a most appropriate definition of Valjean, whose humble spirit was just as the scripture described; and through his diligent, and at times unceasing, work, in an arena that did not lend itself to one becoming a high profile personality—social work—he fulfilled his destiny; and

WHEREAS, Valjean taught everyone he touched, by his life, by who he was, by the principals that he stood for, and by his faith; but yet he did not stop there, he taught us even more by his death; he taught us what strength, perseverance, and acceptance were all about; he left us a legacy of passion and compassion in the people he loved and all those who loved him—his wife, his children, his grandchildren, and his many, many, friends; now, therefore:

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

SECTION 1. The Indianapolis City-County Council remembers Valjean Leon Dickinson.

SECTION 2. On October 30, 1999, Congressman Andy Jacobs and City-County Councilman Steve Talley will accompany the family of Mr. Dickinson in the planting of trees along East 38th Street in celebration of his many contributions to the City of Indianapolis.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

INTRODUCTION OF PROPOSALS

PROPOSAL NO. 626, 1999. Introduced by Councillor Coughenour. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which increases the number of members on the Indianapolis City Market Corporation Board of Directors"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 627, 1999. Introduced by Councillor Coonrod. The Clerk read the proposal entitled: "A Proposal for a Special Resolution which determines the need to lease office space at

9001 East 59th Street for the Lawrence Township Assessor”; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 628, 1999. Introduced by Councillor Massie. The Clerk read the proposal entitled: “A Proposal for a Special Resolution which determines the need to lease office space at 4925 South Shelby Street for the Perry Township Assessor”; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 629, 1999. Introduced by Councillor Schneider. The Clerk read the proposal entitled: “A Proposal for a Special Resolution which approves the sale of approximately 68 acres of real estate owned by the City and the County at 3700 West 21st Street to Hulman & Co., Inc. d/b/a Georgetown Realty Co., Inc. for use in connection with the operation of the Indianapolis Motor Speedway”; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 630, 1999. Introduced by Councillor Hinkle. The Clerk read the proposal entitled: “A Proposal for a General Resolution which approves the issuance of Promissory Notes in connection with a HUD Section 108 guaranteed loan in the amount of \$6 million for the purpose of funding the acquisition of real property, the relocation of individuals, families, and/or businesses, the demolition and/or clearance of existing structures to prepare sites for redevelopment and the installation of new and/or reconstruction of existing infrastructure in connection with the I-70 Keystone Industrial Park Redevelopment Project”; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 631, 1999. Introduced by Councillors Golc and Shambaugh. The Clerk read the proposal entitled: “A Proposal for a General Ordinance which provides merit status for city employees serving as park rangers”; and the President referred it to the Parks and Recreation Committee.

PROPOSAL NO. 632, 1999. Introduced by Councillor Dowden. The Clerk read the proposal entitled: “A Proposal for a Fiscal Ordinance which approves an increase of \$1,500,000 in the 1999 Budget of the County Sheriff (State and Federal Grants Fund) for the purpose of updating the Automated Fingerprinting Identification System (AFIS), funded by a grant from the Community Oriented Policing Services (COPS)”; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 633, 1999. Introduced by Councillor Dowden. The Clerk read the proposal entitled: “A Proposal for a Fiscal Ordinance which approves an increase of \$22,294 in the 1999 Budgets of the County Auditor and County Sheriff (County Grants Fund) to provide a uniformed deputy with arrest powers for the security of runaways and the Youth Emergency Services (YES) employees, funded by a Youth Emergency Services grant”; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 634, 1999. Introduced by Councillor Dowden. The Clerk read the proposal entitled: “A Proposal for a Fiscal Ordinance which approves an increase of \$250,000 in the 1999 Budgets of the County Auditor and Prosecuting Attorney (State and Federal Grants Fund) for the creation of a comprehensive seat belt program, funded by a federal grant administered by the National Highway Traffic Safety Administration”; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 635, 1999. Introduced by Councillor Dowden. The Clerk read the proposal entitled: “A Proposal for a Fiscal Ordinance which approves a transfer of \$241,000 in the 1999

Budget of the Marion County Superior Court, Juvenile Division (County General Fund) to cover renovation and equipment for the satellite offices"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 636, 1999. Introduced by Councillor Dowden. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance which approves an increase of \$492,116 in the 1999 Budgets of the County Auditor, Prosecuting Attorney, County Sheriff, Marion County Public Defender Agency, and the Marion County Superior Court (State and Federal Grants Fund) to continue the expedited court project for an additional year, funded by a grant from the Indiana Criminal Justice Institute"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 637, 1999. Introduced by Councillor Dowden. The Clerk read the proposal entitled: "A Proposal for a Police Special Service District Fiscal Ordinance which approves a transfer of \$250,000 in the 1999 Budget of the Department of Public Safety, Police Division (Police Service District Fund) to cover additional printing and binding costs and to pay various prior year invoices which were not budgeted in the current fiscal year"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 638, 1999. Introduced by Councillor Dowden. The Clerk read the proposal entitled: "A Proposal for a Fire Special Service District Fiscal Ordinance which approves a transfer of \$423,433 in the 1999 Budget of the Department of Public Safety, Fire Division (Fire Service District Fund) to cover Fleet Services charges through the end of 1999"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 639, 1999. Introduced by Councillor Dowden. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which amends various sections in the Code concerning the police and fire departments to allow carryover of years worked for purposes of leave accrual, to allow the assignment of officers to specific pay grades, to make changes in the residency requirements, to require the inclusion of a military component in the promotion process, and to make clarifications in the disciplinary procedure"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 641, 1999. Introduced by Councillor Brents. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which authorizes parking for marked police vehicles only for the southside of Market Street from Alabama Street to Delaware Street (District 16)"; and the President referred it to the Capital Asset Management Committee.

PROPOSAL NO. 642, 1999. Introduced by Councillor Black. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which authorizes a multi-way stop at Winthrop Avenue and 48th Street (District 6)"; and the President referred it to the Capital Asset Management Committee.

PROPOSAL NO. 643, 1999. Introduced by Councillor Black. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which authorizes a multi-way stop at Kingsley Drive and 49th Street (District 6)"; and the President referred it to the Capital Asset Management Committee.

PROPOSAL NO. 644, 1999. Introduced by Councillor Moriarty Adams. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which authorizes a multi-way stop at

Chester Avenue and Walnut Street (District 15)"; and the President referred it to the Capital Asset Management Committee.

Councillor Gilmer moved, seconded by Councillor McClamroch, to suspend the rules and allow Proposal No. 640, 1999 to be heard by the Committee as a Whole. Councillor Gilmer stated that if the Council waits to act on this proposal until their next meeting, there will be only three days to handle signage and notification before the actual event. The rules were suspended by a unanimous voice vote.

PROPOSAL NO. 640, 1999. The proposal, sponsored by Councillors Gilmer and SerVaas, concerns a parking meter blackout to encourage citizens to observe the November 11, 1999, Veterans Day Parade. Councillor Gilmer moved, seconded by Councillor Short, for adoption. Proposal No. 640, 1999 was adopted by a unanimous voice vote.

Proposal No. 640, 1999 was retitled SPECIAL RESOLUTION NO. 76, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 76, 1999

A SPECIAL RESOLUTION urging a parking meter blackout to encourage veterans and citizens to observe the November 11, 1999 Veterans Day activities.

WHEREAS, the November 11, 1999, ceremonies and parade will mark the last Veterans Day of the Twentieth Century; and

WHEREAS, Veterans Day, originally called Armistice Day to commemorate the cease fire that ended the fighting of World War One, was expanded in 1954 to remember the sacrifices of all those who fought on the land, sea, and air to preserve America's freedom; and

WHEREAS, after the solemn ceremony, many veterans, bands, military equipment, high schools, and other patriotic units will participate in an inspiring downtown parade; and

WHEREAS, to encourage veterans and all citizens of Indianapolis to observe the last Veterans Day ceremony and parade of this Century, the Council requests the Board of Asset Management and Public Works to issue a parking meter blackout on November 11, 1999; now, therefore:

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

SECTION 1. The Indianapolis City-County Council recognizes the significance of Veterans Day 1999, and urges the city to forgo parking meter revenues on that day as a salute of respect to all Americans who have worn a uniform of our Armed Forces.

SECTION 2. The Council also urges that on Thursday, November 11th, all schools, businesses, government agencies, and individual citizens pause, reflect upon, and give thanks for the important contributions and sacrifices of the servicemen and women who have honorably served our nation so well in the past and at the present time to keep the flag of the United States of America flying proudly over the land of the free and home of the brave.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

SPECIAL ORDERS - PRIORITY BUSINESS

PROPOSAL NO. 647, 1999. Councillor Borst reported that the Economic Development Committee heard Proposal No. 647, 1999 on October 14, 1999. The proposal is an inducement resolution for Bedford Park West Apartments in an amount not to exceed \$10,000,000 to be used

for the acquisition and rehabilitation of the existing 312-unit apartment complex and clubhouse known as Bedford Park West located at 4900 Edinborough Lane (Bedford Park West Apartments Project) (District 17). By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it be stricken. Councillor Borst moved, seconded by Councillor Cockrum, to strike. Proposal No. 647, 1999 was stricken by a unanimous voice vote.

PROPOSAL NO. 648, 1999. Councillor Borst reported that the Economic Development Committee heard Proposal No. 648, 1999 on October 14, 1999. The proposal is a special resolution extending the expiration date from October 31, 1999 to April 30, 2000 for Washington Crossing Apartments, L.P. in an amount not to exceed \$9,950,000 to be used for the development and construction of a 264-unit residential apartment complex located at 2005 South Bridgeport Road (Bridgeport Road and West Washington Street) (Bridgeport Commons Apartment Homes Project) (District 19). By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Borst moved, seconded by Councillor Massie, for adoption. Proposal No. 648, 1999 was adopted on the following roll call vote; viz:

26 YEAS: Black, Borst, Boyd, Bradford, Brents, Cockrum, Coughenour, Curry, Dowden, Gilmer, Golc, Gray, Hinkle, Jones, Massie, McClamroch, Moores, O'Dell, Schneider, SerVaas, Shambaugh, Short, Smith, Talley, Tilford, Williams

0 NAYS:

3 NOT VOTING: Coonrod, Franklin, Moriarty Adams

Proposal No. 648, 1999 was retitled SPECIAL RESOLUTION NO. 77, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 77, 1999

A SPECIAL RESOLUTION amending City-County Special Resolution No. 44, 1998, approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

WHEREAS, the City of Indianapolis, Indiana (the "City") is authorized by IC 36-7-11.9 and IC 36-7-12 (collectively, the "Act") to issue revenue bonds for the financing of economic development facilities, the funds from said financing to be used for acquisition, renovation, construction, installation and equipping of said facilities, and said facilities to be either sold or leased to a company or the proceeds of the revenue bond issue may be loaned to the company and said facilities directly owned by the company; and

WHEREAS, City-County Special Resolution No. 44, 1998 has been previously-adopted by the City-County Council of the City of Indianapolis and Marion County, Indiana concerning certain proposed economic development facilities to be developed by Washington Crossing Apartments, L.P. (the "Company") which resolution set an expiration date of October 31, 1999 unless the economic development revenue bonds for the Project (as defined in the Inducement Resolution) had been issued prior to the aforesaid date or unless, upon a showing of good cause by the Company, the City, by official action, extends the terms of the Inducement Resolution; and

WHEREAS, such bonds have not yet been issued as of the date of adoption of this City-County Special Resolution, but the Company has shown good cause to extend the aforesaid expiration date; now, therefore:

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

SECTION 1. The City-County Council finds, determined, ratifies and confirms that the Resolution is hereby amended by deleting the expiration date of October 31, 1999, contained therein and replacing said date with the date of April 30, 2000.

SECTION 2. The City-County Council further finds, determined, ratifies and confirms that except as modified by Section 1 hereof, all other findings and provisions of the Inducement Resolution and City-

County Special Resolution No. 25, 1999 shall remain unchanged and are hereby reaffirmed and confirmed.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NOS. 649-654, 1999. Introduced by Councillor Hinkle. Proposal Nos. 649-654, 1999 are proposals for Rezoning Ordinances certified by the Metropolitan Development Commission on October 12, 1999. The President called for any motions for public hearings on any of those zoning maps changes. There being no motions for public hearings, the proposed ordinances, pursuant to IC 36-7-4-608, took effect as if adopted by the City-County Council, were retitled for identification as REZONING ORDINANCE NOS. 158-163, 1999, the original copies of which ordinances are on file with the Metropolitan Development Commission, which were certified as follows:

REZONING ORDINANCE NO. 158, 1999.

99-Z-121

9202 EAST 30TH STREET (approximate address), INDIANAPOLIS.

WARREN TOWNSHIP, COUNCILMANIC DISTRICT # 5

INDY TIRE AND PREMIER BANDAG, by G. Westley Ray, Jr., requests a rezoning of 11 acres, being in the I-3-S District, to the C-S classification to provide for tire and tube sales, and a tire retread facility.

REZONING ORDINANCE NO. 159, 1999.

99-Z-122

5602 EAST 25TH STREET (approximate address), INDIANAPOLIS.

WARREN TOWNSHIP, COUNCILMANIC DISTRICT # 10

JAMES A. AND ELAINE W. ZIEGLER, by Douglas W. Pool, requests a rezoning of 1.87 (±) acres, being in the D-3 District, to the I-2-U classification to provide for a parking and traffic control apparatus for an adjacent manufacturing facility.

REZONING ORDINANCE NO. 160, 1999.

99-Z-124 (99-DP-23)

1501 WEST BANTA ROAD (approximate address), INDIANAPOLIS

PERRY TOWNSHIP, COUNCILMANIC DISTRICT # 25

WATERWAY HOLDINGS, by Thomas Michael Quinn, requests a rezoning of 57.29 acres, being in the SU-39 District, to the D-P classification to provide for single-family residential development.

REZONING ORDINANCE NO. 161, 1999.

99-Z-125

6405 KENTUCKY AVENUE (approximate address), INDIANAPOLIS.

DECATUR TOWNSHIP, COUNCILMANIC DISTRICT # 19

CHARLES E. AND LOUEVA G. YOUNG request a rezoning of 1.605 acres, being in the D-A District, to the C-5 classification to provide for an insurance agency and sales office.

REZONING ORDINANCE NO. 162, 1999.

99-Z-126 (99-DP-24)

6545 EAST STOP 11 ROAD (approximate addresses), INDIANAPOLIS.

FRANKLIN TOWNSHIP, COUNCILMANIC DISTRICT # 23

CROSSMANN COMMUNITIES PARTNERSHIP, by Stephen D. Mears, requests a rezoning of 64.83 acres, being in the D-P District, to the D-P classification to provide for a modification of 98-Z-190 (98-DP-31) to permit a fire station.

REZONING ORDINANCE NO. 163, 1999.

99-Z-128

5702 WEST MINNESOTA STREET (approximate address), INDIANAPOLIS.

WAYNE TOWNSHIP, COUNCILMANIC DISTRICT # 19

CCH INVESTMENTS, LLC, by Philip C. Thrasher, requests a REZONING of 15.618 acres, being in the I-3-U, D-3, C-1 Districts, to the I-3-U classification to conform zoning to an existing industrial park.

SPECIAL ORDERS - PUBLIC HEARING

Councillor Dowden reported that the Public Safety and Criminal Justice Committee heard Proposal Nos. 362, 481, 509-513, 562-566, 593, and 594, 1999 on September 29, 1999. Proposal Nos. 593 and 594, 1999 are listed under Final Adoption on the agenda. All of these proposals passed out of Committee with unanimous do pass recommendations, with a couple of abstentions. He asked for consent to vote on these proposals together. Consent was given.

PROPOSAL NO. 362, 1999. The proposal approves an increase of \$98,622 in the 1999 Budgets of the County Auditor and County Sheriff (County General Fund) to hire seven court line deputies for various courts, financed by fund balances. PROPOSAL NO. 481, 1999. The proposal approves an increase of \$19,375 in the 1999 Budget of the Marion County Justice Agency (State and Federal Grants Fund) to assist the Julian Center in funding their Respite Care Program for Children, funded by grant from the Indiana Criminal Justice Institute. PROPOSAL NO. 509, 1999. The proposal approves an increase of \$421,089 in the 1999 Budget of the County Sheriff (State and Federal Grants Fund) to pay for assistance in the County's efforts to recover additional federal dollars, which will be used to reimburse the Sheriff for prior year expenses related to housing of state criminals, funded by the U.S. Department of Justice. PROPOSAL NO. 510, 1999. The proposal approves an increase of \$77,104 in the 1999 Budget of the Prosecuting Attorney (State and Federal Grants Fund) to continue the operation of the Salvation Army's Victim Assistance Program and to pay 5% of the salary of a Grants Manager funded by a Crime Victim Assistance Grant. PROPOSAL NO. 511, 1999. The proposal approves an increase of \$52,640 in the 1999 Budget of the Prosecuting Attorney (State and Federal Grants Fund) to continue funding for the Julian Center's Resident Therapy Program for Women and to pay 5% of the salary of a Grants Manager, funded by a STOP Violence Against Women Grant. PROPOSAL NO. 512, 1999. The proposal approves an increase of \$17,849 in the 1999 Budget of the Prosecuting Attorney (State and Federal Grants Fund) to continue funding for the Family Advocacy Center's Domestic Violence Coordinating Council and to pay 5% of the salary of a Grants Manager, funded by a STOP Violence Against Women Formula Grant. PROPOSAL NO. 513, 1999. The proposal approves an increase of \$88,000 in the 1999 Budgets of the County Auditor and Marion County Superior Court (State and Federal Grants Fund) to retain current Clinical Social Worker and to hire an additional Clinical Social Worker and to provide funds for other operating costs for the Title IV-D Access and Visitation Program for non-custodial parents, funded by a Federal Title IV-D Grant administered by the Indiana Family Social Services Administration. PROPOSAL NO. 562, 1999. The proposal approves an increase of \$18,528 in the 1999 Budget of the County Sheriff (State and Federal Grants Fund) to pay the overtime for two officers assigned to the Indianapolis Violent Crime Major Offender Fugitive Task Force, funded by a F.B.I. Task Force Grant. PROPOSAL NO. 563, 1999. The proposal approves an increase of \$57,366 in the 1999 Budget of the Prosecuting Attorney (State and Federal Grants Fund) to provide continued funding for the Family Advocacy Center for Project Safe Families to assist battered women, a child interviewer, a battered women's advocate, and to pay 5% of the salary of a grant manager, funded by a grant from the Indiana Criminal Justice Institute (STOP Violence Against Women Grants Program). PROPOSAL NO. 564, 1999. The proposal approves an increase of \$122,118 in the 1999 Budget of the Prosecuting Attorney (State and Federal Grants Fund) to provide continued funding for the Family Advocacy Center for domestic violence and protective order advocates, and to pay 5% of the salary of the grants manager, funded by a grant from the Indiana Criminal Justice Institute (Crime Victim Assistance Grant Program). PROPOSAL NO. 565, 1999. The proposal approves an increase of \$173,667 in the 1999 Budgets of the County Auditor and Prosecuting Attorney (State and Federal Grants Fund) to provide continued funding for the Prosecutor's Office Victim Advocate and Adult Protective Services

Programs, funded by a grant from the Indiana Criminal Justice Institute (Crime Victim Assistance Grant Program). PROPOSAL NO. 566, 1999. The proposal approves an increase of \$4,711 in the 1999 Budget of the Marion County Superior Court, Juvenile Division (Guardian Ad Litem Fund) to increase funding to Child Advocates, Inc. funded by a grant from the State of Indiana. PROPOSAL NO. 593, 1999. The proposal approves a transfer of \$600,000 in the 1999 Budget of the County Sheriff (County General Fund) to pay bills for the remainder of 1999. PROPOSAL NO. 594, 1999. The proposal approves a transfer of \$5,300 in the 1999 Budget of Community Corrections (County General Fund) to purchase 120 new mattresses for the inmates.

Councillor Short asked why there were abstentions on some of these proposals in Committee. Councillor Dowden stated that the abstentions were due to possible conflicts of interest.

The President called for public testimony at 8:46 p.m. There being no one present to testify, Councillor Dowden moved, seconded by Councillor Short, for adoption. Proposal Nos. 481, 509-513, 562, 566, 593, and 594, 1999 and Proposal Nos. 362, and 563-565, 1999, as amended, were adopted on the following roll call vote; viz:

27 YEAS: *Borst, Boyd, Bradford, Brents, Cockrum, Coonrod, Coughenour, Curry, Dowden, Gilmer, Golc, Gray, Hinkle, Jones, Massie, McClamroch, Moores, Moriarty Adams, O'Dell, Schneider, SerVaas, Shambaugh, Short, Smith, Talley, Tilford, Williams*
0 NAYS:
2 NOT VOTING: *Black, Franklin*

Proposal No. 362, 1999, as amended, was retitled FISCAL ORDINANCE NO. 105, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 105, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Ninety-eight Thousand Six Hundred Twenty-two Dollars (\$98,622) in the County General Fund for purposes of the County Auditor and the County Sheriff and reducing the unappropriated and unencumbered balance in the County General Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(b,y) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the County Auditor and County Sheriff to hire 7 (seven) court line deputies for various courts.

SECTION 2. The sum of Ninety-eight Thousand Six Hundred Twenty-two Dollars (\$98,622) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>COUNTY AUDITOR</u>	<u>COUNTY GENERAL FUND</u>
1. Personal Services – fringes	<u>10,838</u>
TOTAL INCREASE	10,838
<u>COUNTY SHERIFF</u>	
1. Personal Services	43,351
2. Supplies	22,334
3. Other Services and Charges	455
4. Capital Outlay	<u>21,644</u>
TOTAL INCREASE	87,784

October 18, 1999

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>COUNTY GENERAL FUND</u>
Unappropriated and Unencumbered	
County General Fund	<u>98,622</u>
TOTAL REDUCTION	98,622

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 481, 1999 was retitled FISCAL ORDINANCE NO. 106, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 106, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Nineteen Thousand Three Hundred Seventy-five Dollars (\$19,375) in the State and Federal Grants Fund for purposes of the Marion County Justice Agency and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(bb) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of Marion County Justice Agency to assist the Julian Center in funding their Respite Care Program for Children.

SECTION 2. The sum of Nineteen Thousand Three Hundred Seventy-five Dollars (\$19,375) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>MARION COUNTY JUSTICE AGENCY</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
3. Other Services and Charges	<u>19,375</u>
TOTAL INCREASE	19,375

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered	
State and Federal Grants Fund	<u>19,375</u>
TOTAL REDUCTION	19,375

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 509, 1999 was retitled FISCAL ORDINANCE NO. 107, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 107, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Four Hundred Twenty-one Thousand Eighty-nine

Dollars (\$421,089) in the State and Federal Grants Fund for purposes of the County Sheriff and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(y) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the County Sheriff to pay for assistance in the County's efforts to recover additional federal dollars that are due the County for expenses related to housing of State criminals.

SECTION 2. The sum of Four Hundred Twenty-one Thousand Eighty-nine Dollars (\$421,089) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>COUNTY SHERIFF</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
3. Other Services and Charges	421,089
TOTAL INCREASE	421,089

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered State and Federal Grants Fund	421,089
TOTAL REDUCTION	421,089

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 510, 1999 was retitled FISCAL ORDINANCE NO. 108, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 108, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Seventy-seven Thousand One Hundred Four Dollars (\$77,104) in the State and Federal Grants Fund for purposes of Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(v) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Prosecuting Attorney to provide funding for the continued operation of the Salvation Army's Victim Assistance Program and to pay 5% of the salary of a Grants Manager.

SECTION 2. The sum of Seventy-seven Thousand One Hundred Four Dollars (\$77,104) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>PROSECUTING ATTORNEY</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
3. Other Services and Charges	<u>77,104</u>
TOTAL INCREASE	77,104

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered State and Federal Grants Fund	<u>77,104</u>
TOTAL REDUCTION	77,104

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 511, 1999 was retitled FISCAL ORDINANCE NO. 109, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 109, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Fifty-two Thousand Six Hundred Forty Dollars (\$52,640) in the State and Federal Grants Fund for purposes of the Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(v) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of Prosecuting Attorney to provide continued funding for the Julian Center's Resident Therapy Program for Women and to pay 5% of the Grants Manager's salary.

SECTION 2. The sum of Fifty-two Thousand Six Hundred Forty Dollars (\$52,640) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>PROSECUTING ATTORNEY</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
3. Other Services and Charges	<u>52,640</u>
TOTAL INCREASE	52,640

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered State and Federal Grants Fund	<u>52,640</u>
TOTAL REDUCTION	52,640

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 512, 1999 was retitled FISCAL ORDINANCE NO. 110, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 110, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Seventeen Thousand Eight Hundred Forty-nine Dollars (\$17,849) in the State and Federal Grants Fund for purposes of Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(v) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Prosecuting Attorney to provide continued funding for the Family Advocacy Center's Domestic Violence Coordination Council and to pay 5% of the salary of a Grants Manager.

SECTION 2. The sum of Seventeen Thousand Eight Hundred Forty-nine Dollars (\$17,849) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>PROSECUTING ATTORNEY</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
3. Other Services and Charges	17,849
TOTAL INCREASE	17,849

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered	
State and Federal Grants Fund	17,849
TOTAL REDUCTION	17,849

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 513, 1999 was retitled FISCAL ORDINANCE NO. 111, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 111, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Eighty-eight Thousand (\$88,000) in the State and Federal Grants Fund for purposes of the Marion County Superior Court and the County Auditor and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(b,cc) of the City-County Annual Budget for 1999 be, and is hereby amended

by the increases and reductions hereinafter stated for purposes of Marion County Superior County and County Auditor to retain current Clinical Social Worker and to hire an additional Clinical Social Worker and to provide funding for other operating costs for Title IV-D Access and Visitation Program for non-custodial parents.

SECTION 2. The sum of Eighty-eight Thousand (\$88,000) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>COUNTY AUDITOR</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
1. Personal Services-fringes	16,843
MARION SUPERIOR COURT	
1. Personal Services	66,050
2. Supplies	907
3. Other Services and Charges	4,200
TOTAL INCREASE	88,000

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered State and Federal Grants Fund	<u>88,000</u>
TOTAL REDUCTION	88,000

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 562, 1999 was retitled FISCAL ORDINANCE NO. 112, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 112, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Eighteen Thousand Five Hundred Twenty-eight Dollars (\$18,528) in the State and Federal Grants Fund for purposes of the County Sheriff and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(y) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the County Sheriff to pay the overtime for two officers assigned to the Indianapolis Violent Crime Major Offender Fugitive Task Force.

SECTION 2. The sum of Eighteen Thousand Five Hundred Twenty-eight Dollars (\$18,528) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>COUNTY SHERIFF</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
1. Personal Services	<u>18,528</u>
TOTAL INCREASE	18,528

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered	
State and Federal Grants Fund	<u>18,528</u>
TOTAL REDUCTION	18,528

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 563, 1999, as amended, was retitled FISCAL ORDINANCE NO. 113, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 113, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Fifty-seven Thousand Three Hundred Sixty-six Dollars (\$57,366) in the State and Federal Grants Fund for purposes of the Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(v) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Marion County Prosecutor to provide continued funding for the Family Advocacy Center for Project Safe Families to assist battered women, a child interviewer, a battered women's advocate, and to pay 5% of the salary of a grant manager.

SECTION 2. The sum of Fifty-seven Thousand Three Hundred Sixty-six Dollars (\$57,366) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>PROSECUTING ATTORNEY</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
3. Other Services and Charges	<u>57,366</u>
TOTAL INCREASE	57,366

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered	
State and Federal Grants Fund	<u>57,366</u>
TOTAL REDUCTION	57,366

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 564, 1999, as amended, was retitled FISCAL ORDINANCE NO. 114, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 114, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional One Hundred Twenty-two Thousand One Hundred Eighteen Dollars (\$122,118) in the State and Federal Grants Fund for purposes of the Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(v) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Prosecuting Attorney to provide continued funding for the Family Advocacy Center for domestic violence and protective order advocates, and to pay 5% of the salary of the grants manager.

SECTION 2. The sum of One Hundred Twenty-two Thousand One Hundred Eighteen Dollars (\$122,118) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>PROSECUTING ATTORNEY</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
3. Other Services and Charges	122,118
TOTAL INCREASE	122,118

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered State and Federal Grants Fund	122,118
TOTAL REDUCTION	122,118

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 565, 1999, as amended, was retitled FISCAL ORDINANCE NO. 115, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 115, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional One Hundred Seventy-three Thousand Six Hundred Sixty-seven Dollars (\$173,667) in the State and Federal Grants Fund for purposes of the County Auditor and Prosecuting Attorney and reducing the unappropriated and unencumbered balance in the State and Federal Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(b,v) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the County Auditor and Prosecuting Attorney to provide continued funding for the Prosecutor's Office Victim Advocate and Adult Protective Services programs.

SECTION 2. The sum of One Hundred Seventy-three Thousand Six Hundred Sixty-seven Dollars (\$173,667) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>COUNTY AUDITOR</u>	<u>STATE AND FEDERAL GRANTS FUND</u>
1. Personal Services-fringes	<u>34,734</u>
TOTAL INCREASE	34,734

<u>MARION COUNTY PROSECUTOR</u>	
1. Personal Services	<u>138,933</u>
TOTAL INCREASE	138,933

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>STATE AND FEDERAL GRANTS FUND</u>
Unappropriated and Unencumbered	
State and Federal Grants Fund	<u>173,667</u>
TOTAL REDUCTION	173,667

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the auditor are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 566, 1999 was retitled FISCAL ORDINANCE NO. 116, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 116, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Four Thousand Seven Hundred Eleven Dollars (\$4,711) in the Guardian Ad Litem Fund for purposes of the Marion County Superior Court and reducing the unappropriated and unencumbered balance in the Guardian Ad Litem Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(cc) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Marion County Superior Court, Juvenile Division, to increase funding to Child Advocates, Inc.

SECTION 2. The sum of Four Thousand Seven Hundred Eleven Dollars (\$4,711) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>MARION COUNTY SUPERIOR COURT, JUVENILE DIVISION</u>	<u>GUARDIAN AD LITEM FUND</u>
3. Other Services and Charges	<u>4,711</u>
TOTAL INCREASE	4,711

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>GUARDIAN AD LITEM FUND</u>
Unappropriated and Unencumbered	
Guardian Ad Litem Fund	<u>4,711</u>
TOTAL REDUCTION	4,711

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 593, 1999 was retitled FISCAL ORDINANCE NO. 117, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 117, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) transferring and appropriating an additional Six Hundred Thousand Dollars (\$600,000) in the County General Fund for purposes of the County Sheriff and reducing certain other appropriations for that agency.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(y) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the County Sheriff to pay bills for the remainder of 1999.

SECTION 2. The sum of Six Hundred Thousand Dollars (\$600,000) be, and the same is hereby transferred for the purposes as shown in Section 3 by reducing the accounts as shown in Section 4.

SECTION 3. The following increased appropriation is hereby approved:

<u>COUNTY SHERIFF</u>	<u>COUNTY GENERAL FUND</u>
2. Supplies	250,000
3. Other Services and Charges	<u>350,000</u>
TOTAL INCREASE	600,000

SECTION 4. The said increased appropriation is funded by the following reductions:

<u>MARION COUNTY SHERIFF</u>	<u>COUNTY GENERAL FUND</u>
1. Personal Services	<u>600,000</u>
TOTAL DECREASE	600,000

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 594, 1999 was retitled FISCAL ORDINANCE NO. 118, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 118, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) transferring and appropriating an additional Five Thousand Three Hundred Dollars (\$5,300) in the County General Fund for purposes of the Community Corrections Agency and reducing certain other appropriations for that agency.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(z) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Community Corrections Agency to replace existing worn out mattresses.

SECTION 2. The sum of Five Thousand Three Hundred Dollars (\$5,300) be, and the same is hereby transferred for the purposes as shown in Section 3 by reducing the accounts as shown in Section 4.

SECTION 3. The following increased appropriation is hereby approved:

<u>COMMUNITY CORRECTIONS AGENCY</u>	<u>COUNTY GENERAL FUND</u>
2. Supplies	<u>5,300</u>
TOTAL INCREASE	5,300

SECTION 4. The said increased appropriation is funded by the following reductions:

<u>COMMUNITY CORRECTIONS AGENCY</u>	<u>COUNTY GENERAL FUND</u>
3. Other Services and Charges	<u>5,300</u>
TOTAL DECREASE	5,300

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 588, 1999. Councillor Schneider reported that the Administration and Finance Committee heard Proposal No. 588, 1999 on October 12, 1999. The proposal approves an appropriation of \$496,000 in the 1999 Budget of the Indianapolis Fleet Services (Consolidated County Fund) to cover the cost of contractual repair costs and to purchase additional shop tools and other equipment, financed by a transfer and reduction of fund balance. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

The President called for public testimony at 8:48 p.m. There being no one present to testify, Councillor Schneider moved, seconded by Councillor Tilford, for adoption. Proposal No. 588, 1999 was adopted on the following roll call vote; viz:

25 YEAS: *Borst, Boyd, Bradford, Brents, Cockrum, Coughenour, Curry, Dowden, Gilmer, Golc, Gray, Hinkle, Jones, Massie, McClanroch, Moores, Moriarty Adams, O'Dell, Schneider, SerVaas, Shambaugh, Short, Smith, Talley, Tilford*
0 NAYS:
4 NOT VOTING: *Black, Coonrod, Franklin, Williams*

Proposal No. 588, 1999 was retitled FISCAL ORDINANCE NO. 119, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 119, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) transferring and appropriating an additional Four Hundred Ninety-six Thousand Dollars (\$496,000) in the Consolidated County Fund for purposes of Indianapolis Fleet Services and reducing the unappropriated and unencumbered balance in the Consolidated County Fund and reducing certain other appropriations for that agency.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.01(i) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Indianapolis Fleet Services to cover the cost of prior year contractual repair costs and to purchase additional shop tools and other equipment as part of a two year productivity improvement and equipment replacement program.

SECTION 2. The sum of Four Hundred Ninety-six Thousand dollars (\$496,000) be, and the same is hereby transferred and appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances and reducing the accounts as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>INDIANAPOLIS FLEET SERVICES</u>	<u>CONSOLIDATED COUNTY FUND</u>
3. Other Services and Charges	200,000
4. Capital Outlay	<u>296,000</u>
TOTAL INCREASE	496,000

SECTION 4. The said additional appropriation is funded by the following reductions:

<u>INDIANAPOLIS FLEET SERVICES</u>	<u>CONSOLIDATED COUNTY FUND</u>
2. Supplies	<u>200,000</u>
TOTAL DECREASE	200,000

	<u>CONSOLIDATED COUNTY FUND</u>
Unappropriated and Unencumbered Consolidated County Fund	<u>296,000</u>
TOTAL REDUCTION	296,000

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 589, 1999. Councillor Schneider reported that the Administration and Finance Committee heard Proposal No. 589, 1999 on October 12, 1999. The proposal approves an increase of \$2,946,153 in the 1999 Budget of the Information Services Agency (Information Services Internal Services Fund) to pay contractual obligations on behalf of the City and County for additional computer purchases and services, funded by the revenues collected from the appropriate agencies/departments within the City and County. By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

The President called for public testimony at 8:51 p.m. There being no one present to testify, Councillor Schneider moved, seconded by Councillor Massie, for adoption. Proposal No. 589, 1999 was adopted on the following roll call vote; viz:

22 YEAS: Borst, Boyd, Bradford, Brents, Cockrum, Curry, Dowden, Gilmer, Gray, Hinkle, Jones, Massie, McClamroch, Moores, Moriarty Adams, O'Dell, Schneider, Shambaugh, Smith, Talley, Tilford, Williams
2 NAYS: Franklin, Golc
5 NOT VOTING: Black, Coonrod, Coughenour, SerVaas, Short

Proposal No. 589, 1999 was retitled FISCAL ORDINANCE NO. 120, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 120, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Two Million Nine Hundred Forty-six One Hundred Fifty-three Dollars (\$2,946,153) in the Information Services Internal Services Fund for purposes of the Information Services Agency and reducing the unappropriated and unencumbered balance in the Internal Services Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.02(ff) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Information Services Agency to pay contractual obligations on behalf of the City and County for additional computers purchases.

SECTION 2. The sum of Two Million Nine Hundred Forty-six One Hundred Fifty-three Dollars (\$2,946,153) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>INFORMATION SERVICES AGENCY</u>	<u>INFORMATION SERVICES</u>
3. Other Services and Charges	<u>INTERNAL SERVICES FUND</u>
TOTAL INCREASE	2,946,153
	2,946,153

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>INFORMATION SERVICES</u>
	<u>INTERNAL SERVICES FUND</u>
Unappropriated and Unencumbered	
Information Services Internal Services Fund	2,946,153
TOTAL REDUCTION	2,946,153

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 590, 1999. Councillor Hinkle reported that the Metropolitan Development Committee heard Proposal No. 590, 1999 on October 11, 1999. The proposal approves an appropriation of \$131,811 in the 1999 Budget of the Department of Metropolitan Development (Consolidated County Fund and State Grants Fund) to pay property management costs on city-owned projects benefiting affordable housing and economic development opportunities and for completion of a brownfield project, financed by fund balances. By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

The President called for public testimony at 8:53 p.m. There being no one present to testify, Councillor Hinkle moved, seconded by Councillor Moores, for adoption. Proposal No. 590, 1999 was adopted on the following roll call vote; viz:

28 YEAS: *Borst, Boyd, Bradford, Brents, Cockrum, Coonrod, Coughenour, Curry, Dowden, Franklin, Gilmer, Golc, Gray, Hinkle, Jones, Massie, McClamroch, Moores, Moriarty Adams, O'Dell, Schneider, SerVaas, Shambaugh, Short, Smith, Talley, Tilford, Williams*
0 NAYS:
1 NOT VOTING: *Black*

Proposal No. 590, 1999 was retitled FISCAL ORDINANCE NO. 121, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 121, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional One Hundred Thirty-one Thousand Eight Hundred Eleven Dollars (\$131,811) in the Consolidated County Fund and State Grants Fund for purposes of the Department of Metropolitan Development and reducing the unappropriated and unencumbered balances in the Consolidated County General Fund and State Grants Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.01(j) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes the Department of Metropolitan Development to pay property management costs on city-owned properties benefiting affordable housing and economic development projects, and for completion of a brownfield project.

SECTION 2. The sum of One Hundred-thirty One Thousand Eight Hundred-eleven dollars (\$131,811) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>DEPARTMENT OF METROPOLITAN DEVELOPMENT</u>		
<u>DIVISION OF ADMINISTRATIVE SERVICES</u>		<u>CONSOLIDATED COUNTY FUND</u>
3. Other Services and Charges		<u>130,000</u>
TOTAL INCREASE		130,000
 <u>DEPARTMENT OF METROPOLITAN DEVELOPMENT</u>		
<u>DIVISION OF COMMUNITY DEVELOPMENT AND FINANCIAL SERVICES</u>		<u>STATE GRANTS FUND</u>
3. Other Services and Charges		<u>1,811</u>
TOTAL INCREASE		1,811

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>CONSOLIDATED COUNTY FUND</u>
Unappropriated and Unencumbered Consolidated County Fund	<u>130,000</u>
TOTAL REDUCTION	130,000
	 <u>STATE GRANTS FUND</u>
Unappropriated and Unencumbered State Grants Fund	<u>1,811</u>
TOTAL REDUCTION	1,811

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the controller are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 591, 1999. Councillor Shambaugh reported that the Parks and Recreation Committee heard Proposal No. 591, 1999 on October 12, 1999. The proposal approves an increase of \$515,351 in the 1999 Budget of the Department of Parks and Recreation (Park General Fund) to fund various capital projects, to pay the operating costs for the expanded use of park facilities and the increased lifeguard costs, and to reimburse the parks department for snow emergency overtime, funded by donations and fund balances. By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

The President called for public testimony at 8:57 p.m. There being no one present to testify, Councillor Shambaugh moved, seconded by Councillor Golc, for adoption. Proposal No. 591, 1999 was adopted on the following roll call vote; viz:

25 YEAS: *Borst, Boyd, Bradford, Brents, Cockrum, Coonrod, Coughenour, Curry, Dowden, Franklin, Gilmer, Golc, Gray, Hinkle, Jones, Massie, McClanroch, Moores, Moriarty Adams, O'Dell, Schneider, SerVaas, Shambaugh, Smith, Tilford*
 0 NAYS:
 4 NOT VOTING: *Black, Short, Talley, Williams*

Proposal No. 591, 1999 was retitled FISCAL ORDINANCE NO. 122, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 122, 1999

A FISCAL ORDINANCE amending the City-County Annual Budget for 1999 (City-County Fiscal Ordinance No. 124, 1998) appropriating an additional Five Hundred Fifteen Thousand Three Hundred Fifty-one Dollars (\$515,351) in the Park General Fund for purposes of the Department of Parks and Recreation and reducing the unappropriated and unencumbered balance in the Park General Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.01(n) of the City-County Annual Budget for 1999 be, and is hereby amended by the increases and reductions hereinafter stated for purposes of the Department of Parks and Recreation to complete various capital projects, to pay utilities for park facilities, to reimburse the parks department for snow emergency overtime and to pay for increased lifeguard costs.

SECTION 2. The sum of Five Hundred Fifteen Thousand Three Hundred Fifty-one Dollars (\$515,351) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriation is hereby approved:

<u>DEPARTMENT OF PARKS AND RECREATION</u>	<u>PARK GENERAL FUND</u>
1. Personal Services	168,014
3. Other Services and Charges	152,704
4. Capital Equipment	<u>194,633</u>
TOTAL INCREASE	515,351

SECTION 4. The said additional appropriation is funded by the following reductions:

	<u>PARK GENERAL FUND</u>
Unappropriated and Unencumbered	
Park General Fund	<u>515,351</u>
TOTAL REDUCTION	515,351

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 596, 1999. The proposal, sponsored by Councillor Coughenour, approves an increase of \$168,000 in the 1999 Budget of the Department of Public Works, Contract Compliance Division (Consolidated County Fund) to cover increased costs of the abandoned vehicle program, funded by higher than anticipated revenues by the contractor administering the program. Councillor Coughenour reported that the Public Works Committee has not yet heard Proposal No. 596, 1999. She moved, seconded by Councillor Hinkle, to postpone Proposal No. 596, 1999 until November 8, 1999. Proposal No. 596, 1999 was postponed by a unanimous voice vote.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 266, 1999. Councillor Hinkle reported that the Metropolitan Development Committee heard Proposal No. 266, 1999 on June 14, September 7, and October 11, 1999. The proposal, sponsored by Councillor Talley, establishes a moratorium on the creation or the extension of any Tax Increment Financing Districts until such time as the budget for the Indianapolis-Marion County Library has been resolved. By a 3-2 vote, the Committee reported the proposal to the Council with the recommendation that it be stricken. Councillor Hinkle moved, seconded by Councillor Talley, to strike. Proposal No. 266, 1999 was stricken by a unanimous voice vote.

PROPOSAL NO. 475, 1999. Councillor Schneider reported that the Administration and Finance Committee heard Proposal No. 475, 1999 on October 12, 1999. The proposal, sponsored by Councillor Cockrum, amends the Code concerning the date of implementation of a newly adopted county employee salary schedule. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Schneider moved, seconded by Councillor Cockrum, for adoption. Proposal No. 475, 1999 was adopted on the following roll call vote; viz:

28 YEAS: Borst, Boyd, Bradford, Brents, Cockrum, Coonrod, Coughenour, Curry, Dowden, Franklin, Gilmer, Golc, Gray, Hinkle, Jones, Massie, McClamroch, Moores, Moriarty Adams, O'Dell, Schneider, SerVaas, Shambaugh, Short, Smith, Talley, Tilford, Williams

0 NAYS:

1 NOT VOTING: Black

Proposal No. 475, 1999 was retitled GENERAL ORDINANCE NO. 133, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 133, 1999

A PROPOSAL FOR A GENERAL ORDINANCE amending Section 291-502 of the "Revised Code of the Consolidated City and County" concerning duties of the Marion County Job Classification and Compensation Board.

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

SECTION 1. Section 291-502 of the "Revised Code of the Consolidated City and County" is hereby amended by the deletion of the language which is stricken-through and by the addition of language which is underscored, to read as follows:

Sec. 291-502. General duties and responsibilities of the board in implementing and reviewing the classification and compensation system.

The board shall:

- (1) Promulgate rules and regulations to implement compliance with the classification system adopted pursuant to paragraph (6) and with the schedule of compensation, and to govern the performance of its responsibilities.
- (2) Adopt a written system to classify the position of each county employee pursuant to the following criteria:
 - (a) The amount of experience and training required;
 - (b) The amount of independent judgment required;
 - (c) The amount of supervisory responsibility involved;
 - (d) The type and quantity of interrelated networking involved;
 - (e) The type of working conditions involved;
 - (f) Any other consideration material to the successful performance of the particular position.
- (3) Classify the position of each county employee pursuant to the current schedule of compensation which shall be kept on file in the auditor's office.
- (4) Review and classify "new positions" proposed by a department head except where the new position has the same job description as a position in existence. In this case, the department head shall notify the chairman of the board of such a position and the chairman of the board may assign to the new position a temporary classification which shall be presented to the board at the board's next meeting where the agenda can accommodate the topic. Any changes in classification that the board makes shall be effective prospectively but no later than the earliest time that payroll can administer the changes during the payroll period in which the changes are made by the board.

- (5) Periodically review all job positions with input from the appropriate agency. The board shall review each job position at least once every five (5) years. After completing its review of each job position, the board shall determine whether the position requires reclassification.
- (6) Review the schedule of compensation as often as considered necessary by the board but at least every five (5) years and recommend to the council salary ranges in the schedule of compensation based upon statistical analyses of the range of salaries actually paid by employers in the Indianapolis, Marion County, Indiana area for each respective classification. To make the statistical analysis, the board shall either hire a consultation firm or appoint the auditor and his staff to evaluate all pertinent factors which influence the salary market and to recommend to the board a modified schedule of compensation. The board may recommend a new schedule of compensation which reflects the statistical analysis and recommendations made by the auditor and/or the consultation firm. Such schedule of compensation shall, if approved by the council, govern the salaries of county employees. County employees' salaries shall be adjusted pursuant to the new schedule of compensation effective ~~the first pay cycle following the adoption of the schedule on~~ such date as established by the council. The salary figures and any salary in between the ranges will be translated into hourly rates to determine the proper compensation for any given pay period.

SECTION 2. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 3. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 4. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code 36-3-4-14.

PROPOSAL NO. 476, 1999. Councillor Schneider reported that the Administration and Finance Committee heard Proposal No. 476, 1999 on October 12, 1999. The proposal, sponsored by Councillor Cockrum, increases the salary schedule for county employees. By a 6-1 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended.

Councilor Schneider stated that the Auditor's Office has requested that the proposal be returned to Committee for further discussion. He stated that at the time the proposal passed out of Committee, the Auditor's Office did not realize the full repercussions the proposal would have on the budget. He moved, seconded by Councillor McClamroch, to return the proposal to Committee.

Councillor Black stated that he is opposed to returning the proposal to Committee. He stated that the matter was discussed thoroughly in Committee and the Committee members knew the money was not available when they passed it out of Committee.

Councillor Schneider stated that the Auditor's Office would like to further examine the budget and the pay schedule before passing the proposal. He stated that the pay scale will not go into effect until the first of the year anyway, so a slight delay will not cause any significant problems.

Councillor Black stated that some County employees make \$11,000 a year, and this is not enough money to live on. He said that the Council continues to put off bringing these salaries up to market levels and he is opposed to delaying the issue further.

Councillor Talley stated that the Deputy Auditor attended the Committee meeting and explained that the money for this increase was not in the budget. He also explained the amount of money that would be needed to increase the pay scale. The Committee voted to pass the proposal anyway, and thereby encourage County departments to find other efficiencies to cover this expense. Councillor Talley stated that he is opposed to returning the proposal to Committee.

Marty Womacks, County Auditor, stated that she supports the motion to return the proposal to Committee. She stated that the Auditor's Office would like to evaluate the total impact of this proposal, while being cognizant of the fact that the Council does not want to raise taxes.

Councillor Coonrod stated that he voted in favor of the proposal in Committee because he is in agreement with the principle of the proposal. However, he added that he supports the motion to return the proposal to Committee to look at ways to fund this increase in the pay schedule. He stated that the proposal will not go into effect until January, anyway, so he does not see a problem with returning it to Committee to give the Auditor additional time to evaluate the impact.

Councillor Talley stated that he cannot support delaying this proposal and is disappointed that Council members would vote a 14% increase for themselves and the mayor, yet not approve a decent living wage for County employees.

Councillor Gray stated that the recommendation from the Committee was not a close vote, and the Committee, even knowing the impact on the budget, voted to pass the proposal. He stated that with an issue of this importance, a representative from the Auditor's Office should have been present and prepared to address the impact. Councillor Schneider stated that the Deputy Auditor was present and did testify that the funds were not available. Councillor Gray stated that he does not understand how the same testimony given at Committee a second time will change the vote.

Councillor Black stated that none of the Councillors or Auditor's Office personnel who are speaking this evening fall into the wage categories that will be affected by this proposal. He stated that this proposal will affect those employees who cannot even afford to provide a decent living for their families, and he is disappointed that Council members would deny employees a decent living.

Councillor Massie stated that he is in support of the proposal, but that he will support the motion to return to Committee in order to give the Auditor more time to wrestle with the budget issues before imposing this mandate.

Councillor Borst asked if County employees will receive any raise if this proposal is not passed. General Counsel Robert Elrod stated that a 2.5% increase is already included in next year's budget. Ms. Womacks stated that funds are available for a 2.5% increase in County salaries, and the Auditor's Office would support an amendment to this proposal to amend the salary schedule by a 2.5% increase. She stated that an increase in the salary schedule of 6.5%, as the proposal now reads, would impact the County budget by over \$3 million.

Councillor Cockrum stated that he is the sponsor of this proposal, and that from a call he received this afternoon, it is clear there is still some confusion as to what this proposal does. He stated that some County employees feel the proposal would provide a 6.5% increase across the board for all employees, while some think it only affects the pay scale and would only increase the salaries of those at the lowest level of their pay ranges.

Councillor McClamroch stated that he supports the motion to return the proposal to Committee because it has an extraordinary fiscal impact that would leave the County with a deficit budget at the end of the year 2000. He added that there is sufficient time to consider other options to provide lower paid employees with the 6.5% increase.

Councilor Curry stated that there still seems to be some confusion as to what this proposal will do. He added that an additional public hearing in Committee would be beneficial to all concerned.

Councillor Tilford stated that this issue has been a concern for a long time and keeps getting delayed. He added, however, that the fiscal impact should be explored and options should be researched. He is in favor of returning the proposal to Committee as long as it is addressed before the end of the year.

Councillor Schneider agreed to put the proposal on the agenda for the next meeting of the Administration and Finance Committee scheduled for November 9, 1999. He asked Ms. Womacks if her office could be prepared to present alternatives at that meeting. Ms. Womacks stated that she will try to address the issue before then.

Councillor Talley stated that it is wrong to further delay this proposal. He stated that the families need this money just to survive.

Councillor Schneider stated that elections will be held in two weeks and both forerunning mayoral candidates do not want to see taxes increased. This delay will help to insure that they are not increased, and will not affect the date of implementation of any increase.

Proposal No. 476 1999 was returned to Committee by the following roll call vote; viz:

20 YEAS: Borst, Bradford, Cockrum, Coonrod, Coughenour, Curry, Dowden, Franklin, Gilmer, Golc, Hinkle, Massie, McClamroch, Moores, Moriarty Adams, Schneider, SerVaas, Shambaugh, Smith, Tilford

9 NAYS: Black, Boyd, Brents, Gray, Jones, O'Dell, Short, Talley, Williams

PROPOSAL NO. 579, 1999. Councillor Schneider stated that since he voted in opposition to this proposal in Committee, he will defer to the sponsor of the proposal to make the Committee report. Councillor Curry reported that the Administration and Finance Committee heard Proposal No. 579, 1999 on October 12, 1999. The proposal increases the mayor's salary. By a 5-2 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

Councillor Gilmer stated that as an outgoing Councillor who will not benefit from this increase, he feels the Council has been derelict in their job by not giving the mayor and all elected officials cost of living increases for the past eight years.

Councillor Coonrod stated that voting on these salaries before the election ensures that no Councillor is actually voting a pay raise for themselves. There is no way to be sure what candidates will be elected. He stated that this is a fair way to handle such a pay raise. He added that the raises are fully funded in the budget, and such increases will help to attract and keep qualified candidates for the position.

Councillor Gilmer moved, seconded by Councillor Coonrod, to close debate on Proposal No. 579, 1999. The motion to close debate passed on the following roll call vote; viz:

16 YEAS: *Borst, Cockrum, Coonrod, Coughenour, Curry, Dowden, Franklin, Gilmer, Hinkle, Massie, Moores, Moriarty Adams, SerVaas, Shambaugh, Smith, Tilford*
13 NAYS: *Black, Boyd, Bradford, Brents, Golc, Gray, Jones, McClamroch, O'Dell, Schneider, Short, Talley, Williams*

Councillor Curry moved, seconded by Councillor Black, for adoption. The President called for a vote on Proposal No. 579, 1999.

Councillor Boyd stated that he will vote in favor of the proposal because he feels Councillor Curry's explanation of the proposal was sound and reasonable. He added, however, that he feels closing debate on the issue is improper and will not allow everyone the opportunity to voice their opinion on the subject.

Councillor Coughenour asked if the vote to close debate can be reconsidered. Mr. Elrod stated that since the President has already called for a vote on the motion to adopt Proposal No. 579, 1999, the motion to reconsider is no longer an option.

Proposal No. 579, 1999 was adopted on the following roll call vote; viz:

18 YEAS: *Black, Borst, Boyd, Cockrum, Coonrod, Coughenour, Curry, Dowden, Franklin, Gilmer, Hinkle, Jones, Massie, Moores, SerVaas, Shambaugh, Smith, Tilford*
11 NAYS: *Bradford, Brents, Golc, Gray, McClamroch, Moriarty Adams, O'Dell, Schneider, Short, Talley, Williams*

Councillor Black asked for consent to explain his vote. Consent was given. Councillor Black stated that he voted his own convictions on this proposal, even though he may have voted against some of his colleagues. He said that he firmly believes the mayor should be the highest paid official in City employment.

Proposal No. 579, 1999 was retitled FISCAL ORDINANCE NO. 123, 1999, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 123, 1999

A FISCAL ORDINANCE amending Fiscal Ordinance No. 98, 1999 (Proposal No. 489, 1999).

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

SECTION 1. Subsection (a) of Section 5.01 of Fiscal Ordinance No. 98, 1999 (Proposal No. 489, 1999) be amended by deleting the stricken-through text and inserting the underlined text to read as follows:

(a) Mayor. Effective January 1, 2000, the compensation for the mayor of Indianapolis as an annual salary for the calendar year 2000 and thereafter until modified, shall be ~~Eighty-three Thousand Two Hundred Eleven Dollars (\$83,211)~~ Ninety-five Thousand Dollars (\$95,000) and a deferred compensation plan funded by contributions equaling Seven Thousand Five Hundred Dollars (\$7,500) which amounts for each year shall be in addition to the use of an automobile, an account for expenses incurred in the performance of the duties of office, and participation in other employee benefits on the same basis as other city employees.

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 604, 1999. Councillor Gilmer reported that the Capital Asset Management Committee heard Proposal No. 604, 1999 on October 13, 1999. The proposal, sponsored by

Councillor Curry, approves a lease of the Conduit System to Clawson Communications Inc. and approves a public-private agreement for operation of the Conduit System with Clawson Communications, Inc. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

Councillor Gilmer asked how soon the operation can begin. Clay Whitmire, Director of Applied Technology for the Department of Capital Asset Management, stated that the project can get underway before the end of the year if the proposal is approved this evening.

Councillor Gilmer moved, seconded by Councillor Curry, for adoption. Proposal No. 604, 1999 was adopted on the following roll call vote; viz:

24 YEAS: Borst, Boyd, Bradford, Brents, Cockrum, Coughenour, Curry, Dowden, Gilmer, Golc, Gray, Hinkle, Jones, Massie, McClanroch, Moores, Moriarty Adams, O'Dell, SerVaas, Shambaugh, Short, Smith, Talley, Tilford

0 NAYS:

5 NOT VOTING: Black, Coonrod, Franklin, Schneider, Williams

Proposal No. 604, 1999 was retitled SPECIAL RESOLUTION NO. 78, 1999, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 78, 1999

A PROPOSAL FOR A SPECIAL RESOLUTION approving the lease of the City of Indianapolis, Department of Capital Asset Management conduit system ("Conduit System") for a term of ten (10) years to Clawson Communications, Inc. and approving the public-private agreement for the operation of the Conduit System with Clawson Communications, Inc.

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

SECTION 1. The City-County Council, pursuant to IC 36-1-11, approves the lease of the Conduit System, for a term of five (5) years with mutually acceptable five-year extension, to Clawson Communications, Inc.

SECTION 2. The City-County Council, pursuant to IC 5-23-6, approves the public-private agreement for the operation of the Conduit System with Clawson Communications, Inc.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Councillor Gilmer reported that the Capital Asset Management Committee heard Proposal Nos. 572, 606-611, 613, and 619, 1999 on October 13, 1999. He asked for consent to vote on these proposals together. Consent was given.

PROPOSAL NO. 572, 1999. The proposal, sponsored by Councillor Bradford, removes parking restrictions on 64th Street from Tacoma Avenue to Rural Street (District 7). PROPOSAL NO. 606, 1999. The proposal, sponsored by Councillor Borst, authorizes a traffic signal at Bluff Road and Harding Street (District 25). PROPOSAL NO. 607, 1999. The proposal, sponsored by Councillor Brents, authorizes a multi-way stop at 18th Street and Livingston Avenue (District 16). PROPOSAL NO. 608, 1999. The proposal, sponsored by Councillor Jones, authorizes a multi-way stop at Hawthorne Lane and 22nd Street (District 10). PROPOSAL NO. 609, 1999. The proposal, sponsored by Councillor Talley, authorizes a multi-way stop at 44th Street and Priscilla Avenue (District 14). PROPOSAL NO. 610, 1999. The proposal, sponsored by Councillor Cockrum, authorizes intersection controls on Ameriplex Parkway, Milhouse Road, and Decatur Boulevard, and authorizes a 35 mph speed limit on Decatur Boulevard from

Ameriplex Parkway to Thompson Road (District 19). PROPOSAL NO. 611, 1999. The proposal, sponsored by Councillor Gilmer, authorizes a 35 mph speed limit on New Augusta Road from 72nd Street to 79th Street (District 1). PROPOSAL NO. 613, 1999. The proposal, sponsored by Councillor Brents, authorizes a change in parking restrictions on various Downtown streets (District 16). PROPOSAL NO. 619, 1999. The proposal, sponsored by Councillor Smith, authorizes sixty degree parking on Southeastern Avenue near Northeastern Avenue (District 23). By 6-0 votes, the Committee reported the proposals to the Council with the recommendation that they do pass. Councillor Gilmer moved, seconded by Councillor Cockrum, for adoption. Proposal Nos. 572, 606-611, 613, and 619, 1999 were adopted on the following roll call vote; viz:

25 YEAS: Black, Borst, Bradford, Brents, Cockrum, Coonrod, Coughenour, Curry, Dowden, Franklin, Gilmer, Golc, Hinkle, Jones, Massie, McClamroch, Moores, Moriarty Adams, O'Dell, Schneider, SerVaas, Shambaugh, Short, Smith, Tilford
0 NAYS:
4 NOT VOTING: Boyd, Gray, Talley, Williams

Proposal No. 572, 1999 was retitled GENERAL ORDINANCE NO. 134, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 134, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 621-119, Parking prohibited at all times in alleys and on narrow streets.

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

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 621-119, Parking prohibited at all times in alleys and on narrow streets, be and the same is hereby amended by the deletion of the following, to wit:

Sixty-fourth Street, on both sides, from Tacoma Avenue to Rural Street

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 606, 1999 was retitled GENERAL ORDINANCE NO. 135, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 135, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 441-416, Schedule of intersection controls.

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

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
45	Bluff Rd Harding St	Bluff Rd	Stop

SECTION 2. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
45	Bluff Rd Harding St	None	Signal

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 607, 1999 was retitled GENERAL ORDINANCE NO. 136, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 136, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 441-416, Schedule of intersection controls.

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

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
23	18 th St Livingston Av	Livingston Av	Stop

SECTION 2. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
23	18 th St Livingston Av	None	All Way Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 608, 1999 was retitled GENERAL ORDINANCE NO. 137, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 137, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 441-416, Schedule of intersection controls.

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

SECTION I. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
26	22 nd St Hawthorne Ln	Hawthorne Ln	Stop

SECTION 2. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
26	22 nd St Hawthorne Ln	None	All Way Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 609, 1999 was retitled GENERAL ORDINANCE NO. 138, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 138, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 441-416, Schedule of intersection controls.

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

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
19	44 th St Priscilla Av	Priscilla Av	Stop

SECTION 2. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
19	44 th St Priscilla Av	None	All Way Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 610, 1999 was retitled GENERAL ORDINANCE NO. 139, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 139, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 441-416, Schedule of intersection controls.

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

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-416, Schedule of intersection controls, be and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
36	Ameriplex Pkwy EB Milhouse Rd Decatur Blvd	Ameriplex Pkwy	Stop
36	Decatur Blvd Milhouse Rd	Decatur Blvd	Stop

SECTION 2. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-323, Alteration of prima facie speed limit, be and the same is hereby amended by the addition of the following, to wit:

35 MPH

Decatur Boulevard, from Ameriplex Parkway to Thompson Road

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 611, 1999 was retitled GENERAL ORDINANCE NO. 140, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 140, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 441-323, Alteration of prima facie speed limits.

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

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-323, Alteration of prima facie speed limits, be and the same is hereby amended by the deletion of the following, to wit:

40 MPH

New Augusta Road, from Seventy-second Street to Seventy-ninth Street

SECTION 2. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-323, Alteration of prima facie speed limits, be and the same is hereby amended by the addition of the following, to wit:

35 MPH

New Augusta Road, from Seventy-second Street to Seventy-ninth Street

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 613, 1999 was retitled GENERAL ORDINANCE NO. 141, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 141, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 621-121, Parking prohibited at all times on certain streets, Sec. 621-122, Stopping, standing or parking prohibited at all times on certain designated streets, Sec. 621-124, Parking prohibited during specified hours on certain days, and Sec. 621-202, Parking meter zones designated.

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

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 621-121, Parking prohibited at all times on certain streets, be and the same is hereby amended by the deletion of the following, to wit:

McCrea Street, on both sides, from Georgia Street to Jackson Place North Drive

SECTION 2. The "Revised Code of the Consolidated City and County," specifically, Sec. 621-122, Stopping, standing or parking prohibited at all times on certain designated streets, be and the same is hereby amended by the deletion of the following, to wit:

Ohio Street, on the north side, from Illinois Street to a point 145 feet west of Illinois Street

SECTION 3. The "Revised Code of the Consolidated City and County," specifically, Sec. 621-124, Parking prohibited during specified hours on certain days, be and the same is hereby amended by the deletion of the following, to wit:

ON ANY DAY EXCEPT
SATURDAYS AND SUNDAYS
From 7:00 a.m. to 6:00 p.m.

New York Street, on the south side, from Illinois Street to Meridian Street

SECTION 4. The "Revised Code of the Consolidated City and County," specifically, Sec. 621-202, Parking meter zones designated, be and the same is hereby amended by the deletion of the following, to wit:

TWO HOURS

Ohio Street, on the north side, from a point 145 feet west of Illinois Street to Capitol Avenue

SECTION 5. The "Revised Code of the Consolidated City and County," specifically, Sec. 621-121, Parking prohibited at all times on certain streets, be and the same is hereby amended by the addition of the following, to wit:

McCrea Street, on the east side, from a point 83 feet north of
Jackson Place North Drive to Georgia Street

McCrea Street, on the west side, from a point 148 feet north of
Jackson Place North Drive to Georgia Street

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 619, 1999 was retitled GENERAL ORDINANCE NO. 142, 1999, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 142, 1999

A GENERAL ORDINANCE amending the "Revised Code of the Consolidated City and County," Sec. 621-108, Manner of parking.

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

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 621-108, Manner of parking, be and the same is hereby amended by the addition of the following, to wit:

(e) *Sixty-degree angles*. Whenever parking is permitted on any of the following streets or parts thereof, parking at an angle of sixty (60) degrees to the curb, or if there is no curb, then to the line of the traveled roadway, shall be used, and vehicles shall not park otherwise thereon:

Southeastern Avenue, from a point 210 feet west of Northeastern Avenue,
to a point 320 feet west of Northeastern Avenue

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

**SOLID WASTE SPECIAL SERVICE DISTRICT
SPECIAL ORDERS - PUBLIC HEARING**

The President convened the Solid Waste Special Service District Council.

PROPOSAL NO. 600, 1999. Councillor Coughenour reported that the Public Works Committee has not yet heard Proposal No. 600, 1999. The proposal approves an increase of \$50,000 and transfers totaling \$426,800 in the 1999 Budget of the Department of Public Works, Divisions of Solid Waste, Contract Compliance, and Environmental Resources Management (Solid Waste Collection Service District Fund) to provide funding for various operational costs through the end of 1999. Councillor Coughenour moved, seconded by Councillor Gilmer, to postpone Proposal No. 600, 1999 until November 8, 1999. Proposal No. 600, 1999 was postponed by a unanimous voice vote.

ANNOUNCEMENTS AND ADJOURNMENT

There being no further business, and upon motion duly made and seconded, the meeting adjourned at 10:25 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the regular concurrent meetings of the City-Council of Indianapolis-Marion County, Indiana, and Indianapolis Police, Fire and Solid Waste Collection Special Service District Councils on the 18th day of October, 1999.

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



President

ATTEST:



Clerk of the Council

(SEAL)