

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 ordinance shall be in full force and effect upon passage.

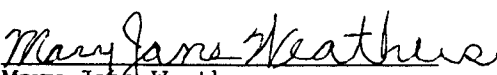
Dated 4/11/88


Raymond Andrews, Jr.


Herschel Gentry, Jr.


M. Richard Himself

Hendricks County Commissioners

ATTEST: 
Mary Jane Weathers
Hendricks County Auditor

HENDRICKS COUNTY

"PUBLIC BATHING PLACE ORDINANCE"

WHEREAS, IC 36-1-4-11 of the Acts of The General Assembly of the State of Indiana, as amended, granted certain powers to the Boards of County Commissioners, relative to the adoption of ordinances; and

WHEREAS, the Hendricks County Board of Commissioners held a public hearing on 10-17-88 pursuant to the legislative procedures established under IC 36-2-4 et seq; and

WHEREAS, the Board of County Commissioners, after hearing testimony, found: That there are public health hazards associated with the improper operation of swimming pools, wading pools, therapeutic pools, and bathing beaches.

NOW THEREFORE, in order to promote the health, safety and welfare of the people of Hendricks County, Indiana by diminishing the health hazards created by the improper operation of swimming pools, wading pools, therapeutic pools, and bathing beaches, be it ordained by the Board of County Commissioners of Hendricks County, Indiana that the following ordinance, entitled "Public Ordinance", be adopted.

Passed and approved by the Board of County Commissioners of Hendricks County, Indiana, this 25th day of OCTOBER, 1988.

BOARD OF COMMISSIONERS

Herschel Gentry, Jr.
Herschel Gentry, Jr.

Dick Himsel
Dick Himsel

Raymond Andrews
Raymond Andrews

ATTEST:

Mary Jane Weathers
Mary Jane Weathers,
County Auditor

HENRICKS COUNTY

PUBLIC BATHING PLACE ORDINANCE

PURPOSE: This ordinance is to regulate swimming pools, wading pools, therapeutic pools, and bathing beaches with regard to the health and welfare of people in water settings. It is also to provide for the orderly, consistent, and effective implementation of the Indiana State Board of Health Rules 675 IAC 20-1, and 410 IAC 6-2, as amended, and is subject to enforcement under the provisions and stipulations of Hendricks Countys Enforcement and Hearing Ordinance.

I. SWIMMING AND WADING POOL OPERATION

- Section 1. Definition; Swimming or wading pool
- Section 2. Water supply; plumbing fixtures
- Section 3. Sewer system; drains
- Section 4. Depth markings
- Section 5. Visitor and spectator areas; food and drink areas
- Section 6. Safety requirements; supervision; lifesaving equipment
- Section 7. Disinfection; water quality
- Section 8. Suits and towels; cleaning
- Section 9. Cleaning pools
- Section 10. Records of operation; supervision
- Section 11. Supervision; personal conduct regulations
- Section 12. Facilities to be kept clean; summary closure
- Section 13. Public spas and hot tubs; additional requirements

Section 1. Definition; swimming or wading pool

As used in this ordinance, a swimming or wading pool is any structure, basin, chamber, or tank containing a body of water for swimming, diving, or recreational bathing; however, nothing in these rules shall be construed as applying to any swimming or wading pool maintained by an individual for the sole use of his household and house guests. This includes hot tubs or therapeutic pools, as defined in 675 IAC 20-1.

Section 2. Water supply, plumbing fixtures

- (a) The water supply serving the swimming pool and all plumbing fixtures including drinking fountains, lavatories, and

showers, shall be obtained from a municipal water supply system if at all possible; otherwise the water supply shall come from a source which meets the standards of 320 IAC 3-3.1, as amended.

(b) All portions of the water distribution system serving the swimming pool and auxiliary facilities shall be protected against backflow and back-siphonage. Water introduced into the pool, either directly or to the recirculation system, shall be supplied through an air gap or by other methods acceptable to the state building commissioner in accordance with 675 IAC 9-1-5, Indiana swimming pool rules.

Section 3. Sewer system; drains

(a) The sewer system shall be adequate to serve the facility, including bathhouse, locker room, and related accommodations. The building drains and sewers shall have capacity to carry filter backwash flows without surcharging or flooding onto the equipment room floor. Filter washwater may not be discharged directly to a drain, ditch, stream or lake.

(b) There shall be no direct physical connection between the sewer system and any drain from the swimming pool or recirculation system. Any swimming pool or gutter drain or overflow from the recirculation system when discharged to the sewer system, storm drain, or approved natural drainage course shall connect through a suitable air gap so as to preclude possibility of backup of sewage or waste into the swimming pool piping system. All sumps, deck drainage systems, and other drainage fixtures or systems connected with the pool facility which discharge to a sewer or storm drain shall be properly trapped and vented to prevent sewer gasses and odors from reaching the pool area.

(c) The sanitary sewer serving the swimming pool and auxiliary facilities shall discharge to the public sewer system wherever possible. Where no such sewer is available, the connection shall be made to a suitable disposal plant designed, constructed and operated in compliance with IC 13-1-3 and 410 IAC 6-8, when available.

Section 4. Depth markings

Depth markings shall conform to 675 IAC 20-1, Indiana

Swimming Pool Code of the Fire Prevention and Building Safety Commission.

Section 5. Visitor and spectator areas; food and drink areas

(a) There shall be absolute separation between the spaces used by visitors and spectators and those spaces used by bathers. Visitors and spectators in street clothes may be allowed within the perimeter enclosure if in a separate area segregated from the space used by the bathers by a fence at least 29 inches high.

(b) No food or drink shall be permitted in the immediate area of the swimming pool or on the decks surrounding the pool except that food and beverage will be allowed in the visitor and spectator area, or in a similarly separated snack area for bathers, if beverages are served in non-breakable containers and trashes containers are provided to keep litter off of the pool decks.

Section 6. Safety requirements; supervision; lifesaving equipment

(a) The swimming pool shall be under the supervision of a capable individual who shall assume the responsibility for compliance with all parts of 410 IAC 6-2 and this ordinance.

(b) Enough acoustical treatment, including materials and ceiling design, shall be given to enclosed pool rooms to control noise levels. It is essential for safety that swimmers be able to hear signals and directions of routine supervision as well as emergency control.

(c) Any swimming pool operated primarily for unorganized use and having an area of more than 2,000 square feet of water surface area shall be provided with an elevated lifeguard platform or chair. Chairs should be placed in locations which eliminate sun glare on the water, and in positions which will give complete coverage of the pool within a field of view limited to 45 degrees on either side of a line of sight extending straight out from the chair. In pools with 4,000 square feet or more of water surface area, additional elevated chairs or stations shall be provided, located so as to provide a clear unobstructed view of the pool bottom in the area under surveillance.

(d) One unit of lifesaving equipment shall consist of all of the following:

(1) a ring or throwing buoy not more than 15 inches in diameter with enough weight for accurate throwing fitted with a 60-foot length of at least a 1/4-inch diameter line;

(2) a life pole, or shepherd's crook type of pole, having blunted ends with minimum length of 16 feet;

(3) a separate throwing line of 1/4-inch rope with length not less than 60 feet.

Not less than one unit of equipment as listed above shall be provided at every public swimming pool. One unit shall be presumed to be adequate for 2,000 square feet of water surface area and one additional unit shall be provided for each additional 2,000 square feet, or major fraction thereof, of water surface area. Any defective equipment listed in this section shall be discarded and replaced.

(e) Every swimming pool shall be equipped with a standard twenty-four (24) unit first-aid kit which shall be kept filled and ready for use. Availability of a kit in the office of the resident manager for a motel, apartment complex, or hotel shall satisfy this requirement for such pools.

(f) Lifesaving equipment shall be mounted in conspicuous places distributed around the swimming pool deck, and at lifeguard chairs. It shall be readily accessible, within twenty (20) feet of the pool, its function plainly marked, and kept in repair and ready condition. Bathers or others shall not be permitted to tamper with or remove such equipment from its established location for any purpose other than the intended emergency use.

(g) When the swimming pool is not open for use, access to the pool shall be prevented by fixed barrier with locked entrance.

(h) Whenever the pool area is opened for use and no lifeguard service is provided, warning signs shall be placed in

plain view at the entrances and inside the pool area which state "Warning-No Lifeguard on Duty" with clearly legible letters at least 4 inches high. In addition, the signs shall also state in clearly legible letters at least 2 inches high, "No Swimming Alone. Children Under 14 Years of Age and Non-Swimmers Shall Not Use the Pool Unless Accompanied By a Responsible Adult".

(i) Every swimming pool shall have a readily accessible room or area designated and equipped for emergency care.

Section 7. Disinfection; water quality

(a) Swimming pools when in use shall be continuously disinfected by a chemical which imparts an easily measured, free available residual effect. When chlorine is used, a free chlorine residual of at least 1.0 mg/l shall be maintained throughout the pool whenever it is open or in use. If other halogens are used, residuals of equivalent disinfecting strength shall be maintained. Anytime that the residual disinfectant level is below the minimum designated above, the pool shall be cleared and kept free of swimmers until that minimum level has been obtained. A testing kit for measuring the concentration of the disinfectant, accurate within 0.2 mg/l and covering a minimum range of 0.3 mg/l to 2.0 mg/l as free chlorine, shall be used at each swimming pool.

(b) A self-contained breathing apparatus designed for use in a chlorine atmosphere, shall be provided when using gaseous chlorine. The self-contained breathing apparatus shall be kept in a closed cabinet, accessible without a key, located outside of the room in which the chlorinator is maintained.

(c) The board of health may accept other disinfecting materials or methods when such materials or methods have been adequately demonstrated to provide a satisfactory residual effect which is easily measured and to be otherwise equally as effective under conditions of use as the chlorine concentration required herein. Such materials and methods shall not be dangerous to public health, create objectionable physiological effects, or impart toxic properties to the water.

(d) The swimming pool water shall be maintained in an alkaline condition as indicated by a pH unit shall be provided at

each swimming pool. The alkalinity of the water shall be at least 50 milligrams per liter as titrated to the methyl orange end point.

(e) The water shall have sufficient clarity at all times so that a black disc, 6 inches in diameter, is readily visible when placed on a white field at the deepest point of the swimming pool. Failure to meet this requirement shall constitute grounds for immediate closing of the pool.

(f) The owner of each swimming pool shall arrange for the collection and examination of at least one sample per week whenever the swimming pool is open for use. Failure to meet this requirement shall constitute grounds for closure.

Not more than 15 percent of the samples covering any considerable period of time shall either:

(1) contain more than 200 bacteria per milliliter, as determined by the standard 35 degree centigrade, agar plate count, or

(2) Show positive test (confirmed test) for coliform organisms in any of the five 10-milliliter portions of a sample, or more than 1.0 coliform organisms per 50 milliliters when the membrane filter test is used.

All samples shall be collected, dechlorinated, and examined for total plate count and coliform bacteria. Such test shall be performed in accordance with the procedures outlined in the latest edition of Standard Methods for the Examination of Water and Wastewater (APHA). Where samples are examined in laboratories other than those of the State Board of Health, copies of the report of examination shall be sent by the laboratory to the Division of Public Water supply of the State Board of Health using for that purpose forms to be provided upon application.

(g) The right is reserved to close any pool in the event of any epidemic or threatened epidemic of disease which the State Board of Health may have reason to believe may be transmitted through the use of swimming pools, or because of continued

failure to meet the standards for bacterial quality established herein, or until recommended improvements are made. The local health officer having jurisdiction shall have the same power to close any pool.

(h) Chemicals used in controlling the quality of water shall be demonstrated as imparting no toxic properties to the water. The addition of chemicals for algae control shall be approved by the State Board of Health.

Section 8. Suits and towels; cleaning

(a) All multi-use suits and towels furnished to bathers by the pool management shall be washed thoroughly with soap and hot water, rinsed, and thoroughly dried after each use. If water of less than 175 degrees Fahrenheit is used for washing, the suits shall be rinsed in a disinfectant.

(b) Clean suits and towels must be kept strictly separated from those which have been used and are unlaundered.

Section 9. Cleaning pools

(a) Visible dirt on the bottom of the swimming pool shall be removed every 24 hours or more frequently as required.

(b) Visible scum or floating matter on the swimming pool surface shall be removed continuously by skimming, flushing or other effective means.

Section 10. Records of operation; supervision

(a) The facilities and mechanical equipment of every swimming pool shall be operated under the close supervision of a trained operator.

(b) Proper operating records, which may include the following as required by the state or local board of health, shall be kept daily showing:

- (1) volume fresh water added;
- (2) operating periods of recirculation pumps and filters and corresponding rate-of flow meter readings;
- (3) amounts of chemicals used;

- (4) disinfectant residuals;
- (5) pH readings;
- (6) maintenance (and malfunctioning) of equipment.

Such records shall be open to inspection of health authorities at all times and weekly summaries of these reports shall be submitted to the appropriate health authority on request, using forms furnished by that authority.

Section 11. Supervision; personal conduct regulations

(a) One or more qualified attendants, trained in rescue and resuscitation, such as current training as a lifesaver or water safety instructor by the American Red Cross, YMCA, or equivalent, shall be on duty at pool sides at all times when the swimming pool is open to use by bathers except at pools with less than 2,000 square feet of water surface used exclusively by a motel, apartment complex, hotel, or similar occupancy which is complying with 410 IAC 6-2-6, (h). Such attendant should be in full charge of bathing and have authority to enforce all rules of safety and sanitation.

At least one individual trained in first-aid should be available on the grounds of each pool while it is open to use by bathers. The American Red Cross basic course in first-aid or its equivalent may be considered as a minimum.

(b) The following personal conduct regulations shall be enforced:

(1) All bathers shall be instructed to use the toilet, and particularly to urinate, before taking cleansing bath and entering the pool.

(2) All persons using the swimming pool shall take a cleansing shower bath in the nude, using warm water and soap, and thoroughly rinsing off all soap suds, before entering the swimming pool rooms or enclosure. A bather leaving the pool to use the toilet shall take another cleansing bath before returning to the swimming pool room or enclosure.

(3) Spitting, spouting of water, blowing the nose, etc., in the swimming pool shall be strictly prohibited.

(4) No running, boisterous or rough play, except supervised water sports, shall be permitted in the pool, on the runways, diving boards, floats, platforms, or in dressing rooms, shower rooms, etc.

(5) Suitable placards embodying the above personal conduct regulations and instructions, and those relating to suits and towels, shall be conspicuously posted in the swimming pool room or enclosure and in the dressing rooms and offices at all swimming pools which are subject to the above regulations.

(6) Persons having any considerable area of exposed subepidermal tissue, open blisters, cuts, etc., shall be warned that these are likely to become infected and advised not to use the pool

Section 12. Facilities to be kept clean; summary closure

(a) All shower rooms, dressing rooms, equipment rooms, and appurtenant facilities shall be kept clean at all times. Daily disinfection of the areas may be required.

(b) When a bathing area is in such condition as to pose an imminent threat to the health of the public, the department may order the bathing area to be closed temporarily until such time as conditions are brought into compliance with minimum requirements. This action may be taken by issuing an order in writing.

Section 13. Public spas and hot tubs; additional requirements.

(a) The maximum operating temperature of spa and hot tub water shall not exceed 104 degrees Fahrenheit (40 degree C). A thermostatic control for the water temperature which ensures that this limit will not be exceeded and is accessible only to the operator is essential.

(b) Decks, ramps, and similar surfaces, including step treads and coping, shall be slip-resistant and free of excessive

standing water at all times. Any roughness or irregularities of such surfaces should not cause injury or discomfort under intended use.

(c) A precaution sign should be mounted adjacent to the entrance to the spa or hot tub. It should contain the following warnings:

CAUTION

(1) Do not use when alone.

(2) Do not use while under the influence of alcohol, anticoagulants, vasoconstrictors, stimulants, hypnotics, narcotics, or tranquilizers.

(3) Elderly persons and those suffering from heart disease, diabetes, high or low blood pressure should not use the spa or hot tub.

(4) Unsupervised use by children is prohibited.

(5) Do not operate at water temperatures greater than 104 degree F (40 degree C).

(6) Observe a reasonable time limit (e.g. 10 minutes), then shower, cool down and, if you wish, return for brief stay. Long exposure may result in nausea, dizziness, or fainting. Shorter time limit use during pregnancy is indicated.

(7) Always enter and exit slowly and cautiously.

(d) A sign should also be posted requiring a shower for each user prior to entering the spa or hot tub and prohibiting oils, body lotion, and minerals in the water.

II BATHING BEACHES OPERATION

Section 1. Definition; public bathing beach

Section 2. Sanitary survey

Section 3. Preparation of the swimming area

Section 4. Equipment and safety

Section 5. Safety and rescue equipment

Section 6. Personnel

Section 1. Definition; public bathing beach

As used in this ordinance, a public bathing beach is that area of shore and water of a natural or manmade lake, reservoir, or other impoundment of surface water used for swimming, bathing

or recreation, made generally accessible to the public. The bathing beach is generally operated as a public beach or for recreation at resorts, campgrounds, and organized camps.

Section 2. The sanitary survey

(a) The owner and/or operator of the water recreation area is responsible for providing the necessary safety equipment and personnel, and for maintaining the water and watershed in a sanitary condition.

(b) The water quality of the lake or other surface water impoundment is dependent on the watershed size and conditon, water circulation and dilution in the lake, and potential sources of contamination. There must be at least three supporting acres of land in the watershed area for acre of water in the swimming area. Preferably the ownership or control of the watershed will be in the hands of the owner or operator of the lake used for recreation.

(c) The sanitary survey of the drainage area to the beach or lake takes into consideration geographic factors and probably sources of pollution on the watershed tributary to the bathing beach. This includes sewage and industrial wastewater discharges, stormwater overflows, bird and animal populations, commercial, residential, and agricultural drainage, and their relationship to the swimming area.

(d) The location, volume, and nature of any potential pollution must be carefully considered in relation to the volume, quality and natural cleaning ability of the water impoundment.

(e) The sanitary survey should be conducted by trained personnel from the local or state health departments. Various laws and regulataions exist which necessitate the elimination or treatment of wastewater and contaminated drainage waters.

(f) The beaches and water quality of lakes and impoundments used for swimming must meet the standards of the State Board of Health for such activities.

(g) Bacteriological examination of swimming water must be performed before the start of swimming season and weekly throughout the season. The proper water sample bottles are

available from the State Board of Health, and it is the responsibility of the owner/operator to submit the samples at the required intervals (see "Sampling Procedures").

Section 3. Preparation of the swimming area

Also evaluated as part of the sanitary survey are safety hazards such as fast currents (stream of rivers), submerged objects, beach slope and sharp drop-offs, condition and stability of the beach bottom in the wading area, and the water depth in the diving area.

At least 50 square feet of water surface area per person must be provided where lakes or similar impoundments are used for swimming.

A. The Bottom of the Bathing Area shall meet the following standards:

1. The slope of the bottom of any portion of the beach having a water depth of less than 4'6", should not exceed 1 in 15. This slope should be uniform and should extend to a depth of at least 4'6".

2. The bottom area shall be free of natural debris--such as stumps and rocks.

3. The bottom area shall be maintained free of man-made debris - such as cans, bottles or metal objects.

4. The bottom surface must have no unmarked drop-offs or severe grade changes.

5. The bottom should be composed of firm sand and/or gravel or a similar material in stabilized condition, at least in standing depth waters.

6. The water clarity should be such that a secchi disc (20 cm. in diameter divided into four quadrants painted alternating black and white) is visible at the following depths:

(a) Overall - visibility at minimum depth of 4 feet;

(b) "Learn to Swim" areas - visible on the bottom;

(c) Diving Areas - visible at the minimum depth required by the height of the diving board or platform (see following area, "Safety Equipment").

B. Both the Water and Bottom Surface of the bathing area should

meet the following standards:

1. Be free of excess siltation or unsatisfactory sedimentation.
2. Be free of uncontrolled aquatic plant growth.
3. Be free of excessive growth of algae.

These recommendations are necessary to maintain water clarity, quality, and to prevent accidents.

C. The Beach Area adjacent to the bathing water shall meet the following recommendations:

1. The beach area shall be of sand and/or gravel or similar material in a stable condition which is non-irritating to skin.
2. The beach surface must be kept clean and well raked at all times.
3. No picnicking shall be allowed on the beach paralleling the swimming area. Under no conditions should glass, tin or aluminum containers for food or drink be permitted on the beach.

Section 4. Equipment and Safety

Several safety features and requirements must be met in the construction and location of recreation equipment such as diving boards, platforms, and docks.

A. Diving Facilities

Where diving facilities are provided, the design and lay-out of the facilities and associated depths shall be in accordance with the following table:

<u>Official Board Height (Meters)</u>	<u>Minimum Water Depth at End of Board and 12 Feet Beyond</u>	<u>Distance From Center of Board to Adjacent Board</u>
0.0 - 2.0	8 1/2 Feet	10 Feet
2.1 - 3.0	10 Feet	15 Feet
3.1 - or more	11 1/2 Feet or more	15 Feet or more
Diving Tower	15 Feet or more	Over 15 Feet

The water surrounding any floats, rafts or platforms where diving is permitted shall be at least 8 1/2 feet deep.

1. Wherever possible, all structures for diving and sun decks should be a part of the dock system of the waterfront.
2. Diving shall be restricted to structures and areas intended for that purpose.

3. Springboards and diving towers shall be erected according to 675 IAC 20-1.

4. All diving facilities should be covered with cocoa matting or similar material to afford sure footing.

5. Ladders should be provided at frequent intervals along the dock or offshore float to enable divers to regain the platform or deck.

B. Other Recreation Equipment

1. All equipment provided by the operator including docks, floats, and diving structures must be of sound construction, and properly anchored. Offshore floats should be properly anchored and of such construction that swimmers cannot be trapped beneath the underside of the float. Platforms and docks should be erected on a sub-surface structure solidly placed on the bottom.

2. Frequent inspection of these facilities is necessary to check for splinters, projecting nails, spikes and bolts. These structures should also be scrubbed periodically to remove any accumulations of slime and algae.

Section 5. Safety and rescue equipment

The concern involving safety equipment is the provision of adequate rescue equipment. The specific rescue equipment necessary is dependent on the type and size of the bathing area.

A. Confining Swimming Areas

The swimming area shall be separated from boating areas and unsafe waters. This is necessary to allow effective supervision of bathers and to prevent accidents.

1. At every bathing beach where safe limits are required, such limits must be marked by buoys, poles, or other markers located not over 100 feet apart and of a type visible to bathers from a distance of at least 100 feet.

2. Where desired, more permanent markers which also serve to support tired swimmers may be provided to delineate swimming areas. These facilities can include enclosed docks, cribs, booms or life lines and resting floats if they are properly constructed and installed.

3. Suitable signs or regulations must be posted on the beach

describing such markers and stating that they indicate the limits of safe bathing. Where the allowed swimming area is also divided for the various swimmer abilities, these limits should also be so indicated.

B. Rescue Equipment

NOTE: An organized bathing beach is a section of shoreline on which control of bathers is exercised by trained personnel, supervision offered and rescue equipment provided. This may be a hundred feet of beach on a small lake or pond, a larger area on a reservoir, or anything in between. The problem of safety is the same on all beaches, varying only in the degree and amount of control and supervision necessary.

The necessary personnel at waterfront areas is discussed in the next section. The following item descriptions are rescue equipment recommended at all bathing areas:

1. First-Aid Kit - First-aid equipment must be provided by the operator and be readily accessible at all times the waterfront area is open to patrons. It shall, as a minimum, be equivalent to the sixteen (16) unit first-aid kit recommended by the American Red Cross.

2. Boats - At every bathing beach there should be provided a least one seaworthy, yet light weight, boat equipped with oars, oarlocks, and a life ring or other approved rescue device.

3. Lifesaving Equipment - At least one unit of lifesaving equipment should be provided at every bathing beach. One unit of equipment as listed below shall be presumed adequate for each 2,000 square feet of surface area in the swimming zone. One additional unit shall be provided for each additional 2,000 square feet, or major fraction, thereof, of water surface area. One unit of lifesaving equipment shall consist of all the following:

- (a) A ring or throwing buoy not more than 15 inches in diameter with enough weight (2 1/2 pounds) for accurate throwing

fitted with a 60-foot length of at least 1/4 inch diameter line;

(b) A life pole, or shepherd's crook type of pole, having blunted ends with a minimum length of 12 feet;

(c) A separate throwing line of 1/4 inch rope with length not less than 60 feet. The end of this line may be fashioned into a large knot such as the "monkey-fist".

4. Swimming Rescue Buoys - "diamond", "torpedo", or "can" buoys - This type of buoy is designed to be towed out to a victim by a swimming rescuer. These are a recommended supplement to the lifesaving equipment and are often provided at the lifeguard stations.

5. Lifesaving equipment must be mounted in conspicuous places distributed along the waterfront, at lifeguard chairs, or elsewhere, readily accessible, their function plainly marked, and kept in repair and ready condition.

6. Bathers or others should not be permitted to tamper with or remove the lifesaving equipment from its established location for any purpose other than the intended emergency use.

Section 6. Personnel

Lifeguards or aquatic supervisors are essential, not only to make rescues, but to control swimming as well. The number of lifeguards necessary is dependent on the size of the water recreation area, the water activities, the number of swimmers, and the experience of the swimmers.

A. A minimum of one lifeguard to every 100 yards of beach immediately adjacent to occupied bathing areas should be provided. Additional lifeguard stations may be necessary to ensure that the entire water recreation area is under surveillance. Adequate supervision and observation of water recreation equipment such as diving facilities, floats and slides should also be emphasized.

B. It is recommended that lifeguards be isolated from beach crowds by occupying elevated seats on stands or towers, just high enough to afford them a complete and unobstructed view of the bathing and beach area for which they are responsible.

C. For non-organized recreational lakes and beaches the following recommendations should be met:

1. When there are 25 or more swimmers at bathing beaches, one or more lifeguards should be on duty during all bathing hours.

2. The lifeguards on duty should, as a minimum, be capable swimmers, competent in lifesaving methods and in methods of artificial respiration.

3. Whenever the waterfront is opened for use and no lifeguard service is provided, warning signs should be placed in plain view which clearly state this fact using clearly legible letters, at least 4 inches high.

D. Lakes and beaches utilized by organized groups for recreation or swimming instruction should meet the following recommendations:

1. When there are one or more swimmers at bathing beaches, one or more lifeguards should be on duty during all bathing hours.

2. The lifeguards should be currently certified Red Cross senior life savers, Y.M.C.A. senior life savers, Boy Scout Lifeguards, or possess comparable certification or training and experience.

3. For swimming instruction, American Red Cross standards or equivalent standards of other acceptable organizations should be used to determine each students swimming ability. These learners should be confined to the delineated swimming areas consistent with the limit of their swimming skills or to swimming areas requiring lesser skills.

4. An acceptable method of supervising and checking bathers should be established and enforced. Recommended methods are the "check" or "buddy board", the "buddy system", the "colored cap" system, or any combination of these.

AMENDMENT TO THE HENDRICKS COUNTY BOARD OF HEALTH
ORDINANCE FOR COLLECTION OF FEES

WHEREAS, the legislature of the State of Indiana granted certain powers to County Health Departments dealing with the collection of fees within their jurisdiction, pursuant to I.C. 16-1-4-24; and

WHEREAS, the board of Hendricks County Health Department has recommended changing the fees for landfill permits; and

WHEREAS, the Board of Commissioners of Hendricks County, Indiana held a hearing in the commissioners office on 10-17-88 1988 at approximately 2:00 P.M.; and

NOW THEREFORE, be it ordained by the Board of Commissioners of Hendricks County, Indiana that the Hendricks County Board of Health fee schedule ordinance entitled "Hendricks County Board of Health Ordinance for Collection of Fees", Ordinance #1981-5, enacted by the Board of Commissioners of Hendricks County, Indiana on March 16, 1981, and all amendments thereto be amended by changing the fees to Section III-D-E of Schedule A, being a part of Section IV, subsection A, which said section now reads as follows:

Section III-D-E

Environmental Health Services

FOOD SERVICE ESTABLISHMENTS AND FOOD MARKETS

1 thru 5 employees	\$25.00
6 thru 9 employees	\$40.00
10 or more employees	\$60.00
MOBILE FOOD SERVICE (Yearly) per unit	\$20.00
TEMPORARY ESTABLISHMENTS SERVING MORE THAN THREE DAYS AT ONE LOCATION	\$15.00
PENALTY FEE (Receiving a probationary permit because of sanitation problems or closure of establishment)	\$40.00
DELINQUENT FEE (Failure to pay above mentioned fees 30 days past due date)	\$20.00

Page 2 Ordinance - Collection of Fees

SEPTIC SYSTEM PERMIT	\$25.00
WATER SAMPLE	\$ 2.00
OTHER (Specify)	
LANDFILL PERMIT (Renewable every year)	\$250.00
SPECIAL WASTE DISPOSAL PERMIT (Renewable every year)	\$500.00
WELL & PUMP PERMITS	\$15.00
CLOSED LOOP GEOTHERMAL HEAT PUMP SYSTEM	\$25.00

And said to section be amended to read as follows:

Section III-D-E

Environmental Health Services	
FOOD SERVICE ESTABLISHMENTS AND FOOD MARKETS	
1 thru 5 employees	\$25.00
6 thru 9 employees	\$40.00
10 or more employees	\$60.00
MOBILE FOOD SERVICE (Yearly) per unit	\$20.00
TEMPORARY ESTABLISHMENTS SERVING MORE THAN THREE DAYS AT ONE LOCATION	\$15.00
PENALTY FEE (Receiving a probationary permit because of sanitation problems or closure of establishment)	\$40.00
DELINQUENT FEE (Failure to pay above mentioned fees 30 days past due date)	\$20.00
SEPTIC SYSTEM PERMIT	\$25.00
OTHER (Specify)	
REFUSE PROCESSING FACILITY PERMIT (Annually)	\$250.00
LANDFILL PERMITS:	
SOLID WASTE (refuse) Annually	\$15,000.00
SPECIAL WASTE Annually	\$20,000.00
WELL AND PUMP PERMITS (each)	\$15.00
CLOSED LOOP GEOTHERMAL HEAT PUMP SYSTEM	\$25.00
RETURN WELL GEOTHERMAL HEAT PUMP SYSTEM	\$15.00

Upon violation and/or non payment of any fee, the Hendricks County Board of Health may seek to enjoin any and all said

Page 3 Ordinance - Collection of Fees

violators from conducting business if appropriate until all fees, delinquent fees and penalties are paid.

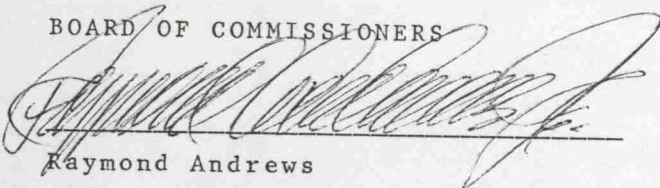
All Ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

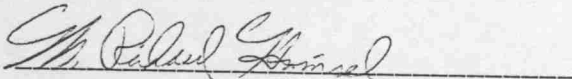
This ordinance shall be in full effect from and after its passage and approval accordingly.

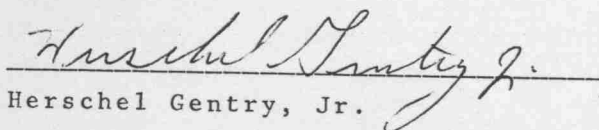
If any section, clause, paragraph, provision, or portion of this amendment shall be held to be invalid or unconstitutional by any court of competent jurisdiction, such decision shall not effect any other section, clause, paragraph, provision or portion of this amendment.

Passed and approved by the Board of Commissioners of Hendricks County, Indiana this 25th day of October 1988.


BOARD OF COMMISSIONERS


Raymond Andrews


Richard Himself


Herschel Gentry, Jr.

ATTEST:


Mary Jane Weathers
Hendricks County Auditor

MAR 20 89

ORDINANCE VACATING PUBLIC WAY
AND RESERVING UTILITY EASEMENT*Bonnie L. Morpheus*

HENDRICKS COUNTY RECORDER

BE IT ORDAINED by the Board of County Commissioners,
Hendricks County, State of Indiana, that;

WHEREAS, Virgil D. Shepherd and Helen B. Shepherd,
husband and wife, heretofore filed their Petition to Vacate
Alleyway with the Clerk/Treasurer of the Board of County Commis-
sioners of Hendricks County, Indiana, pursuant to statute; and

WHEREAS, having given notice by certified mail, return
receipt requested, to each owner of the land that abuts the
property proposed to be vacated; and

WHEREAS, notice of publication has been given as
prescribed by Indiana Code 5-3-1, the proof of publication having
been filed with the Clerk of the Board of County Commissioners,
Hendricks County, Indiana; and

WHEREAS, the Board of County Commissioners, Hendricks
County, State of Indiana, held a public hearing on such Petition
to Vacate Public Way on Monday, December 19, 1988 at 3:30 p.m.; and

WHEREAS, after reviewing all of the pertinent facts
relative to the requests of the Petition to Vacate Public Way and
all interested persons having had an opportunity to be heard at
said public hearing,

NOW, THEREFORE, by the powers vested in the Board of
County Commissioners, Hendricks County, State of Indiana, pursuant
to Indiana Code 36-7-3-12, is hereby ordered and ordained that the
relief requested in said Petition to Vacate Public Way is now
granted, subject to reservation of a utility easement and right-
of-way recorded in Miscellaneous Book 23, Page 269, in the Office
of the Recorder of Hendricks County, Indiana, and easement for
lines and poles presently existing as of the date of this Or-
dinance, and also subject to a right-of-way for tile drain, dated
June 1952, recorded July 10, 1952 in Miscellaneous Record 32, Page
139 in the Office of the Recorder of Hendricks County, Indiana.

IT IS, THEREFORE, ORDERED AND ORDAINED that the following
alleyways heretofore dedicated, be, and the same hereby are

vacated, which alleyways are more particularly described as follows to-wit:

1. That a certain alleyway exists between lots 1 through 6, and lots 7 through 12, in Block 14 in Belleville, Hendricks County, Indiana, which is more particularly described as follows:

Commencing at a point at the southwest lot line of Block 14, thence running in an easterly direction to the southeast corner of Lot 1, Block 14; thence in a southerly direction to the northeast corner of Lot 12 in Block 14; thence running in a westerly direction to the northwest corner of Lot 7, Block 14; thence North to the beginning point of this description.

2. That a certain alleyway exists between lots 3 and 10, in Block 14 and Lots 4 and 9 of Block 14, running in a northerly direction, which is more particularly described as follows:

Commencing at a point at the northeast corner of Lot 4, Block 14, in Belleville, Hendricks County, Indiana; thence south to the southeast corner of Lot 9, Block 14, Town of Belleville, Hendricks County, Indiana; thence easterly to the southwest corner of Lot 10(10-01), thence north to the northwest corner of Lot 3, Block 14, Belleville, Hendricks County, Indiana; thence westerly to the point of beginning of this description.

3. That a certain alleyway exists between lots 1 and 10 in Block 13, in Belleville, Hendricks County, Indiana, which is more particularly described as follows, to-wit:

Beginning at the southeast corner of Lot 1, Block 13, Belleville, Hendricks County, Indiana, thence in a westerly direction to the southwest corner of Lot 1, Block 13, Belleville, Hendricks County, Indiana; thence southwesterly direction to the northwest corner of Lot 10, Block 13, Belleville, Hendricks County, Indiana; thence east to the northeast corner of Lot 10, Block 13; thence north to the point of beginning of this description.

4. That a certain street exists between Block 13 and Block 14 designated Short Street, which is more particularly described as follows, to-wit:

Commencing at the Northeast corner of Block 13, thence South to the Southeast corner of Block 13, thence East to the Southwest corner of Block 14, thence North to the Northwest corner of Block 14 and west to the point of beginning.

IT IS FURTHER ORDERED AND ORDAINED that the Clerk of the Board of County Commissioners, Hendricks County, State of Indiana, shall furnish a copy of this Ordinance to the County Recorder for recording, and to the County Auditor, all pursuant to the provisions of Indiana Code 36-7-3-12.

THIS ORDINANCE ADOPTED THIS 19th DAY OF DECEMBER, 1988.

ATTESTED:

Mary Jane Russell
MARY JANE RUSSELL CLERK/
TREASURER, BOARD OF COUNTY
COMMISSIONERS, HENDRICKS
COUNTY, INDIANA

HENDRICKS COUNTY COMMISSIONERS:

[Signature]
[Signature]

THIS INSTRUMENT PREPARED BY SHARON E. STEGEMOLLER, ATTORNEY-AT-LAW
P.O. BOX 207, DANVILLE, IN 46122

EMERGENCY APPROPRIATION ORDINANCE No. 1988-1

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		<u>REQUESTED</u>	<u>APPROVED</u>
Item 1-Clerk	\$	204,264.00	204,264 ⁰⁰
Item 2-Election	\$	139,050.00	139,050 ⁰⁰
Item 3-Auditor	\$	138,475.00	138,475 ⁰⁰
Item 4-Treasurer	\$	132,931.00	132,931 ⁰⁰
Item 5-Recorder	\$	85,664.00	85,664 ⁰⁰
Item 6-Sheriff	\$	894,588.00	894,588 ⁰⁰
Item 7-Surveyor	\$	87,472.00	87,472 ⁰⁰
Item 8-Coroner	\$	19,192.00	19,192 ⁰⁰
Item 9-Prosecuting Attorney	\$	93,474.00	93,474 ⁰⁰
Item 10-Prosecuting Attorney Title 4-D	\$	36,964.00	36,964 ⁰⁰
Item 11-Assessor	\$	83,028.00	83,028 ⁰⁰
Item 12-Center Township Assessor	\$	14,075.00	14,075 ⁰⁰
Item 13-Guilford Township Assessor	\$	16,591.00	16,591 ⁰⁰
Item 14-Lincoln Township Assessor	\$	18,444.00	18,444 ⁰⁰
Item 15-Washington Township Assessor	\$	19,041.00	19,041 ⁰⁰
Item 16-Trustee-Assessors	\$	33,604.00	33,604 ⁰⁰
Item 17-Cooperative Extension Service	\$	73,424.00	73,424 ⁰⁰
Item 18-Plan Commission	\$	163,976.00	163,976 ⁰⁰
Item 19-Drainage Board	\$	5,650.00	5,650 ⁰⁰
Item 20-Veterans Service Office	\$	9,045.00	9,045 ⁰⁰
Item 21-Commissioners	\$	1,368,716.00	1,368,716 ⁰⁰
Item 22-Courthouse	\$	152,570.00	152,570 ⁰⁰
Item 23-Jail	\$	507,088.00	507,088 ⁰⁰
Item 24-County Home	\$	210,918.00	210,918 ⁰⁰
Item 25-Circuit Court	\$	148,445.00	148,445 ⁰⁰
Item 26-Superior Court I	\$	112,398.00	112,398 ⁰⁰
Item 27-Superior Court II	\$	163,032.00	163,032 ⁰⁰

	REQUESTED	APPROVED
Item 28-Civil Defense	\$ 11,550.00	11,550 ⁰⁰
Item 29-Engineer	\$ 155,311.00	155,311 ⁰⁰
Item 30-Animal Control Authority	\$, 43,727.00	43,727 ⁰⁰
Item 31-Weights & Measures	\$ 10,985.00	10,985 ⁰⁰
Item 32-Computer Department	\$ 243,447.00	243,447 ⁰⁰
Item 33-Council	\$ 28,294.00	28,294 ⁰⁰
Item 34-Circuit Court	\$ 71,308.00	71,308 ⁰⁰
Item 35-Superior Court I & Superior Court II Probation	81,475.00	81,475 ⁰⁰
Item 36-Microfilm	\$ 52,210.00	52,210 ⁰⁰
Item 37-Soil & Water Conservation	\$ 18,246.00	18,246 ⁰⁰
Item 38-County Highway Administration	\$ 87,267.00	87,267 ⁰⁰
Item 39-County Highway Maintenance & Repairs	\$1,054,226.00	1,054,226 ⁰⁰
Item 40-Co. Highway General & Undistributable	\$ 537,000.00	537,000 ⁰⁰
Item 41-Co. Highway Construction & Reconstruction	\$ 50,000.00	50,000 ⁰⁰
Item 42-Cumulative Bridge	\$ 130,000.00	130,000 ⁰⁰
Item 43-Road & Street	\$ 390,000.00	390,000 ⁰⁰
Item 44-Health Department	\$ 231,800.00	231,800 ⁰⁰
Item 45-Reassessment	\$ 105,003.00	105,003 ⁰⁰
Item 46-Substance Abuse Program	\$ 42,000.00	42,000 ⁰⁰
Item 47-Superior I & Sup. II Adult Probation Users Fund	60,788.00	60,788 ⁰⁰
Item 48-Juvenile Probation Users Fund	\$ 5,900.00	5,900 ⁰⁰
Item 49-Circuit Court Adult Probation Users Fund	\$ 9,878.00	9,878 ⁰⁰
Welfare Loan	\$ 141,000.00	141,000 ⁰⁰
County Welfare	\$ 852,486.00	852,486 ⁰⁰
Brown Township Poor Relief	\$ 2,800.00	2,800 ⁰⁰
Center Township Poor Relief	\$ 21,592.00	21,592 ⁰⁰
Clay Township Poor Relief	\$ 5,500.00	5,500 ⁰⁰
Eel River Township Poor Relief	\$ 5,400.00	5,400 ⁰⁰
Franklin Township Poor Relief	\$ 3,300.00	3,300 ⁰⁰
Guilford Township Poor Relief	\$ 27,700.00	27,700 ⁰⁰
Liberty Township Poor Relief	\$ 5,000.00	5,000 ⁰⁰
Lincoln Township Poor Relief	\$ 13,700.00	13,700 ⁰⁰
Marion Township Poor Relief	\$ 1,500.00	1,500 ⁰⁰
Middle Township Poor Relief	\$ 2,500.00	2,500 ⁰⁰
Union Township Poor Relief	\$ 2,900.00	2,900 ⁰⁰
Washington Township Poor Relief	\$ 19,510.00	19,510 ⁰⁰

Adopted this 5th day of January, 1988, by the following Aye and Nay vote:

AYE

NAY

Richard A. Surpin

John D. Dyer

Paul A. Dyer

Leslie H. Watson

R. J. Dyer

John Dyer

J. K. Dyer
PRESIDENT - COUNCIL

ATTEST: Mary Jane Keathen
SECRETARY - COUNCIL

EMERGENCY APPROPRIATION ORDINANCE No. 1988-2

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		<u>REQUESTED</u>	<u>APPROVED</u>
Item 1-01-131-150	Part Time Secretary Salary	\$ 1,755.00	1755.00
CLERK'S TITLE 4-D			
Item 2-04-101-112	Clerk's Incentive Salary	\$ 12,948.00	12,948.00
Item 3-04-101-113	Clerk's Incentive Salary	\$ 12,948.00	12,948.00
HEALTH DEPARTMENT			
Item 4-05-213-116	Sanitarian Salary	\$ 1,970.00	1970.00
LOCAL HEALTH MAINTENANCE FUND			
Item 5-06-503-111	Sanitarian	\$16,800.00	16,800.00
Item 6-06-503-150	Part-Time Clerk	\$ 4,914.00	4,914.00
Item 7-06-503-190	FICA	\$ 1,554.00	1,554.00
Item 8-06-503-191	PERF	\$ 1,638.00	1,638.00
Item 9-06-503-192	Insurance	\$ 520.00	520.00
Item 10-06-503-193	Unemployment	\$ 36.00	36.00
Item 11-06-503-194	Workmen Compensation	\$ 297.00	297.00
Item 12-06-503-201	Office Supplies	\$ 731.00	731.00
Item 13-06-503-305	Education	\$ 400.00	400.00
Item 14-06-503-326	Telephone	\$ 80.00	80.00
Item 15-06-503-330	Mileage	\$ 2,400.00	2400.00
Item 16-06-503-334	Postage	\$ 200.00	200.00
Item 17-06-503-377	Testing Equipment	\$ 871.00	871.00
		<hr/> \$30,441.00	<hr/> 30,441.00

Adopted this 2nd day of February, 1988, by the following Aye and Nay vote:

AYE

NAY

Richard H. Simpson
Fred Palmer
Linda H. Watson
D. V. Meyer

J. K. Swain
PRESIDENT - COUNCIL

ATTEST: Mary Jane Keathere
SECRETARY - COUNCIL

EMERGENCY APPROPRIATION ORDINANCE No. 1988-3

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 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:

REVENUE SHARING		REQUESTED	APPROVED
Item 1-12-505-237	Highway Safety & Maintenance	\$ 3,379.59	3,379.59

JUVENILE PROBATION			
Item 2-16-318-396	Conference Attendance	\$ 250.00	250.00

CUMULATIVE CAPITAL DEVELOPMENT			
Item 3-20-202-405	Courthouse Remodeling	\$200,000.00	200,000.00

Adopted this 8th day of March, 1988, by the following Aye and Nay vote:

AYE
Ed. G. Palmer
Michael M. Imper
Linda K. Watson
L. D. Hyer

NAY

John J. Levan
PRESIDENT - COUNCIL

ATTEST: Marthelyn Percy
SECRETARY COUNCIL
Deputy Auditor

EMERGENCY APPROPRIATION ORDINANCE No. 1988-4

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:

ADULT PROBATION USERS FUND

		<u>REQUESTED</u>	<u>APPROVED</u>
Item 1-16-317-442	Probation Equipment Minolta Copier	\$ 3,795.00	
Item 2-16-317-366	Equipment Maintenance	\$ 850.00	
		<u>\$ 4,645.00</u>	

Adopted this 5th day of April, 1988, by the following Aye and Nay vote:

AYE
Richard H. Simpson
Debra H. Watson
R. F. Myers

NAY
Abstain: Ernest D. Offelt

J. B. Lewis
PRESIDENT - COUNCIL

ATTEST: Mary Jane Keathers
SECRETARY - COUNCIL

76 1988-5

EMERGENCY APPROPRIATION ORDINANCE NO. 1988-5

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 1-01-084-114	Title 4-D Secretary	\$ 12,948.00	12,948
Item 2-01-108-150	Pros. Atty Extra Help	\$ 654.00	654
Item 3-01-143-119	Engineer-Maintenance	\$ 19,136.00	19,136
		<u>\$ 32,738.00</u>	

REDUCTION COUNTY REVENUE			
Item 4-01-135-112	Commissioners Maintenance	\$ 19,136.00	19,136

ANIMAL SHELTER BUILDING FUND			
Item 5-29-243-405	Animal Shelter Building	\$ 18,000.00	18,000

ADULT PROBATION USER'S FEES FUND			
Item 6-16-317-442	Equipment	\$ 1,295.00	1295

Adopted this 4th day of May, 1988, by the following Aye and Nay vote:

AYE

Rich M. Turpin

Charles Pope

Red B. Palmer

Samuel S. Watson

D. J. Meyer

Tom D. Thistle

John H. Evans #6

NAY

Item #6 Fred B. Palmer

Item #6 R. P. Meyer

Item #6 ABSTAIN

John H. Evans

PRESIDENT - COUNCIL

ATTEST: Mary Jane Weathers

SECRETARY - COUNCIL

EMERGENCY APPROPRIATION ORDINANCE No. 1988-7

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

		<u>REQUESTED</u>	<u>APPROVED</u>
Item 1-01-084-150	Part Time Employee, Pros. Atty.	\$ 536.00	536.00

HIGHWAY

Item 2-02-201-400	Construction & Reconstruction		
	275 E North of 900N to Boone Co. Line	\$ 75,000.00	75,000
	1000 N East of 275E to 650E	\$122,000.00	122,000
	10th St. Entrance to trailer park	\$ 4,100.00	4,100
Item 3-02-201-365	Garage Expansion	\$170,000.00	170,000
	TOTAL	\$371,100.00	

ROAD & STREET

Item 4-26-216-366	Glen Elen Subdivision Drainage	\$ 20,000.00	20,000
	Raceway Rd. between US 36 & US 40		
	Hot Mix	\$ 87,000.00	87,000
	Shady Lane-construction of new road south of new US 36 to 50S (better access to landfill and avoid replacement of historical bridge)	\$150,000.00	150,000
	TOTAL	\$257,000.00	

CUMULATIVE BRIDGE

Item 5-25-203-556	#80 on 200N 1/2 mile East of SR 39	\$275,000.00	275,000
Item 6-25-203-558	#151 1000 S west of 275W	\$190,000.00	190,000
Item 7-25-203-557	#190 200 W south of 900 S	\$170,000.00	170,000
Item 8-25-203-555	#205 600E 1/8 mile S of 750S	\$275,000.00	275,000
	TOTAL	\$910,000.00	

Adopted this 5th day of July, 1988, by the following Aye and Nay vote:

AYE

NAY

Charlie Gipe
Fred Walker
Richard P. Myers
Tom Dingle

J. K. Lewis
President - Council

ATTEST: Mary Jane Keathers
Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE NO. 1988-8

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	APPROVE
Item 1-01-139-352	Pauper Transcripts, Circuit Ct.	\$ 2,500.00	2500
Item 2-01-131-330	Plan Commission Travel Expense	\$ 3,000.00	3000
Item 3-01-140-195	Superior Ct. I, Venue Cases	\$ 300.00	300
Item 4-01-140-196	Superior Ct I, Venue Cases	\$ 200.00	200
Item 5-01-140-197	Superior Ct I, Venue Cases	\$ 100.00	100
	TOTAL	\$ 6,100.00	6,100.00

HEALTH

Item 6-05-213-116	Sanitarian, Landfill Health Dept.	\$ 10,000.00	10,000
Item 7-05-213-150	Health Dept. Full Time Nurse	\$ 7,000.00	7,000
	TOTAL	\$ 17,000.00	17,000.

CUMULATIVE BRIDGE

Item 8-25-203-559	Bridge #27, Stoney Brook Dr. Brown Twp. off 267	\$ 20,000.00	20,000
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Adopted this 2nd day of August, 1988, by the following Aye and Nay vote:

AYE

NAY

Bill J. Surpin
Paul Blum
Charles Rife
David H. Watson
Richard J. Thayer
John D. Dillie

Abstain Items 1, 3, 4 & 5

President - Council

EMERGENCY APPROPRIATION ORDINANCE NO. 1988-9

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:


COUNTY REVENUE		<u>REQUESTED</u>	<u>APPROVED</u>
Item 1-01-107-350	Coroner Autopsy & Lab Fee	\$ 3,000.00	3,000
Item 2-01-131-123	Plan Commission Secretary Salary	\$ 3,585.60	3585.60
TOTAL		\$ 6,585.60	6,585.60

Adopted this 6th day of September, 1988, by the following Aye and Nay vote

AYE

NAY

AYE
Richard G. Surpur
Charles T. Pope
Della H. Watson
R. P. Myers
Tom Dingle


President - Council

ATTEST: Mary Jane Keathere
Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1988-10

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 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 1-01-115-302	Sheriff Attorney Fees	\$ 3,000.00	1200.00
Item 2-01-108-201	Pros. Atty Office Supplies	\$ 500.00	500.00
Item 3-01-108-345	Pros. Atty Printing	\$ 450.00	450.00
Item 4-01-135-334	Postage, Commissioners	\$ 7,000.00	7,000.00
Item 5-01-135-460	Commissioners, Special Contracts	\$ 50,000.00	50,000.00
Item 6-01-151-112	Probation Officer	\$ 16,779.00	16,779.00
	TOTAL	\$ 77,729.00	75,929.00
Item 7-01-137-207	Jail Medical & Dental	\$ 40,000.00	40,000.00

HIGHWAY

Item 8-02-201-447	Other New Equipment	\$150,000.00	150,000.00
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HEALTH

Item 9-05-213-366	Repair of Equipment	\$ 1,700.00	1,700.00
Item 10-05-213-441	Equipment	\$ 11,300.00	11,300.00

Adopted this 4th day of October, 1988, by the following Aye and Nay vote:

AYE
Richard G. Simpson
Charles Pope
Michael Blum
Linda L. Wabor
R. J. Meyer
John D. Duffell

NAY
Item #7 R. J. Meyer
Item #1 John Duffell

JK Wivaw
 President - Council

ATTEST: Mary Jane Keathere
 Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE no. 1988-11

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

		<u>REQUESTED</u>	<u>APPROVED</u>
Item 1-01-140-319	Superior Ct. I Phschiatric Services	\$ 2,000.00	1000.00
Item 2-01-141-304	Superior Ct. II Pauper Counsel	\$ 4,500.00	4500.00
	TOTAL	\$ 6,500.00	5500.00

WELFARE

Item 3-03-030-400	Hospital Care Indigent	\$ 21,000.00	21,000.00
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HEALTH

Item 4-05-213-113	Clerk's(Overtime)	\$ 465.00	465.00
Item 5-05-213-190	Social Security	\$2,000.00	2000.00
Item 6-05-213-330	Mileage	\$1,000.00	1,000.00
Item 7-05-213-441	Equipment	\$5,350.00	5350.00
	TOTAL	\$8,815.00	8,815.00

CIRCUIT COURT ADULT PROBATION USERS FUND

Item 8-16-319-111	Director	\$2,000.00	2000.00
Item 9-16-319-112	Probation Officer	\$2,000.00	2000.00
Item 10-16-319-113	Secretary	\$2,600.00	2600.00
Item 11-16-319-268	Toxicologies	\$ 400.00	400.00
	TOTAL	\$7,000.00	7,000.00

Adopted this 9th day of November, 1988, by the following Aye and Nay vote:

AYE

R. D. G. Surgen
G. Charles Apple
W. B. Palmer
W. D. H. H. H.
R. P. Thyer
John D. Spill

ATTEST: Mary Jane Keathere
SECRETARY - COUNCIL

NAY

R. P. Thyer #3
John D. Spill Abstain: 1, 2, 8, 9, 10.
Nay: 3
J. K. H. H.
PRESIDENT - COUNCIL

EMERGENCY APPROPRIATION ORDINANCE No. 1988-12

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 herein and for the purpose here specified, subject to the laws governing the same:

COUNTY REVENUE		REQUESTED	APPROVED
Item 1-01-084-113	Pros. Atty. Title 4-D Secretary Overtime	\$ 889.00	889. ⁰⁰
Item 2-01-084-114	Pros. Atty. Title 4-D Secretary Overtime	\$ 270.00	270. ⁰⁰
Item 3-01-107-350	Coroner Autopsy & Lab Fees	\$2,000.00	2,000. ⁰⁰
Item 4-01-108-113	Pros. Atty. Legal Office Manager	\$2,000.00	2,000. ⁰⁰
Item 5-01-108-114	Pros. Atty Legal Secretary I	\$ 229.00	229. ⁰⁰
Item 6-01-108-116	Pros. Atty Legal Secretary II	\$1,500.00	1,500. ⁰⁰
Item 7-01-135-192	Commissioners Group Insurance	\$12,000.00	12,000. ⁰⁰
Item 8-01-135-303	Commissioners Legal Service	\$15,000.00	10,800. ⁰⁰
Item 9-01-137-207	Jail Medical & Dental	\$ 7,000.00	7,000. ⁰⁰
Item 10-01-146-115	Election Voting Machine Mechanics	\$ 1,800.00	1,800. ⁰⁰
Item 11-01-146-269	Election Supplies	\$12,253.81	12,253. ⁸¹
TOTAL		\$54,941.81	50,741. ⁸¹

Adopted this 6th day of December, 1988, by the following Aye and Nay vote:

AYE

NAY

Richard H. Turpin
Charles E. Gipe
Paul B. Palmer
James H. Watson
Richard L. Meyer
John D. Spiller

Richard B. Turpin #456
John D. Spiller #456

J. P. Priddy
 President - Council

ATTEST: Mary Jane Skathere
 Secretary - Council

FEBRUARY 2, 1988

RESOLUTION No. 1988-1

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:

REASSESSMENT

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount Approved</u>
Item 1-08-507-447 Computer Payments	\$22,479.45	08-507-350 Contractual Services	22,479.45 \$22,479.45

Adopted this 2nd day of February, 1988, by the following votes:

AYE
Richard G. Surpin
Shed Palmer
Linda A. Akbar
R. V. Meyer

NAY

J. B. Kuvshin
PRESIDENT - COUNCIL

ATTEST: Mary Jane Heather
SECRETARY - COUNCIL

JUNE 7, 1988

RESOLUTION No. 1988-2

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

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-01-102- ^{150 mgk} 443 Extra Help	\$1,900.00	^{443 mgk} 01-102-150 Capital Outlay	\$1,900.00	<i>1900.00</i>

HIGHWAY

02-201-386 Rental of Equipment	\$1,018.70	02-201-447 Other New Equipment	\$1,018.70	<i>1018.70</i>
02-201-386 Rental of Equipment	\$ 844.00	02-201-449 New Trucks	\$ 844.00	<i>844.00</i>
			TOTAL	\$1,862.70

Adapted this 7th day of June, 1988, by the following Aye and Nay vote:

AYE

NAY

[Signatures for Aye vote]

[Signatures for Nay vote]

[Signature]
PRESIDENT - COUNCIL

ATTEST: *Mary Jane Keathers*
SECRETARY-COUNCIL

OCTOBER 4, 1988

RESOLUTION NO. 1988-3

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:

COUNTY REVENUE

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-01-103-201 Treas. Office Supplies	\$715.10	01-103-347 Tax Statements	\$715.10	715.10
Item 2-01-103-201 Treas. Office Supplies	\$884.90	01-103-442 Adding Machines	\$884.90	.00
Item 3-01-103-366 Treas. Repair & Maint.	\$ 83.90	01-103-442 Adding Machines	\$ 83.90	.00
Item 4-01-108-392 Pros. Atty. Dues & Subscriptions	\$150.00	01-108-201 Office Supplies	\$150.00	150.00
Item 5-01-113-334 Washington Twp. Ass'r. Postage	\$400.00	01-113-112 Wash. Twp. Assessor, Dep. Salary	\$400.00	400.00

Adopted this 4th day of October, 1988, by the following votes:

AYE

Roger D. Simpson
Charles Gope
Fred Kramer
Linda H. Watson
D. V. M. Tero
Tom Doherty

NAY

2+3 J. H. J. J. J.
2+3 Roger D. Simpson
2+3 Charles Gope
2+3 Fred Kramer

J. H. J. J. J.
President - Council

ATTEST: Mary Jane Keathere
Secretary - Council

NOVEMBER 9, 1988

RESOLUTION No. 1988-4

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 Account	Amount	Approved
Item 1-01-103-366 Repair & Maint. Treasurer	\$83.90	01-103-442 Treas. Adding Machines	\$83.90	83.90
Item 2-01-103-201 Treas. Office Supplies	\$884.90	01-103-442 Treas. Adding Machines	\$884.90	884.90
Item 3-01-108-118 Pros. Atty Witness Fees	\$200.00	01-108-201 Pros. Atty Office Supplies	\$200.00	200.00
Item 4-01-130-114 Home Economist Extension Office	\$2,786.00	01-130-440 Extension Office, Equipment	\$2,786.00	2,786.00
Item 5-01-130-373 Extension Office Computer Repair	\$412.00	01-130-440 Extension Office, Equipment	\$412.00	412.00
Item 6-01-130-112 Extension Office 4-H & Youth	\$808.00	01-130-440 Extension Office Equipment	\$808.00	808.00
Item 7-01-137-377 Jail, Heating & Air Conditioning	\$7,338.00	01-137-225 Institutional Supplies	\$7,338.00	7,338.00
Item 8-01-138-122 County Home QMA'S	\$1,500.00	01-138-266 County Home Food	\$1,500.00	1,500.00
Item 9-01-138-150 Co. Home Part Time Help	\$3,808.00	01-138-266 Co. Home Food	\$3,808.00	3,808.00
Item 10-01-138-330 Co. Home Mileage	\$300.00	01-138-225 Co. Home Medical & Institutional	\$300.00	300.00
Item 11-01-138-334 Co. Home Postage	\$200.00	01-138-225 Co. Home Medical & Institutional	\$200.00	200.00
Item 12-01-138-367 Co. Home Equip. Repair	\$195.56	01-138-225 Co. Home Medical & Institutional	\$195.56	195.56
Item 13-01-147-305 Computer Room Training	\$497.80	01-147-111 Computer Room Systems Manager	\$497.80	497.80
Item 14-01-147-305 Computer Room Training	\$384.11	01-147-112 Computer Room Systems Operator	\$384.11	384.11
Item 15-01-152-442 Microfilm, File Cab.	\$95.25	01-152-355 Kodak Maint. Microfilm	\$95.25	95.25
Item 16-01-108-118 Pros. Atty Witness Fees	\$150.00	01-108-345 P. Atty Printing	\$150.00	150.00
Item 17-01-138-360 Co. Home Utilities	\$1,000.00	01-138-266 C. Ho. Food	\$1,000.00	1,000.00
Item 18-01-112-113 LTA Clerical Asst.	\$75.00	01-112-334 LTA Postage	\$75.00	75.00
Item 19-01-112-113 LTA Clerical Asst.	\$300.00	01-112-201 LTA Supplies	\$300.00	300.00

Adopted this 9th day of November, 1988, by the following votes:

AYE

NAY

Richard M. Turpin
Charles Pope
Frederick Palmer
Linda S. Watson
R. D. Watson
John D. Spille

ITEM 1, 2, 4, 5, 6. Charles Pope
Items 1, 2, 4, 5, + 6. Frederick Palmer
Item 7. Linda S. Watson
R. D. Watson #7
J. K. Luvar Item 1, 2, 4, 5, 6

J. K. Luvar
PRESIDENT - COUNCIL

ATTEST: Mary Jane Weathers
SECRETARY - COUNCIL

DECEMBER 6, 1988

RESOLUTION NO. 1988-5

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 expendiutres 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

<u>Budget & Class No.</u>	<u>Unexpended</u>	<u>Transfer to</u>	<u>Amount</u>	<u>Approved</u>
	<u>Appropriation</u>	<u>Account</u>		
Item 1-01-108-118 P. Atty Witness Fee	130.00	01-108-345 P.Atty Prntg	\$ 130.00	130 ⁰⁰
Item 2-01-109-205 Ass'r Stationary	15.75	01-109-330 Ass'r Mileage	15.75	15 ⁷⁵
Item 3-01-109-114 Ass'r Clerk Sal.	1,000.00	01-109-441 Ass'r Off!Equip.	1,000.00	1,000 ⁰⁰
Item 4-01-109-246 Ass'r Photography	18.42	01-109-330 Ass'r Mileage	18.42	18 ⁴²
Item 5-01-111-360 G.T.A. Utility Serv.	125.00	01-111-201 G.T.A. Off Sup	125.00	125 ⁰⁰
Item 6-01-111-366 G.T.A. Repair & Maint.	50.00	01-111-201 G.T.A. Off Sup	50.00	50 ⁰⁰
Item 7-01-111-381 G.T.A. Rentals	150.00	01-111-201 G.T.A. Off Sup	150.00	150 ⁰⁰
Item 8-01-138-333 Co. H. Freight	61.01	01-138-225 Co. H.Med & Inst	61.01	61 ⁰¹
Item 9-01-138-308 Co. H. Boiler Inspec.	26.00	01-138-225 Co. H.Med & Inst	26.00	26 ⁰⁰
Item 10-01-138-371 Co. H. Gas, Oil, etc	28.00	01-138-225 Co. H.Med & Inst	28.00	28 ⁰⁰
Item 11-01-138-114 Co. H. Cl & Med Ass't	800.00	01-138-225 Co. H.Med & Inst	800.00	800 ⁰⁰
Item 12-01-152-442 Microfilm File Cab.	200.00	01-152-216 Microfilm OperSup	200.00	200 ⁰⁰

SUBSTANCE ABUSE

Item 13-16-316-242 Education Materials	18.72	16-316-398 Training	18.72	18 ⁷²
Item 14-16-316-245 Breathalyzer	180.00	16-316-442 Office Equip.	180.00	180 ⁰⁰

ADULT PROBATION USERS FEES

Item 15-16-317-201 Office Supplies	1,323.39	16-317-442 Equipment	1,323.39	1,323 ³⁹
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FINDINGS OF FACT
PLANNING COMMISSION
HENDRICKS COUNTY, INDIANA

WHEREAS, Hendricks County Planning Commission shall in all cases heard by it make written findings of fact which support their determinations in accordance with Indiana Code 36-7-4-306; and

WHEREAS, the Hendricks County Planning Commission has held a public hearing and has given consideration to application RZ-203/WA88-10: LLOYD AND MARIAN COVEY AND FOREST AND SUE WOOD; and

WHEREAS, the Hendricks County Planning Commission has given consideration to the above referenced application for their compliance with the comprehensive plan entitled "Hendricks County Comprehensive Plan 1983", adopted August 15, 1983 established under Indiana Code 36-7-4-500 and that such a plan provides development policy within Hendricks County; and

WHEREAS, the Hendricks County Planning Commission has given consideration to the above referenced application for their conformance with the Hendricks County Zoning Ordinance, adopted November 19, 1957 established under Indiana Code 36-7-4-600 and that such an ordinance for development, through zoning, of the County of Hendricks, Indiana, and providing for enforcement and penalties for the violation thereof; and

WHEREAS, the Hendricks County Planning Commission has given consideration to the above referenced application for their conformance with the Hendricks County Subdivision Control Ordinance, adopted April 3, 1961 established under Indiana Code 36-7-4-700 and that such an ordinance provides for the subdivision of land within Hendricks County; and

WHEREAS, the Hendricks County Planning Commission has given consideration to the above referenced application for their compliance with the recommendations, stipulations or any necessary conditions, listed below, requested by the public, planning staff or any Planning Commission member(s);

WHEREAS, the proposed rezoning:

~~will~~ Will not adversely effect the elements of the Hendricks County Comprehensive Development Plan;

THEREFORE BE IT RESOLVED, the Hendricks County Planning Commission submits FAVORABLE

recommendation to the Board of County Commissioners for

RZ-203/WA88-10: LLOYD AND MARIAN COVEY AND FOREST AND SUE WOOD on this date NOVEMBER 14, 1988.

FOREGOING RESOLUTION, submitted by CONLEY and seconded by DAUM.

<u>Members</u>	<u>For</u>	<u>Against</u>	<u>Abstained</u>
Ross McClain	<u>X</u>	<u>---</u>	<u>---</u>
Richard Whicker	<u>X</u>	<u>---</u>	<u>---</u>
Howard Conley	<u>X</u>	<u>---</u>	<u>---</u>
John Daum	<u>X</u>	<u>---</u>	<u>---</u>
Herschel Gentry	<u>---</u>	<u>---</u>	<u>X</u>
Jack Roseboom	<u>X</u>	<u>---</u>	<u>---</u>
Al Huntsman	<u>---</u>	<u>---</u>	<u>---</u>
Lynn Addison	<u>X</u>	<u>---</u>	<u>---</u>
Kevin Hinkle	<u>---</u>	<u>---</u>	<u>---</u>
Total	<u>6</u>	<u>---</u>	<u>1</u>

Ross A. McClain
Ross A. McClain, President

Robert E. Jarzen DSG
Robert E. Jarzen, Secretary

HENDRICKS COUNTY PLANNING & BUILDING DEPARTMENT

930 EAST MAIN STREET
DANVILLE, INDIANA 46122

P.O. BOX 313
(317)745 - 9254/55

MEMORANDUM

TO: Members of the Hendricks County Planning Commission

FROM: Robert E. Jarzen, Planning Director
David S. Gilman, Planner

DATE: November 9, 1988

SUBJECT: RZ-203/WA88-10: LLOYD AND MARIAN COVEY AND FOREST AND SUE WOOD, 11.27 acres, form "A", Single Family to "LB", Local Business, Washington Twp., S9-T15N-R1E, n/w corner of new US 36 and CR 525 E. (Keith Baldwin, Realtor)

REASON FOR REQUEST:

The applicant is requesting the "LB", Local Business zone classification to allow commercial use on the above referenced property.

GENERAL LOCATION:

The northwest corner of new US 36 and CR 525 E.

LAND USE OF THE SURROUNDING AREA:

North - Commercial and Single Family Residential
South - Shopping Center
East - Vacant
West - Commercial

ZONING OF THE SURROUNDING AREA:

North - "LB", Local Business
South - "SC", Shopping Center
East - "LB", Local Business
West - "S", Suburban with a use variance approval by the Board of Zoning Appeals to allow for commercial development (DKT. 99(1975)).
(See Attached Map)

ZONED:

"A", Single Family Residential

OTHER REZONINGS IN THE AREA:

The Planning Commission has previously supported commercial development along old and new US 36 and CR 525 E. by reviewing and making favorable recommendation to the Board of County Commissioners on several applications for rezonings. These rezonings include:

1. No. 157(1985) - 3.47 acres located on US 36 Broyles Road and CR 525 E., from "A", Single Family to "LB", Local Business on August 19, 1985, requested by Marvin L. and Madge Wood.
2. No. 164(1986) - 5.32 acres of property located on the s/w corner of new US 36 and CR 525 E., from "A", Single Family to "GB", General Business, on April 21, 1986, requested by Lloyd and Marian Covey.
3. No. 167(1986) - 5.32 acres of property from "GB", General Business to "LB", Local Business, which provided for the "SC", Shopping Center designation on September 15, 1986, requested by G.T.T. Development Co., Inc.
4. No. 168(1986) - 7.32 acres located at the northeast corner of new US 36 and CR 525 E., from "A", Single Family to "LB", Local Business on August 18, 1986, requested by Albert Williams and George and Ruth Anderson.
5. No. 176(1987) - 5.49 acres located on the south side of old US 36, approximately 1/4 mile east of CR 525 E., from "A", Single Family to "GB", General Business on March 31, 1987, requested by Orville R. and Donna L. Woody and Helen M. Hammerle.
6. No. 186(1987) - 8.56 acres of property located on the southwest corner of Broyles Road and CR 550 E., from "S", Suburban to "GB", General Business on November 24, 1987, requested by David and Ann Laycock.

UTILITIES AVAILABLE:

There are no sanitary sewer or water services readily available for this property.

COMPREHENSIVE PLAN:

The Comprehensive Plan states, "the relocation of US 36 will create potential commercial development areas at the intersection of CR 525 E. and CR 400 E., in Washington Township. The relocated sections of US 36 will be limited access and this will add to commercial development pressures at the intersections. These intersection areas should be allowed to develop commercially, provided consideration is given to adjoining residential property owners."

STAFF RECOMMENDATIONS:

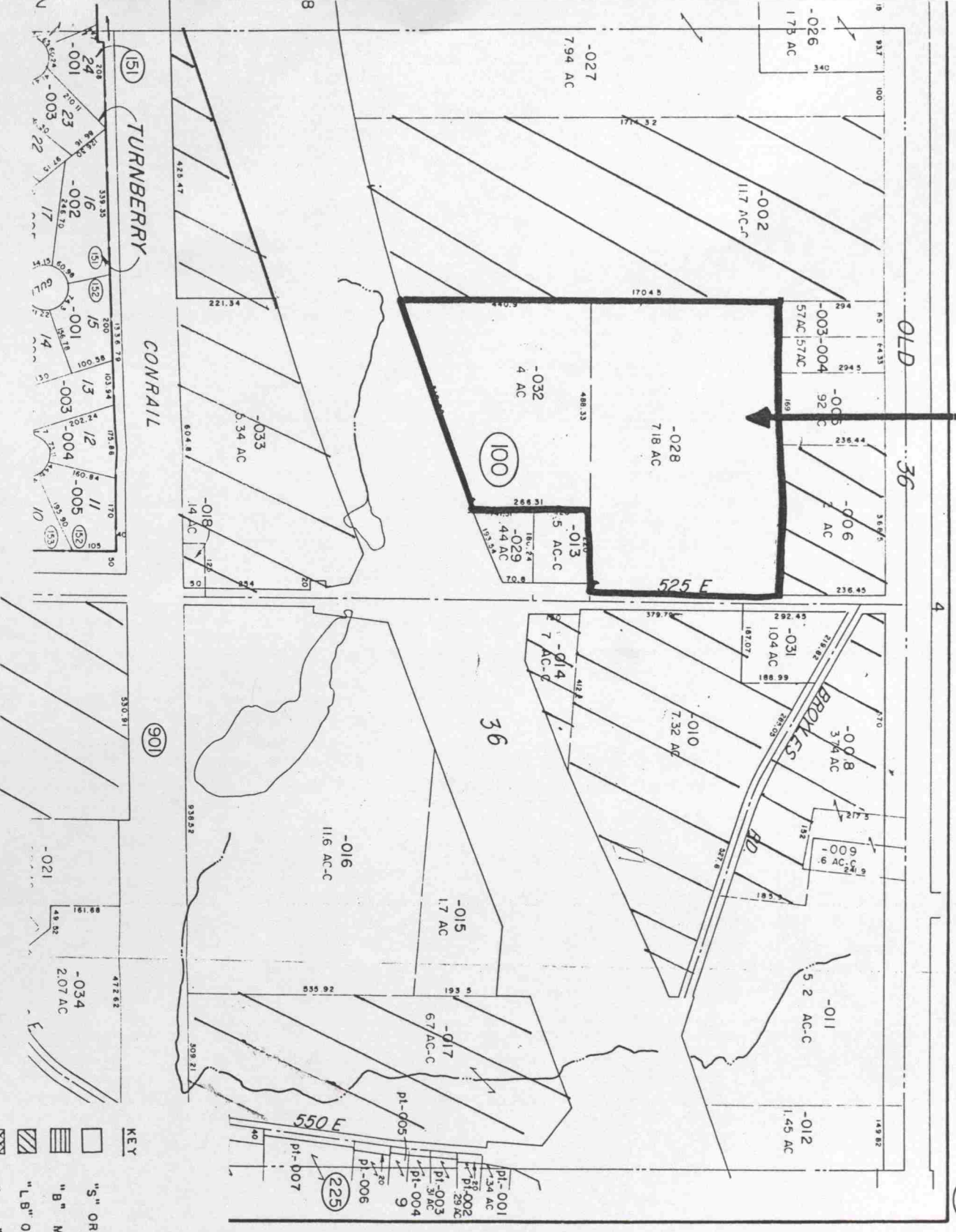
The Planning and Building Department staff would support this rezoning request and would support a favorable recommendation to the Board of County Commissioners based on the following factors:

1. The rezoning request is in conformance with the Hendricks County Comprehensive Plan.
2. The rezoning request would be compatible with the current zoning and land use in this area.
3. Any commercial development would be subject to all applicable provisions of the Zoning and Subdivision Control Ordinances.

- RIGHT-OF-WAY LINE
 - SECTION LINE
 - PROPERTY LINE
 - CENTER-LINE DRAIN
 - CENTER-LINE ROAD
 - SUBDIVISION BOUNDARY
 - CORPORATE LIMITS

RZ-203/WA88-10: LLOYD AND
 MARIAN COVEY AND FOREST AND
 SUE WOOD

T.15 N., R. 1 E.
 SECTION 9
 NW 1/4
 12-3-09-51E-O-



KEY

- "S" OR "A" SINGLE FAMILY
- "B" MULTIFAMILY
- "LB" OR "GB" BUSINESS
- "I" INDUSTRIAL