RECONVENED POSTPONED REGULAR MEETING CITY-COUNTY COUNCIL.

Friday, April 30, 1976

President SerVaas reconvened the postponed regular meeting of the City-County Council of Indianapolis, Marion County, in Council Chambers of the City-County Building at 5:09 p.m., Friday, April 30, 1976. Councilman Vollmer opened the reconvened meeting with a prayer, followed by the Pledge of Allegiance.

ROLL CALL

President SerVaas instructed the Clerk to take the roll. Twenty-seven members being present, he announced a quorum.

Mr. Anderson, Mr. Bayt, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Gorham, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

ABSENT: Mr. Boyd and Mr. Kimbell.

PROPOSAL NO. 169, 1976. Councilman Gilmer requested that Proposal No. 169, 1976, be advanced on the agenda. By consent, the proposal was advanced.

Councilman Gilmer spoke regarding the proposal, and then requested Mr. Herschell Dean of the Department of Parks and Recreation, to speak to the Council explaining the allocation of funds being requested.

Discussion followed, during which Councilman Schneider moved, seconded by Councilman Tinder, to amend Proposal No. 169, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 169, 1976, be amended as follows:

In Section 2, delete lines 7, 8, 9 and 10, Target Areas, and correct the totals accordingly.

> Bill Schneider Councilman

Discussion followed, during which Mr. Ray Crowe, Director of the Department of Parks and Recreation, was requested to answer questions of Council members concerning the proposal.

Following these comments and further discussion, Councilman Patterson moved, seconded by Councilman Walters, to amend Proposal No. 169, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 169, 1976, be amended as follows:

Renumber Section 4 as Section 5 and insert a new Section 4 as follows: "Section 4. This City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller or both are directed to notify the City-County Council in writing of such proposed loss of revenue."

Jack F. Patterson Councilman

The motion to amend carried by unanimous voice vote.

Councilman Tintera then moved, seconded by Councilman Tinder, the Previous Question on the amendment. The motion failed on the following roll call vote; viz:

7 AYES: Mrs. Brinkman, Mr. Gilmer, Mr. Hawkins, Mr. Pearce, Mr. SerVaas, Mr. Tinder and Mr. Tintera.

16 NOES: Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gorham, Mrs. Hart, Mrs. Journey, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Rippel, Mr. Schneider, Mr. Vollmer, Mr. Walters and Mr. West. (Mr. Anderson, Mr. Bayt, Mr. Cantwell and Mr. Howard did not vote.)

Further discussion was held, after which the motion to amend previously made by Councilman Schneider, seconded by Councilman Tinder, failed on the following roll call vote; viz:

13 AYES: Mr. Bayt, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gorham, Mr. McPherson, Mr. Miller, Mr. Rippel, Mr. Schneider, Mr. Tintera and Mr. Vollmer.

14 NOES: Mr. Anderson, Mrs. Brinkman, Mr. Cantwell, Mr. Gilmer, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Walters and Mr. West.

Councilman Miller then moved, seconded by Councilman Dowden to table Proposal No. 169, 1976, until a later time in the meeting; specifically, 6:45 p.m.

The motion was carried by voice vote.

PETITION AND STATEMENT OF CENSURE-LT. ROBERT H. STARK. Councilman West moved, seconded by Councilman Dowden to reconsider the motion to refer to the Public Safety and Criminal Justice Committee the petition and request for censure of Lt. Robert H. Stark.

Discussion of the motion to reconsider followed, during which Councilman Cantwell stated he did not feel the motion to reconsider was in order in view of the fact that Councilman Boyd was not present. President SerVaas advised the matter would be reconsidered later in the meeting.

PROPOSAL NO. 109. 1976, COMMITTEE RECOMMENDATION. Councilman McPherson moved, seconded by Councilman Tintera, to reconsider Proposal No. 109, 1976. Discussion of the motion to reconsider followed, after which the motion passed on the following roll call vote; viz:

15 AYES: Mr. Anderson, Mr. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Rippel, Mr. SerVaas, Mr. Tinder, Mr. Tintera and Mr. West.

11 NOES: Mr. Bayt, Mr. Campbell, Mr. Cantwell, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Pearce, Mr. Schneider, Mr. Vollmer and Mr. Walters.

Councilman Miller moved, seconded by Councilman Clark, to amend Proposal No. 109, 1976, as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 69, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana", and more particularly Chapter 29, Sec. 29-167 & 270, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

Section 1. The "Code of Indianapolis and Marion County, Indiana", specifically Chapter 29, Section 29-267, Parking prohibited at all times on certain streets, be, and the same is hereby amended by the deletion of the following, striking Mass Transportation Authority General Ordinance No. 18, 1968, to wit:

Washington Street, on both sides, from Southeastern Avenue to Edmondson Street

Section 2. The "Code of Indianapolis and Marion County, Indiana", specifically Chapter 29, Section 29-267, Parking prohibited at all times on certain streets be, and the same is hereby amended by the addition of the following, to wit:

Washington Street, on both sides, from Sheridan Avenue to Edmondson Street.

Section 3. The "Code of Indianapolis and Marion County, Indiana", specifically

Chapter 29, Section 29-270, Parking prohibited during specified hours on certain days, be, and the same is hereby amended by the addition of the following, to wit:

On Any Day Except Saturdays, Sundays and Holidays from 6:00 a.m. to 9:00 a.m. and from 3:00 p.m. to 6:00 p.m. Washington Street, on both sides, from Southeastern Avenue to Sheridan Avenue.

Section 4. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8 of the "Code of Indianapolis and Marion County, Indiana".

Section 5. This Ordiannce shall be in full force and effect from January 1, 1977 after adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this day of ,1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this day of ,1976.

Beverly S. Rippy

Clerk of the City-County Council

Approved and signed by me this day of .1976

William H. Hudnut, III

Mayor

Discussion followed, during which Councilman Bayt moved, seconded by Councilwoman Journey, to refer Proposal No. 109, 1976, COMMITTEE RECOMMENDATION, to the Transportation Committee for further investigation.

The motion was carried by voice vote.

Councilman Cantwell requested a recess, and then left the meeting.

PETITION AND STATEMENT OF CENSURE-LT. ROBERT H. STARK. Councilman Dowden moved, seconded by Councilman Clark, to reconsider the motion to refer to the Public Safety & Criminal Justice Committee the request of Councilman Boyd to censure Lt. Robert H. Stark.

The motion to reconsider was carried by voice vote.

Considerable discussion followed, during which Councilman West moved, seconded by Councilman Tintera, to strike from the agenda the request for censure of Lt. Robert H. Stark.

The motion to strike was carried on the following roll call vote; viz:

18 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Gorham, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer and Mr. West.

2 NOES: Mrs. Hart and Mr. Hawkins.

(Mr. Bayt, Mr. Campbell, Mr. Cantwell, Mr. Howard, Mrs. Journey, Mr. Pearce and Mr. Walters did not vote.)

PROPOSAL NO. 169, 1976. Discussion then returned to Proposal No. 169, 1976. Councilman Durnil moved, seconded by Councilman Clark to amend Proposal No. 169, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 169, 1976, As Amended, be further amended as follows:

Renumber Section 4 as Section 5 and insert a new Section 4 as follows: "Section 4. Although the programs herein approved are for an annual period, this Resolution shall not authorize the City to execute any contract which requires the City to fund any operating agency in excess of current appropriations, or for a period beyond December 31, 1976."

Allen Durnil Councilman

The motion to amend was passed on the following roll call vote; viz:

19 AYES: Mr Anderson, Mr. Bayt, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Gorham, Mrs. Hart, Mr. Hawkins, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera and Mr. West.

6 NOES: Mrs. Coughenour, Mr. Gilmer, Mr. Howard, Mrs. Journey, Mr. Pearce, and Mr. Vollmer.

(Mr. Cantwell and Mr. Walters did not vote.)

Councilman Anderson moved, seconded by Councilman Dowden, to reconsider Councilman Schneider's amendment to Proposal No. 169, 1976. The motion to reconsider failed on the following roll call vote; viz:

11 AYES: Mr. Anderson, Mr. Bayt, Mr. Campbell, Mrs. Coughenour, Mr. Dowden, Mr. Gorham, Mr. McPherson, Mr. Miller, Mr. Rippel, Mr. Schneider and Mr. Tinder.

15 NOES: Mrs. Brinkman, Mr. Clark, Mr. Durnil, Mr. Gilmer, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Patterson, Mr. Pearce, Mr. Ser Vaas, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

(Mr. Cantwell did not vote.)

President SerVaas then called for a vote on the adoption of Proposal No. 169, 1976, As Amended. Proposal No. 169, 1976, As Amended, was adopted on the following roll call vote; viz:

21 AYES: Mr. Bayt, Mrs. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mr. Gilmer, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Walters and Mr. West.

5 NOES: Mr. Anderson, Mr. Campbell, Mr. Dowden, Mr. Gorham and Mr. Schneider.

(Mr. Cantwell did not vote.)

Proposal No. 169, 1976, As Amended was retitled General Resolution No. 8, 1976, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 8, 1976

A GENERAL RESOLUTION authorizing expenditure of One Million Twenty-Seven Thousand Seven Hundred and Forty Dollars (\$1,027,740.00) by the Department of Parks and Recreation in anticipation of a federal grant under Title I of the Housing and Community Development Act of 1974.

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

SECTION 1. The Council, in anticipation of a federal grant under Title 1 of the Housing and Community Development Act of 1974, included in the City-County Annual Budget for 1976 an appropriation for various Community Development Program activities, with the understanding that when specific programs had been developed for the expenditure of such funds, the same would be presented to this Council. Said program having now been presented, the Council does hereby approve expenditure of anticipated Title 1 funds as stated in Section 2 of this Resolution.

SECTION 2. The City-County Council approves and authorizes the Department of Parks and Recreation to expend appropriations within approved budget levels in accordance with the following expenditure detail by function and programs:

Parks and Recreation

A. Programmatic

\$868.740

B. Target Areas

1. BT/MK

\$ 69,000

2. Concord 3. UNWA 80,000

A 10,000

159,000

TOTAL

\$1,027,740

SECTION 3. The authorization contained in Section 2 of this Resolution shall be subject to all necessary favorable approval of the grant application and receipt of the funds thereunder.

SECTION 4. Although the programs herein approved are for an annual period, this Resolution shall not authorize the City to execute any contract which required the City

to fund any operating agency in excess of current appropriations, or for a period beyond December 31, 1976.

SECTION 5. This City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At any time that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller or both are directed to notify the City-County Council in writing of such proposed loss of revenue.

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

[Clerk's Note: Councilman Gilmer was excused from the meeting due to another commitment.]

PROPOSAL NO. 174, 1976. Councilman Miller requested to advance this proposal on the agenda. Consent was given.

Mr. Fred L. Madorin, Director of the Department of Transportation, responded to questions from Council members concerning the allocation requested. Following discussion, Councilman McPherson moved, seconded by Councilman Bayt, for adoption. Proposal No. 174, 1976, was adopted on the following roll call vote, viz:

21 AYES: Mr. Anderson, Mr. Bayt, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Gorham, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. West NO NOES

8 NOT VOTING: Mr. Boyd, Mr. Cantwell, Mrs. Coughenour, Mr. Gilmer, Mrs. Journey, Mr. Kimbell, Mr. Vollmer, Mr. Walters

Proposal No. 174, 1976, was retitled GENERAL RESOLUTION NO. 11, 1976, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 11, 1976

A GENERAL RESOLUTION authorizing expenditure of Two Million Two Hundred Thirteen Thousand Seven Hundred and Forty Dollars (\$2,213,740.00) by the Department of Transportation in anticipation of a Federal Grant under Title 1 of the Housing and Community Development Act of 1974.

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

SECTION 1. The Council, in anticipation of a Federal Grant under Title 1 of the Housing and Community Development Act of 1974, included in the City-County Annual Budget for 1976 an appropriation for various Community Development Program activities, with the understanding that when specific programs had been developed for the expenditure of such funds, the same would be presented to this Council. Said program having now been presented, the Council does hereby approve expenditure of anticipated Title 1 Funds as stated in Section 2 of this Resolution.

SECTION 2. The City-County Council approves and authorizes the Department of Transportation to expend appropriations within approved budget levels in accordance with the following expenditure detail by function and program:

RE	RESIDENTIAL STREET RESURFACING		1976 APPLICATION
A.	Programmatic		\$1,968,740
В.	Target Area		
	1. Concord	\$ 50,000	
	2. UNWA	125,000	
	3. Near Westside	70,000	
			245,000
	TOTAL		\$2 213 740

SECTION 3. The authorization contained in Section 2 of this Resolution shall be subject to all necessary favorable approvals of the grant application and receipt of the funds thereunder.

SECTION 4. This Resolution shall be in full force and effect from and after its adoption and approval by the Mayor.

PROPOSAL NO. 173, 1976. Councilman McPherson spoke regarding this proposal. Following discussion, Proposal No. 173, 1976, was passed on the following roll call vote; viz:

21 AYES: Mr. Anderson, Mr. Bayt, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Gorham, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. West NO NOES

8 NOT VOTING: Mr. Boyd, Mr. Cantwell, Mrs. Coughenour, Mr. Gilmer, Mrs. Journey, Mr. Kimbell, Mr. Vollmer, Mr. Walters

Proposal No. 173, 1976, was retitled GENERAL RESOLUTION NO. 10, 1976, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 10, 1976

A GENERAL RESOLUTION authorizing expenditure of Two Hundred Ninety-five Thousand Dollars (\$295,000.00) by the Department of Public Works in anticipation of a Federal Grant under Title 1 of the Housing and Community Development Act of 1974.

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

SECTION 1. The Council, in anticipation of a Federal Grant under Title 1 of the Housing and Community Development Act of 1974, included in the City-County Annual Budget for 1976 an appropriation for various Community Development Program activities, with the understanding that when specific programs had been developed for the expenditure of such funds, the same would be presented to this Council. Said program having now been presented, the Council does hereby approve expenditure of anticipated Title 1 Funds as stated in Section 2 of this Resolution.

SECTION 2. This City-County Council approves and authorizes the Department of Public Works to expend appropriations within approved budget levels in accordance with the following expenditure detail by function and program.

PUBLIC WORKS

Programmatic Heavy Trash Pick-up Total 1976 APPLICATION \$295,000 \$295,000

SECTION 3. The authorization contained in Section 2 of this Resolution shall be subject to all necessary favorable approvals of the grant application and receipt of funds thereunder.

SECTION 4. This Resolution shall be in full force and effect from and after its adoption and approval by the Mayor.

PROPOSAL NO. 163, 1976. Councilman Dowden spoke regarding this proposal. Discussion followed, during which Councilman Dowden moved, seconded by Councilman Tintera, to amend as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 163, 1976, be amended as follows:

- A. In Section 2, Line 9a, strike "Public Welfare \$838,000"
- B. In Section 2, Line 10, and in the Title, strike the figures "\$2,940,000" and insert in lieu thereof, "\$2,102,000"
- C. Renumber Section 4 as Section 6 and insert new Sections 4 and 5 as follows:

"SECTION 4. Although the programs herein approved are for an annual period, this Resolution shall not authorize the City to execute any contract which requires the City to fund any operating agency in excess of current appropriations, or for a period beyond December 31, 1976."

"SECTION 5. This City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At any time that knowledge is received that the state or federal financing of this agency or project is, or will be reduced or eliminated, the supervisor or the City Controller or both are directed to notify the City-County Council in writing of such proposed loss of revenue."

s/Councilman Dowden

The motion to amend was passed on the following roll call vote; viz:

24 AYES: Mr. Anderson, Mr. Bayt, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gorham, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters, Mr. West NO NOES

5 NOT VOTING: Mr. Boyd, Mr. Cantwell, Mr. Gilmer, Mrs. Journey, Mr. Kimbell

Discussion followed, during which Dr. Gene McFadden was requested to respond to questions from Council members. Following lengthly discussion during which many Council members spoke, Proposal No. 163, 1976, As Amended, was passed on the following roll call vote; viz:

16 AYES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Durnil, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters, Mr. West

7 NOES: Mr. Anderson, Mrs. Coughenour, Mr. Dowden, Mr. Gorham, Mr. Miller, Mr. Rippel, Mr. Schneider

6 NOT VOTING: Mr. Cantwell, Mr. Clark, Mr. Gilmer, Mrs. Journey, Mr. Kimbell, Mr. McPherson

Proposal No. 163, 1976, As Amended, was retitled GENERAL RESOLUTION NO. 6, 1976, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 6, 1976

A GENERAL RESOLUTION authorizing the expenditure of Two Million One Hundred Two Thousand Dollars (\$2,102,000.00) by the Community Services Division in anticipation of a Federal Grant under Title 1 of the Housing and Community Development Act of 1974.

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

SECTION 1. The Council, in anticipation of a federal grant under Title 1 of the Housing and Community Development Act of 1974, included in the City-County Annual Budget for 1976 an appropriation for various Community Development Program activities, with the understanding that when specific programs had been developed for the expenditure of such funds, the same would be presented to this Council. Said program having now been presented, the Council does hereby approve expenditures of anticipated Title 1 Funds as stated in Section 2 of this Resolution.

SECTION 2. The City-County Council approves and authorizes the Division of Community Services to expend appropriations within approved budget levels in accordance with the following expenditure detail by function and program:

HUMAN RESOURCES	1976 APPLICATION
Multi-Service Centers	\$1,009,375
Legal Services	150,000
Senior Citizens	542,000
Day Care	200,000
Youth	110,625
TOTAL	\$2,102,000

SECTION 3. The authorization contained in Section 2 of this Resolution shall be subject to all necessary favorable approvals of the grant application and receipt of the funds thereunder.

SECTION 4. Although the programs herein approved are for an annual period, this Resolution shall not authorize the City to execute any contract which requires the City to fund any operating agency in excess of current appropriations, or for a period beyond December 31, 1976.

SECTION 5. This City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At any time that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller or both are directed to notify the City-County Council in writing of such proposed loss of revenue.

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

[Clerk's Note: Councilman Boyd arrived during discussion of Proposal No. 163, 1976.]

PROPOSAL NO. 48, 1976. Councilmen Patterson and Vollmer spoke regarding this proposal. Following discussion, Councilman Patterson moved, seconded by Councilman Vollmer, to amend as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that City-County Council Proposal No. 48, 1976, be amended as follows:

Strike said proposal as introduced and substitute therefor, the draft entitled "Proposal No. 48, 1976, Committee Recommendation."

s/Councilman Patterson

The motion to amend was carried by unanimous voice vote. Following discussion, Proposal No. 48, 1976, As Amended, was passed on the following roll call vote; viz:

22 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters, Mr. West NO NOES

7 NOT VOTING: Mr. Cantwell, Mr. Dowden, Mr. Gilmer, Mr. Gorham, Mrs. Journey, Mr. Kimbell, Mr. McPherson

Proposal No. 48, 1976, As Amended, was retitled SPECIAL RESOLUTION NO. 11, 1976, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 11, 1976

A SPECIAL RESOLUTION supporting the establishment of an emergency first aid procedure in the City-County Building.

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

SECTION 1. That the Indianapolis-Marion County Building Authority and the Health and Hospital Corporation of Marion County are encouraged and requested to explore the feasibility of an emergency first aid procedure in the City-County Building.

SECTION 2. That such should be operated on a regular basis for all personnel employed in the City-County Building and all visitors.

SECTION 3. That the Council's Municipal Corporations Committee monitor the feasibility and progress of this project.

PROPOSAL NO. 167, 1976. Councilman Patterson spoke regarding the proposal.

Following discussion, Councilman Patterson moved, seconded by Councilman Tintera to amend Proposal No. 167, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 167, 1976, be amended as follows:

Renumber Section 4 as Section 5 and insert a new Section 4 as follows: "Section 4. This City-County Council has no intention of supplementing or financing the agency an/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor of the City Controller or both are directed to notify the City-County Council in writing of such proposed loss of revenue."

Jack Patterson

The motion to amend was carried by unanimous voice vote.

Councilman Durnil moved, seconded by Councilman Clark to amend Proposal No. 167, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 167, 1976, As Amended, be further amended as follows:

Renumber Section 4 as Section 5 and insert a new Section 4 as follows: Section 4. Although the programs herein approved are for an annual period, this Resolution shall not authorize the City to execute any contract which requires the City to fund any operating agency in excess of current appropriations, or for a period beyond December 31, 1976."

Allen Durnil Councilman

The motion to amend Proposal No. 167, 1976 was carried by a roll call vote of 19 AYES, 1 NO and 7 NOT VOTING.

(Clerk's Note.) Due to a malfunction of the voting equipemnt, a record of the vote was not printed.

Councilman Patterson then moved, seconded by Councilman Clark, to further amend Proposal No. 167, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 167, 1976, As Amended, be further amended as follows:

In Section 2, strike line 5 in its entirety, and adjust the totals in line 6 and in the title accordingly.

Jack F. Patterson Councilman

The motion to amend was carried by voice vote.

Following further discussion, Proposal No. 167, As Amended, was passed on the following roll call vote; viz:

20 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Patterson, Mr. Pearce, Mr. Rippel Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

2 NOES: Mr. Miller and Mr. Schneider.

(Mr. Cantwell, Mr. Dowden, Mr. Gorham, Mrs. Journey, and Mr. McPherson did not vote.)

Proposal No. 167, 1976, As Amended, was retitled General Resolution No. 7, 1976, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 7, 1976

A GENERAL RESOLUTION authorizing expenditure of Two Million One Hundred Twenty-Eight Thousand Dollars (\$2,128,000.00) by the Health and Hospital Corporation in anticipation of a federal grant under Title 1 of the Housing and Community Development Act of 1974.

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

SECTION 1. The Council, in anticipation of a Federal Grant under Title 1 of the Housing and Community Development Act of 1974, included in the City-County Annual Budget for 1976 and appropriation for various Community Development Program activities, with the understanding that when specific programs had been developed for the expenditure of such funds, the same would be presented to this Council. Said program having now been presented, the Council does hereby approve expenditure of anticipated Title 1 funds as stated in Section 2 of this Resolution.

SECTION 2. The City-County Council approves and authorizes the Health and Hospital Corporation to expend appropriations within approved budget levels in accordance with the following expenditure detail by function and programs:

1. Health Services

\$1,598,000.00 \$1,598,000.00

SECTION 3. The authorization contained in Section 2 of this Resolution shall be subject to all necessary favorable approval of the grant application and receipt of the funds thereunder.

SECTION 4. Although the programs herein approved are for an annual period this resolution shall not authorize the City to execute any contract which requires the City to fund any operating agency in excess of current appropriations or for a period beyond December 31, 1976.

SECTION 5. This City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller or both are directed to notify the City-County Council in writing of such proposed loss of revenue.

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

The foregoing was passed by the City-County Council this 30th day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this 6 day of May, 1976.

Beverly S. Rippy Clerk of the City-County Council

Approved and signed by me this 6 day of May, 1976.

William H. Hudnut, III Mayor

Councilman Bayt was excused from the remainder of the meeting.

PROPOSAL NO. 122-133 and 149-153, 1976. Councilman Miller moved, seconded by Councilman Vollmer to consider these proposals together. By consent, Proposals No. 122-133 and 149-153, 1976 were considered together.

Councilman Miller moved, seconded by Councilman Vollmer, to adopt Proposals No. 122-127, 129-133 and 149-153, 1976, as introduced, and to amend Proposal No. 128, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 128, 1976, be amended as follows:

Section 1, Line 6, delete "30" MPH and insert in lieu thereof "35" MPH.

Don Miller Councilman The motion to amend carried by unanimous voice vote.

Proposals No. 122-127; 128, As Amended; 129-133; and 149-153, 1976 were passed on a roll call vote of:

21 AYES

No NOES

5 NOT VOTING

(Clerk's Note.) Due to a malfunction of the voting equipment, a record of the vote was not printed.

Proposals No. 122-127; 128, As Amended; 129-133; and 149-153, 1976, were retitled General Ordinance No. 41-57, 1976, respectively, and read as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 41, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 adjusting and assigning preference to several residential intersections for uniform traffic flow within a Subdivision establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls; Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the DELETION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No. 23 Pg. 3	Linda Le. & S. Whitcomb Ave.	S. Whitcomb Ave.	Stop
No.30 Pg.8	Mickley Ave. & Rinehart Ave.	(none)	None
No.30 Pg.8	Oliver Ave & Whitcomb Ave.	(none)	None

SECTION 2. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls, Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.23 Pg.3	Linda Le. & S.Whitcomb Ave.	Linda Le.	Stop
No.30 Pg.3	Delmar Ave., Delmar Ct. & Kiel Avenue	Delmar Ave. & Delmar Ct.	Stop

(continued)

No.30 Pg.8	Mickley Avenue & Rinehart Ave.	Rinehart Ave.	Stop
No.30	Oliver Ave. & Whitcomb Ave.	Oliver Ave.	Stop

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-3, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

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

Council District No. 18.

CITY-COUNTY GENERAL ORDINANCE NO. 42, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 assigning preference at several uncontrolled intersections in a newly accepted residential subdivision, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana, 1975, Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls, Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.46	Buffalo Drive	Buffalo Drive	Yield
Pg.2	& Chickasaw Ct.		
No.46	Buffalo Drive	Buffalo Drive	Yield
Pg.2	& Chippewa Ct.		
No.46	Buffalo Drive	Buffalo Drive	Yield
Pg.2	& Kankakee Ct.		
No.46	Buffalo Drive	Buffalo Drive	Yield
Pg.2	& Kansa Ct.		
No.46	Buffalo Drive	Buffalo Drive	Stop
Pg.2	& Lockwood Le.		
No.46	Buffalo Drive	Buffalo Drive	Stop
Pq.2	& Mandan Ct.		

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 108, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

SECTION 3. This Ordinance will be in full force and effect from and after its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

Council District No. 25.

CITY-COUNTY GENERAL ORDINANCE NO. 43, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 changing an existing 2-way stop to a 4-way stop, and providing for the future installation of an automatic signal in conjunction with reconstruction of this suburban intersection of two thoroughfares, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls; Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the DELETION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.40	S. Emerson Ave.	S. Emerson Ave.	Stop

SECTION 2. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls; Section 92 Schedule of Intersection Controls be, and the same is hereby amended by the DELETION of the following to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.40 Pg.2	S. Emerson Ave. E. Thopmson Rd.	(none)	Stop

SECTION 3. Code of Indianapolis and Marion County, Indiana 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls' Section 92 Schedule of Intersection Controls, be further amended, upon the completion of D.O.T. project ST-40-014, which includes the total reconstruction of this intersection, by the DELETION of Section 2, above, and the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.40 Pg.2	S. Emerson Ave. & E. Thompson Rd.	(none)	Signal

SECTION 4. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1. § of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

SECTION 5. This Ordinance will be in full force and effect from and after its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

Council District No. 13 & 24.

CITY-COUNTY GENERAL ORDINANCE NO. 44, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 establishing traffic controls at two residential intersections, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls; Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the DELETION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.32	Cameron Street		
Pg.4	& Stanley Ave.	(none)	None
No.32	E. Gimber Street	(none)	None
Pg.9	& Stanley Avenue		

SECTION 2. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls, Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.32 Pg.4	Cameron & Stanley Ave	Stanely Ave.	Stop
No.32	E. Gimber Street	Stanley Ave.	Stop
Pg.9	& Stanley Ave.		

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

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

Council District No. 20.

CITY-COUNTY GENERAL ORDINANCE NO. 45, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 authorizing the installation of an automatic traffic signal, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls; Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the DELETION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.19 Pg.7	N. Emerson Ave. & E. 42nd Street	(none)	Stop

SECTION 2. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls, Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.19	N. Emerson Ave.	(none)	Signal

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

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

Council District No. 5 & 7

CITY-COUNTY GENERAL ORDINANCE NO. 46, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 regulation preference at several residential intersections, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls; Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the DELETION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.12	N. Dearborn Street	(none)	None
Pg.3	& N. Oakland Ave.		
No.12	N. Dearborn Street	(none)	None
Pg.3	& E. 61st Street		
Pg.12	N. Ewing Street	N. Ewing St.	Stop
Pg.4	& E. 61st Street		
No.12	N. Oakland Ave.	(none)	None
Pg.5	& E. 61st. Street		
No. 12	N. Olney Street	(none)	None
Pg.5	& E. 61st Street		
No.12	N. Tuxedo Street	(none)	None
Pg.7	& E. 61st. Street		

SECTION 2. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls, Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.12	N. Dearborn Street	N. Dearborn Street	Stop
Pg.3	& N. Oakland Ave.		
No.12	N. Dearborn St.	N. Dearborn Street	Stop
Pg.3	& E. 61st Street		
No.12	N. Ewing Street	E. 61st Street	Stop
Pg.4	& E. 61st Street		
No.12	N. Oakland Avenue	N. Oakland Avenue	Stop
Pq.5	& E. 61st Street		-101
No.12	N. Olney Street	N. Olney Street	Stop
Pa 5	& F 61st Street		5106

(Continued)

No.12 Pg.7 N. Tuxedo Street & E. 61st Street N. Tuxedo Street

Stop

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

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

Council District No. 4

CITY-COUNTY GENERAL ORDINANCE NO. 47, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-136 limiting the maximum legal speed on Sections of Suburban County Line Road South, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. The Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic & Motor Vehicles; Article IV. Operation; Division 2, Speed; Section 136, Alteration of Prima Facie Speed Limits, thereof be, and the same is hereby amended by the addition of the following, to wit:

County Line Rd., South, from Shelby St. to Madison Ave., 35 MPH.
County Line Rd., South, from Bluff Rd. to Shelby St., 40 MPH.
County Line Rd., South, from Madison Ave. to Five Points Rd., 40 MPH.

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

SECTION 3. This Ordinance will be in full force and effect from its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

Council District No. 13 & 25

CITY-COUNTY GENERAL ORDINANCE NO. 48, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-267 removing parking from a portion of the east side of Moller Road where adequate off-street parking is available establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles; Article V, Stopping, Standing and Parking; Division 1, Generally: Section 267, Parking prohibited at all times on certain streets; Paragraph c, (schedule, Pg. 2661) thereof be, and the same is hereby amended by the addition of the following, to wit:

Moller Road, on the east side, from West 32nd Street to W. 34th Street

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

SECTION 3. This Ordinance will be in full force and effect from its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

Council District No. 8.

CITY-COUNTY GENERAL ORDINANCE NO. 49, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY INDIANA, 1975, and more particularly Chapter 29, Section 331, providing for a commercial loading zone establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. The Code of Indianapolis and Marion County, Indiana 1975; Chapter 29, Traffic and Motor Vehicles; Article V, Stopping, Standing and Parking; Division 4, Bus Stops, Loading Zones and similar uses; Section 331, Passenger and materials loading Zones; Paragraph (g), the zones established... be, and the same is hereby amended by the addition (thereof) following, to wit:

Capitol Avenue, on the east side, beginning

At a point in the East curb line of Capitol Avenue, 40 feet north of the intersecting north curb line of 13th Street, as presently established, and extending north a distance of 50 feet.

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

SECTION 3. This Ordinance will be in full force and effect from its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

Council District No. 16.

CITY-COUNTY GENERAL ORDINANCE NO. 50, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 assigning preference to several uncontrolled residential intersections in a newly accepted subdivision, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls, Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.29	Legion Le.	Legion Le.	Stop
Pg.1	& Powhatan Dr.		
No.29	Old Dominion Court	Powhatan Dr.	Stop
Pg.2	& Powhatan Drive		
No.29	Powhatan Drive	Spring Valley Le.	Stop
Pg.2	& Spring Valley Le.		

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter

1, Section 1-8 of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

SECTION 3. This Ordinance will be in full force and effect from its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

Council District No. 19

CITY-COUNTY GENERAL ORDINANCE NO. 51, 1975

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 establishing traffic controls at two intersections in a newly completed commercial subdivision, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls, Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.29	S. Girls School Rd.	S. Girls School Rd.	Stop
Pg.1	& W. McCarty Street		
No.29	W. Morris Street	W. Morris Street	Stop
Pg.2	& Western Drive		

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975

SECTION 3. This Ordinance will be in full force and effect from its adoption by the Council, approval by the Mayor, and compliance with all laws pertaining thereto.

Council District No. 19.

CITY-COUNTY GENERAL ORDINANCE NO. 52, 1976

A PROPOSAL FOR A GENERAL ORDINANCE amending the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975, and more particularly Section 29-92 controlling preference of a frontage road location establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. Code of Indianapolis and Marion County, Indiana, 1975; Chapter 29, Traffic and Motor Vehicles, Article III, Intersection Traffic Controls, Section 92 Schedule of Intersection Controls, be, and the same is hereby amended by the ADDITION of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.6 Pg.2	E. 82nd Street Fr. 7300 E. 8201 N.	E. 82nd St.	Stop

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter

1, Section 1-8, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, 1975.

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

Council District No. 3.

CITY-COUNTY GENERAL ORDINANCE NO. 53, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-267, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana," specifically, Chapter 29, Section 29-267, Parking prohibited at all times on certain streets, be, and the same is hereby amended by the addition of the following, to wit:

Sixteenth Street, on the south side, from the west curbline of Ritter Avenue, west for a distance of 955 feet;

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the "Code of Indianapolis and Marion County, Indiana." SECTION 3. This Ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 54, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-331, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana," specifically, Chapter 29, Section 29-331, Passenger and materials loading zones, be, and the same is hereby amended by the addition of the following, to wit:

Ohio Street, on the south side, from a point 120 feet west of the intersecting west curbline of Meridian Street, extending west a distance of 75 feet; for the use and occupancy of the Hilton Hotel, 31 W. Ohio St.

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8, of the "Code of Indianapolis and Marion County, Indiana." SECTION 3. This Ordinance shall be in full force and effect from and after its adoption and compliance with I. C. 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 55, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-92, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana," specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.24	N. Berwick Ave	W. 17th St.	Yield
Pg.3	& W. 17th St.		
No.24	N. Berwick Ave.	W 18th St.	Yield
Pg.3	& W. 18th St.		
No.24	N. Exeter Ave.	N. Exeter Av.	Yield
Pq.7	W. 18th St.		
No.24	N. Rochester Ave.	W. 18th St.	Yield
Pq.14	& W. 18th St.		
No.24	N. Rochester Ave.	W. 20th St.	Yield
Pg.14	& W. 20th St.		

SECTION 2. The "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No.23	N. Luett Ave.	W. 21st St.	Stop
Pg.3	& W. 21st St.		
No.24	N. Berwick Ave	W. 17th St.	Stop
Pg.3	& W. 17th St.		
No.24	N. Berwick Ave.	W. 18th St.	Stop
Pg.3	W. 18th St.		
No.24	N. Exeter Ave.	N. Exeter Ave.	Stop
Pg.7	W. 18th St.		
No. 24	N. Rochester Ave.	W.18th St.	Stop
Pq.14	W. 18th St.		·
No.24	N. Rochester Ave.	W. 20th St.	Stop
Pq.14	W. 20th St.		

SECTION 3. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8 of the "Code of Indianapolis and Marion County, Indiana." SECTION 4. This Ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 30th day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this 5th day of May, 1976.

Beverly S. Rippy Clerk of the City-County Council

Approved and signed by me this 6th day of May, 1976.

William H. Hudnut, III Mayor

CITY-COUNTY GENERAL ORDINANCE NO. 56, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana", and more particularly Chapter 29, Section 29-92, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following to wit:

INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
Green Ash Ct.	Green Ash Ct.	Stop
&Woodview Le.		
Green Ash Ct. E-W B	Green Ash Ct.E-W B	Stop
&Green Ash Ct.SE B		
Green Ash Ct. E-W B	Green Ash Ct. E-W B	Stop
& Green Ash Ct. SW B		
Lawnview Le.	Lawnview Le.	Stop
& Scarlet Oak Ct.		
Lawnview Le	Lawnview Le.	Stop
& Silver Maple Ct.		
White Cedar Ct.	Woodview Le.	Stop
&Woodview Le.		
Woodview Le.	Woodview Le.	Stop
& Yellow Poplar Ct.		
	Green Ash Ct. &Woodview Le. Green Ash Ct. E-W B &Green Ash Ct. SE B Green Ash Ct. SW B Lawnview Le. & Scarlet Oak Ct. Lawnview Le & Silver Maple Ct. White Cedar Ct. &Woodview Le. Woodview Le.	Green Ash Ct. &Woodview Le. Green Ash Ct. E-W B &Green Ash Ct. SE B Green Ash Ct. E-W B &Green Ash Ct. SW B Lawnview Le. & Scarlet Oak Ct. Lawnview Le & Silver Maple Ct. White Cedar Ct. &Woodview Le. Woodview Le. Woodview Le. Woodview Le. Woodview Le.

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8 of the "Code of Indianapolis and Marion County, Indiana." SECTION 3. This Ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 30th day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this 5th day of May, 1976.

Beverly S. Rippy Clerk of the City-County Council

Approved and signed by me this 6th day of May, 1976.

William H. Hudnut, III Mayor

CITY-COUNTY GENERAL ORDINANCE NO. 57, 1976

A GENERAL ORDINANCE further amending the "Code of Indianapolis and Marion County, Indiana," and more particularly Chapter 29, Section 29-92, establishing regulations, providing penalties, and fixing a time when the same shall take effect.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-92, Schedule of intersections controls, be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP INTERSECTION PREFERENTIAL TYPE OF CONTROL

No.12 Emerson Way, WB exit E. Fall Ck.Py.N.Dr.WB Yield

Pg.3 & E. Fall Ck.Py,N.Dr.,WB

SECTION 2. This amendment shall be subject to the penalties as provided in Chapter 1, Section 1-8 of the "Code of Indianapolis and Marion County, Indiana." SECTION 3. This Ordinance shall be in full force and effect from and after its adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 30th day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this 5 day of May, 1976.

Beverly S. Rippy Clerk of the City-County Council

Approved and signed by me this 6 day of May, 1976.

William H. Hudnut, III Mayor

PROPOSAL NO. 113, 1976. Following discussion during which Councilman Schneider spoke regarding the proposal, Proposal No. 113, 1976, was passed on the following roll call vote; viz:

19 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer and Mr. Walters.

8 NOES: Mr. Boyd, Mr. Miller and Mr. West.
(Mr. Cantwell, Mr. Gorham, Mrs. Journey and Mr. McPherson did not vote.)

Proposal No. 113, 1976, was retitled Fiscal Ordinance No. 31, 1976, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 31, 1976

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1976 (City-County Fiscal Ordinance No. 91, 1975) and appropriating an additional One Thousand Dollars (\$1,000,00) in the County General Fund for purposes of Franklin Township Assessor and reducing certain other appropriations for that office.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 6 of the City-County Annual Budget for 1976, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of permitting purchase of two typewriters.

SECTION 2. The sum of One Thousand Dollars (\$1,000.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the appropriations as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

Franklin Township Assessor 50. Properties TOTAL INCREASES County General Fund \$1,000.00 \$1,000.00

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

Franklin Township Assessor

10. Services Personal

TOTAL REDUCTIONS

County General Fund \$1,000.00 \$1,000.00

SECTION 5. This Ordinance shall be in full force and effect upon adoption and compliance with I.C. 18-4-5-2.

The foregoing was passed by the City-County Council this 30 day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

PROPOSAL NO. 165, 1976. Councilman Schneider spoke regarding the proposal. Following discussion, Proposal No. 165, 1976, was passed on the following roll call vote; viz:

22 AYES

No NOES

4 NOT VOTING

(Clerk's Note.) Due to a malfunction of the voting equipment, a record of the vote was not printed.

Proposal No. 165, 1976 was retitled General Ordinance No. 59, 1976, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 59, 1976

A GENERAL ORDINANCE authorizing an additional clerk for Wayne Township Small Claims Court by amending City-County General Ordinance No. 114, 1975.

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

SECTION 1. City-County General Ordinance No. 114, 1975, be, and is hereby amended by striking line 10 of Section 10 as follows:

- 1. Clerk for Small Claims Court \$6,200.00 \$6,200.00 and inserting in lieu thereof:
 - 2. Clerk for Small Claims Court \$6,200.00 \$12,400.00

SECTION 2. This Ordinance shall be in full force and effect from and after adoption, signature by the Mayor, and certification to the Wayne Township Trustee.

The foregoing was passed by the City-County Council this 30 day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this 5 day of May, 1976.

Beverly S. Rippy Clerk of the City-County Council

Approved and signed by me this 6 day of May, 1976.

William H. Hudnut, III Mayor

PROPOSAL NO. 162, 1976. Following discussion during which Councilman Clark spoke regarding the proposal, Proposal No. 162, 1976, was passed on the following roll call vote; viz:

20 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

1 NO: Mr. Boyd.

(Mr. Cantwell, Mr. Dowden, Mr. Gorham, Mrs. Journey and Mr. McPherson did not vote.)

Proposal No. 162, 1976 was retitled General Ordinance No. 58, 1976 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 58, 1976

A GENERAL ORDINANCE changing the name of the Division of Manpower to the Division of Employment and Training (amends Sections 2-216 and 2-217 of the Code of Indianapolis and Marion County, Indiana.)

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

SECTION 1. The Code of Indianapolis and Marion County, Indiana, specifically Sections 2-216 and 2-217, be, and are hereby, amended to read as follows by deleting the words cross hatched and inserting the words underlined, to wit:

Sec. 2-216. Manpower employment and training division created.

There is hereby created in the department of administration the division of employment and training, which shall function as a division of the department of administration. The employment and training division shall provide job training and employment opportunities for economically disadvantaged, unemployed and underemployed persons, and to assure that training and other services lead to maximum employment opportunities and enhanced self-sufficiency. The division shall have an administrator who shall be appointed by and serve at the pleasure of the director of the department of administration. The employment and training division shall have the same authority as all other divisions of the city with respect to the management of personnel, allocation of division budget, purchasing of necessary materials and supplies, entering into contracts necessary for the achievement of division goals, and the administration of any other matters necessary to the proper functioning of the division which are not inconsistent with established state and local laws. (Code 1970,ss 2-474;G.O. 8, 1974, ss 1)

Sec. 2-217. Employment and training division responsibilities.

The employment and training division shall have the following specific duties:

- (1) To provide for manpower services and coordinate manpower programs in the consolidated city;
- (2) To implement the manpower special revenue sharing programs;
- (3) To enter into multi-jurisdictional consortium agreements with other units of government within the Indianapolis standard metropolitan statistical area;
- (4) Maintain close liason with federal, state and local efforts in the area of manpower to insure appropriate and advantageious utilization of manpower programs by the consolidated city.
- (5) To enter into contracts and accept grants for the administration of manpower programs. The execution of such contracts and the execution of such grants shall be made by the director of the department of administration.

The foregoing was passed by the City-County Council this 30 day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this 5 day of May, 1976.

Beverly S. Rippy Clerk of the City-County Council

Approved and signed by me this 6 day of May, 1976.

William H. Hudnut, III Mayor PROPOSAL NO. 202, 1976. Councilman Clark requested Council to consider Proposal No. 202, 1976. Following discussion, Councilman Miller moved, seconded by Councilman Tintera to suspend the rules for introduction of a proposal by Councilman Clark. The motion to suspend Council rules passed on the following roll call vote; viz:

15 AYES: Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

6 NOES: Mr. Anderson, Mr. Dowden, Mr. Durnil, Mr. Miller, Mr. Rippel and Mr. Schneider.

(Mr. Cantwell, Mrs. Coughenour, Mr. Gorham, Mrs. Journey and Mr. McPherson did not vote.)

Discussion of the proposal followed, during which Mrs. Faye I. Mowery, Director of the Department of Administration, was requested to answer questions of Council members.

Following this discussion, Councilman Miller moved, seconded by Councilman Schneider, to postpone Proposal No. 202, 1976, until the next meeting of the Council.

The motion to postpone Proposal No. 202, 1976, failed on the following roll call vote; viz:

6 AYES: Mr. Anderson, Mr. Dowden, Mr. Durnil, Mr. Miller, Mr. Ripple and Mr. Schneider.

16 NOES: Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Walters and Mr. West.

(Mr. Cantwell, Mr. Gorham, Mrs. Journey and Mr. McPherson did not vote.)

Further discussion followed, during which Dr. Gene McFadden and Mr. Roger Himer answered questions of Council members. Following this discussion, Councilwoman Brinkman moved, seconded by Councilman Rippel, to amend Proposal No. 202, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 202, 1976, be amended as follows:

(a) Strike the following line:
Public Housing Administration

33 positions \$83,193.00
(b) and amend the line on Department of Parks and Recreation to read "135 positions \$332,746"

Richard F. Clark Councilman

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

9 AYES: Mr. Anderson, Mr. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Miller, Mr. Rippel and Mr. Schneider

13 NOES: Mr. Boyd, Mr. Campbell, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

(Mr. Cantwell, Mr. Gorham, Mrs. Journey and Mr. McPherson did not vote.)

Following further discussion, Councilman Miller moved, seconded by Councilman Tintera the Previous Question on the Main Motion. The Question being called, Proposal No. 202, 1976, failed to pass on the following roll call vote; viz:

14 AYES: Mr. Boyd, Mr. Campbell, Mr. Clark, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

8 NOES: Mr. Anderson, Mrs. Brinkman, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Miller, Mr. Rippel and Mr. Schneider.

(Mr. Cantwell, Mr. Gorham, Mrs. Journey and Mr. McPherson did not vote.)

Following the vote on Proposal No. 202, 1976, Councilwoman Brinkman, Councilman Clark and Councilman Miller explained their vote.

PROPOSAL NO. 171, 1976. Following discussion during which Councilman West spoke regarding the proposal, Proposal No. 171, 1976, was passed on the following roll call vote; viz:

15 AYES: Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Durnil, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

6 NOES: Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Miller, Mr. Rippel and Mr. Schneider.

(Mr. Anderson Mr. Cantwell, Mr. Gorham, Mrs. Journey and Mr. McPherson did not vote.)

Proposal No. 171, 1976, was retitled General Resolution No. 9, 1976, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 9, 1976

A GENERAL RESOLUTION authorizing the expenditure of Two Hundred Ninety Thousand Dollars (\$290,000.00) by the Department of Public Safety in anticipation of a federal grant under Title I of the Housing and Community Development Act of 1974.

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

SECTION 1. The Council, in anticipation of a Federal Grant under Title I of the Housing and Community Development Act of 1974, included in the City-County Annual Budget for 1976 and appropriation for various Community Development Program activities, with the understanding that when specific programs had been developed for the expenditure of such funds, the same would be presented to this Council. Said program having now been presented, the Council does hereby approve expenditure of anticipated Title I Funds as stated in Section 2 of the Resolution.

SECTION 2. The City-County Council approves and authorizes the Department of Public Safety to expend appropriations within approved budget levels in accordance with the following expenditure detail by function and programs:

PUBLIC SAFETY

1976 APPLICATION

A. Programmatic B. Target Areas

\$50,000

1. BT/MK 2. Concord \$10,000

3. UNWA \$30,000 \$200,000

TOTAL

\$90,000 \$290,000

SECTION 3. The authorization contained in Section 2 of this Resolution shall be subject to all necessary favorable approval of the grant application and receipt of the funds thereunder.

SECTION 4. This Resolution shall be in full force and effect from and after its adoption and approval by the Mayor.

The Foregoing was passed by the City-County Council this 30 day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this 5 day of May, 1976

Beverly S. Rippy Clerk of the City-County Council

Approved and signed by me this 6 day of May, 1976.

William H. Hudnut, III Mayor

PROPOSAL NO. 111, 1976. Following discussion during which Councilman Tinder spoke, Council Tinder moved, seconded by Councilman Tintera, to amend Proposal No. 111, 1976 as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 111, 1976, be amended as follows:

In Section 2, Line 1, after the word "hereby" insert the words "incorporated by reference" and In Section 3, Line 1, after the word "be" insert the words "deemed in effect".

John G. Tinder Councilman

Following further discussion, Councilman Clark moved, seconded by Councilman Durnil to amend Proposal No. 111, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 111, 1976, As Amended, be further amended as follows:

In Section 1, strike line 7 in its entirety.

Richard F. Clark Councilman

The motion to amend failed to pass by voice vote.

Following additional discussion, Proposal No. 111, 1976, as amended, was passed on the following roll call vote; viz:

17 AYES Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mrs. Coughenour, Mr. Dumil, Mrs. Hart, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters, and Mr. West. 3 NOES: Mr. Boyd, Mr. Clark and Mr. Howard.

Mr. Cantwell, Mr. Dowden, Mr. Gorham, Mr. Hawkins, Mrs. Journey and Mr. McPherson did not vote.)

Proposal No. 111, 1976 was retitled General Ordinance No. 40, 1976, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 40, 1976

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana" to include certain ordinances omitted through inadvertence or mistake from the recodification.

WHEREAS, it has come to the attention of the City-County Council that certain ordinances were erroneously omitted from the recodification effective December 1, 1975; and

WHEREAS, it was not the intention of the City-County Council to repeal such ordinances hereinafter listed; now, therefore:

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana" be, and is hereby, amended to include the following ordinances which were heretofore adopted, but erroneously omitted from the recodification, to wit:

Special Ordinance No. 12, 1971 Special Ordinance No. 13, 1971 Special Ordinance No. 15, 1971 General Ordinance No. 14, 1973 General Ordinance No. 27, 1973 General Ordinance No. 53, 1973 Special Ordinance No. 3, 1973 General Ordinance No. 1, 1974 General Ordinance No. 2, 1974 General Ordinance No. 3, 1974

SECTION 2. The ordinances listed in Section 1 are hereby incorporated by reference and shall be hereby readopted and added to the "Code of Indianapolis and Marion County, Indiana."

SECTION 3. To the end that the foregoing ordinances shall be deemed in effect from after the respective effective date of each, the provisions and application of this ordinance shall be deemed severable so that any invalidity as to specific applicability shall not be deemed to void the entire ordinance.

The foregoing was passed by the City-County Council this 30 day of April, 1976.

Beurt SerVaas President

Attest:

Beverly S. Rippy Clerk of the City-County Council

Presented by me to the Mayor this 5 day of May, 1976.

Beverly S. Rippy Clerk of the City-County Council

Approved and signed by me this 6 day of May, 1976.

William H. Hudnut, III Mayor PROPOSAL NO. 170, 1976. Councilman West moved, seconded by Councilman Vollmer, to reconsider Proposal No. 170, 1976. The motion to reconsider was passed on the following roll call vote; viz:

14 AYES: Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Durnil, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Vollmer, Mr. Walters, and Mr. West.

7 NOES: Mr. Anderson, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Miller, Mr. Rippel and Mr. Schneider.

(Mr. Cantwell, Mr. Gorham, Mrs. Journey, Mr. McPherson and Mr. Tintera did not vote.)

Councilman West then moved, seconded by Councilman Vollmer, to amend Proposal No. 170, 1976, as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move that Proposal No. 170, 1976, be amended as follows:

(a) In line 5 of the title, strike the words: "the unappropriated and unencumbered balance for that division." and insert in lieu thereof:

"certain other appropriations of the Office of the Director."

(b) Strike Section 4 in its entirety and insert a new Section 4 as follows:

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

Department of Public Safety Office of the Director

Consolidated County Fund

25. Current Obligations

\$15,468.00

TOTAL REDUCTIONS

\$15,468.00

Stephen R. West

The motion to amend was passed by voice vote.

Following discussion, Proposal No. 170, 1976, as amended, failed to pass on the following roll call vote, due to a lack of statutory majority; viz:

14 AYES: Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Durnil, Mrs. Hart, Mr. Hawkins, Mr. Howard, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Vollmer, Mr. Walters, and Mr. West.

7 NOES: Mr. Anderson, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Miller, Mr. Rippel and Mr. Schneider.

(Mr. Cantwell, Mr. Gorham, Mrs. Journey, Mr. McPherson, and Mr. Tintera did not vote.)

Councilman Howard introduced Mr. Kenneth Roberts to the Council. Mr. Roberts. is the person recommended for the position of Assistant Attorney to the Council.

President SerVaas reminded the Council members of the next meeting of the Council which is to be held on Thursday, May 6, 1976, at 7:00 p.m., and also of the Chairman's meeting adjourned at 10:00 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the City-County Council of Indianapolis and Marion County held at its Reconvened Postponed Regular Meeting on the 30th day of April, 1976.

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

ATTEST:

PRESIDENT

(SEAL)

CLERK OF THE CITY-COUNTY COUNCIL

t Sewa