SPECIAL MEETING

Friday, July 1, 1938 10:00 A. M.

The Common Council of the City of Indianapolis met in the Council Chamber at the City Hall, Friday, July 1, 1938, at 10:00 a. m., with President Edward B. Raub in the chair, pursuant to the following call:

To the Members of the Common Council, Indianapolis, Indiana.

Gentelmen:

You are hereby notified that there will be a Special Meeting of the Common Council held in the Council Chamber on Friday, July 1, 1938, at 10:00 a.m., the purpose of such Special Meeting being to receive communications from the Mayor and City Officials; for the introduction of General, Special and Appropriation Ordinances and Resolutions; for committee reports and for the further consideration and passage of any ordinances introduced at said meeting or any which are now pending before the Council.

Respectfully,

EDWARD B. RAUB, President, Common Council.

I, Daniel J. O'Neill, Jr., Clerk of the Common Council of the City of Indianapolis, Indiana, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council prior to the time of such Special Meeting, pursuant to the rules.

In Witness Whereof, I have hereunto affixed my signature and caused the seal of the City of Indianapolis to be affixed.

DANIEL J. O'NEILL, JR., City Clerk.

(SEAL)

Which was read.

The Clerk called the roll.

Present: Edward B. Raub, President, and seven members, viz: Theodore Cable, Silas J. Carr, Nannette Dowd, Adolph J. Fritz, Edward R. Kealing, William A. Oren, Ross H. Wallace.

Absent: John A. Schumacher.

COMMUNICATIONS FROM THE MAYOR

June 21, 1938.

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

Gentlemen:

I have today approved with my signature and delivered to Mr. Daniel J. O'Neill, Jr., City Clerk, the following ordinances:

GENERAL ORDINANCE No. 19, 1938 (As amended)

AN ORDINANCE amending Section 1 of General Ordinance No. 51, 1936 (as amended), and fixing a time when the same shall take effect.

GENERAL ORDINANCE No. 51, 1938

AN ORDINANCE to amend General Ordinance No. 114, 1922, commonly known as the Zoning Ordinance, and fixing a time when the same shall take effect.

Respectfully,

WALTER C. BOETCHER, Acting Mayor.

June 22, 1938.

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

Gentlemen:

I have today approved with my signature and delivered to the Honorable Daniel J. O'Neill, Jr., City Clerk, the following Resolution:

RESOLUTION No. 8, 1938

A RESOLUTION authorizing the Board of Public Works and Sanitation to file an application to the United States of America through the Federal Emergency Administration of Public Works for a grant to aid in financing the construction of a shop and hangar building at the Municipal Airport.

Sincerely,

WALTER C. BOETCHER, Acting Mayor.

COMMUNICATIONS FROM CITY OFFICIALS

June 29, 1938.

To the Members of the Common Council.

Attached you will please find copies of proposed General Ordinance No. 53, 1938, authorizing me to borrow the sum of Two Hundred Sixty-Six Thousand (\$266,000.00) Dollars and to issue for this purpose, and to sell two hundred sixty-six (266) bonds of one thousand \$1,000.00) each to be designated as "East Street Funding Bonds of 1938, First Issue."

Attached also you will please find copies of proposed Appropriation Ordinance No. 8, 1938, appropriating the proceeds anticipated from the bond sale to the Thoroughfare Plan Fund for the acquisition of property for the right of way and incidental matters on East Street.

I respectfully recommend passage of the bond authorization ordinance under suspension of your rules, and wish to advise that I take this action at the request of the Board of Public Works and Sanitation in a resolution of that Board duly certified and directed to me, asking me to make immediate arrangements to obtain the necessary authority, and to take steps to raise the required sum of money.

I respectfully recommend that both of these ordinances be passed as expeditiously as will meet with the approval of your honorable body.

Very respectfully yours,

H. NATHAM SWAIM.

June 30, 1938.

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

Gentlemen:

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We are enclosing herewith twenty copies of General Ordinance No. 54, 1938, effecting the property bounded by 46th Street, Capitol Avenue, 49th Street and Boulevard Place.

This ordinance will increase the area requirements of the effected property from 4800 sq. ft. per family to 7500 sq. ft. per family.

Very truly yours,

V. B. McLEAY, Secretary-Engineer, CITY PLAN COMMISSION.

To the Honorable President and the Members of the Common Council:

Gentlemen:

In re: G. O. 55, 1938.

The legal department has been involved in a great deal of litigation with reference to the city's regulation of pawnbrokers. The Shelby Circuit Court has passed upon some of the provisions of the existing regulations, and has not upheld the city with reference to these.

In order therefore to bring our ordinances with reference to pawnbrokers within what the courts have held to be valid regulations, and in order to dispose of points that we probably may not be able to enforce, this department has redrafted an entirely complete ordinance regulating pawnbrokers containing all that the Board of Safety and the police department, in the past, have required, and now submit this ordinance for your consideration.

Inasmuch as this ordinance is merely to correct legal objections, and brings together at once all regulations now desired by the city with reference to pawnbrokers, the legal department respectfully recommends its passage, and likewise recommends the striking from the files of proposed General Ordinance No. 29, as the same appears at page 150 of the printed Journal of your Common Council, which ordinance was introduced by Councilman Kealing. Inasmuch as the ordinance drafted by the legal department contains complete regulations, proposed General Ordinance No. 29 would be superfluous if the council should pass the proposed ordinance which we herewith attach.

Very respectfully yours,

DEPARTMENT OF LAW,
By Michael B. Reddington,
City Attorney.

July 1, 1938.

Mr. Daniel J. O'Neill, City Clerk.

Dear Sir:

Attached hereto are 16 copies of Resolution No. 9, 1938, authorizing the Board of Public Works and Sanitation to file an application with the Federal Emergency Administration of Public Works to assist in the financing the cost of the construction of the Warfleigh Main Sanitary Sewer.

Will you kindly present this resolution to the Common Council at its next meeting with the recommendation from the Board of Public Works and Sanitation that the same be passed?

Very truly yours,

BOARD OF PUBLIC WORKS & SANITATION, ERNEST F. FRICK, Executive Secretary.

Mrs. Dowd asked for a recess. The motion was seconded by Mr. Cable and the Council recessed at 10:20 a.m.

The Council reconvened at 10:30 a.m. with the same members present as before.

INTRODUCTION OF APPROPRIATION ORDINANCES

By the City Controller:

APPROPRIATION ORDINANCE No. 8, 1938

- AN ORDINANCE appropriating to the Thoroughfare Plan Fund the proceeds derived from the sale of "City of Indianapolis East Street Funding Bonds of 1938—First Issue," provided for in General Ordinance No. 53, 1938, and fixing a time when the same shall take effect.
- WHEREAS, The Common Council now finds that an extraordinary emergency now exists for the appropriation of additional sums not included in the existing budgets and levies and not included in the same at the time of the making thereof, for the immediate acquisition of property and for the improvement of South East Street in said city; that the south side of the city of Indianapolis is now lacking in streets of sufficient width, and that due to the offered aid and assistance of the United States Public Works Administration, and the low rate at which money can be borrowed, an emergency exists whereby the city should undertake to accomplish the work at this time, and,

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WHEREAS, it is necessary under the provisions of Chapter 150 of the 1935 legislature to afford taxpayers an opportunity to be heard as to such additional appropriation, and also to obtain the approval of the State Board of Tax Commissioners as to such additional appropriations,

NOW, THEREFORE,

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

Section 1. That the proceeds derived from the sale of "City of Indianapolis East Street Funding Bonds of 1938, First Issue," in the amount of \$266,000.00 be and the same is hereby appropriated to the Thoroughfare Plan Fund of the City of Indianapolis, and that any premium offered at the time of the sale of such bonds be likewise appropriated to said fund, but only to the extent that said premium be used to retire bonds on which said premium was offered. Said appropriation shall be a continuing one until all of the acquisition of property and the improvement of South East Street is brought about and completed.

Section 2. The City Clerk shall give notice to taxpayers as to a date on which said taxpayers shall have an opportunity to be heard, and shall likewise deliver a certified copy of this ordinance to the Auditor of Marion County, Indiana, to be forwarded to the State Board of Tax Commissioners as provided for by chapter 150 of the Acts of 1935.

Section 3. This ordinance shall be in full force and effect from and after its passage, and signing by the duly qualified and acting mayor of the City of Indianapolis.

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

INTRODUCTION OF GENERAL ORDINANCES AND RESOLUTIONS

By the City Controller:

GENERAL ORDINANCE No. 53, 1938

AN ORDINANCE authorizing the duly qualified and acting City Controller to borrow the sum of Two Hundred Sixty-Six Thou-

- sand Dollars (\$266,000.00) and to issue bonds for said purpose to provide funds for the acquisition of property and incidental matters to bring about the improvement of South East Street under the Thoroughfare Plan, and fixing an effective date.
- WHEREAS, this Common Council has heretofore, by the passage of General Ordinance No. 10, 1938, placed itself on record as determining to issue bonds in an amount not exceeding Three Hundred Sixty-Two Thousand Nine Hundred Eighty-Two Dollars (\$362,982.00) to bring about the improvement of South East Street according to the Thoroughfare Plan; and
- WHEREAS, the Board of Public Works and Sanitation has been proceeding to accomplish said improvement and has adopted a roll of damages to be awarded property owners for the acquisition of property to be traversed by South East Street as the same is to be widened and improved according to the Thoroughfare Plan; and
- WHEREAS, this Common Council having examined the roll of damages of the Board of Public Works and Sanitation and the assessment bureau setting out the total sum to be awarded property owners for the taking over of their property, and having received from the duly qualified and acting City Controller information that the Thoroughfare Plan fund does not contain available money for such use and that it will be necessary and advisable to provide the sum of Two Hundred Sixtysix Thousand Dollars (\$266,000.00) to pay such damage awards; and
- WHEREAS, it is now necessary to provide the sum of Two Hundred Sixty-six Thousand Dollars (\$266,000.00) for the Thoroughfare Plan Fund of this city for the cost of acquisition of the necessary property and right of way at this time; and
- WHEREAS, heretofore there have been filed with this Common Council petitions for the issuance of said bonds for this purpose on the 7th day of February, 1938, the form of which appears on page 62 of the Journal of this Common Council for the year 1938, signed in all by a total of two hundred forty-eight (248) owners of taxable real estate, certified as such by the Auditor of Marion County, Indiana, which this Common Council now deems sufficient; and proper notice to taxpayers having been given, and the time having since passed for any objections or remonstrances to be filed, and none having been filed; and

WHEREAS, it is by this Common Council deemed wise and prudent to proceed with the improvement of South East Street and to provide the funds for the acquisition of the necessary property,

NOW, THEREFORE,

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

Section 1. That there be issued and sold, for the purpose of providing funds for the Thoroughfare Plan Fund of the city in order to acquire property which will be traversed by the new line of South East Street, as said street is to be improved under the Thoroughfare Plan and under resolutions adopted by the Board of Public Works and Sanitation of the City of Indianapolis, Indiana, Two hundred sixty-six (266) direct negotiable general obligation bonds of the City of Indianapolis, Indiana, in the denomination of One Thousand Dollars (\$1,000) each, numbered from One (1) to Two Hundred Sixty-six (266), both inclusive, and designated as "City of Indianapolis East Street Funding Bonds of 1938-First Issue." All of such bonds shall be dated as of July 20, 1938. Said bonds shall mature and be paid as follows: Thirteen (13) bonds on July 1, 1940, and thirteen (13) bonds each succeeding July First thereafter until July 1st, 1959, when the last nineteen (19) of said bonds shall mature.

Said bonds shall bear interest at a rate not exceeding five percent (5%) per annum, the exact rate to be determined by bidding as hereinafter more particularly provided. The first interest shall be payable July 1st, 1940, and thereafter on the first day of January and July each year for the period of the bond, as evidenced by interest coupons attached to each bond, and upon surrender thereof.

Section 2. Said bonds and the interest coupons attached thereto shall be payable at the office of the Treasurer of the City of Indianapolis, in said city, in lawful money of the United States of America. Said bonds shall be signed in the name of the City of Indianapolis by Walter C. Boetcher, the duly qualified and acting Mayor of said city, countersigned by H. Nathan Swaim, the duly qualified and acting City Controller, and attested by the City Clerk, who shall affix to each of said bonds the corporate seal of the city. The interest coupons attached to said bonds shall be executed by placing thereon the facsimile signatures of the said duly qualified and acting Mayor and the said duly qualified and acting City Controller, who, by the signing of said bonds, shall adopt as and for

their own proper signatures their facsimile signatures appearing on said coupons. Said bonds shall, in the hands of the bona fide holders, have all the qualities of negotiable instruments under the law merchant.

Section 3. The form and tenor of said bonds and the interest coupons to be attached thereto shall be substantially as follows, all blanks to be filled in properly prior to delivery:

UNITED STATES OF AMERICA

STATE OF INDIANA

COUNTY OF MARION

No.....

\$1,000.00

CITY OF INDIANAPOLIS

EAST STREET FUNDING BONDS OF 1938 FIRST ISSUE

The City of Indianapolis, in Marion County, State of Indiana, for value received, hereby acknowledges itself indebted and promises to pay to the bearer hereof the principal amount of

ONE THOUSAND DOLLARS

Both principal and interest of this bond are payable at the office of the Treasurer of the City of Indianapolis, in said city, in lawful money of the United States of America.

This bond is one of an issue aggregating Two Hundred Sixty-six Thousand Dollars (\$266,000.00), numbered from 1 to 266, inclusive, of like date, tenor and effect as this bond, except as to dates of maturity, issued by the City of Indianapolis, pursuant to an ordinance entitled "An ordinance authorizing the duly qualified and acting

City Controller to borrow the sum of Two Hundred Sixtysix Thousand Dollars (\$266,000.00) and to issue bonds for said purpose to provide funds for the acquisition of property and incidental matters to bring about the improvement of South East Street under the Thoroughfare Plan, and fixing an effective date," duly adopted by the Common Council of said city on the day of the General Assembly of the State of Indiana, entitled "An Act concerning municipal corporations," approved March 6, 1905, and all laws amendatory thereof and supplemental thereto, and particularly all acts concerning thoroughfares in cities of the first class.

The funds derived from this bond are to be used in the improvement of South East Street, in accordance with the Thoroughfare Plan.

It is hereby certified and recited that all the acts, conditions and things required to be done precedent to and in the execution, issuance and delivery of this bond have been done and performed in regular and due form, as provided by law, and that this bond and said total issue of bonds are within every limit of indebtedness prescribed by the Constitution and laws of the State of Indiana. The full faith and credit of the City of Indianapolis are hereby irrevocably pledged to the punctual payment of the principal and interest of this bond according to its terms.

IN WITNESS WHEREOF the City of Indianapolis, in Marion County, State of Indiana, has caused this bond to be signed in its corporate name by its duly qualified and acting Mayor, countersigned by its duly qualified and acting City Controller, its corporate seal to be hereunto affixed and attested by its City Clerk, and the interest coupons attached to be executed by placing thereon the facsimile signatures of said duly qualified and acting Mayor and said duly qualified and acting City Controller,

as of, 1938.

CITY OF INDIANAPOLIS

By

Its Duly Qualified and Acting Mayor

Countersigned:
Its Duly Acting and Qualified City Controller
Attest:
City Clerk
(Form of Interest Coupon)
No\$
On the day of , 19 , 19 , the City of Indianapolis, in Marion County, Indiana, will pay to bearer at the office of the City Treasurer in said
city,Dollars, being the interest due on said date on its East Street Funding
Bonds of 1938, First Issue, No
CITY OF INDIANAPOLIS
By(Facsimile) Its Duly Qualified and Acting Mayor
(Facsimile)
Its Duly Qualified and Acting City Controller

Section 4. Said bonds shall be offered for sale by the duly qualified and acting City Controller after the passage of this ordinance. Prior to the sale of any of said bonds, the duly qualified and acting City Controller shall cause to be published a notice of the sale of said bonds, once each week for two (2) consecutive weeks in two (2) local newspapers. The date fixed for the sale of said bonds shall not be earlier than five (5) days after the last of said publications. Said bond sale notice shall state the time and place of sale, the purpose for which the bonds are issued, the amounts thereof, the maximum rate of interest thereon, the time of payment, and the terms and conditions upon which bids will be received and the sale made, and such other information as the duly qualified and acting City Controller shall deem necessary.

Among other things, such notice shall advise the bidders that all bids for said bonds shall be filed with the duly qualified and acting City Controller in his office in said city, in sealed envelopes marked "Bid for East Street Funding Bonds of 1938-First Issue"; that each bid shall be accompanied by a certified check payable to the City of Indianapolis in the amount of Six Thousand Six Hundred Fifty Dollars (\$6650.00) to guarantee the good faith of the bidder and that, in the event the bidder to whom the bonds are awarded shall fail or refuse to comply with the provisions of its bid, then said check and the proceeds thereof shall be and become the property of the City of Indianapolis and shall be taken and considered as the liquidated damages of the city on account of such failure or refusal. Said notice shall also provide that bidders for said bonds shall be required to name the rate of interest which said bonds are to bear, not exceeding the maximum rate herein provided, and that such interest must be in multiples of one-fourth of one per cent, and not more than one interest rate shall be named by each bidder; that the duly qualified and acting City Controller shall award said bonds to the highest qualified bidder who has submitted his bid in accordance with the notice of the sale, and that the highest bidder shall be the one who offers the lowest net interest cost to the city, determined by computing the total interest on all the bonds to their maturities and deducting therefrom the premium bid, if any.

Section 5. No bid for less than the par value of said bonds, including the accrued interest from the date of said bonds to the date of delivery thereof, at the rate named in the bid, shall be considered. The duly qualified and acting City Controller shall have the right to reject any and all bids. In the event the duly qualified and acting City Controller shall receive no satisfactory bid for said bonds at the time fixed in said notice of sale, he shall be authorized to continue to receive bids thereafter from day to day until a satisfactory bid has been received, and in the event of the continuation of sale, the duly qualified and acting City Controller shall open all bids filed at the same hour each day as stated in the bond sale notice.

Section 6. The duly qualified and acting City Controller is hereby authorized and directed to have said bonds and coupons prepared, and the duly qualified and acting Mayor, the duly qualified and acting City Controller and the City Clerk are hereby authorized and directed to execute said bonds and the interest coupons to be attached thereto in the form and manner herein provided, and the

duly qualified and acting City Controller shall, after the execution of said bonds, deliver the same to the Treasurer. The Treasurer is hereby authorized and directed to deliver the said bonds to the purchaser thereof upon receipt from the purchaser of the amount bid for said bonds, as certified to the Treasurer by the duly qualified and acting City Controller.

Section 7. Should the Public Works Administration of the Federal Government, by virtue of a grant application asked for by the city, award the city a sum of money also to be used for acquisition of right of way on East Street, and there be thereby a surplus of money for the acquisition of property, then any such surplus in the Thoroughfare Plan Fund may be used as part of the cost for improvement of the street.

Section 8. Immediately upon adoption of this ordinance, the City Clerk and the duly qualified and acting City Controller shall deliver a certified copy of this ordinance to the Auditor of Marion County, with the request that the same be forwarded to the State Board of Tax Commissioners.

Section 9. This ordinance shall be in full force and effect immediately upon its passage, approval and signing by the duly qualified and acting Mayor.

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

By the City Plan Commission:

GENERAL ORDINANCE No. 54, 1938

AN ORDINANCE to amend General Ordinance No. 114, 1922, commonly known as the Zoning Ordinance, and fixing a time when the same shall take effect.

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

Section 1. That the Class U1 or Residence District, the A1 or 7500 sq. ft. Area District and the H1 or 50 ft. Height District be and the same are hereby amended, supplemented and extended so as to include the following described territory:

CHI IN THE STREET, STR

Beginning at the intersection of the north property line of 46th Street with the west property line of Capitol Avenue, as the said streets are now located in the City of Indianapolis, Indiana, thence north on and along the west property line of Capitol Avenue to the south property line of 49th Street, thence west on and along the south property line of 49th Street to the east property line of Boulevard Place, thence south on and along the east property line of Boulevard Place to the north property line of 46th Street, thence east on and along the north property line of 46th Street to the west property line of Capitol Avenue, to the point or place of beginning.

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

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

By the Legal Department:

GENERAL ORDINANCE NO. 55, 1938

AN ORDINANCE concerning police regulations for the licensing of pawnbrokers, repealing all ordinances in conflict herewith, and fixing a effective date.

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

Section 1. In order to prevent the disposition of stolen or purloined articles, and to protect the public and pawnbrokers in the City of Indianapolis from the ill effects of the easy disposition of stolen or purloined articles, and in order to provide funds for the enforcement of regulations necessary to accomplish this purpose, it shall be unlawful for any person, firm, or corporation to engage or continue in the business of pawnbroker without first procuring a license therefor, as provided in this ordinance. Every person, firm or corporation who loans money on the deposit or pledge of the small types of personal property, including clothing, jewelry, watches, guns, musical instruments, typewriters, sporting equipment, opera glasses, tools of trades, and like small articles of personal property, but not excluding articles not specifically included herein, or who deals in the purchasing of such

personal property on condition of selling the same back again at a stipulated price, is hereby defined and declared to be a pawnbroker.

Section 2. Every person desiring to conduct, maintain or engage in the business of pawnbroker, shall make application in writing to the City Controller for license so to do, specifying the street and house number of the building in which such applicant intends to carry on such business, which application shall also be signed by at least three resident freeholders of said city, specifying that the applicant is of good moral character. Any such license shall bear date as of the second Monday in January of the year in which it was issued and shall expire upon the second Monday in January of the next succeding year; and no reduction of the required license fee shall be made for any part of the year elapsed at the time of making such application, and upon the issuance of such license the applicant shall pay to the City Controller a fee of One Hundred Dollars (\$100.00).

Section 3. No person shall, by virtue of one license, conduct, maintain or engage in the business of keeping or operating more than one pawnbroker's establishment. Provided, however, that any person may procure from the City Controller any number of licenses herein provided for, upon payment of the stipulated fee, and compliance with all other requirements of this ordinance. And provided also, that such person may remove from one place of business to another in said city by giving an immediate written notice to the City Controller, specifying the street and house number of the building to which said removal is made, and separate records, as hereinafter provided, shall be kept for each store.

Section 4. It shall be unlawful for any person engaged in the business of pawn broking to receive as pawn, pledge or purchase, on any condition whatsoever, any article or personal property, of the type numerated in Section 1, hereof or other valuable thing, between the hour of seven o'clock P. M. on any day and the hour of seven o'clock A. M. on the following day; provided, however, that any person engaged in such business of pawnbroking may be permitted to keep open such place of business on Saturday of each week, and on the first twenty-four days of December (except Sundays), on which said days it shall be lawful to conduct and carry on such business between the hours of seven o'clock A. M. and nine o'clock P. M. No such place of business used for the conduct of such pawnbroking business shall be open for business on Sundays or the following holidays: January 1, May 30, July 4, December 25, Labor Day, Thanksgiving Day, or any day on which a primary or general election is held.

Section 5. Every person licensed to conduct, maintain or engage in the business of pawnbroker shall keep a book in which shall be legibly written in ink at the time of the pledging, taking or receiving of any things, articles or goods, and shall preserve an accurate account and description in the English language of the goods, articles or things pledged, received or taken; the amount of money loaned thereon, the time of taking or receiving or of the pledging or pawning of said goods, articles or things; the name, residence, age, color, height, weight, complexion, style of beard, style of dress oof the persons pawning, pledging or delivering said goods, articles or things, and the number of the pawn ticket issued thereof; provided, that if the Department of Financial Institutions of the State of Indiana requires any fact or facts to be recorded in a book that is required by this section, such recording in compliance with the order of such Department of Financial Institutions shall constitute compliance with this section.

Section 6. In order to facilitate the apprehension of thieves and the more rapid restitution of purloined articles to the owners, in addition to said book, every person licensed as aforesaid, at the time of taking or receiving any article in the business for which he is so licensed, shall place the description of the article or thing pledged, received or taken, upon the front side of a blank form card, three inches by five inches, which card shall be provided by the licensee. The description to be given of such article shall be such description as may be called for by said blank form on such card. The pawngroker shall fill in such other blank spaces as may appear on the front side of such blank form card with the data as requested by said blank spaces. A separate card shall be provided and used for each such article pledged, received or taken. On the back of said blank form card there shall be written by the pledgor, in his own handwriting, his name and address, and such pledgor shall also produce thereon his right thumb print at the place indicated therefor on the back of such card. Said thumb print shall be reproduced and taken in the usually approved manner, and shall not be blurred or obliterated. The pawnbroker shall then fill in a description of the party so pledging or leaving any such article as the remaining spaces on the back side of such blank form card may call for.

The blank cards provided for herein shall be four separate types: one type for watches, which card shall be blue in color; and one type for jewelry, which type shall be yellow in color; one type for clothing, which card shall be pink in color; one card for miscellaneous articles, which card shall be white in color. The pawnbroker shall

fill in the proper type of card for each article pledged or taken. Every person so licensed as aforesaid shall deliver to the Chief of Police of said city, every day before the hour of twelve, noon, all of such cards describing the goods, articles, or things pledged, pawned, bought, taken or received during the preceeding day, and containing the description, signature, and right thumb print of the person so pledging, pawning or giving the same.

The front side of the type of card to be provided and used for watches shall have printed thereon a figure corresponding with the fourth last figure of the number of the watch works of the watch reported on such card. Except as to this figure, the front side of the type of card to be provided and used for watches shall be in the following printed matter thereon:

Lady's or Gent's	Jewels	Make	Number of Watch Works
Size	Material	Style	Number of Case

Initials and Inscriptions

Purchase Price Amount Loaned Received

Dealer's Name

Turenase Trice				
	A. M.	P. M.	19	

Date

Dealer's Ticket Number.

The front side of the type of card to be provided and used for jewelry shall be in the following form and contain the following printed matter thereon:

FOR JEWELRY ONLY

ARTICLE		MATERIAL			
		Setting and Design			
Inscription, Etc.		No.	Kind	Size	
Purchase Price	Amount Loaned	1		-	
Time Received A. M.	Date				
P. M.	19			1	
Dealer's Location		•			
Date Reported					
Dealer's Ticket N	о.				
			,		

The front side of the type of card to be provided and used for clothing shall be in the following form and contain the following printed matter thereon:

CLOTHING ONLY

ArticleColor							
Maker's Name							
Initials, Name and Cleaner's Mark							
Size							
Purchase Price	Amount	Loaned	Received	Date			
			A. M.				
			.P. M.		19		

Description of Customer—to be filled out by the dealer.....

Race or Nationality....

Clothing

Complexion

Right Thumb

Section 7. The card records provided for in this ordinance and all other records kept in compliance with law, shall be at all reasonable times open to the inspection of the Mayor and the Chief of Police of said city, or any of their designees.

Section 8. In order to conserve and protect any articles which may be purloined, all goods or articles pledged, taken or received as aforesaid by any proprietor, manager or employee of said licensed pawnbroker shall be retained at said licensed pawn shop by said proprietor, manager or employee for a period of not less than ninety-six (96) hours from the time of reporting the same to the Chief of Police as coming into the possession of such pawnbroker.

Section 9. It shall be unlawful for any person licensed as aforesaid to accept the pledge or pawn, or to take or receive any goods, articles or things from any person who is under the age of twenty-one years. It shall also be unlawful for any person licensed as aforesaid to accept the pledge or pawn, or to take or receive any goods, articles or things from any person who is in an intoxicated condition, or from any person who is a suspected or known thief, or associate of thieves, or a suspected or known receiver of stolen property, or from any persons he may reasonably suspect to be contained in any of the foregoing categories.

Section 10. Any person violating any of the provisions of the next preceding nine (9) sections of this ordinance relating to police regulation for pawnbrokers, shall, upon conviction, be fined in any sum not less than five dollars (\$5.00) nor more than three hundred dollars (\$300.00), to which may be added imprisonment for thirty (30) days.

Section 11. All ordinances and parts of ordinances in conflict herewith are hereby repealed, and all the provisions and sections of General Ordinance No. 75, 1937, and all the provisions contained in sections 615 to 625, both inclusive, of General Ordinance No. 121, 1925, and said sections themselves, are hereby expressly repealed.

Section 12. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication according to law.

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

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By the Board of Public Works and Sanitation:

RESOLUTION No. 9, 1938

A RESOLUTION authorizing the Board of Public Works and Sanitation to file an application to the United States of America through the Federal Emergency Administration of Public Works for a grant to aid in financing the construction of the Warfleigh Main Sanitary Sewer and designating H. B. Steeg, City Civil Engineer, to furnish such information as the government may request.

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

Section 1. That H. B. Steeg, City Civil Engineer, be and he is authorized to execute and file an application on behalf of the Board of Public Works and Sanitation to the United States of America for a grant to aid in financing the construction of the Warfleigh Main Sanitary Sewer.

Section 2. That H. B. Steeg, City Civil Engineer, be and he is hereby authorized and directed to furnish such information as the United States of America through the Federal Emergency Administration of Public Works may reasonably request in connection with the application which is herein authorized to be filed.

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

MISCELLANEOUS BUSINESS

Mr. Wallace made a motion to suspend the rules for further consideration of General Ordinance No. 53, 1938.

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

Ayes, 8, viz: Mr. Cable, Mr. Carr, Mrs. Dowd, Mr. Fritz, Mr. Kealing, Mr. Oren, Mr. Wallace, President Raub.

The rules were suspended.

The Council reverted to a previous order of business.

COMMITTEE REPORTS

Indianapolis, Ind., July 1, 1938.

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

Gentlemen:

We, your Committee on Finance, to whom was referred General Ordinance No. 53, 1938, entitled:

Authorizing the City Controller to borrow \$266,000.00 and to issue bonds for said purpose to provide funds for the improvement of South East Street.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed under suspension of the rules.

ROSS H. WALLACE, Chairman ADOLPH J. FRITZ SILAS J. CARR NANNETTE DOWD THEODORE CABLE

ORDINANCE ON SECOND READING

Mr. Wallace called for General Ordinance No. 53, 1938, for second reading. It was read a second time.

On motion of Mr. Wallace, seconded by Mr. Carr, General Ordinance No. 53, 1938, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 53, 1938, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 8, viz: Mr. Cable, Mr. Carr, Mrs. Dowd, Mr. Fritz, Mr. Kealing, Mr. Oren, Mr. Wallace, President Raub.

On motion of Mr. Wallace, seconded by Mr. Kealing, the Common Council adjourned at 10:35 a.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the Common Council of the City of Indianapolis, held on the 1st day of July, 1938, at 10:00 o'clock a.m.

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

Edward BRaut.

President

Attest:

Saniel J. Oneies gr.
City Clerk.

(SEAL)