

**MINUTES OF THE CITY-COUNTY COUNCIL  
AND  
SPECIAL SERVICE DISTRICT COUNCILS  
OF  
INDIANAPOLIS, MARION COUNTY, INDIANA**

**REGULAR MEETINGS  
MONDAY, JANUARY 31, 1994**

The City-County Council of Indianapolis, Marion County, Indiana and the Indianapolis Police Special Service District Council, Indianapolis Fire Special Service District Council and Indianapolis Solid Waste Collection Special Service District Council convened in regular concurrent sessions in the Council Chamber of the City-County Building at 7:05 p.m. on Monday, January 31, 1994, with Councillor SerVaas presiding.

Councillor Jimison introduced Brother Franklin Florence, II, Kingsley Terrace Church of Christ, who led the opening prayer. Councillor Jimison invited all present to join her in the Pledge of Allegiance to the Flag.

**ROLL CALL**

The President instructed the Clerk to take the roll call and requested members to register their presence on the voting machine. The roll call was as follows:

*28 PRESENT: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West, Williams*  
*1 ABSENT: Borst*

A quorum of twenty-eight members being present, the President called the meeting to order.

**INTRODUCTION OF GUESTS AND VISITORS**

Councillor Curry recognized former Councillor Ray Irwin.

**OFFICIAL COMMUNICATIONS**

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

TO ALL MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA.

*Journal of the City-County Council*

Ladies and Gentlemen:

You are hereby notified that REGULAR MEETINGS of the City-County Council and Police, Fire and Solid Waste Collection Special Service District Councils will be held in the City-County Building, in the Council Chambers, on Monday, January 31, 1994, at 7:00 p.m., the purpose of such MEETINGS being to conduct any and all business that may properly come before regular meetings of the Councils.

Respectfully,  
s/Beurt SerVaas  
Beurt SerVaas, President  
City-County Council

January 14, 1993

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 NEWS and The Indianapolis COMMERCIAL on Thursday, January 20, 1994, a copy of NOTICE TO TAXPAYERS of a Public Hearing on Proposal No. 10, 1994 to be held on Monday, January 31, 1994, at 7:00 p.m. in the City-County Building.

Respectfully,  
s/Beverly S. Rippy  
Beverly S. Rippy, City Clerk

January 14, 1993

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 NEWS and The Indianapolis COMMERCIAL on Thursday, January 20, 1994, a copy of NOTICE TO TAXPAYERS that the Public Works Committee would hold a Public Hearing on Proposal No. 3, 1994, concerning sewer user charges, said hearing to be held at 4:30 p.m. on Tuesday, February 1, 1994, in Room 260 of the City-County Building.

Respectfully,  
s/Beverly S. Rippy  
Beverly S. Rippy, City Clerk

January 11, 1994

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS 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, Beverly S. Rippy, the following ordinances and resolutions:

FISCAL ORDINANCE NO. 1, 1994 - appropriating \$67,375 for the Prosecuting Attorney to cover the salary of the Executive Director of the Family Advocacy Center funded by a state grant

GENERAL ORDINANCE NO. 1, 1994 - amending Chapter 8½ of the Code concerning the franchising of private cable television systems

GENERAL ORDINANCE NO. 2, 1994 - creating the Revenue Enhancement Division of the Office of the City Controller

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GENERAL ORDINANCE NO. 3, 1994 - amending the Revised Code, approving uniform fees established by the IMAGIS Board on behalf of the Department of Public Works for inspection or copies of any portion of the IMAGIS Land Base Map and establishing a dedicated Electronic Map Generation Fund

SPECIAL RESOLUTION NO. 1, 1994 - recognizing Steven Rink, Decatur Township Trustee

SPECIAL RESOLUTION NO. 3, 1994 - authorizing the lease of office space by the Auditor's Office on behalf of Marion County for incarceration of prisoners

Respectfully,  
s/Stephen Goldsmith  
Stephen Goldsmith

Councillor Rhodes introduced Ken Koby, Chairman of the Board of Directors of the Marion County Association of Retired Citizens, who presented Noble Center's Advocate Award to the Council. This award is conferred annually to a unit of government or other group which has benefitted developmentally disabled citizens.

Councillor McClamroch stated that Beverly Rippy resigned as Clerk of the Council effective January 21, 1994, and the President has appointed Robert G. Elrod, General Counsel, as the Acting Clerk of the Council effective January 24, 1994. He moved that the Council ratify the appointment of Robert G. Elrod as Acting Clerk of the Council to serve at the Council's pleasure until a new clerk is appointed as stated in the proposed resolution.

The President said that the Rules and Public Policy Committee is the Council's official body to consider applications for staff positions. There are two staff positions to be filled: the Clerk of the Council and Chief Financial Officer. He invited all members to send their suggestions for those two positions to Councillor Curry, Chairman of the Rules and Public Policy Committee; Councillor McClamroch, Majority Leader; or Councillor Boyd, Minority Leader.

Councillor Boyd said that in a memo he distributed to some of the Councillors he suggested some restructuring of the Clerk's office. He asked that this memo be distributed to all members of the Council. The President said that the Rules and Public Policy Committee will be considering Councillor Boyd's recommendations.

There being no objection, the President asked for consent to the resolution proposed by Councillor McClamroch. Councillor McClamroch's motion was passed by consent. It was retitled COUNCIL RESOLUTION NO. 5, 1994 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 5, 1994

WHEREAS, Beverly Rippy resigned as Clerk of the Council effective January 21, 1994; and

WHEREAS, the President of the Council appointed General Counsel Robert G. Elrod as Acting Clerk effective January 24, 1994; and

WHEREAS, the Council has not selected a new clerk; now, therefore:

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

SECTION 1. The Council ratifies the appointment by its President of its General Counsel as Acting Clerk, and hereby confirms the appointment of Robert G. Elrod as Acting Clerk to serve at its pleasure until a new clerk is appointed.

## **ADOPTION OF THE AGENDA**

The President proposed the adoption of the agenda as distributed. Without objection, the agenda was adopted.

## **APPROVAL OF JOURNALS**

President SerVaas called for additions or corrections to the Journal of January 10, 1994. There being no additions or corrections, the minutes were approved as distributed.

## **PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS AND COUNCIL RESOLUTIONS**

PROPOSAL NO. 29, 1994. This proposal, sponsored by Councillors Gilmer, SerVaas and O'Dell, recognizes Harry Feldman. Councillor Gilmer read the resolution and presented a copy of the document to Mr. Feldman, who expressed appreciation for the recognition. Greg Silvers, President of Friends of Eagle Creek Park, also voiced his gratitude and admiration for Mr. Feldman. Mr. Feldman's wife was also present as were several volunteers of the Park's Nature Center. Councillor Gilmer moved, seconded by Councillor O'Dell, for adoption. Proposal No. 29, 1994 was adopted by unanimous voice vote.

Proposal No. 29, 1994 was retitled SPECIAL RESOLUTION NO. 4, 1994 and reads as follows:

### **CITY-COUNTY SPECIAL RESOLUTION NO. 4, 1994**

A SPECIAL RESOLUTION recognizing Harry Feldman.

WHEREAS, Harry Feldman was the first Director of Indianapolis' Eagle Creek Park, and the first and only Director of the Park's Nature Center; and

WHEREAS, he is an Indianapolis native, a graduate of Arsenal Technical High School and Indiana University, a W.W. II veteran with the 94th Infantry Division and was Superintendent of Parks and Recreation at Port Huron, Michigan; and

WHEREAS, at Eagle Creek Park, Mr. Feldman implemented the original Master Plan, but made some quiet amendments by placing roads, shelter houses and even the beach to avoid significant groves of trees; and he introduced the Nature Center for the public to see, touch and learn about the many wonders of nature; and

WHEREAS, during his 23-year custody of the Nature Center, he and his legion of volunteers exposed thousands of citizens, Scouts, teachers and school children to natural science; and the Center has served as a hub of activity for nature workshops, orphaned animals, nature storytelling, birding and the mental and physical therapy which the Great Outdoors offers; and

WHEREAS, at the end of January "Uncle" Harry Feldman will retire, but that which he and his volunteers have built up over the past quarter century will continue to soothe, educate and inspire Indianapolis citizens for many generations to come; now, therefore:

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

SECTION 1. The Indianapolis City-County Council recognizes and thanks Mr. Harry Feldman for his 23 years of dedicated work at the city's Eagle Creek Nature Center.

SECTION 2. Indianapolis is extremely fortunate that the Lilly family amassed the land which is now Eagle Creek Park, for the foresight of the former Marion County Park Board for seizing the moment when that

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property became available, and for those people -- like Harry Feldman -- who worked hard over the years to develop this plot of land into a wonderful urban park that is the envy of cities across America.

SECTION 3. The Council wishes Mr. Feldman and his wife Jane the best of health and happiness during his retirement years.

SECTION 4. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 5. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 30, 1994. This proposal, sponsored by Councillor Franklin, requests that the Albert Pike Monument be removed. The President referred this proposal to the Rules and Public Policy Committee.

PROPOSAL NOS. 663, 708, 709 and 714, 1993. The President ruled that these four board appointments would be voted on together. PROPOSAL NO. 663, 1993. The proposal appoints Lois Horth to the Public Housing Advisory Council. PROPOSAL NO. 708, 1993. The proposal reappoints Diana Wilson Hall to the Board of Parks and Recreation. PROPOSAL NO. 709, 1993. The proposal reappoints Charles E. Kendall to the Board of Parks and Recreation. PROPOSAL NO. 714, 1993. The proposal appoints Arno Haupt to the Board of Capital Asset Management. The President noted that these proposals passed out of their committees by unanimous votes. Proposal Nos. 663, and 714, 1993 were adopted by a unanimous voice vote and Proposal Nos. 708 and 709, 1993 were adopted by a majority voice vote.

Councillors Williams, Black, Jimison and Boyd stated that they wanted the record to show that they voted against Proposal Nos. 708 and 709, 1993.

Proposal No. 663, 1993 was retitled COUNCIL RESOLUTION NO. 6, 1994 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 6, 1994

A COUNCIL RESOLUTION appointing Lois Horth to the Public Housing Advisory Council.

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 Public Housing Advisory Council, the Council appoints:

Lois Horth

SECTION 2. The appointment made by this resolution is for a term ending December 31, 1994. The person appointed by this resolution shall serve at the pleasure of the Council and until her respective successor is appointed and has qualified.

Proposal No. 708, 1993 was retitled COUNCIL RESOLUTION NO. 7, 1994 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 7, 1994

A COUNCIL RESOLUTION reappointing Diana Wilson Hall to the Board of Parks and Recreation.

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 Board of Parks and Recreation, the Council appoints:

Diana Wilson Hall

SECTION 2. The appointment made by this resolution is for a term ending December 31, 1994. The person appointed by this resolution shall serve at the pleasure of the Council and until her respective successor is appointed and has qualified.

Proposal No. 709, 1993 was retitled COUNCIL RESOLUTION NO. 8, 1994 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 8, 1994

A COUNCIL RESOLUTION reappointing Charles E. Kendall to the Board of Parks and Recreation.

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 Board of Parks and Recreation, the Council appoints:

Charles E. Kendall

SECTION 2. The appointment made by this resolution is for a term ending December 31, 1994. The person appointed by this resolution shall serve at the pleasure of the Council and until his respective successor is appointed and has qualified.

Proposal No. 714, 1993 was retitled COUNCIL RESOLUTION NO. 9, 1994 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 9, 1994

A COUNCIL RESOLUTION appointing Arno Haupt to the Board of Capital Asset Management.

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 Board of Capital Asset Management, the Council appoints:

Arno Haupt

SECTION 2. The appointment made by this resolution is for a term ending December 31, 1994. The person appointed by this resolution shall serve at the pleasure of the Council and until his respective successor is appointed and has qualified.

**INTRODUCTION OF PROPOSALS**

PROPOSAL NO. 22, 1994. Introduced by Councillor Rhodes. The Clerk read the proposal entitled: "A Proposal for a FISCAL ORDINANCE appropriating \$3,059,900 for the Department of Administration, Indianapolis Fleet Services Division, to purchase replacement vehicles for its fleet"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 23, 1994. Introduced by Councillor Rhodes. The Clerk read the proposal entitled: "A Proposal for a FISCAL ORDINANCE appropriating \$165,549 for Voters Registration to restore 1994 budget to election level by increasing Characters 01, 02, 03 and 04"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 24, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Urban I. Merl, Jr. to the Alcoholic Beverage Board of Marion County"; and the President referred it to the Rules and Public Policy Committee.

PROPOSAL NO. 25, 1994. Introduced by Councillor Gilmer. The Clerk read the proposal entitled: "A Proposal for a SPECIAL RESOLUTION approving the leasing of property within Eagle Creek Park by the Department of Parks and Recreation for the purpose of establishing a restaurant and marina facility"; and the President referred it to the Parks and Recreation Committee.

PROPOSAL NO. 26, 1994. Introduced by Councillor Franklin. The Clerk read the proposal entitled: "A Proposal for a FISCAL ORDINANCE appropriating \$17,500 for the Superior Court, Criminal Division, Room Five, to fund an additional clerk's position"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 27, 1994. Introduced by Councillor Dowden. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION renewing the Community Corrections program for fiscal year 1994-1995 and approving the Community Corrections Advisory Board's grant application to the State"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 28, 1994. Introduced by Councillor Curry. The Clerk read the proposal entitled: "A Proposal for a GENERAL ORDINANCE amending the Revised Code by revising the Council rules establishing committees"; and the President referred it to the Rules and Public Policy Committee.

PROPOSAL NO. 31, 1994. Introduced by Councillor Rhodes. The Clerk read the proposal entitled: "A Proposal for a GENERAL ORDINANCE amending Chapter 8½ of the Code concerning cable television"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 32, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing James E. Sawyers to the Cable Franchise Board"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 33, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Mary Alice (Dubbie) Buckler to the Information Services Agency Board"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 34, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing John von Arx to the Information Services Agency Board"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 35, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Phillip Hinkle

to the Marion County Board of Tax Adjustment"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 36, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Mary Alice (Dubbie) Buckler to the Marion County Commission on Youth"; and the President referred it to the Community Affairs Committee.

PROPOSAL NO. 37, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing J. Byron Jensen to the Marion County Commission on Youth"; and the President referred it to the Community Affairs Committee.

[Clerk's Note: Proposal No. 38, 1994 was withdrawn.]

PROPOSAL NO. 39, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Lelia Smith to the Marion County Commission on Youth"; and the President referred it to the Community Affairs Committee.

PROPOSAL NO. 40, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION appointing David R. Shirley to the Marion County Commission on Youth"; and the President referred it to the Community Affairs Committee.

PROPOSAL NO. 41, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Mark DeFabis to the Indianapolis City-Market Corporation"; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 42, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Sara Mitten Snyder to the Indianapolis City-Market Corporation"; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 43, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Alan Retherford to the Metropolitan Board of Zoning Appeals Division I"; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 44, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Joanna Walker to the Metropolitan Board of Zoning Appeals Division I"; and the President referred it to the Metropolitan Development Committee.

[Clerk's Note: Proposal No. 45, 1994 was withdrawn.]



PROPOSAL NO. 46, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Michael B. Murphy to the Metropolitan Board of Zoning Appeals Division II"; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 47, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Mary Jane Klepek to the Metropolitan Board of Zoning Appeals Division III"; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 48, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Ron Franklin to the Public Housing Advisory Council"; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 49, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Michael McQuillen to the Public Housing Advisory Council"; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 50, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Donald Palmer to the Urban Enterprise Association"; and the President referred it to the Metropolitan Development Committee.

PROPOSAL NO. 51, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing David Stirsman to the Indianapolis Public Transportation Corporation Board"; and the President referred it to the Municipal Corporations Committee.

PROPOSAL NO. 52, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing J. Lloyd Grannan to the Animal Control Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 53, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing William S. Gardiner to the Citizens Police Complaint Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 54, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing William B. Powers to the Citizens Police Complaint Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 55, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Larna Spearman to the Citizens Police Complaint Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 56, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Melanie A. Schlegelmilch to the Juvenile Detention Center Advisory Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 57, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION appointing Dennis Nicholas, M.D. to the Indianapolis-Marion County Forensic Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 58, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Rondel W. Brewer to the Marion County Community Corrections Advisory Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 59, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Susie Davie to the Marion County Community Corrections Advisory Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 60, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing D. Cleon Foust to the Marion County Community Corrections Advisory Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 61, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION reappointing Patricia M. Nickell to the Marion County Community Corrections Advisory Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 62, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION appointing Susan Brooks to the Marion County Community Corrections Advisory Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 63, 1994. Introduced by Councillor McClamroch. The Clerk read the proposal entitled: "A Proposal for a COUNCIL RESOLUTION appointing Mary Stewart to the Marion County Community Corrections Advisory Board"; and the President referred it to the Public Safety and Criminal Justice Committee.

Councillor Black noted that there were many proposals introduced concerning board appointments and asked how many of the nominees were Black Afro-Americans.

Councillor McClamroch said that he believes the Council has appointed a substantial percentage of Afro-Americans and other minorities to the boards. All board appointments' resumes are available in the Council Office for anyone to review. The President said that he believes that the Council members responsible for making appointments have attempted to

be as equitable as possible. It is very difficult at times to find persons who are willing to serve and who are qualified.

### SPECIAL ORDERS - PUBLIC HEARING

PROPOSAL NO. 10, 1994. This proposal is a rezoning ordinance for certain property in Wayne Township, located at 2221-2249 West Minnesota Street. The proposal requests the rezoning of 1.2 acres from a D-5 district to a I-3-U classification to provide for the continued operation of a contractor's business and machine tool shop. Proposal No. 10, 1994 was certified by the Metropolitan Development Commission on January 6, 1994. On January 10, 1994 Councillor Golc moved to schedule Proposal No. 10, 1994 for a public hearing on January 31, 1994. This motion passed by unanimous voice vote.

The President said that Robert Elrod, General Counsel, advised him that a preliminary conference was held with the petitioners and remonstrators on January 26, 1994 and there was no resolution of the matter at that time.

Councillor Golc stated that in a show of unity there are representatives from many westside and near southwestside neighborhood organizations. He introduced Gale Gelhausen, president, West Indianapolis Neighborhood Congress; Olgen Williams, president, Westside Cooperative Organization; Christine Lewis, vice president, Haughville Community Council; Harvey Knox, president, Stringtown Neighborhood Organization; Eric Lindley, president, Hawthorne Community Organization; and Jeff Gearhart, executive director, West Indianapolis Development Corporation. He said that the rezoning petition 93-Z-95 reflects a symptom of a larger problem which is the slow intrusion of industry in the near westside neighborhoods. For years the westside has peacefully co-existed with industry--Lilly's, Link-Belt, Chevy, Chrysler, General Electric, National Starch Company, Allison's, and other major trucking firms. This rezoning petition threatens to isolate the neighborhood and decrease the value of the neighborhood property. Councillor Golc urged the Councillors to vote "no" to the rezoning petition.

Jeffrey Scripture said that he is the attorney for the petitioners Wilson Water and Sewer Service, Inc. and Dougherty Industries, Inc. He introduced the owners Harold Wilson and Mike Dougherty. He said that both the Comprehensive Land Use Plan and the West Indianapolis/Harding Street Neighborhood Plan recommend an I-3-U classification for this property. The petitioners are simply requesting that the properties be rezoned consistent with those plans. The I-3-U zoning classification would give these businesses the flexibility to structure their facilities to best fit their needs. This zoning classification was suggested to these business owners by the Department of Metropolitan Development (DMD) staff. Mr. Scripture said that he believes the surrounding area is conducive to this rezoning. The DMD staff requires five commitments for this approval and both the petitioners agreed to these conditions.

Larry Whitham, attorney for the remonstrators, introduced Yvonne Singleton who is a long-time resident in the area.

Ms. Singleton said that she lives at 1704 South Pershing Avenue, directly across the street from the property in question. She stated that if this rezoning is approved it will greatly depreciate the property in the area and the surrounding homeowners take great pride in their

homes. She noted that trucks have been painted on the property and that batteries have been left outside. The businesses are an eyesore to the community.

Mr. Gelhausen said that the West Indianapolis Neighborhood Congress encompasses the area under discussion. The residents of this long-established neighborhood have fought hard to keep out and reduce industrial blight. He said that the neighborhood plan did not have wide support. He asked that the Councillors vote to oppose the petitioners' request to rezone.

Mr. Whitham said that the Council should consider the current conditions and character of the current structures and uses in the district. The current zoning for this property is D-5, residential use. It is against common planning principles to put heavy industry right next door to residential. Variances have been granted to both of these businesses with conditions, but the businesses have not honored the conditions.

Mr. Scripture said that Dougherty Industries is operating under a variance and Wilson Water is operating under a pre-existing use. The variance petition that was granted Dougherty Industries had a number of conditions. However, since the variance has been in existence this is the first time that Mr. Dougherty has been notified that any of those conditions have been violated. The petitioners request that the Council approve the Commission's rezoning of the property.

Mr. Whitham said that he finds it curious that the petitioner's attorney would suggest that this is the first that the petitioner heard about violations to his variance. In 1991 Mr. Dougherty petitioned the Metropolitan Board of Zoning Appeals to relieve him of certain variance conditions. The Board denied his request. The violations still exist. He asked the Council to vote "no" on this rezoning.

The President asked if there was anyone from the general public to comment on this case. The general public should not be a member of the remonstrators.

Sondra Leeds, 2120 West Minnesota, asked for permission to speak even though she did not fit "general public" description. Permission was granted. She said that she opposes the rezoning. She has invested over \$25,000 in her home in the last five years. Since these businesses did not take care of their problems in the past what assurance do the neighbors have that they will take care of problems in the future.

Councillors Short and Hinkle both remarked on the failure of the petitioners to comply with their variance conditions and said that they would find it hard to believe that they would honor any future commitments.

Councillor Smith stated that he believes there is a limit to what a neighborhood is expected to absorb and when that limit is approached it is up to the neighbors to decide what is best for them.

Councillor Curry asked if Wilson Water did a Phase I environmental test after it purchased the pre-existing non-conforming use property. Mr. Wilson answered in the negative. Councillor Curry asked which company did the painting of the vehicles. Mr. Scripture responded that the painting occurred on the Wilson property. Councillor Curry asked if it had

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the proper permits to do that painting. Mr. Wilson answered in the negative. Councillor Curry said that he would find it difficult to believe that the Council would approve a rezoning petition for a company that is doing illegal work and where no environmental testing was conducted on a pre-existing land use.

Councillor Giffin said that he cannot comprehend how the DMD staff recommended approval on this petition. The DMD staff usually does a very good job and the system usually works but he believes this rezoning petition fell through the cracks. He asked that the Council deny this petition.

Councillor Boyd asked Councillor Golc if there had been efforts to come to some kind of agreement or compromise. Councillor Golc stated that he offered the petitioners help and support in obtaining a variance if they met certain conditions such as fencing, outside storage, clean up and some landscaping. The two businesses rejected his offer.

Councillor Jimison moved the question. The President said after Councillor Golc concludes his remarks he will call the question.

Councillor Golc stated that he believes the area can live peacefully with industry if industry is willing to work with the neighborhood in good faith. There is no animosity toward Wilson Water and Dougherty Industries. They are needed in the neighborhood. But, he said, they have to be willing to be good corporate citizens.

The President reminded the Councillors that to sustain the lower body will take 12 green votes; to reject the lower body will take 18 red votes. The Metropolitan Development Commission's decision was rejected and Proposal No. 10, 1994 failed by the following roll call vote; viz:

*0 YEAS:*

*28 NAYS: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West, Williams*

*1 NOT PRESENT: Borst*

### **SPECIAL ORDERS - PRIORITY BUSINESS**

PROPOSAL NO. 64, 1994. Introduced by Councillor West. The Clerk read the proposal entitled: "REZONING ORDINANCE certified by the Metropolitan Development Commission on January 28, 1994." The Council did not schedule Proposal No. 64, 1994 for hearing pursuant to IC 36-7-4-608. Proposal No. 64, 1994 was retitled REZONING ORDINANCE NO. 12, 1994 and is identified as follows:

REZONING ORDINANCE NO. 12, 1994. 93-Z-174 (Amended) CENTER TOWNSHIP.  
COUNCILMANIC DISTRICT # 22.

2131-2201 DR. ANDREW J. BROWN AVENUE (approximate address), INDIANAPOLIS.

SCOTT UNITED METHODIST CHURCH requests the rezoning of 1.2 acres, being in the I-3-U and D-5 Districts, to the SU-1 classification to provide for church uses.

PROPOSAL NOS. 65-68, 1994. Introduced by Councillor West. The Clerk read the proposals entitled: "REZONING ORDINANCES certified by the Metropolitan Development Commission on January 28, 1994." The Council did not schedule Proposal Nos. 65-68, 1994

for hearing pursuant to IC 36-7-4-608. Proposal Nos. 65-68, 1994 were retitled REZONING ORDINANCE NOS. 13-16, 1994 and are identified as follows:

REZONING ORDINANCE NO. 13, 1994. 93-Z-182 CENTER TOWNSHIP.  
COUNCILMANIC DISTRICT # 22.

ST. JOSEPH NEIGHBORHOOD (approximate address), INDIANAPOLIS.  
METROPOLITAN DEVELOPMENT COMMISSION requests the rezoning of 5.41 acres, being in the C-4 and CBD-2 Districts, to the D-8 classification to conform existing residential development with the appropriate zoning district.

REZONING ORDINANCE NO. 14, 1994. 93-Z-186 WARREN TOWNSHIP.  
COUNCILMANIC DISTRICT # 13.

5302 ENGLISH AVENUE (approximate address), INDIANAPOLIS.  
DENNIS MCPHERSON, by Brian J. Tuohy, requests the rezoning of 0.25 acre, being in the D-5 District, to the C-4 classification to provide for a copy/reproduction center and vending machine storage/service business.

REZONING ORDINANCE NO. 15, 1994. 93-Z-187 LAWRENCE TOWNSHIP.  
COUNCILMANIC DISTRICT # 5.

10702 EAST 56TH STREET (approximate address), LAWRENCE.  
SANDERS DEVELOPMENT GROUP, INC., by Walter E. Wolf, Jr., requests the rezoning of 0.481 acre, being in the D-A District, to the D-II classification to provide for residential development.

REZONING ORDINANCE NO. 16, 1994. 93-Z-188 CENTER TOWNSHIP.  
COUNCILMANIC DISTRICT # 16.

555 NORTH NEW JERSEY STREET (approximate address), INDIANAPOLIS.  
INDIANAPOLIS DEPARTMENT OF PUBLIC SAFETY requests the rezoning of 0.9 acre, being in the C-S District, to the SU-9 classification to conform existing development (Indianapolis Fire Department Fire Headquarters) with existing land use.

### **SPECIAL ORDERS - PUBLIC HEARING**

PROPOSAL NO. 3, 1994. The proposal amends the Revised Code concerning the continuation of sewer user fees. Councillor Coughenour asked for consent to postpone Proposal No. 3, 1994 until February 14, 1994. Consent was given.

### **SPECIAL ORDERS - FINAL ADOPTION**

PROPOSAL NO. 629, 1993. Councillor Gilmer reported that the Capital Asset Management Committee heard Proposal No. 629, 1993 on January 19, 1994. The proposal authorizes the Department of Transportation to lease its Civil Engineering Lab to Snell Environmental Group, Inc. By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor O'Dell, for adoption. Proposal No. 629, 1993 was adopted on the following roll call vote; viz:

*26 YEAS: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West*

*0 NAYS:*

*2 NOT VOTING: Gilmer, Williams*

*1 NOT PRESENT: Borst*

Proposal No. 629, 1993 was retitled SPECIAL RESOLUTION NO. 5, 1994 and reads as follows:

January 31, 1994

CITY-COUNTY SPECIAL RESOLUTION NO. 5, 1994

A SPECIAL RESOLUTION authorizing the Department of Transportation to lease its Civil Engineering Lab to Snell Environmental Group, Inc.

WHEREAS, the Department of Transportation's Civil Engineering Lab does not perform enough tests to justify its investment; and

WHEREAS, the Civil Engineering Lab exceeds OSHA's permissible level of trichloroethylene exposure; and

WHEREAS, Snell Environmental Group, Inc. desires to rent the Department of Transportation's Civil Engineering Lab, install a new ventilation system so that the lab conforms to OSHA requirements, conduct the Department of Transportation's materials testing, and give the Department of Transportation's work first priority; and

WHEREAS, the City-County Council has investigated the conditions compelling the Department of Transportation to want to lease its Civil Engineering Lab,

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

SECTION 1. The City-County Council authorizes the Department of Transportation to lease its Civil Engineering Lab, located at 2001 Martin Luther King Boulevard, to Snell Environmental Group, Inc.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 684, 1993. Councillor West reported that the Metropolitan Development Committee heard Proposal No. 684, 1993 on January 11, 1994. The proposal approves an amendment to the lease between the City, by and through its Department of Administration, and the City Market Corporation. By a 6-0-1 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended. Councillor West moved, seconded by Councillor Hinkle, for adoption. Proposal No. 684, 1993, as amended, was adopted on the following roll call vote; viz:

*28 YEAS: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West, Williams*

*0 NAYS:*

*1 NOT PRESENT: Borst*

Proposal No. 684, 1993, as amended, was retitled SPECIAL RESOLUTION NO. 6, 1994 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 6, 1994

A SPECIAL RESOLUTION approving an amendment to the lease between the City of Indianapolis, by and through its Department of Administration and The Indianapolis City Market Corporation, an Indiana not-for-profit corporation.

WHEREAS, the City of Indianapolis, by and through its Department of Administration has entered into a lease dated March 1, 1989 with The Indianapolis City Market Corporation, an Indiana not-for-profit corporation ("Lease"); and

WHEREAS, Section 285-203 of the Code of Indianapolis and Marion County, Indiana empowered the City of Indianapolis to enter into the Lease on such terms as may be negotiated from time to time and approved by the City-County Council; and

WHEREAS, the City of Indianapolis and The Indianapolis City Market Corporation desire to amend the Lease to allow the City, at the election of the City, to pay for all of the utilities or a portion of the utilities for the City Market in any given month during the term of the Lease; and

WHEREAS, the City-County Council now finds that it is appropriate to approve an amendment to the Lease to allow the City of Indianapolis, at its election to pay for the utilities, or a portion of the utilities for the City Market in any given month during the term of the Lease; now, therefore:

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

SECTION 1. That the City-County Council hereby approves an amendment to the Lease Agreement between the City of Indianapolis, by and through its Department of Administration and The Indianapolis City Market Corporation dated March 1, 1989 to allow the City of Indianapolis, at its election, to pay all or a portion of the costs for electric, water, sewer, chilled water, steam and telephone utilities for the City Market accrued during the term of the Lease and prior to January 1996.

SECTION 2. This ordinance shall be in effect from and after its passage by the Council and compliance with IC 36-3-4-14.

PROPOSAL NO. 1, 1994. Councillor Rhodes reported that the Administration and Finance Committee heard Proposal No. 1, 1994 on January 24, 1994. The proposal amends the Revised Code by delegating to the Indianapolis Fleet Services division the authority to establish administrative fees charged to non-City entities that use the services of the division. By a 7-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended. Councillor Rhodes moved, seconded by Councillor Shambaugh, for adoption. Proposal No. 1, 1994, as amended, was adopted on the following roll call vote; viz:

*27 YEAS: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West*

*0 NAYS:*

*1 NOT VOTING: Williams*

*1 NOT PRESENT: Borst*

Proposal No. 1, 1994, as amended, was retitled GENERAL ORDINANCE NO. 4, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 4, 1994

A GENERAL ORDINANCE amending Sec. 221-301 of Article III, Chapter 22I of the "Revised Code of the Consolidated City and County" concerning the delegation of the authority to establish administrative fees charged to non-City entities that use the services of the Indianapolis Fleet Services division.

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

SECTION 1. The "Revised Code of the Consolidated City and County" be, and is hereby amended to add a new paragraph (5) and to renumber the current paragraph (5) to (6) of Sec. 221-301 of the Code by deleting the stricken-through text and inserting the underlined text as follows:

Sec. 221-301. Indianapolis Fleet Services division. The Indianapolis Fleet Services division shall:

- (1) Maintain and service, or authorize contracts or other methods of service or maintenance of, all vehicular equipment, accessories and other related equipment owned by the city;
- (2) Operate maintenance garages;



January 31, 1994

- (3) Make a determination that it is in the best interest of the city for a department of the city to lease all or a portion of that department's vehicular capital equipment or other automotive maintenance property from Indianapolis Fleet Services division. Upon such a determination by the administrator of Indianapolis Fleet Services division, the affected department and the board of that department shall cease to have the authority to acquire or approve the acquisition of the subject capital equipment or other property other than by lease from Indianapolis Fleet Services division. Such authority to acquire or approve the acquisition of capital equipment or other property other than by lease from the Indianapolis Fleet Services division may be restored by the administrator of the Indianapolis Fleet Services division only by a determination by such administrator that such a restoration of authority is in the best interest of the city;
- (4) Purchase and dispense fuel for authorized governmental vehicles and charge the cost of the same to the appropriate division or agency; ~~and~~
- (5) Establish administrative fees and charges for non-City entities that use the services of the Indianapolis Fleet Services division, subject to the procedures and limitations of this paragraph. The Indianapolis Fleet Services division shall file with the clerk of the city-county council a schedule showing each administrative fee or charge it establishes. The council may by resolution approve or disapprove the schedule or return it to the Indianapolis Fleet Services division for further consideration in accordance with the council's instructions. If the council disapproves the schedule, it does not take effect and the fees and charges remain as they were prior to the disapproval. If the council does not act within sixty (60) days of the date the schedule is filed with the clerk, the schedule becomes effective: and
- (56) Exercise any other powers which may be granted by statute or ordinance or delegated by the mayor.

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 2, 1994. Councillor Rhodes reported that the Administration and Finance Committee heard Proposal No. 2, 1994 on January 24, 1994. The proposal approves a public purpose grant in the amount of \$25,000 to Central Indiana Radio Reading, Inc. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Rhodes moved, seconded by Councillor Ruhmkorff, for adoption. Proposal No. 2, 1994 was adopted on the following roll call vote; viz:

27 YEAS: *Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, SerVaas, Shambaugh, Short, Smith, West, Williams*  
0 NAYS:  
1 NOT VOTING: *Schneider*  
1 NOT PRESENT: *Borst*

Proposal No. 2, 1994 was retitled SPECIAL RESOLUTION NO. 7, 1994 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 7, 1994

A SPECIAL RESOLUTION approving a public purpose grant to Central Indiana Radio Reading, Inc. (CIRRI) in the amount of \$25,000 for the purpose of providing radio reading programs for the blind and print-disabled in Marion County, Indiana.

WHEREAS, the Cable Franchise Board proposes to authorize a public purpose grant in the amount of \$25,000 to Central Indiana Radio Reading Inc., to provide radio reading programs for the blind and print-disabled in Marion County, Indiana (the Grant); and

WHEREAS, Section 2-428 of the Code of Indianapolis and Marion County, Indiana, requires that all public purpose grants shall be subject to appropriation by the City County Council, and the Grant was appropriated by City-County Fiscal Ordinance No. 70, 1993, Annual Budget and Tax Levies for the Consolidated City of Indianapolis and for Marion County, Indiana; and

WHEREAS, Section 4.01(c) of City-County Fiscal Ordinance No. 70, 1993, Annual Budget and Tax Levies for the Consolidated City of Indianapolis and for Marion County, Indiana, requires that sums appropriated therein for public purpose grants shall not be spent until the City County Council of the City of Indianapolis and of Marion County, Indiana approves the amount and identity of the recipient of each grant; and

WHEREAS, the Council now finds that the Grant should be approved; now, therefore:

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

SECTION 1. The Grant in the amount of \$25,000 to Central Indiana Radio Reading, Inc., is hereby approved. No grant funds shall be used in whole or in part to fund any program which endorses a political candidate or which attempts to promote or influence legislation.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 4, 1994. Councillor Coughenour reported that the Public Works Committee heard Proposal No. 4, 1994 on January 27, 1994. The proposal amends the Code concerning sick time conversion for Advanced Wastewater Treatment plant employees. By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Coughenour moved, seconded by Councillor Beadling, for adoption. Proposal No. 4, 1994 was adopted on the following roll call vote; viz:

*28 YEAS: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West, Williams*

*0 NAYS:*

*1 NOT PRESENT: Borst*

Proposal No. 4, 1994 was retitled GENERAL ORDINANCE NO. 5, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 5, 1994

A GENERAL ORDINANCE amending Sec. 23-27 of the Code of Indianapolis and Marion County:

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

SECTION 1. Sec. 23-27 of the Code of Indianapolis and Marion County is hereby amended by inserting the words underlined as follows:

Sec. 23-27. Sick leave.

- (a) *Accrual schedule for Unigov departments and appropriate county township assessors' offices.*
- (1) Full-time employees shall accrue sick leave at the rate of six (6) hours per month, seventy-two (72) hours per year. Part-time employees, at the discretion of the appropriate official, shall accrue sick leave on a pro rata basis (based on the percentage of the normal week which the employee works). Temporary/seasonal or part-time/temporary employees shall not accrue sick leave.
  - (2) Those employees who are starting to work on or before the fifteenth day of the month shall have their accounts credited with six (6) hours of sick time on the first day of the month following the month in which they were hired.
  - (3) Those employees who are starting to work after the fifteenth day of the month shall have their accounts credited with six (6) hours of sick time on the first day of the second month after they were hired.

(4) Sick leave can only accrue if the employee works, is on paid leave of absence, or is receiving worker's compensation (or any combination of the three) for more than half of the month. However, accrual of sick leave shall end when the employee, receiving worker's compensation, has received a permanent disability rating, or when the employee has been on workers compensation for a period of twelve (12) months from the date of injury, whichever comes first.

(b) *Accrual schedule for appropriate county and township assessor's offices.*

(1) Full-time employees shall accrue sick leave at the rate of five and sixty-three-hundredths (5.63) hours per month, sixty-seven and five-tenths (67.5) hours per year. Part-time employees, at the discretion of the appropriate official, may accrue sick leave on a pro rata basis (based on the percentage of the normal week the employee works). Temporary/seasonal or part-time/temporary employees shall not accrue sick leave.

(2) Those employees who are starting to work on or before the fifteenth day of the month shall have their accounts credited with five and sixty-three-hundredths (5.63) hours of sick time on the first day of the month following the month in which they were hired.

(3) Those employees who are starting to work after the fifteenth day of the month shall have their accounts credited with five and sixty-three-hundredths (5.63) hours of sick time on the first day of the second month after they were hired.

(4) Sick leave can only accrue if the employee works, is on a paid leave of absence or is receiving worker's compensation for more than half of the month.

(c) *Unearned leave.* Sick leave cannot be used prior to accrual.

(d) *Justification.* The burden of proof rests with the employee to convince his supervisor that sick leave is justifiable. The supervisor may require a medical certificate or other evidence of illness. Sick leave is only to be used for a personal doctor's appointment or personal illness. In addition, the appropriate official has the right to request that an employee be examined by a physician and/or medical facility of his or her choice, prior to allowing an employee to return to work, either for a job-related injury or sick leave. The appropriate official will pay the cost of this examination.

(e) *Malingering.* In case of malingering, the supervisor may designate such leave as vacation leave or leave without pay or as grounds for dismissal.

(f) *Conversion.* Any employee accruing eighteen (18) days of sick leave subsequent to July 1, 1973, shall be eligible to accrue excess accumulated sick leave. The employee may convert such excess accumulated sick leave to vacation leave at a rate of one (1) vacation day for two (2) days of excess accumulated sick leave. If such employee wishes to make such an election, he/she must file a written request with the appropriate official by December 1st or June 1st of each year. Such leave, which is converted to vacation leave, shall be deducted from the sick leave accumulation of such employee and credited to the employee's vacation account on January 1st or July 1st. Accrued sick leave of an employee must be verified by either the director of administration or his/her designee for city employees, or the appropriate official for county or township assessors' employees. Once conversion is elected, the time converted from sick leave to vacation leave cannot be converted back, and is then subject to the maximum eighty-hour carryover provision.

(g) *Separation from employment.*

(1) Upon separation from employment by reason of death, permanent disability as defined by the Social Security Act, or retirement under circumstances such that the employee would be eligible for retirement benefits under Social Security or any other plan in effect by the employer, any employee with more than one (1) year of employment from the last date of hire will be entitled to compensation for accrued accumulated sick leave at one-half his or her regular daily rate or compensation.

(2) An employee who is a member of the bargaining unit covered by the Master Agreement between the City of Indianapolis and the American Federation of State, County and Municipal Employees, Indiana Council 62 and who is laid off due to reduction in force will be entitled to compensation for accrued, accumulated sick leave at one-half his/her regular daily rate of compensation up to a maximum of eighteen (18) days of compensation if the employee has more than one (1) year of employment from the last date of hire and relinquishes any and all recall rights whether established by contract or by policy, within ten (10) days of being laid off.

(h) *Charging sick leave.* Sick leave may only be taken for a minimum of one hour.

(i) *Disability leave.* Once temporary disability leave commences, all vacation leave, sick leave or other paid time shall be exhausted.

(i) Notwithstanding Sec. 23-27(f) employees of the Advanced Wastewater Treatment Plants (AWT's) may elect to convert sick leave in excess of 144 hours to vacation leave at the rate of one (1) vacation day for every two (2) sick days. Such election must be made in writing to the appropriate official by February 28, 1994 and will be effective upon submission. Employees who elected to convert sick time in December of 1993, may notify the appropriate official in writing of their rescission of that election prior to February 28, 1994. Upon such notification the employee will be credited with appropriate sick time as computed in this section.

SECTION 2. The expressed or implied repeal or amendment by this ordinance or any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 3. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 4. This ordinance shall be in effect from and after its passage by the council and compliance with IC 36-3-4-14.

Councillor Gilmer reported that the following ten transportation proposals were heard by the Capital Asset Management Committee on January 19, 1994.

PROPOSAL NO. 530, 1993. The proposal amends the Code by authorizing a weight limit on 62nd Street from Michigan Road to Guion Road (Districts 1, 9). By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it be stricken. Councillor Gilmer moved, seconded by Councillor Brents, to strike. Proposal No. 530, 1993 was stricken by consent.

PROPOSAL NO. 570, 1993. The proposal amends the Code by authorizing a multi-way stop at the intersection of Admirals Pointe, Admirals Pointe Drive and Promotory Road (District 5). By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended. Councillor Gilmer moved, seconded by Councillor Beadling, for adoption. Proposal No. 570, 1993, as amended, was adopted on the following roll call vote; viz:

*28 YEAS: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West, Williams*

*0 NAYS:*

*1 NOT PRESENT: Borst*

Proposal No. 570, 1993, as amended, was retitled GENERAL ORDINANCE NO. 6, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 6, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

January 31, 1994

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

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

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
7, Pg. 1	Admirals Pointe Ci, Admirals Pointe Dr & Promontory Rd	Promontory Rd	Stop

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

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
7, Pg. 1	Admirals Pointe Ci, Admirals Pointe Dr & Promontory Rd	None	All Way Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NOS. 688, 689, 690 and 691, 1993. Councillor Gilmer asked for consent to vote on these four transportation proposals together. Consent was given. PROPOSAL NO. 688, 1993. The proposal amends the Code by authorizing intersection controls for Hickory Park subdivision (District 25). PROPOSAL NO. 689, 1993. The proposal amends the Code by authorizing intersection controls for Country Place subdivision (District 25). PROPOSAL NO. 690, 1993. The proposal amends the Code by authorizing intersection controls for the Maple Creek subdivision (District 12). PROPOSAL NO. 691, 1993. The proposal amends the Code by authorizing intersection controls for Lappin Way subdivision (District 12). By 5-0 votes, the Committee reported the proposals to the Council with the recommendation that they do pass. Councillor Gilmer moved, seconded by Councillor Ruhmkorff, for adoption. Proposal Nos. 688, 689, 690 and 691, 1993 were adopted on the following roll call vote; viz:

23 YEAS: *Beadling, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, SerVaas, Shambaugh, Short, West, Williams*  
0 NAYS:  
5 NOT VOTING: *Black, Gilmer, Ruhmkorff, Schneider, Smith*  
1 NOT PRESENT: *Borst*

Proposal No. 688, 1993 was retitled GENERAL ORDINANCE NO. 7, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 7, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

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

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
45, Pg. 3	Louise Dr & Sandalwood Dr	Louise Dr	Stop

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 689, 1993 was retitled GENERAL ORDINANCE NO. 8, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 8, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

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

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
45, Pg. 2	Country Lane & Railroad Rd	Railroad Rd	Stop

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 690, 1993 was retitled GENERAL ORDINANCE NO. 9, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 9, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

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

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
28, Pg. 1	Classic Ct & Golf Stream Dr	Golf Stream Dr	Yield
28, Pg. 1	Club Ci & Golf Stream Dr	Golf Stream Dr	Yield
28, Pg. 1	Gallery Ct & Players Dr	Players Dr	Yield
28, Pg. 2	Golf Stream Dr & Players Dr	Golf Stream Dr	Stop
28, Pg. 2	Golf Stream Dr & 21st St	21st St	Stop

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

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Proposal No. 691, 1993 was retitled GENERAL ORDINANCE NO. 10, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 10, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

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

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
28, Pg. 2	Lappin Ct & 21st St	21st St	Stop

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 692, 1993. The proposal amends the Code by authorizing intersection controls for various locations in the Butler-Tarkington neighborhood (Districts 6, 9). By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor Gray, for adoption. Proposal No. 692, 1993 was adopted on the following roll call vote; viz:

27 YEAS: *Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, SerVaas, Shambaugh, Short, Smith, West, Williams*  
0 NAYS:  
1 NOT VOTING: *Schneider*  
1 NOT PRESENT: *Borst*

Proposal No. 692, 1993 was retitled GENERAL ORDINANCE NO. 11, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 11, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

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

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
18, Pg. 3	Capitol Av & 42nd St	Capitol Av	Stop
18, Pg. 3	Capitol Av & Hampton Dr	Capitol Av	Stop
18, Pg. 2	Boulevard Pl & Hampton Dr	Boulevard Pl	Stop

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

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
18, Pg. 3	Capitol Av & 42nd St	None	All Way Stop
18, Pg. 3	Capitol Av & Hampton Dr	None	All Way Stop
18, Pg. 2	Boulevard Pl & Hampton Dr	None	All Way Stop
18, Pg. 8	Haughey Av & 42nd St	None	All Way Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 693, 1993. The proposal amends the Code by authorizing changes in parking restrictions for various segments of 22nd Street (District 22). By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor Williams, for adoption. Proposal No. 693, 1993 was adopted on the following roll call vote; viz:

*27 YEAS: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West, Williams*

*0 NAYS:*

*1 NOT VOTING: Hinkle*

*1 NOT PRESENT: Borst*

Proposal No. 693, 1993 was retitled GENERAL ORDINANCE NO. 12, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 12, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-267, Parking prohibited at all times on certain streets; Section 29-271, Stopping standing and parking prohibited at designated locations on certain days and hours; Section 29-272, Parking time restricted on designated days.

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

SECTION 1. That the "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-271, Stopping, standing and parking prohibited at designated locations on certain days and hours, be, and the same is hereby amended by the deletion of the following, to wit:

ON ANY DAY EXCEPT  
SATURDAYS, SUNDAYS AND HOLIDAYS

*from 7:00 a.m. to 9:00 a.m.*

Twenty-second Street, on the northside,  
from Delaware Street to Capitol Avenue

*from 4:00 P.m. to 6:00 a.m.*

Twenty-second Street, on the southside,  
from Capitol Avenue to Martindale Avenue



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from 6:00 a.m. to 6:00 p.m.  
Twenty-second Street, on the southside,  
from Yandes Street to the Belt Railroad

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

Twenty-second Street, on both sides,  
from College Avenue to Martindale Avenue

Twenty-second Street, on the northside,  
from Delaware Street to Central Street

Twenty-second Street, on the southside,  
from Capitol Avenue to Illinois Street

Twenty-second Street, on the southside,  
from Central Avenue to the first  
alley west of Central Avenue

SECTION 3. That the "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-267, Parking prohibited at all times on certain streets, be, and the same is hereby amended by the addition of the following, to wit:

Twenty-second Street, on the southside,  
from a point 270 feet west of College Avenue  
to a point 270 feet east of College Avenue

SECTION 4. That the "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-272, Parking time restricted on designated days, be, and the same is hereby amended by the deletion of the following, to wit:

90 MINUTE PARKING ON ANY DAY  
EXCEPT FOR SUNDAYS AND HOLIDAYS  
from 7:00 a.m. to 6:00 p.m.  
Twenty-second Street, on both sides,  
from Meridian Street to Delaware Street

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 694, 1993. The proposal amends the Code by authorizing weight limit restrictions on Harris Street from Washington Street to Vandalia Avenue (District 17). By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor Golc, for adoption. Proposal No. 694, 1993 was adopted on the following roll call vote; viz:

26 YEAS: *Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Golc, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West, Williams*

0 NAYS:

2 NOT VOTING: *Gilmer, Gray*

1 NOT PRESENT: *Borst*

Proposal No. 694, 1993 was retitled GENERAL ORDINANCE NO. 13, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 13, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-224. Trucks on certain streets restricted.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-224, Trucks on certain streets restricted, be, and the same is hereby amended by the addition of the following, to wit:

11,000 POUNDS GROSS WEIGHT  
Harris Street, from Washington Street  
to Vandalia Avenue

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 695, 1993. The proposal amends the Code by deleting the No Left Turn on College Avenue onto 14th Street (westbound) (District 22). By a 5-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor Williams, for adoption. Proposal No. 695, 1993 was adopted on the following roll call vote; viz:

*28 YEAS: Beadling, Black, Boyd, Brents, Coughenour, Curry, Dowden, Franklin, Giffin, Gilmer, Golc, Gray, Hinkle, Jimison, Jones, McClamroch, Moriarty Adams, Mullin, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shambaugh, Short, Smith, West, Williams*

*0 NAYS:*

*1 NOT PRESENT: Borst*

Proposal No. 695, 1993 was retitled GENERAL ORDINANCE NO. 14, 1994 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 14, 1994

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-152, Left turns prohibited at enumerated locations.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-152, Left turns prohibited at enumerated locations, be, and the same is hereby amended by the deletion of the following, to wit:

ON ANY DAY EXCEPT SATURDAYS AND SUNDAYS  
*from 7:00 a.m. to 9:00 a.m. and  
from 3:00 p.m. to 6:00 p.m.*

STREET VEHICLE TRAVELING UPON

PROHIBITED INTERSECTION AND TURN

College Avenue, Northbound

14th Street, Westbound

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

**ANNOUNCEMENTS AND ADJOURNMENT**

Councillor Boyd moved the adjournment of this meeting of the Indianapolis City-County Council in recognition of and respect for the life and contributions of Baily (Flap) Robertson, Cromwell Ricketts and Albert E. Kirk. He respectfully asked the support of fellow Councillors. He further requested that the motion be made a part of the permanent records

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of this body and that a letter bearing the Council seal and the signature of the President be sent to the families advising of this action.

Councillor Coughenour congratulated Councillor Moriarty on her recent marriage.

There being no further business, and upon motion duly made and seconded, the meeting adjourned at 9:45 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the regular concurrent meetings of the City-County Council of Indianapolis-Marion County, Indiana, and Indianapolis Police, Fire and Solid Waste Collection Special Service District Councils on the 31st day of January, 1994.

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



President

ATTEST:



Acting Clerk of the Council

(SEAL)