

REGULAR MEETING

Monday, February 18, 1952
7:30 P. M.

The Common Council of the City of Indianapolis met in the Council Chamber at the City Hall, Monday, February 18, 1952, at 7:30 P. M., in regular session, President Bright in the chair.

The Clerk called the roll.

Present: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Ross, Mr. Schumacher, Mr. Wallace, President Bright.

The reading of the Journal for the previous meeting was dispensed with on motion of Mr. Ross, seconded by Mr. Emhardt.

COMMUNICATIONS FROM THE MAYOR

February 5, 1952

TO THE MEMBERS OF THE COMMON COUNCIL
OF THE CITY OF INDIANAPOLIS

Gentlemen:

I have this day approved with my signature and delivered to the City Clerk, Mrs. Grace M. Tanner, the following ordinances:

APPROPRIATION ORDINANCE NO. 1, 1952

An ordinance appropriating the sum of Three Thousand Two Hundred Dollars (\$3,200.00) from the anticipated estimated and

unappropriated 1952 balance of the City of Indianapolis Department of Aviation General Fund to the City of Indianapolis Department of Aviation Fund 11, Salaries and Wages—Regular, for the establishment of a new job position to be known as Cost Accountant and Statistical Control Clerk, to provide the salary therefor, and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE NO. 2, 1952

An ordinance appropriating, transferring, reappropriating and reallocating a certain sum (Parking Fund money) from a certain designated item and fund in the Department of Public Safety, as appropriated under the 1952 Budget (General Ordinance No. 100, 1951, as amended), to certain other designated items and funds therein, declaring an emergency, and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE NO. 3, 1952

An ordinance appropriating, transferring, reappropriating and reallocating a certain sum, Tax Levy Money, from a certain designated item and fund in the Department of Public Parks, as appropriated under the 1952 Budget (General Ordinance No. 100, 1951, as amended), to certain other designated items and funds therein, declaring an emergency, and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE NO. 4, 1952, AS AMENDED

An ordinance appropriating, transferring, reappropriating and reallocating a certain sum, Gas Tax Money, from a certain designated item and fund in the Department of Public Parks, as appropriated under the 1952 Budget (General Ordinance No. 100, 1951, as amended), to certain other designated items and funds therein, declaring an emergency, and fixing a time when the same shall take effect.

GENERAL ORDINANCE NO. 2, 1952

An Ordinance to amend Section 44 of General Ordinance No. 96-1928, as amended, to establish certain parts of certain streets as preferential streets in the City of Indianapolis.

GENERAL ORDINANCE NO. 3, 1952

An Ordinance to require the Pennsylvania Railroad Company to establish, maintain and operate an automatic warning signal of the flasher type at the crossing of its tracks at Lawrence Avenue, in the City of Indianapolis, providing a penalty for the violation thereof and fixing a time when the same shall take effect.

GENERAL ORDINANCE NO. 5, 1952

An ordinance to amend General Ordinance No. 104, 1950 (as amended), commonly known as the Zoning Ordinance of the City of Indianapolis, Indiana, and fixing a time when the same shall take effect.

SPECIAL ORDINANCE NO. 2, 1952

An Ordinance to amend Section 1 of Special Ordinance No. 1, 1952, and fixing a time when the same shall take effect.

Respectfully,

ALEX. M. CLARK,
Mayor

COMMUNICATIONS FROM CITY OFFICIALS

February 18, 1952

To the Honorable President and Members of the
Common Council of the City of Indianapolis

Gentlemen:

In Re: General Ordinances Nos. 2, 3, 5, 1952 and
Special Ordinance No. 2, 1952

I hereby report that pursuant to the laws of the State of Indiana, I caused publication to be inserted in the following newspapers:

G. O. Nos. 2, 3, and 5, 1952 and Special Ordinance No. 2,
1952—Friday, February 8 and 15, 1952—The Indianapolis
Star and The Indianapolis Commercial

and that said ordinances are in full force and effect from and after
the last date of publication and compliance with any laws pertaining
thereto.

Very truly yours,

GRACE M. TANNER
City Clerk

February 15, 1952

To President and Members of the Common Council

Gentlemen:

At its regular meeting February 11, 1952, the City Plan Commission,
after due public notice and hearing, unanimously approved General
Ordinance No. 4, 1952, and therefore recommends that it be passed.

CITY PLAN COMMISSION
Noble P. Hollister, Executive Sec.

February 18, 1952

To the Honorable President and Members of the
Common Council of the City of Indianapolis

Gentlemen:

Transmitted herewith are 24 copies of General Ordinance No. 10, 1952.

This ordinance provides a loading zone for the Crescent Cleaners,
1244-46 North Capitol Avenue.

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The Board of Public Safety recommends the passage of this ordinance.

Very truly yours,

G. W. RADEL
Councilman

February 18, 1952

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

Gentlemen:

Submitted herewith are 24 copies of General Ordinance No. 11, 1952.

This ordinance provides a loading zone for the Pet House, 13-15 East
22nd Street.

The Board of Public Safety requests its passage.

Very truly yours,

G. W. RADEL
Councilman

February 18, 1952

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

Gentlemen:

Submitted herewith are copies of General Ordinance No. 12, 1952 to
amend General Ordinance No. 104, 1950, commonly known as the
Zoning Ordinance from residential to U4 or first industrial district.

The Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company respectfully petitions the Common Council to pass this ordinance.

Very truly yours,

JOSEPH C. WALLACE
Councilman

February 18, 1952

To the Honorable President and Members of the
Common Council of the City of Indianapolis

Gentlemen:

Submitted herewith are 24 copies of General Ordinance No. 13, 1952, rescinding and repealing General Ordinances Nos. 1, 2, and 22, 1950, Resolution No. 5, 1951 and General Ordinance No. 46, 1951 and rejecting any and all low-rent housing projects contemplated under Program Reservation No. IND-17-A.

I respectfully recommend the passage of this ordinance.

Very truly yours,

J. WESLEY BROWN
Councilman

MISCELLANEOUS CORRESPONDENCE

February 14, 1952

Mr. Harry V. Wade, Chairman
Housing Authority of the City of Indianapolis
11 West 28th Street
Indianapolis, Indiana

Dear Mr. Wade:

In answer to your letter of January 30, 1952, it must be stated that the members of the Common Council of the City of Indianapolis are

at a loss to understand why you have proceeded to advertise for bids despite the provisions of Resolution No. 1, 1952, which was adopted by the Council on January 21st. It is quite clear from the language of said resolution that the Common Council ordered the Housing Authority not to take any further steps toward the initiation of the two contemplated projects without submitting such projects to the Common Council for specific approval. The members of the Council must conclude that your advertising for bids with full knowledge of the adoption of said resolution is in direct contravention of the unani- mously expressed desire of the City Council that each project be submitted to the Council for specific approval before any construction program is initiated. As recited in the resolution, this is the only manner in which the Common Council can perform its duty under the laws of the State of Indiana, and meet its obligations to the citizens and taxpayers of the City of Indianapolis.

You have stated in your letter that you will be pleased to show all of your plans, minutes, and records of accounts to the City Government. You are therefore requested to deliver to the office of the City Clerk, on or before February 18, 1952, a detailed list of all assets of the Housing Authority, an itemized statement of all liabilities, with copies of any outstanding contracts under which future liabilities might be incurred, and a comprehensive statement of all receipts and disburse- ments of the Housing Authority from its inception to the present time.

Very truly yours,

JOSEPH E. BRIGHT, President
Common Council

February 15, 1952

Mr. Joseph E. Bright, President
Common Council, City of Indianapolis
Office of the City Clerk
208 City Hall Building
Indianapolis, Indiana

Dear Mr. Bright:

I have your letter of February 14 acknowledging receipt of my letter to you of January 30 in which you state that the Common Council

of the City of Indianapolis is at a loss to understand why we have proceeded to advertise for bids despite the provisions of Resolution No. 1, 1952, adopted January 21.

1) May I respectfully remind you that all legal advice that we have received in this matter confirms our understanding that Resolution No. 1 has no force and effect in relationship to seven projects, the initiation of which was approved by the Common Council of the City of Indianapolis March 3, 1951, but that it merely applies to future projects not heretofore initiated. You will recall that Mayor Clark at my house on the 29th of January, told us that the Corporation Counsel had indicated that that was the situation.

2) On three different occasions after supper that evening I stated that we were advertising for bids, and Glen Radel said that he would like to analyse the costs on same. You will remember that I told him that after we had received the bids and analysed them we would present all of the information to him so that he could go over it for the Council and he protested that he had not been authorized to do so, and I turned to you where you were sitting on my right and said, "All right, when we get the bids we will take them and present them to anybody that you so designate, Mr. President."

3) In order to be doubly sure that the situation was understood in black and white, we sent out the letter of January 30 which you received two weeks ago telling you exactly what the situation was inasmuch as we have felt there has been too much misunderstanding in regard to this whole matter, and in that connection had respectfully pointed out to you that the Housing Authority's position is all set forth in writing and secured by contracts with everyone with whom we have had dealings, including the City Council of Indianapolis. Nothing has been left to conversation or surmise.

Your letter of Thursday, the 14th, received this morning asks that by Monday, the 18th, we deliver to the Office of the City Clerk a detailed list of all assets of the Housing Authority, an itemized statement of all liabilities with copies of any outstanding contracts under which future liabilities might be incurred, and a comprehensive statement of all receipts and disbursements of the Housing Authority from its inception to the present time.

This letter is being sent you Special Delivery and must be interpreted solely as the reply of the Chairman of the Housing Authority

and not that of the Authority itself inasmuch as time does not permit my assembling of the group for a meeting and, in addition, our Executive Secretary is representing the Authority on business in Chicago today. However, I believe I am on firm ground when I say that, regardless of whether the statute requires us to make such an exhibit to you, the Authority will be more than happy to present this material as we have no secrets to hide from your body or any citizen of Indianapolis.

We have been audited during the past three months, not only by the Federal Government but the State Board of Accounts as well, and we would be glad to again be audited by any competent person that you would so designate. On the other hand, as of this date we have spent approximately \$275,000 of the funds that the Government has loaned us. In addition, for several months we have owned and operated the veterans' temporary housing projects. Therefore, to ask us to give you a "comprehensive statement of all receipts and disbursements of the Housing Authority from its inception to the present time" would involve a very long and expensive statement, the cost of preparation of which would be a considerable item and one that I do not know if the Federal Government would approve, inasmuch as there is no statutory requirement for such a report being made.

I am quite sure, however, that the preparation of the exhibit that you request could not be accomplished by Monday, the 18th, which is, in effect, the next ensuing day from this due to the intervention of the weekend.

In any event, we repeat that our records are open to you. Let me check to see what the approximate cost of preparing the exhibit you ask for, then I will consult with you as to how the cost of same is to be borne. Perhaps it would be cheaper for the city to engage auditors and attorneys to investigate our accounts in our own offices where the books are kept. Again, I repeat our desire to cooperate and give you any information you want. Our only problem is to work out the most feasible plan for so doing.

Respectfully,

HARRY V. WADE, Chairman
Indianapolis Housing Authority

At this time those present were given an opportunity to be heard on General Ordinances Nos. 1, 4, 6, 7, 8, 9, 1952 and Resolution No. 2, 1952.

Mr. Ehlers asked for recess. The motion was seconded by Mr. Radel, and the Council recessed at 7:50 P. M.

The Council reconvened at 8:05 P. M., with the same members present as before.

COMMITTEE REPORTS

Indianapolis, Ind., February 18, 1952

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

Gentlemen:

We, your Committee on Parks to whom was referred General Ordinance No. 1, 1952, entitled

AN ORDINANCE to amend General Ordinance No. 104, 1950,
commonly known as the Zoning Ordinance

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held for further consideration.

J. WESLEY BROWN, Chairman
GLENN W. RADEL
CARTER W. ELTZROTH
CHRISTIAN J. EMHARDT
JOSEPH C. WALLACE

Indianapolis, Ind., February 18, 1952

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

Gentlemen:

We, your Committee on Parks to whom was referred General Ordinance No. 4, 1952, entitled

AN ORDINANCE to amend the Zoning Ordinance—P.C.C. & St. L. Railroad, Pleasant Run Parkway, Raymond Street and Ransdell Street

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

J. WESLEY BROWN, Chairman
GLENN W. RADEL
CARTER W. ELTZROTH
CHRISTIAN J. EMHARDT
JOSEPH C. WALLACE

Indianapolis, Ind., February 4, 1952

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

Gentlemen:

We, your Committee on Public Safety to whom was referred General Ordinance No. 6, 1952, entitled

AN ORDINANCE to amend certain sections of G. O. 74, 1943, entitled "An Ordinance Defining Restaurants,"

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held for further consideration.

GLENN W. RADEL, Chairman
JOHN A. SCHUMACHER
J. WESLEY BROWN
CHRISTIAN J. EMHARDT
JOSEPH C. WALLACE

Indianapolis, Ind., February 18, 1952

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

Gentlemen:

We, your Committee on Public Works to whom was referred
General Ordinance No. 7, 1952, entitled

AN ORDINANCE approving switch permit for Sunshine Biscuits,
Inc.,

beg leave to report that we have had said ordinance under considera-
tion, and recommend that the same be passed.

CARTER W. ELTZROTH, Chairman
CHARLES P. EHLERS
JOHN A. SCHUMACHER
CHRISTIAN J. EMHARDT
GUY O. ROSS

Indianapolis, Ind., February 18, 1952

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

Gentlemen:

We, your Committee on Public Safety to whom was referred
General Ordinance No. 8, 1952, entitled

AN ORDINANCE regulating parking on Nelson Street from
Shelby to Linden and 14th Street from Penn. to Dela. Sts.,

beg leave to report that we have had said ordinance under considera-
tion, and recommend that the same be passed.

GLENN W. RADEL, Chairman
JOHN A. SCHUMACHER
J. WESLEY BROWN
CHRISTIAN J. EMHARDT
JOSEPH C. WALLACE

Indianapolis, Ind., February 18, 1952

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. 9, 1952, entitled

AN ORDINANCE to repeal G. O. No. 47, 1941, as amended, and G. O. No. 24, 1944, as amended, "Milk Ordinance",

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held for further consideration.

CHARLES P. EHLERS, Chairman
CARTER W. ELTZROTH
J. WESLEY BROWN
GLENN W. RADEL
JOHN A. SCHUMACHER

Indianapolis, Ind., February 18, 1952

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

Gentlemen:

We, your Committee on Public Works to whom was referred Resolution No. 2, 1952, entitled

A RESOLUTION authorizing Indianapolis Railways to operate trolley cars and service on West Tenth Street, from Indiana Avenue to Pershing St.,

beg leave to report that we have had said resolution under consideration, and recommend that the same be passed.

CARTER W. ELTZROTH, Chairman
CHARLES P. EHLERS
JOHN A. SCHUMACHER
CHRISTIAN J. EMHARDT
GUY O. ROSS

INTRODUCTION OF GENERAL ORDINANCES

By Councilman Radel:

GENERAL ORDINANCE NO. 10, 1952

AN ORDINANCE establishing a certain passenger and/or loading zone in the City of Indianapolis, pursuant to the provisions of Section 26 of General Ordinance No. 96, 1928, as amended; 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 for the purpose of providing the owners or occupants of certain premises fronting on certain public streets in the City of Indianapolis with ingress and egress for passengers, materials and merchandise coming to or going from such premises, such owners or occupants having complied with the provisions of Section 26 of General Ordinance No. 96, 1928, as amended, and the Board of Public Safety, after due investigation having recommended the establishment of the same, the following passenger and/or loading zone be and the same is hereby established in the City of Indianapolis, to-wit:

(a) A loading zone beginning at a point 25 feet south of the south curb line of West 13th Street and extending south 25 feet on the west side of Capitol Avenue, for the use and occupancy of the Crescent Cleaners Co., Inc., 1244-46 North Capitol Avenue.

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

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

By Councilman Radel:

GENERAL ORDINANCE NO. 11, 1952

AN ORDINANCE establishing a certain passenger and/or loading zone in the City of Indianapolis, pursuant to the provisions of Section 26 of General Ordinance No. 96, 1928, as amended; 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 for the purpose of providing the owners or occupants of certain premises fronting on certain public streets in the City of Indianapolis with ingress and egress for passengers, materials and merchandise coming to or going from such premises, such owners or occupants having complied with the provisions of Section 26 of General Ordinance No. 96, 1928, as amended, and the Board of Public Safety, after due investigation having recommended the establishment of the same, the following passenger and/or loading zone be and the same is hereby established in the City of Indianapolis, to-wit:

(a) A loading zone beginning at a point seven (7) feet east of the east property line of 15 East 22nd Street and extending east a distance of twenty-five (25) feet on the south side of East 22nd for the use and occupancy of the Pet House, 13-15 East 22nd Street.

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

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

By Councilman Wallace:

GENERAL ORDINANCE NO. 12, 1952

AN ORDINANCE to amend General Ordinance No. 104, 1950, commonly known as the Zoning Ordinance of the City of Indianapolis, 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 General Ordinance No. 104, 1950, commonly known as the Zoning Ordinance of the City of Indianapolis, Indiana, be and the same is hereby amended, supplemented and extended as to the U4 or First Industrial District, A3 or 2400 Square Feet Area District, and H1 or 50 Feet Height District, so as to include the following described territory, to-wit:

Beginning at a point, said point being the intersection of the west property line of Warman Avenue and the former south right-of-way line of the Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company, being also the former north right-of-way line of the T. H. I. & E. Traction Company; thence south on and along the west property line of Warman Avenue to its intersection with the north property line of McCarty Street; thence northwesterly on and along the north property line of McCarty Street to its intersection with the former right-of-way line of the T. H. I. & E. Traction Company, being now the south right-of-way line of the Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company; thence northerly at right angles to said former right-of-way line of T. H. I. & E. Traction Company and the present south line of the Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company, being also the former north line of the T. H. I. & E. Traction Company, thence northeasterly on and along said former right-of-way line to the 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 for the first time and referred to the Committee on Parks.

By Councilman Brown:

GENERAL ORDINANCE NO. 13, 1952

AN ORDINANCE rescinding and repealing General Ordinance No. 1, 1950, General Ordinance No. 2, 1950, General Ordinance No. 22, 1950, Resolution No. 5, 1951, and General Ordinance No. 46, 1951, and rejecting any and all low-rent housing projects contemplated under Program Reservation No. IND-17-A.

WHEREAS, the Common Council heretofore has adopted and enacted certain Resolutions and General Ordinances, as hereinafter more particularly described, for the purpose of enabling The Housing Authority of The City of Indianapolis to negotiate with the Public Housing Administration and to formulate plans for the construction of low-rent housing units in the City of Indianapolis; and

WHEREAS, by Resolution No. 5, 1951, said Common Council approved seven (7) sites for initiation and further proceedings as authorized by law, in order to permit said Housing Authority to consider such sites as to suitability and availability for low-rent housing projects; and

WHEREAS, by Resolution No. 1, 1952, said Common Council provided that said Housing Authority shall not initiate any such project unless and until said Common Council has first specifically approved the particular project contemplated, after submission of such detailed plans, specifications, layouts, cost estimates and other information as the Common Council may require; and

WHEREAS, said Housing Authority has failed and refused to recognize any duty to submit plans for any specific project to said Common Council for approval and has proceeded to advertise for bids for the construction of two low-rent housing projects without having submitted such projects to said Common Council for approval; and

WHEREAS, citizens of the City of Indianapolis have expressed opposition to such proposed projects to the extent of filing an action to enjoin said Housing Authority from proceeding therewith; and

WHEREAS, the construction of low-rent housing projects by said Housing Authority would impair the normal tax revenue of the

City of Indianapolis and obligate said city to future financial expenditures in amounts unknown and uncertain, and at this time, impossible to calculate; and

WHEREAS, the City of Indianapolis has been declared to be a critical defense area and a demand exists for all available labor and material for construction of housing needed in the defense effort; and

WHEREAS, the Congress of the United States has recognized the power of the governing body of a municipality to reject contemplated low-rent housing projects, by its enactment of Public Law 137, Chapter 376 of the Laws of the 82nd Congress, First Session; and

WHEREAS, it is deemed to be to the best interests of the City of Indianapolis and its citizens as a whole to reject any and all low-rent housing projects now contemplated by The Housing Authority of the City of Indianapolis;

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

Section 1. That General Ordinance No. 1, 1950, entitled "An ordinance authorizing and empowering the Housing Authority of the City of Indianapolis, to make application for a preliminary loan not to exceed Three Hundred Thousand Dollars (\$300,000.00) in connection with the development of approximately one thousand five hundred (1,500) dwelling units of low-rent public housing in the City of Indianapolis and fixing an effective date", be and the same is hereby repealed.

Section 2. That General Ordinance No. 2, 1950, entitled "An Ordinance approving a cooperation agreement between the City of Indianapolis and Housing Authority of the City of Indianapolis", be and the same is hereby repealed.

Section 3. That General Ordinance No. 22, 1950, entitled "An ordinance approving and authorizing the issuance, sale and delivery by the Housing Authority of the City of Indianapolis, Indiana, of any bonds, notes, interim certificates, debentures, or other obligations,

pursuant to Chapter 207, Acts of 1937, as Amended, in order to finance the corporate purposes of said The Housing Authority of the City of Indianapolis, Indiana", be and the same is hereby repealed.

Section 4. That Resolution No. 5, 1951, entitled "A resolution approving initiation and further proceedings relating to certain housing sites in Marion County", be and the same is hereby rescinded.

Section 5. That General Ordinance No. 46, 1951, entitled "An Ordinance approving and authorizing the issuance, sale and delivery by The Housing Authority of the City of Indianapolis, Indiana, of any bonds, notes, interim certificates, debentures, or other obligations pursuant to Chapter 207, Acts of 1937, as Amended, in order to finance the corporate purposes of said The Housing Authority of the City of Indianapolis, Indiana", be and the same is hereby repealed.

Section 6. That any and all projects now contemplated by The Housing Authority of the City of Indianapolis under or by reason of the aforesaid resolution and ordinances be and same are hereby declared and rejected by the City of Indianapolis.

Section 7. That The Housing Authority of the City of Indianapolis shall take no further action toward initiation of any low-rent housing project or projects unless and until specifically authorized by appropriate resolution or ordinance of the Common Council of the City of Indianapolis.

Section 8. That a copy of this ordinance shall be transmitted by the City Clerk of the City of Indianapolis to the Public Housing Administration, Washington, D. C.

Section 9. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

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

ORDINANCES ON SECOND READING

Mr. Brown called for General Ordinance No. 4, 1952 for second reading. It was read a second time.

On motion of Mr. Brown, seconded by Mr. Schumacher, General Ordinance No. 4, 1952 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 4, 1952 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 9, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Ross, Mr. Schumacher, Mr. Wallace, President Bright.

Mr. Eltzroth called for General Ordinance No. 7, 1952 for second reading. It was read a second time.

On motion of Mr. Eltzroth, seconded by Mr. Radel, General Ordinance No. 7, 1952 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 7, 1952 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 9, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Ross, Mr. Schumacher, Mr. Wallace, President Bright.

Mr. Radel called for General Ordinance No. 8, 1952 for second reading. It was read a second time.

On motion of Mr. Radel, seconded by Mr. Schumacher, General Ordinance No. 8, 1952 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 8, 1952 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 9, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Ross, Mr. Schumacher, Mr. Wallace, President Bright.

Mr. Eltzroth called for Resolution No. 2, 1952 for second reading. It was read a second time.

On motion of Mr. Eltzroth, seconded by Mr. Schumacher, Resolution No. 2, 1952 was ordered engrossed, read a third time and placed upon its passage.

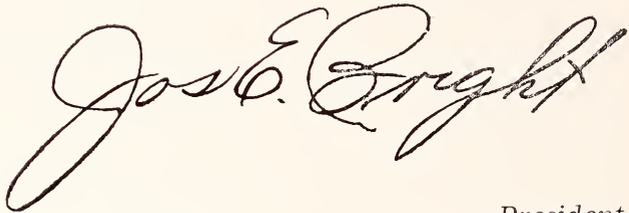
Resolution No. 2, 1952 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 9, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Ross, Mr. Schumacher, Mr. Wallace, President Bright.

On motion of Mr. Ehlers, seconded by Mr. Radel, the Common Council adjourned at 8:30 P. M.

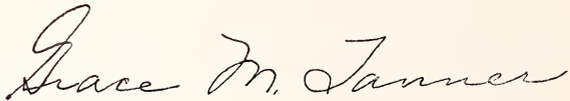
We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the Common Council of the City of Indianapolis held on the 18th day of February, 1952, at 7:30 P. M.

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

A large, elegant handwritten signature in cursive script, reading "Joseph E. Bright".

President.

ATTEST:

A handwritten signature in cursive script, reading "Grace M. Tanner".

City Clerk.

(SEAL)

February 18, 1952]

City of Indianapolis, Ind.

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