A SPECIAL ORDINANCE CONCERNING THE COUNTY CORRECTIONS FUND

WHEREAS, SEA 395, (1986) AN ACT to amend the Indiana Code concerning corrections, added I.C. 11-12-6 to the Indiana Code to provide for the establishment and funding of a county corrections fund; and

WHEREAS, I.C. 11-12-6-6 provides that a county legislative body may annually adopt an ordinance to elect to receive deposits from the State Department of Correction and to establish a county corrections fund; and

WHEREAS, the county corrections fund may be used only for funding the operation of the county jail, jail programs, or other local correctional facilities; and

WHEREAS, the county legislative body may elect to receive deposits at either Level 1, Level 2, or Level 3 funding; and

WHEREAS, Level 3 is the most appropriate level of participation for Hendricks County; therefore;

BE IT ORDAINED BY THE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY:

SECTION 1. Hendricks County Board of Commissioners hereby elect to receive deposits from the Department of Correction in accordance with I.C. 11-12-6.

SECTION 2. Hendricks County Board of Commissioners hereby elect to receive such deposits at Level 3 funding.

SECTION 3. There is hereby created a "county corrections fund", to be administered by the Hendricks County Council. The fund shall consist of deposits received from the Department of Correction in accordance with I.C. 11-12-6.

SECTION 4. The County Corrections fund may be used only for funding the operation of the county jail, jail programs, or other local correctional facilities. Any money remaining in a county corrections fund at the end of the year does not revert to any other fund but remains in the county corrections fund.

SECTION 5. This ordianace shall be in full force and effect upon passage.

Dated 3/9/87

Marvin Money

Herschel Gentry, Jr.

M. Richard Himsel

Hendricks County Commissioners

ATTEST:

Mary Jane Weathers

Hendricks County Auditor

1987

AN ORDINANCE PROVIDING FOR THE INSPECTION, REPAIR, OR REMOVAL OF UNSAFE BUILDINGS WITHIN THE COUNTY OF HENDRICKS.

Be it ordained by the Board of County Commissioners of Hendricks County, Indiana, that:

- 1. Under the provisions of the Indiana Code 36-7-9, there is hereby established the Hendricks County Unsafe Building Law.
- 2. Indiana Code 36-7-9-1 through 36-7-9-28 is hereby incorporated by reference in the Hendricks County Unsafe Building Law. All proceedings within the County of Hendricks for the inspection, repair, and removal of unsafe buildings shall be governed by said law and the provisions of this ordinance. In the event the provisions of this ordinance conflict with the provisions of Indiana Code 36-7-9-1 through 36-7-9-28, then the provisions of the state statute shall control.
- 3. All buildings or portions thereof within the County of Hendricks which are determined after inspection by the Building Commissioner to be unsafe as defined in this ordinance are hereby declared to be public nuisances and shall be abated by repair, rehabilitation, demolition, or removal.
- 4. The Hendricks County Building Commissioner, as chief administrative officer of the Hendricks County Planning and Building Department, shall be authorized to administer and to proceed under the provisions of said law in ordering the repair or removal of any buildings found unsafe as specified therein or as specified hereafter.
- 5. Wherever in the building regulations of the County of Hendricks or the Hendricks County Unsafe Building Law, it is provided that anything must be done to the approval of or subject to the direction of the Building Commissioner, or any other officer of the County, this shall be construed to give such officer only the discretion of determining whether the rules and standards established by ordinance have been complied with; and no such provisions shall be construed as giving any officer discretionary powers as to what such regulations or standards shall be, power to require conditions not prescribed by ordinance, or to enforce ordinance provisions in an arbitrary or discretionary manner.
- 6. The description of an unsafe building contained in Indiana Code 36-7-9-4 is hereby supplemented to provide minimum standards for building condition or maintenance

in the County of Hendricks, Indiana, by adding the following definition:

UNSAFE BUILDING means any building or structure which has any or all of the conditions or defects hereinafter described, provided that such conditions or defects exist to the extent that life, health, property, or safety of the public or its occupants are endangered:

- a) Whenever any door, aisle, passageway, or other means of exit is not of sufficient width or size or is so arranged as to provide safe and adequate means of exit in case of fire or panic.
- b) Whenever the walking surface of any aisle, passageway, stairway or other means of exit is so warped, worn, loose, torn or otherwise unsafe as to not provide safe and adequate means of exit in case of fire or panic.
- c) Whenever the stress in any materials, member, or portion thereof, due to all dead and live loads, is more than one and one-half times the working stress or stresses allowed for new buildings of similar structure, purpose, or location.
- d) Whenever any portion thereof has been damaged by fire, earthquake, wind, flood, or by any other cause, to such as extent that the structural strength or stability thereof is materially less than it was before such catastrophe and is less than the minimum requirement for new buildings of similar structure, purpose, or location.
- e) Whenever any portion, member or appurtenance thereof is likely to fail, to become detached or dislodged, or to collapse and thereby injure persons or damage property.
- f) Whenever any portion of a building, or any member, appurtenance, or ornamentation on the exterior thereof is not of sufficient strength or stability or is not so anchored, attached, or fastened in place so as to be capable of resisting a wind pressure of one-half of that specified for new buildings of similar structure, purpose, or location without exceeding the working stresses permitted for such buildings.
- g) Whenever any portion thereof has wracked, warped, buckled, or settled to such an extent that walls or other structural portions have materially less resistance to winds or earthquakes than is required in the case of similar new construction.

- h) Whenever the building or structure, or any portion thereof, because of (1) dilapidation, deterioration, or decay; (2) faulty construction; (3) the removal, movement, or instability of any portion of the ground necessary for the purpose of supporting such building; (4) the deterioration, decay, or inadequacy of its foundation; or (5) any other cause, is likely to partially or completely collapse.
- i) Whenever, for any reason, the building or structure, or any portion thereof, is manifestly unsafe for the purpose for which it is being used.
- j) Whenever the exterior walls or other vertical structural members list, lean, or buckle to such an extent that a plumb line passing through the center of gravity does not fall inside the middle one-third of the base.
- k) Whenever the building or structure, exclusive of the foundation, shows thirty-three percent or more damage or deterioration of its supporting member or members, or fifty percent damage or deterioration of its non-supporting members, enclosing or outside walls or coverings.
- 1) Whenever the building or structure has been so damaged by fire, wind, earthquake, or flood or has become so dilapidated or deteriorated so as to become (1) an attractive nuisance to children, or (2) freely accessible to persons for the purpose of committing unlawful acts.
- m) Whenever any building or structure has been constructed, exists, or is maintained in violation of any specific requirement or prohibition applicable to such building or structure provided by the building regulations of this County, or of any law or ordinance of this state or County relating to the condition, location, or structure of buildings.
- n) Whenever any building or structure which, whether or not erected in accordance with all applicable laws and ordinances has in any non-supporting part, member, or portion less than fifty percent, or in any supporting part, member, or portion less than sixty-six percent of the (1) strength, (2) fire-resisting qualities or characteristics, or (3) weather-resisting qualities or characteristics required by law in the case of a newly constructed building of like area, height, and occupancy in the same location.
- o) Whenever a building or structure, used or intended

to be used for dwelling purposes, because of inadequate maintenance, dilapidation, decay, damage, faulty construction or arrangement, inadequate light, air or sanitation facilities, or otherwise, is determined by the Hendricks County Health Officer to be unsanitary, unfit for human habitation, or in such a condition that is likely to cause sickness or disease.

- p) Whenever any building or structure, because of obsolescence, dilapidated condition, deterioration, damage, inadequate exist, lack of sufficient fireresistive construction is determined by the authorized fire official to be a fire hazard.
- q) Whenever any portion of a building or structure remains on a site after the demolition or destruction of the building or structure or whenever any building or structure is abandoned for a period in excess of six months so as to constitute such building or portion thereof an attractive nuisance or hazard to the public.
- 7. The definition of "substantial property interest" set forth in IC 36-7-9-2 is hereby incorporated by reference herein as if copied in full.
- 8. All work for the reconstruction, repair, or demolition of buildings and other structures shall be performed in a goo'd workmanlike manner according to the accepted standards and practices in the trade. The provisions of the building laws, as defined in IC 22-12-1-3, adopted as rules of the Fire Prevention and Building Safety Commission, shall be considered standard and acceptable practice for all matters covered by this ordinance or orders issued pursuant to this ordinance by the Building Commissioner of the County of Hendricks, Indiana.
- 9. An 'Unsafe Building Fund is hereby established in the operating budget of the County in accordance with the provisions of IC 36-7-9-14.
- 10. No person, firm, or corporation, whether as owner, lessee, sublessee or occupant, shall erect, construct, enlarge, alter, repair, move, improve, remove, demolish, equip, use, occupy, or maintain any building or premises, or cause or permit the same to be done, contrary to or in violation of any of the provisions of this ordinance or any order issued by the Building Commissioner. Any person violating the provisions of this ordinance or IC 36-7-9-28 shall commit a Class C infraction for each day such violation continues.
- 11. Should any section, paragraph, sentence, clause or phrase of this ordinance be declared unconstitutional or invalid for any reasons, the remainder of said ordinance shall not be affected thereby.

12. This ordinance will be in full force and effect on the 29—day of leave. 1987, according to the laws of the State of Indiana. All former ordinances which conflict with this ordinance are hereby repealed.

Passed and approved by the Board of Commissioners of Hendricks
County, Indiana, this 29 day of December, 1987.
ANUMAL ANUMAL
Raymond Andrews, Jr.
Herschel Gentry, Jr.
Herschel Gentry, Jr.
$Om On a Ca^* O$
Richard Himsel
· ·
ATTEST:
man Samo Weathan
Mary Jane Weathers, Auditor
Approved by the Indiana Fire Prevention and Building Safety Commission this day of November, 1987.
Commission this 4/h day of //ovembly, 1987.
Alusa
Chairman // //
(nak 11) (a)//
Secretary (//
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This instrument prepared by ${\tt E.}$ Alonzo Deckard, Attorney at Law, Danville, Indiana.

ORDINANCE NO. 1987- 18

AN ORDINANCE regulating the construction, alteration, repair, location and use of buildings and structures in the County of Hendricks, Indiana; incorporating by reference building rules, codes and standards required by state law; providing for the issuance of permits; providing penalties for the violations; and repealing all ordinances and parts of ordinances in conflict therewith.

BE IT ORDAINED by the Board of County Commissioners of Hendricks County, Indiana as follows:

SECTION 1. TITLE. This ordinances, and all ordinances supplemental or amendatory hereto, shall be known as the "Building Code of the County of Hendricks, Indiana", may be cited as such, and will be referred to herein as "this code".

SECTION 2. PURPOSE. The purpose of this code is to provide minimum standards for the protection of life, health, environment, public safety and general welfare, and for the conservation of energy in the design and construction of buildings and structures.

SECTION 3. AUTHORITY. The Building Commissioner is hereby authorized and directed to administer and enforce all of the, provisions of this code. Whenever in this code, it is provided that anything must be done to the approval of or subject to the direction of the Building Commissioner or any other officer of the Hendricks County Planning and Building Department, this shall be construed to give such officer only the discretion of determining whether this code has been complied with; and no such provision shall be construed as giving any officer discretionary powers as to what this code shall be, or power to require conditions not prescribed by ordinances or to enforce this code in an arbitrary or discriminatory manner.

SECTION 4. SCOPE. The provisions of this code apply to the placement, construction, alterations, repair, use, occupancy, maintenance and additions to all buildings and structures, other than fences, in the County of Hendricks.

SECTION 5. ADOPTION OF BUILDING RULES, CODES, AND STANDARDS BY REFERENCE

- a. Building rules of the Indiana Fire Prevention and Building Safety Commission as set out in the following Articles of Title 675 of the Indiana Administrative Code are hereby incorporated by reference in this (ordinance, chapter, code) and shall include later amendments to those Articles as the same are published in the Indiana Register or the Indiana Administrative Code with effective dates as fixed therein:
 - (1)Article 13 - Building Codes
 - (a) Fire and Building Safety Standards.

- (b) Indiana Building Code.(c) Indiana Building Code Standards.
- (d) Indiana Handicapped Accessibility Code.
- Article 14 One and Two Family Dwelling Codes (2)
 - (a) Council of American Building Officials One and Two Family Dwelling Code.
 - (b) CABO One and Two Family Dwelling Code; Amendments.
 - Standard for Permanent Installation of Manufactured Homes. (c)
- (3) Article 16 - Plumbing Codes.
 - (a) Indiana Plumbing Code.
- (4)Article 17 - Electrical Codes.
 - (a) Indiana Electrical Code.
 - Safety Code for Health Care Facilities. (b)
- (5) Article 18 - Mechanical Codes.
 - (a) Indiana Mechanical Code.
- (6) Article 19 - Energy Conservation Codes.
 - Indiana Energy Conservation Code (a)
 - (b) Modifications to the Model Energy Code.

- (7) Article 20 Swimming Pool Codes.
 - (a) Indiana Swimming Pool Code.
- b. Copies of adopted building rules, codes and standards are on file in the office of the Hendricks County Planning and Building Department.
- APPLICATION FOR PERMITS. No permits shall be issued SECTION 6. for the foregoing purposes, unless the application for a permit meets all applicable requirements of the Zoning Ordinance and Subdivision Control Ordinance of Hendricks County and is accompanied by a plat or sketch of the proposed location showing lot boundaries, dimensions, easements, building setback requirements, water supply systems, sewage disposal systems, drainage systems and waterways and the street or road name and location to which the property has access, and by plans and specifications showing the work to be done. Applications for detached buildings, other than accessory residential buildings, shall be accompanied by a plot plan certified by a land surveyor or engineer registered in the State of Indiana, showing the requirements as established by resolution by the Hendricks County Planning Commission and by plans and specifications showing the work to be done. Plans and specifications shall include the foundation, basement, floor, roof, wall cross section and layouts of the electrical, plumbing, heating, ventilating and air conditioning systems. All plans for building construction under the authority of the Indiana Fire Prevention and Building Safety Commission must also be filed with the State Building Commissioner. In addition, a copy of a Design Release, issued by the State Building Commissioner and the State Fire Marshal pursuant to IC 22-15-3-1, shall be provided to the Building Commissioner before issuance of a permit for construction covered by such Design Release.
- SECTION 7. PERMIT REQUIRED. A permit shall be obtained before beginning construction, alteration, repair or placement of any building or structure, as required by the Zoning Ordinance of Hendricks County. All permits shall be issued by the Building Commissioner, and all fees provided for herein shall be paid to the Hendricks County Planning and Building Department.
- SECTION 8. OTHER ORDINANCES. All work done under any permit shall be in full compliance with all other ordinances pertaining thereto, and in addition to the fees for permits, there shall be paid the fees prescribed in such ordinances.
- SECTION 9. FEES. Permits required by Section 7 shall be issued upon prior payment of inspection fees according to the Improvement Location Permit, Building Permit and Certificate of Occupancy schedule established by and included in the Zoning Ordinance of Hendricks County and shall include later amendments to the Zoning Ordinance fee schedule.

Applications and Petitions shall be accompanied by cash, check or money order made payable to the Hendricks County Planning and Building Department, in an amount which is in accordance with the Zoning Ordinance fee schedule.

Until all applicable fees have been paid in full, no application shall be processed by the Building Commissioner.

Filing fees may be returned if the Building Commissioner is unable to approve the issuance of an Improvement Location and/or building permit because of technical defect (s), also filing fees may be returned if applicant withdraws application prior to permit issuance or prior to a hearing, but in no case shall filing fees be returned after a permit has been issued or after a hearing has been held.

SECTION 10. REVIEW OF APPLICATION. Prior to the issuance of any building permit, the Building Commissioner shall:

- (a) Review all building permit applications to determine full compliance with the provisions of this code.
- (b) Review all building permit applications to determine if the applicant has secured any other county or state permits associated with the improvement.
- (c) Review all building permit application for new construction or substantial improvements to determine whether proposed building sites will be reasonably safe from flooding.
- (d) Review building permit applications for major repairs within the flood plain area having special flood hazards to determine that the proposed repair.
 - (1) uses construction materials and utility equipment that are resistant to flood damage; and
 - (2) uses construction methods and practices that will minimize flood damage.
- (e) Review building permit applications for new construction or substantial improvements within the flood plain area having special flood hazards to assure that the proposed construction (including prefabricated and mobile homes)
 - (1) is protected against flood damage;
 - (2) is designed (or modified) and anchored to prevent flotation, collapse or lateral movement of the structure, flood damage; and

(3) uses construction methods and practices that will minimize flood damage.

SECTION 11. INSPECTIONS. After the issuance of any building permit, the Building Commissioner shall make, or shall cause to be made, inspections of the work being done as are necessary to insure full compliance with the provisions of this ordinance and the terms of the permit. Work found to be incomplete or not ready for inspection is subject to reinspection before work progresses.

The Building Commissioner shall in all cases designate the stage of construction when each required inspection must be requested by the permit holder. Basically, inspections will be required

- (1) prior to the placement of concrete for foundations and/or slabs requiring reinforcement and/or having building service equipment, conduit, piping accessories and other ancillary equipment within or below the concrete or for monolithic footings,
- (2) after the concrete pads are poured in hole excavations for pole structures,
- (3) after the foundation walls are completed for wood foundations or unreinforced foundations having no equipment within or below the concrete,
- (4) after the roof, all framing, fire blocking and 'bracing are in place and all pipes, chimneys and vents are complete and the rough electrical, plumbing, and heating wires, pipes and ducts are in place,
- (5) after the thermal insulation work is in place,
- (6) after all lathing and gypsum board, interior and exterior, is in place but before any plastering is applied or before gypsum board joints and fasteners are taped and finished,
- (7) after the electrical service equipment and metering equipment is in place and ready to be energized,
- (8) after the structure is mechanically and structurally complete, the rough grading complete, all the requirements of the plot plan have been met and the structure is ready for occupancy.

In addition to the inspections specified above, the Building Commissioner may make or require other inspections of any construction work to ascertain compliance with the provisions of this code and other laws which are enforced by the Hendricks County planning and Building Department.

- SECTION 12. ENTRY. Upon presentation of proper credentials, the Building Commissioner or his duly authorized representatives may enter at reasonable times any building, structure or premises in the County of Hendricks to perform any duty imposed upon him by this code.
- SECTION 13. STOP ORDER. Whenever any work is being done contrary to the provisions of this code, the Building Commissioner may order the work stopped by notice in writing served on any persons engaged in the doing or causing such work to be done, and any such persons shall forthwith stop such work until authorized by the Building Commissioner to proceed with the work.
- SECTION 14. CERTIFICATE OF OCCUPANCY. No certificate of occupancy for any building or structure placed, erected, altered or repaired after the adoption of this ordinance shall be issued unless such building or structure was placed, erected, altered or repaired in compliance with the provisions of this ordinance. It shall be unlawful to occupy any such building or structure unless a full, partial, or temporary certificate of occupancy has been issued by the Building Commissioner.
- SECTION 15. WORKMANSHIP All work on the construction, alteration and repair of buildings and other structures shall be performed in a good and workmanlike manner according to accepted standards and practices in the trade.
- SECTION 16. VIOLATIONS. It shall be unlawful for any person, firm or corporation, whether as owner, lessee, sub-lessee, or occupant, to place, erect, construct, enlarge, alter, repair, improve, remove, convert, demolish, equip, use, occupy or maintain any building or structure, other than fences, in the County of Hendricks or cause or permit the same to be done, contrary to or in violation of the provisions of this code.
- SECTION 17. RIGHT OF APPEAL. All persons shall have the right to appeal the Building Commissioner's decision first through the Board of County Commissioners and then to the Fire Prevention and Building Safety Commission of Indiana in accordance with the provisions of IC 22-13-2-7 and IC 4-21.5-3-7.
- SECTION 18. REMEDIES. The Building Commissioner shall in the name of the County of Hendricks bring actions in the Circuit or Superior Courts of Hendricks County, Indiana, for mandatory and injunctive relief in the enforcement of and to secure compliance with any order or orders made by the Building Commissioner, and any such action for mandatory or injunctive relief may be joined with an action to recover the penalties provided for in this ordinance.

SECTION 19. PENALTIES. If any person, firm or corporation shall violate any of the provisions of this ordinance, or shall do any act prohibited herein, or shall fail to perform any duty lawfully enjoined, within the time prescribed by the Building Commissioner, or shall fail, neglect or refuse to obey any lawful order given by the Building Commissioner in connection with the provisions of this ordinance for each such violation, failure or refusal, such person, firm or corporation shall be fined in any sum not less than \$10.00 Dollars, nor more than \$300.00 Dollars. Each day of such unlawful activity as is prohibited by the first sentence of this section shall constitute a separate offense.

SECTION 20. EFFECTIVE DATE. This ordinance shall be in full force and effect from and after its adoption, approval by the Fire Prevention and Building Safety Commission of Indiana, and publication as required by law.

Passed and approved by the Board of Commissioners of Hendricks County, Indiana, this 29 day of beauty, 1987.

BOARD OF COMMISSIONERS

Raymond Andrews, Jr.

Herschel Gentry, Jr.

Richard Himsel

ATTEST:

Mary Jane Weathers, Hendricks County Auditor

ENDORSEMENT:

Approved this // day of // 1957, by the Fire Prevention and Building Safety Commission of the State of Indiana.

Chairman

Secretary

This instrument prepared by E. Alonzo Deckard, Attorney at Law, Danville, Indiana.

STATE OF INDIANA)

SS:
COUNTY OF HENDRICKS)

ORDINANCE

The county council for the County of Hendricks, State of Indiana, does ordain as follows:

Section 1. That there exists a necessity, within the County of Hendricks, for the conduct of a feasibility study concerning the possible improvement, operation, or maintenance of an airport or landing field within the County of Hendricks.

Section 2. That the determination of a necessity, as hereinabove referred to, is expressly and specifically confined and limited to the Hendricks County Council's determination of the necessity for the conduct of a feasibility study alone. The declaration of necessity referred to in Section 1 of the ordinance herein addressed, is not to be construed as a finding by the Hendricks County Council that an absolute necessity exists for the acquisition, improvement, operation or maintenance of an airport or landing field within the County of Hendricks, rather, only, that a necessity exists for the conduct of a feasibility study with regard thereto.

Section 3. All ordinances or parts of ordinances inconsistent with this ordinance are hereby repealed. Further, the
Hendricks County Council, reserves, expressly, the absolute authority to repeal, in whole or in part, any section or sections hereinabove referred to, including this ordinance in its entirety.

HENDRICKS COUNTY COUNCIL

PRESIDENT, HENDRICKS COUNTY COUNCI

ATTEST:

AUDITOR OF HENDRICKS COUNTY

AUDITOR HENDRICKS COUNTY

HOWARD & LAWSON 110 S. Washington Street Danville, IN 46122

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

Sec. I. 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

ROVED 400,00
450,00
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000.00
499. 15
-r-d, o-d
vote:

President - Council

ATTEST: Mary ane Weathers
Secretary - Council

A SPECIAL ORDINANCE CONCERNING THE COUNTY CORRECTIONS FUND ALO 1980 11

WHEREAS, SEA 395, (1986) AN ACT to amend the Indiana Code concerning corrections, added I.C. 11-12-6 to the Indiana Code to provide for the establishment and funding of a county corrections fund; and

WHEREAS, I.C. 11-12-6-6 provides that a county legislative body may annually adopt an ordinance to elect to receive deposits from the State Department of Correction and to establish a county corrections fund; and

WHEREAS, the county corrections fund may be used only for funding the operation of the county jail, jail programs, or other local correctional facilities; and

WHEREAS, the county legislative body may elect to receive deposits at either Level 1, Level 2, or Level 3 funding; and

WHEREAS, Level 3 is the most appropriate level of participation for Hendricks County; therefore;

BE IT ORDAINED BY THE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY:

SECTION 1. Hendricks County Board of Commissioners hereby elect to receive deposits from the Department of Correction in accordance with I.C. 11-12-6.

SECTION 2. Hendricks County Board of Commissioners hereby elect to receive such deposits at Level 3 funding.

SECTION 3. There is hereby created a "county corrections fund", to be administered by the Hendricks County Council. The fund shall consist of deposits received from the Department of Correction in accordance with I.C. 11-12-6.

SECTION 4. The County Corrections fund may be used only for funding the operation of the county jail, jail programs, or other local correctional facilities. Any money remaining in a county corrections fund at the end of the year does not revert to any other fund but remains in the county corrections fund.

SECTION 5. This ordianace shall be in full force and effect upon passage.

Dated	3/9/	87
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Hendricks County Commissioners

ATTEST:

Mary Jane Weathers Hendricks County Auditor

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 1-01-104-105 Recorder, Extra Help 7,690.50 7690,50

REVENUE SHARING

Item 2-12-505-237 Highway Safety, Maintenance & Equipment

\$175,000.00 /75,000.00

CUMULATIVE BRIDGE

Bridge #290, 800E over Conrail Item 3-25-203-519 Washington Twp.

65,000.00 65,000.00

Adopted this 7th day of April, 1987, by the following Aye and Nay vote:

NAY

PRESIDENT

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		
T. 1 01 120 252	Circuit Count Bounce	REQUESTED	APPROVED
Item 1-01-139-352	Circuit Court, Pauper Transcripts	\$ 1,500.00	1,500.00
Item 2-01-122-201	Trustees Miscellaneous Supplies	\$ 2,000.00	2,000.00
Item 3-01-103-347	Treasurers Tax Statements	\$ 849.42	849.42
	TOTAL	\$ 4,349.42	4, 349,42

Adopted this 6th day of May, 1987, by the following Aye and Nay vote:

AYE		NAY
Senda Halatar		
July Dkalmer		
Man your		
Mely Jupe		
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PRESIDENT - COUNCIL

SECRETARY - 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:

COUNTY REVENUE

Item 1-01-104-383

Recorder's Micro-Film Recorders \$ 7,000.00 APPROVE

REASSESSMENT

Item 2-08-507-300	Mapping		\$ 7,524.39 <i>1524.3</i>
Item 3-08-507-332	Per Diem		\$10,000.00 /0,000.0
Item 4-08-507-447	Computer		\$20,860.00 20,860.0
		TOTAL	\$38.384.39 38,384.3

Adopted this 2nd day of June, 1987, by the following Aye and Nay vote:

July Durpin Milliam Lieb Galmer Sensia X. Watson	Stery 4 - Item 1	Jan Spalle Jud Spalme

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			
Item 1-01-110-111	Center Twp. Assessor Salary	<u>R</u> \$	EQUESTED 1,820.00	APPROVED 1820.00
Item 2-01-118-112	Liberty Twp. Deputy Assessor	\$	173.75	173, 75
	TOTAL	\$	1,993.75	1993,75
	WELFARE			
Item 3-03-012-220	Perf	\$	3,489.01	3489.01
Item 4-03-022-100	Supplies	\$	448.56	448,56
Item 5-03-032-922	Care of Wards in Institutions	\$	1.00	1,00
Item 6-03-032-927	Hospital Indigent	\$	23,000.00	23,000.00
	TOTAL	\$	26,938.57	.26,938.57
	REASSESSMENT			
Item 7-08-507-350	Reassessment Contract	\$	515,000.00	515,000.00
	REVENUE SHARING			
Item 8-12-505-237	Maintenance and Safety	\$	77,048.10	77,048.10
	ROAD & STREET			
Item 9-26-216-366	Maintenance	\$	600,000.00	600,000.00
Adopted this 7th	n day of July, 1987, by the following	A	ye and Nay	vote:
AYE	1+		NAY	
Sena X II	10			
July James				
G. T. Then				

ATTEST: Mary Jane Weathere SECRETARY - 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:

	COUNTY REVENUE	REQUESTED	APPROVED
Item 1-01-108-150	Pros. Atty. Part Time Help	\$ 654.00	
Item 2-01-120-112	Middle Twp. Deputy Assessor Salary	\$ 600.00	
		\$1,254.00	

Adopted this 4th day of August, 1987, by the following Aye and Nay vote:

That Odmen	NAY
Mich D. Junger	
Jan Duhle	
Milan .	
8. 5. ///yers	
	

PRESIDENT - COUNCIL

ATTEST: Mary Jane Weathers
SECRETARY - 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:

-			
	COUNTY REVENUE		
		REQUESTED	APPROVED
Item 1-01-131-330	Plan Commission, Mileage	\$ 3,100.00	3,100,00
Item 2-01-141-352	Sup.Ct. II Pauper Transcript	\$ 2,000.00	2,000.00
Item 3-01-147-301	Computer Software	\$ 4,850.00	4,850.00
Item 4-01-147-366	Maintenance Software & Hardware	\$ 4,000.00	4,000,00
Item 5-01-147-440	Computer Hardware	\$ 26,650.00	26,650.00
	TOTAL	\$ 40,600.00	40,600.00
	HIGHWAY		
Item 6-02-201-260	Stone & Gravel	\$100,000.00	100,000.00
Item 7-02-201-262	Bituminous	\$500,000.00	500,000.00
	TOTAL	\$600,000.00	600,000.00
	ADULT PROBATION USERS FUND		
Item 8-16-317-346	Printing	\$ 660.00	660.00

Adopted this 8th day of September, 1987, by the following Aye and Nay vote:

NAY

NAY

Some And Aye

NAY

Assum As

ATTEST: Mary and Weathers
SECRETARY - 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:

the same:			
	HEALTH	REQUESTED	APPROVEI
Item 1-05-213-113	Clerk's Overtime Pay	\$ 500.00	5 oc. c
Item 2-05-213-192	Group Insurance	\$ 150.00	150 =
Item 3-05-213-191	Perf	\$3,000.00	3,000
	TOTAL	\$3,650.00	3,650
	LOCAL HEALTH MAINTENANCE		4200
Item 4-06-503-111	Sanitarian	\$ 21,000.00	21,000
Item 5-06-503-150	Part Time	6,143.00	6.143
Item 6-06-503-190	FICA	1,943.00	1, 943
Item 7-06-503-191	PERF	2,048.00	2,648
Item 8-06-503-192	Insurance	650.00	650 =
Item 9-06-503-193	Unemployment	46.00	46 00 75
Item 10-06-503-194	Workers Compensation	372.00	3.72 °
Item 11-06-503-201	Office Supplies	2,200.00	2,200
Item 12-06-503-305	Education,	500.00	500° 420
Item 13-06-503-326	Telephone	500.00	500 00
Item 14-06-503-330	Mileage	3,000.00	3,000
Item 15-06-503-334	Postage	300.00	300 -
Item 16-06-503-377	Testing	3,500.00	3, 500
Item 17-06-503-440	Typewriter	1,000.00	1,000 -
Item 18-06-503-442	Furniture	1,600.00	1,600 0
	TOTAL	44,802.00	14, 361
	CUMULATIVE BRIDGE FUND		. , , , , , , , , , , , , , , , , , , ,
Item 19-25-203-550	$\#148$ CR $400W \ \ \%$ Mile north of CR 6003 Clay Twp.	\$ \$50,000.00	50,000
Item 20-25-203-551	#3 CR 850 W South of CR 1000 N Eel River Twp.	50,000.00	50,000 00
Item 21-25-203-552	#226 CR 1050 E ½ mile South of 450S Guilford Twp.	75,000.00	75,000 -

#114 CR 700W ½ Mile South of CR 350S

Clay Twp.

75,000

75,000.00

Item 22-25-203-553

					REQUESTED	APPROVED
Item 23-25-203		CR 100S 첫 Mile East on Twp.	: of CR	450W	\$75,000.00	75,000 00
Item 24-25-203		CR 600E 1/8 Mile So Guilford Twp.	outh of		\$25,000.00	25,000 -
Item 25-25-203	•	CR 200N ½ mile Eas er Twp.	t of SR		\$15,000.00	15,000 -
Item 26-25-203		CR 200W south of 9 klin-Liberty Townsh			\$25,000.00	25,000 00
Item 27-25-203		CR 1000 S west of klin Twp.	CR 275W	1	\$25,000.00	25,000
		TOT	AL		3415,000.00	415,000

Adapted this 6th day of October, 1987, by the following Aye and Nay vote:

AYE JUNDEN	NAY
senda V. Walson	
1 Livar	
K. J. Mejeri	
John Spylle	

PRESIDENT - COUNCIL

ATTEST: Mary Jane Weathers *

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 1-01-135-325	Transfer Tuition \$	16,000.00	16,000
Item 2-01-135-326	Telephone	13,000.00	13,000
Item 3-01-135-334	Postage	10,000.00	10,000
Item 4-01-135-338	Ambulance Service	13,000.00	13,000
Item 5-01-140-195	Sup.Ct.I Change of Venue-Judge	400.00	. 400
Item 6-01-140-196	Sup.Ct.I Change of Venue-Ct.Reporter	400.00	400
Item 7-01-140-197	Sup.Ct.I Change of Venue-Bailiff	240.00	240
Item 8-01-141-304	Sup.Ct.II Pauper Counsel	4,500.00	4500.
Item 9-01-141-352	Sup.Ct.II Pauper Transcripts	1,000.00	1000
	TOTAL	58,540.00	

Adopted this 4th day of November, 1987, by the following Aye and Nay vote:

AYE

NAY

Ariffed and

NAY

And X Wahan

And X Wahan

PRESIDENT - COUNCIL

ATTEST: Mary Jane Winthers
SECRETARY - COUNCIL

AN ORDINANCE TO PROVIDE FOR THE COLLECTION OF CERTAIN FEES AND CHARGES BY COUNTY OFFICES

WHEREAS, providing additional or duplicate tax statements, assessment statements, and other documents create additional administrative costs which should not be born by the taxpayers of Hendricks County; and,

WHEREAS, when a person, corporation, firm or other entity requests either additional or duplicate tax statements, assessment statements, or other documents, over and above those copies which are normally sent to the taxpayer, the additional administrative costs incurred therefrom should be paid by the users of the service provided by the County;

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA, AS FOLLOWS:

SECTION I. CHARGE FOR PROVIDING DUPLICATE OR ADDITIONAL DOCUMENTS.

- A. <u>Statement Charge</u>. Whereas, when a person, corporation, firm or other entity shall request a drainage or other assessment statement, tax statement, or any other document, in addition to or in duplicate form of those originally provided, the Treasurer of Hendricks County is authorized and directed to collect the sum of One Dollar (\$1.00) for each such additional or duplicate statement requested.
- B. <u>Depository For Funds</u>. All funds received by the Treasurer of Hendricks County, for the aforesaid additional statements shall be deposited in the general fund of Hendricks County, Indiana.

SECTION II. REPEALER.

All ordinances or parts thereof in conflict with this ordinance shall be repealed to the extent of such conflict.

SECTION III. SEVERABILITY.

If any part of this Ordinance shall be held invalid, such part shall be deemed severable and the invalidity thereof shall not effect the remaining parts or sections of this Ordinance.

SECTION IV. EFFECTIVE DATE

This Ordinance shall be in full force and effect from and after its date of adoption.

ADOPTED this 7th day of December, 1987.

BOARD OF COMMISSIONERS OF

HERSCHEL GENTRY, JR., CHAIRMAN

Mary Jane Wentlung
MARY JANE WEATHERS

This Instrument Was Prepared By: E. Alonzo Deckard, Attorney at Law LIND, DECKARD, O'BRIEN, BLACK AND STEUERWALD 106 North Washington Street, P.O. Box 371 Danville, Indiana 46122-0371 Danville, Indiana 46 (317) 745-4485

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 1-01-103-152	Treasurer Overtime Pay	\$ 592.51	592.51	
Item 2-01-107-113	Coroner Clerical-Typing	\$ 144.00	144.00	
Item 3-01-107-350	Coroner Autopsy & Lab Fees	\$1,800.00	1800.00	
Item 4-01-108-152	Pros. Atty Overtime Pay	\$2,323.39	2323.39	
Item 5-01-137-207	Sheriff Medical & Dental	\$7,000.00	7,000.00	
Item 6-01-138-225	County Home Medical & Institution	al\$ 500.00	500.00	
Item 7-01-138-231	Co. Home Repair & Maintenance	\$1,200.00	1200.00	
Item 8-01-138-266	Co. Home Food	\$2,300.00	2300.00	
Item 9-01-139-112	Circuit Ct. Reporters Salary	\$1,331.00	1331.00	
Item 10-01-139-152	Circuit Ct. Overtime Pay	\$3,900.00	3900.00	
Item 11-01-141-152	Superior Ct. II Overtime Pay	\$10,000.00	10,000.00	
Item 12-01-143-112	Project Engineer(Bridges)	\$ 29.50	29.50	
Item 13-01-143-113	Assistant Project Engineer(Bldgs)	\$ 292.32	292.32	
Item 14-01-143-114	Office Manager	\$ 62.22	62.22	
Item 15-01-143-117	Assistant Project Engineer(Bridge	s)\$ 944.52	944.52	
Item 16-01-151-152	Superior Ct I & II Probation	\$2,384.20	2384.20	
	TOTAL	\$20,528.66 \$34,803.66	#34,803.66	
	COUNTY REVENUE REDUCTION	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,	
Item 17-01-135-151	Commissioners Overtime Pay	\$20,528.66	1120,528.66	
CIRCUIT COURT ADULT PROBATION USERS FUND				
Item 18-16-319-111	Overtime Pay	\$1,950.00	1950,00	
Item 19-16-319-112	Overtime Pay	\$ 700.00	700.00	
	TOTAL	\$2,650.00	#2650.00	

ATTEST: Many and Neathers. Secretary - Council	Adopted this 8th day of December, 1987,	by the following Aye and Nay vote:
ATTEST: Many ans Menthers. Secretary - Council	Preff H. Turpin	
ATTEST: Many and Menthero Secretary - Council	1/2066	
ATTEST: Many ans Weathers Secretary - Council	Senda G. Watson	
ATTEST: Many ans Weathers Secretary - Council		
		President - Council
	ATTEST: Many ams Weathers Secretary - Council	
		•

MARCH 3, 1987

RESOLUTION No. 1987-1

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

Budget & Class No.	Unexpended Appropriation	Transfer to Amount Approved
Item 1-01-104-440 Recorder Roller Shelving	\$4,567.00	01-104-383 Recorder Micro-Film Records \$4,567.00

Adopted this 3rd day of March, 1987, by the following votes:

Adopted this 3rd day of March, 1967,	, by the lollowing votes:
Rul G. Jurgin	Fiel Danes
Jon Stuffe	
	13 Historia

PRESIDENT - COUNTY COUNCIL

SECRETARY - COUNTY COUNCIL

RESOLUTION No. 1987-2

Ble it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

Budget & Class No. Appropriation Transfer to Amount Approved

Item 1-16-317-442

Adult Probation
Users Fees-Equipment
\$2,500.00

16-317-393 Adult Probation Users Fees Urinalysis Fees \$2,500.00 2,500-

Adopted this 6th day of May, 1987, by the following votes:

AYE	NAY
Linde Hillaton	
Jeff Walm	
1 A Devan	
full In Junger	
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
Lange J. Ja	
V	

ATTEST: Mary Jane Weathers

PRESIDENT - COUNTY COUNCIL

RESOLUTION No. 1987-3

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

WELFARE

	Budget & Class N	o. Unexpended Appropriation	Transfer to Account	mount Approved
Item		\$ 1,513.18 Interest on Temporary Loan	03-012-230 \$ Administration (Services performed prior to 1/1/87)	-,
Item		\$ 2,512.70 Interest on Temporary Loan	03-032-927 \$ Hospital Care for the Indigent	2,512.70 25/2.70
Item	· · · · · · · · · · · · · · · · · · ·	Number) \$28,500.00 umber) Care of Wards Institutions	03-032-927 Hospital care for the Indige	

Adopted this 7th day of July, 1987, by the following votes:

AYE	N A Y
Suda & Woton	
Joseph Deutle	
The films	
- Albury	
- 1/1/y ers	

AUGUST 4, 1987

RESOLUTION No. 1987-4

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks \mathcal{L} ounty, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

HIGHWAY

Budget & Class No.	Unexpended Appropriation	Transfer to Account	Amount Approved
Item 1-02-201-449 New Equipment	\$20,000.00	02-201-374 Parts & Repair	\$20,000.00
	ROAD & STREET	-	

\$10,000.00 Item 2-26-216-111 Personal \$10,000.00 26-216-366 Maintenance Services \$10,000.00 Item 3-26-216-200 Supplies \$10,000.00 26-216-366 Maintenance

Adopted this 4th day of August, 1987, by the following Aye and Nay vote:

_ AYE	NAY
Lasid	
Just Dayun	
Mill D. Junger	
- forest fulle	*
(for the second	
- Th. V //19 ess	

SEPTEMBER 8, 1987

RESOLUTION No. 1981-5

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

	BUDGET & CLASS NO.	UNEXPENDED APPROPRIATION	TRANSFER TO AMOUNT APPROVED ACCOUNT
Item	1-01-138-208 Co. Home Health Cert.	\$50.00	01-138-231 Co. Home Rep. & Maint. Sup. \$50.00 <i>So.00</i>
Item	2-01-138-305 Co. Home Education	\$250.00	_ 01-138-231 Co. Home Rep. & Maint. Sup. \$250.00 <i>250.00</i>
Item	3-01-138-330 Co. Home Mileage	\$300.00	01-138-231 Co. Home Rep. & Maint. Sup. \$300.00 300.00
Item	4-01-138-367 Co. Home Equip. Repair	\$400.00	01-138-231 Co. Home Rep. & Maint. Sup. \$400.00 400.00
Item	5-01-138-392 Co. Home Dues & Subscriptions	\$ 65.50	01-138-231 Co. Home Rep. & Maint. Sup. \$ 65.50 65.50
Item	6-01-138-122 Co. Home (QMA)	\$1,000.00	01-138-225 Co. Home Medical & Inst. \$1,000.00
Item	7-01-138-122 Co. Home (QMA)	\$2,000.00	01-138-266 Co. Home Food \$2,000.00
Item	8-01-140-442 Sup.Ct. I Office Machines	\$ 500.00	01-140-201 Sup.Ct. I Office Supplies \$ 500.00 500.00

Adopted this 8th day of September, 1987, by the following votes:

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AND AYE	NAY
By Throng	227
he Dany	
Joseph Joyle	
feel In Junpur	
Benda X. Waton	

OCTOBER 6, 1987

RESOLUTION No. 1987-6

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

	COUNT	Y REVENUE		
Budget &	Class No. Appre	Spriation	Transfer to Amount Approved	
Item 1-01-103-441	Treas. Typewriter	\$500.00	01-103-347 Treas. Tax Statements \$500.00 500	
Item 2-01-103-442	Treas. Adding Machine	\$ 66.78	01-103-347 Treas. Tax Statements \$ 66.78 66 75	
Item 3-01-105-217	Sheriff Gas,Oil	\$6,000.00	01-105-449 Sheriff Motor Vehicles \$6,000.00 6,000 00	
Item 4-01-105-217	Sheriff Gas & Oil	\$5,000.00	01-105 -3 02 Sheriff Atty. Fees \$5,000.00 5,000	
Item 5-01-152-443 Cabinets	Microfilm File	\$ 70.00	01-152-366 Microfilm Kodak Maintenance \$70.00	
Item 6-01-130-116	Extension Secretar Salary	ry \$ 300.00	01-130-367 Extension Equipment Repair \$300.00	
	Extension Secretar Salary	ry \$ 226.90	01-130-440 Extension Other Equipment \$226.90 226 90	
/// Item 8-01-130-146	Extension Ag. Age Salary	nt \$ 999.94	01-130-440 Extension Other Equipment \$999.94 999 94	
HEALTH				
Item 9-05-213-244	Mosquito Survey Control	\$200.00	05-213-330 Travel \$200.00 200 50	
Item10-05-213-244	Mosquito Survey Control	\$600.00	05-213-346 Printing \$600.00 600 =	
Item11-05-213-244	Mosquito Survey Control	\$600.00	05-213-441 Equipment \$600.00 600.00	

Adopted this 6th day of October, 1987, by the following votes:

Rich J. Jungin

NAY

COUNTY REVENUE

	Unexpended	Transfer to		
Budget & Class No.	Appropriation	Account	Amount	Approved
		,		
Item 8A-01-112-113 LTA Cleri-				88 00
cal Ass't	Sal. 88.00	01-112-334 LTA Postage	88.00	88 —
Item 8B-01-139-243 Cir Ct Lav	v	01-139- 396 Cir Ct Per I	Diem	2 00
Books	3,000,00	Petit Jurors	3,000,00	5,000 -

REASSESSMENT

Item 12-08-507-112 Salaries 5,418.70 08-507-447 Computer Equip 5,418.70 54/8 70

Item 13-08-507-366 Computer Maintenance 4,500.00 - 4,500.00 4,500.00

RESOLUTION

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

	Budget & Class No. Ar	exp	ended priation	Account	to A	moun	t App	roved
Item	1-01-112-113 Lincoln Twp. Assessor Clerk Ass't Salary	\$1	17.00	01-112-201 Ass'r Office	Linc.Twp Supplies	. \$1	17.00	117 =
Item	2-01-130-373 Extension Computer Service Repair	\$2	2,300.00	01-130-440 Other Equipme		n \$2	,300.0	0 ee
Item	3-01-143-116 Engineer Tech. & Draftsperson	\$	800.00	01-143-441 Furniture & 1			800.0	<i>رم</i> ،
Item	4-01-143-114 Engineer Office Managers Salary	\$	200.00	01-143-441 Furniture & 1	Engineer Fixtures	\$	200.0	0200

Adopted this 4th day of November, 1987, by the following votes: NAY

December 8, 1987

RESOLUTION NO. 1987-8

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

	Budget & Class No.	Unexpended Appropriation	Transfer to Are Account	nount Approved
Item	1-01-103-366 Treas. Repart & Maintenance	ir \$164.78	01-103-442 Treas. Adding Machine \$3	164.78
Item	2-01-108-444 Pros. Atty Furniture	\$558.46	01-108-243 Pros.Atty Law Books \$5	558.46
Item	3-01-112-112 Lincoln Twp Assessor Deputy Salary		01-112-326 Linc. Twp Assessor Telephone \$	
Item	4-01-112-112 Lincoln Twp. Assessor Deputy Salary	. 254.25 \$512.00 ^	01-112-201 Linc. Twp Assessor Office Supp	
Item	5-01-112-112 Lincoln Twp Assessor Deputy Salary		01-112-201 Linc.Twp. Office Supplies \$5	123.38
Item	6-01-112-113 Lincoln Twp. Ass'r. Clerical Ass't Salary	395.00 \$ 512.00		395,60 5 12.00
Item	7-01-112-112 Lincoln Twp. Assessor Deputy Salary		01-112-334 Linc. Twp Assessor Postage \$	66.00
Item	8-01-112-112 Lincoln Twp. Assessor Deputy Salary	\$250.00 <u></u>	01-112-201 Linc. Twp Assessor Office Supp	
Item	9-01-131-112 Plan Comm. Bldg. Insp. Salary	\$700.00	01-131-216 Plan Comm Code & Zoning Books	
Item	10-01-138-116 Co. Home Cook's Salary	\$216.60	01-138-266 Co. Home Food	\$216.60
Item	11-01-138-150 Co. Home Part Time Help	\$677.85	01-138-266 Co. Home Food	\$677.85
Item	12-01-138-308 Co. Home Fees for Boiler Insp.	\$ 38.00	01-138-266 Co. Home Food	\$ 38.00
Item	13-01-138-333 Co. Home Freight	\$ 71.67	01-138-266 Co. Home Food	\$ 71.67
Item	14-01-138-334 Co. Home Postage	\$162.00	01-138-266 Co. Home Food	\$162.00
Item	15-01-138-360 Co. Home Utilities	\$292 47	01-138-266 Co. Home Food	\$292.47

TRANSFERS CONTINUED

T. 1 01 10/ 110 D	COUNTY REVENUE		
Item 1-01-104-112 Recorder Dep Salary	\$129.44	01-104-113 Recorder Overtime	\$129.44
Item 2-01-104-205 Recorder Binders	\$382.20	01-104-383 Recorder Microfilm Plates	\$382.20
Item 3-01-104-382 Recorder Microfilm Storage	\$ 50.00	01-104-383 Recorder Microfilm Plates	\$ 50.00
Item 4-01-135-151 Commissioners Overtime	\$27,000.00	01-135-356 Comm. Liability Insurance	\$27,000.00
Item 5-01-135-190 Commissioners Social Security	\$11,900.00	01-135-356 Comm. Liability Insurance	\$11,900.00
Item 6-01-135-191 Commissioners Perf	\$ 7,200.00	01-135-356 Comm. Liability Insurance	\$ 7,200.00
Item 7-01-135-192 Commissioners Group Insurance	\$ 600.00	01-135-356 Comm. Liability Insurance	\$ 600.00
Item 8-01-135-194 Commissioners Workmen's Comp.	\$13,000.00	01-135-356 Comm. Liability Insurance	\$13,000.00
Item 9-01-135-216 Commissioners Operating Supplies	\$ 2,950.00	01-135-356 Comm. Maint. Office Equip. 326	\$ 2,950.00
Item 10-01-135-193 Commissioner Unemployment Insurance	s \$ 8,200.00	01-135- 366 Comm. Telephone	\$ 8,200.00
Item 11-01-137-278 Jail Executone Maintenance	\$ 300.00	01-137-367 Jail Equipment Repair	\$ 300.00
Item 12-01-138-367 County Home Equipment Repair	\$ 161.06	01-138-266 County Home Food	\$ 161.06
	HEALTH		
Item 13-05-213-112 Office Administration	\$1,253.12	05-213-115 Nurse Director	\$1,253.12
	REASSESSMENT		
Item 14-08-507-113 Part Time Help	\$ 700.00	08-507-447 Computer Equipment	\$ 700.00

HIGHWAY (Continued)

Item 19-02-201-446 Office Equip. \$500.00

02-201-356 Liability Ins. \$500.00

REVENUE SHARING

Item 20-12-505-141 Washington Twp. \$5,968.70

12-505-237 Safety, Maint.

& Equipment

Item 21-12-505-115 Liberty Twp. \$14,629.39

12-505-237 Safety, Maint.

& Equipment

\$14,629.39

Adopted this 8th day of December, 1987, by the following votes:

AYE)	NAY
Jan Daille	Abstain Stens 16
Kush J. Juran	, , , , , , , , , , , , , , , , , , , ,
1/2 Ticon	
The Dolum	-
Luda &/ Watson	
GP 11/2/ers	

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