CITY-COUNTY COUNCIL INDIANAPOLIS, MARION COUNTY, INDIANA REGULAR MEETING

Monday, February 13, 1978

A Regular Meeting of the City-County Council of Indianapolis, Marion County, convened in the Council Chambers of the City-County Building at 7:31 p.m., Monday, February 13, 1978, President SerVaas in the chair. Councilman Gordon Gilmer opened the meeting with a prayer followed by the Pledge of Allegiance.

ROLL CALL

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

PRESENT: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

CORRECTION OF JOURNAL

The Chair called for additions or corrections to the Journals of January 9 and January 23, 1978. There being no additions or corrections, the minutes were approved, as distributed.

OFFICIAL COMMUNICATIONS

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

TO THE MEMBERS OF THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

You are hereby notified that there will be a REGULAR MEETING of the City-County Council held in the City-County Building, in the Council Chambers on Monday, February 13, 1978, at 7:00 p.m., the purpose of such MEETING being to conduct any and all business that may properly come before the regular meeting of the Council.

Respectfully,

s/Beurt SerVaas, President City-County Council

January 26, 1978

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

Ladies and Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be published in the Indianapolis COMMERCIAL and the Indianapolis NEWS on February 2, 1978 and February 9, 1978, a NOTICE TO TAXPAYERS on Proposal Nos. 44, 47, 48, 49, and 57, 1978, for a Public Hearing to be held on Monday, February 13, 1978, at 7:00 p.m., in the City-County Building.

Respectfully,

s/Beverly S. Rippy City Clerk

January 30, 1978

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANANPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

I have this day approved with my signature and delivered to the Clerk of the City-County Council, Mrs. Beverly S. Rippy, the following resolutions and ordinances:

SPECIAL ORDINANCE NO. 3, 1978, special ord $^{\prime}$ ance changing the name of a certain street in Marion County, Indiana.

GENERAL ORDINANCE NO. 32, 1978, amending the Code of Indianapolis and Marion County to delete references to imprisonment as a penalty for violations of the Code.

GENERAL ORDINANCE NO. 33, 1978, adding a new section 2-193 to Chapter 2, Article V, Division 1 of the Code of Indianapolis and Marion County providing immunity, defense and indemnification by the City and County to officials and employees for legal action taken or liability found against them in their official or individual capacities.

GENERAL ORDINANCE NO. 34, 1978, changing intersection controls at certain intersections.

SPECIAL RESOLUTION NO. 1, 1978, requiring the inspection of the dome of the Market Square Arena and the roof of the Indianapolis Civic Center.

Respectfully submitted,

s/William H. Hudnut, III

PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS AND COUNCIL RESOLUTIONS

PROPOSAL NO. 51, 1978. This proposal was introduced at the January 23, 1978, meeting, approving Joseph Slash as deputy mayor. Mr. Tinder presented the Rules & Public Policy Committee report recommending his nomination. After discussion, Mr. Tinder moved, seconded by Mr. Bayt, to adopt Proposal No. 51,

1978. The motion carried by unanimous voice vote. Proposal No. 51, 1978, was retitled COUNCIL RESOLUTION NO. 3, 1978, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 3, 1978

A COUNCIL RESOLUTION approving the appointment of a person by the Mayor to fulfill the office of Deputy Mayor for the period from February 6, 1978 through December 31, 1978.

WHEREAS, pursuant to IC 18-4-3-4 and the Code of Indianapolis and Marion County Section 2-143, the appointment by the Mayor of a Deputy Mayor is subject to the approval of the City-County Council; and

WHEREAS, the Mayor of the City of Indianapolis has submitted to this Council the name of his appointee for such a position, to serve in office at the Mayor's pleasure; now, therefore:

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

SECTION 1. Joseph A. Slash is approved and confirmed by the City-County Council for the office of Deputy Mayor of the City of Indianapolis for the term beginning February 6, 1978, and ending December 31, 1978, to serve at the pleasure of the Mayor.

PROPOSAL NO. 74, 1978. Mr. Clark introduced and explained the purpose of this proposal. Due to the National Highway Traffic Safety Administration's ruling on fuel economy standards for certain motor vehicles, the "Scout" will not be able to be produced by International Harvester. The result of the NHTSA's decision means the loss of 1,272 jobs at International Harvester in Indianapolis. This proposal encourages the NHTSA to reconsider their standards. Following discussion, Mr. Clark moved, seconded by Mr. Schneider, to adopt Proposal No. 74, 1978. The motion carried by unanimous voice vote. Proposal No. 74, 1978, was retitled SPECIAL RESOLUTION NO. 4, 1978, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 4, 1978

A SPECIAL RESOLUTION requesting NHTSA to reconsider fuel economy standards proposed for certain motor vehicles.

WHEREAS, the National Highway Traffic Safety Administration (NHTSA) has proposed average fuel economy standards for 1980-81 covering nonpassenger automobiles (NPA) with gross vehicle weight rating (GVWR) less than 8,500 lbs; and

WHEREAS, in arriving at its proposed standards, NHTSA has failed to take into account the substantial differences between the functions and purposes of NPAs of less than 6,000 lbs, GVWR and 4x4 NPAs within the 6,000 lbs. to 8,500 lbs. range; and

WHEREAS, these differences in function and purpose call for heavier construction of chassis and engines to handle heavy loads in off-highway situations- meaning in turn, longer warm-up times and higher friction required for the improved durability of engines, transmissions, axles and frames; and

WHEREAS, despite these significant differences, NHTSA determined its fuel economy estimates for these NPAs using an equation derived essentially from passenger car data that grossly oversimplify the fuel economy problem faced by manufacturers of 6,000 lbs. to 8,500 lbs. 4x4 NPAs; and

WHEREAS, NHTSA also ignored the provisons of the Motor Vehicle Information and Cost Savings Act that require NHTSA to consider other federal regulations in establishing fuel economy standards—particularly those of the Environmental Protection Agency that, for example, either completely negate or call into serious question such NHTSA assertions that 6 percent and 4.5 percent improvements in fuel economy are readily available from the use, respectively, of super or synthetic lubricants and radial-ply tires; and

WHEREAS, proposed NHTSA fuel economy standards are based on erroneous calculations or assumptions about baseline fuel economy of 4x4 NPAs, about the possibility of timely technological improvement and weight reduction and about the detrimental impact of performance reduction; and

WHEREAS, in addition to imposing such impossible time constraints on manufacturer compliance, the proposed NHTSA fuel economy standards recognize no unusual or unjust competitive disadvantage in compliance by manufacturers who have no lighter NPAs (under 6,000 lbs.) with which to average fuel economy and do not have a light-duty fleet from which to gain technology and hardware; and

WHEREAS, above and beyond their proven value as commercial work vehicles, 4x4 NPAs in the 6,000 to 8,500-lbs, range have repeatedly demonstrated their value in a wide variety of emergencies, both national and local; and

WHEREAS, implementation of the proposed NHTSA fuel economy standards would leave manufacturers with no alternative but to discontinue their production or to pay civil penalties for non-compliance which would inevitably produce the same result by pricing their vehicles out of the market; and

WHEREAS, the result of either action would deprive 1,272 citizens of the Indianapolis Plant of International Harvester of employment and would have a similar deleterious impact in other states where suppliers to and manufacturers of NPAs are located, now, therefore:

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

SECTION 1. That the NHTSA reevaluate its proposed average fuel economy standards for 4 x4 NPAs in the 6,000 — 8,500 lbs. range with particular consideration for the real difference in purpose and function between such vehicles and lighter NPAs and passenger cars; for other federal regulations which conflict with or tend to negate those standards; for technological and time-frame feasibility of compliance; for the demonstrated value of these vehicles in a wide variety of both economic and humane activities; and above all, for the negative consequences of its proposed rule-making —— consequences measured essentially by employment loss for many communities of this nation and many more inhabitants of those communities.

PROPOSAL NO. 79, 1978. Mr. Tintera introduced this proposal nominating Mr. David McVey to serve on the Economic Development Commission. Following discussion, the proposal was adopted by unanimous voice vote. Proposal No. 79, 1978. was retitled COUNCIL RESOLUTION NO. 4, 1978, and reads as follows:

CITY—COUNTY COUNCIL RESOLUTION NO. 4, 1978

A COUNCIL RESOLUTION confirming an Economic Development Commission appointment effective February 13, 1978.

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

SECTION 1. As a member of the Marion County Economic Development Commission, the Council nominates:

David H. McVey

SECTION 2. The foregoing nomination shall be for a term of four (4) years.

PROPOSAL NO. 80, 1978. Mr. Rippel introduced and read this proposal appointing Milton Mitnick to the office of Applicant Agent. Mr. Mitnick's position is required by the State and this resolution confirms his appointment as Indianapolis's agent in receiving federal funds for the current snow removal caused by the blizzard. Following discussion, the proposal was adopted by unanimous voice vote. Proposal No. 80, 1978, was retitled COUNCIL RESOLUTION NO. 5, 1978, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 5, 1978

A COUNCIL RESOLUTION creating the office of Applicant Agent and appointing Milton Mitnick to the office of Applicant Agent.

WHEREAS, on Friday, January 27, 1978, Indiana was declared a disaster area as a result of the preceding two days of blizzard conditions; and

WHEREAS, the Federal Disaster Assistance Administration director has authorized local heads of government or their designated representatives under contract or purchase order to receive reimbursement for emergency snow removal for seventy-five percent of the actual cost eligible under P.L. 93—288 of snow removal performed by local government; and

WHEREAS, the State Civil Defense Department and the Federal Disaster Administration have established criteria for contracting for snow removal; and

WHEREAS, such criteria requires the legislative body of the local government to appoint an Applicant Agent by resolution; and

WHEREAS, the State Civil Defense Department has recommended that local government appoint Milton Mitnick the director of the Indiana Civil Defense Department as their Applicant Agent; now, therefore:

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

SECTION 1. Milton Mitnick, Governor's Authorized Representative, is hereby authorized to execute for and on behalf of the City of Indianapolis and Marion County, a public entity established under the laws of the State of Indiana, a project application and to file it in the appropriate State Office for the purpose of obtaining Federal financial assistance under the Disaster Relief Act (public Law 288, 93rd Congress), or otherwise available from the President's Disaster Relief Fund as the result of the blizzard conditions of the two days preceding Friday, January 27, 1978.

SECTION 2. The City of Indianapolis and Marion County, a public entity established under the laws of the State of Indiana, hereby authorizes its agent to provide to the State and to the Federal Disaster Assistance Administration (FDAA), Department of Housing and Urban Development (HUD) for all matters pertaining to such Federal Disaster assistance the assurances and agreements required.

PROPOSAL NO. 81, 1978. Mr. Gilmer introduced and read this proposal recognizing Traders Point Christian Church for their efforts during the recent blizzard. Mr. Gilmer moved, seconded by Mr. Bayt, for its adoption, which carried by unanimous voice vote. Proposal No. 81, 1978, was then retitled SPECIAL RESOLUTION NO. 3, 1978, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 3, 1978

A SPECIAL RESOLUTION recognizing Reverend R. David Roberts and the Congregation of the Traders Point Christian Church for their work during the blizzard of 1978.

WHEREAS, the blizzard of 1978, which hit Indianapolis on January 25th, was the worst of its kind in Indiana history; and

WHEREAS, the blizzard of 1978 caught many people away from their homes, family, and friends; and

WHEREAS, there was an immediate need for shelter, food, clothing and compassion for those who were stranded; and

WHEREAS, the many acts of kindness and help offered by the public where what pulled the community through the blizzard of 1978 and saved countless lives that might have otherwise been lost; now, therefore:

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

SECTION 1. Special recognition is extended to Reverend R. David Roberts and the congregation of the Traders Point Christian Church and the Pike Township Volunteer Fire Department for providing shelter, food and other necessities for 139 stranded individuals from Thursday morning until Saturday afternoon of the blizzard of 1978. SECTION 2. A special thanks is extended to Reverend Bob Smith, neighbors surrounding the church, and all who helped in one way or another, for their unselfish display of humanitarism in a time of need.

SECTION 3. The Mayor of the City of Indianapolis is invited to join in the expression of this resolution by affixing his signature hereto.

PROPOSAL NO. 82, 1978. Mr. Miller and Mr. Rippel introduced this proposal encouraging President Carter to invoke the Taft-Hartley Act in regards to the United Mine Workers strike. Discussion followed. Mr. McGrath responded to a question from Mr. Vollmer, that he believed that Taft-Hartley Act would force the miners to return to work because thousands of dollars of fines would be levied which the union could not afford to pay. Following further discussion, Mr. Miller moved, seconded by Mr. Rippel, to adopt Proposal No. 82, 1978. The motion carried on the following roll call vote; viz:

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

9 NOES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Pearce and Mr. Walters.

2 NOT VOTING: Mr. Cantwell and Mr. McGrath.

Consent had been given to the requests of Mr. Cantwell and Mr. McGrath to abstain.

Proposal No. 82, 1978, was retitled SPECIAL RESOLUTION NO. 5, 1978, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 5, 1978

A SPECIAL RESOLUTION requesting President Carter to invoke the Taft-Hartley Act in regards to the United Mine Workers strike.

WHEREAS, coal is used to produce more than 95% of the electricity in the State of Indiana; and

WHEREAS, coal is used to produce more than 96% of the electricity in the City of Indianapolis; and

WHEREAS, continued voluntary and forced energy cutbacks will effect the economic health of Indianapolis, the State of Indiana, and the nation; and

WHEREAS, further continuance of the United Mine Workers strike could cause irreparable damage to the health and safety of the citizens of Indianapolis, the State of Indiana, and the nation; and

WHEREAS, the Public Service Commission has invoked mandatory cutbacks in energy consumption for industrial and commercial customers due to the coal shortage; now, therefore:

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

SECTION 1. The City-County Council of Indianapolis and Marion County joins with Governor Bowen and Senator Lugar in urging President James Earl Carter in his capacity as President to invoke the Taft-Hartley Act calling for all United Mine Workers to return to work immediately to insure the health and safety of all citizens.

INTRODUCTION OF GUESTS

Mrs. Chambers introduced Dr. Mary Busch, President of the Indianapolis School Board, and - the League of Women Voters who were supporting county-wide annexation of the sewer district. Councilman Howard introduced Payton Wells and Charles Williams. Mr. Bayt introduced Michael Reddington. Reverend Sanders and Reverend Johnson were introduced by Mr. Hawkins. Councilman Gilmer introduced his daughter Angela Gilmer. Mr. Walters introduced one of his precinct committmen, Jim Johnson.

INTRODUCTION OF PROPOSALS

PROPOSAL NO. 59, 1978. Introduced by Councilman McPherson. The Clerk read the proposal entitled: "A Proposal for a General Ordinance establishing drainage and sediment control [Establishes Code Chapter 10½];" and the President referred it to the Public Works Committee.

PROPOSAL NO. 60, 1978. Introduced by Councilman West. The Clerk read the proposal entitled: "A Proposal for a General Ordinance enlarging the boundaries of the Police Special Service District of the City of Indianapolis and fixing a time when the same shall be effective [Amends Code Section 2-338];" and the President referred it to the Public Safety & Criminal Justice Committee.

PROPOSAL NO. 61, 1978. Introduced by Councilman West. The Clerk read the proposal entitled: "A Proposal for a General Ordinance enlarging the boundaries of the Fire Special Service District of the City of Indianapolis and fixing a time when the same shall be effective;" and the President referred it to the Public Safety & Criminal Justice Committee.

PROPOSAL NO. 62, 1978. Introduced by Councilman Rippel. The Clerk read the proposal entitled: "A Proposal for a General Ordinance amending several sections of Chapter 29 of the Code of Indianapolis and Marion County to change language to reflect responsibilities already transferred to the Transportation Board;" and the President referred it to the Transportation Committee.

PROPOSAL NO. 63, 1978. Introduced by Councilman Gilmer. The Clerk read the proposal entitled: "A Proposal for a General Ordinance changing speed limits on certain streets in the Northbrook Addition [Amends Code Section 29-136];" and the President referred it to the Transportation Committee.

PROPOSAL NO. 64, 1978. Introduced by Councilman Gilmer. The Clerk read the proposal entitled: "A Proposal for a General Ordinance establishing an intersection control at a certain intersection [Amends Code Section 29-92];" and the President referred it to the Transportation Committee.

PROPOSAL NO. 65, 1978. Introduced by Councilman Rippel. The Clerk read the proposal entitled: "A Proposal for a General Ordinance prohibiting parking on a portion of 21st Street [Amends Code Section 29-267];" and the President referred it to the Transportation Committee.

PROPOSAL NO. 66, 1978. Introduced by Councilman Rippel. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1978 (City-County Fiscal Ordinance No. 70, 1977) and appropriating an additional nine hundred fifty thousand three hundred fifty-two dollars (\$950,352) in the Transportation Fund for purposes of the Department of Transportation and reducing the unappropriated and unencumbered balance in the Transportation Fund;" and the President referred it to the Transportation Committee.

PROPOSAL NO. 67, 1978. Introduced by Councilman Miller. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1978 (City-County Fiscal Ordinance No. 70, 1977) and appropriating and additional four hundred eighty-nine thousand four hundred ninety-one dollars (\$489,491) in the Consolidated County Fund for purposes of the Personnel Division, Department of Administration, and reducing the unappropriated and unencumbered balance in the Consolidated County Fund;" and the President referred it to the Administration Committee.

PROPOSAL NO. 68, 1978. Introduced by Councilman Miller. The Clerk read the proposal entitled: "A Proposal for a Council Resolution authorizing the allocation of public service employment expenditures from federal grants pursuant to the Comprehensive Employment and Training Act of 1973, as amended;" and the President referred it to the Administration Committee. At this time, Mr. Miller requested consent for this proposal to be placed upon the agenda under Special Orders — Final Adoption. Mr. Schneider dissented stating the Rules of the Council required that in order for an item to be advanced on the agenda, eighteen votes were needed. The Chair concurred with Mr. Schneider and called for the vote. Mr. Tintera challenged the chair. A vote on overruling the chair was taken with a "red" vote overruling the Chair and a "green" vote sustaining the chair. The Chair was overruled on the following roll call vote; viz:

13 GREEN: Mr. Anderson, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Rippel, Mr. SerVaas, Mr. Schneider and Mr. Tinder.

16 RED: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. Pearce, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

Since the Chair had been overruled, only fifteen votes were now required in order to advance Proposal No. 68, 1978, to Special Orders – Final Adoption. The proposal was advanced on the agenda on the following roll call vote; viz:

23 AYES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

4 NOES: Mr. Anderson, Mr. Clark, Mr. Rippel and Mr. Schneider.

2 NOT VOTING: Mrs. Coughenour and Mr. Dowden.

PROPOSAL NO. 69, 1978. Introduced by Mr. Miller. The Clerk read the proposal entitled: "A Proposal for a Council Resolution authorizing the allocation of public service employment expenditures from federal grants pursuant to the Comprehensive Employment and Training Act of 1973, as amended;" and the President referred it to the Administration Committee.

PROPOSAL NO. 70, 1978. Introduced by Mr. Miller. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1978 (City-County Fiscal Ordinance No. 70, 1977) and transferring and appropriating an additional one hundred thousand three hundred ninety-six dollars (\$100,396) in the City General Fund for purposes of the Office of the Director of the Department of Administration and reducing certain other appropriations for that office;" and the President referred it to the Administration Committee.

PROPOSAL NO. 71, 1978. Introduced by Mr. Schneider. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1978 (City-County Fiscal Ordinance No. 70, 1977, as amended) to correct an error in an amendment made by City-County Fiscal Ordinance No. 2, 1978;" and the President referred it to the County & Townships Committee.

PROPOSAL NO. 72, 1978. Introduced by Councilman Schneider. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1978 (City-County Fiscal Ordinance No. 70, 1977) and appropriating an additional seventy-seven thousand fifty dollars (\$77,050) in the County General Fund for purposes of Cooperative Extension Service and reducing the unappropriated and unencumbered balance in the County General Fund;" and the President referred it to the County & Townships Committee.

PROPOSAL NO. 73, 1978. Introduced by Councilman Schneider. The Clerk read the proposal entitled: "A Proposal for a General Ordinance amending City-County General Ordinance No. 61, 1977, to increase the salaries of personnel authorized for Washington Township;" and the President referred it to the County & Townships Committee.

PROPOSAL NO. 75 - 77, 1978. Introduced by Councilman Durnil. The Clerk read the proposals entitled: "Proposals for Rezoning Ordinances certified from the Metropolitan Plan Commission on February 2, 1978;" and the President referred them to the Committee of the Whole to be heard under Special Orders - Final Adoption.

PROPOSAL NO. 78, 1978. Introduced by Mrs. Coughenour. The Clerk read the proposal entitled: "A Proposal for a General Ordinance changing an intersection control at a certain intersection [Amends Code Section 29-92]; and the President referred it to the Transportation Committee.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 44, 1978. Councilman Miller presented the Administration Committee report stating this proposal consisted of three CETA programs for youth: Youth Community Conservation Improvement Program (YCCIP), Youth Employment Training Program (YETP), and Skilled Training Improvement Program (STIP). The amount of funds each receives is as follows: YCCIP – \$320,368, YETP – \$1,483,136, and STIP – \$556,291. The proposal came before Council without recommendation. Mr. Schneider moved, seconded by Mr. Gilmer, to amend Proposal No. 44, 1978, by deleting the YCCIP and YETP, therefore, funding only STIP. The motion failed on the following roll call vote; viz:

8 AYES: Mr. Clark, Mrs. Coughenour, Mr. Gilmer, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Rippel and Mr. Schneider.

19 NOES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Durnil, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

2 NOT VOTING: Mr. Anderson and Mr. Dowden.

The Council recessed to a Committee of the Whole at 8:48 p.m. for public hearing and reconvened at 8:49 p.m. Following further discussion, Proposal No. 44, 1978, was adopted on the following roll call vote; viz:

19 AYES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Durnil, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

9 NOES: Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Gilmer, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Rippel and Mr. Schneider.

1 NOT VOTING: Mr. Anderson.

Proposal No. 44, 1978, was retitled FISCAL ORDINANCE NO. 8, 1978, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 8, 1978

A FISCAL ORDINANCE amending the CITY—COUNTY ANNUAL BUDGET FOR 1978 (City-County Fiscal Ordinance No. 70, 1977) and appropriating an additional two million three hundred fifty-nine thousand seven hundred ninety-five dollars (\$2,359,795) in the Manpower Federal Programs Fund for purposes of Employment and Training Division, Department of Administration, and reducing the unappropriated and unencumbered balance in the Manpower Federal Programs Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.03 of the City-County Annual Budget for 1978, be, and is hereby amended by the increases and reductions hereinafter stated for the purposes of additional expenditures financed by CETA grants.

SECTION 2. The sum of two million three hundred fifty-nine thousand seven hundred ninety-five dollars (\$2,359,795) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved: DEPARTMENT OF ADMINISTRATION MANPOWER FEDERAL

EMP	LOYMENT & TRAINING DIVISION	PROGRAMS FUND
10.	Personal Services	\$ 850,738
21.	Contractual Services	1,472,765
22.	Supplies	15,110
24.	Current Charges	6,580
25.	Current Obligations	11,402
50.	Properties	3,200
	TOTAL INCREASE	\$ 2359795

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

> MANPOWER FEDERAL PROGRAMS FUND

Unappropriated and unencumbered	
Manpower Federal Programs Fund	\$ 2,359,795
TOTAL REDUCTIONS	\$ 2,359,795

SECTION 5. The City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller, or both, are directed to notify the City-County Council in writing of such proposed loss of revenue. SECTION 6. This Ordinance shall be in full force and effect upon adoption and

compliance with IC 18-4-5-2.

PROPOSAL NO. 47, 1978. By consent, this proposal was postponed until the Council meeting of March 13, 1978.

PROPOSAL NO. 48, 1978. Mr. West presented the Public Safety & Criminal Justice Committee report stating the purpose of this proposal was to provide extra effort to prosecuting criminals with previous records. The Council recessed to a

Committee of the Whole at 8:59 p.m. during which time Mr. Don Christenson spoke against the passage of this proposal until the prosecutor prosecutes curfew violators. The meeting reconvened at 9:00 p.m. Following discussion, the Chair called for the vote. The Proposal failed on the following roll call vote; viz:

13 AYES: Mr. Bayt, Mr. Boyd, Mr. Campbell, Mrs. Chambers, Mr. Hawkins, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. Pearce, Mr. Rippel, Mr. Tinder, Mr. Vollmer, and Mr. West.

9 NOES: Mr. Anderson, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. McPherson, Mr. Miller, Mr. Schneider and Mr. SerVaas.

7 NOT VOTING: Mrs. Brinkman, Mr. Cantwell, Mr. Gilmer, Mr. Howard, Mr. Patterson, Mr. Tintera and Mr. Walters.

Mr. West moved, seconded by Mr. Bayt, to reconsider Proposal No. 48, 1978. The motion carried on the following roll call vote; viz:

17 AYES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Patterson, Mr. Pearce, Mr. Ser Vaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

11 NOES: Mr. Anderson, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Rippel and Mr. Schneider.

The Council recessed at 9:05 p.m. to a Committee of the Whole during which time Mr. S. Sarge Visher of the prosecutors spoke of the success of the program in other cities. The meeting reconvened at 9:06 p.m. A second vote was called on Proposal No. 48, 1978. The proposal was adopted on the following roll call vote; viz:

21 AYES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Clark, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

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

Proposal No. 48, 1978, was retitled FISCAL ORDINANCE NO. 9, 1978, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 9, 1978

A FISCAL ORDINANCE amending the CITY—COUNTY ANNUAL BUDGET FOR 1978 (City-County Fiscal Ordinance No. 70, 1977) and appropriating one hundred

eighty-five thousand eight hundred twenty-eight dollars and eighty-seven cents (\$185,828.87) in the Crime Control Fund for purposes of the Prosecutor and reducing the unappropriated and unencumbered balance in the Crime Control Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 2.04 of the City-County Annual Budget for 1978, be, and is hereby amended by the increases and reductions hereinafter stated for the purposes of programs financed by L.E.A.A. Grant No. 0277-99-DF-78.

SECTION 2. The sum of one hundred eighty-five thousand eight hundred twenty-eight dollars and eighty-seven cents (\$185,828.87) be, and the same is hereby appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

	PROSECUTOR	CRIME CONTROL FUND
31.	Personal Services	\$ 182,328.87
22	Tuestal	2 000 00

33. Travel 2,000.00
35. Operating Expense (Supplies) 1,500.00
TOTAL INCREASES \$ 185,828.87

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

CRIME CONTROL FUND

Unappropriated and unencumbered

 Crime Control Fund
 \$ 185,828.87

 TOTAL REDUCTIONS
 \$ 185,828.87

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

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

[Clerk's Note: By consent, Proposal No. 68, 1978, was advanced on the agenda since many citizens were in the chambers to hear the discussion of it.]

PROPOSAL NO. 68, 1978. The Administration Committee report was given by Mr. Miller. This proposal was descriptions of DET programs which were provided for in the 1978 budget. Mr. Miller then moved, seconded by Mr. Schneider, to amend Proposal No. 68, 1978, by deleting the positions of First Aide Assistant, Instructional Media—Assistant, and School—Community Assistant. The amendment reads as follows:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move to amend Proposal No. 68, 1978, as follows:

Delete Proposal No. 68, 1978, as introduced, and insert in lieu thereof the proposal entitled, Proposal No. 68, 1978, Committee Recommendations.

s/Donald W. Miller

Discussion followed, during which time Mr. Hawkins, Mrs. Journey, Mrs. Brinkman, and Mr. West stated their opposition to the proposed amendment. Mr. Howard then moved, seconded by Mr. Cantwell, to have a public hearing on Proposal No. 68, 1978. The motion failed on the following roll call vote; viz:

13 AYES: Mr. Bayt, Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Clark, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Pearce, Mr. Rippel, Mr. Vollmer and Mr. Walters.

16 NOES: Mr. Anderson, Mrs. Brinkman, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera and Mr. West.

The vote was then called on the Miller amendment to Proposal No. 68, 1978. It failed on the following roll call vote; viz:

12 AYES: Mr. Anderson, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Gilmer, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Rippel, Mr. Schneider, and Mr. Ser Vaas.

17 NOES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Durnil, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. Pearce, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

Mr. Hawkins moved, seconded by Mr. Howard, for the adoption of Proposal No. 68, 1978. It carried on the following roll call vote; viz:

22 AYES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mr. Clark, Mr. Durnil, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Patterson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters, and Mr. West.

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

Proposal No. 68, 1978, was retitled COUNCIL RESOLUTION NO. 6, 1978, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 6, 1978

A COUNCIL RESOLUTION authorizing the allocation of public service employment expenditures from federal grants pursuant to the Comprehensive Employment and Training Act of 1973, as amended.

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

SECTION 1. From the amounts appropriated, the City-County Council hereby authorizes and approves the allocation of such appropriations for the programs and purposes set forth in the attached schedule in amounts not to exceed those stated, to wit:

COMPREHENSIVE EMPLOYMENT AND TRAINING ACT SPECIAL PROJECT Requests for Funding

				PROPOSED MAX.
DEPARTMENT / AGENCY	POSITION	NO.	NO.	TOTAL
PROJECT PROGRAM PURPOSE	TITLE	POS.	MOS.	BUDGET
Greater Indianapolis				
Housing Development Corporation				
Prefab Home Building Project				
Purpose of CETA Positions:	Participant/	60	12	\$2.30/hour
Train and employ a minimum	Trainee			classroom
of 20 workers (as many as				\$3.50/hour
120) a year in the production				on the job
of low cost, prefabricated housing,				training
leading to licensor in the craft trades	5.			
(In conjunction with I.V.T.C. for CI	assroom Training)			\$225,000

Training Curriculum:

- A. Blueprint Reading
- B. Electrical Wiring Fundamentals
- C. Carpentry Fundamentals
- D. Construction Tools and Skills
- E. Construction Materials
- F. Plumbing Fundamentals
- G. Masonry and Concrete Fundamentals

Indiana Commission on Aging

Purpose of Agency: To provide supportive services	60 participants		
and opportunities for voluntary	Project Director	1	12
activities which will permit older	Program Coord.	1	12
Hoosiers to continue to live as	Personnel Specialist	1	12
independently as possible.	Evaluator Specialist Community	: 1	12
Purpose of Positions:	Specialist A & B	1	12
A. To develop the skills of long	Training Supervisor	s 4	12
term unemployed older persons	Trainees-Exercise/		
through training and supervised	Activity Leaders	13	12
work experience.	Trainees-Nutrition		
B To facilitate the re-entry of	Service Aide	13	12
older persons into meaningful and	Trainees-Social		
productive jobs within the commun-	Service Aide	12	12
ity through part-time employment.	Trainees-Health		
C. To expand part-time career	Service Aide	12 59	12
opportunities for olders persons		59	
through skills training and education,			
thus improving their economic security	·.		
D. To provide specialized helath-relate	d		
training and work experience to satisfy	the need		
for health education and fitness service	es in		
addition to other essential social service	es		

mandated under Federal, State, and Local Legislation.

				PROPOSED MAX.
DEPARTMENT/AGENCY PROJECT PROGRAM PURPOSE	POSITION TITLE	NO. POS.	NO. MOS.	TOTAL BUDGET
E. To develop a trained work force to meet the increasing social service needs				
of the growing population over the age of the growing population over the age of the first population over the age of the growing population over the growing population over the age of the growing population over the growing popul				
to the employment of older persons as a				\$334,000
Department of Transportation				
The crews will manually rake and	Group			
sweep public right of ways of all	Leaders	20	7	
debris which will be loaded in trucks	Laborers	100	7	
and hauled to dump. 20 crews will be formed.		120		£050 000
be formed.				\$950,000
Department of Public Works				
All participants will be doing the	Vacant Lot			
same type of work - cutting, raking,	Workers	176	7	
bagging of trash and debris to be	Crew Leaders	20	7	
removed by truck to the landfill.	Tech Clerks	4	7	
		200		\$1,650,989
Department of Metropolitan Developme	n+			
Laborers will be working as property	Clerk-Typist III	11	7.5	
maintenance, Specialist Aides will	Printer Aide	1	7.5	
be available to provide assistance to	Field Asst.	1	7.5	
rehab, specialist. All other are general	Laborers	7	7.5	
clerical.	Supervisor	1	7.5	
	Specialist Aides	6	7.5	
		27		\$167,387
Indianapolis Public Schools				
The Clerical Assistants, Custodians	Clerical Asst.	125	7.5	
and First Aide Assistants will aug-	Custodians	175	7.5	
ment existing staff at all IPS	First Aide Asst.	125	7.5	
facilities. The Instructional Media	Instructional			
Asst. will provide a new service to the schools in audio-visual and material	Media-Asst.	125	7.5	
preparations. The School-Community A	School-Com. Ast.	225 775	7.5	
will do liaison work to the community		773		\$3,932,602

Department of Parks & Recreation				
This project will develop a general	Counselor	2	7.5	
purpose 161 member labor force for	Secretary III	2	7.5	
short-term labor intensive projects	Crew Leader	12	7.5	
within the Park Department pro- perties - light construction, main-	Special Project Worker	144	7.5	
tenance, clean-up, etc.	Supply Clerk	1	7.5 7.5	
	- APP. 7 SIVIN	161		\$1,080,946
TOTALS		1,402		\$8,349,924

SECTION 2. The appropriate departments and agencies of the Consolidated City are authorized to take such actions as are necessary to effect the programs and purposes approved in Section 1 for the period of time therein stated.

PROPOSAL NO. 49, 1978. Consent was given for this proposal to be heard at the February 27, 1978, meeting.

PROPOSAL NO. 57, 1978. Mr. McPherson, chairman of the Public Works Committee, explained that the money in this proposal funded the hiring of a construction manager for the Advanced Wastewater Treatment Plant. The Department of Public Works did feel someone with expertise should be contracted. The firm of Guepel DeMars and Turner was hired. The money in this proposal is temporarily being borrowed from the Sewer Improvement Fund until the bonds are issued in about six months. The Council recessed to a Committee of the Whole at 9:45 p.m., for public hearing and reconvened at 9:46 p.m. Following public hearing, Mr. McPherson requested consent to technically amend Proposal No. 57, 1978, in Section 2, line 5, by deleting the number "10" and the words "Personal Services" and inserting in lieu thereof the number "21" and the words "Contractual Services." Consent was given. Proposal No. 57, 1978, was then adopted on the following roll call vote; viz:

24 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mrs. Chambers, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. Miller, Mr. Patterson, Mr. Pearce, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES.

5 NOT VOTING: Mr. Bayt, Mr. Cantwell, Mr. Gilmer, Mr. Howard, Mr. McPherson and Mr. Rippel.

Proposal No. 57, 1978, As Amended, was retitled FISCAL ORDINANCE NO. 10, 1978, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 10, 1978

A FISCAL ORDINANCE amending the CITY—COUNTY ANNUAL BUDGET FOR 1978 (City-County Fiscal Ordinance No. 70, 1977) and appropriating an additional seven hundred fifty thousand dollars (\$750,000) in the Sanitation Construction Fund for purposes of the Department of Public Works, Liquid Waste Division, and reducing the unappropriated and unencumbered balance in the Sanitation Construction Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.03 of the City-County Annual Budget for 1978, be, and is hereby amended by the increases and reductions hereinafter stated for the purposes of the Advanced Wastewater Treatment Project's manager's fees and expense claims.

SECTION 2. The sum of seven hundred fifty thousand dollars (\$750,000) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF PUBLIC WORKS
LIQUID WASTE DIVISION
SANITATION
CONSTRUCTION FUND

0. Personal Services \$ 750,000 TOTAL INCREASE \$ 750,000

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

SANITATION CONSTRUCTION FUND

Unappropriated and unencumbered Sanitation Contruction Fund TOTAL REDUCTIONS

\$ 750,000 \$ 750,000

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

SPECIAL ORDERS - FINAL ADOPTION

[Clerk's Note: Mr. Clark called for a ten minute recess. Mr. West requested a roll call vote be taken. Fifteen are needed to recess. The following roll call vote determined that a recess would be called; viz:

16 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Patterson, Mr. Schneider, Mr. Ser Vaas, Mr. Tinder, and Mr. Tintera. 8 NOES: Mr. Boyd, Mrs. Chambers, Mr. Hawkins, Mr. Howard, Mr. Pearce, Mr. Vollmer, Mr. Walters and Mr. West.

5 NOT VOTING: Mr. Bayt, Mr. Cantwell, Mr. Gilmer, Mrs. Journey and Mr. Rippel.

The Council recessed at 9:50 p.m. and reconvened at 10:15 p.m.]

PROPOSAL NO. 42, 1978. Mr. McPherson reported that Proposals Nos. 42 and 43, 1978, concerned two sewer annexation plans for Marion County. Proposal No. 42 annexed all of Marion County into the sewer district and Proposal No. 43 extended the current sewer district by one-half mile. Mr. McPherson stated that the federal government had mandated a tertiary treatment plan in order to clean White River. Eighty-five percent of the construction would be financed by the government and the other fifteen percent would be financed by the City through the sale of bonds. The rate of the tax levy varied \$.03 to \$.05. Mr. Clark then spoke about the annexation plans. He stated the sewer annexation levy would be paying for (1) the tertiary treatment plant, (2) the sewer interceptors, and (3) the bonded indebtedness. He disagreed with the idea that seven percent of the residents of Marion County would contribute to a service which they would probably never use.

He believed it was a question of minority rights. Mrs. Chambers supported county-wide annexation as allowing the city to grow. Following further discussion, Mr. Schneider moved, seconded by Mr. Dowden, the previous question. The motion failed on the following roll call vote; viz:

12 AYES: Mrs. Chambers, Mrs. Coughenour, Mr. Dowden, Mr. Gilmer, Mr. Hawkins, Mrs. Journey, Mr. Kimbell, Mr. Patterson, Mr. Rippel, Mr. Schneider, Mr. Tinder and Mr. West.

16 NOES: Mr. Anderson, Mr. Bayt, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Durnil, Mr. Howard, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Pearce, Mr. SerVaas, Mr. Tintera, Mr. Vollmer and Mr. Walters.

1 NOT VOTING: Mr. Bovd.

Following further discussion, during which Mr. Bayt, Mr. West and Mr. Walters voiced their support for the county-wide plan, the vote was taken. Proposal No. 42, 1978, was adopted on the following roll call vote; viz:

16 AYES: Mr. Bayt, Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mrs. Coughenour, Mr. Durnil, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. McPherson, Mr. Pearce, Mr. Rippel, Mr. Vollmer, Mr. Walters and Mr. West.

13 NOES: Mr. Anderson, Mrs. Brinkman, Mr. Clark, Mr. Dowden, Mr. Gilmer, Mr. Kimbell, Mr. McGrath, Mr. Miller, Mr. Patterson, Mr. Schneider, Mr. SerVaas, Mr. Tinder and Mr. Tintera.

Proposal No. 42, 1978, was retitled GENERAL RESOLUTION NO. 1, 1978, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 1, 1978

A GENERAL RESOLUTION approving the action of the Board of Public Works with respect to the incorporation of certain additional territory into the Indianapolis Sanitary District.

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

SECTION 1. The action of the Board of Public Works of the City of Indianapolis with respect to the incorporation of certain additional territory into the Indianapolis Sanitary District as set forth in its "Board of Public Works Resolution No. 2261-1977" adopted December 19, 1977, copies of such resolution being on file in the office of the Clerk of the Council and incorporated herein by reference, is hereby approved.

SECTION 2. The Board of Public Works is authorized to proceed in accordance with law and the terms of said resolution.

SECTION 3. This resolution shall be in full force and effect from and after passage and approval by the Mayor.

PROPOSAL NO. 43, 1978. Mr. McPherson moved, seconded by Mr. West, to strike Proposal No. 43, 1978. The Chair ruled that a vote should be taken and the Mayor would veto the proposal.

[Clerk's Note: Mr. West requested consent for a recess. Consent was given and the Council recessed at 10:50 p.m. and reconvened at 11:03 p.m.]

The Chair declared the proposal moot and called for a motion to strike. Mr. Tintera moved, seconded by Mr. Howard, to strike Proposal No. 43, 1978. The motion carried by unanimous voice vote.

PROPOSAL NO. 23, 1978. Chairman West presented the Public Safety & Criminal Justice Committee report. The need for additional part-time deputy prosecutors was to staff the night courts and the addition of a child support investigator was funded by Title IVD. Following the report, he moved the following:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move to amend Proposal No. 23, 1978 as follows:

Section 1, Line 12, delete the figure "70,000" and insert in lieu thereof the figure "80,000."

Section 1, Line 20, delete the figure "6" in the column entitled "Maximum Number" and insert in lieu thereof the figure "4" and delete the figure "85,000" in the column entitled "Maximum per classification" and insert in lieu thereof the figure "58,000."

Section 1, add a line 20a to read as follows: 20a Child Support Investigators 2 10,500

10,500 21,000 s/Stephen West

The motion carried by unanimous voice vote. Following discussion, the proposal was adopted on the following roll call vote; viz:

24 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Hawkins, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES.

5 NOT VOTING: Mrs. Brinkman, Mr. Clark, Mr. Gilmer, Mr. Howard, and Mr. Miller.

Proposal No. 23, 1978, As Amended, was retitled FISCAL ORDINANCE NO. 11, 1978, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 11, 1978

A FISCAL ORDINANCE amending the City-County Annual Budget for 1978 (City-County Fiscal Ordinance No. 70, 1977) to increase the salaries and number of employees of the prosecuting attorney.

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

SECTION 1. Section 2.02(c)(5) of City-County Fiscal Ordinance No. 70, 1977, be and is hereby amended to read as following by inserting the words and figures underlined and deleting the figures crosshatched, to wit:

	(5) PROSECUTING	ATTORNEY	
Personnel	Maximum	Maximum	Maximum Per
Classification	Number	Salary	Classification
Chief Counsel	1	19,000	19,000
Administrator	1	19,000	19,000
Bkpr./Payroll Clerk	1	10,500	10,500
Trial Team Suprs.	6	20,500	1 12,500
Deputy Prosecutors	28	18,000	476,000
Special Trial Deputy	1	17,800	17,800
Part-time Deputy	ß 8	10,000	\$ <i>P</i> (<i>P</i> (<i>P</i> (<i>P</i>))
Chief Investigator	1 —	15,500	15,500
Secretarial Supr.	1	10,000	10,000
Support Division Asst.	1	14,000	14,000
Promis Supr.	1	12,800	12,800
Paralegals	8	10,700	85,600
Paralegal Supervisor	1	12,000	12,000
Data Collectors	3	10,700	32,100
Investigators	\$ <u>4</u>	14,500	7/3/3/09 58,000
Child Support Investigators	2 -	10,500	21,000
Law Clerks	3	6,500	19,500
Exec. Secretary	1	10,000	10,000
Admin. Secretaries	3 4	<i>\$/,Q/9/0</i> / 8,500	<i>2A</i> 1/9/09 32,500
Grand Jury Stenos	2 —	10,000	19,000
Receptionists	2	7,000	14,000
General Secretaries	18	7,500	126,000
	<i>9/3</i> / 98		

The official responsible for hiring and fixing salaries for this office shall limit the number of personnel or the salaries or both so that the total salaries paid shall not exceed the amount of the total personal services appropriation of \$1,152,642.

SECTION 2. This Ordinance shall be in full force and effect after adoption and compliance with IC 18-4-5-2.

PROPOSALS NOS. 38-41, 1978. Consent was given for Proposals Nos. 38-41, 1978, to be heard as a whole. Mr. Rippel reported that all were routine traffic law revisions. Following discussion, the proposals were adopted on the following roll call vote; viz:

26 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mrs. Chambers, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES.

3 NOT VOTING: Mr. Cantwell, Mr. Hawkins and Mr. Miller.

Proposal Nos. 3841, 1978, were retitled GENERAL ORDINANCES NOS 35-38, 1978, respectively, and read as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 35, 1978

A GENERAL ORDINANCE establishing a certain portion of St. Paul Street as one-way [Amends Code Section 29-166] .

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

PART I

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—166. One-way streets and alleys designated" be and the same is hereby amended by the addition of the following, to wit:

NORTHBOUND

St. Paul Street from Prospect Avenue to Woodlawn Avenue PART II

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART III

This ordinance shall be in full force and effect from and after its adoption and compliance with Indiana Code Section 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 36, 1978

A GENERAL ORDINANCE restoring parking on a certain portion of English Avenue [Amends Code Section 29-267].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—267. Parking prohibited at all times on certain streets," be, and the same is hereby amended by the deletion of the following, to wit:

English Avenue on the south side

from Penn-Central Railroad to Harlan Street

PART II

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—267. Parking prohibited at all times on certain streets," be and the same is hereby amended by the addition of the following, to wit:

English Avenue on the south side from the Conrail (Penn—Central) Railroad to a point 196 feet east of the Conrail (Penn-Central) Railroad.

English Avenue on the south side from Harlan Street to a point 116 feet west of the west curbline of Harlan Street.

PART III

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with Indiana Code Section 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 37, 1978

A GENERAL ORDINANCE changing intersection controls at certain intersections [Amends Code Section 29—92].

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

PART I

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—92. Schedule of Intersection Controls," be, and the same is hereby amended by the deletion of the following, to wit:

			LIPEOF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 23, pg 2	N Edgehill St &	(none)	(none)
	W Market St		
No 23, pg 4	W Market St &	(none)	(none)
	N Vine St		

PART II

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—92. Schedule of Intersection Controls," be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No 23, pg 2	N Edgehill Rd &	Edgehill Rd	Stop
	W Market St		
No 23, pg 4	W Market St &	Vine St	Stop
	N Vine St		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with Indiana Code Section 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 38, 1978

A GENERAL ORDINANCE changing intersection controls at certain intersections, prohibiting left and right turns at enumerated locations, designating certain sections of Illinois St and Capitol Av as one-way, prohibiting parking on certain portions of South St, prohibiting stopping, standing or parking on certain portions of certain streets, allowing parking on streets which formerly had restricted parking, and designating parking meter zones on certain streets. [Amends Code Sections 29—92, 29—152, 29—156, 29—166, 29—267, 29—268, 29—272 and 29—283].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—92. Schedule of Intersection Controls," be, and the same is hereby amended by the deletion of the following, to wit:

			TYPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 32, pg 11	S Illinois St &	S Illinois	Stop
	Merrill St		

PART II

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—92. Schedule of Intersection Controls," be, and the same is hereby amended by the addition of the following, to wit:

TYPE OF

BASE MAP INTERSECTION

No 32, pg 11 S Illinois St,

RSECTION PREFERENTIAL (none)

CONTROL Signal

No 32, pg 14 Madis

Merrill St & Russell St Madison Av Connector, McCarty St & I-70

(none) Signal

PART III

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—152. Left turns prohibited at enumerated locations," be, and the same is hereby amended by the addition of the following, to wit:

AT ANY TIME

Street Vehicle

Traveling Upon

Capitol Av (west of railroad structure),

southbound,
Merrill St, westbound
Russell St, northbound

Merrill St, eastbound Russell St, southbound Merrill St, westbound

PART IV

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—156. Right turns prohibited at enumerated locations," be, and the same is hereby amended by the addition of the following, to wit:

AT ANY TIME

Traveling Upon		and Turn
Capitol Av (east of railroad struc	ture),	
south bound		Merrill St, westbound
Illinois St, northbound		Merrill St, eastbound
Merrill St, eastbound	PART V	Russell St, southbound

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—166. One-way streets and alleys designated," be, and the same is hereby amended by the deletion of the following, to wit:

NORTHBOUND

Illinois St, from Morris St, to South St

Capitol Av, from South St, to Morris St

PART VI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—166. One-way streets and alleys designated," be, and the same is hereby amended by the addition of the following, to wit:

NORTHBOUND

Illinois St, from McCarty to South St SOUTHBOUND

Capitol Av from South St to McCarty St

PART VII

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-267. Parking prohibited at all times on certain streets," be, and the same is hereby amended by the deletion of the following, to wit:

Capitol Av on both sides from McCarty St to Louisiana St; Illinois St on the east side from Jackson Place to the first railroad elevation south of Jackson Place; Illinois St on both sides from McCarty St to Merrill St; Illinois St on the west side from Merrill St to South St; Illinois St on both sides from South St to Louisiana St; Illinois St on the east side from Jackson Place to Georgia St;

South St on both sides from East St to West St;

PART VIII

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—267. Parking prohibited at all times on certain streets," be, and the same is hereby amended by the addition of the following, to wit:

South St on both sides from West St to Capitol Av; South St on both sides from Illinois St to East St;

PART IX

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—268. Stopping, standing or parking prohibited at all times on certain designated streets," be, and the same is hereby amended by the addition of the following, to wit:

Capitol Av on both sides from Louisiana St to McCarty St; Capitol Av on the west side from Georgia St to Louisiana St; Illinois St on both sides from McCarty St to Louisiana St; Illinois St on the east side from Louisiana St to Georgia St; Russell St on the west side from McCarty St to 150 ft north of the north curbline of McCarty St;

Russell St on the west side from 275 ft south of the south curbline of Merrill St to Merrill St;

Russell St on the east side from McCarty St to Merrill St; South St on both sides from Capitol Av to Illinois St;

PART X

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—272. Parking time restricted on designated days," be, and the same is hereby amended by the deletion of the following, to wit:

NINETY MINUTES
ON ANY DAY EXCEPT SUNDAY

from 7:00 a.m. to 6:00 p.m.
Illinois St on both sides from South St to McCarty St;
Russell St on both sides from Merrill St to McCarty St;
PART XI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—283. Parking meter zones designated," be, and the same is hereby amended by the deletion of the following, to wit:

ONE HOUR

Capitol Av on both sides from Washington St south to the railroad overhead

PART XII

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29—283. Parking meter zones designated," be and the same is hereby amended by the addition of the following, to wit:

TWO HOUR

Capitol Av on the weside side from Washington St to Maryland St; Capitol Av on the east side from Georgia St to Louisiana St

PROPOSAL NO. 535, 1977. Councilman West said the purpose of this proposal was to allow a deputy mayor to have voting powers at Police and Fire Pension Board meetings when the Mayor was not in attendance. The Public Safety & Criminal Justice Committee recommended its passage. Proposal No. 535, 1977, was adopted on the following roll call vote; viz:

24 AYES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Chambers, Mrs. Coughenour, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Patterson, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

1 NO: Mr. Anderson.

4 NOT VOTING: Mr. Clark, Mr. Dowden, Mr. Howard, and Mr. Miller.

Proposal No. 535, 1977, was retitled GENERAL ORDINANCE NO. 39, 1978, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 39, 1978

A GENERAL ORDINANCE authorizing the Mayor to delegate to a Deputy Mayor his power to serve on the Board of Trustees of the Police and Fire Pension Funds. [Adds Code Section 2—223].

WHEREAS, the Mayor of the City of Indianapolis, pursuant to the terms of IC 19—1—18—3 and IC 19—1—37—2, serves as President of the Board of Trustees of the Police Pension Fund, and as a member of the Board of Trustees of the Fire Pension Fund; and

WHEREAS, a Deputy Mayor, may, pursuant to IC 18—4—4—3, hold such powers of the Mayor as are explicitly delegated to him by the Mayor pursuant to an ordinance adopted by the City-County Council; and

WHEREAS, the Mayor desires to delegate from time to time, to a Deputy Mayor his power to serve on the above-mentioned Boards of Trustees, in the case of his inability to attend a meeting or to serve as a member temporarily; now, therefore:

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

SECTION 1. The Code of Indianapolis and Marion County is hereby amended by adding a new section to read as follows:

Sec. 2-223. The Mayor is hereby authorized to delegate to a Deputy Mayor his power to serve as President of the Board of Trustees of the Police Pension Fund and as a member of the Board of Trustees of the Fire Pension Fund, in any instance in which the Mayor is unable to attend a meeting or is unable to serve for any other reason.

SECTION 2. This ordinance shall be in full force and effect following its passage and compliance with IC 18-4-5-2.

PROPOSAL NOS. 75 – 77, 1978. No action was taken on these proposals, and they were retitled REZONING ORDINANCES NOS. 25 - 27, 1978, and read as follows:

REZONING ORDINANCE NO. 25, 1977. 77-Z-168 PIKE TOWNSHIP COUNCILMANIC DISTRICT NO. 1

7705-7711 NORTH MICHIGAN ROAD, INDIANAPOLIS

G. E. Pollard & M. W. Brenneman, et ux by William F. LeMond, Attorney, 600 Union Federal Building request rezoning of 1.00 acre, being in D-5 district, to C-5 classification to permit the construction and operation of a chain saw and lawn mower equipment office, sales and service.

REZONING ORDINANCE NO. 26, 1978 78-Z-1 CENTER TOWNSHIP COUNCILMANIC DISTRICT NO. 20 606 WEST TROY

Gierhart Corp. by Glenn R. Gierhart, President by Gordon L. Harper, Attorney, 7883 East Plummer Street, Lawrence, Indiana requests rezoning of 13.23 acres, being in A-2 district, to I-3-U classification to permit garage for servicing motor trucks.

REZONING ORDINANCE NO. 27, 1978. 78-Z-2 WARREN TOWNSHIP COUNCILMANIC DISTRICT NO. 14

5751 UNIVERSITY AVENUE, INDIANAPOLIS

County of Marion for Marion County Children's Guardian Home by Paul Browne, Superintendent and William H. Hudnut, III, Mayor, City of Indianapolis, Successor to

Board of Commissioners of County of Marion requests rezoning of 4.00 acres, being in D-5 district, to SU-9 classification to permit an addition to the Marion County Children's Guardian Home.

NEW BUSINESS

President SerVaas stated that he had received correspondence for Mayor Hudnut requesting confirmation of Dr. Murrill M. Lowry as Chairman of the Marion County Criminal Justice Coordinating Council. Dr. Lowry was confirmed by voice vote.

ANNOUNCEMENTS AND ADJOURNMENT

Mr. Miller announced that the next Administration Committee meeting would be Friday, February 17, 1978, at 4 p.m.

There being no further business and upon motion duly made and seconded, the meeting adjourned at 11:11 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—Marion County, held at its Regular Meeting on the 13th day of February, 1978.

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

ATTEST:

Citik of the City County Country