HENDRICKS COUNTY ORDINANCE NUMBER 1 ESTABLISHING A DEPARTMENT OF COUNTY ENGINEERING

WHEREAS, the Board of Commissioners of Hendricks County, Indiana, does presently employ a full time County Highway Engineer, as provided by IC8-17-5-1 through 8-17-5-12, and,

WHEREAS, IC17-2-78-1 & 2 gives the Board of County Commissioners of any county the option of creating a department of County Engineering under the supervision of the aforesaid County Highway Engineer, and further empowers said Board of County Commissioners to employ and fix the salaries of personnel and staff for the department in the manner prescribed by law for the appointment and employment of other County Officers and employees, and,

WHEREAS, the Hendricks County Drainage Board and the Hendricks County Plan Commission and Board of Zoning Appeals, has a need for the services of a qualified engineer.

NOW THEREFORE, be it ordained by the Board of Commissioners of Hendricks County, Indiana, that there is hereby established a department of County Engineering for Hendricks County, Indiana, and said department shall be under the supervision of the County Highway Engineer and divisions of said department shall be as follows:

> A. A division of highways, bridges and streets. B. A division of traffic safety.C. A division of sub-division development control. D. A division of ditches, and drains.

The department of County Engineering shall work under the policies and directions established by the Board of Hendricks County Commissioners and shall aid and assist the Board of County Commissioners in formulating policy and plans for the developement of the divisions as established hereby.

The Board of Hendricks County Commissioners shall employ and fix the salaries of personnel for the staff of department and the divisions thereunder in the manner prescribed by law for the appointment of employment of other county officers and employees.

This Ordinance shall be in full force and effect immediately. BOARD OF HENDRICKS COUNTY COMMISSIONERS, BY:

time Marine Mony

1-3-76 ATTEST:

Ac.C.

Buschel Ruley 1

2000

Hendricks County Audito

HENDRICKS COUNTY ORDINANCE NUMBER______,1977

WHEREAS, Public Law No. 158, of the 1975 Acts of the Indiana General Assembly (IC 17-2-2.5-1 through IC 17-2-2.5-7) provides the power to the Board of Commissioners of Hendricks County, Indiana, to adopt an ordinance to license certain business activities whenever it is in the public interest in the conduct of the affairs of said county to do so and,

WHEREAS, said Board of Commissioners deems it to be in the public interest of the citizens of Hendricks County, Indiana, to regulate the licensing of massage parlors and such licensing be applicable to such business activities in the incorporated communities in Hendricks County, Indiana, as well as the unincorporated areas;

NOW THEREFORE, BE IT ORDAINED, by the Board of Commissioners, State of Indiana as follows, to-wit:

Section One, General Definition: Whenever used in this chapter, the following words and phrases shall be defined as herein stated.

(a) "Bath House" means any building, room, place or establishment other than a regularly licensed hospital, dispensary, hotel, rooming house or public lodging house, where members of the public are provided with baths, regardless whether steam, vapor, water, sauna, or otherwise.

(b) "Massage Parlor" means any building, room, place or establishment other than a regularly licensed hospital or dispensary where non-medical and non-surgical manipulative exercises are practiced upon the human body with or without the use of mechanical or bath devices, by anyone not a physician, osteopath, chiropractor, podiatrist, or physcial thereapist duly registered with and licensed by the State of Indiana.

(c) "Massage" means any method of treating the superficial soft parts of the body for remedial or hygienic purposes, consisting of rubbing, stroking, kneading or tapping with the hands or instruments.

(d) "Massage School" means any bath house or massage parlor defined in (a) and (b) above, where the act of massage as defined in (c) above is either taught or practiced.

(e) "Massage Therapy" means the act of body massage, either by mechanical or electrical apparatus for the purpose of reducing or contouring the body by the use of oil rub, salt, hot and cold packs, cold showers and cabinet baths.

(f) "Massage Therapist" means any person who practices, administers or teaches all or any of the subjects or methods of treatment defined in subsection (e) above as massage therapy.

(g) "Massage Therapy Clinic" means any shop, establishment or place of business where any or all of the methods of massage therapy are administered or used.

(h) "Massage Therapy School" means any duly registered massage therapy establishment where a tuition is charged for the instruction of massage therapy techniques.

(i) "Private Health Club" means facility for exercise and physical training which is operated for, and open only to members of a private club and their invited guests.

(j) "Private Club" means an organization or association maintaining club rooms or other recreation of social facilities used primarily for purposes other than a bath house or massage parlor, membership in which is limited to persons paying a regular dues or assessment.

Section Two. License required.

(a) It is unlawful for any person or firm to operate, conduct, or maintain a massage school, massage parlor, massage therapy clinic or bath house without a license to operate such massage school, massage parlor, massage therapy clinic, or bath house issued by the County Auditor.

(b) It shall be unlawful for any person or firm licensed to operate a massage school, massage parlor, massage therapy clinic or bath house to employ or permit any person to perform a massage unless such person be licensed as a massage therapist by the County Auditor.

(c) It shall be unlawful for any person to be employed as a massage therapist or to perform massages for a fee unless such person be licensed as a massage therapist by the County Auditor. Section Three. Applications for Licenses.

(a) The application for a license to operate a massage school, massage parlor, massage therapy clinic, or bath house shall contain the following information and shall be individually signed by the applicant: 1. Name of applicant and <u>aliases;</u>

 Resident address of applicant and former addresses for the past three years;

3. Business address of applicant;

4. Number of massage tables, shower stalls, or other such individual units;

5. The age, <u>date of birth</u>, and citizenship of the applicant, in the case of individuals, and of the manager and officers in the case of a corporation;

6. The names, addresses, ages, citizenship and designations of each person connected with the applicant's establishments;
7. Whether the applicant or its manager or officers have ever been previously engaged in operating a massage school, massage parlor, massage therapy clinic, or bath house;
8. Whether any applicant, or in the case of a corporation, it's managers, officers, directors, or stockholders have ever been convicted of any act of violence, moral turpitude, sex offense, or prior violation of this ordinance;
9. The application shall state thereon that: "It is unlawfor any person to make a false statement on this application and discovery of a false statement shall constitute grounds for denial of an application of a permit."

10. Type of license being applied for by the applicant.
(b) Along with the operators application for a license, there shall be filed a verified application for a massage therapist license by each individual who is employed in the establishment who is required by the chapter to be licensed. The application shall contain the following information:

1. Name and <u>aliases;</u>

2. Age, <u>date of birth</u>, and social security number;

Address and former addresses for past three (3) years;
 Citizenship;

5. Nature of work performed;

6. Whether convicted of any public offense concerning an act of violence, moral turpitude, sex offense, or prior violation of this ordinance.

7. The application shall state thereon that: "It is unlaw-

for any person to make a false statement on this application and discovery of a false statement shall constitute grounds for denial of an application or for revocation of a permit."

(c) Along with aforesaid applications for license there shall be filed a certificate from a duly licensed medical practitioner, on a form prescribed by the County Health Officer of Hendricks County, certifying that said applicant is free from communicable diseases and that said examination has been made within thirty (30) days prior to the application for the license or permit herein sought.
(d) All applicants for license to engage in the practice of massage therapy must submit a certificate of affidavit of their respective qualifications as to schooling, training, and experience and where and how obtained.

(e) Each applicant shall be photographed and have his or her fingerprints taken by the Hendricks County Sheriff, which fingerprints and photograph shall constitute a part of the application. <u>Section Four. License Fees.</u>

The annual license fee for each person who operates or is employed by a massage parlor, massage therapy clinic, or bath house or any combination thereof shall be determined in accordance with the following scale:

> (a) "Class A" licenses shall be required for all private health clubs. The fee for said license to be fifty dollars (\$50.00) annually.

(b) "Class B" licenses shall be required for all other owners of the above mentioned businesses, the fee for said license to be two hundred fifty dollars (\$250.00) annually.

(c) "Class C" licenses shall be required for massage therapists, the fee for said license to be twenty-five dollars (\$25.00) annually for each therapist.

Section Five. Operations.

(a) No massage school, massage parlor, massage therapy clinic, or bath house shall be operated or conducted in, or without a separate opening to living quarters. There must be a separate opening to living quarters, and a separate entrance to the place of business. No one shall use the building quarters for a place of habitation. (b) All licensed operators or permit holders under this ordinance shall display their license or permits in a visible location in their establishment.

(c) All licenses or permit holders shall be subject to all other town or city ordinances, county ordinances and State Of Indiana statutes and the regulations of various administrative bodies of the town, city, county and state, and violation of such regulations, ordinances or statutes shall be grounds for revocation of licenses or permits.

(d) <u>No</u> person shall be employed by any licensee under this chapter or to be within view of any of the services rendered by a massage parlor, massage therapy clinic, or bath house who has not reached the age of twenty-one (21) years.

(e) Any bath house, massage parlor, massage therapy clinic, massage therapy school, or any combination thereof is prohibited from installing or maintaining any lock or similar device on the inside of any door of said business which cannot be operated by key or knob from the exterior of said door.

(f) Any establishment licensed under this chapter as a private health club shall maintain a current list of members as the case may be, and a roster of those receiving massage therapy by dates which lists and rosters shall be available to the County Auditor upon request.

Section Six. Issuance and Rejection of Application--Qualifications.

(a) Upon receipt of the application and license fee as set out in Section Four as provided for in the preceding section, the Auditor of Hendricks County shall make or cause to be made a thorough investigation relative to the application. The Auditor shall deny any application for a license under this Ordinance after notice and hearing if the Auditor finds that the applicant has been during the previous five (5) years convicted, pleaded nolo contendere, or suffered a forfeiture on any felony charge or on a charge of violating any provision included in IC 35-1-82-2, 35-30-4-1, 35-1-83-2, 35-1-87-1, 35-1-87-2, 35-30-1-1, 35-1-89-1, 35-30-7-1, 35-30-7-2, 35-30-6-1 and Public Law No. 341 of the 1975 Acts of the Indiana General Assembly, which laws relate to sexual offenses, or on a charge of violating of Commissioners of Hendricks County, shall make application for license as required herein within thirty (30) days of the effective date of this ordinance.

Section Nine. Penalties and Remedies.

(a) <u>Penalties</u>:

All persons, firms, or corporations violating the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof be punished by fine of not less than Ten Dollars (\$10.00) and not more than Three Hundred Dollars (\$300.00) for the first offense and not less than Three Hundred Dollars (\$300.00) and not more than One Thousand Dollars (\$1000.00) for each additional conviction thereafter.

(b) Remedies:

The Board of Commissioners, the Hendricks County Prosecutor, the Hendricks County Auditor, or any designated enforcement official, may institute a suit for injunction in the Circuit or Superior Courts of Hendricks County, Indiana, to restrain an individual, firm or corporation from violating the provisions of this ordinance.

Section Ten. Complaints.

All complaints of alleged violations of the provisions of this chapter shall be made in writing to the County Auditor. Upon learning of violations of the provisions of this chapter and/or related ordinances or laws, the Auditor shall utilize the enforcement remedies as provided herein.

After a hearing thereon, if the Auditor should determine that said license shall be revoked, no refund of license or permit fee shall be due.

Section Eleven.

Should any section, paragraph, sentence, clause or phrase of this ordinance be declared unconstitutional or invalid for any reason, the remainder of said ordinance shall not be affected thereby.

Section Twelve.

This ordinance shall be in full force and effect after passage, publication according to law.

The foregoing was passed by the Hendricks County Board of Commissioners

une

_____, 1977.

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA

w Hinsef

Marin Monny

Muschel Junting fr.

ATTEST:

this 24 day of

Hendricks County Auditor

.

ORDINANCE NO. 11

An Ordinance amending the Hendricks County DOG, ANIMAL CONTROL ORDINANCE - No. 1975-1 passed by the Board of Commissioners of the County of Hendricks, State of Indiana, on February 20, 1975: BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA UNDER AUTHORITY OF CHAPTER 174 ACTS OF 1947 AND ALL ACTS AMENDATORY OR SUPPLEMENTAL THERETO, GENERAL ASSEMBLY OF THE STATE OF INDIANA:

That Section 1 entitled Definitions be amended by replacing subsection (g) as follows to-wit:

Hendricks County Animal Control Authority: (a) The provisions of the Ordinance shall be enforced by the Hendricks County Animal Control Authority, whose membership shall consist of ten (10) mem-bers as follows: The Hendricks County Sheriff and the Chiefs of Police of Plainfield, Brownsburg and Danville, who shall serve thereon by virtue of their office; one County Commissioner and One County Councilman to be appointed from their respective memberships at the regular meeting in December of each year, to serve for a period of one (1) year; one representative from the County Health Department to be appointed by the County Health Board in December of each year, to serve for a period of one (1) year; four lay mem-bers, one of whom shall be a licensed Veterinarian residing in Hendricks County, and one of whom shall be a Towship Trustee of Hendricks County, who shall be appointed by the Hendricks County Commissioners and serve for a period of three (3) years. In making the initial appointments of the lay members to the Board, the County Commissioners shall appoint one (1) member to serve a period of one (1) year, which member must be during his ap-pointed term a member of the Humane Society of Hendricks County, Indiana; the second member for a period of two (2) years; and the third member to serve for a period of three (3) years. All members, excepting those who serve by virtue of their office term, shall expire on December 31 on the last year of their term.

This amending ordinance shall be in full effect from and after January 1, 1978.

Passed and approved by the Board of County Commissioners of Hendricks County, Indiana, this 30th. day of August, 1977.

Noch

BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA

Attest:

ERG APPROPRIATION ORDINANC NO

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such éxtraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expenses of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

COUNTY REVENUE

		r 1	
		REQUESTED	APPROVED
Sh 592 Drug Buy Money		\$ 500.00	Soc -
Cen. Twp. Ass'r. 214 Telephone		129.00	129 -
Cen. Twp. Ass'r 560 Rent		60.00	60 -
Pros. Atty. 114 Clerical Assistant		1,740.00	1740 ac
Pros. Atty. 115 Clerical Assistant		1,740.00	1740 -
Pros. Atty. 220 Utilities		1,850.00	4800 -
Pros. Atty. 560 Rent		4,800.00	4800 -
	•		
HIGHWAY	TOTAL	\$10,819.00	10,169.00
4721 Trucks 4724 Other Road Equipment		86,000.00 14,000.00	86,000.00 14,000.00
Adopted this 8th day of February, 1977, by the	he followin	ng Ave & Nav voto:	100,000.00

top ted this off day of February, 1977, by the following Aye & Nay vote: 100,000.00

AYE \sim

······································	
	Angelen and a single data and an
·.*.	
-	
	000

President - County Council

ATTEST: wel Secretary County

NAY

ZGENCY APPROPRIATION ORDINANCE . 3

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expenses of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

COUNTY REVENUE

	REQUESTED	APPROVED
Çir Ct 113 Sal. Court Reporter	\$ 720.00	Disapproved
Cir Ct 114 Sal. Bailiff	540.00	17
Cir Ct 115 Sal. Probation Officer	3,072.00	С. г
Cir Ct 115 Sal. Deputy Probation Officer	3814.00	11
Cir Ct 117 Sal. Deputy Clerk Probation Officer	492.00	
Co Ct 113 Sal. Court Reporter	720.00	<i>(</i>)
Co Ct 111 Sal. Bailiff	540.00	ç t
Co Ct 115 Sal. Probation Officer	387.00	
Co Ct 117 Sal. Court Adminstrator	4,236.00	e g
Co Ct 213 Mileage	200.00	<i>ı</i> (
	TOTAL \$ 11,291.00	

HEGHWAY

4721-New-Equipment		\$ 86,000.0 0
1921-Other-Road-Equipment	Υ.	-14,000.00
		T OTA 1\$100,000.0 0

CUMULATIVE BRIDGE

Bridge #182 200) East Road over West Fork White	e Lick Creek	\$ 51,000.00	51,000	
Bridge #195 on H	Road 900 South in Liberty Towns	hip TOTAL	<u>60,000.00</u> \$111,000.00	60,000	

Adopted this 8th day of March, 1977, by the following Aye & Nay vote:

AYE NAY m harter Poke (\mathbf{s}) * 1 0 2 VQail Mash Ŧ.

ν,

00

President - County Council

ATTEST:

Masthalyn Lessey Secretary - County Council Deputy auditor

EML . ENCY APPROPRIATION ORDINANCE NU

reas, certain extraordinary emergencies have developed since the adoption of the .sting budget, so that it is now necessary to appropriate more money than was propriated in the annual budget; now, therefore, to meet such extraordinary ergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expenses of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

COUNTY REVENUE

	REQUESTED	APPROVED
Rec 244 Processing	\$ 631.06	
Rec 372 Film	168.33	
Ass'r 119.1 Ex. Help	1,100.00	
Co H 251 Repair Bldgs.	500.00	
	TOTAL \$ 2,399.39	

ROAD AND STREET

Reconstruction of Co. Rd. 600 E. Hornaday Road from U. S. 136 southerly to Co. Rd. 400 N. R & S Project No. 78 \$7,800.00

Adopted this 5th day of April, 1977, by the following Aye & Nay vote:

President - County Council

ATTEST:

Secretary - County Council

NAY

EM. GLNCY APPROPRIATION ORDINANCE 1

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expenses of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

COUNTY REVENUE

	REQUESTED	V5580AED
Sh 113 Sal Clerk	\$ 1,000.00	
Eng 115.1 Sal Ass't. Proj. Eng.	3,000.00	
REDUCTION		
Dr. Bd. 119.1 Ex. Help	3,000.00	
HT GHWA Y		
2410 Stone and Gravel	20,000.00	
2430 Bituminous	50 , 000,00	
2560 Rental of Equip.	30,000.00	
4252 Repair-trucks, etc.	30,000.00	
4321 Diesel fuel-gas	40,000.00	
4370 Other Supplies	5,000.00	
CUMULATIVE BRIDGE FUND)	
Reconstr. of Co. Rd. 275E and northerly to the N.W. Ramp of I-74	h,760.00	
Reconstr. of Co. Rd. 800E from Co. Rd. 300S northerly to Co. Rd. 100S	11,540.00	
Bridge #267 on Road 700W 1.6 mile South of U.S. 40 Franklin Twp.		
County Highway (Half)	15,000.00	

AYE inca Mash 1. in \mathcal{A} ~ est. m.

m / ny Efr

President - County Council

ATTEST: - Jounty Council Secretary

NAY

"RGENCY APPROPRIATION ORDINANC NO. 6

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the prupose here specified, subject to the laws governing the same:

	, (COUNTY REVENUE		
Item #1	Com 267	Special Contracts	<u>BEQUESTED</u> \$ 15,000.00	15,000 00
Item #2	Sup Ct 127	Pauper Attorneys	57,000,00	2,400 00
Item #3	Sup Ct 129.2	Pauper Transcripts	1,000.00	1,000 -
Item #lı	Co Ct 127	Pauper Attorneys	6,000.00	3,000 -
Item #5	Ce Ct 126.2	Pauper Transcripts	500.00	500 -
	*	- Theoreme Sharing. HIGHNAY	24,900 00 289, 500,00	21, 900 00 289,500 00
¥ Item #6	Road 450W 505-40	l mile	¢ 15,000.00	15,000 00
Item #7	Road 1050E 505-112	l.l mile	16,500.00	16,500 00
Item #8	Road 7008 505-46	l mile	15,000,00	15,000 -
Item #9	Road 4001 505-118	l.2 mile	13,000,00	18,000 -
Ttem #10	Masten Road 505-19	.5 mile	7,500.00	7,500 -
Item #11	Road 3008 505-50	l mile	15,000.00	15,000 -
Item #12	Road 200W 505-51	2 mile	30,000.00	30,000 -
Item #13	Road 400N 505-52	1.6 mile	24,000,00	24,000 -
Item #14	01d SR 136 505-53	l.l mile	16,500.00	16, 500 -
Item #15	Road 10751 505-51	l.2 mile	18,000,00	18,000 -
Item #16	Road 6508 505-55	l mile	15,000.00	15,000 -
Item #17	Road 1508 505-56	1.5 mile	22,500,00	22,500 -
Item #18	Parker Road 505-57	l.5 mile	22,500.00	22, 500 -
Item #19	Road 600E 505-58	.9 mile	13,500.00	13, 500 -
Item #20	Road 500E 505-59	1.5 mile	22,500.00	22,50000
Item #2]	Road 5508 505-60	.6 mile	2 ,000,0 0	9,000 -
Item #22	Road 425E 505-61	<u>.6 mile</u> 1 <u>9.3</u>	9,000,00 9,000,00	9,000 - 289,500 m
		17.05	\$259,50C.CO	289, 500 00

----all F. Marh ._____ 0 Ľ Awon ł luv Q.M

,

President - County Council

ATTEST:

Secretary - County Council

ч,

EMERGY APPROPRIATION ORDINANCE N. 8

Whereas, certain extraordinary emergencies have developed since the adjution of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hondricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds hereic and for the purpose here specified, subject to the laws governing the same:

	C	OINMA BEARINE		
Item #1	Com 267	Special Contracts	\$ <u>15,000,00</u> 88,900,000	15,000 00
Item #2	Sup Ct 127	Paucer Attorneys	2,400,00	2,400 00
Item #3	Cup Ct 129.2	Pauper Transcripts	1,000,00	1,000 2
Ttem #1	66 Ct 127	Pauper Attorneys	6,000.00	3,000 -
Ttem #5	Co Ct. 126.2	Rapper Franscripts	500.00	500-
			24, 900 -	21, 900 2
	RE	WENTE SHARING		
Item #6	Road 1501 505-10] mile	\$ 15,000.00	15,000 -
Item #7	Road 1050E 505-12	l.l mile	36,400.00	16, 500 00
Item #8	Road 7008 505-16	1 mila	15,000.00	15,000 -
Item #9	Road 1000 505-48	l.? mile	3. 8, 000,00	18,000 -
Item <u>#1</u> 0	Masten Road 505-19	.5 mile	7,500,00	7,50000
Ttem #11	Road 3008 505-50	j mijo	15,000,00	15,000
Ttem #12	Road 2000 KOK-ET	2 mile	3,000,00	30,000 -
Item #13	Road 100N 505-52	1.6 mile	5) ¹ 000°00	24,000 -
Item #14	014 38 136 505-53],] mj]o	16,500,00	16, 500 -
Ttem #15	Boad 1075N 505-54	1.2 mile	18,000.00	1.5, 000 00
Item #16	Road 6508 505-55] mile	15,000,00	15,000 00
Item #17	Road 1508 505-56	1.5 mile	22,500,00	22,500 -
Item #18	Parker Road 505-57	l.5 mile	22,500,00	22,500 -
Item #19	Road 6000 505-58	.9 mile	13,500,00	13,500 -
Item #20	Road 500E 505-59	1.5 mile	22,500,00	22, 500 - 13, 500 - 22, 500 - 9,000 00
Item #21	Poad 5508 505-60	.6 mile	9,000,00	9,000 00
Item #22	Road 1258 505-61		<u> </u>	9, ~~ · · · · · · · · · · · · · · · · · ·
		19.3	© 380 [°] KOU [°] CO	289,50000

Adopted this 5th day of July, 1977, by the following Ave & Na, vote:

h mova c 0 son . Mart 4 al ~ 2~

ova

,

President - County Council

.

ATTEST:

Masthalign Fearcy, Deputy auditor Secretary - County Council

۰.

EPALGENCY APPROPRIATION ORDINANCE No. 9

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County. Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

CONMAA BEAENING

Com 592	Ch Venue	\$ 3,000,00
Com 598	Old Jail Maint. & Fuel	1,000.00
Sh 723	Vehicles	18,500,00
Pros. Atty. 113	Dep. Pros. Atty. (fitle h-D)	1110.00
Pros. Atty. 111	Clerical Ass't. (Title 4-0)	2,000.00
Pros. Atty. 115	Clerical Ass't. (Title $h-D$)	3,000,00
Pros. Atty. 212	Postage (Title 1-D)	100.00
Pros. Atty. 213	Traveling Expenses (fitle L-D)	100.00
Pros. Atty. 360	Office Supplies (Title 4-D)	200,00
Pros. Atty. 72?	Office Machines (Title h-D)	
	Total	# 5,74000

HIGHWAY

Reconstr. of Co. Rd. 200N from Co. Rd. 425 M, easterly to SR 236. Marion & Center Twps.

Reconstr. of Ladoga Rd. from North Salem Corp. line, northwesterly to Co. Rd. 850 y Eel River Twp.

Reconstr. of Co. Rd. 600S from old SR 267 easterly to SR 267. Guilford Twp. J.J. 000.00

÷.,

CUMULATIVE BRIDGE

14,180.00

5,850,00

Adopted this 5th day of July, 1977, by the following Aye & Nay vote:

ova .9 on \mathbf{n} anl 1 Ti 1ash van kin ven

VI AVI.
Monovan . Cobinsor

President - County Council

ATTEST:

youty Auditor Morthalyn Hearcy, Defour Secretary - County Council

ж,

NCY APPROPRIATION ORDINANCE

MO. 10

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Handricks County. Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the several

0

Itom # 1	COCKEX SEARWILE	1173 - 53 Fra (1 177 13 4)	
Com 267	Spucial Contracts	25,000,001A 6,000 - 1B	35,000000
Stem # 2 Bridge #68 Wash. Twp. West of St. Rd. 267 on 2000.	CUMULATIVE BRIDGE	6,000 - 1 8	6,00000
Bridge #234 Guilford Twp. on Stanley Rd., 1 mile west of new Rd. #267.		53,348.73	
Bridge #267 located on County R 700W ligniles south of U.S. 10- Putnam County Line	d.	1, 140.17	
Stem, No 3 Road & Street #78 Reconstr. of from US 136 southerly to CR. 40 Wash. & Lincoln Type.	RCAD AND STREET FUND CR. 800E ON in	75,000,00	
Road & Street #79 Reconstr. of from CR. 300S north CR. 100S Washington & Guilford Twps.	CR. 800E	103,860,00	
Road & Street #80 Reconstr. of east and north to northwest ram Middle Twp.		10,810.00	
Road & Street #81 Reconstr. of from CR. h25W cast to SR 236 Marion & Conter Twp.	Cr. 200N	1.07,100,00	
Road & Street #82 Reconstr. of North Solem NW to CR 8509 Eel River Typ.	Ladoga Road from	130,300.00	
Road & Street #83 Reconstr. of (from old SR 267 east to SR. 267 Guilford Twp.	GR 600S	ro kenjen	
Ston # 4	PEVENUE SHARING WIND Maint. and Repair of Hoads	68 , 626,43	

Adopted this 2nd day of ugust, 1977, by the following Ave & Nay vote:

ч.

AN 10 1. The lin 0.20-Mark in 7

NAY 2 1 A RA h <u>Ma</u> CR. Carl F. Mark

DL Rolin

President - County Council

ATTEST: Jurty Courcil M Convetar

SMERGENCY APPROPRIATION ORDINANCE NO. 12

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds borein and for the purpose here specified, subject to the laws coverning the same:

COHNER REVENUE

			BEODUS(0ED)	100000 M.C.C
Item #1	Com 267	Special Contracts	8.35,000,00	
Item #2	A C ^	Sol. Animal Marden	318.00	31800
Item #3	Sup. Ct. 127	Pauper Atty.	5,000,00	5000 -
Item #h	Sup. Ct. 263	Psy. Serv.	7,000,00	7,000 -
			47,318.00	13,318 -0

Adopted this 6th day of September, 1977, by the following Ave - New vote-

Stem No i no motione

ident - County Council

ATTEST:

Secretary - County Council

EMERGENCY APPROPRIATION ORDINANCE NO. 13

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

COUNTY REVENUE

			REQUESTED	APPROVED
Item #1	Co H. 114	Att. Sal.	\$ 4,500.00	2500
Item #2	Co H. 119.3	Part-Time Emp.	3,000.00	3000 150
Item #3	Co H. 121	Mowing	150.00	
Item #4	Со н. 335	Inst. Sup. & Med.	1,000.00	1000
Item #5	Co Ct. 121	Spec. Judges	500.00	500

CUMULATIVE BRIDGE

Item #6	Bridge #25	Wash. Twp. on Road 100 N west of 475 E.	12,000.00	12,000	00
Item #7	Bridge #68	Wash. Twp. on Road 200 N	170,000.00	170,000	-
Item #8	Bridge #221	Guilford Twp. on Road 800 S	50,000.00	50,000	00

Adopted this 4th day of October, 1977, by the following Aye & Nay vote:

President - County Council

ATTEST: lael Secretary - County Council

ENCY APPROPRIATION ORDINANCE / 1/1

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

		COUNTY REVENUE	REQUESTED	APPROVED
Item # 1	Pros. Atty. 121	Witness Fees	\$ 500.00	ATTROVED
Item # 2	Pros. Atty. 213	Mileage	50.00	
Item # 3	Assessor 213	Mileage	100.00	
	(CUMULATIVE BRIDGE		
Item # 4		Reconstruction of dge # 171 Center Twp. on d 200 W South of 200 S	42,379.00	
Item # 5	-	Marion Twp. on Road W north of 350 N onstruction	35,700.00	
		ROAD AND STREET		
Item # 6	R & S Project)#	Hornaday Road	709.09	
	# 78 State Share	Hornaday Road	6,381.81	
Item # 7	R & S Project # 78	Hornaday Road		
		Share Hornaday Road	34,909.10	

Adopted this 8th day of November, 1977, by the following Aye & Nay vote:

or

President -/County Council

NAY

ATTEST: Secretary - County Council

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

	C	COUNTY REVENUE	REQUESTED	APPROVED
] t em #1	Pros. Atty. 722	Office Machines	\$ 667.00	0
Ttem #2	Cir. Ct. 121	Special Judges	500,00	500
Item #3	Sup. Ct. 121	Special Judges	1,529.00	1529.00
Item #h	Com. 267	Special Contracts	2,416.00	2416.00
Item #5	Extension Office 724.1	Properties Account	3 ,305. 00	3305.00

ROAD AND STREET

Item #6

R&S Project #81 200 N Twp.

200 N. Marion & Center 13,900.00 Twp. East of h25 West of S. R. 136

11,900 00

Adopted this 6th day of December, 1977, by the following Aye & Nay vote:

an

President & County Council

ATTEST: Sounty Counci Secretary

