REGULAR MEETING

Monday, November 16, 1970, 6:30 P.M.

A Regular Meeting of the City-County Council of Indianapolis-Marion County convened in the Council Chambers of the City-County Building at 6:30 P.M., on Monday, November 16, 1970.

President Hasbrook in the chair.

The Clerk called the roll.

Present: Mr. Boyd, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Absent: Mr. Broderick and Mr. SerVaas.

Mr. McPherson moved, seconded by Mr. Gorham, to dispense with the reading of the Journal of the previous meeting. The motion was unanimously carried.

President Hasbrook called for the reading of Communications from the Mayor and other City-County Officials.

> COMMUNICATIONS FROM THE MAYOR AND OTHER CITY-COUNTY OFFICIALS

> > November 14, 1970

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS-MARION COUNTY:

Gentlemen:

I have this day approved with my signature and returned to the City Clerk, Mrs. Marjorie H. O'Laughlin, the following City-County Ordinances:

GENERAL ORDINANCE NO. 233, 1970, to amend the County Code of Marion County, 1966, Title 9, Chapter 904 thereof, Load Restrictions Upon Vehicles Using Certain Streets.

GENERAL ORDINANCE NO. 234, 1970, to amend the Municipal Code, 1951, as amended Title 4, Chapter 7, Section 709, Vehicles Must Stop Before Entering Preferential Streets

GENERAL ORDINANCE NO. 257, 1970, to amend the Municipal Code, 1951, as amended Title 4, Chapter 7, Section 709, Vehicles Must Stop Before Entering Preferential Streets, and Section 711, Stopping at Certain Intersections—4-Way Stops.

GENERAL ORDINANCE NO. 259, 1970, to amend the Municipal Code, 1951, Title 4, Chapter 8, Section 812, Parking Prohibited At All Times on Certain Streets.

SPECIAL RESOLUTION NOS. 34, 35, 36, and 37, approving the annexation and incorporation of additional territory into the Indianapolis Sanitary District.

SPECIAL RESOLUTION NO. 40, 1970, Special Resolution on the passing of Councilman Daniel P. Moriarty.

Respectfully submitted,

MAYOR RICHARD G. LUGAR

November 16, 1970

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS-MARION COUNTY:

Gentlemen:

I have this day approved with my signature and returned to the City Clerk, Mrs. Marjorie H. O'Laughlin, the following City-County Ordinance:

Appropriation Ordinance No. 67, 1970, transferring and reallocating \$5,350.00 of the City Market Fund to certain other designated purposes of the same.

Respectfully submitted,

MAYOR RICHARD G. LUGAR

November 16, 1970

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS-MARION COUNTY, INDIANA:

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of the following City-County Ordinances:

APPROPRIATION ORDINANCE NO. 72, 1970, appropriating and reallocating the sum of \$13,759.61 from the County General Fund to certain designated purposes in the Marion County Jail.

DWIGHT L. COTTINGHAM, Councilman

APPROPRIATION ORDINANCE NO. 73, 1970, transferring, reappropriating and reallocating the sum of \$150.00 from the County General Fund from designated appropriations for the expenses of the Perry Township Assessor to certain other designated purposes of that office.

DWIGHT L. COTTINGHAM, Councilman

APPROPRIATION ORDINANCE NO. 74, 1970, appropriating and

reallocating the sum of \$1,750.00 from the County General Fund to certain designated purposes in the Superior Court Room No. 1.

DWIGHT L. COTTINGHAM, Councilman

GENERAL ORDINANCE NO. 259, 1970, an ordinance restricting the use upon the public roadways and thoroughfares of the City motor vehicles having metal surfaces in contact with the roadway, providing penalties, and fixing a time when the same shall take effect.

WILLIAM K. BYRUM, Councilman

GENERAL ORDINANCE NO. 282, 1970, an ordinance to amend the Municipal Code, 1951, as amended, more particularly Title 4, Chapter 7, Section 709 thereof, Vehicles Must Stop Before Entering Preferential Streets, and Chapter 8, Section 812 thereof, Parking Prohibited At All Times On Certain Streets.

WILLIAM K. BYRUM, Councilman

GENERAL ORDINANCE NO. 283, 1970, an ordinance to amend the Municipal Code, 1951, as amended, Title 4, Chapter 7, Section 709 thereof, Vehicles Must Stop Before Entering Preferential Streets.

WILLIAM K. BYRUM, Councilman

GENERAL ORDINANCE NO. 284, 1970, an ordinancee to amend the Municipal Code, 1951, Title 4, Chapter 8, Section 812 thereof, Parking Prohibited At All Times on Certain Streets.

WILLIAM K. BYRUM, Councilman

GENERAL ORDINANCE NO. 285, 1970, an ordinance authorizing the City of Indianapolis to make a temporary loan for the use of the Park General Fund during the period January 1, 1971, to June 30, 1971.

> REV. ANDREW L. WILLIAMS Councilman

SPECIAL ORDINANCE NO. 23, 1970, changing and establishing the name of a road to Georgetown Road.

HAROLD J. EGENES, Councilman

SPECIAL RESOLUTION NO. 16, 1970, authorizing the loan of \$20,-000.00 from the County General Fund to the Poor Relief Fund for Perry Township.

DWIGHT L. COTTINGHAM, Councilman

President Hasbrook called for the Introduction of New Ordinances.

NEW ORDINANCES

CITY-COUNTY APPROPRIATION ORDINANCE NO. 72, 1970

Introduced by Councilman Cottingham:

- AN ORDINANCE appropriating and reallocating the sum of Thirteen thousand seven hundred fifty-nine dollars and sixty-one cents (\$13,759.61) in the County General Fund from the unappropriated County General Fund to certain designated purposes in the Marion County Jail as created by virtue of the Budget for 1970, City-County General Ordinance No. 2, 1969, as amended (County Ordinance No. 11, 1969, as amended), and declaring an emergency
- WHEREAS, an extraordinary condition exists in that a new Jail Bus purchased for participation in a Federally funded Criminal Justice Planning Agency project from funds appropriated in certain accounts of the Marion County Jail, and the Federal reimbursement has been transferred to the County General Fund, an emergency exists for the reappropriation of such funds to the appropriate accounts of the Marion County Jail to allow the purchase of the property for which such funds were originally appropriated, and
- WHEREAS, there are available unappropriated, unencumbered and unexpended monies in the Marion County General Fund which

will be appropriated in sufficient amounts to meet such emergency needs; NOW, THEREFORE,

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

Section 1. The sum of Thirteen thousand seven hundred fifty-nine dollars and sixty-one cents (\$13,759.61) be, and the same is hereby transferred from the unappropriated County General Fund shown below under the heading REDUCE: and the same be and is hereby, appropriated to the departments and purposes shown below under the heading INCREASE, as follows, to-wit:

REDUCE:	County General Fund
Unappropriated County General Fund	\$ 13,759.61
Total Reductions	\$ 13,759.61
MARION COUNTY JAIL	
INCREASE:	County General Fund
200 All other operating expenses	\$ 1,009.61
600 Properties	12,750.00
Total Increases	\$ 13,759.61

Section 2. This ordinance shall be in full force and effect from and after its passage, publication according to law, and approval of the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on County and Townships.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 73, 1970

Introduced by Councilman Cottingham:

AN ORDINANCE transferring, reappropriating and reallocating the sum of One hundred fifty dollars (\$150.00) in the County General Fund from certain designated appropriations for the expenses of the Perry Township Assessor to certain other designated purposes of that office as created by virtue of the Budget for 1970, City-

County General Ordinance No. 2, 1969, as amended (County Ordinance No. 11, 1969, as amended) and declaring an emergency.

- WHEREAS, an extraordinary condition exists in that the Perry Township Assessor is in need of a small adding machine which requires expenditure of funds in addition to those appropriated for such purposes in the 1970 Budget, thereby creating an emergency for the appropriating of additional funds, and
- WHEREAS, there are available unencumbered and unexpended monies appropriated for other purposes of the Perry Township Assessor which will be transferred without detriment in sufficient amounts to meet such emergency needs; NOW, THEREFORE,

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

Section 1. The sum of One hundred and fifty dollars (\$150.00) be, and the same is hereby transferred from the appropriations shown below under the heading REDUCE; and the same be, and is hereby, appropriated to the departments and purposes shown below under the heading INCREASE, as follows, to-wit:

REDUCE:

PERRY TOWNSHIP ASSESSOR County General Fund 200 All other operating expenses \$150.00 TOTAL REDUCTIONS \$150.00

INCREASE:

PERRY TOWNSHIP ASSESSOR

County General Fund \$150.00

600 Properties

TOTAL INCREASE \$150.00

Section 2. This ordinance shall be in full force and effect from and after its passage, publication according to law, and approval of the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on County and Townships.

CITY-COUNTY APPROPRIATION ORDINANCE NO. 74, 1970

Introduced by Councilman Cottingham:

- AN ORDINANCE appropriating and reallocating the sum of One thousand seven hundred and fifty dollars (\$1,750.00) in the County General Fund from the unappropriated County General Fund to certain designated purposes in the Superior Court Room No. 1 as created by virtue of the Budget for 1970, City-County General Ordinance No. 2, 1969, as amended (County Ordinance No. 11, 1969, as amended) and declaring an emergency.
- WHEREAS, an extraordinary condition exists in that an unusual number of jury trials have been held in Superior Court Room No. 1, and an emergency exists for the appropriation of additional funds for the payment per diem and meals of jury, and
- WHEREAS, there are available unappropriated, unencumbered and unexpended monies in the Marion County General Fund which may be transferred in sufficient amounts to meet such emergency needs; NOW, THEREFORE,

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

Section 1. The sum of One thousand seven hundred and fifty dollars (\$1,750.00) be, and the same is hereby transferred from the unappropriated County General Fund shown below under the heading REDUCE: and the same be and is hereby, appropriated to the departments and purposes shown below under the heading IN-CREASE, as follows, to-wit:

REDUCE:

				County acheraria and
Unappropriated	County	General	Fund	\$ 1,750.00

TOTAL REDUCTIONS \$ 1,750.00

INCREASE:

SUPERIOR COURT OF MARION COUNTY, ROOM NO. 1

100 Services—Personal

County General Fund \$ 1,500.00

County General Fund

400

)	Current charges	\$250.00
	TOTAL INCREASES	\$ 1,750.00

Section 2. This ordinance shall be in full force and effect from and after its passage, publication according to law, and approval of the State Board of Tax Commissioners.

Which was read for the first time and referred to the Committee on County and Townships.

CITY-COUNTY GENERAL ORDINANCE NO. 259, 1970

Introduced by Councilman Byrum:

- AN ORDINANCE restricting the use upon the public roadways and thoroughfares of the City of Indianapolis of motor vehicles having metal surfaces in contact with the roadway, providing penalties, and fixing a time when the same shall take effect.
- WHEREAS, there have come to the attention of officials of the City of Indianapolis, and Marion County, certain instances in which motor vehicles and/or construction equipment having metal surfaces in contact wwith the roadway have been used upon the public roadways and thoroughfares of said City and County in such manner as to cause serious damage to the roadway surface, to the detriment of the motoring public for whose use such roadways and thoroughfares were built and are maintained

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

Section 1. No person shall operate, use or move, or cause to be operated, used or moved, upon any public roadway or thoroughfare within the jurisdiction of the City of Indianapolis, any motor vehicle, trailer, or equipment of any nature, which has at the time of such operation, use or moving any metal tire or movable track, or any block, stud, lug, flange, cleat or spike of any material other than rubber, in contact with the roadway, except as hereinafter permitted, unless he shall first obtain a Permit for such operation or use from the Department of Transportation of the City of Indianapolis.

Section 2. The foregoing Section shall not be deemed to prohibit or limit the use of tire chains of reasonable proportion upon any motor vehicle when required for safety because of snow, ice or other conditions tending to cause a motor vehicle to skid or to lose traction; and shall not be deemed to prohibit or limit the use of snow tires of standard make whose ice grips or studs do not project more than three thirty-seconds (3/32) of an inch beyond the traction surface of the tire and which are so constructed as to prevent any appreciable damage to the roadway surface; both of the foregoing exceptions to apply between the 1st day of October of each year and the 1st day of the following May.

Section 3. The Department of Transportation of the City of Indianapolis is hereby authorized to grant Permits for the operation and/or use of any motor vehicles or equipment described in Section 1 hereof upon any public roadway or thoroughfare within the jurisdiction of the City of Indianapolis. The Department shall not grant such a Permit, until the applicant pays a fee for issuance of each such Permit in such amount as will pay the reasonably estimated cost of repairing the roadway whereon such motor vehicles or equipment are operated or used, or posts a bond acceptable to said Department for repair of any damage to the roadway which might be caused by such operation or use, or some combination of both such fee and bond. If the Department grants such Permit, it may make such Permit conditional upon the motor vehicle or equipment being operated and/or used in such manner as to prevent or minimize damage to the roadway.

Section 4. Any person operating, using or moving, or causing to be operated, used or moved, any motor vehicle or other equipment of any nature, upon any public roadway or thoroughfare in violation of this Ordinance or any conditions of a Permit issued hereunder, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined in any amount not exceeding five hundred (\$500.00), to which may be added imprisonment not exceeding one hundred eighty (180) days. Each period of three (3) hours or less during which such operation, use or moving continues shall be deemed a separate offense under this Ordinance.

Section 5. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication as provided by law.

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

CITY-COUNTY GENERAL ORDINANCE NO. 282, 1970

Introduced by Councilman Byrum:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, as amended, and more particularly Title 4, Chapter 7, Section 709 thereof, VEHICLES MUST STOP BEFORE ENTERING PREF-ERENTIAL STREETS, and Chapter 8, Section 812 thereof, PARKING PROHIBITED AT ALL TIMES ON CERTAIN STREETS, providing penalties, and fixing a time when the same shall take effect.

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

Section 1. That Title 4, Chapter 7, Section 709 thereof, VEHICLES MUST STOP BEFORE ENTERING PREFERENTIAL STREETS, be, and the same is hereby, amended by the addition of the following:

Preferential	Stop
East 65th St.	
East 55th St.	Rural Street

AND

Chapter 8, Section 812 thereof, PARKING PROHIBITED AT ALL TIMES ON CERTAIN STREETS, be, and the same is hereby, amended by the addition of the following:

Street	Side	From	То
55th Street	Both	Keystone Ave.	Oxford St.
Oxford St.	Both	55th St.	55th Place

Section 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 6, Section 1-601 of the Municipal Code of Indianapolis 1951, as amended.

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

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

CITY-COUNTY GENERAL ORDINANCE NO. 283, 1970

Introduced by Councilman Byrum:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, as amended, and more particularly Title 4, Chapter 7, Section 709 thereof, VEHICLES MUST STOP BEFORE ENTERING PREF-ERENTIAL STREETS, providing penalties, and fixing a time when the same shall take effect.

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

Section 1. That Title 4, Chapter 7, Section 709 thereof, VEHI-CLES MUST STOP BEFORE ENTERING PREFERENTIAL STREETS, be, and the same is hereby, amended by the addition of the following:

Preferential	Stop				
Bishop Lane	Ralston Road				

Section 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 6, Section 1-601 of the Municipal Code of Indianapolis 1951, as amended.

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

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

CITY-COUNTY GENERAL ORDINANCE NO. 284, 1970

Introduced by Councilman Byrum:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, as amended, and more particularly Title 4, Chapter 8, Section 812 thereof, PARKING PROHIBITED AT ALL TIMES ON CER-TAIN STREETS, providing penalties, and fixing a time when the same shall take effect.

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

Section 1. That Title 4, Chapter 8, Section 812 thereof, PARK-ING PROHIBITED AT ALL TIMES ON CERTAIN STREETS, be, and the same is hereby, amended by the addition of the following:

Street	Side	From	To
N. Meridian St.	East	A point 270 ft south of south curbline of East 29th Street	-
N. Meridian St.	West	South curbline of W. 29th Street	A point 270 ft. south of the south curb- line of W. 29th St.

Section 2. This amendment shall be subject to the penalties as provided in Title 1, Chapter 6, Section 1-601 of the Municipal Code of Indianapolis 1951, as amended.

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

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

CITY-COUNTY GENERAL ORDINANCE NO. 285, 1970

Introduced by Councilman Williams:

- AN ORDINANCE authorizing the City of Indianapolis to make a temporary loan for the use of the Park General Fund during the period January 1, 1971, to June 30, 1971, in anticipation of current taxes levied in the year 1970 and collectible in the year 1971; authorizing the issuance of tax anticipation time warrants to evidence such loan: pledging and appropriating the taxes to be received in said Fund to the payment of said tax anticipation time warrants including the interest thereon; ratifying, approving and confirming the proceedings had and action taken by the Special Service District Council of the Police Special Service District in authorizing the making of temporary loans and the issuance of tax anticipation time warrants to evidence such loans for the Consolidated City Police Force Account and the Police Pension Fund; also ratifying, approving and confirming the proceedings had and action taken by the Special Service District Council of the Fire Special Service District in authorizing the making of temporary loans and the issuance of tax anticipation time warrants to evidence such loans for the Consolidated City Fire Force Account and the Firemen's Pension Fund; approving a temporary loan and the issuance of tax anticipation time warrants to evidence said loan for the Sanitary Maintenance and General Expense Fund; and fixing the time when this ordinance shall take effect.
- WHEREAS, the Controller has represented and the City-County Council now finds that there will be insufficient funds in the Park General Fund to meet the current expenses of the Department of Public Parks payable from said Fund prior to the June 30, 1971 distribution of taxes levied for said Fund; and
- WHEREAS, the June 1971 distribution of taxes to be collected for said Park General Fund will amount to more than One Million Two Hundred Thousand Dollars (\$1,200,000) and the interest cost of making a temporary loan for said Park General Fund; and
- WHEREAS, the Special Service District Council of the Police Special Service District has authorized the making of temporary loans and the issuance of tax anticipation time warrants to evidence such loans for the Consolidated City Police Force Account in the amount of Three Million Nine Hundred Thousand Dollars (\$3,900,000), payable from the June 1971 distribution of taxes levied for said Account, and the Police Pension Fund in the

amount of Five Hundred Forty Thousand Dollars (\$540,000.00), payable from the June 1971 distribution of taxes levied for said Fund; and

- WHEREAS, the Special Service District Council of the Fire Special Service District has authorized the making of temporary loans and the issuance of tax anticipation time warrants to evidence such loans for the Consolidated City Fire Force Account in the amount of Three Million Dollars (\$3,000,000), payable from the June 1971 distribution of taxes levied for said account, and the Firemen's Pension Fund in the amount of Nine Hundred Thousand Dollars (\$900,000), payable from the June 1971 distribution of taxes levied for said Fund; and
- WHEREAS, the Board of Public Works of the City of Inianapolis has authorized the making of a temporary loan and the issuance of tax anticipation time warrants to evidence such loan for the Sanitary Maintenance and General Expense Fund in the amount of Two Million Four Hundred Thousand Dollars (\$2,400,000), payable from the June 1971 distribution of taxes levied for said Fund; and
- WHEREAS, a necessity exists for the making of temporary loans for said Funds and Accounts in anticipation of current revenues for said Funds and Accounts actually levied and in course of collection for the year 1971;

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

Section 1. That the City of Indianapolis make a temporary loan for the use and benefit of the Park General Fund of said City in the amount of One Million Two Hundred Thousand Dollars (\$1,200,000) in anticipation of current tax revenues actually levied and in course of collection for said Fund for the year 1971, which loan shall be evidenced by tax anticipation time warrants bearing interest at a rate or rates per annum not to exceed the maximum rate provided by law, the exact rate or rates of interest to be determined by competitive bidding at advertised public sale as hereinafter provided, and said warrants to be substantially in the form hereinafter provided. Said warrants shall be dated as of the date or dates of delivery of said warrants and the interest accruing on the warrants to the date

of maturity shall be added to and included in the face value of the warrants. Said warrants shall mature and be payable on June 30, Said warrants including interest shall be payable from the 1971.Park General Fund, and there is hereby appropriated and pledged to the payment of said warrants including interest a sufficient amount of the current revenues to be received in said Park General Fund from the June 1971 distribution of taxes for said Park General Fund, viz., One Million Two Hundred Thousand Dollars (\$1,200,000), to the Park General Fund 1971 Budget Fund No. 65-Payment of Temorary Loans (hereby created) for the payment of the principal of the warrants evidencing such temporary loan, and to the Park General Fund 1971 Budget Fund No. 61-Interest (Temporary Loans) the amount of interest on said principal computed from the date or dates of said warrants to the date of maturity or prepayment at the interest rate or rates bid by the successful bidder or bidders for said warrants.

Section 2. Said tax anticipation time warrants shall be executed in the name of the City of Indianapolis by the Mayor of said City, countersigned by the Controller of said City, the corporate seal of said City to be affixed thereto and attested by the Clerk. Said warrants shall be payable at the office of the Marion County Treasurer, ex-officio Treasurer of the City of Indianapolis.

Section 3. Said tax anticipation time warrants shall be issued in substantially the following form (all blanks, including the appropriate amounts, dates, statutory citations, and other data, to be properly completed prior to the execution and delivery thereof):

No.....

Principal and Interest \$_____

CITY OF INDIANAPOLIS TAX ANTICIPATION TIME WARRANT PARK GENERAL FUND

On the______day of______, 19_____, the City of Indianapolis, in Marion County, Indiana, promises to pay to the bearer, at the office of the Marion County Treasurer, ex officio Treasurer of the City of Indianpolis, the sum of_______including interest on the principal amount of this warrant from the date hereof to maturity, payable out of and from taxes levied in the year 19_____, and payable in the year 19_____, which said taxes are now in course of collection for the Park General Fund of the City of Indianapolis, with which to pay general current, operating expenses of the Park General Fund.

This Tax Anticipation Time Warrant is one of a series of warrants aggregating a sum of______, exclusive of interest added thereto to maturity, evidencing a temporary loan in anticipation of taxes levied and in course of collection for the Park General Fund of said City.

Said temporary loan was authorized by an ordinance duly adopted by the_______of the City of Indianapolis, at (a) meeting(s) thereof duly and legally convened and held on the______day of______, 19_____, for the purpose of providing funds for the Park General Fund of said City of Indianapolis, in compliance with an act of the General Assembly of the State of Indiana, entitled "An Act Concerning Municipal Corporations," approved March 6, 1905, and all acts amendatory thereof and supplemental thereto, including particularly______

The consideration of said warrant is a loan made to the City of Indianapolis in anticipation of taxes levied for the Park General Fund of said City for the year 19____, payable in the year_____, and said taxes so levied are hereby specifically appropriated and pledged to the payment of said Tax Anticipation Time Warrants.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to the authorization, preparation, complete execution, and delivery of said warrants have been done and performed as provided by law.

IN WITNESS WHEREOF, the City of Indianapolis has caused this warrant to be signed in its corporate name by its Mayor and attested by the Clerk of the City of Indianapolis, the corporate seal of said City hereunto affixed, and countersigned by the Controller of the City of Indianapolis.

Dated this_____day of_____, 19____.

CITY OF INDIANAPOLIS

By: ______ Maylor of the City of Indianapolis

Attest:

Clerk of the City of Indianapolis Countersigned:

Controller of the City of Indianapolis

Section 4. The Controller is hereby authorized and directed to have said tax anticipation time warrants prepared, and the Mayor, Controller, and Clerk are hereby authorized and directed to execute said tax anticipation time warrants in the manner and substantially the form hereinbefore provided. The Controller shall sell said warrants at public sale. Prior to the sale of said warrants, the Controller shall cause to be published a notice of sale once each week for two consecutive weeks in two newspapers of general circulation, printed in the English language and published in the City of Indianapolis, as provided by law. All bids for said warrants shall be sealed and shall be presented to the Controller at his office, and all bids shall name the rate of interest for said warrants, or portion thereof bid for. Said warrants, or portion thereof bid for, shall be awarded to the bidder or bidders therefor submitting the lowest interest rate or rates. In the event two bidders submit the same interest rate for all or a portion of the warrants, such warrants shall be awarded to the bidder submitted the greatest premium. Any premiums bid shall be used solely for the repayment of the principal of and interest on the warrants. No bid for less than par shall be considered, and the Controller shall have the right to reject any and all bids. The proper officers of the City are authorized to deliver the time warrants to the purchaser or purchasers thereof upon receipt from such purchaser or puchasers of the agreed purchase price. The warrants may all be delivered at one time or in parcels from time to time, pursuant to any agreements or understandings with respect to said delivery by and between the Controller and the purchaser or purchasers of the warrants.

Section 5. The proceedings had and action taken by the Special Service District Council of the Police Special Service District in authorizing the making of temporary loans and the issuance of tax

anticipation time warrants to evidence such loans for the Consolidated City Police Force Account in the amount of Three Million Nine Hundred Thousand Dollars (\$3,900,000), payable from the June 1971 distribution of taxes levied for said Account, and the Police Pension Fund in the amount of Five Hundred Forty Thousand Dollars (\$540,-000), payable from the June 1971 distribution of taxes levied for said Fund, are hereby ratified, approved and confirmed, and to the extent as may be required by law, shall be deemed to be proceedings had and action taken by this City-County Council, and are incorporated herein by reference.

Section 6. The proceedings had and action taken by the Special Service District Council of the Fire Special Service District in authorizing the making of temporary loans and the issuance of the Tax Anticipation Time Warrants to evidence such loans for the Consolidated City Fire Force Account in the amount of Three Million Dollars (\$3,000,000), payable from the June 1971 distribution of taxes levied for said Account, and the Firemen's Pension Fund in the amount of Nine Hundred Thousand Dollars (\$900,000), payable from the June 1971 distribution of taxes levied for said Fund, are hereby ratified, approved and confirmed, and to the extent as may be required by law, shall be deemed to be proceedings had and action taken by this City-County Council, and are incorporated herein by reference.

Section 7. The proceedings had and action taken by the Board of Public Works of the City of Indianapolis in authorizing the making of a temporary loan and the issuance of tax anticipation time warrants to evidence such loan for the Sanitary Maintenance and General Expense Fund in the amount of Two Million Four Hundred Thousand Dollars (\$2,400,000), payable from the June 1971 distribution of taxes levied for said Fund, are hereby ratified, approved and confirmed, and to the extent as may be required by law, shall be deemed to be proceedings had and action taken by this City-County Council, and are incorporated herein by reference.

Section 8. This ordinance shall be in full force and effect from and after its passage and compliance with all laws pertaining thereto.

STATE	\mathbf{OF}	IN	IDIA	NA,	MAR	ION	COUNTY,)	
)	ss:
	CIT	ĽΥ	\mathbf{OF}	IND	IANA	POL	IS,)	

I, Marjorie H. O'Laughlin, Clerk of the City of Indianapolis, Indiana, do hereby certify the above and foregoing is a full, true and complete copy of General Ordinance No. 285, 1970; that said ordinance was passed by the City-County Council on the_____day of _____, 1970, and was signed and approved by the Mayor on the______day of_____, 1970, and now remains on file and on record in my office.

WITNESS my hand and the official seal of the City of Indianapolis, Indiana, this_____, 1970.

(SEAL)

City Clerk

Which was read for the first time and referred to the Committee on Parks and Recreation.

CITY-COUNTY SPECIAL ORDINANCE NO. 23, 1970

Introduced by Councilman Egenes:

- AN ORDINANCE changing and establishing the name of road to Georgetown Road.
- WHEREAS a new road is being constructed from Georgetown Road and Lafayette Road to 56th Street; and
- WHEREAS said road will align with a new constructed road extending north of 56th Street to 79th Street and Coffman Road, which new road has variously been known as the 500 Expressway and as Coffman Road; and
- WHEREAS an existing road from 62 Street to 73rd Street is already named Coffman Road; and
- WHEREAS, the Metropolitan Development Commission on June 17, 1970, recommended that the recently constructed road and that under construction including the portion of Coffman Road from 79th Street to 86th Street be named Georgetown Road; NOW, THEREFORE,

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

Section 1. That the road beginning at 86th Street extending south, heretofore named Coffman Road, including the road recently constructed and under construction extending south therefrom to Lafayette Road and Georgetown Road be, and the same is hereby, designated and named Georgetown Road.

Which was read for the first time and referred to the Committee on Metropolitan Development.

CITY-COUNTY SPECIAL RESOLUTION NO. 16, 1970

Introduced by Councilman Cottingham:

- A SPECIAL RESOLUTION authorizing a loan of Twenty Thousand Dollars (\$20,000.00) from the County General Fund to the Poor Relief Fund for Perry Township and fixing the terms of such loan.
- WHEREAS the Perry Township Advisory Board, the Auditor of Marion County, and the Board of Commissioners of the County of Marion have determined that additional funds in the amount of Twenty Thousand Dollars (\$20,000) will be required to meet the poor relief expenditures of Perry Township for the current fiscal year; and
- WHEREAS the Board of Commissioners has adopted a resolution to recommend that said sum be a loan from the County General Fund; NOW, THEREFORE,

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

Section 1. That the Auditor of Marion County loan to the Poor Relief Fund for Perry Township from the County General Fund the sum of Twenty Thousand Dollars (\$20,000) to be advanced as needed to meet the claims duly presented for payment.

Section 2. That all sums so loaned be repaid with interest at seven

per cent (7%) per annum from the first monies available in the Poor Relief Fund for Perry Township for repayment.

Which was read for the first time and referred to the Committee on County and Townships.

ORDINANCES ON SECOND READING

Mr. McPherson called for a second reading of Appropriation Ordinance No. 60, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. McPherson, seconded by Mr. Byrum, City-County Appropriation Ordinance No. 60, 1970 failed to pass for a lack of a two-thirds majority on the following roll call vote:

Ayes 8, viz: Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Noes 3, viz: Mr. Boyd, Mr. Brown, Mr. Forestal.

Mr. Egenes reported that the Committee on Metropolitan Development recommended that City-County General Ordinance Nos. 261-263, 1970 and City-County General Ordinance Nos. 266-275, 1970, and City-County General Ordinance No. 276, 1970, Nos. 278 and 279, 1970 be passed; that City-County General Ordinance No. 277, 1970 be denied.

Mr. Egenes called for a second reading of City-County General Ordinance Nos. 261-263, 1970.

The Clerk read the ordinance for the second time.

Mr. Leak moved, seconded by Mr. Cottingham, to hold City-County General Ordinance No. 261, 1970 until December 7, 1970.

The motion carried by unanimous voice vote.

Mr. Egenes called for a second reading of City-County County General Ordinance No. 262, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Egenes, seconded by Mr. Gorham, City-County General Ordinance No. 262, 1970, passed on the following roll call vote:

Ayes 11, viz: Mr. Boyd, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Mr. Egenes called for a second reading of City-County General Ordinance No. 263, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Egenes, seconded by Mr. Gorham, City-County General Ordinance No. 263, 1970 passed on the following roll call vote:

Ayes 11, viz: Mr. Boyd, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr.

Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Mr. Egenes called for a second reading of City-County General Ordinance Nos. 266, 268, 269, 270, 271, 272, 273, 274, 275, 278, and 279, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Egenes, seconded by Mr. Cottingham, City-County General Ordinance Nos. 266, 268 through 275, and 278-279, 1970 passed on the following roll call vote:

Ayes 11, viz: Mr. Boyd, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Mr. Egenes called for a second reading of City-County General Ordinance No. 276, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Egenes, seconded by Mr. Boyd, City-County General Ordinance No. 276, 1970 was denied on the following roll call vote:

Ayes 4, viz: Mr. Byrum, Mr. Cottingham, Mr. Egenes, and President Hasbrook.

Noes 7, viz: Mr. Boyd, Mr. Brown, Mr. Forestal, Mr. Gorham, Mr. Leak, Mr. McPherson, and Rev. Williams.

Mr. Egenes called for a second reading of City-County General Ordinance No. 277, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Egenes, seconded by Mr. Brown, City-County General Ordinance No. 277, 1970, was denied on the following roll call vote:

Ayes 1, viz: Mr. Gorham.

Noes 10, viz: Mr. Boyd, Mr. Brown, Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Forestal, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Mr. Egenes called for a second reading of City-County General Ordinance No. 267, 1970.

The Clerk read the ordinance for the second time.

On motion of Mr. Egenes, seconded by Mr. Byrum, City-County General Ordinance No. 267, 1970 failed to pass on the following roll call vote:

Ayes 6, viz: Mr. Boyd, Mr. Brown, Mr. Byrum, Mr. Egenes, Mr. Forestal, and President Hasbrook.

Noes 5, viz: Mr. Cottingham, Mr. Gorham, Mr. Leak, Mr. McPherson, and Rev. Williams.

Mr. Cottingham called for a third reading of City-County Appropriation Ordinance No. 67, 1970.

The Clerk read the ordinance for the third time.

On motion of Mr. Cottingham, seconded by Mr. Gorham, City-County Appropriation Ordinance No. 62, 1970 failed to pass for lack of a two-thirds majority on the following roll call vote:

Ayes 8, viz: Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Noes 3, viz: Mr. Boyd, Mr. Brown, and Mr. Forestal.

Mr. Cottingham called for a third reading of City-County Appropriation Ordinance No. 64, 1970.

The Clerk read the ordinance for the third time.

Mr. Cottingham moved, seconded by Mr. Gorham, for the adoption of City-County Appropriation Ordinance No. 64, 1970.

The ordinance failed to pass for lack of a two-thirds majority on the following roll call vote:

Ayes 8, viz: Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Noes 3, viz: Mr. Boyd, Mr. Brown, and Mr. Forestal.

Mr. Cottingham called for a third reading of City-County Appropriation Ordinance No. 65, 1970.

The Clerk read the ordinance for the third time.

The ordinance failed to pass for lack of a two-thirds majority on the following roll call vote:

Ayes 8, viz: Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Noes 3, viz: Mr. Boyd, Mr. Brown, and Mr. Forestal.

Mr. Byrum called for a second reading of City-County Appropriation Ordinance No. 61, 1970.

The Clerk read the ordinance for the second time.

Mr. Byrum moved, seconded by Mr. Gorham, for the adoption of City-County Appropriation Ordinance No. 61, 1970 which failed to pass for lack of a two-thirds majority on the following roll call vote:

Ayes 8, viz: Mr. Byrum, Mr. Cottingham, Mr. Egenes, Mr. Gorham, Mr. Leak, Mr. McPherson, Rev. Williams, and President Hasbrook.

Noes 3, viz: Mr. Boyd, Mr. Brown, and Mr. Forestal.

OLD BUSINESS

President Hasbrook announced that a Special Meeting will be held at 6:30 P.M. on November 23, 1970. At approximately 7:30 P.M. or immediately following this meeting, the Rules and Policy Committee will hold a Special Meeting on redistricting.

A Special Meeting is also scheduled for November 30, 1970, at 6:30 P.M.

On motion of Mr. Leak, seconded by Mr. Gorham, the meeting adjourned at 7:45 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 on the 16th day of November, 1970, at 6:30 P.M.

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

Jours C. Haslern Presi

ATTEST:

President

Mayarie N. O Laughlin (SEAL City Clerk