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Appointment of School Teacher, Jan. 14, 1870.
Appointment of County Sheriff, Jan. 14, 1870.
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Appointment of School Teacher, Jan. 14, 1870.
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Appointment of School Teacher, Jan. 14, 1870.
Audit in Fire Equipment Chief 68.

Adjustment of Magic Isle 68.
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County Garage Electrical Work 13.5.

County Treasurer 537.

County Building 525.

County Garage Equipment 525.

County Buildings 525.

County Treasurer 537.

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County Building 525.
upstairs Room (Mr. Eustace) 19

West Board Meeting 185
1 = Executive simpl. 634.

Damage claim of Mr. Eustace 411

Damage claim of Mr. Eustace 47

Damage claim, Plant Corporation 609

Sanger Road Bridge 584
570 (692) 631

Ditch in Berry Top 634
Torill Union Shack Yard, Limited
237-241.

Enclosure in Albert's Place 603.

Enclosure in Bulby Avenue.

V. S. King

Engineer

Department of Public Works

Enclosure for Police, 1875

Enclosure for Board, 1876.

Enclosure for Engineer, 1873.

Engineer's Equipment, 1873.

Emergency Boro. Sheriff 1946.

Emergency Boro. 1945. 4961.

Emergency Boro. 1942.

Enclosure - Vaughn Road 1872.

Emergency Boro. 263.

Engineer's Wirt. 1872. 269.

Enclosure - Wood Avenue, Cutt.:

Enclosure - Macdonald Avenue.
Clearing from 16th to 31st.

Clearing National Bank from 3rd to 4th.

Clearing Bank from 44th to 45th.

Clearing Buildings.

Clearing Rooms.

Clearing cafes.

Clearing churches.

Clearing Broadway.

Clearing banks.

Clearing offices.

Clearing street lighting.

Clearing stores.

Clearing buildings.

Clearing banks.

Clearing offices.

Clearing churches.

Clearing Broadway.

Clearing banks.

Clearing offices.

Clearing churches.
"Silver Road. 13."

"General Davidson's Surveyor."

"Mar. 17. Rosenea Road. 326."

"Mar. 18. Rosenea."

"Dr. Hater's House. Allred's Home."

"Mar. 1. 360."

"(March 19 to 20th.)"

"Guardian Home. Harris. (23.)"
Teaching "Electric Equipment" 18.
36th 267 4-7 68 685

Teaching on 12 Points Bandenburg 28

(Electric Equipment)

Bendix Controls 120 44 6 18 18 18

箅erstone Project 269.
Eng 946 565

Hooper Road Bridge 378

Teaching on Nelsone Budget 379

Hillcrest Home Repair 379

Teaching on Applications for Machines 501

Teaching Air Drainage Area 576
10 252

Teaching of Baling Machine 647
Meeting on 12/1/19:

- originate. 12/14. 12/16.

Meeting on 12/7/19:

- originate. 12/8.
- originate. 12/10.
- originate. 12/12.

Meeting on 12/14/19:

- originate. 12/16. 12/18.
- originate. 12/17. 12/19.

Meeting on 12/21/19:

- originate. 12/23. 12/25.
- originate. 12/25. 12/27.

Meeting on 12/28/19:

- originate. 12/30. 12/32.
- originate. 12/31. 12/33.

Meeting on 12/31/19:


Meeting on 1/6/20:

- originate. 1/7. 1/9.
- originate. 1/9. 1/11.

Meeting on 1/13/20:

- originate. 1/14. 1/16.
- originate. 1/15. 1/17.
- originate. 1/16. 1/18.

Meeting on 1/20/20:

- originate. 1/22. 1/24.
- originate. 1/23. 1/25.
High School

[Redacted text]

Supplies (in excess of $500) $69,756.67

Repairs to County Garage $256

[Redacted text]

[Redacted text]
Construction of Guard 37.35.

Insurance Service Report 12.

Inspection on County 1st 198.

Indiana State Fair Stock Show 1910.

Highway Department

Machinery Employed 1864

Mile of Employees 593. 691. 600. 607.

Sold on Dump 1300. 160.
...,
26th October 11: 65-79.

23rd P.O. Office 116-17.


23rd Agreement Co Garage

23rd: 8-9 240-1.

23rd for Douglas Home 227.

23rd for Park 341.

23rd dedicated for Diet 5-6-10.

23rd for Millers Home

23rd for Co. Dist. 423.

23rd for Court House Alms

23rd
meeting of township trustees

June 21, 1910
297-298

miles to
road 469
Memorial Day Luncheon 20-20.

Annual Board 20-20.

Purchase of Truck, Bus, etc. 20-20.

Meeting of Trustees June 2-1941 297-298.

Highway to Road 469.
Furnace Place, Replate 1804

Jury of Peace

Fire Insurance 1804

2,000/00

Resumption of Bond of Securities

Bonds 200

Kearny's Road Fund. 1808

Constructing Highway No. 1

1/2 Rubber Collection 556

Civilian Defense 619

Old Co. 822.

Company Grant 628
Report of Treasurer 5/16. 152.1. 68.


Report of Sheriff's Division 200.

Report of Coroner's Court 122.

Report on County Jail by Bert Dray 228.


Relocation Revenue 5/26.

Regulation of Traffic Hazards 289.

Dr. W. G. Sumner, 59

Mr. E. J. Jones, 45

Mr. W. B. Smith, 58

Mr. W. H. Black, 78

Mr. W. C. Brown, 56

Mr. A. D. Wilson, 68

Mr. W. L. White, 65

Settlement of Land, Shingles, Road Bridge

Settlement Agreement with Company to John E. H. McDonald

Shelby Oil Co. Termination

Jeromeph Service Corp. 550

Sale of Rock Crusher, 567

Settlement of Case, 1454
meet for 60, engineers 5.10

Iron for a fence 6.20, edge 3.00

Machine 6.35

10 reals for 100, Public office 6.2

Public office of Amer. Annex

Report of funds (election)

Report of Gen. 1847

Values 1 352.3

1th Equipment for Truck 353

60, (no imagination), Pay 97.
date 30 April 33
15 1212

[Receipt for Maintenance Account]

total balances in 1940 App.

[Receipt for Election 1943]

[Receipt for Election (5% depression)]

[Receipt for 1945 Budget Committee]

[Receipt for 1945 Budget Committee]

[Receipt for 1945 Budget Committee]
Location of Hancock Road, 54-55.

Location of Cemerid Hall, 54-55.

Location of Chatham Road, 55-56.

Location of Kentucky Road, 55-56.

Location of Morgan Ave., 55-56.

Location of Hancock Road, 54-55.

Location of Hancock Road, 54-55.

Location of Cemerid Hall, 54-55.

Location of Chatham Road, 55-56.
Office & Garage 47

Project Statement 526

Sponsor Representative 59

The project (Washington, Home)

The report for 1940-1947

The conference 258

The Garden Project 252

The employee 291

The bridge 293

The equipment 248

The road program 351

The school lunch project 279

The engineer of repair 202

The engineer applying for

The surplus commodities

The Community Center 561-567
RECEPTION NO.

Recorded this ______ day of _______ A.D. 19 ___, o'clock ______ M.
Recorder

QUIT-CLAIM DEED

This Indenture Witnesses

That CHAS. H. ATKIN, as Auditor of Vanderburgh County, Indiana

for and on behalf of the Common School Fund of the State of Indiana,

of Vanderburgh County, and State of Indiana

RELEASE AND QUIT-CLAIM

To ALBERT & OSSENBERG, and MARGARET OSSENBERG, husband and wife,

as tenants by the entireties,

of Vanderburgh County, in the State of Indiana, for the sum of

TWENTY-ONE HUNDRED AND 00/100 ($2100.00) Dollars

the following described REAL ESTATE in Vanderburgh County, in the

State of Indiana, to wit:

--LOTS SIX (6) AND SEVEN (7) IN BLOCK TWENTY-FIVE (25) EASTERN
ENLARGEMENT OF THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY,
INDIANA, ACCORDING TO THE RECORDED PLAT THEREOF---

IN WITNESS WHEREOF, the said CHAS. H. ATKIN, as County Auditor of Vanderburgh
County, Indiana, for and on behalf of the Common School Fund of the State of
Indiana

Has hereunto set his hand and seal this 3rd day of February 19 ______ (SEAL)
(SEAL)
(SEAL)

STATE OF INDIANA, Vanderburgh County, ss:

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named

CHAS. H. ATKIN, as County Auditor of Vanderburgh County, Indiana for and on
behalf of the Common School Fund of the State of Indiana

who acknowledged the execution of the foregoing Deed to be

voluntary act and deed.

WITNESS, my hand and Notarial Seal this 3rd day of February 19 ______

My commission expires: ________________________

Notary Public
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 5, 1940

MONDAY, FEBRUARY 5TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO LAW, WHEN PRESENT JOSEPH V. EASTMANHOLO, GEORGE J. KINSEL AND HARVEY JENKIN, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BONTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY SHERIFF, JULIUS F. RITTER.

THE MINUTES WERE READ AND APPROVED.

A UCE OF SCHOOL NO. 24

(LOTS 6 & 7 BLOCK 25 EASTERN ENLARGEMENT)

(SEE ATTACHED QUIT-CLAIM DEED)

APPROVAL OF ADDITIONAL APPROPRIATIONS

THE STATE BOARD OF TAX COMMISSIONERS APPROVE ADDITIONAL APPROPRIATIONS AMOUNTING TO $3580.25, STATE BOARD ORDER #25.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, FEBRUARY 8TH, 1940.

Joseph V. Eastmanholo
George J. Kinsel
Henry Bonte
BOARD OF COMMISSIONERS
Thursday, February 8th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Sale of School Fund Property
(Lots 6-7-8-9-10 Block 1, Rosedale Park)

(See attached Quit-Claim Deed)
Board of Commissioners, Vanderburgh County, Indiana, February 8, 1940

Docket No. 1620-F
Auditorium and Additions
To the Vanderburgh County INFIRMARY

February 8, 1940

The Board of Commissioners of the County of Vanderburgh, Indiana

The Business Furniture Corporation, Contractor for Contract No. 9, by attached proposal, dated February 5, 1940, does propose to make the following contract change and accept therefore a deduction of $7.50 in the contract price, without any change in the time of completion, this change is deemed advisable and for the best interest of the owner. This change will not affect the work of any other contractor, but will expedite the completion of the entire project.

(a) Furnish and install fifteen (15) Otis-McHuron Company No. 4651 elm and gum rocking chairs, in lieu of Otis-McHuron Company No. 4652 solid oak rocking chairs.

Credit per chair $ .50
15 chairs $ 7.50

Total deduction from contract $ 7.50

This change was authorized by the owner on the 8th day of February, 1940, and, as stated before, shall become a part of and be subject to all the pertinent requirements of the contract.

The Board of Commissioners of the County of Vanderburgh, Indiana

Owner
Joseph V. Emptothold, Pres. (Signed) Harvey Hoppock (Signed)

(Seal)

Attest:
J. H. Atkinson (Signed)
County Auditor

The foregoing contract change is proposed, recommended and approved by me this the 8th day of February, 1940.

(Seal)

Edwin G. Anderson (Signed)
Architect

Resolution Authorizing the foregoing Contract Change

Be it resolved by the Board of Commissioners of the County of Vanderburgh, Indiana, as follows:

1. That it is deemed advisable and for the best interest of said board of commissioners and the business furniture corporation, the contractor, covering work on the project of said board of commissioners be changed as set forth in the contract change order No. 16-9-1, copy of which is hereto attached.

2. That it is hereby determined that all the data necessary to obtain a comprehensive and intelligent bid, which data, prepared and assembled by the architect, and referred herein and made a part hereof, were properly submitted to said contractor with a request that such data for submit a proposal to said board of commissioners covering such proposed change.

3. That the proposal of said contractor a copy of which is hereto attached, and made a part hereof, to make the said change and accept therefore a deduction of $7.50 in the contract price, be and the same is hereby accepted for and in behalf of said board of commissioners.

4. That such acceptance of the contractor's proposal shall be in full force and effect when a certified copy of this resolution is sent to the contractor by the architect and the said board of commissioners, and not until then.
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: SALE OF SCHOOL FUND PROPERTY
(Lots 6-7-8-9-10 Block 1, Rosedale Park)

(See attached Quit-Claim Deed)
QUIT-CLAIM DEED

This Indenture Witnesseth

That: ___________ Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana, for and on behalf of the Common School Fund of the State of Indiana--

of. Vanderburgh County, and State of Indiana,--

RELEASE AND QUIT-CLAIMS

To. Leo H. Haugard

of. Vanderburgh County, in the State of Indiana for the sum of

One ($1.00) Dollar and other valuable considerations

the following described REAL ESTATE in Vanderburgh County, Indiana, to wit:

--Lots Six (6), Seven (7), Eight (8), Nine (9), and Ten (10) in Block One (1), Rosedale Park, an Addition to the City of Evansville, in Vanderburgh County, Indiana, according to the recorded plat thereof--

IN WITNESS WHEREOF, the said Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana, for and on behalf of the Common School Fund of the State of Indiana,--

Hath hereunto set his hand and seal this 7th day of February, 1940,

(SEAL)

(SEAL)

(SEAL)

Chas H. Atkin

As County Auditor of Vanderburgh County, Indiana, for and on behalf of the Common School Fund of the State of Indiana,

STATE OF INDIANA, Vanderburgh County, ss:

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana, for and on behalf of the Common School Fund of the State of Indiana, who acknowledged the execution of the foregoing Deed to be his voluntary act and deed.

WITNESS, my hand and Notarial Seal this 7th day of February, 1940,

Notary Public

My commission expires
Board of Commissioners, Vanderburgh County, Indiana, February 13th, 1940

RE: APPRAISAL OF COUNTY PROPERTY

The Commissioners accept the proposal of Manufacturers' Appraisal Company, to make a new appraisal of the County Infirmary and Court House Annex for the sum of $150.00, and order the auditor to notify them to make same as soon as possible.

RE: LEGAL HOLIDAY

The Court House will be closed Monday, February 12th, a legal holiday.

On motion the Board recess until Tuesday, February 13th, 1940.

[Signature]

Joseph V. Esterhold
Chairman, County Commissioners

[Signature]

Harvey Herndon
Board, County Commissioners

Tuesday, February 13th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session, pursuant to recess when present Joseph V. Esterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. H. Akin, County Auditor and Henry Buentz, County Attorney.

The minutes were read and approved.

RE: HEARING ON ADDITIONAL APPROPRIATIONS (Perry Township)

The State Board of Tax Commissioners will hold a hearing on additional appropriations for Perry Township on February 14th, 1940 at 10 A.M.

RE: PRESERVATION OF ROADS

The Board of Commissioners suggested that I prepare and mail a letter to those vitally interested in having the highways in Vanderburgh County maintained in the best possible condition at a minimum cost to those providing the funds for that purpose.

I wish to call attention to the fact that the Board of Commissioners, acting as the sponsoring agency, has been able to build, improve and resurface approximately 100 miles of county roads by chaining, grading, surfacing with rock and gravel and, as far as it was possible to do so, place a blacktop binder on the roads.
BECAUSE OF THE WEATHER CONDITIONS, IF EXCESSIVE LOADS ARE PERMITTED TO TRAVERSE THE HIGHWAYS MUCH DAMAGE AND DESTRUCTION OF HIGHWAYS WILL RESULT AND THE BOARD IS CONFRONTED WITH THE PROBLEM OF NOT BEING ABLE TO FINANCE A PROPER REPAIR OF THE DAMAGED WHICH MIGHT RESULT IN THE CARRYING OF EXCESSIVE LOADS OVER THE ROADS DURING THAWING AND WET WEATHER CONDITIONS. THEY ARE, THEREFORE, ASKING FOR THE FULLEST CO-OPERATION FROM ALL TRUCK AND BUS OPERATORS, WHEREVER POSSIBLE, TO AVOID THE CARRYING OF LOADS OVER COUNTY HIGHWAYS WHICH MIGHT CAUSE DAMAGE TO THEM, AND IT IS THEREFORE FURTHER SUGGESTED THAT BUSES, SCHOOL AND OTHER BUSES BE ROUTED DURING THIS EMERGENCY IN A MANNER WHICH WILL AVOID THE USE OF HIGHWAYS LIKELY TO BE DAMAGED, EVEN THOUGH, FOR THE TIME BEING, IT MIGHT RESULT IN THE INCONVENIENCE OF REQUIRING PATRONS OF BUSES TO WALK A BLOCK OR TWO IN ORDER TO BOARD THE BUS ON A HARD-SURFACE ROAD HAVING PROPER LOAD BEARING QUALITIES. THEN TOO, THE OPERATORS OF SCHOOL BUSES, AFTER DISCHARGING THEIR PATRONS AT THE SCHOOL COULD AVOID CONSIDERABLE TRAFFIC ON THE ROADS BY LEAVING THE BUS AT THE SCHOOL UNTIL AFTER THE CLOSE OF SCHOOL AND, IF NECESSARY FOR THEM TO LEAVE THE SCHOOL ON SOME MISSION IN THE MEANTIME, TO USE SOME LIGHTER CONVEYANCE FOR THAT PURPOSE, RATHER THAN DRIVE THE SCHOOL BUS.

THE BOARD FEELS THAT ALL USERS OF HIGHWAYS ARE INTERESTED IN HAVING THE BEST ROADS POSSIBLE, PROVIDED AT THE LOWEST POSSIBLE EXPENSE AND IN HAVING SUCH ROADS KEPT IN THE BEST POSSIBLE CONDITION. TO THAT END, AND IN THE INTERESTS OF ECONOMY, THE BOARD HEREBY SOLICITS THE SINCERE AND FULL CO-OPERATION OF ALL USERS OF THE ROADS IN LIMITING OR AVOIDING LOADS UPON SUCH ROADS AT THIS TIME, IN ORDER THAT WE MAY NOT BE HANDICAPPED BY HAVING SOME OF THEM DESTROYED OR DAMAGED THROUGH LOAD ABUSE AND FOR THAT REASON THEY ARE APPEALING TO THE GOOD CITIZENSHIP OF THE USERS OF HIGHWAYS TO CO-OPERATE IN PREVENTING SUCH ABUSE, RATHER THAN REQUEST TO THE ENFORCEMENT OF THE EXISTING AND AVAILABLE CRIMINAL LAWS OF THE STATE.

RESPECTFULLY YOURS,

(Signed) CHAR. H. ATKINS
CLERK FOR THE BOARD OF COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 15 & 15, 1940

RE: COUNTY BUSINESS

The Commissioners approve of the County Auditor Chas. Atkin and County Attorney Henry Bucke, and Commissioner Harvey Hervon, to go to Indianapolis on suggestion of F. H. A. to confer with State Board of Health.

On motion the board recess until Thursday, February 15th, 1940.

George V. Eisterhold

Henry Bucette

George J. Kassel

BOARD OF COUNTY COMMISSIONERS

THURSDAY, FEBRUARY 15TH, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kassel and Harvey Hervon, members comprising said board; also Chas. H. Atkin, County Auditor and Henry Bucette, County Attorney.

The minutes were read and approved.

RE: SCHOOL FUND MORTGAGE (ALEX LAUDERDALE)

In the matter of the payment and satisfaction of Barrett Law Lien against real estate bid in on mortgage foreclosure sale and sold to Johnson D. Cox, et al.

The County Auditor, having heretofore, on School Fund Mortgage foreclosure sale, bid in Lot Seven (7) in Block Six (6), Elliott's enlargement of the City of Evansville, in Vanderburgh County, Indiana, at the time standing in the name of Alex Lauderdale, which real estate, after being duly appraised and advertised for sale, all as required by law, was on the 23rd day of November, 1959, sold to Johnson D. Cox and Ethel R. Cox, his wife, for the sum of Seven Hundred and Fifty (750.00) Dollars, being the full appraised value thereof, of which sum one-half was paid in cash and the balance secured by first mortgage loan from the Common School Fund of the State of Indiana and that said sale was made free from all liens; that it has developed that there exists a Barrett Law Lien against said real estate for the improvement of Ellermeade Avenue, on which there is a balance due, principal, interest, penalty and cost of $154.54, which was not taken into consideration by the appraisers when said real estate was appraised, and the Board now finds that said amount of $154.54 should be paid in order to satisfy said lien and to clear the title to said real estate.
IT IS THEREFORE ORDERED BY THE BOARD THAT THE COUNTY AUDITOR DRAW
HIS WARRANT IN PAID SUM OF $154.54 IN PAYMENT AND SATISFACTION OF SAID
BARNETT LAW LIEN, TO BE PAID OUT OF SUCH FUNDS AS MAY BE AVAILABLE FOR
THAT PURPOSE.

CITY EMPLOYEES

THE COUNTY SUPERINTENDENT OF BUILDINGS, REPORTS THAT WM. BRANTLEY HAS
RETURNED TO WORK AS FIREMAN, AND EBEN MARTIN NOW RETURNED TO WORK AS HELPER TO
SUPERINTENDENT OF COUNTY BUILDINGS, EFFECTIVE THIS DAY, FEBRUARY 15TH, 1940.

VOTES TO ELECTRIC EQUIPMENT

THE COMMISSIONERS APPROVES ON RECOMMENDATION OF SUPERINTENDENT OF COUNTY
BUILDINGS, THE EMPLOYMENT OF ANTON SCHENK, JOHN SCHMIDT, RAY MURPHY AND JOE MITCHEL TO
SENIOR ELECTION BOOTH AND BALLOT BOXES AT FIFTY (50) CENTS PER HOUR; ALSO TO PROVIDE
ADDITIONAL NECESSARY EQUIPMENT.

On motion the Board recess until Monday, February 16th, 1940.
MONDAY, FEBRUARY 19TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURG COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT, JOSPEH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR; HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON ENGINEER'S TRANSIT - AIR COMPRESSOR - STATION WAGON - PICK-UP TRUCK

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON ENGINEER'S TRANSIT, AIR COMPRESSOR, STATION WAGON AND PICK-UP TRUCK, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS AS FOLLOWS:

ENGINEER'S TRANSIT

B.K. ELLIOTT COMPANY - 1- #42 GURLEY TRANSIT ................ $420.00
GEO. W. RIDGWAY - 1- #42 HELLCARE GURLEY .................... 420.00
(ALTERNATE) 1- 6054 DRIETZEN ................................... 405.00

AIR COMPRESSOR

ORR IRON COMPANY - #253 - 5 H.P. NEW ....................... $388.00
253 USED .................................................................. 250.00

BOETTICHER & KELLOGG CO - BRUNNER - 5 H.P. ..... $375.00
LESS TRADE-IN .......................................................... 75.00
HOBART SALES & SERVICE - #245 - 5 H.P. ................ $110.00
LESS TRADE-IN .......................................................... 25.00

(USED) COMPRESSOR ................................................ $200.00
LESS TRADE-IN .......................................................... 75.00

1/2 TON PICK-UP TRUCK - STATION WAGON

BENNIGHOF-NOLAN CO - PLYMOUTH LESS $575.00
175.00 $546.00 - $939.75

HARTMETZ BROS. - DODGE LESS $675.00
175.00 $500.00 - $789.00

SNOW & WHEATON, INC. - DODGE LESS $689.80
189.00 $500.00 - $872.00

RERICK MOTOR SERVICE - DODGE LESS $689.80
189.00 $500.00 - $872.00

COOKE CHEVROLET COMPANY - DODGE LESS $689.80
189.00 $500.00 - $872.00

CITY CHEVROLET COMPANY - DODGE LESS $689.80
189.00 $500.00 - $872.00

INTERNATIONAL HARVESTER CO - DODGE LESS $689.80
189.00 $500.00 - $872.00

FOR 125 INCH WHEELBASE - ADD $60.00

BIDS ON ALL THE ABOVE ARE TAKEN UNDER ADVISEMENT UNTIL FRIDAY, FEBRUARY 23RD.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 19 1940

The Commissioners execute agreement and submit same to the Board of Public Works and Board of Safety for approval.

In the matter of safety department,

The Commissioners order the Superintendent of County Buildings to make the necessary electrical repairs, upon recommendation of the City Electrical Inspector.

IN WITNESS WHEREOF, TO ALL WHO SHALL SEE THESE PRESENTS, GREETING:

WHEREAS, Pursuant to the authority vested in us, as the duly elected and qualified Board of Commissioners of the County of Vanderburgh, by the laws of the State of Indiana, particularly section 5, chapter 2.6 of the acts of the General Assembly for 1935; and section 6, chapter 107 of the acts of the General Assembly for 1937; and

WHEREAS, We find that Addis E. Hopkins is a freethinker, household and a legal voter of Vanderburgh County and has been a bona fide resident of this county for a period of five (5) years previous to the date of this instrument; and

WHEREAS, We find that Addis E. Hopkins is a person of good repute of temperate habits, a responsible and law-abiding citizen, has never been convicted of any offense against the laws of the State of Indiana or of the United States of America, and has no interest which disqualifies him under the aforesaid act;

Therefore know ye, that at a regular session and in the name and by the authority of the State aforesaid, we do hereby appoint and commission Addis E. Hopkins of Vanderburgh County, State of Indiana, as a member of the Local Alcoholic Beverage Board of Vanderburgh County, Indiana, to serve on said board for the term of one (1) year from the date hereof.

In testimony whereof, we hereeto set our hands and cause to be affixed, the seal of said county. Done at Evansville, Indiana, this 19th day of February, in the year of Our Lord 1940.

(Signed) Joseph V. Esternerold
(Signed) George J. Kessel
(Signed) Harvey Hendren

Members of the Board of Commissioners of Vanderburgh County

Attest:

(Signed) Charles H. Atkin
COUNTY AUDITOR

(SEAL)
The Board of Commissioners of Vanderburgh County, Indiana,

February 23rd, 1940

FEBRUARY 22ND, A LEGAL HOLIDAY.

On motion the Board recess until Friday, February 23rd, 1940.

RE: AWARDS OF CONTRACTS ON STATION WAGON, 1/2 TON TRUCK, ENGINEER'S TRANSIT & AIR COMPRESSOR

The Board this day makes the following awards:

SNOW & WHEATON, INC
Station Wagon for the County Infirmary . . . . $789.00

COCKE CHEVROLET COMPANY
Half-Ton Truck for Superintendent County Buildings . $433.00

GEORGE V. RIDGWAY
Engineer's Transit for the County Engineer . . . $420.00

ORR IRON COMPANY
Used Air Compressor for Highway Dept. . . . . . $250.00

The minutes were read and approved.

RE: LEGAL HOLIDAY

The Court House will be closed on Thursday, February 22nd, a legal holiday.

On motion the Board recess until Friday, February 23rd, 1940.

Joseph V. Kiesel
George J. Kiesel
Harvey Herndon

[Signatures]

Board of County Commissioners

FRIDAY, FEBRUARY 23RD, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Kieselholo, George J. Kiesel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: AWARDS OF CONTRACTS ON STATION WAGON, 1/2 TON TRUCK, ENGINEER'S TRANSIT & AIR COMPRESSOR

The Board this day makes the following awards:

SNOW & WHEATON, INC
Station Wagon for the County Infirmary . . . . $789.00

COCKE CHEVROLET COMPANY
Half-Ton Truck for Superintendent County Buildings . $433.00

GEORGE V. RIDGWAY
Engineer's Transit for the County Engineer . . . $420.00

ORR IRON COMPANY
Used Air Compressor for Highway Dept. . . . . . $250.00

[Signatures]
On motion the Board recess until Monday, February 26th, 1940.

County Health Officer, G. B. Underwood, M.D. recommends the appointment of

Dr. Keith, Secretary of the County Plan Commission, as member of the County Health Board,

in charge of sanitation. The Commissioners approve appointment, subject to approval

of Elize Health Board, without additional compensation.
ARCHITECT'S RECOMMENDATION OF ACCEPTANCE

FEBRUARY 26, 1940

DOCKET NO. IND. 1620-F
AUDITIONS TO THE VANDERBURGH COUNTY INFIRMAIY, VANDERBURGH COUNTY, INDIANA

ARCHITECT'S RECOMMENDATION OF ACCEPTANCE

I, Edwin C. Bernede, Architect for the Board of Commissioners of the County of Vanderburgh, Indiana, do hereby certify that to the best of my knowledge and belief the work on Contracts 1, 2, 3, 4, 6, 7, 8, 10 and 11 of Units 1, 2, 3, 4, and 5 of P. W. A. Docket No. 1620-F, covering construction, alterations and equipment for the Vanderburgh County Infirmary, located on the Petersburgh Road, Vanderburgh County, Indiana, has been completed in accordance with all approved drawings, specifications, and contract documents, and hereby recommend that these contracts be approved and accepted by the Board of Commissioners of the County of Vanderburgh, Indiana:

(Signed) Edwin C. Bernede
ARCHITECT

RESOLUTION OF COMPLETION AND ACCEPTANCE

WHEREAS: The Board of Commissioners of the County of Vanderburgh, Indiana, in regular session on this 26th day of February, 1940, have completed an inspection of Units 1, 2, 3, 4 and 5 of the Vanderburgh County Infirmary, located on the Petersburgh Road, Evansville, Indiana, P. W. A. Docket No. IND. 1620-F, which project has been determined to be entirely completed; and

WHEREAS: The Architect, Edwin C. Bernede, has in writing recommended the approval and acceptance of these contracts:

NOW, THEREFORE, BE IT HEREBY RESOLVED by the Board of Commissioners of the County of Vanderburgh, Indiana, on this 26th day of February, 1940, as follows:

1. That the work as covered by Contracts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 of P. W. A. Docket No. IND. 1620-F covering the construction of the Auditorium and additions to the Vanderburgh County Infirmary, is hereby approved and accepted.

2. That a copy of the Architect's recommendation of acceptance be made a part hereof.

By Joseph V. Eisterholtz (Signed)
By George J. Kibbel (Signed)
By Harvey Herndon (Signed)

Board of Commissioners of the County of Vanderburgh, Indiana

(SEAL)

ATTEST:

CHAS. M. ATKIN (Signed)
COUNTY AUDITOR
ARCHITECT'S RECOMMENDATION OF ACCEPTANCE

I, Edwin C. Berendes, Architect for the Board of Commissioners of the County of Vanderburgh, Indiana, do hereby certify that to the best of my knowledge and belief, the work on Contract 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 of Units 1, 2 and 3, the Auditorium, Cafeteria and Kitchen of P. N. A. Docket No. 1620-F, covering construction, alteration, and equipment for the Vanderburgh County Infirmary, located on the Petersburgh Road, Vanderburgh County, Indiana, has been completed in accordance with all approved drawings, specifications and cost estimates and hereby recommend that these contracts be approved and accepted by the Board of Commissioners of the County of Vanderburgh, Indiana.

(Signed) Edwin C. Berendes
ARCHITECT

RESOLUTION OF COMPLETION AND ACCEPTANCE

February 26, 1940

WHEREAS: The Board of Commissioners of the County of Vanderburgh, Indiana, in regular session on this 26th day of February, 1940, have completed an inspection of Units 1, 2 and 3 of the Vanderburgh County Infirmary, located on the Petersburgh Road, Evansville, Indiana, P. N. A. Docket No. Ind. 1620-F, which project has been determined to be entirely completed;

AND

WHEREAS: The Architect, Edwin C. Berendes, has in writing recommended the approval and acceptance of these contracts;

NOW THEREFORE, BE IT HEREBY RESOLVED by the Board of Commissioners of the County of Vanderburgh, Indiana, on this 26th day of February, 1940, as follows:

1. That the work as covered by Contracts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of P. N. A. Docket No. Ind. 1620-F, covering the construction of the Auditorium and additions to the Vanderburgh County Infirmary, is hereby approved and accepted.

2. That a copy of the Architect's Recommendation of Acceptance be made a part hereof.

By Joseph V. Eitterhold (Signed)
By George J. Windel
By Harvey Herndon

Attest:

(Seal)

CHAS. H. ATKIN (Signed)
COUNTY AUDITOR

ARCHITECT'S RECOMMENDATION OF ACCEPTANCE

I, Edwin C. Berendes, Architect for the Board of Commissioners of the County of Vanderburgh, Indiana, do hereby certify that to the best of my knowledge and belief, the work on Contract 1, 2 and 3 of Unit 1, the Bodell Hall, of P. N. A. Docket No. 1620-F, covering construction, alteration, and equipment for the Vanderburgh County Infirmary, located on the Petersburgh Road, Vanderburgh County, Indiana, has been completed in accordance with all approved drawings, specifications and cost estimates and hereby recommend that these contracts be approved and accepted by the Board of Commissioners of the County of Vanderburgh, Indiana.

(Signed) Edwin C. Berendes
ARCHITECT
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 26, 1940

RESOLUTION OF COMPLETION AND ACCEPTANCE OF CONTRACTS

February 26, 1940

Docket No. Ind. 1620-F
Auditorium and Additions to the Vanderburgh County Infirmary, Vanderburgh County, Indiana

ARCHITECT'S RECOMMENDATION OF ACCEPTANCE

1. Edwin C. Berenced, Architect for the Board of Commissioners of the County of Vanderburgh, Indiana, do hereby certify that to the best of my knowledge and belief the work on Contracts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 of Units 1, 2, 3, 4, and 5 of P.W.A. Docket No. 1620-F, covering construction, alterations and equipment for the Vanderburgh County Infirmary, located on the Petersburgh Road, Vanderburgh County, Indiana, all approved drawings, specifications, and contract documents, and here-by recommend that these contracts be approved and accepted by the Board of Commissioners of the County of Vanderburgh, Indiana.

(Signed) Edwin C. Berenced
Architect

RESOLUTION OF COMPLETION AND ACCEPTANCE February 26, 1940

Whereas: The Board of Commissioners of the County of Vanderburgh, Indiana, in regular session on this 20th day of February, 1940, have completed an inspection of Units 1, 2, 3, 4 and 5 of the Vanderburgh County Infirmary, located on the Petersburgh Road, Evansville, Indiana, P. W. A. Docket No. Ind. 1620-F, which project has been determined to be entirely completed; and

Whereas: The architect, Edwin C. Berenced, has in writing recommended the approval and acceptance of these contracts;

Now, Therefore, it is hereby resolved by the Board of Commissioners of the County of Vanderburgh, Indiana, on this 20th day of February, 1940, as follows:

1. That the work as covered by Contracts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 of P. W. A. Docket No. Ind. 1620-F covering the construction of the auditorium and additions to the Vanderburgh County Infirmary, is hereby approved and accepted.

2. That a copy of the architect's recommendation of acceptance be made a part hereof.

Board of Commissioners of the County of Vanderburgh, Indiana

BY JOSSEPH V. EISTEDHOLUTION (SIGNED)

(SEAL)

ATTEST:

CHARLIE B. ATKIN (SIGNED)

COUNTY AUDITOR
ARCHITECT'S RECOMMENDATION OF ACCEPTANCE

I, Edwin C. Barned, Architect for the Board of Commissioners of the County of Vanderburgh, Indiana, do hereby certify that to the best of my knowledge and belief, the Work on Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of Docket No. 1, 2 and 3 of the Vanderburgh County Infirmary, located in the Salt Creek Road, Vanderburgh County, Indiana, has been completed in accordance with all approved drawings, specifications, and contract documents, and hereby recommend that these contracts be accepted and approved by the Board of Commissioners of the County of Vanderburgh, Indiana.

(Signed) Edwin C. Barned
Architect

RESOLUTION OF COMPLETION AND ACCEPTANCE

February 26, 1940

WHEREAS: The Board of Commissioners of the County of Vanderburgh, Indiana, in regular session on this 26th day of February, 1940, have completed an inspection of Units 1, 2 and 3 of the Vanderburgh County Infirmary, located on the Peterbush Road, Evansville, Indiana, and Docket No. 1, 2 and 3, which project has been determined to be entirely completed; and

WHEREAS: The Architect, Edwin C. Barned, has in writing recommended the approval and acceptance of these contracts:

NOW, THEREFORE, BE IT HEREBY RESOLVED by the Board of Commissioners of the County of Vanderburgh, Indiana, on this 26th day of February, 1940, as follows:

1. That the work as covered by Contracts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of F. A. A. Docket No. 1, 2 and 3, which work has been determined to be entirely completed.

2. That a copy of the Architect's Recommendation of Acceptance be made a part hereof.

(Signed)
By Joseph V. Fitchfield
By George J. Kessel
By Harry Herndon

county Auditor

ARCHITECT'S RECOMMENDATION OF ACCEPTANCE

I, Edwin C. Barned, Architect for the Board of Commissioners of the County of Vanderburgh, Indiana, do hereby certify that to the best of my knowledge and belief the Work on Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of Sections 1, 2 and 3 of the Vanderburgh County Infirmary, located in the Peterbush Road, Vanderburgh County, Indiana, has been completed in accordance with all approved drawings, specifications, and contract documents, and hereby recommend that these contracts be accepted and approved by the Board of Commissioners of the County of Vanderburgh, Indiana.

(Signed) Edwin C. Barned
Architect
RESOLUTION OF COMPLETION AND ACCEPTANCE
FEBRUARY 26, 1940

WHEREAS: The Board of Commissioners of the County of Vanderburgh, Indiana, in regular session on this 26th day of February, 1940, have completed an inspection of Unit 4 of the Vanderburgh County Infirmary, located on the Petersburgh Road, Evansville, Indiana, P. W. A., Docket No. Ind., 1620-F, which project has been determined to be entirely completed ...

WHEREAS: The Architect, Edwin C. Berendes, has in writing recommended the approval and acceptance of these contracts;

NOW, THEREFORE, BE IT HEREBY RESOLVED by the Board of Commissioners of the County of Vanderburgh, Indiana, on this 26th day of February, 1940, as follows:

1. That the work as covered by Contracts 1, 2, and 3 of P. W. A., Docket No. Ind., 1620-F, covering the construction of the Auditorium and Additions to the Vanderburgh County Infirmary, is hereby approved and accepted.

2. That a copy of the Architect's recommendation of acceptance be made a part hereof.

Board of Commissioners of the County of Vanderburgh, Indiana

Chair

(Seal)

By Joseph S. Esterehold (Signed)

By George J. Kessel (Signed)

Attest:

Chas. H. Atkin (Signed)

County Auditor

DOCKET NO: Ind., 1620-F
AUDITORIUM AND ADDITIONS TO THE VANDERBURGH COUNTY INFIRMARY
VANDERBURGH COUNTY, INDIANA

ARCHITECT'S RECOMMENDATION OF ACCEPTANCE

1. Edwin C. Berendes, Architect for the Board of Commissioners of the County of Vanderburgh, Indiana, do hereby certify that to the best of my knowledge and belief the work on Contracts 1, 2, 3, 4, and 5 of Unit 5, the Hospital, of P. W. A., Docket No. Ind., 1520-F, covering construction, alterations, and equipment for the Vanderburgh County Infirmary, located on the Petersburgh Road, Vanderburgh County, Indiana, has been completed in accordance with all approved drawings, specifications and contract documents, and hereby recommend that these contracts be approved and accepted by the Board of Commissioners of the County of Vanderburgh, Indiana.

(Signed) Edwin C. Berendes
ARCHITECT

RESOLUTION OF COMPLETION AND ACCEPTANCE

WHEREAS: The Board of Commissioners of the County of Vanderburgh, Indiana, in regular session on this 26th day of February, 1940, have completed an inspection of Unit 5 of the Vanderburgh County Infirmary, No. Ind., 1620-F, which project has been determined to be entirely completed; and

WHEREAS: The Architect, Edwin C. Berendes, has in writing recommended the approval and acceptance of the 5 contracts;

NOW, THEREFORE, BE IT HEREBY RESOLVED by the Board of Commissioners of the County of Vanderburgh, Indiana, on this 26th day of February, 1940, as follows:

1. That the work as covered by Contracts 1, 2, 3, 4, and 5 of P. W. A., Docket No. Ind., 1620-F, covering the construction of the Auditorium and Additions to the Vanderburgh County Infirmary, is hereby approved and accepted.
THAT A COPY OF THE ARCHITECT'S RECOMMENDATION OF ACCEPTANCE BE MADE A PART HEREOF.

BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURG, INDIANA

BY JOSEPH V. EITZENHOLD (SIGNED)

(SEAL)

BY GEORGE J. KITTEL (SIGNED)

BY HAMRY WIDEMANN (SIGNED)

CHAS. H. ATKIN (SIGNED)
COUNTY AUDITOR

CERTIFICATE OF COMPLETION AND ACCEPTANCE


IN WITNESS WHEREOF, I HAVE HERETO SET MY HAND AND THE OFFICIAL SEAL OF SAID VANDERBURG COUNTY THIS THE 26TH DAY OF FEBRUARY, 1940.

(SEAL)

CHAS. H. ATKIN (SIGNED)
AUDITOR

ON MOTION THE BOARD RECESS UNTIL THURSDAY, FEBRUARY 29TH, 1940.

JOSEPH V. EITZENHOLD (ABSENT)

[Signature]

[Signature]

BOARD OF COUNTY COMMISSIONERS
THURSDAY, FEBRUARY 29TH, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to notice, with present: Joseph J. Eisterhold, George J. Kessel and Harvey Hendon, members composing said board; also Chas. H. Atkin, county auditor.

The minutes were read and approved.

Res: hearing on additional appropriations.

The State Board of Tax Commissioners will hold a hearing on additional appropriations for the city of Evansville, on Monday, March 4th, 1940 at 10:30 a.m.

Res: Consolidated Traffic Bureau.

The county auditor reports to the Board, the execution by the Evansville board of public works and safety of agreement dated February 19th, 1940, regarding Consolidated Traffic Bureau, which agreement reads as follows:

Agreement between the county of Vanderburgh, state of Indiana, and the city of Evansville, Indiana, pertaining to the establishment and operation of a joint traffic bureau.

An urgent necessity having arisen for the establishment and operation of a traffic accident investigation and accident prevention service within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana, and the Board of Commissioners of the County of Vanderburgh, after making a thorough investigation, determined that the most efficient and economical method of making such service available would be to establish a Joint City and County Traffic Bureau through which the office of the Sheriff of Vanderburgh County, Indiana, will co-operate with the police department of the city of Evansville on traffic problems; law enforcement, engineering and education on traffic matters; requiring the county to extend its radio facilities and equipment; that the traffic department of the city of Evansville perform all services incident to the operation of such joint traffic bureau, including the services of officers, cars, keeping of records, furnishing supplies and paying all expenses incident thereto, and a total appropriation of $7,200.00 having heretofore been made by the Vanderburgh county council of Vanderburgh County, Indiana, for the establishment and operation, during the year 1940 of said joint traffic bureau, of which amount the sum of $2,500.00 is to be paid to the city of Evansville for services of officers, cars, and all expenses in connection therewith, keeping of records.
TRAFFIC BUREAU AGREEMENT

AND FURNISHING SUPPLIES INCIDENTAL THERETO, MAKING OF CALLS TO EVERY COUNTY ACCIDENT AND COMPLETE ALL DETAILS IN CONNECTION THEREWITH, AND TO ASSIST THE COUNTY SUPERINTENDENT OF VANDERBURGH COUNTY, INDIANA, IN ALL MATTERS PERTAINING THERETO, FOR THE YEAR 1940, AND ALL OF THE EQUIPMENT PROVIDED FOR IN SAID TOTAL APPRAISAL OF $5,700.00 HAVING BEEN FURNISHED BY VANDERBURGH COUNTY.

YET, THEREFORE, IT IS AGREED BY AND BETWEEN THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, AND THE BOARD OF PUBLIC WORKS AND SAFETY OF THE CITY OF EVANSVILLE, INDIANA, THAT THE CITY OF EVANSVILLE, INDIANA, THROUGH ITS POLICE DEPARTMENT, DURING THE YEAR 1940, WILL FURNISH ALL SERVICES AND ITEMS INCIDENT TO THE OPERATION OF SAID JURIST TRAFFIC BUREAU, AS HEREFORER OUTLINED, FOR WHICH SAID SERVICES AND ITEMS THE COUNTY OF VANDERBURGH, STATE OF INDIANA, IS TO PAY TO THE CITY OF EVANSVILLE, INDIANA, SAID SUM OF $2,500.00, TO BE PAID IN FOUR EQUAL INSTALLMENTS OF $625.00, ONE OF SAID INSTALLMENTS TO BE PAYABLE AT THE END OF EACH QUARTER DURING THE YEAR 1940 UPON CLAIM BEING MADE THEREFOR BY THE PROPER AUTHORITIES OF THE CITY OF EVANSVILLE, INDIANA.


(Signed) JOSEPH V. EIDERSON
(Signed) GEORGE J. KIEL
(Signed) HARVEY HERndon
BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(Signed) CHARLES ATKIN
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA.

(Signed) GILBERT H. ROSE
(Signed) CHARLES E. DAVY
BOARD OF PUBLIC WORKS AND SAFETY OF THE CITY OF EVANSVILLE, INDIANA.

(Signed) ARTHUR A. PRITZLER, JR.
SECRETARY

ON MOTION THE BOARD ADJOURN SINE DIE.
Monday, March 4th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session, pursuant to law when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Bunting, County Attorney.

The meeting was opened in due form by County Sheriff, E. F. Dickmann.

The minutes were read and approved.

Re: Highway Department

(Sale of Road Maintainer)

The Commissioners order the Auditor to advertise for bids on a used Road Maintainer, not being used by the Highway Department. Commissioners fix value at $200.00.

Re: County Employees

The Superintendent of County Buildings reports that Henry Fuhrer, Fireman, is no longer on the pay-roll after March 1st. Hilton Kercheif, Fireman, is due an extra eight hours or one day on March 2nd, and Clarence Young begins regular employment as Fireman on March 5th, 1940.

On motion the Board recess until Thursday, March 7th, 1940.

[Signatures]

[Seal]
The Board of Commissioners of Vanderburgh County, Indiana, met in regular
session, pursuant to order; present, Joseph V. Fisherhold, George J. Kehl and
Charles F. Cook, members; Commissioners present; also, Charles M. Atkin, county auditor and
Charles McRae, county attorney.

The minutes were read and adopted.

The W. P. A. office submits list of rentals on which the county receives
income in the various projects, as follows:

<table>
<thead>
<tr>
<th>Project</th>
<th>Rental Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Wide Roads</td>
<td>$100.00</td>
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<tr>
<td>Annex</td>
<td>$150.00</td>
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<td>Garage 7 Focus</td>
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<td>Area Office</td>
<td>$100.00</td>
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<tr>
<td>Court House</td>
<td>$400.00</td>
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<td>County Buildings (Court House)</td>
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<td>Old County Garage (Surplus Commodities)</td>
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<td>Sewing Project</td>
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<tr>
<td>Infirmary</td>
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<td>Douglas Home</td>
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<td>Washington Home</td>
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<tr>
<td>Mill Creek Home</td>
<td>$15.00</td>
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<tr>
<td>Refining Books</td>
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<tr>
<td>County Records</td>
<td>$50.00</td>
</tr>
<tr>
<td>Roads &amp; Bridges</td>
<td>$50.00</td>
</tr>
<tr>
<td>Deeds &amp; Warranties</td>
<td>$50.00</td>
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<tr>
<td>Adult Education (Mrs. Kellem)</td>
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<td>Community Center</td>
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<td>Recreation</td>
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<td>Volunteer Street Camp</td>
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<td>Recreation</td>
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<td>Jail</td>
<td></td>
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<tr>
<td>Education</td>
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</tr>
</tbody>
</table>

Commissioners approve the above.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eister-cld, George Kissel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Bente, County Attorney.

The minutes were read and approved.

Re: Supplies for County Institutions

The Commissioners order the Auditor to advertise for bids on Supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for quarter ending June 30, 1940.

On motion the Board recess until Thursday, March 14th, 1940.
THURSDAY, MARCH 14TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MEET IN REGULAR SESSION

ATTACHED TO RECESS, WHEN PRESENT JOSEPH V. FEESENHOFF, GEORGE J. FISSELL AND HARVEY HERDSMEN,

MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE;

SAY: ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

CASE OF ROAD MAINTAINER

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON ROAD MAINTAINER, THE BOARD RECEIVED BID OF HARDICK COUNTY FOR . . . $204.00.

THIS BEING THE ONLY BID RECEIVED AND BEING IN EXCESS OF THE VALUE HERETOFORE

PRICES BY THE BOARD OF COMMISSIONERS, THE BOARD NOW AWARDS THE SALE OF SAID MAINTAINER

TO HARDICK COUNTY.

FOR ROAD CENTER TAP

STATE OF INDIANA

VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF

THE COUNTY OF VANDERBURGH, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF

THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

THE UNDERSIGNED, BEING THE OWNER OF ALL LANDS INVOLVED, HEREBY PETI-
TIONS YOUR HONORABLE BOARD TO OPEN, YIDEN, CLEAR, GRADE AND DRAIN FOR HIGH-
WAY PURPOSES, AND I HEREBY DEDICATE FOR HIGHWAY PURPOSES, SO MUCH OF MY LANDS
AS MAY BE NEEDED TO ESTABLISH A RIGHT-OF-WAY SIXTY (60) FEET IN WIDTH, LO-
CATED WHOLLY IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, THE CENTER
LINE OF WHICH, AS NEARLY AS POSSIBLE, TO BE LOCATED ALONG THE FOLLOWING COURSE,

TO-WIT:

CONCERNING AT THE POINT OF INTERSECTION OF THE EAST AND WEST CENTER
LINE OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION SIX (6),
TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST WITH THE FIRST AVENUE
ROAD, AND EXTENDING THENCE EAST TO THE EAST LINE OF SAID HALF-QUARTER
SECTION.

THE EXACT LOCATION OF SAID RIGHT-OF-WAY, TO BE DETERMINED BY THE COUNTY SUR-
VEYOR OF VANDERBURGH COUNTY, INDIANA, AND I FURTHER REQUEST THAT SAID HIGH-
WAY, WHEN SO ESTABLISHED, BE SURFACED WITH SUCH MATERIALS AS YOUR BOARD MAY
DETERMINE.

DATED AT EVANSVILLE, INDIANA, THIS 15TH DAY OF MARCH, 1940.
Board of Commissioners, Vanderburgh County, Indiana, March 14, 1940.

RE: BURGEE FARM

The Commissioners approve the employment of WM. O. Merritt, Clarence Bilderback, Jesse Shortough and Fonzo Raleigh - Clarence Glover, for one week's work on W. P. A. project, to be paid out of W. P. A. funds.

RE: COUNTY EMPLOYEES

Superintendent of County Buildings reports the employment of Joe Hordkin as night watchman, effective March 8th, 1940. The Commissioners approve of the appointment.

RE: COUNTY EMPLOYEES

The Commissioners approve appointment of George Steinkamp to assist on the repairs of election equipment, at fifty (50) Cents per hour, on recommendation of Jacob Bassemier, Superintendent of County Buildings.

RE: ADDITIONAL APPROPRIATIONS

Request of the Board of Commissioners of the County of Vanderburgh, for additional emergency appropriations and transfer of county highway department balances to county highway construction fund.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the provision of additional funds and the transfer of 1939 County Highway Department balances to County Highway Construction Fund, and the appropriation thereof, for the following purposes, to-wit:

Additional Emergency Appropriations:

Preparation Department:
Vanderburgh Circuit Court .................................. $150.00
Superior Court of Vanderburgh County ......................... 150.00
Vanderburgh Circuit Court, Official shorthand reporter .......... 200.00
Total Additional Emergency Appropriations ..................... $400.00

Transfer of Funds:

1939 County Highway Department Balances to County Highway Construction Fund ........................................ $700.00

And the County Auditor of Vanderburgh County, Indiana, is now ordered and directed to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional appropriations and the transfer of 1939 County Highway Department balances to County Highway Construction Fund, and for the appropriation thereof.

By order of the Board of Commissioners of the County of Vanderburgh, this 16th day of March, 1940.

(Signed) JOSEPH L. STEINKAMP
(Signed) GEORGE L. SHEPHERD
(Signed) H. STEIN
County Auditor & Clerk of Records of the Board of County Commissioners of the County of Vanderburgh, Indiana.
ON MOTION THE BOARD RECESS UNTIL MONDAY, MARCH 18TH, 1940.

[Signature]

[Signature]

MONDAY, MARCH 18TH, 1940.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KEISSEL AND HARVEY HENRY, MEMBERS COMPOSING THIS BOARD; ALSO CHARLES W. ATKIN, COUNTY AUDITOR AND HENRY BIENSTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

MEMORIAL DAY

THE COMMISSIONERS APPROVE REQUEST OF AMERICAN LEGION MEMORIAL DAY COMMITTEE FOR AN APPROPRIATION OF $400.00 FOR MEMORIAL DAY SERVICES IN 1940.

STATE EXAMINER'S REPORT ON SCHOOL CITY OF EVANSTOWN

THE STATE EXAMINER'S REPORT ON SCHOOL CITY OF EVANSTOWN FOR PERIOD FROM AUGUST 1ST, 1938 TO JULY 31ST, 1939. SAME IS RECEIVED AND ORDERED FILED IN THE AUDITOR'S OFFICE.

BIDS ON TIRES FOR HIGHWAY DEPARTMENT

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON TIRES FOR THE HIGHWAY DEPARTMENT, SOME 400 VARIOUS PARTIES AND SUBMIT THEIR BIDS AS FOLLOWS:

GOODFRIEND-SILVERTAN STORES

32x6 - 10 PLY HEAVY DUTY $33.42 EACH
32x6 - 10 P. R. STYLE TRACTOR 29.60 EACH
32x6 - 10 R IV TIRE 32.20 EACH

REIS TIRE SALES

32x6 - 8 PLY TIRES $34.00 EACH TUBES $4.50 EACH
32x6 - 10 R TUBES $2.00 EACH $3.50 EACH

PENNSYLVANIA FIRE-LINE MUD AND SNOW TIRES, FULLY GUARANTEED.
Board of Commissioners, Vanderburgh County, Indiana, March 18, 1940

TYSON TIRE & BATTERY SERVICE
Goodyear Pneumatic Lug Tire - 32x6 - 10 ply . . . $34.75

FIRESTONE AUTO SUPPLY & SERVICE STORES
30x6 - 10 ply Ground-choop Excavator, Heavy Duty - $29.34

H. P. KINCH STATIONS COMPANY
30x6 - 10 ply Heavy Duty Truck Tire . . . $30.00 each . . Tire $3.00

Guaranteed under the Manufacturer's Standard Warranty.

Bids are taken under advisement.

RE: COUNTY FLAT FEE CONSIDERATION
(AATTORNEY FEES)

The Commissioners approve payment of fee $250.00 for services rendered to date in research preparation of Appellants Brief in Supreme Court of Indiana #27385, including conferences, consultations, etc., according to proposal and agreement of March 9th, 1940.

On motion the Board recess until Thursday, March 21st, 1940.

[Signatures]
Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular
session, when present Joseph V. Fichterhold, George J. Keen and Harvey
Riehl, members composing said Board; also Char. H. Atkin, County Auditor and Henry Bicfitt,
Attorney.

The minutes were read and approved.

In the matter of the sale of real
estate within Vanderburgh County,
Indiana, to satisfy delinquent
School Fund Loans.

Done by Charles H. Atkin, County Auditor of Vanderburgh County,
Indiana, and reported to the Board that the following described real estate,
standing in the name of the persons indicated, to wit:

Howard E. Jumper - Lot nine (9) in Block Seventeen (17) in Auburn,
An Addition to the City of Evansville, in Vanderburgh County, Indiana, according to the re-
corded plat thereof

Howard Williams - Lot nine (9) in Block Five (5) in Kensington Addition
To the City of Evansville, according to the recorded plat thereof, situate in Vander-
burgh County, Indiana,

Upon which School Fund Loans were heeded foregone made, and because said
loans have been permitted to become delinquent, he gave notice of sale of said
real estate, as provided by statute, by advertising in the Evansville
Courier and the Evansville Press, each being newspapers of general circu-
lation printed and published in the English Language within Vanderburgh
County, Indiana, said notice being published in each of said newspapers
on the 5th, 12th and 19th days of March, 1940, and by posting said notice
of sale on the 4th day of March, 1940 at the Fifth Street Entrance to the
Court House of Vanderburgh County, in the City of Evansville, Indiana, and
at the following five places within Farmers Township, Vanderburgh County,
Indiana, within which Township said real estate is situate, viz:

At the Intersection of Willow Road and America Street
At the Intersection of Division Street and Weindach Avenue
At the Intersection of Weindach Avenue and Lincoln Avenue
At the Intersection of Washington Avenue and Harlan Avenue
At the Intersection of Lincoln Avenue and Park Avenue

Proof of the advertising of said notices in said two newspapers, and the
posting of said notices said Auditor reports to be on file in his Office,
said sale to be had, pursuant to said notice, on the 25th day of March,
1940, that being the Fourth Monday in March, 1940.
Board of Commissioners, Vanderburgh County, Indiana, MARCH 21, 1940

RE: CLAIM FOR DAMAGES IN THE AMOUNT OF $10.50 TO CAR OWNED BY FRANCY MOORES, CAUSED BY GAVE-IN, CLAIM AND RELEASE ARE PROPERLY FILED.

ON MOTION THE BOARD RECESS UNTIL MONDAY, MARCH 25TH, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkins, County Auditor and Henry Buentel, County Attorney.

The minutes were read and approved.

RE: BIDS ON COUNTY SUPPLIES

This being the time set for the receiving of bids on supplies for Boehne Hospital, County Infirmary and Sanitary Supplies, come now various parties and submit their bids as follows:

<table>
<thead>
<tr>
<th>Boehne Hospital</th>
<th>Bakery Supplies</th>
<th>Bakery Supplies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feldman Baking Company</td>
<td>Item #1 - Purity Dairy Company</td>
<td>Item #2 - Koch Dairy Company</td>
</tr>
<tr>
<td>Item #2 - Edgerood Dairy Company</td>
<td>Item #2 - Ideal Pure Milk Company</td>
<td>Item #2 - Yokel &amp; Son</td>
</tr>
<tr>
<td>Item #2 - Stahel Baking Company</td>
<td>Item #2 - Stahel Packing Company</td>
<td>Item #2 - Klenckis Meat Market</td>
</tr>
<tr>
<td>Item #2 - A. Brown &amp; Company</td>
<td>Item #2 - S. Kahnis Sons</td>
<td>Item #2 - 4 Meats</td>
</tr>
<tr>
<td>Item #2 - S. Kahnis Sons</td>
<td>Item #2 - 5 Smoked Meats</td>
<td></td>
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<tr>
<td>Item #2 - S. Kahnis Sons</td>
<td>Item #2 - 6 Eggs, Chickens, etc.</td>
<td></td>
</tr>
<tr>
<td>Item #2 - S. Kahnis Sons</td>
<td>Item #2 - 4, 5 and 6</td>
<td></td>
</tr>
<tr>
<td>Item #2 - S. Kahnis Sons</td>
<td>Item #2 - 4, 5 and 6</td>
<td></td>
</tr>
<tr>
<td>Item #2 - S. Kahnis Sons</td>
<td>Item #2 - 7 Canned Fruits &amp; Vegetables</td>
<td></td>
</tr>
<tr>
<td>Item #2 - S. Kahnis Sons</td>
<td>Item #2 - 8 Miscellaneous Groceries</td>
<td></td>
</tr>
<tr>
<td>Item #2 - S. Kahnis Sons</td>
<td>Item #2 - 7 and 8</td>
<td></td>
</tr>
</tbody>
</table>
COUNTY INFIRMARY

5. KARNS SONS

CHAS. NUNE SONS

CRESSENT CITY PROV. CO

KVEN & SONS

STahl PACKING COMPANY

KLEIN'S MEAT MARKET

FELSOAN BAKING COMPANY

KREYLING & COMPANY

SANITARY SUPPLIES

A. D. POSLEY CO. - TRI STATE SUP. - SINCLAIR, REE, KREYLING & CO

ITEM 1 - CLEANER POWDER

0.04 lb. 0.04 lb.

2 - TOILET TISSUE

--- ---

3 - SWEEP, COMPOUND

--- 0.95

4 - SCRUB SOLVENT

0.75 gal. 0.42 gal.

5 - PINE OIL DISINF. (1) 1.25 - 55 gal.

(2) 1.30 - 50 gal.

(3) 1.35 - 15 gal.

5 - INSECTICIDE (NO BID ALLOWED)

---

(1) 0.66 - 50 gal

(2) 0.70 - 30 gal

(3) 0.75 - 5 gal

BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, MARCH 28TH.

T. F. FISHER (APPOINTMENT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE FISHER ROAD IN JETER TOWNSHIP, VANDERBURG COUNTY, INDIANA.

NOTE: GUSTAV G. HEILMAN AND MORE THAN ELEVEN (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURG COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE FISHER ROAD IN JETER TOWNSHIP, VANDERBURG COUNTY, INDIANA, EXTENDING FROM THE OLD STATE ROAD, EAST, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE POINT OF INTERSECTION OF THE OLD STATE ROAD, AN ESTABLISHED HIGHWAY IN VANDERBURG COUNTY, INDIANA, WITH THE EAST AND WEST LINE BETWEEN SECTIONS TWENTY-NINE (29) AND THIRTY-TWO (32) BOTH IN TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, IN VANDERBURG COUNTY, INDIANA, AND EXTENDING FROM SAID OLD STATE ROAD EAST ALONG SAID EAST AND WEST LINE TO THE SOUTH AND SOUTH LINE BETWEEN THE EAST AND WEST LINES OF THE SOUTHEAST QUARTER OF SAID SECTION TWENTY-TWO (22) AND THE NORTH AND SOUTH WESTERLY LINES BETWEEN THE EAST AND WEST HALVES OF THE SOUTHEAST QUARTER OF SAID SECTION TWENTY-TWO (22) AND SAID PROPERTY ALSO INCLUDES ALL THE EFFECTIVE OF CHARLES H. ATHER, COUNTY ATTORNEY, SHOWING THAT THREE PUBLICATIONS IN THE NEIGHBORHOOD OF SAID ROAD, AND THE CERTIFICATE OF CHARLES H. ATHER, COUNTY ATTORNEY, SHOWING THAT SAID NOTICE WAS MAILED
COURT HOUSE, EVANSVILLE, INDIANA, THE COURT HOUSE, EVANSVILLE, INDIANA, ON THE 26TH DAY OF MARCH, 1940.

IT IS THEREFORE ORDERED BY THE BOARD THAT PHILIP HOELSCHER, FRED NIEDERHAUS AND ROBERT TOON, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED AND OPENED, THAT IS TO SAY, ALONG THE ROUTE HEREIN-BEFORE DESCRIBED.

IT IS FURTHER ORDERED BY THE BOARD THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH AS IN THEIR JUDGMENT THEY MAY DEEM PROPER; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, IN THE COURT HOUSE, EVANSVILLE, INDIANA, ON THE 26TH DAY OF MARCH, 1940 AT TWO O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD AT THE NEXT TERM OR SESSION OF SAID BOARD, TO BE HELD BEGINNING ON THE 1ST DAY OF APRIL, 1940, AND THIS MATTER IS CONTINUED.

RESOLVED:

MARCH 25TH, 1940

HONORABLE BOARD OF COUNTY COMMISSIONERS
COURT HOUSE
CITY

DEAR SIRS:

I HEREBY RECOMMEND THAT A FIVE (5) FOOT BOILER, APPROXIMATELY FORTY (40) FEET LONG BE PLACED AT THE EAST AND WEST CENTER LINE OF THE WEST HALF OF THE SOUTHEAST QUARTER OF SEC. 6-6-10.

A SIXTY (60) FOOT RIGHT-OFT-WAY HAS BEEN GIVEN FOR A ROAD ALONG SAID LINE WHERE A BOILER IS NECESSARY AT THIS POINT TO BUILD THE ROAD.

RESPECTFULLY YOURS,

(SIGNED) R. W. SAUNDERS
COUNTY SURVEYOR.
The Commissioners Approve Appointment of Joe Green in County Parks, Rec. 26th and Grover Heyberry, Beginning April 1st, 1940, at Fifty (50) Per Hour.

On motion the Board recess until Thursday, March 28th, 1940.

George C. Keel
Board of County Commissioners

Thursday, March 28th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session

To recess, when present Joseph V. Eisterhold, George J. Kisrel and Harvey Henderson,

Reconvening said Board; also Chas. H. Atkin, County Auditor and Henry Bucne, County

archivist,

The minutes were read and approved.

Resolution

In the matter of the sales of lots and lands to satisfy delinquent school fund loans.

Whereas, Charles M. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board of Commissioners of the County of Vanderburgh, Indiana, that on Monday, March 25th, 1940, that being the fourth Monday in March, 1940, after giving notice in the manner hereinafore report-

ed to this Board, and as required by law, he offered for sale at public

Auction, at the place designated in said notice, real estate upon which

loan hereinafore made and permitted to become delinquent, as follows, to-wit:

Lot No. 3178, from the Common School Fund of the State of Indiana,

in the name of Harold H. Juncker and Barbara Juncker, made on the 31st

cay of October, 1935, upon the following described real estate situated

in Vanderburgh County, Indiana, to-wit:

Lot Number Nine (9) in Block Number Seventeen (17), in Auburn, an

addition to the City of Evansville, Indiana, according to the re-

corded plat thereof

which said loan was made in the principal sum of One Hundred and Forty

(140.00) Dollars on said date, upon which there was, on the date of said

sale, the total balance of principal, interest, penalty and costs due of

the hundred seventy-four and 90/100 (174.90), and upon offering said real
Estate for sale to satisfy the amount due thereof, there being no bid received equal to said amount, the same was bid in by said County Auditor for said sum of One hundred seventy-four and 50/100 (174.50) dollars.

And it is now ordered by the board, after having considered said report of said County Auditor that said County Auditor have said real estate so bid in by him appraised as by law required, by three (3) disinterested freemen of the neighborhood in which said real estate is situate and that after said appraisal the same be sold by him at public or private sale, after giving notice of sale as by law required, at not less than the full appraised value thereof, on the following terms and conditions, to-wit:

One-third cash in hand and the balance in equal installments due one (1), two (2), three (3) and four (4) years respectively from the date of sale, bearing interest at six (6) per cent. per annum from date, payable annually in advance, said deferred payments to be secured by first mortgage on said real estate; or, the purchaser may have the option and privilege of paying the full purchase price in cash; or, one-half of the purchase price in cash at the time of purchase, the balance to be secured by first mortgage on said real estate executed by the purchaser, evidenced by loan from the school funds of the state of Indiana, based upon the same terms, conditions and limitations as provided by law in the making of an original school fund loan.

RE: CONTRACTS ON SUPPLIES FOR COUNTY INFIRMARY, BOEHNE HOSPITAL AND SANITARY SUPPLIES

The Commissioners this day make the following awards on supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for the months of April, May and June, 1940:

BOEHNE HOSPITAL

FELDMAN BAKING COMPANY -
KOCH DAIRY COMPANY &
IDEAL PURE MILK COMPANY -
YOKEL & SONS -
STAHL PACKING COMPANY -
S. KAHN & SONS -
A. BROWN & COMPANY -

ITEM #1- Bakery Supplies
1. 2- Dairv Supplies
2. 4- Meats
3. 5- Smoked Meats
4. 6- Eggs, Chickens, etc.
5. 7- Canned Fruits & Vegetables
6. 8- Miscellaneous Groceries
Board of Commissioners, Vanderburgh County, Indiana, March 28, 1910

COUNTY INFIRMARY

S. KAHN'S SONS - Item #1- Groceries
CHAS. MUNN & SONS - " 2 - Mill Supplies
KLEIN'S MEAT MARKET - " 3 - Meat
FELDMAN BAKING CO - " 4 - Flour
KREYLING & COMPANY - " 5 - Dry Goods

SANITARY SUPPLIES

TRI-STATE SCHOOL SUPPLY CO - Item #1 - Clean Powder .94
" 2 - Sweeping Compound .95
" 3 - Scrub Solvent .42
" 4 - Pine Oil Disinf .87
KREYLING & COMPANY - " 5 - Toilet Tissue 4.85

REVIEW DEPARTMENT

The Commissioners approve leave of absence to John Haddon from the Highway Department.

REVIEW BOARD

A petition was filed by more than twelve (12) freeholders of Vanderburgh County, requesting the widening of Harpe Road.

On motion the Board adjourn sine die.

[Signatures]

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session, pursuant to notice, with present: Joseph V. Eitterhold, George J. Kippel, and Harvey Herndon, Members composing said Board; also, Charles H. Atkin, County Auditor, and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy Sheriff C. W. Crowder.

The minutes were read and approved.

Re: Eissler Road
(Viewers’ Report)

In the matter of the petition of Gustav G. Heilman, et al., for the establishment of a right-of-way for the Eissler Road in Center Township.

Come now Philip A. Hoelscher, Robert Toon and Fred Niederhaus, heretofore appointed as viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to wit:

"State of Indiana
Vanderburgh County SS:

Before the Board of Commissioners of the County of Vanderburgh, State of Indiana.

In the matter of the petition of Gustav G. Heilman et al., for the establishment of a right-of-way for the Eissler Road in Center Township.

We, the undersigned, viewers appointed by the Board of Commissioners of the County of Vanderburgh, at their March Term, 1940 to view, mark and lay out a certain proposed change in the highway as petitioned for by Gustav G. Heilman, et al., report that we met, as directed in the order hereto attached and made a part hereof, and after having taken an oath to faithfully discharge the duties assigned us, proceeded to view, and dig view the proposed change in the highway in said order described and report that said proposed change in said highway would not add to the utility thereof.

Dated at Evansville, Indiana, this 1st day of April, 1940.

Signed:

Philip A. Hoelscher
Robert Toon
Fred Niederhaus
(Viewers)

And the Board having examined the report of said viewers and having heard evidence and being sufficiently advised finds that the report of said viewers ought to be approved.

It is therefore ordered by the Board that the report of said viewers is and the same is hereby approved.
THE UNDERSIGNED HARRY H. CLARK, HAS THIS DAY ACCEPTED EMPLOYMENT FROM VANDERBURGH COUNTY, INDIANA, ACTING THROUGH ITS BOARD OF COMMISSIONERS, TO PAINT FLAG POLES LOCATED ON THE COURT HOUSE, COUNTY HALL, AND THE MEMORIAL GYMNASIUM FOR THE TOTAL SUM OF FOURTEEN (14) DOLLARS, AND HEREBY AGREES TO HOLD RESPONSIBILITY IN CASE OF ACCIDENT OR DEATH, AND FURTHERMORE RELEASES VANDERBURGH COUNTY, INDIANA, ITS OFFICERS AND EMPLOYEES FROM ANY AND ALL RESPONSIBILITY FOR ANY INJURIES ON ACCIDENTS SUSTAINED IN THE PERFORMANCE OF THIS CONTRACT.

DATED AT EVANSVILLE, INDIANA, THE 1ST DAY OF APRIL, 1940.

(SIGNED) HARRY H. CLARK

WITNESS:

(SIGNED) JACOB BASSEMIER

BOARD OF COMMISSIONERS

VANDERBURGH COUNTY

<table>
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<tr>
<th>COMMODITIES</th>
<th>APPROXIMATE RETAIL COST OF FOOD DISTRIBUTED TO TOWNSHIP DURING 1939.</th>
<th>ACTUAL COST TO TOWNSHIP</th>
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<td>DRIED BEANS</td>
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<td>SUGAR</td>
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<td>PIGS</td>
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<td>DRIED FRUITS</td>
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<td>AVOCADO SHELL</td>
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<td>INDEX NUMBER</td>
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<th>STORES</th>
<th>POUNDS</th>
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<td>557.04</td>
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<tr>
<td>UNION</td>
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$107,409.46 $4,105.91

$107,409.46 $4,105.91
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Esterhoud, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. W. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bids on Motor Grader and Concrete Mixer

This being the time set for the receiving of bids on Motor Grader and Concrete Mixer, come now various parties and submit their bids as follows:

**Motor Grader**

**The Galion Iron Works & Mfg. Co.**
1= Galion #201 Motor Grader- Delivered $4753.00

*FRED HALOTTE*

1= 66 tandem drive motor grader- Delivered $4100.00

*H. W. TAYLOR CO., INC.*
1= ALLIS-CHALMERS MODEL 42' MOTOR GRADER F.O.B. VAND. COUNTY $3455.00

*ROY C. WHAYNE SUPPLY CO.*
1= NEW CATERPILLAR NO.112 MOTOR GRADER $4900.00

*MATT W. FOSTER*
1= ADAMS MOTOR GRADER #303- F.O.B. DELIVERED EVILLE $4385.00
Concrete Mixer

1-75 CMC Non Tilt Mixer - DEL. $1170.00
1-75 Wonder Tilt Mixer IV $245.00

FAYE EQUIPMENT CO., INDIANAPOLIS

1-Model 75 500 Side Discharge Mixer 980.00 F.O.B. EVILLE
1-Model 75 500 End Discharge Mixer 940.00 F.O.B. EVILLE

TAYLOR COMPANY, EVILLE

1-Koehring Dandie 75 Concrete Mixer 1105.00 F.O.B. EVILLE

L. WHITE SUPPLY CO.

New Jaeger Model 70 x L-2P Side Discharge 1175.00 Del.
New Jaeger Model 70L-2P Mixer (Same as above except mounted on 2 solid or pneumatic tires with End Discharge 1100.00 Del.

SIDS ARE TAKEN UNDER ADVISEMENT UNTIL MONDAY, APRIL 8TH.

ATTN: JOHN GREPH, SUPERINTENDENT OF COUNTY INFIRMARY AND FILER QUARTERLY REPORT, SHOWING 200 INMATES AT THE END OF THE QUARTER. COMMISSIONERS ORDER REPORT FILED IN THE AUDITOR'S OFFICE.

IN THE MANNER OF THE PAYMENT OF
EARNELL GRAY LII.li AGAINST REAL ESTATE
BID IN BY THE COUNTY AUDITOR ON MORTGAGE FORECLOSURE SALE AND SUBSEQUENTLY SOLD TO SUMMER GEORGE.

SOMER NOW CHARLES H. ATXS, COUNTY AUDITORS AND REPORTS TO THE BOARD
THAT ON SCHOOL FUND MORTGAGE FORECLOSURE SALE HERETOFORE HELD, THE BID IN LOT SIXTEEN (16) IN BRINKMEYER'S ENLARGEMENT OF THE CITY OF EVILLE, IN VANDERBURGH COUNTY, INDIANA, AT THE TIME STANDING IN THE NAME OF ALICE E. C. LANDSCAPE, WHICH SAID REAL ESTATE, AFTER BEING DUE EXPENDED AND ADVERTISED FOR SALE, AS PROVIDE BY LAW, WAS ON THE 11TH DAY OF JULY, 1939, SOLD TO SUMMER GEORGE FOR THE SUM OF EIGHT HUNDRED AND FIFTY (850.00) DOLLARS, BEING MORE THAN THE APPRAISED VALUE THEREOF, OR WHICH SUM THE HUNDRED AND EIGHTY-FOUR (184.00) DOLLARS WAS PAID, WITH MORE THAN ONE-FOURTH OF THE REMAINING BALANCE,bEFORE THE BALANCE TO BE PAID IN FOUR EQUAL ANNUAL INSTALMENTS AND THAT SAID REAL ESTATE TO BE FREE FROM ALL LIENS THAT IT HAD DEVELOPED THAT THERE EXIST A BALANCE DUE, INTEREST, PRINCIPAL, INTERE
Re: School Fund Loan - Cont'd

Consideration by the appraisers when said real estate was appraised, and the Board now finds that said amount on said liens and lien should be paid in order to satisfy said lien and clear the title to said real estate.

It is therefore ordered by the Board that the county auditor draw his warrant in said sum of One Hundred Twenty-nine and 99/100 ($129,99) dollars in payment and satisfaction of said liens and lien out of the appropriation available for School Fund loan expense.

Re: Union Township Levee

In re: Five per cent, assessment by Union Township Levee Committee

Comes now Charles H. Ayin, County Auditor, and presents to the Board notice of five per cent assessment against Vanderburgh County in the sum of $125.00 and against Union Township in the sum of $125.00 made by the Union Township Flood Gate and Levee Committee on account of highways in the Union Township Levee and Flood Gate District, and the Board now finds that the assessment so made against Union Township should be paid by Vanderburgh County, because of the fact that said highways on account of which said assessment is made against Union Township are now a part of the highway system of Vanderburgh County.

It is therefore ordered by the Board that the county auditor draw his warrant for $250.00 in payment of said two assessments, to be paid from such funds as may be available for that purpose.

Re: Highway Department

The Commissioners approve Jos. Merritt to furnish and haul twenty-five (25) loads of cinders at fifty (50) cents per load.

On motion the Board recess until Monday, April 8th, 1940.

[Signatures]

Board of Commissioners, Vanderburgh County, Indiana, April 8, 1940.
The board of commissioners of Vanderburgh county, Indiana, met in regular session Monday, April 8th, 1940.

The minutes were read and approved.

On motion Grader and Concrete Mixer

The board this day has rejected all bids on Motor Grader and Concrete Mixer, and order the auditor to re-advertise for bids.

EXECUTION OF FRANCHISE

This Indenture Witnesseth:—That the National Supply Company, a corporation of the State of Pennsylvania, does hereby grant, sell, assign, transfer, deliver, convey and warrant unto Southern Indiana Gas and Electric Company, a corporation of the State of Indiana, its successors and assigns, for and in consideration of One Dollar ($1,00) and other valuable considerations, the receipt of said considerations being hereby acknowledged, that certain franchise and right to lay and maintain a gas pipe line over and along certain designated public highways in Vanderburgh County, Indiana, described as follows, to wit:—

From the southeast corner of the southwest quarter of the northeast quarter of Section sixteen (16), Township six (6) south, Range Ten (10) west, running thence west along the road known as Diamond Avenue to Harding Avenue, as platted in Trimble's addition to the City of Evansville; thence south along Harding Avenue to Maxwell Avenue; thence west along Maxwell Avenue, as platted in Trimble's addition to the City of Evansville, Indiana, and as opened by ordinance of the Board of Commissioners of said County, to the center line of Rose Avenue projected; thence south along Rose Avenue from Morgan Avenue to Columbia Street in the City of Evansville.

Said franchise and right was granted by the Board of Commissioners of Vanderburgh County, Indiana, to Newton Pipe Line Company, Inc., by an order dated November 17, 1929, and found of record in Board of Commissioners Book No. 1, at page 410 thereof, which franchise and right has heretofore been duly assigned to said the National Supply Company by said Newton Pipe Line Company, Inc., on the 14th day of September, 1930, and found of record in Board of Commissioners Book No. 1, at page 534 thereof.
ASSIGNMENT OF FRANCHISE—Continued

IN WITNESS WHEREOF, SAID GRANTOR HAS HEREBY SET ITS HAND AND CORPORATE SEAL ON THIS THE 27TH DAY OF MARCH, 1940.

THE NATIONAL SUPPLY COMPANY

ATTEST:

ROBERT W. EILS (Signed)

SECRETARY

(SEAL)

STATE OF PENNSYLVANIA ) SS:

COUNTY OF ALLEGHENY )


WITNESS MY OFFICIAL HAND AND SEAL.

MY COMMISSION EXPIRES DECEMBER 2, 1940.

(Signed) R. K. CALDWELL

NOTARY PUBLIC ALLEGHENY COUNTY,

PENNSYLVANIA.

APPROVED AS TO FORM

W.K.M. ATTORNEYS
IN RE: PETITION OF CLARENCE J. FOLZ, ET AL., FOR THE VACATION, CHANGE AND/OR RELOCATION OF CERTAIN HIGHWAYS IN AND ADJOINING OAKHURST PLACE, AN ADDITION TO THE CITY OF EVANSVILLE, INDIANA.

COMES NOW CLARENCE J. FOLZ, ET AL., AND FILE THEIR PETITION FOR THE VACATION, CHANGE AND/OR RELOCATION OF CERTAIN HIGHWAYS IN AND ADJOINING OAKHURST PLACE, AN ADDITION TO THE CITY OF EVANSVILLE, INDIANA, AS SHOWN ON THE ORIGINAL PLAN OF OAKHURST PLACE, RECORDED IN PLAT RECORD NR., AT PAGES 126 AND 127 IN THE RECORDER'S OFFICE OF VANDERBURGH COUNTY, INDIANA, SAID CHANGES BEING MORE PARTICULARLY SHOWN IN A REPLAT OF A PART OF OAKHURST PLACE, AS SHOWN IN PLAT RECORD "M", AT PAGE 109 IN THE RECORDER'S OFFICE OF VANDERBURGH COUNTY FOR THE RELOCATION OF A PART OF RUBY, CHARLOTTE AND HUSSELL AVENUES, AND IT APPEARING THAT SAID PETITIONERS GAVE NOTICE OF THEIR INTENTION TO FILE SAID PETITION BY POSTING NOTICE THEREOF IN THREE (3) OR MORE PUBLIC PLACES IN THE VICINITY OF OAKHURST PLACE FOR MORE THAN TWENTY (20) DAYS BEFORE THE FIRST DAY OF THIS TERM OF THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY.


CITY BUSINESS

THE COMMISSIONERS APPROVE OF HARVEY HENNDON, CHAS. H. ATKIN AND HENRY BUENTE, TRAVEL TO INDIANAPOLIS ON BUSINESS WITH SEVERAL STATE DEPARTMENTS.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, APRIL 11TH, 1940.
THURSDAY, APRIL 11TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: FOOD STAMP PLAN

HARVEY HERNDON, MEMBER OF THE BOARD MAKES MOTION TO APPROVE FOOD STAMP PLAN WHEN PREVIOUSLY PRESENTED BY THERESER OF VANDERBURGH COUNTY, AND RECOMMENDED BY THE TREASURER AND AUDITOR OF VANDERBURGH COUNTY, SECONDED BY GEORGE KISSEL, AND UNANIMOUSLY CARRIED.

RE: SANITARY INSPECTOR

THE STATE BOARD OF HEALTH APPROVE APPOINTMENT OF ED KERTH, AS SANITARY INSPECTOR FOR VANDERBURGH COUNTY.

ON MOTION THE BOARD RECESS UNTIL MONDAY, APRIL 15TH, 1940.

GEORGE J. KISSEL

MONDAY, APRIL 15TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO GUY K. FOX, DEPUTY COUNTY AUDITOR.

THE MINUTES WERE READ AND APPROVED.

RE: ADVERTISING FOR VOTING PLACES

COMMISSIONERS ORDER THE AUDITOR TO ADVERTISE THE VOTING PLACES AND THE DELIVERY OF ELECTION EQUIPMENT FOR THE PRIMARY ELECTION ON MAY 7TH, 1940.
Board of Commissioners, Vanderburgh County, Indiana, April 15 & 18, 1940

SPECIAL MEETING

(ACCIDENT)

The Commissioners approve for payment, the following bills, being the total amount of accident to county truck and one owned by Mabel Wilson driven by Earl Wilson:

- Central Glass Company: $7.90
- Robert N. Baskett: 19.63
- National Battery Co: 6.75
- Lindenschmidt Company: 5.40
- Vanderburgh County Labor: 37.50

Total: $75.59

On motion the Board recess until Thursday, April 18th, 1940.

George J. Kissel
Board of County Commissioners

Thursday, April 18th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisenbeinhold, George Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buentel, County Attorney.

The minutes were read and approved.

SCHOOL FUND PROPERTY
Loan #2624 - Sale of Property

Re: County Auditor's Report of Sale of School Fund Property on Loan Made in the Name of George E.F. Jones and Nettie Monroe Jones, Conveyed by Subsequent Owners to Vanderburgh County to Satisfy School Fund Mortgage.

Jones now Charles H. Atkin, County Auditor, and submits to the Board the following, his report of sale of property heretofore ordered sold by this Board, which property was acquired to satisfy School Fund Loan Originally Made in the Name of George E.F. Jones and Nettie Monroe Jones, which said report is in the words and figures following, to-wit:

The Board of Commissioners of the County of Vanderburgh, Indiana:

I, Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, hereby report that pursuant to your order made on the 2nd day of January, 1940, (Commissioners' Record No. 41 page 517) under which your Board directed me, as County Auditor, to re-appraise the real estate hereinafter described, as required by law, and such re-appraisement having been made by three disinterested freeholders residing in the neighborhood in which said real estate is situated, and such re-appraisement having been made, and said real estate being re-appraised at a value of $2,650, and said order further directing that said real
RE: SALE OF SCHOOL FUND PROPERTY (Cont'd)

ESTATE BE SOLD BY UC AT NOT LESS THAN THE APPRAISED VALUE THEREOF, AND AFTER POSTING NOTICE OF SALE OF SAID REAL ESTATE AS BY LAW PROV\ED, I DO, PURSUANT TO SAID ORDER, OFFER SAID REAL ESTATE FOR SALE ON THE 26TH DAY OF JANUARY, 1940, THAT BEING THE DATE FIXED IN SAID NOTICE FOR SAID SALE; TO SAID REAL ESTATE, AND RECEIVING NO BID EQUAL TO THE APPRAISED VALUE THEREOF, I CONTINUED THE SALE THEREOF FROM DAY TO DAY, AS FURNISHED IN YOUR NOTICE REFERRED TO, AND ON THE 17TH DAY OF APRIL, 1940, RECEIVED A BID OF $1,260,000 THEREFOR FROM LEO H. ROBIN AND MAX E. FRICKER, THAT BEING EQUAL TO THE RE-APPRAISED VALUE THEREOF AND BEING THE HIGHEST AND BEST BID RECEIVED FOR SAID REAL ESTATE, SAID REAL ESTATE BEING SITUATE IN VANDERBURGH COUNTY, INDIANA, AND BEING DESCRIBED AS FOLLOWS, TO-WIT:

ALL THAT PART OF LOT TEN (10) IN COWAN'S SUBDIVISION OF OUT LOT THREE (3) IN UPON ALLENGEMENT OF THE CITY OF EVANSVILLE, DESCRIBED AS FOLLOWS, TO-WIT:

COMMENCING AT THE NORTHWEST CORNER OF SAID LOT ON BLACKFORD AVENUE, RUNNING SOUTH AND PARALLEL WITH SECOND STREET ON THE LINE DIVIDING SAID LOT TEN (10) FROM LOT NINE (9), ONE HUNDRED FORTY (140) FEET TO THE ALLEY IN THE REAR OF SAID LOT; THENCE EAST PARALLEL WITH SECOND STREET ONE HUNDRED FORTY (140) FEET TO THE FRONT LINE OF SAID LOT ON BLACKFORD AVENUE; THENCE NORTH FORTY-EIGHT (48) FEET TO THE PLACE OF BEGINNING.

AND I FURTHER REPORT THAT SAID BIDDER HAS COMPLIED WITH THE TERMS OF SALE FIXED BY YOUR BOARD BY PAYING ONE-HALF CASH; THAT I HAVE EXECUTED A DEED OF CONVEYANCE CONVEYING SAID REAL ESTATE TO SAID PURCHASERS EXECUTED A MORTGAGE TO THE COMMON SCHOOL FUND OF THE STATE OF INDIANA IN THE AMOUNT OF $1,480,000, BEING THE BALANCE OR ONE-HALF OF SAID PURCHASE PRICE.

WITNESS, MY HAND AND THE SEAL OF VANDERBURGH COUNTY, INDIANA, THIS 13TH DAY OF APRIL, 1940.

(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA.

AND THE BOARD, BEING FULLY ADVISED IN THE PREMISES, NOW FINDS THAT THE CONSIDERATION RECEIVED FOR THE SALE OF SAID REAL ESTATE IS IN AN AMOUNT EQUAL TO THE FULL APPRAISED VALUE THEREOF; THAT SAID BID WAS THE HIGHEST AND BEST BID RECEIVED BY SAID COUNTY AUDITOR; THAT SAID SALE IN ALL THINGS CONFORMS TO THE ORDER OF THIS BOARD IN SAID REPORT REFERRED TO, AS HERETOFORE MADE, DIRECTING THE SALE OF SAID REAL ESTATE, AND SAID SALE IS NOW IN ALL THINGS CONFIRMED AND APPROVED BY THIS BOARD.

(SIGNED) JOSEPH V. EISTERHOLD
(SIGNED) GEORGE J. KISSEL

ATTEST:

(SIGNED) HARVEY HEANDON
BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH.

(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA.
QUIT-CLAIM DEED

This Indenture Witnesseth

That Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana,

of Vanderburgh County, and State of Indiana,

RELEASE AND QUIT-CLAIM TO

To Lee R. Brown and Mary E. Brown, his wife

of Vanderburgh County, in the State of Indiana, for the sum of

Twenty-nine Hundred and Sixty and 00/100 ($2960.00) Dollars

the following described REAL ESTATE in Vanderburgh County, in the

State of Indiana, to-wit:

All that part of Lot Ten (10) in Cowan's Subdivision of Out Lot Three (3) in Upper Enlargement of the City of Evansville, Indiana, described as follows, to-wit:

Commencing at the northwest corner of said lot on Blackford Avenue, running thence south and parallel with Second Street on the line dividing said lot Ten (10) from Lot Nine (9) one hundred forty (140) feet to the alley in the rear of said lot; thence toward Third Street along said alley forty-eight (48) feet; thence north parallel with Second Street one hundred forty (140) feet to the front line of said lot on Blackford Avenue; thence west forty-eight (48) feet to the place of beginning.

IN WITNESS WHEREOF, the said Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana,

Ha. 2 hereunto set his hand and seal this 17th day of April 1940
(SEAL) (SEAL) (SEAL)

STATE OF INDIANA, VANDERBURGH County, ss:

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named

Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana

who acknowledged the execution of the foregoing Deed to be his voluntary act and deed.

WITNESS, my hand and Notarial Seal this 17th day of April 1940

Notary Public
RE: SALE OF SCHOOL FUND PROPERTY (CONT'D)

COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA

TO CONSIDERATION RECEIVED FOR

SCHOOL FUND

RE:

THE\SCHOOL FUND

OF SCHOOL ING PROPER T

140)

AND THE BOARD, BEING FULLY ADVISED IN THE PREMISES, FINDS THAT THE

CONSIDERATION RECEIVED FOR THE SALE OF SAID REAL ESTATE IS IN AN AMOUNT EQUAL TO THE FULL APPRAISED VALUE THEREOF; THAT SAID BID WAS THE HIGHEST AND BEST BID RECEIVED BY SAID COUNTY AUDITOR; THAT SAID SALE IN ALL THINGS CONFORMS TO THE ORDER OF THIS BOARD IN SAID REPORT REFERRED TO; AS HEREOFORE MADE, DIRECTING THE SALE OF SAID REAL ESTATE, AND SAID SALE IS NOW IN ALL THINGS CONFIRMED AND APPROVED BY THIS BOARD.

(Signed) JOSEPH V. EISTERHOLD
(Signed) GEORGE J. KISSEL
(Signed) HARVEY HERNDON
BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH.

Attest:

(Signed) CHAS. H. ATKIN
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA
THE COUNTY COMMISSIONERS APPROVE FOR PAYMENT, BILL OF MARCH 27TH 1940 TO

SOUTHERN LAW PRINTING COMPANY FOR $150.80 FOR PRINTING FIFTY COPIES APPELLANTS BRIEF.

PROJECTS

APPLICATION WAS MADE TO CLEAN AND RENOVATE BUILDINGS AND EQUIPMENT AS FOLLOWS:

- U.S. Marine Hospital
- Hillcrest Home
- Booker T. Washington Home
- Douglas Home
- County Jail
- County Infirmary
- Coliseum
- Boone Hospital
- Court House Annex

The above was approved by the Board of Commissioners for submission to Federal authorities.

IN THE MATTER OF OLD BENCHES

IN THE MATTER OF THE DISPOSITION OF OLD SEATS NOW LOCATED IN STORAGE IN THE COURT HOUSE, AND OF NO FURTHER UTILITY.

The Board now finds that there is an accumulation of old seats in the Court House, in storage, which were removed from the various Court Rooms in the Court House, and which are of no further use, are taking up space needed for other purposes and have no sales value, and the Board now orders Mr. Bassemier, Superintendent of Buildings, to either destroy the same or dispose of them in order that the space in which said seats are stored, may be utilized for other needed purposes.

On motion the Board recess until Monday, April 22nd, 1940.
RE: BOEHNE HOSPITAL

THE FOLLOWING REPORT IS RECEIVED FROM BOEHNE HOSPITAL, FOR QUARTER ENDING MARCH 31ST, OUT-PATIENT DEPARTMENT. THE COMMISSIONERS ORDER SAME COPIED IN THE COMMISSIONERS' RECORD:

APRIL 18, 1940

"MR. JOSEPH V. EISTERHOLD, PRES.
BOARD OF COUNTY COMMISSIONERS
EVANSVILLE, INDIANA

ATTENTION OF MR. CHAS. H. ATKIN, COUNTY AUDITOR

GENTLEMEN:

FOLLOWING IS REPORT ON THE OUT-PATIENT DEPARTMENT OF BOEHNE HOSPITAL FOR THE FIRST QUARTER OF 1940.

DURING THE PAST THREE MONTHS, 254 PATIENTS WERE EXAMINED. OF THE 254, 51 WERE ADMITTED TO THE HOSPITAL. THE NURSES MADE A TOTAL OF 724 VISITS TO PATIENTS, CONTACTS AND SO ON, REFERRED BY PHYSICIANS.

IN ADDITION TO THIS, 851 FRESHMEN IN THE HIGH SCHOOLS WERE SKIN TESTED, FLUOROSCOPED AND X-RAYED.

THE OUT-PATIENT DEPARTMENT, THEREFORE, HAS SURPASSED OUR EXPECTATIONS IN NETTING CONCRETE RESULTS.

THANKING YOU FOR YOUR CO-OPERATION, I AM

CORDIALLY YOURS,

(SIGNED) PAUL D. CRIMM, M.D.,

RE: BIDS ON EQUIPMENT FOR COUNTY INFIRMARY

THE COMMISSIONERS THIS DAY RECEIVE THE FOLLOWING BIDS ON EQUIPMENT FOR THE COUNTY INFIRMARY:

HELDT & VOELKER

<table>
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<th>Description</th>
<th>Price</th>
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<tbody>
<tr>
<td>Rotary Hoe</td>
<td>$71.25</td>
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<tr>
<td>Brown Disc Cultivator</td>
<td>60.00</td>
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<tr>
<td>Big Jim</td>
<td>67.30</td>
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ALBERT STECKLER

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<tbody>
<tr>
<td>Rotary Hoe</td>
<td>$102.00</td>
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<tr>
<td>F175 Disc Cultivator</td>
<td>82.00</td>
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HELDT-MONROE COMPANY

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<th>Description</th>
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<tbody>
<tr>
<td>Brown Disc Cultivator</td>
<td>60.00</td>
</tr>
<tr>
<td>Roderick Lean Rotary Hoe</td>
<td>71.25</td>
</tr>
<tr>
<td>#2 H.A. Blount Flexible Hoe</td>
<td>74.45</td>
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</table>
The Board of Commissioners, Vanderburgh County, Indiana, April 27 & 25, 1940

COUNTY INFIRMARY EQUIPMENT—CONT'D

WILSON & SON

Rotary Hoe ........................................ $82.25
Disc Cultivator .................................... 83.25
Less 5% discount

MILLER & OSCHMAN COMPANY

McCormick-Deering Disc Cultivator, " Rotary Hoe

64.90
79.20

BIDS ARE TAKEN UNDER ADVISEMENT.

COUNTY BUSINESS

The Commissioners approve expense bill of $11.20 for the County Auditor, County Attorney and others to attend the Union Township Levee vs County Auditor and County Treasurer Trial, held in Warrick County.

On motion the Board recess until Thursday, April 25th, 1940.

[Signatures]

THURSDAY, APRIL 25TH, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session and adjourned, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

[End of Type Writer]

The following bids are received by County Commissioners—

BURROUGHS ADDING MACHINE COMPANY

Standard Burroughs ................................ $130.00 - Disc. 18.85, Trade-in $15.00

NET ........ $96.15

UNDENCO-ELLIOTT-FISHER

Master 12th........................................ $120.75 - Disc. 22.94 NET .... $97.81

REAL TYPEWRITER COMPANY

Elite Regular Machine................................ $120.75 - Disc. 27.75 NET .... $93.00

EXPERT TYPEWRITER COMPANY

L.C. Smith 12th.................................... $120.75 - Disc. 40.75 NET .... $80.00

BIDS ARE TAKEN UNDER ADVISEMENT.
RE: BIDS ON OFFICE FURNITURE

(J. P. Baker)

THE FOLLOWING BIDS ARE RECEIVED BY THE BOARD OF COMMISSIONERS:

HENRY F. DECKER COMPANY

1- 60"x 34" FLAT TOP DESK  
1- 50"x 30" ARM CHAIR  
1- #801  ... $99.50

SMITH & BUTTERFIELD

1- #761 IMPERIAL DESK  $51.10
1- 753  "  "  47.60
1- 7287 REVOLVING CHAIR  31.20 ... 129.90

TRI STATE SCHOOL SUPPLY COMPANY

1- 34"x 60" MAHOGANY DESK  59.80
1- 52"x 30" LINOLEUM TOP DESK  25.50
1- SWIVEL CHAIR  24.00  ... 108.30

BIDS ARE TAKEN UNDER ADVISEMENT.

RE: BOILER INSURANCE

THE BOARD OF COMMISSIONERS RECEIVE REPORT FROM THE MARYLAND CASUALTY COMPANY DATED APRIL 23RD ON BOILERS AT COUNTY INFIRMARY AND Boehne Hospital, AND SAME IS REFERRED TO THE SUPERINTENDENT OF BUILDINGS.

RE: CONTRACT ON EQUIPMENT FOR COUNTY INFIRMARY

THE BOARD THIS DAY AWARDS CONTRACTS ON EQUIPMENT FOR COUNTY INFIRMARY AS FOLLOWS-

HELDT & VOELKER COMPANY  -- ROTARY HOE FOR  ... $71.25

MILLER & OSMAN COMPANY  -- MCCORMICK-DEERING DISC CULTIVATOR  ... $64.90

ON MOTION THE BOARD RECESS UNTIL MONDAY, APRIL 29TH, 1940.

[Signatures]

Joseph V. Interhold
Harry Hendin
George J. Kissel
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, APRIL 29TH 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON TYPEWRITER

THE BOARD THIS DAY RECEIVES THE FOLLOWING BIDS ON 18 INCH TYPEWRITER-

UNDERWOOD-ELLIOTT-FISHER

1- Underwood Master . . . . . . . . . . . $144.50
   LESS 10 & 10% 27.45 NET $117.05

ROYAL TYPEWRITER COMPANY

1- Royal 18" New Margin . . . . . . . $144.50
   LESS 10 & 10% 27.45 NET $117.05

ELBERT TYPEWRITER COMPANY

1- L.C.Smith 18" . . . . . . . . . . . . $144.50
   DISCOUNT . . . . . . . 47.50 NET $97.00

COMMISSIONERS AWARD CONTRACT TO THE ELBERT TYPEWRITER COMPANY FOR $97.00.

RE: W.P.A. OFFICE AT COUNTY GARAGE

THE COMMISSIONERS APPROVE THE EXPENSE IN MAKING AN OFFICE FOR W. P. A. AT THE COUNTY GARAGE, UNDER SUPERVISION OF SUPERINTENDENT OF COUNTY BUILDINGS.

RE: AWARD ON FURNITURE FOR JUSTICE OF PEACE OFFICE

THE COMMISSIONERS AWARD CONTRACT ON FURNITURE FOR JUSTICE OF PEACE OFFICE AS FOLLOWS-

SMITH & BUTTERFIELD

1- #761 Imperial Desk . . . . . $51.10
1- #7287 Leather Upholstered Chair . . . $31.20

RE: EQUIPMENT FOR COUNTY & HIGHWAY DEPARTMENT

THE COMMISSIONERS ORDER THE AUDITOR TO ADVERTISE FOR MOTOR GRADER AND 1- 1/2 TON TRUCK FOR THE HIGHWAY DEPARTMENT AND CONCRETE MIXER TO BE USED ON W.P.A. PROJECTS.

RE: RENEWAL OF NURRENBERN ROCK QUARRY LEASE

THE COMMISSIONERS EXERCISE THEIR OPTION TO RENEW THE NURRENBERN ROCK QUARRY LEASE FOR ONE YEAR BEGINNING ON JUNE 1ST, 1940 AND ENDING ON MAY 31ST, 1941 UNDER THE SAME TERMS AS THE ORIGINAL LEASE DATED MAY 26TH, 1938.
Board of Commissioners, Vanderburgh County, Indiana, APRIL 29 & MAY 2, 1940

RE: HIGHWAY DEPARTMENT

Commissioners appoint the following employees in the Highway Department:

W. O. Merritt .......... .52 1/2 per hour
Mayo Schreiber .......... .60 ** ** beginning May 1st, 1940.

On motion the Board recess until Thursday, May 2nd, 1940.

Joseph V. Eisterhold
George J. Kissel
Board of County Commissioners

Thursday, May 2nd, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BIDS ON HAULING ELECTION EQUIPMENT

This being the time set for the receiving of bids on the hauling of election equipment, come now the following parties and submit their bids:

B. J. Shetler Moving Company — $165.00
Lamasco Transfer Company — $200.00

On motion the Commissioners award contract to B. J. Shetler Moving Company.

RE: CONTRACT ON TYPEWRITER

The Commissioners award contract on typewriter to the Burroughs Adding Machine Company on their bid of . . . . . . . . $96.15.

RE: COUNTY PLAN COMMISSION
(COMMISSIONERS VS ORA SANDERS)

The Commissioners approve for payment, bill of $36.75 for printing appellants brief in the above cause.
RE: CONTRACT ON ELEVATOR & DUMB WAITER IN COUNTY JAIL

THE COMMISSIONERS approve contract of the GROTE MANUFACTURING COMPANY for maintenance of Elevator in County Jail at $13.50 per month and Dumb Waiter at $2.50 per month.

RE: SCHOOL FUND PROPERTY

RE: COUNTY AUDITOR'S REPORT OF SALE OF SCHOOL FUND PROPERTY ON LOANS MADE ONE PARCEL IN THE NAME OF MARTIN EMIG AND MARY EMIG AND A SECOND PARCEL IN THE NAME OF WILLIAM A. WOOD AND HAZEL WOOD, HERETOFORE ACQUIRED BY VANDERBURGH COUNTY ON DELINQUENT SCHOOL FUND SALE.

COMES NOW CHARLES H. ATKIN, COUNTY AUDITOR, AND SUBMITS TO THE BOARD THE FOLLOWING, HIS REPORT OF SALE OF PROPERTY HERETOFORE ORDERED SOLD BY THIS BOARD, WHICH PROPERTY WAS ACQUIRED ON SALE TO SATISFY DELINQUENT SCHOOL FUND LOANS MADE, ONE PARCEL IN THE NAME OF MARTIN EMIG AND MARY EMIG AND A SECOND PARCEL IN THE NAME OF WILLIAM A. WOOD AND HAZEL WOOD, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA:

I, CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, HEREBY REPORT THAT PURSUANT TO YOUR ORDER MADE ON THE 2ND DAY OF JANUARY, 1940, (COMMISSIONERS' RECORD Y-1 PAGE 619) UNDER WHICH YOUR BOARD DIRECTED ME, AS SUCH COUNTY AUDITOR, TO RE-APPRAISE THE REAL ESTATE HEREIN (5) ENCLOSED, AS REQUIRED BY LAW, AND SUCH REAPPRAISAL HAVING BEEN MADE BY THREE DISINTERESTED FREEHOLDERS RESIDING IN THE NEIGHBORHOODS IN WHICH SAID RESPECTIVE PARCELS OF REAL ESTATE ARE SITUATE AND SAID REAL ESTATE BEING DESCRIBED AS FOLLOWS, AND APPRAISED ACCORDING TO THE AMOUNT FOLLOWING THE DESCRIPTION OF EACH PARCEL OF REAL ESTATE, TO-WIT:

LOTS SIX (6) AND SEVEN (7) IN BLOCK TWENTY-FIVE (25) EASTERN ENLARGEMENT OF THE CITY OF EVANSVILLE, VANDERBURGH COUNTY, INDIANA, APPRAISED AT $2,100.00.

LOTS SIX (6), SEVEN (7), EIGHT (8), NINE (9) AND TEN (10) IN BLOCK ONE (1), ROSEDALE PARK, AN ADDITION TO THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA, APPRAISED AT $2,000.00.

AND SAID ORDER FURTHER DIRECTING THAT SAID REAL ESTATE BE SOLD BY ME AT NOT LESS THAN THE APPRAISED VALUE THEREOF, AND AFTER POSTING NOTICE OF SALE OF SAID REAL ESTATE AS BY LAW PROVIDED, I DID, PURSUANT TO SAID ORDER, OFFER SAID REAL ESTATE FOR SALE ON THE 26TH DAY OF JANUARY, 1940, THAT BEING THE DATE FIXED IN SAID NOTICES FOR THE SALE OF SAID REAL ESTATE AND RECEIVED THE FOLLOWING BIDS:

FOR THE PARCEL HEREIN FIRST DESCRIBED, BEING LOTS SIX (6) AND SEVEN (7) IN BLOCK TWENTY-FIVE, EASTERN ENLARGEMENT OF THE CITY OF EVANSVILLE, RECEIVED A BID OF $2,100.00 CASH FROM ALBERT W. OSSENBERG AND MARGARET OSSENBERG.

FOR THE PARCEL NEXT DESCRIBED, BEING LOTS SIX (6), SEVEN (7), EIGHT (8) NINE (9) AND TEN (10) IN BLOCK ONE (1), ROSEDALE PARK, AN ADDITION TO THE CITY OF EVANSVILLE, I RECEIVED A BID OF $2,000.00 CASH, FROM LEO H. BAUMGART.

EACH OF SAID BIDS FOR SAID RESPECTIVE PARCELS OF REAL ESTATE BEING EQUAL TO THE APPRAISED VALUE THEREOF AND BEING THE HIGHEST AND BEST BIDS RECEIVED FOR SAID REAL ESTATE.

I FURTHER REPORT THAT EACH OF SAID BIDDERS HAS COMPLIED WITH THE TERMS OF SALE FIXED BY YOUR BOARD BY PAYING THE FULL AMOUNT BID IN CASH AND THAT I HAVE EXECUTED DEEDS OF CONVEYANCE CONVEYING SAID REAL ESTATE TO SAID RESPECTIVE PURCHASERS.

WITNESS, MY HAND AND THE SEAL OF VANDERBURGH COUNTY, INDIANA, THIS 2ND DAY OF MAY, 1940.

(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA
Board of Commissioners, Vanderburgh County, Indiana, MAY 2 1940

RE: SCHOOL FUND PROPERTY -Cont'd-

AND THE BOARD, BEING FULLY ADVISED IN THE PREMISES, NOW FINDS THAT THE CONSIDERATION RECEIVED FOR THE SALE OF SAID REAL ESTATE IS IN AN AMOUNT EQUAL TO THE FULL APPRAISED VALUE OF SAID RESPECTIVE PARCELS; THAT SAID BIDS WERE THE HIGHEST AND BEST BIDS RECEIVED BY SAID COUNTY AUDITOR; THAT THE SALE OF SAID TWO PARCELS OF REAL ESTATE IN ALL THINGS CONFORMS TO THE ORDER OF THIS BOARD IN SAID REPORT REFERRED TO AS HERETOFORE MADE, DIRECTING THE SALE OF SAID REAL ESTATE, AND SAID SALE IS NOW IN ALL THINGS CONFIRMED AND APPROVED BY THIS BOARD; COPIES OF SAID RESPECTIVE DEEDS SO CONVEYING SAID REAL ESTATE BEING FOUND ON PAGES 1 AND 2 OF COMMISSIONERS' RECORD Z-1.

(Signed) JOSEPH V. EISTERHOLD
(Signed) GEORGE J. KISSEL
(Signed) HARVEY HERNDON

BOARDS OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:

(Signed) CHAS. H. ATKIN
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA.

RE: COUNTY INFIRMARY PROJECT #1620-F

LEGAL SERVICES

P. W. A. COUNTY INFIRMARY PROJECT,
ALLOWANCE OF BALANCE OF FEE DUE
HENRY C. BUENTE FOR LEGAL SERVICES
ON PROJECT.

Pursuant to previous agreement and instructions, wherein the Board of Commissioners instructed and directed Henry C. Buente to prepare an application to the Government of the United States covering the re-modeling of buildings and construction of new buildings at the Vanderburgh County Infirmary and to prepare the necessary papers pertaining to the issuance and sale of the bonds of Vanderburgh County, Indiana, to provide the County's portion of the necessary funds to finance said project, and also to perform such other legal services in connection with said project, which services consist of a special character and outside of and in addition to his duties as County Attorney, the Board now allows said Henry C. Buente the sum of Forty-one and 67/100 (41.67) Dollars, being the balance due him for his said services.

And comes now Henry C. Buente and files his claim for Forty-one and 67/100 (41.67) Dollars, being the balance due him for services so rendered by him, which said claim is now by the Board approved and allowed for payment.

On motion the Board adjourned sine die.

(Signed) JOSEPH V. EISTERHOLD
(Signed) HARVEY HERNDON
(Signed) GEORGE J. KISSEL

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, May 6, 1940

MONDAY, MAY 6TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO LAW WHEN PRESENT, JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY SHERIFF C. W. CROWDER.

THE MINUTES WERE READ AND APPROVED.

RE: OAKHURST PLACE
(Report of Viewers)

IN RE: THE VACATION, CHANGE AND/OR RELOCATION OF CERTAIN HIGHWAYS IN AND ADJOINING OAKHURST PLACE, AN ADDITION ADJACENT TO THE CITY OF EVANSVILLE, INDIANA.

WE, CURTIS F. STINSON, FORREST K. WERNER AND CHARLES F. WERNER, HERETOFORE APPOINTED BY THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA TO VIEW THE PREMISES IN AND ABOUT CERTAIN HIGHWAYS IN AND NEAR OAKHURST PLACE, A PLATTED ADDITION NEAR TO THE CITY OF EVANSVILLE, INDIANA, DO MAKE OUR REPORT AS FOLLOWS:

1. THAT ON ACCOUNT OF THE TOPOGRAPHY OF THE ADJOINING LAND THE HIGHWAYS, INCLUDING STREETS AND ALLWYS, AS SHOWN IN THE ORIGINAL PLAT OF OAKHURST PLACE, ARE NOT IN PUBLIC USE AND COULD NOT BECOME OF PUBLIC UTILITY WITHOUT UNDUE EXPENSE FOR GRADING AND FILLING.

2. THAT THE PROPOSED VACATION, CHANGE AND/OR RELOCATION OF SAID HIGHWAYS, AS MORE PARTICULARLY SHOWN IN THE REPLAT OF SAID ADDITION, AS RECORDED IN PLAT RECORD #1, AT PAGE 169, IS FOR THE PUBLIC'S BENEFIT AND THAT THE PUBLIC WILL NOT BE MATERIALLY INJURED BY THE PROPOSED CHANGE THEREOF.

3. THAT THE LENGTH AND CHANGE OF SAID HIGHWAYS IS APPROXIMATELY AS FOLLOWS:

    RUSSELL WAS 1000' NOW 1200'
    RUBY WAS 800' NOW 550'
    CHARLOTTE WAS 800' NOW 750'
    ALLEY WAS 750' NOW 475'

IN WITNESS WHEREOF, WE HAVE SET OUR HANDS AT THE CITY OF EVANSVILLE, INDIANA ON THE 9TH DAY OF APRIL, 1940.

(Signed) CURTIS F. STINSON
(Signed) FORREST K. WERNER
(Signed) CHARLES F. WERNER

THE COMMISSIONERS APPROVE ORDER.
THE BOARD OF COUNTY COMMISSIONERS
OF VANDERBURGH COUNTY, INDIANA,
MAY TERM,
THIS THE 6TH DAY OF MAY, 1940.

IN RE: PETITION OF CLARENCE J. FOLZ,
ET AL., FOR THE VACATION, CHANGE AND/OR
RELOCATION OF CERTAIN HIGHWAYS
IN AND ADJOINING OAKHURST PLACE, AN
ADDITION ADJACENT TO THE CITY OF
EVANSVILLE, INDIANA.

ORDER
COME NOW CURTIS F. STINSON, FORREST K. WERNER AND CHARLES F. WERNER,
VIEWERS HERETOFORE APPOINTED TO VIEW THE PREMISES AND REPORT THE RESPECTIVE LENGTHS OF SAID STREETS AND ALLEYS PROPOSED TO BE VACATED, CHANGED AND RELOCATED, BEING STREETS AND ALLEYS IN AND NEAR TO OAKHURST PLACE, A PLATTED ADDITION NEAR THE CITY OF EVANSVILLE, INDIANA, AND SAID VIEWERS HAVING MADE THEIR REPORT WITH RESPECT THERETO AND AS TO THE SITUATION OF GROUND ALONG EACH OF SAID STREETS AND ALLEYS, AND REPORTING THAT IN THEIR OPINION THE PUBLIC WOULD NOT BE MATERIALLY INJURED BY SUCH PROPOSED CHANGE AND NO REMONSTRANCE HAVING BEEN FILED AGAINST THE SAME, AND THIS BOARD HAVING FOUND THAT CERTAIN STREETS AND ALLEYS, AS SHOWN UPON THE ORIGINAL PLAT OF OAKHURST PLACE, RECORDED IN PLAT RECORD "F", AT PAGES 126 AND 127 IN THE RECORDER'S OFFICE OF VANDERBURGH COUNTY, INDIANA, HAVE NOT BEEN OPENED TO THE PUBLIC'S USE AND ARE NOT IN USE AND THAT ON ACCOUNT OF THE TOPOGRAPHY OF THE LOTS AND LANDS ADJOINING SAID HIGHWAYS COULD NOT BE OF PUBLIC UTILITY WITHOUT UNDUE EXPENSE, THIS BOARD NOW ORDERS AND DECLARES THAT SAID STREETS AND ALLEYS AS SHOWN IN SAID PLAT AND THAT THE COSTS OF THESE PROCEEDINGS BE PAID BY THE PETITIONERS, CLARENCE J. FOLZ, ET AL.

RE: APPOINTMENT OF COURT REPORTER, PROBATE COURT

IN THE MATTER OF THE APPOINTMENT
OF CLARA E. HARDIN, AS COURT REPORTER AND STENOGRAPHER, OF THE VANDERBURGH PROBATE COURT, OF VANDERBURGH COUNTY, INDIANA

THE COURT NOW APPOINTS CLARA E. HARDIN AS REPORTER AND STENOGRAPHER OF THE VANDERBURGH PROBATE COURT, OF VANDERBURGH COUNTY, INDIANA, AND IT IS ORDERED THAT SHE BE ALLOWED AS COMPENSATION THE BUDGETARY ALLOWANCE.

(SIGNED) ALBERT J. VENEMAN
JUDGE OF THE VANDERBURGH PROBATE COURT
OF VANDERBURGH COUNTY, INDIANA.
Board of Commissioners, Vanderburgh County, Indiana, MAY 6 & 9 1940

APPOINTMENT OF COURT REPORTER (Cont'd)

STATE OF INDIANA
VANDERBURGH COUNTY

I, CLARA E. HARDIN, DO SOLEMNLY SWEAR THAT I WILL SUPPORT THE
CONSTITUTION OF THE UNITED STATES AND THE CONSTITUTION OF THE STATE OF
INDIANA, THAT I WILL HONESTLY AND FAITHFULLY DISCHARGE MY DUTIES AS COURT
REPORTER AND STENOGRAPHER OF THE VANDERBURGH PROBATE COURT, OF VANDER-
BURGH COUNTY, INDIANA, TO THE BEST OF MY SKILL AND ABILITY; SO HELP ME
GOOD

(SIGNED) CLARA E HARDIN

SUBSCRIBED AND SWORN TO BEFORE ME, THIS 2ND DAY OF MAY, 1940.

VAL A. DIETSCH
CLERK VANDERBURGH PROBATE COURT
(SEAL)

By MARY L. CROWDER, DEPUTY (Signed)

ON MOTION THE BOARD RECESS UNTIL THURSDAY, MAY 9TH, 1940.

JOSEPH V. EISTERHOLD
GEORGE J. KISSEL

BOARD OF COUNTY COMMISSIONERS

THURSDAY, MAY 9TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR
SESSION PURSUANT TO RECESS WHEN PRESENT JOSEPH V. EISTERHOLD AND HARVEY HERNSON, MEMBERS
OF THE BOARD OF COMMISSIONERS; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE,
COUNTY ATTORNEY. GEORGE J. KISSEL, COMMISSIONER, WAS ABSENT.

THE MINUTES WERE READ AND APPROVED.

RE: PHYSICIAN COUNTY INFIRMARY

THE COMMISSIONERS APPROVE THE APPOINTMENT OF DR. JOS. H. MCCOOL, AS PHYSICIAN
OF THE COUNTY INFIRMARY FOR A PERIOD OF ONE YEAR, BEGINNING JULY 1ST, 1940.

RE: W.P.A. CLERK

THE COMMISSIONERS APPROVE PAYMENT TO BETTY BROWN, AS TEMPORARY SPECIAL CLERK
ON W.P.A. PROJECTS AT $2.50 PER DAY.
ON MOTION THE BOARD RECESS UNTIL MONDAY, MAY 13TH, 1940.

GEORGE J. KISSEL - ABSENT

Board of Commissioners, Vanderburgh County, Indiana, MAY 13 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD AND GEORGE J. KISSEL, MEMBERS OF THE BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY. HARVEY HERNDON, COMMISSIONER WAS ABSENT.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON GRADER, CONCRETE MIXER & TRUCK & CHASSIS

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON GRADER, CONCRETE MIXER AND TRUCK & CHASSIS, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS AS FOLLOWS:

**MOTOR GRADER**

<table>
<thead>
<tr>
<th>Company</th>
<th>Model/Description</th>
<th>Bid Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>ROY C WHAYNE SUPPLY CO</td>
<td>New Caterpillar #112</td>
<td>$4,900.00</td>
</tr>
<tr>
<td>MATT W FOSTER</td>
<td>1- Adams Motor Grader #303</td>
<td>$2,185.00</td>
</tr>
<tr>
<td>H. W. TAYLOR CO, INC</td>
<td>1- Allis-Chalmers Model 42</td>
<td>$3,455.00</td>
</tr>
<tr>
<td>FRED MALOTTE</td>
<td>1-66 Austin-Western</td>
<td>$4,100.00</td>
</tr>
</tbody>
</table>

**CONCRETE MIXER**

<table>
<thead>
<tr>
<th>Company</th>
<th>Model/Description</th>
<th>Bid Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>ROY C WHAYNE SUPPLY CO</td>
<td>New Jaeger Model 7DXL2R Side Discharge</td>
<td>$1,125.00 (DEL)</td>
</tr>
<tr>
<td>H.W. TAYLOR CO. INC</td>
<td>1-Koeheing Dandie 7-5 Concrete Mixer (4 WHEELS)</td>
<td>$1,065.00</td>
</tr>
<tr>
<td></td>
<td>SAME AS ABOVE MOUNTED ON 2 WHEELS</td>
<td>$990.00</td>
</tr>
<tr>
<td>FRED MALOTTE</td>
<td>1- CMC 7S Non-Tilt Mixer</td>
<td>$1,170.00</td>
</tr>
<tr>
<td></td>
<td>1- CMC 7S Wonder Tilting Mixer</td>
<td>$945.00</td>
</tr>
<tr>
<td>BRANDEN IS MCHY &amp; SUPPLY CO</td>
<td>1- CMC 7S Non Tilt Mixer</td>
<td>$1,035.00</td>
</tr>
<tr>
<td></td>
<td>1- Wonder Tilting Drum Mixer</td>
<td>$855.00</td>
</tr>
</tbody>
</table>
## TRUCKS

<table>
<thead>
<tr>
<th>Company</th>
<th>Model/Details</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>THEO. W. TITZER</td>
<td>1-Model Mack DE Chassis, F.O.B. EVILLE</td>
<td>$1465.25</td>
</tr>
<tr>
<td></td>
<td>Equipped with 2 cu yd dump body</td>
<td>1475.25</td>
</tr>
<tr>
<td></td>
<td><strong>1 1/2</strong> &quot;Brooks Loadlugger &amp; bucket** (Special)</td>
<td>2505.50</td>
</tr>
<tr>
<td></td>
<td><strong>2</strong> &quot;used 1 1/2 cu yd Brooks Loadlugger &amp; 4 1/2 cu yd buckets**</td>
<td>2744.50</td>
</tr>
<tr>
<td>RERICKS MOTOR SERV. INC.</td>
<td>1-Model AC 302 GMC Chassis</td>
<td>785.00</td>
</tr>
<tr>
<td></td>
<td>1-Brooks Model 1 1/2 cu yd Loadlugger &amp; 1 bucket (mounted) each</td>
<td>1268.00</td>
</tr>
<tr>
<td></td>
<td>1-SL-11 Heil Dump Body 1 1/2 cu yd each</td>
<td>250.00</td>
</tr>
<tr>
<td></td>
<td>1-K32-B Hercules Dump Body 1 1/2 cu yd cap. each</td>
<td>275.00</td>
</tr>
<tr>
<td>COOKE CHEVROLET CO. INC.</td>
<td>1-1 1/2 ton Chevrolet Dump Truck, equipped with Hercules body either 1 1/2 or 2 yd cap.</td>
<td>1067.88</td>
</tr>
<tr>
<td>INTERNATIONAL HARVESTER</td>
<td>1-International 1940 model D-30 1 1/2 ton (Del)</td>
<td>897.75</td>
</tr>
<tr>
<td></td>
<td>Equipped with 2 cu yd dump body (Heil, Hercules, or equal)</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Brooks Loadlugger &amp; 1 1/2 cu yd bucket</strong></td>
<td>1167.75</td>
</tr>
<tr>
<td>ROY C WHAYNE SUPPLY CO.</td>
<td>NEW Dempster Dumpster-model 150 LF-1 1/2 yd cap.</td>
<td>925.00</td>
</tr>
<tr>
<td></td>
<td>1 1/2 cu yd Bottom dump buckets for above unit</td>
<td>85.00 ea.</td>
</tr>
<tr>
<td></td>
<td>New Dempster Dumpster-model 150-B, 1 1/2 cu yd capacity</td>
<td>725.00</td>
</tr>
<tr>
<td></td>
<td>1 1/2 cu yd buckets for this unit each</td>
<td>85.00</td>
</tr>
</tbody>
</table>

All bids for Grader, Concrete Mixer and Trucks taken under advisement until Thursday, May 16th.

**RE: BOARD OF COMMISSIONER VS ORA SANDERS**

Appeal—Supreme Court

Commissioners approve bill of St. Louis Law Printing Company for $41.35 for printing appellants reply brief.

**RE: PROJECT STATEMENTS TO INDIANA STATE HIGHWAY COMMISSION**

In the matter of project statements submitted to the Indiana State Highway Commission covering work to be done on certain Vanderburgh County highways to be paid for from the gasoline tax and license fee fund in conjunction with W.P.A. and other funds.

Comes now Henry C. Buente, County Attorney, and reports to the Board that project statements have heretofore been prepared and submitted to the Indiana State Highway Commission for their approval, covering work to be done on certain highways in Vanderburgh County, Indiana, which work is to be paid for from the gasoline tax and license fee fund in conjunction with W.P.A. and other funds, which project statements have been approved by said Highway Commission, with identification numbers indicated, covering the following highways in Vanderburgh County, Indiana, to wit:
Board of Commissioners, Vanderburgh County, Indiana, MAY 13 1940

PROJECT STATEMENTS - Cont'd

CAROLINE & License Fee Fund

<table>
<thead>
<tr>
<th>Description</th>
<th>Length (Miles)</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>C-1712-1 St. Joseph Ave Road</td>
<td>8.5</td>
<td>$2,458.20</td>
</tr>
<tr>
<td>C-1713-2 Weaver Road</td>
<td>7.5</td>
<td>2,474.48</td>
</tr>
<tr>
<td>C-1714-3 Pelsted Road</td>
<td>1.0</td>
<td>726.28</td>
</tr>
<tr>
<td>C-1801-4 Bromm Road</td>
<td>2.0</td>
<td>1,452.56</td>
</tr>
<tr>
<td>C-1802-5 Kramer Road</td>
<td>2.75</td>
<td>276.36</td>
</tr>
<tr>
<td>C-1803-6 Pleasant-Eisterhold Road</td>
<td>1.75</td>
<td>1,152.56</td>
</tr>
<tr>
<td>C-1804-7 Lincoln Avenue Road</td>
<td>1.75</td>
<td>1,777.09</td>
</tr>
<tr>
<td>C-1805-8 Boeke Road</td>
<td>3/8</td>
<td>156.18</td>
</tr>
<tr>
<td>C-1806-9 Marx Road</td>
<td>1.25</td>
<td>907.85</td>
</tr>
<tr>
<td>C-1807-10 Wyschonka Road</td>
<td>1.25</td>
<td>806.59</td>
</tr>
<tr>
<td>C-1808-11 Big Schaeffer Road</td>
<td>2.5</td>
<td>1,815.70</td>
</tr>
<tr>
<td>C-1809-12 Graff Road</td>
<td>1/8</td>
<td>816.02</td>
</tr>
<tr>
<td>C-1810-13 Rosenberger Avenue</td>
<td>1.0</td>
<td>239.96</td>
</tr>
<tr>
<td>C-1811-14 Indian Hill Road</td>
<td>0.25</td>
<td>184.24</td>
</tr>
<tr>
<td>C-1812-15 Fairlawn Avenue, 1500 FT LONG</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C-1813-16 Vann Avenue, 2600 FT LONG</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C-1814-17 Mill Road</td>
<td>3.5</td>
<td>939.00</td>
</tr>
<tr>
<td>C-1815-18 Fischer Road</td>
<td>2.0</td>
<td>1,152.56</td>
</tr>
<tr>
<td>C-1816-19 Browning Road</td>
<td>1.5</td>
<td>1,777.09</td>
</tr>
<tr>
<td>C-2002-20 St. James Blvd, .5 MILE LONG</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C-2003-21 Villa Drive, .5 MILE LONG</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C-2010-22 Logan Avenue, .5 MILE LONG</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C-2011-23 Seib Road</td>
<td>1.5</td>
<td>952.71</td>
</tr>
<tr>
<td>C-2012-24 Trapp Road</td>
<td>1.25</td>
<td>960.59</td>
</tr>
<tr>
<td>C-2013-25 Bugen Road</td>
<td>1.18</td>
<td>952.55</td>
</tr>
<tr>
<td>C-2014-26 Nuebling Road</td>
<td>1.0</td>
<td>778.17</td>
</tr>
<tr>
<td>C-2015-27 Mann Road</td>
<td>2.0</td>
<td>736.94</td>
</tr>
<tr>
<td>C-2016-28 Sensmeier Road</td>
<td>1.0</td>
<td>488.47</td>
</tr>
<tr>
<td>C-2017-29 Baehl Road, 1.5 MILE LONG</td>
<td></td>
<td>952.71</td>
</tr>
</tbody>
</table>

AND THAT PROJECT STATEMENTS WERE APPROVED BY SAID HIGHWAY COMMISSION UNDER DATE OF MAY 3RD, 1940, WITHOUT GIVING ANY IDENTIFYING NUMBER:

EAST Sycamore Street
EAST Blackford Avenue
EAST Bayard Park Drive
EAST Chandier Avenue
EAST Powell Avenue

RE: SCHOOL FUND PROPERTY

RE: COUNTY AUDITOR'S REPORT OF SALE OF SCHOOL FUND PROPERTY ON LOAN MADE IN THE NAME OF HOWARD B. THOMPSON, HERETOFORE ACQUIRED BY VANDERBURGH COUNTY BECAUSE OF DELINQUENT SCHOOL FUND LOAN.

Comes now CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND SUBMITS TO THE BOARD THE FOLLOWING, HIS REPORT OF SALE OF PROPERTY HERETOFORE ORDERED SOLD BY THIS BOARD, WHICH PROPERTY WAS ACQUIRED BY VANDERBURGH COUNTY, BECAUSE OF DELINQUENT SCHOOL FUND LOAN, MADE IN THE NAME OF HOWARD R. THOMPSON, WHICH REPORT IS IN THE WORDS AND FIGURES FOLLOWING TO-WIT:

TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA:

I, CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, HEREBY REPORT THAT PURSUANT TO YOUR ORDER MADE ON THE 2ND DAY OF JANUARY, 1940, (COMMISSIONERS' RECORD Y-1 PAGE 619) UNDER WHICH YOUR BOARD DIRECTED ME, AS SUCH COUNTY AUDITOR, TO RE-APPRaise THE REAL ESTATE HEREAFTER DESCRIBED, AS REQUIRED BY LAW, AND SUCH RE-APPRaisal HAVING BEEN MADE BY THREE DISINTERESTED FREEHOLDERS RESIDING IN THE NEIGHBORHOOD IN WHICH SAID REAL ESTATE IS SITuate, WHICH SAID REAL ESTATE IS DESCRIBED AND WAS APPRAISED AS FOLLOWS,

LOTS FOUR (4) AND FIVE (5), IN BLOCK THIRTEEN (13), SOUTHERN ENLARGEMENT OF THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA, ACCORDING TO THE RECORDED PLAT THEREOF, APPRAISED AT FIFTEEN HUNDRED (1500.00) DOLLARS
QUIT-CLAIM DEED

This Indenture Witnesseth

That Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana, for and on behalf of the Common School Fund of the State of Indiana, of Vanderburgh County and State of Indiana,

RELEASES AND QUIT-CLAIMS

To Charles R. Jones and Alma H. Jones, his wife, as tenants by the entirety, of Vanderburgh County, in the State of Indiana, for the sum of one (1.00) dollar and other valuable considerations, Dollars the following described REAL ESTATE in Vanderburgh County, in the State of Indiana, to wit:

Lots Four (4) and Five (5) in Block Thirteen (13), Southern Enlargement of the City of Evansville, in Vanderburgh County, Indiana, according to the recorded plat thereof.

IN WITNESS WHEREOF, the said Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana, for and on behalf of the Common School Fund of the State of Indiana,

He hath hereunto set his hand and seal this 27th day of May, 1940

(SEAL)

(SEAL)

STATE OF INDIANA, Vanderburgh County, ss:

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana, for and on behalf of the Common School Fund of the State of Indiana, who acknowledged the execution of the foregoing Deed to be his voluntary act and deed.

WITNESS, my hand and Notarial Seal this 27th day of May, 1940

Notary Public

My commission expires Jan. 7th, 1942
Board of Commissioners, Vanderburgh County, Indiana, MAY 13 1940

PROJECT STATEMENTS - Cont'd

<table>
<thead>
<tr>
<th>Property Description</th>
<th>Gasoline &amp; License Fee Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td>C-1712-1 ST. JOSEPH AVE ROAD, 8.5 MILES LONG</td>
<td>$2,458.20</td>
</tr>
<tr>
<td>C-1712-2 REAVER ROAD, .75 MILE LONG</td>
<td>247.48</td>
</tr>
<tr>
<td>C-1712-3 PELSTED ROAD, 1.0 MILE LONG</td>
<td>726.28</td>
</tr>
<tr>
<td>C-1801-4 BROHM ROAD, 2 MILES LONG</td>
<td>1,452.56</td>
</tr>
<tr>
<td>C-1802-5 KRAMER ROAD, .75 MILE LONG</td>
<td>276.36</td>
</tr>
<tr>
<td>C-1802-6 PLEASANT-EISTERMOLD ROAD, 1.75 MILES</td>
<td>1,452.56</td>
</tr>
<tr>
<td>C-1804-7 LINCOLN AVENUE, 1.75 MILES</td>
<td>1,273.09</td>
</tr>
<tr>
<td>C-1805-8 BOEKE ROAD, 3/8 MILE LONG</td>
<td>136.18</td>
</tr>
<tr>
<td>C-1806-9 MARX ROAD, 1.25 MILES LONG</td>
<td>907.85</td>
</tr>
<tr>
<td>C-1807-10 NUNNENBERG ROAD, .25 MILES LONG</td>
<td>406.59</td>
</tr>
<tr>
<td>C-1808-11 big SCHAUFFER ROAD, 2.5 MILES LONG</td>
<td>1,815.70</td>
</tr>
<tr>
<td>C-1809-12 GRAFF ROAD, 1 1/8 MILES LONG</td>
<td>816.02</td>
</tr>
<tr>
<td>C-1810-13 ROSENBERGER AVENUE, 1 MILE LONG</td>
<td>729.95</td>
</tr>
<tr>
<td>C-1813-14 INDIAN HILL ROAD, .25 MILE LONG</td>
<td>184.24</td>
</tr>
<tr>
<td>C-1813-15 FAIRLAWN AVENUE, 1580 FT LONG</td>
<td>99.60</td>
</tr>
<tr>
<td>C-1815-16 VANNS AVENUE, 2600 FT LONG</td>
<td>181.40</td>
</tr>
<tr>
<td>C-1816-17 MILL ROAD, 3.5 MILES LONG</td>
<td>959.00</td>
</tr>
<tr>
<td>C-1817-18 FISCHER ROAD, 2 MILES LONG</td>
<td>1,452.56</td>
</tr>
<tr>
<td>C-1819-19 BROWNING ROAD, 1.5 MILES LONG</td>
<td>1,452.56</td>
</tr>
<tr>
<td>C-2008-20 ST. JAMES BLVD, .5 MILE LONG</td>
<td>366.90</td>
</tr>
<tr>
<td>C-2009-21 VILLA DRIVE, .5 MILE LONG</td>
<td>451.95</td>
</tr>
<tr>
<td>C-2010-22 LOMBARDO AVENUE, .5 MILE LONG</td>
<td>496.43</td>
</tr>
<tr>
<td>C-2011-23 SEIB ROAD, 1.5 MILES LONG</td>
<td>562.71</td>
</tr>
<tr>
<td>C-2012-24 TRAPP ROAD, 1.25 MILES LONG</td>
<td>460.59</td>
</tr>
<tr>
<td>C-2012-25 BUNTE ROAD, 1.25 MILES</td>
<td>650.25</td>
</tr>
<tr>
<td>C-2013-26 NUEBLING ROAD, 1 MILE LONG</td>
<td>576.97</td>
</tr>
<tr>
<td>C-2015-27 MANN ROAD, 2 MILES LONG</td>
<td>736.94</td>
</tr>
<tr>
<td>C-2016-28 SENSMEIER ROAD, 1 MILE LONG</td>
<td>468.47</td>
</tr>
<tr>
<td>C-2017-29 BAEHL ROAD, 1.5 MILES LONG</td>
<td>552.71</td>
</tr>
</tbody>
</table>

AND THAT PROJECT STATEMENTS WERE APPROVED BY SAID HIGHWAY COMMISSION UNDER DATE

OF MAY 3RD, 1940, WITHOUT GIVING ANY IDENTIFYING NUMBER:

East Sycamore Street
East Blackford Avenue
East Bayard Park Drive
East Chandler Avenue
East Powell Avenue

RE: SCHOOL FUND PROPERTY

RE: COUNTY AUDITOR'S REPORT OF SALE OF SCHOOL FUND PROPERTY ON LOAN MADE IN THE NAME OF HOWARD T. THOMPSON, HERETOFORE ACQUIRED BY VANDERBURGH COUNTY BECAUSE OF DELINQUENT SCHOOL FUND LOAN.

Comes now CHARLES H. ATKIN, County Auditor of Vanderburgh County, Indiana, and submits to the Board the following, his report of sale of property heretofore ordered sold by this Board, which property was acquired by Vanderburgh County, because of delinquent school fund loan, made in the name of Howard R. Thompson, which report is in the words and figures following to-wit:

TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA:

I, CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, HEREBY REPORT THAT PURSUANT TO YOUR ORDER MADE ON THE 2ND DAY OF JANUARY, 1940, (COMMISSIONERS' RECORD Y-1 PAGE 619) UNDER WHICH YOUR BOARD DIRECTED ME, AS SUCH COUNTY AUDITOR, TO RE-APPRAISE THE REAL ESTATE HEREINAFTER DESCRIBED, AS REQUIRED BY LAW, AND SUCH RE-APPRAISAL HAVING BEEN MADE BY THREE DISINTERESTED FREEHOLDERS RESIDING IN THE NEIGHBORHOOD WHICH SAID REAL ESTATE IS SITUATE, WHICH SAID REAL ESTATE IS DESCRIBED AND WAS APPRAISED AS FOLLOWS:

Lots Four (4) and Five (5), in Block Thirteen (13), Southern Enlargement of the City of Evansville, in Vanderburgh County, Indiana, according to the recorded plat thereof, appraised at Fifteen Hundred (1500.00) Dollars
AND SAID ORDER FURTHER DIRECTING THAT SAID REAL ESTATE BE SOLD BY ME AT NOT LESS THAN THE APPRAISED VALUE THEREOF, AND AFTER POSTING NOTICE OF SALE OF SAID REAL ESTATE AS BY LAW PROVIDED, I DID, PURSUANT TO SAID ORDER, OFFER SAID REAL ESTATE FOR SALE ON THE 20TH DAY OF JANUARY, 1940, AND NO BID BEING RECEIVED THEREFOR ON SAID DATE, PURSUANT TO YOUR SAID ORDER HEREINABOVE REFERRED TO, I DID CONTINUE SAID SALE FROM DAY TO DAY, I DID, ON THE 10TH DAY OF MAY, 1940, RECEIVE A BID FOR SAID REAL ESTATE FROM CHARLES R. JONES IN THE AMOUNT OF FIFTEEN HUNDRED (1500.00) DOLLARS, WHICH SAID BID WAS EQUAL TO THE APPRAISED VALUE THEREOF AND BEING THE HIGHEST AND BEST BID RECEIVED FOR SAID REAL ESTATE.

I FURTHER REPORT THAT SAID BIDDER HAS COMPLIED WITH THE TERMS OF SALE FIXED BY YOUR BOARD BY PAYING THE FULL AMOUNT BID IN CASH AND THAT I HAVE EXECUTED A DEED OF CONVEYANCE CONVEYING SAID REAL ESTATE TO SAID PURCHASER.

WITNESS, MY HAND AND THE SEAL OF VANDERBURGH COUNTY, INDIANA, THIS 13TH DAY OF MAY, 1940.

(SEAL) (SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA.

And the Board, being fully advised in the premises, now finds that the consideration received for the sale of said real estate is in an amount equal to the full appraised value of said real estate; that said bid was the highest and best bid received by said County Auditor therefor; that said sale in all things conforms to the order of this Board in said report referred to as heretofore made, directing the sale of said real estate, and said sale is now in all things confirmed and approved by this Board, and it is directed that a copy of the deed conveying said real estate to said purchaser be inserted in Commissioners' Record Z-1 at the place where this order is entered.

(SIGNED) JOSEPH V. EISTERHOLD
(SIGNED) GEORGE J. KISSEL
(SIGNED) HARVEY HERNDON

(SEAL)
BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(Seal)
CHAS. H. ATKIN (Signed)
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA.
### Board of Commissioners, Vanderburgh County, Indiana, MAY 13, 1940

**RE: COUNTY INFIRMARY PROJECT #1620-F**

**REQUISITION NO. 3-FINAL**
**DOCKET NO. IND. 1620-F**

<table>
<thead>
<tr>
<th>Costs Per PWA Classifications</th>
<th>Project Cost and Grant Claimed Per Req'n</th>
<th>App'd Grant Cost and Payment as Audited</th>
<th>Amounts to Changes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preliminary Expenses</td>
<td>$386.24</td>
<td>$386.24</td>
<td></td>
</tr>
<tr>
<td>Construction (Ex. Eng.)</td>
<td>111,381.97</td>
<td>111,381.97</td>
<td></td>
</tr>
<tr>
<td>Engineering</td>
<td>8,743.50</td>
<td>8,735.43</td>
<td>$ 8.07</td>
</tr>
<tr>
<td>Legal Fees &amp; Expense</td>
<td>336.67</td>
<td>336.67</td>
<td></td>
</tr>
<tr>
<td>Other Admin. &amp; Overhead</td>
<td>9.50</td>
<td>9.50</td>
<td></td>
</tr>
<tr>
<td><strong>Total (Grant Base)</strong></td>
<td><strong>120,857.88</strong></td>
<td><strong>120,849.81</strong></td>
<td></td>
</tr>
<tr>
<td>45% of Grant Base</td>
<td>54,386.05</td>
<td>54,382.41</td>
<td></td>
</tr>
<tr>
<td>Allowable Grant</td>
<td>54,386.05</td>
<td>54,382.41</td>
<td></td>
</tr>
<tr>
<td>Less Payments &amp; Clearances</td>
<td>43,734.58</td>
<td>43,734.58</td>
<td></td>
</tr>
<tr>
<td>Payment</td>
<td>10,651.47</td>
<td>10,647.83</td>
<td></td>
</tr>
<tr>
<td>Payment Balance</td>
<td>10,647.83</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**EXCLUSIONS:**

**Engineering:**

Salary of Geo. A. Regener, Inspector for February 27, 28, and 29, 1940, subsequent to date of acceptance of the project $8.07  

**Total Exclusions** $8.07

**Serial No. F 011122**

**On motion the Board recess until Thursday, May 16th, 1940:**

[Signatures]

Joseph E. Mitchell

George J. Kinsel

(Harvey Herndon - Absent)

Board of County Commissioners
THURSDAY, MAY 16TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: AWARD OF CONTRACT ON GRADER, CONCRETE MIXER AND TRUCK & CHASSIS

THE BOARD THIS DAY MAKES THE FOLLOWING AWARDS:

MATT W. FOSTER

MOTOR GRADER ........................................ 438.00
ODEMETER ........................................... 20.00

H. W. TAYLOR & COMPANY

CONCRETE MIXER ........................................ 1065.00
PUMP & HOSE ........................................... 97.50
BATCHMETER & COUNTER ............................ 125.00

INTERNATIONAL HARVESTER COMPANY

TRUCK CHASSIS ........................................... 897.75

RE: W. P. A. SPONSOR'S REPRESENTATIVES


BE IT RESOLVED, BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, IN A RECESS SESSION OF THE REGULAR MAY, 1940 TERM OF SAID BOARD, THAT HARVEY HERNDON, A MEMBER OF THIS BOARD AND CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, OR HIS DEPUTY, BE AND THEY ARE HEREBY DESIGNATED BY THIS BOARD AS IT'S SPONSOR'S REPRESENTATIVE AND ON BEHALF OF THIS BOARD ARE AUTHORIZED TO EXECUTE ALL PAPERS REQUIRED TO BE EXECUTED BY THE WORKS PROJECT ADMINISTRATION, INCLUDING SPONSOR'S WORK ORDERS AND CERTIFICATES COVERING THE RESPECTIVE UNITS SPONSORED BY THIS BOARD.
RE: WALNUT LANE

IN THE MATTER OF THE WRONGFUL OBSTRUCTION OF WALNUT LANE.

The Board now finds that Frank J. Lohoff and Clarence A. Reitz are wrongfully maintaining fences in the right-of-way of Walnut Lane, a public highway in Knight Township, Vanderburgh County, Indiana, thereby causing a wrongful obstruction of said highway.

And the Board now orders that a citation or summons be issued for said Frank J. Lohoff and Clarence A. Reitz to appear before this Board as the Commissioners' Court of Vanderburgh County, Indiana, at 10:00 o'clock A.M., June 3rd, 1940, to show cause why action should not be taken against them under the Criminal Statutes of the State of Indiana relating to the wrongful obstruction of public highways, for the wrongful obstruction of Walnut Lane, a public highway in Knight Township, Vanderburgh County, Indiana, said obstruction consisting of the maintenance of fences in said public highway.

RE: SLAUGHTER AVENUE

Commissioners approve the following agreement of Julia Nurrenbern, to remove buildings from Slaughter Avenue right-of-way:

For and in consideration of the payment to be made to the undersigned, of the sum of Six Hundred (600.00) dollars, by the County of Vanderburgh, State of Indiana, I hereby agree to cause to be removed, within sixty (60) days from the date hereof, all buildings from the right-of-way to be used for the construction by the Indiana State Highway Commission of the Slaughter Avenue Road, where said buildings are situated on lands belonging to the undersigned, and others, to be used for the construction of said highway.

Dated at Evansville, Indiana, this 15th day of May, 1940.

(Signed) Mrs. Julia C. Nurrenbern

Witness:

(Signed) F. Wendell Lensing
RE: COUNTY INFIRMARY PROJECT #1620-F

THE COMMISSIONERS APPROVE PAYMENT OF 10% RETENTION ON CLAIMS FOR CONTRACTS
AND EQUIPMENT FOR COUNTY INFIRMARY, AS FOLLOWS:

BALANCE DUE ON CONTRACTS -

<table>
<thead>
<tr>
<th>Contractor</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Evansville Electric Service, Inc.</td>
<td>$571.04</td>
</tr>
<tr>
<td>Floyd A. Thrash</td>
<td>8766.93</td>
</tr>
<tr>
<td>Tri State Plbg. &amp; Heating Co</td>
<td>1568.08</td>
</tr>
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</table>

BALANCE DUE ON EQUIPMENT -

<table>
<thead>
<tr>
<th>Contractor</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Furniture Corporation</td>
<td>$114.42</td>
</tr>
<tr>
<td>Smith &amp; Butterfield</td>
<td>10.35</td>
</tr>
<tr>
<td>Jaeger-Jacquin Co. INC.</td>
<td>11.50</td>
</tr>
<tr>
<td>Capitol Rug &amp; Linoleum Co</td>
<td>14.70</td>
</tr>
<tr>
<td>J J Rickrich</td>
<td>7.50</td>
</tr>
<tr>
<td>Elmer C. Meyers</td>
<td>32.50</td>
</tr>
<tr>
<td>Goad Equipment Co</td>
<td>12.80</td>
</tr>
<tr>
<td>E. W. Newman Co</td>
<td>28.37</td>
</tr>
<tr>
<td>E. C. Berendes</td>
<td>414.44</td>
</tr>
</tbody>
</table>

RE: REPAIRS TO COUNTY TRUCK

THE COUNTY HIGHWAY DEPARTMENT NOW REPORTS, TRUCK DAMAGED IN HIGHWAY ACCIDENT
ON HIGHWAY #41 BETWEEN GORDON VAN AND JOHN HADDON IS REPAIRED AND READY FOR USE AT
A COST AS FOLLOWS:

<table>
<thead>
<tr>
<th>Parts</th>
<th>$414.70</th>
</tr>
</thead>
<tbody>
<tr>
<td>Labor</td>
<td>133.52</td>
</tr>
<tr>
<td>Total</td>
<td>548.22</td>
</tr>
</tbody>
</table>

ALL WORK WAS DONE AT THE COUNTY GARAGE. BEST BID RECEIVED WAS FROM THE EISSLER'S
GARAGE FOR . . . . $788.00.

ON MOTION THE BOARD RECESS UNTIL MONDAY, MAY 20TH, 1940.

[Signatures]

Board of Commissioners, Vanderburgh County, Indiana, MAY 16 1940
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: Adding Machine for Auditor's Office

The Board orders the Auditor to advertise for adding machine for the County Auditor's Office.

RE: Car Allowance for County Plan Commission

A petition was filed by Vanderburgh County Plan Commission, increasing car allowance for balance of the year 1940 for Harold Clemens, electrical inspector. Commissioners voted to allow same, starting with May 1st, 1940.

On motion the Board recess until Thursday, May 23rd, 1940.

THURSDAY, MAY 23RD, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: Tractor for Department of Public Welfare

The Commissioners order the Auditor to advertise for bids on two (2) gas tractors for the Department of Public Welfare.
Board of Commissioners, Vanderburgh County, Indiana,  

MAY 23, 1940

RE: SLAUGHTER AVENUE

THE COMMISSIONERS APPROVE THE FOLLOWING AGREEMENT OF HENRY G. KAUFMAN, TO REMOVE BUILDING FROM THE SLAUGHTER AVENUE RIGHT-OF-WAY:

"FOR AND IN CONSIDERATION OF THE PAYMENT TO BE MADE TO THE UNDERSIGNED, OF THE SUM OF FIFTY (50.00) DOLLARS, BY THE COUNTY OF VANDERBURGH, STATE OF INDIANA, I HEREBY AGREE TO CAUSE TO BE REMOVED, WITHIN SIXTY (60) DAYS FROM THE DATE HEREOF, THE BUILDING FROM THE RIGHT-OF-WAY IN SECTION THIRTY (30), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST, IN VANDERBURGH COUNTY, INDIANA, TO BE USED FOR THE CONSTRUCTION BY THE INDIANA STATE HIGHWAY COMMISSION OF THE SLAUGHTER AVENUE ROAD, WHERE SAID BUILDINGS ARE SITUATED ON LAND TAKEN FOR SAID RIGHT-OF-WAY PURPOSES, TO BE USED FOR THE CONSTRUCTION OF SAID HIGHWAY.

THIS AGREEMENT IS MADE SUBJECT TO THE DRAINAGE STRUCTURE OVER WILLIAMS DITCH ON THE VANDERBURGH-WARRICK COUNTY LINE BEING ENLARGED OR A CULVERT PIPE BEING PLACED IN SAID HIGHWAY AT A POINT APPROXIMATELY SEVENTY-FIVE (75) FEET WEST OF THE WILLIAMS DITCH.

DATED AT EVANSVILLE, INDIANA, THIS 23RD DAY OF MAY, 1940."

(Signed) HENRY G. KAUFMAN

WITNESS:

HENRY BUENTE (Signed)

AND ORDER PAYMENT OF CLAIM OF HENRY G. KAUFMAN FOR $50.00

ON MOTION THE BOARD RECESS UNTIL MONDAY, MAY 27TH, 1940.

[Signatures of Commissioners]
Monday, May 27th, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session pursuant to recess, when present JOSEPH V. EISTERHOLD, GEORGE J. KISSEL and HARVEY HERNDON, members composing said board; also GUY K. FOX, DEPUTY COUNTY AUDITOR and HENRY BUENTE, COUNTY ATTORNEY.

The minutes were read and approved.

RE: SLAUGHTER AVENUE

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA.

IN THE MATTER OF THE RIGHT-OF-WAY FOR THE CONSTRUCTION BY THE INDIANA STATE HIGHWAY COMMISSION OF THE SLAUGHTER AVENUE ROAD FROM STATE ROAD 462 TO THE VANDERBURGH-WARRICK COUNTY LINE (EXTENDING FROM THENCE INTO WARRICK COUNTY TO STATE ROAD NO. 261, AND BEING INDIANA STATE HIGHWAY COMMISSION PROJECT NO. 662.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, after having examined each and every right-of-way grant and other negotiations and proceedings relating to the right-of-way on the entire project, insofar as the same is located within Vanderburgh County, Indiana, designated and known as Indiana State Highway Commission Project No. 662, extending from State Road 462, Evansville to the Vanderburgh-Warrick County Line, does hereby approve each of said grants, negotiations and proceedings and certify that said right-of-way for said proposed highway has been legally acquired by Vanderburgh County, Indiana and will be entirely cleared after the removal of the house from said right-of-way within sixty days from the 15th day of May, which house belongs to JULIA NURRENBERN ET AL, and of the building belonging to HENRY KAUFMANN within sixty days from the 23rd day of May, 1940, as per agreement with said Julia Nurrenbern and Henry Kaufmann, and it is agreed that Vanderburgh County will pay any damages that may legally be assessed for the right-of-way for said road, as shown on plans prepared by the Indiana State Highway Commission, heretofore submitted to and filed with this Board.

RE: CLOSING HOURS OF COURT HOUSE OFFICES

The Commissioners recommend that all Court House Offices close at four o'clock starting June 1st, and also recommend that Offices stay open during the noon hour.
Board of Commissioners, Vanderburgh County, Indiana, MAY 27 & 31 1940

RE: CLOSING COURT HOUSE

ALL OFFICES IN THE COURT HOUSE WILL BE CLOSED ON THURSDAY, MAY 30TH, IF BEING A LEGAL HOLIDAY.

ON MOTION THE BOARD RECESS UNTIL FRIDAY, MAY 31ST, 1940.

Joseph V. Eisterhold
George J. Kissel
Harvey HENDER
BOARD OF COUNTY COMMISSIONERS

FRIDAY, MAY 31ST, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HENDERSON, MEMBERS COMPOSING SAID BOARD; ALSO CHAR. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: HIGHWAY DEPARTMENT

THE HIGHWAY SUPERINTENDENT IS ORDERED TO ASK THREE OR MORE FIRMS TO SUBMIT BIDS ON ACCUMULATION OF IRON, RUBBER, ETC., AT THE COUNTY GARAGE.

ON MOTION THE BOARD ADJOURN SINE DIE.

Joseph V. Eisterhold
George J. Kissel
Harvey HENDER
BOARD OF COUNTY COMMISSIONERS
Monday, June 3rd, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy Sheriff Julius F. Ritter.

The minutes were read and approved.

Re: State Examiners' Report

Report from the State Field Examiners on the County Clerk's Office was received and filed in the Auditor's Office.

Re: Bids on Adding Machine

This being the time set for the receiving of bids on adding machine for the Auditor's Office, come now various parties and submit their bids:

- G. A. Todrank - 1-Electric Desk Model, R.C. Allen $166.50
- Burroughs Adding Machine Co.
  - Burroughs Style 9 10 95 ELEC. $194.40
  - Adding-Subtracting Desk Model
- Remington Rand Inc.
  - 1 Electric Desk Model, 10 Column, Equipped With Direct Subtraction $180.50
- Glenn Wilke
  - 1 Electric Desk Model, Equipped With Direct Subtraction $144.92
- Reliable Office Equipment Co.
  - 1 Electric Desk Model, 10 Column, Equipped With Direct Subtraction $165.75

Bids are taken under advisement until Thursday, June 6th.

Re: Bids on Tractors for Dept of Public Welfare

This being the time set for the receiving of bids on two tractors for Department of Public Welfare, comes now the Heldt-Monroe Company, and submits their bids as follows:

- 2- Model B Garden Tractors -
  - With Turning Plow, $165.00 net

Bid is taken under advisement until Thursday, June 6th.
RE: SCRAP IRON AT COUNTY GARAGE

The Board of Commissioners receive bid from J. Trockman & Sons on scrap iron, etc., as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scrap Iron</td>
<td></td>
<td>$11.00 N.T.</td>
</tr>
<tr>
<td>Batteries</td>
<td></td>
<td>$0.60 each</td>
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<tr>
<td>Radiators</td>
<td></td>
<td>$0.50 per lb.</td>
</tr>
<tr>
<td>Tires</td>
<td></td>
<td>$0.15 CWT.</td>
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</table>

On motion the Commissioners award contract to J. Trockman & Sons.

RE: WALNUT LANE

Motion was made by Harvey Herndon, seconded by George J. Kissel, that the County Surveyor establish property line on Walnut Lane, and that all structures within right of way, be ordered removed.

RE: NURRENBERN ROAD

Commissioners approve following easement for use of land for sloping banks on Gostlee-Nurrenbern Road:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF
THE COUNTY OF VANDERBURGH, INDIANA

TO THE HONORABLE BOARD OF COMMISSIONERS OF
THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

We, the undersigned, hereby grant to Vanderburgh County, Indiana, an easement to use so much of our lands as may be necessary for the purpose of sloping the banks on the Gostlee-Nurrenbern Road, where the same passes through the West Half of Section Four (4), Township Seven (7) South, Range Eleven (11) West, so as to permit a slope of said banks, outside of a thirty-four (34) foot graded roadbed of one and one-half (1½) to one (1), said easement being given solely for the purpose of so sloping said banks and the additional ground used in exercising said easement shall in no wise become a part of the permanent right-of-way for said road, it being understood that Vanderburgh County is to place a culvert pipe in the field entrance to our lands from said highway.

DATED THIS 3RD DAY OF JUNE, 1940,

(Signed)  JOSEPH T. NURRENBERN
(Signed)  WILLIAM H. NURRENBERN
(Signed)  MARY E. NURRENBERN

ATTTEST:

JOSEPH V. EISTERHOLD (Signed)
RE: BOARD OF COMMISSIONERS VS ORA SANDERS

The Board approves expense of Henry Buente and Paul Schmidt, to attend Supreme Court hearing on cause of County Commissioners vs Ora Sanders.

On motion the Board recess until Thursday, June 6th, 1940.

Joe Eisterhold
George J. Kissel
Henry Herndon
Board of County Commissioners

THURSDAY, JUNE 6TH, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: CONTRACT ON ADDING MACHINE

Upon recommendation of the County Auditor, Chas. H. Atkin, the Board this day awards contract on adding machine for the Auditor's Office, to Reliable Office Equipment Company for $165.75.

RE: CONTRACT ON GARDEN TRACTORS

Upon recommendation of Department of Public Welfare, the Board this day awards contract on two garden tractors to the Heldt-Monroe Company for $170.00 each.

RE: MOTOR SUPPLIES FOR HIGHWAY DEPT

The Commissioners order the Auditor to advertise for bids on Motor Supplies for period ending December 31st, 1940.

RE: COUNTY EMPLOYEES

Upon motion of Harvey Herndon, seconded by George Kissel, Anthony Schenk is appointed as Fireman in the Court House, effective June 6th, 1940.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 6 1940

RE: PERSONNEL- COUNTY SHERIFF'S OFFICE

THE FOLLOWING RECOMMENDATION WAS RECEIVED FROM THE COUNTY SHERIFF, EDWIN C. DIEKMANN:

HONORABLE BOARD OF COUNTY COMMISSIONERS:

ATTENTION: MR. CHAS. ATKIN, SECRETARY

DUE TO THE UNFORTUNATE DEATH OF DEPUTY J.E. KORMELINK, IT BECAME NECESSARY THAT SOME CHANGES BE MADE, WHICH I AM SUBMITTING TO YOUR HONORABLE BOARD FOR APPROVAL.

ONE: I RECOMMEND THAT JAMES E. LONG, NOW SERVING AS A JAILER, BE TRANSFERRED TO THE NIGHT DEPUTY SHERIFF FORCE, A POSITION BE FORMERLY HELD, AND THAT HE BE PAID THE REGULAR PAY OF DEPUTY SHERIFFS.

TWO: I RECOMMEND THE APPOINTMENT OF WILLIAM BRANTLEY AS JAILER.

TRUSTING THAT THESE RECOMMENDATIONS WILL BE SATISFACTORY TO YOU, I AM,

V ery truly yours,

E. F. DIEKMANN(Signed)

SHERIFF VANDERBURGH COUNTY

UPON MOTION MADE BY HARVEY HERNDON, SECONDED BY GEORGE J. KISSEL, RECOMMENDATION OF SHERIFF DIEKMANN IS APPROVED, EFFECTIVE JUNE 6TH, 1940.

RE: COUNTY EMPLOYEES- COLISEUM

THE COMMISSIONERS AUTHORIZE JACOB BASSEMIER, SUPERINTENDENT OF COUNTY BUILDINGS TO MAKE NECESSARY REPAIRS TO G. A. R. ROOM IN COLISEUM, AND FILE CLAIM FOR EXTRA LABOR.

ON MOTION THE BOARD RECESS UNTIL MONDAY, JUNE 10TH, 1940.

J. E. STETCHELD

GEORGE J. KISSEL

HARVEY HERNDON

BOARD OF COUNTY COMMISSIONERS
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Bucante, County Attorney.

The minutes were read and approved.

Re: Additional Appropriations and Transfer of Funds

Request of the Board of Commissioners of the County of Vanderburgh, Indiana, for the allocation and appropriation of additional funds received from gasoline tax and license fees above original estimate; for the making of additional emergency appropriations and for a resolution of the Vanderburgh County Council of Vanderburgh County, Indiana, causing to revert to the general fund of Vanderburgh County, Indiana, from the remodeling of buildings and building new additions to buildings at Vanderburgh County Infirmary fund, P.W.A. Docket No. 1620-F, and the appropriation thereof to Vanderburgh County Infirmary improvement and equipment fund.

The Board of Commissioners of the County of Vanderburgh, Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the purpose of allocating and appropriating additional money received from gasoline tax and motor license fees above the original estimate; also for the purpose of making additional emergency appropriations, viz:

County Highway Department

Allocation and appropriation of additional money received from gasoline tax and license fees above original estimate:

- Repair of Equipment: $646.90
- Road Materials: 8,000.00

$8,646.90

Additional Emergency Appropriations - General:

- County Superintendent of Schools:
  - Supplies: $100.00
  - Postage: 20.00
- Vanderburgh County Surveyor's Drain & Ditch Cleaning Repair Fund: 1,000.00
- Vanderburgh County Tuberculosis Hospital, properties: 900.00

$10,666.90

The Board further finds that the work contemplated under P.W.A. Docket No. 1620-F, consisting of remodeling and building new buildings at the Vanderburgh County Infirmary has been completed and that there still remains, after the completion of said work, unexhausted funds totaling $6,999.83, which amount will not be needed to pay for said work at said County Infirmary under said P.W.A. Project, and the Board now further finds that said sum of $6,999.83 should be transferred to and caused to revert to the General Fund of Vanderburgh County, Indiana, in order that the same may be made available for the purpose of making an appropriation to provide funds out of which to pay for improvements and equipment at the Vanderburgh County Infirmary.

And the County Auditor of Vanderburgh County, Indiana, is now ordered and directed by the Board of Commissioners of the County of Vanderburgh, Indiana, to issue a call for a Special Meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of allocating and appropriating additional money received from gasoline tax and license fees above the original estimate; also for the purpose of making additional emergency appropriations - General, and for the purpose of directing a resolution to direct and cause to revert and to be transferred to the General Fund of Vanderburgh County, Indiana, from the appropriation for work contemplated under P.W.A. Docket No. 1620-F, consisting of remodeling buildings and building new buildings at the Vanderburgh County Infirmary, for the purpose of making said emergency appropriation to the Vanderburgh County Infirmary Improvement and Equipment Fund, viz:
ADDITIONAL APPROPRIATIONS & TRANSFER OF FUNDS - Cont’d

COUNTY HIGHWAY DEPARTMENT:

ALLOCATION AND APPROPRIATION OF ADDITIONAL MONEY
RECEIVED FROM GASOLINE TAX AND LICENSE FEES
ABOVE ORIGINAL ESTIMATE:
REPAIR OF EQUIPMENT ........................................... $ 646.99
ROAD MATERIALS .......................................................... $ 8,000.00 $8,646.90

ADDITIONAL EMERGENCY APPROPRIATIONS:

COUNTY SUPERINTENDENT OF SCHOOLS:
SUPPLIES ................................................................. 100.00
POSTAGE ................................................................. 20.00 120.00
VANDERBURGH COUNTY SURVEYOR’S DRAIN AND DITCH
CLEANING AND REPAIR FUND ........................................ 1,000.00 900.00

TRANSFER FROM REMODELING AND BUILDING NEW BUILDINGS
AT VANDERBURGH COUNTY INFIRMARY FUND (P.W.A., NO. 1620-F) TO
VANDERBURGH COUNTY INFIRMARY IMPROVEMENT & EQUIPMENT FUND 6,599.83

TOTAL ................................................................. $17,666.73

ADOPTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA,
THIS 10TH DAY OF JUNE, 1940.

(SIGNED) JOSEPH V. EISTERHOLD
(SIGNED) GEORGE J. KISSEL
(SIGNED) HARVEY HERNDON
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA

ATTEST:
(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA,
AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH, INDIANA.

RE: WALNUT LANE

COUNTY ENGINEER MACK SAUNDERS REPORTS PLACING RIGHT-OF-WAY STAKES ON
EAST RIGHT-OF-WAY LINE OF WALNUT LANE AT THE FOLLOWING LOCATIONS:

Northeast corner of Washington Avenue and Walnut Lane - Hedge
approximately four feet in right-of-way,
at Alley between Lincoln Avenue and Mulberry Street;
Southeast corner of Mulberry Street and Walnut Lane,
Alley between Mulberry Street and Bellemeade Avenue
Northeast corner of Bellemeade Avenue and Walnut Lane,
Southeast corner of Bellemeade Avenue and Walnut Lane,
Alley between Bellemeade Avenue and Gum Street fence on line,
Northeast corner of Gum Street and Walnut Lane,
Alley between Gum Street and Bayard Park Drive - Iron fence beginning
approximately five feet south of location of stake is approx-
imately one foot in right-of-way,
Bayard Park Drive - wire fence one foot in right-of-way and board
fence approximately eight feet in right-of-way
Fence east of Walnut Lane north of alley between Bayard Park and
Chandler Avenue one-half foot in right-of-way
Middle of Chandler Avenue at Walnut Lane - Line of fence to south
on right-of-way line and north line of same fence two inches
outside of right-of-way
Alley between Chandler and Powell Avenues - north side of horse lot
fence seven feet three inches in right-of-way
At north side of stable fence seven feet three inches in right-of-way
At alley - fence two feet off right-of-way
Northeast corner of Powell Avenue and Walnut Street, natural growth in
right-of-way and fence two feet off right-of-way
Southeast corner of Powell Avenue and Walnut Lane - on off-set,
natural growth and trees in right-of-way
Alley between Blackford Avenue and Powell, shrubbery in right-of-way
Two feet.
RE: WALNUT LANE (CONT'D)

MIDDLE OF BLACKFORD AVENUE AND WALNUT LANE - O.K.
ALLEY BETWEEN BLACKFORD AVENUE AND WASHINGTON AVENUE - O.K.
NORTHEAST CORNER OF WALNUT LANE AND WASHINGTON AVENUE - HEDGE ON
LOT WITH GARAGE FIVE FEET IN RIGHT-OF-WAY - GARAGE FIVE FEET
IN RIGHT-OF-WAY - LOT ADJOINING GARAGE, HEDGE FIVE FEET IN
RIGHT-OF-WAY AT CORNER OF WASHINGTON AVENUE HEDGE FIVE FEET IN
RIGHT-OF-WAY.

STAKES SET BY W. MACK SAUNDERS AND CREW, ACCOMPANIED BY HENRY C. BUENTE,
FRIDAY MORNING, JUNE 7TH, 1940.

RE: ACCIDENT OF DAVE J BARRY

RE: ACCIDENT HAD BY DAVE J BARRY
ON APRIL 10TH, 1940, AT TEKOPPEL
AND IGLEHEART AVENUES.

COMES NOW HENRY C. BUENTE, COUNTY ATTORNEY, AND REPORTS TO THE
BOARD THAT HE HAS INVESTIGATED THE ACCIDENT REPORTED BY DAVE J. BARRY,
APRIL 7TH, 1940, AT THE NORTHEAST CORNER OF THE INTERSECTION OF TEKOPPEL
AND IGLEHEART AVENUES WHEN HE FELL INTO THE DITCH SUSTAINING PERSONAL
INJURIES AND PROPERTY DAMAGES, FOR WHICH HE MADE CLAIM OF $150.00, AND
STATES TO THE BOARD FROM SAID INVESTIGATION HE IS OF THE OPINION THAT
THERE IS NO LIABILITY ON THE PART OF VANDERBURGH COUNTY FOR SAID ACCIDENT,
AND THE BOARD NOW DISALLOWS SAID CLAIM.

RE: COURT HOUSE REPAIRS

THE COUNTY COMMISSIONERS APPROVE PAYMENT OF BILL OF THE OHIO VALLEY HARDWARE
& ROOFING COMPANY FOR REPAIRS TO ROOF OF COURT HOUSE, AMOUNTING TO $273.80.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JUNE 13TH, 1940.

[Signatures]

BOARD OF COUNTY COMMISSIONERS
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: SUPPLIES FOR COUNTY INSTITUTIONS

THE COMMISSIONERS ORDER THE AUDITOR TO ADVERTISE FOR BIDS ON SUPPLIES FOR COUNTY INFIRMARY, BOEHNE HOSPITAL AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS, FOR THE MONTHS OF JULY, AUGUST AND SEPTEMBER, 1940.

RE: REFUND OF TAXES

WHEREAS, certain persons were wrongfully assessed with taxes for the year 1940, for which each of such persons were entitled to a refund under the provision of Section 6088, Burns 1914, and whereas, the persons hereinafter named by proper proof shewed themselves entitled to the refund of taxes wrongfully assessed against them for the amount set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without special order of the Board, now -

THEREFORE, FOR THE PURPOSE OF SPREADING OF RECORD AN ORDER FOR SUCH FUNDS, IT IS NOW BY THE BOARD ORDERED AND ADJUDGED THAT THE FOLLOWING PERSONS ARE ENTITLED TO A REFUND OF TAXES FOR THE AMOUNTS SET OPPOSITE THEIR RESPECTIVE NAMES AND IT IS FURTHER ORDERED THAT THE AMOUNTS HERETOFORE PAID TO THEM WAS OF SUCH REFUND, BE AND THE SAME ARE HEREBY CONFIRMED AS OF THE DATE OF ALLOWANCE.

CITY OF EVANSVILLE - PIGEON TOWNSHIP

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<thead>
<tr>
<th>WARRANT NO.</th>
<th>NAME</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1695</td>
<td>J.H. &amp; C. GODBERRY</td>
<td>$4.71</td>
</tr>
<tr>
<td>3161</td>
<td>C. K. WILSON</td>
<td>21.35</td>
</tr>
<tr>
<td>3162</td>
<td>T. O. MILES</td>
<td>4.00</td>
</tr>
<tr>
<td>5135</td>
<td>J.R. WHITING</td>
<td>4.00</td>
</tr>
<tr>
<td>5136</td>
<td>E. THERING</td>
<td>7.15</td>
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<tr>
<td>5137</td>
<td>F. ROTH</td>
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<td>7081</td>
<td>M. EMGE</td>
<td>4.00</td>
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<tr>
<td>7082</td>
<td>J. &amp; E. STOCKING</td>
<td>2.42</td>
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<tr>
<td>7083</td>
<td>DR. E.K. DENZER</td>
<td>4.00</td>
</tr>
<tr>
<td>7084</td>
<td>TROY CAIN</td>
<td>14.12</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td></td>
<td><strong>$81.78</strong></td>
</tr>
</tbody>
</table>

(SIGNED) JOSEPH V. EISTERHOLD

(SIGNED) GEORGE J. KISSEL

(SIGNED) HARVEY HERNDON

BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, STATE OF INDIANA
ON MOTION THE BOARD RECESS UNTIL MONDAY, JUNE 17TH, 1940.

MONDAY, JUNE 17TH, 1940.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON GASOLINE, MOTOR OIL, GEAR LUBRICANT, GREASES, KEROSENE, COMPRESSOR OIL, FUEL OIL, TIRES AND TUBES.

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON MOTOR SUPPLIES FOR HIGHWAY DEPARTMENT, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS AS FOLLOWS:

<table>
<thead>
<tr>
<th>GASOLINE</th>
<th>Per Gal.</th>
</tr>
</thead>
<tbody>
<tr>
<td>STANDARD OIL COMPANY</td>
<td>.138</td>
</tr>
<tr>
<td>OHIO VALLEY OIL CO</td>
<td>.141</td>
</tr>
<tr>
<td>CONTINENTAL OIL CO</td>
<td>.134</td>
</tr>
<tr>
<td>SINCLAIR REFINING CO</td>
<td>.134</td>
</tr>
<tr>
<td>H F KOCH STATIONS CO</td>
<td>.134</td>
</tr>
<tr>
<td>DEEP ROCK OIL CO</td>
<td>.1387</td>
</tr>
<tr>
<td>PHILLIPS PETROLEUM CORP</td>
<td>.133</td>
</tr>
<tr>
<td>MID-CONTINENT PET-CORP</td>
<td>.136</td>
</tr>
<tr>
<td>INDIAN REFINING COMPANY</td>
<td>.138</td>
</tr>
<tr>
<td>SHELL OIL COMPANY</td>
<td>.138</td>
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### Motor Oil

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<th>Company</th>
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<th>50</th>
<th>60</th>
<th>70</th>
<th>80</th>
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<td>STANDARD OIL COMPANY</td>
<td>58.2</td>
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<tr>
<td>OHIO VALLEY OIL CO</td>
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<td>.37</td>
<td>.37</td>
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<td>.37</td>
<td>.37</td>
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<tr>
<td>SINCLAIR REFINING CO</td>
<td>.37</td>
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<td>H F KOCH STATIONS CO</td>
<td>.51</td>
<td>.51</td>
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<td>.51</td>
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</tr>
<tr>
<td>DEEP ROCK OIL CO</td>
<td>.46</td>
<td>.46</td>
<td>.46</td>
<td>.46</td>
<td>.46</td>
<td>.46</td>
</tr>
<tr>
<td>D A LUBRICANT CO</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>BID NOT ACCORDING TO SPECIFICATIONS</td>
<td></td>
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<tr>
<td>PHILLIPS PET CORP</td>
<td>.46</td>
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<tr>
<td>MID-CONTINENT PET CORP</td>
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<td>.56</td>
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<td>.56</td>
<td>.56</td>
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<tr>
<td>SHELL OIL COMPANY</td>
<td>.35</td>
<td>.35</td>
<td>.35</td>
<td>.35</td>
<td>.35</td>
<td>.35</td>
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### Transmission Gear Lubricant

Reg & EP & #90 to #250 - Price per lb.
Purchases to be made in drums only

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<tr>
<th>Company</th>
<th>6.8 BBL</th>
<th>7.55 - 100 lb, drum</th>
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<tbody>
<tr>
<td>STANDARD OIL COMPANY</td>
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</tr>
<tr>
<td>CONTINENTAL OIL CO</td>
<td>.4375 per gal.</td>
<td>.4225 per gal.</td>
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<tr>
<td>SINCLAIR REFINING CO</td>
<td>.9875 per lb.</td>
<td>.7875 per lb.</td>
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<tr>
<td>DEEP ROCK OIL CO</td>
<td>.05875 per lb.</td>
<td>.075 per lb. drum</td>
</tr>
<tr>
<td>PHILLIPS PET CORP</td>
<td>.075 per lb.</td>
<td></td>
</tr>
<tr>
<td>MID-CONTINENT PET CORP</td>
<td>.0325 per lb.</td>
<td></td>
</tr>
<tr>
<td>SHELL OIL COMPANY</td>
<td>.42 per lb.</td>
<td></td>
</tr>
<tr>
<td>D-A LUBRICANT CO, INC.</td>
<td>BID NOT ACCORDING TO SPECIFICATIONS</td>
<td></td>
</tr>
</tbody>
</table>

### Various Greases (per lb)

<table>
<thead>
<tr>
<th>Pressure-Cup Grease</th>
<th>Water-Gun</th>
<th>Bearing Pump</th>
<th>Tractor-Axle</th>
<th>Axle Super</th>
<th>Roller Chassis</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>#36 4</td>
<td>#36 4</td>
<td>#36 4</td>
<td>#36 4</td>
<td>#36 4</td>
</tr>
<tr>
<td></td>
<td>P. 25# F.</td>
<td>P. 25# F.</td>
<td>P. 25# F.</td>
<td>P. 100# F.</td>
<td>P. 100# F.</td>
</tr>
<tr>
<td>STANDARD OIL COMPANY</td>
<td>7.20</td>
<td>1.22</td>
<td>2.42</td>
<td>2.42</td>
<td>8.05</td>
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<tr>
<td>OHIO VALLEY OIL CO</td>
<td>.10</td>
<td>.09</td>
<td>.11</td>
<td>.14</td>
<td>.11</td>
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<tr>
<td>CONTINENTAL OIL CO</td>
<td>.085</td>
<td>.0825</td>
<td>.0875</td>
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<td>.155</td>
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<tr>
<td>SINCLAIR REFINING CO</td>
<td>6.88</td>
<td>1.97</td>
<td>2.97</td>
<td>1.8975</td>
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<td>DEEP ROCK OIL CO</td>
<td>.07</td>
<td>1.90</td>
<td>2.40</td>
<td>2.40</td>
<td>.073</td>
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<tr>
<td>D A LUBRICANT CO</td>
<td>(BID NOT ACCORDING TO SPECIFICATIONS)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PHILLIPS PET CORP</td>
<td>.08</td>
<td>.08</td>
<td>.11</td>
<td>.12</td>
<td>.11</td>
</tr>
<tr>
<td>MID-CONTINENT PET CORP</td>
<td>.0775</td>
<td>.0825</td>
<td>.1175</td>
<td>.1175</td>
<td>.1075</td>
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<tr>
<td>INDIAN REFINING CO</td>
<td>.0675</td>
<td>1.6675</td>
<td>3.1125</td>
<td>4.125</td>
<td>3.1125</td>
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<tr>
<td>SHELL PET CO</td>
<td>.075</td>
<td>2.55</td>
<td>2.45</td>
<td>2.97</td>
<td>2.97</td>
</tr>
</tbody>
</table>

### Transmission Gear Lubricant

Reg & EP & #90 to #250 - Price per lb.
Purchases to be made in drums only
<table>
<thead>
<tr>
<th></th>
<th>KEROSENE</th>
<th>AIR COMPRESSOR OIL</th>
<th>FUEL OIL PER GAL.</th>
<th>PER GAL. DEL TO R.Q.</th>
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</thead>
<tbody>
<tr>
<td>STANDARD OIL COMPANY</td>
<td>10.5</td>
<td>38.2</td>
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<td>.07</td>
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<tr>
<td>OHIO VALLEY OIL CO</td>
<td>.09</td>
<td>.34</td>
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<td>CONTINENTAL OIL CO</td>
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<td>.4425</td>
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<td>SINCLAIR REFINING CO</td>
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<td>.39</td>
<td>8.8</td>
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<tr>
<td>H F KOCH STATIONS CO</td>
<td>.09</td>
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<td>.09</td>
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<tr>
<td>DEEP ROCK OIL CO</td>
<td>.105</td>
<td>.41</td>
<td>7.8</td>
<td>.078</td>
</tr>
<tr>
<td>PHILLIPS PETROLEUM CO</td>
<td>.105</td>
<td></td>
<td>7.0</td>
<td>.137</td>
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<tr>
<td>MID-CONTIENT PET CORP</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>INDIAN REFINING CO</td>
<td>.105</td>
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<tr>
<td>SHELL PETROLEUM CO</td>
<td>.105</td>
<td></td>
<td></td>
<td>.07</td>
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</table>

**TIRES AND TUBES**

<table>
<thead>
<tr>
<th></th>
<th>GOODRICH-SILV-SNOW</th>
<th>HEATON-SEARS-ROEBUCK-SIMPSON</th>
<th>WM MCBAIN</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>ALT. BID.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>32 x 6- 10 PLY</td>
<td>32.17</td>
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<td></td>
<td>32.97</td>
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<td>30x5</td>
<td>18.78</td>
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<td></td>
<td>51.0</td>
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<td></td>
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<tr>
<td></td>
<td>1.95</td>
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</tr>
<tr>
<td></td>
<td>1.95</td>
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<td></td>
</tr>
<tr>
<td>600x20- 6&quot;</td>
<td>16.25</td>
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</tr>
<tr>
<td></td>
<td>12.02</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1.95</td>
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</tr>
<tr>
<td></td>
<td>1.95</td>
<td></td>
<td></td>
</tr>
<tr>
<td>525x18- 6&quot;</td>
<td>12.38</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>1.03</td>
<td></td>
<td></td>
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<tr>
<td>700x20- 8&quot;</td>
<td>24.71</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>19.95</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>2.46</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>2.46</td>
<td></td>
<td></td>
</tr>
<tr>
<td>525x17- 6&quot;</td>
<td>10.14</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1.27</td>
<td></td>
<td></td>
</tr>
<tr>
<td>550x17- 6&quot;</td>
<td>10.14</td>
<td></td>
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<tr>
<td></td>
<td>1.27</td>
<td></td>
<td></td>
</tr>
<tr>
<td>900x20- 10&quot;</td>
<td>54.72</td>
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<tr>
<td></td>
<td>47.31</td>
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<tr>
<td></td>
<td>5.91</td>
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<tr>
<td>600x 9- 4&quot;</td>
<td>15.13</td>
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</tr>
<tr>
<td></td>
<td>1.60</td>
<td></td>
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<tr>
<td>900x24- 6&quot;</td>
<td>42.12</td>
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<td></td>
</tr>
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<td></td>
<td>6.73</td>
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<td>1050x24- 8&quot;</td>
<td>69.93</td>
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<td></td>
<td>7.81</td>
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<tr>
<td>700x24- 10&quot;</td>
<td>46.71</td>
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<td></td>
</tr>
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<td></td>
<td>3.54</td>
<td></td>
<td></td>
</tr>
<tr>
<td>600x16- 6&quot;</td>
<td>11.01</td>
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</tr>
<tr>
<td></td>
<td>1.27</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**ALL BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JUNE 20TH.**
Board of Commissioners, Vanderburgh County, Indiana, JUNE 17, 1940.

RE: HEARING ON ADDITIONAL APPROPRIATIONS
(Perry Township)

The State Board of Tax Commissioners will hold a hearing on additional appropriations for Perry Township at 10:00 A.M. June 18th, 1940.

RE: ALLEN LANE RIGHT-OF-WAY

All property owners sign grant for sixty (60) foot right-of-way from St. Joseph Avenue to Little Cynthiana Road. The Commissioners order the County Attorney to prepare State Highway Project Statement.

RE: GUARD FOR COUNTY JAIL

Upon recommendation of County Sheriff E. F. Diekmann, who reports employment of Isaac Knarian, special guard, ended on June 15th, the Board on Motion of George J. Kissel, seconded by Harvey Herndon, appointed Stanley Martin as special guard for jail, effective June 16th, 1940.

RE: SCHOOL FUND PROPERTY
(205-207 Blackford Avenue)

In the matter of the sale of real estate heretofore acquired to satisfy delinquent school fund loans.

Comes now Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that because of certain defects in the proceedings and in the advertising for sale of certain parcels of real estate heretofore acquired to satisfy delinquent school fund loans, which order was made by this Board under date of January 2nd, 1940, and the notice of sale given thereunder, said real estate having heretofore been appraised by three disinterested freeholders of the respective neighborhoods in which said respective parcels of real estate are situate, which said real estate is situate in Vanderburgh County, Indiana, and is described and was appraised as follows, to-wit:

Parcel No. 1 - Lots Four (4) and Five (5) in Block Thirteen (13) Southern Enlargement of the City of Evansville, appraised at fifteen hundred (1500.00) dollars.

Parcel No. 2 - Lot Six (6) in Block Twenty-Five (25), Eastern Enlargement of the City of Evansville, appraised at ten hundred and fifty (1050.00) dollars.

Parcel No. 3 - Lot Seven (7) in Block Twenty-Five (25), Eastern Enlargement of the City of Evansville, appraised at ten hundred and fifty (1050.00) dollars.

Parcel No. 4 - Lots Six (6), Seven (7), Eight (8), Nine (9) and Ten (10) in Block One (1) Rosedale Park, an addition to the City of Evansville, appraised at two thousand (2,000.00) dollars.
RE: SCHOOL FUND PROPERTY - CONT'D

PARCEL No.5 - ALL THAT PART OF Lot Ten (10) IN Cowan's Subdivision of Out Lot Three (3) IN the Upper Enlargement of the City of Evansville, DESCRIBED AS FOLLOWS: Commencing at the northwest corner of Said Lot IN Blackford Avenue, running thence south and parallel with Second Street on the line dividing said Lot Ten (10) from Lot Nine (9), One Hundred and Forty (140) feet to the alley in the rear of said premises; thence toward Third Street along said alley Forty-eight (48) feet; thence north parallel with Second Street One Hundred Forty (140) feet to the front line of said Lot on Blackford Avenue, thence west along the line of Blackford Avenue Forty-eight (48) feet to the place of beginning, appraised at Twenty-nine Hundred and Sixty (2960.00) Dollars.

AND IN ORDER TO CORRECT SAID DEFECTS, the County Auditor of Vanderburgh County, Indiana, is now ordered by the Board to readvertise said real estate for sale at private sale, giving notice of sale as required by law, said sale to be made for not less than the full appraised value of the respective parcels of real estate, upon the following terms and conditions, to-wit:

TERMS OF SALE: Not less than one-third cash in hand and the balance in equal installments due one (1), two (2), three (3) and four (4) years from date of sale, bearing six (6) per cent. interest per annum from date, payable in advance, said deferred payments to be secured by first mortgage on said real estate; or, the purchaser may have the option and privilege of paying the full purchase price in cash; or, one-half of the purchase price in cash at the time of purchase, the balance to be secured by first mortgage executed by the purchaser against said real estate, evidenced by loan from the School Funds of the State of Indiana, upon the same terms, conditions and limitations as provided by law in the making of an original School Fund loan.

On motion the Board recess until Thursday, June 20th, 1940.

[Signatures]

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, JUNE 20, 1940

THURSDAY, JUNE 20TH, 1940.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: AWARDS ON SUPPLIES FOR HIGHWAY DEPARTMENT

THE COMMISSIONERS THIS DAY MAKE THE FOLLOWING AWARDS ON SUPPLIES FOR HIGHWAY DEPARTMENT FOR PERIOD ENDING DECEMBER 31ST, 1940:

GASOLINE
- PHILLIPS PETROLEUM CORP - 13.3¢ PER GALLON

GREASES:
- OHIO VALLEY OIL COMPANY
- MID-CENTINENT PETROLEUM CORP AT PRICES LISTED ON PAGE 75

MOTOR OIL
- CONTINENTAL OIL COMPANY
- SINCLAIR REFINING CO
- H.F. KOCH STATIONS CO AT PRICES LISTED ON PAGE 75

GEAR LUBRICANT
- MID-CENTINENT PETROLEUM CORP - .0325 PER LB.

KEROSENE
- H.F. KOCH STATIONS CO - .09 PER GALLON

AIR COMPRESSOR OIL
- STANDARD OIL COMPANY - 38.2¢ PER GALLON

FUEL OIL
- STANDARD OIL COMPANY - .07 PER GALLON

TIRES & TUBES
- GOODRICH-SILVERTOWN
- SNOW & WHEATON
- SEARS, ROEBUCK CO
- SIMPSON SERVICE AT PRICES LISTED ON PAGE 76

RE: COUNTY BUSINESS

THE COMMISSIONERS APPROVE EXPENSE OF DEPUTY BEN BOCKSTEGE TO INDIANAPOLIS ON COUNTY BUSINESS.
RE: STATE EXAMINERS' REPORT

The State Examiners' Report on County Sheriff's Office from January 1, 1937 to December 31, 1938 is received and ordered filed in the Auditor's Office.

On motion the Board recess until Monday, June 24th, 1940.

Joseph V. Eisterhold
George J. Kissel
Harry Herndon
Board of County Commissioners

Monday, June 24th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George Kissel and Harvey Herndon, members composing said Board; also Buy K Fox and Ben Bockstege, Deputies County Auditor and Henry Buentte, County Attorney.

The minutes were read and approved.

RE: BIDS ON SUPPLIES FOR BOEHN HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES

This being the time set for the receiving of bids on supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for various County Institutions for the months of July, August and September 1940, come now various parties and submit their bids as follows:

BOEHN HOSPITAL

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Company</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Bakery Supplies</td>
<td>Feldman Baking Co</td>
</tr>
<tr>
<td>2</td>
<td>Dairy Supplies</td>
<td>Ideal Pure Milk Co, Koch Dairy Co, Purity Dairy Co</td>
</tr>
<tr>
<td>4</td>
<td>Meat</td>
<td>Stahl Packing Company, Yoke &amp; Sons &amp; Klenck's Meat Market</td>
</tr>
<tr>
<td>5</td>
<td>Smoked Meats</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Eggs &amp; Chickens</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Canned Fruits &amp; Vegetables</td>
<td>Bromm &amp; Company, S. Kahn's Sons</td>
</tr>
<tr>
<td>8</td>
<td>Miscellaneous Groceries</td>
<td></td>
</tr>
</tbody>
</table>

Bids are taken under advisement until Thursday, June 27th.
Board of Commissioners, Vanderburgh County, Indiana, June 24, 1940

**COUNTY INFIRMARY**

<table>
<thead>
<tr>
<th>ITEM #1</th>
<th>GROCERIES</th>
<th>S. KAHN &amp; SONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>MILL SUPPLIES</td>
<td>CHAS. NUNN &amp; SONS</td>
</tr>
<tr>
<td>3</td>
<td>MEAT</td>
<td>KLEINCK'S MEAT MARKET, YOKEL &amp; SONS, CRESCENT CITY PROV CO, STAHL PACKING CO</td>
</tr>
<tr>
<td>4</td>
<td>BREAD</td>
<td>FELDMAN BAKING COMPANY</td>
</tr>
<tr>
<td>5</td>
<td>DRY GOODS</td>
<td>KREILING &amp; COMPANY</td>
</tr>
</tbody>
</table>

**SANITARY SUPPLIES**

<table>
<thead>
<tr>
<th>PRO-TEX-ALL-LEICH &amp; CO-STAND. INDUST-TRI STATE-KREILING CO-MIRAX SALES CO</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1-CLEAN.Powder</td>
</tr>
<tr>
<td>2-Toilet Tissue</td>
</tr>
<tr>
<td>3-Sweep.Comp</td>
</tr>
<tr>
<td>4-Scrub.Solvent</td>
</tr>
<tr>
<td>5-P.O.Disinf.</td>
</tr>
<tr>
<td>6-Floor Wax</td>
</tr>
<tr>
<td>7-Towel Paper</td>
</tr>
</tbody>
</table>

**BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JUNE 27TH.**

---

RE: CONTRACT-BOARD OF PRISONERS

AMOUNT AUTHORIZED TO BE RECEIVED BY SHERIFFS FOR BOARD OF PRISONERS, AS FIXED BY THE STATE EXAMINER OF STATE BOARD OF ACCOUNTS ACTS 1935, PAGE 217

FOR NUMBER OF MEALS SERVED DURING A CALENDAR MONTH:

| For 1240 OR FEWER MEALS, PER MEAL | .20¢ |
| For MEALS IN EXCESS OF 1240 AND NOT TO EXCEED 1860, PER MEAL | .19¢ |
| For " " " " " " " " " " 1860 AND NOT TO EXCEED 2480, PER MEAL | .15¢ |
| For " " " " " " " " " " 2480 AND NOT TO EXCEED 3100, PER MEAL | .16¢ |
| For " " " " " " " " " " 3100 AND ABOVE PER MEAL | .15¢ |

ABOVE RATES FOR PERIOD OF ONE YEAR, BEGINNING WITH JULY 1, 1940.

**RE: COUNTY BUSINESS**

THE COMMISSIONERS APPROVE HARVEY HERNDOON, COMMISSIONER AND CHAS. H. ATKIN, AUDITOR
GIVING TO INDIANAPOLIS ON W.P.A., HIGHWAY DEPARTMENT AND OTHER COUNTY BUSINESS.

On motion the Board recess until Thursday, June 27th, 1940.

\[\text{Signature}\]

\[\text{Signature}\]

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, JUNE 27TH, 1940

THURSDAY, JUNE 27TH, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold and George J. Kiesel, members of the Board; also Guy K Fox, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: Contracts on Supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for County Institutions

The Board this day makes the following awards on supplies for the Boehne Hospital, County Infirmary and Sanitary Supplies for various County Institutions for the months of July, August and September, 1940:

**Boehne Hospital**

<table>
<thead>
<tr>
<th>Item #</th>
<th>Supplies</th>
<th>Vendor</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1</td>
<td>Bakery</td>
<td>Feldman Baking Company</td>
</tr>
<tr>
<td>#2</td>
<td>Dairy</td>
<td>Purity Dairy Company</td>
</tr>
<tr>
<td>#4</td>
<td>Meat</td>
<td>Yokel &amp; Sons</td>
</tr>
<tr>
<td>#5</td>
<td>Smoked Meats</td>
<td>Stahl Packing Company</td>
</tr>
<tr>
<td>#6</td>
<td>Eggs, Chickens, etc.</td>
<td>&quot;</td>
</tr>
<tr>
<td>#7</td>
<td>Canned Fruits &amp; Vegetables</td>
<td>A Bromm &amp; Company</td>
</tr>
<tr>
<td>#8</td>
<td>Misc. Groceries</td>
<td>S Kahn's Sons</td>
</tr>
</tbody>
</table>

**County Infirmary**

<table>
<thead>
<tr>
<th>Item #</th>
<th>Supplies</th>
<th>Vendor</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1</td>
<td>Groceries</td>
<td>S Kahn's Sons</td>
</tr>
<tr>
<td>#2</td>
<td>Mill</td>
<td>Chas Nunn &amp; Sons Mfg Co</td>
</tr>
<tr>
<td>#3</td>
<td>Meat</td>
<td>Yokel &amp; Sons</td>
</tr>
<tr>
<td>#4</td>
<td>Bread</td>
<td>Feldman Baking Company</td>
</tr>
<tr>
<td>#5</td>
<td>Dry Goods</td>
<td>Kreyling &amp; Company</td>
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</table>

**Sanitary Supplies**

<table>
<thead>
<tr>
<th>Vendor</th>
<th>Item #</th>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chas. Leich &amp; Company</td>
<td>#1</td>
<td>Cleaning Powder</td>
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<tr>
<td></td>
<td>#5</td>
<td>Pine Oil Disinf.</td>
<td>.82 gal</td>
</tr>
<tr>
<td>Kreyling &amp; Company</td>
<td>#2</td>
<td>Toilet Tissue</td>
<td>4.85 case</td>
</tr>
<tr>
<td>Tri State School Sup</td>
<td>#3</td>
<td>Sweep Compound</td>
<td>.95</td>
</tr>
<tr>
<td></td>
<td>#6</td>
<td>Floor Wax</td>
<td>.90 gal</td>
</tr>
<tr>
<td>Pro-Tex-All Company</td>
<td>#4</td>
<td>Scrub Solvent</td>
<td>.42 gal</td>
</tr>
<tr>
<td></td>
<td>#7</td>
<td>Towel Paper</td>
<td>2.25 case</td>
</tr>
</tbody>
</table>

RE: Petition of Cypress-Dale Road

A petition was filed for granting sixty foot highway on Cypress-Dale Road. From present road to Hoppe Road, the Board instructs the County Attorney to prepare State Highway Project.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 27-JULY 1, 1940

RE: COUNTY HIGHWAY DEPARTMENT

The Board approves the appointment of Joseph Goebel, as Highway employee effective July 1st, 1940.

On motion the Board adjourn sine die.

Joseph V. Eisterhold
George J. Kissel

(Harvey Herndon absent)
Board of County Commissioners

Monday, July 1, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by County Sheriff, E.F. Deneckmann.

The minutes were read and approved.

RE: HEARING ON ADDITIONAL APPROPRIATIONS

The State Board of Tax Commissioners will hold a hearing on additional appropriations for Vanderburgh County, on July 2nd, 1940 at 11 A.M.

RE: UNION TOWNSHIP LEVEE JUDGMENT

Be it known that the following proceedings were held in the Warrick Circuit Court, on June 24th, 1940. The same being the forty-third judicial day of the May Term, 1940.

State of Indiana } SS:
Warrick County

Clarence Schenk, et al } No. 7406
vs
Christ J. Hahn, et al

Court having this matter under advisement, being sufficiently advised in the premises now finds for the defendants. Judgment rendered on the finding, that plaintiff take nothing and that the defendants recover their costs herein from the plaintiff.

On motion the Board recess until Friday, July 5th, 1940.

Joseph V. Eisterhold
George J. Kissel

(Harvey Herndon)
Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, JULY 5 1940

FRIDAY, JULY 5TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTEHOHL, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: REPORTS OF INMATES IN COUNTY INFIRMARY

COMES NOW JOHN GREFE, SUPERINTENDENT OF COUNTY INFIRMARY, AND FILES HIS REPORT ON INMATES FOR THE QUARTER ENDING JUNE 30TH, 1940, SHOWING 190 PERSONS. REPORT IS ORDERED FILED IN THE AUDITOR'S OFFICE.

RE: PROJECT STATEMENTS TO INDIANA STATE HIGHWAY COMMISSION

IN THE MATTER OF PROJECT STATEMENTS SUBMITTED TO THE INDIANA STATE HIGHWAY COMMISSION COVERING WORK TO BE DONE ON CERTAIN VANDERBURGH COUNTY HIGHWAYS TO BE PAID FOR FROM GASOLINE TAX AND LICENSE FEE FUND IN CONJUNCTION WITH W. P. A. AND OTHER FUNDS.

COMES NOW HENRY BUENTE, COUNTY ATTORNEY, AND REPORTS TO THE BOARD THAT PROJECT STATEMENTS HERETOFORE PREPARED BY HIM AND SUBMITTED TO THE INDIANA STATE HIGHWAY COMMISSION FOR THEIR APPROVAL, COVERING WORK TO BE DONE ON CERTAIN HIGHWAYS IN VANDERBURGH COUNTY, INDIANA, WHICH WORK IS TO BE PAID FOR FROM GASOLINE TAX AND LICENSE FEE FUNDS IN CONJUNCTION WITH W. P. A. AND OTHER FUNDS, WHICH PROJECT STATEMENTS HAVE BEEN APPROVED BY SAID COMMISSION, WITH IDENTIFICATION NUMBERS INDICATED, COVERING THE FOLLOWING HIGHWAYS IN VANDERBURGH COUNTY, INDIANA, VIZ:

<table>
<thead>
<tr>
<th>Highway</th>
<th>Description</th>
<th>Miles</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>C-2304-30</td>
<td>Upper Mt. Vernon Road</td>
<td>5.0</td>
<td>$1,446.00 PLUS WPA FUNDS</td>
</tr>
<tr>
<td>C-2305-31</td>
<td>Tekoppel Avenue Road</td>
<td>0.75</td>
<td>216.90</td>
</tr>
<tr>
<td>C-2306-32</td>
<td>Hillsdale Road</td>
<td>1.0</td>
<td>289.20</td>
</tr>
<tr>
<td>C-2307-33</td>
<td>Ncu Road</td>
<td>1.0</td>
<td>368.34</td>
</tr>
<tr>
<td>C-2308-34</td>
<td>Blue Grass Road</td>
<td>3.25</td>
<td>266.15</td>
</tr>
<tr>
<td>C-2309-35</td>
<td>Bellemeade Avenue</td>
<td>2.67</td>
<td>992.85</td>
</tr>
</tbody>
</table>

RE: REPORT OF CONGRESSIONAL TOWNSHIP & COMMON SCHOOL FUNDS

COMMISSIONERS APPROVE REPORT OF CONGRESSIONAL TOWNSHIP AND COMMON SCHOOL FUNDS AS OF JUNE 30TH, 1940, STATE FORM #6, AS FOLLOWS:

<table>
<thead>
<tr>
<th>Type of Funds</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Congressional Twp Funds</td>
<td>$ 21,597.46</td>
</tr>
<tr>
<td>Common School Funds</td>
<td>$26,493.98</td>
</tr>
</tbody>
</table>

The Board orders above report filed in the Auditor's Office.

On motion the Board recess until Monday, July 8th, 1940,

[Signatures]

BOARD OF COUNTY COMMISSIONERS
MONDAY, JULY 8TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BOONVILLE-NEW HARMONY ROAD

RE: BOONVILLE-NEW HARMONY ROAD
F A S PROJECT NO.41-A-1
ST WENDEL TO STATE HIGHWAY 65

THE BOARD, HAVING RECEIVED NOTIFICATION DATED JULY 5TH, 1940 FROM THE STATE HIGHWAY COMMISSION OF INDIANA, THAT THE FINAL BY SAID COMMISSION HAS BEEN MADE ON THE ABOVE-REFERENCED PROJECT AND THAT THE WORK WAS FOUND SATISFACTORY; AS PER RESOLUTION AND AGREEMENT OF THIS BOARD, DATED APRIL 20TH, 1939, THE BOARD, ON BEHALF OF VANDERBURGH COUNTY, INDIANA, NOW ASSUMES THE FUTURE MAINTENANCE OF SAID HIGHWAY, AS IN SAID RESOLUTION PROVIDED, UNTIL SUCH TIME AS VANDERBURGH COUNTY MAY BE RELIEVED OF SAID MAINTENANCE OBLIGATION.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JULY 11TH, 1940.

[Signatures]

BOARD OF COUNTY COMMISSIONERS
RE: APPROVAL OF ADDITIONAL APPROPRIATIONS

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

JULY 8TH, 1940

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $17,666.73;

AND;

THIS MATTER HAVING BEEN SET FOR HEARING ON JULY 2ND, AT 11 A.M., REPORT HAVING BEEN MADE AND ALL THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOW AFFIRM SAID ADDITIONAL APPROPRIATIONS IN THE SUM OF $8,646.30 FOR HIGHWAY FUND AND $2020.00 AND $6999.83 FOR W. P. A.

STATE BOARD OF TAX COMMISSIONERS OF INDIANA

PHILIP ZOERCHER, CHAIRMAN

ATTEST:
SECRETARY

RE: HOSPITAL SUPPLIES FOR COUNTY INFIRMARY

THE COMMISSIONERS ORDER THE AUDITOR TO ADVERTISE FOR BIDS ON HOSPITAL SUPPLIES TO THE COUNTY INFIRMARY.

RE: SALE OF SCHOOL FUND PROPERTY

IN THE MATTER OF THE SALE OF SCHOOL FUND PROPERTY, TITLE TO WHICH WAS HERETOFORE ACQUIRED BY VANDERBURGH COUNTY,

COMES NOW CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT PURSUANT TO THE ORDER AND DIRECTION OF THIS BOARD HERETOFORE MADE ON THE 13TH DAY OF JULY, 1939 (COMMISSIONERS' ORDER BOOK Y-1 PAGE 484), RELATING TO THE SALE ON THAT DATE REPORTED TO THIS BOARD OF THE FOLLOWING DESCRIBED REAL ESTATE SITUATE IN VANDERBURGH COUNTY, INDIANA, TO-WIT:

LOT SIXTEEN (16) IN BRINKMEYER'S ENLARGEMENT OF THE CITY OF EVANSVILLE, ACCORDING TO THE RECORDED PLAT THEREOF

HE HAS EXECUTED AND DELIVERED A DEED CONVEYING THE ABOVE-DESCRIBED REAL ESTATE TO SUMNER GEORGE, WHO BECAME THE PURCHASER THEREOF ON
QUIT-CLAIM DEED

This Indenture Witnesseth

That Charles W. Atkin, as County Auditor of Vanderburgh County, Indiana,

pursuant to the order of the Board of Commissioners of the County of
Vanderburgh, State of Indiana,

of Vanderburgh County, and State of Indiana

RELEASE AND QUIT-CLAIMS

To Sumner George---

of Vanderburgh County, in the State of Indiana, for the sum of
Eight Hundred and Fifty and 00/100 ($850.00)--------------- Dollars

the following described REAL ESTATE in Vanderburgh County, in the
State of Indiana, to-wit:

Lot Sixteen (16) in Brinkmeyer's Enlargement of
the City of Evansville, according to the recorded
plat thereof------

IN WITNESS WHEREOF, the said Charles W. Atkin, as County Auditor of Vanderburgh County, Indiana,

Hee hereunto set his hand and seal this __ day of _July_ 1940

(SEAL) (SEAL) (SEAL)

Charles W. Atkin
County Auditor of Vanderburgh County, Indiana

(SEAL) (SEAL) (SEAL)

Harvey

IN WITNESS WHEREOF, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Charles W. Atkin, as County Auditor of Vanderburgh County, Indiana,

who acknowledged the execution of the foregoing Deed to be his voluntary act and deed.

WITNESS, my hand and Notarial Seal this __ day of _July_ 1940

(SEAL) (SEAL) (SEAL)

WILLARD AKER
Notary Public
Board of Commissioners, Vanderburgh County, Indiana, July 11, 1940

Thursday, July 11th, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Approval of Additional Appropriations

In the matter of additional appropriations for Vanderburgh County, Indiana, No. 294

July 8th, 1940

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the matter of additional appropriations in the sum of $17,666.73;

And;

This matter having been set for hearing on July 2nd, at 11 A.M., report having been made and all the facts having been carefully considered, this Board does now affirm said additional appropriations in the sum of $8,646.90 for highway fund and $2020.00 and $6999.83 for W. P. A.

State Board of Tax Commissioners of Indiana

Philip Zoercher, Chairman

Attest:
Secretary

Re: Hospital Supplies for County Infirmary

The Commissioners order the auditor to advertise for bids on hospital supplies to the County Infirmary.

Re: Sale of School Fund Property

In the matter of the sale of school fund property, title to which was heretofore acquired by Vanderburgh County.

Comes now Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that pursuant to the order and direction of this Board heretofore made on the 13th day of July, 1939 (Commissioners' Order Book Y-1 page 484), relating to the sale on that date reported to this Board of the following described real estate situate in Vanderburgh County, Indiana, to-wit:

Lot Sixteen (16) in Brinkmeyer's Enlargement of the City of Evansville, according to the recorded plat thereof

He has executed and delivered a deed conveying the above-described real estate to Sumner George, who became the purchaser thereof on
Board of Commissioners, Vanderburgh County, Indiana, JULY 11, 1940

THE 11TH DAY OF JULY, 1939, AND SAID PURCHASER HAVING FULLY COMPLIED WITH ALL OF THE TERMS, CONDITIONS AND REQUIREMENTS OF THE ORDERS OF THIS BOARD HERETOFORE MADE, SAID DEED AND THE ACTION OF SAID COUNTY AUDITOR ARE IN ALL THINGS APPROVED BY THIS BOARD.

RE: BURIAL OF INMATES OF STATE INSTITUTIONS

THE COMMISSIONERS APPROVE FOR PAYMENT, THE CLAIM OF KRIEKAUS FUNERAL HOME, FOR BURIAL OF SADIE EKERY, AN INMATE OF WOODMERE.

ON MOTION THE BOARD RECESS UNTIL MONDAY, JULY 15TH, 1940.

[Signatures]

RE: BURIAL OF INMATES OF STATE INSTITUTIONS

THE COMMISSIONERS APPROVE FOR PAYMENT, THE CLAIM OF KRIEKAUS FUNERAL HOME, FOR BURIAL OF SADIE EKERY, AN INMATE OF WOODMERE.

ON MOTION THE BOARD RECESS UNTIL MONDAY, JULY 15TH, 1940.

[Signatures]

MONDAY, JULY 15TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. M. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: JAIL INSPECTION

THE REPORT OF C. O. FIELDS, CHIEF INSPECTOR, DEPARTMENT OF PUBLIC WELFARE ON VANDERBURGH COUNTY JAIL, DATED MAY 9TH, 1940 RECEIVED, AND REFERRED TO SUPERINTENDENT OF BUILDINGS AND THEN FILED IN THE AUDITOR'S OFFICE.

RE: HOPPE ROAD, UNION TOWNSHIP

(APPOINTMENT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HOPPE ROAD A HIGHWAY WITHIN UNION TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COMES NOW JOHN A. HOPPE, AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HOPPE ROAD IN UNION TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, July 15, 1940

RE: Hoppe Road - Cont'd -

Beginning at the point of intersection of the line between Sections Fifteen (15) and Sixteen (16), Township Seven (7) South, Range Eleven (11) West with the Cypress-Dale Road, as established highway within Vanderburgh County, Indiana, and extending thence south along said line to the south line of said sections, and continuing thence south along the line between Sections Twenty-one (21) and Twenty-two (22), said township and range to the south line of said sections, said proposed highway being approximately one and one-half (1½) miles in length

and said petitioners also file and present the affidavit of Joseph V. Eisterhold, that notice was given of the filing of said petition by posting in three public places in the neighborhood of said road, and the certificate of Charles H. Aktin, county auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner interested, by U.S. Mail, postage prepaid, of the presentation and filing of said petition for more than twenty (20) days prior to the 15th day of July, 1940.

And the board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by more than twelve (12) freeholders residing in said county of Vanderburgh; that more than six (6) of said petitioners are resident freeholders in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said highway for more than twenty (20) days before this date and that copy of said notice was mailed to each owner of real estate affected, said notice being mailed by U.S. Mail, postage prepaid, more than twenty days before this date.

It is therefore ordered by the board that George D. Mayer, Henry Ritz and Philip Hoelscher, all resident freeholders of Vanderburgh County, Indiana, residing outside of said Union Township, Vanderburgh County, Indiana, be, and they are hereby appointed viewers to view said highway proposed to be changed, widened and opened, that is to say, upon the following described route, course and premises, to-wit:

Beginning at the point of intersection of the line between Sections Fifteen (15) and Sixteen (16), Township Seven (7) South, Range Eleven (11) West with the Cypress-Dale Road, an established highway within Vanderburgh County, Indiana, and extending thence south along said line to the south line of said sections, and continuing thence south along the line between Sections Twenty-one (21) and Twenty-two (22), said township and range to the south line of said sections, said proposed highway being approximately one and one-half (1½) miles in length.

It is further ordered that said viewers view said highway, as required by law, and that they mark, lay out and locate the same to a width of eighty (80) feet; that said viewers meet at the office of the county auditor of Vanderburgh County, Indiana, in the Court House, Evansville, Indiana, on the 17th day of July, 1940, at 4:00 o'clock P.M., and qualify as such viewers and that they report their proceedings to this board on or before the first day of the August, 1940, term of this board, and this matter is continued.
RE: EVERGREEN ROAD
(APPOINTMENT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR THE EVERGREEN
ROAD, IN CENTER TOWNSHIP, VANDERBURGH
COUNTY, INDIANA.

COMES NOW CLARENCE DAVIS and more than twelve (12) OTHER PERSONS,
OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO
THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE
EVERGREEN ROAD, IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID
PETITIONERS ALSO FILE AND PRESENT THE AFFIDAVIT OF HENRY C. BUENTE, THAT
NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUB-
LIC PLACES IN THE NEIGHBORHOOD OF SAID ROAD, AND THE CERTIFICATE OF CHARLES
H. ATKIN, COUNTY AUDITOR, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH
LAND OWNER INTERESTED, NOT SIGNING THE PETITION FOR SAID HIGHWAY, BY U.S.
MAIL, POSTAGE PREPAID, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THE 15TH
DAY OF JULY, 1940.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED
IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE
(12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN
SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE
NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF
SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC
PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY FOR MORE THAN TWENTY
(20) DAYS BEFORE THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH
OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING
MAILED BY U.S. MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS PRIOR TO
THE 15TH DAY OF JULY, 1940.

IT IS THEREFORE ORDERED BY THE BOARD THAT ARTHUR FENCHLER, ROBERT TOON
AND JAMES HINMAN, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA,
BE, AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO
BE CHARGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOW-
ING DESCRIBED ROUTE AND PREMISES, TO-WIT:

COMMENCING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF THE
EVERGREEN ROAD, AS NOW LOCATED, WITH THE DAMSTEDT OR OWENSVILLE
ROAD, A PUBLIC HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID POINT
BEING IN THE SOUTHEAST QUARTER OF THE SOUTHWEST QUARTER OF SECTION
THIRTY (30), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, AND EXTEND-
ING THEREIN IN A SOUTHEASTERLY DIRECTION ALONG SAID CENTER LINE OF SAID
EVERGREEN ROAD, AS NOW LOCATED, TO THE SOUTH LINE OF SAID SECTION
THIRTY (30), AND CONTINUING THEREIN IN A SOUTHEASTERLY DIRECTION ALONG
THE CENTER LINE OF SAID EVERGREEN ROAD, AS NOW LOCATED, THROUGH PART
OF THE NORTH HALF OF THE NORTHEAST QUARTER OF SECTION THIRTY-ONE (31),
SAID TOWNSHIP AND RANGE TO THE EAST LINE OF SAID SECTION THIRTY-ONE
(31), AND CONTINUING THEREIN IN A SOUTHEASTERLY DIRECTION ALONG THE
CENTER LINE OF SAID EVERGREEN ROAD, AS NOW LOCATED, THROUGH PART OF
THE WEST HALF OF SECTION THIRTY-TWO (32), SAID TOWNSHIP AND RANGE,
TO THE OLD STATE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH
COUNTY, INDIANA, SAID HIGHWAY BEING APPROXIMATELY ONE AND ONE-HALF
(1½) MILES IN LENGTH.
Board of Commissioners, Vanderburgh County, Indiana, July 15, 1940

Re: Evergreen Road (Cont'd)

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 23RD DAY OF JULY, 1940, AT 10:00 O'CLOCK A.M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE AUGUST, 1940, TERM OF THIS BOARD, AND THIS PROCEEDING IS CONTINUED.

Re: School #8 Road (Appointment of Viewers)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE SCHOOL NO. 8 OR LUNKENHEIMER ROAD, IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA,

COMES NOW WALTER LUDWIG, TRUSTEE OF GERMAN TOWNSHIP AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE SCHOOL NO. 8 OR LUNKENHEIMER ROAD, IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID ROAD, AND THE CERTIFICATE OF CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LAND OWNER INTERESTED, NOT SIGNING SAID PETITION, BY U.S. MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THE 15TH DAY OF JULY, 1940.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH, THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY FOR MORE THAN TWENTY (20) DAYS BEFORE THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED BY U.S. MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS BEFORE THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD THAT FRANK BYRNES, HENRY HAHN AND HENRY WILLNER, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING
Board of Commissioners, Vanderburgh County, Indiana, __JULY 15__ 1940

RE: SCHOOL No. 8 ROAD  -Cont'd-

DESCRIPTED ROUTE AND PREMISES, TO-KNIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF SAID SCHOOL No. 8 or LUNKENHEIMER Road in Section Four (4), Township Six (6) South, Range Eleven (11) West with the Big CYNTHIANA Road, an established highway within Vanderburgh County, Indiana, and extending thence in a northeasterly and easterly direction along the center line of said School No. 8 or LUNKENHEIMER Road, as now located, through said section four, and section three (3), Township Six (6) South, Range Eleven (11) West to the LITTLE CYNTHIANA Road, said highway being approximately one and one-fourth (1 1/4) miles in length.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 19TH DAY OF JULY, 1940, AT 10:00 O'CLOCK A.M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE AUGUST, 1940 TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: OLMSTED ROAD  
(APPOINTMENT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE OLMSTED ROAD, A HIGHWAY WITHIN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW JOE FOLZ AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE OLMSTED ROAD IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID ROAD, AND THE CERTIFICATE OF CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LAND OWNER INTERESTED, BY U. S. MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THE 15TH DAY OF JULY, 1940.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING THE PETITION FOR SAID HIGHWAY, SAID NOTICES BEING POSTED AND MAILED MORE THAN TWENTY (20) DAYS BEFORE THIS DATE.
Board of Commissioners, Vanderburgh County, Indiana, JULY 15 1940

RE: OLUSTED ROAD — CONT'D—

IT IS THEREFORE ORDERED, BY THE BOARD THAT GEORGE D. MAYER, ANTON BITTNER AND JOHN G. WIMBERG, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE, HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE, COURSE AND PREMISES, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE NORTH AND SOUTH LINE BETWEEN SECTION THIRTEEN (13), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST AND SECTION EIGHTEEN (18), TOWNSHIP SIX (6) SOUTH, RANGE NINE (9) WEST WITH STATE ROAD 62 (BOONVILLE HIGHWAY), AND EXTENDING THENCE NORTH ALONG SAID LINE TO THE NORTH LINE OF SAID SECTIONS, AND CONTINUING THENCE NORTH ALONG THE LINE BETWEEN SECTION SEVEN (7), TOWNSHIP SIX (6) SOUTH, RANGE NINE (9) WEST AND SECTION TWELVE (12), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST TO THE NORTH LINE OF SAID SECTIONS, AND CONTINUING THENCE ALONG THE LINE BETWEEN SECTION SIX (6), TOWNSHIP SIX (6) SOUTH, RANGE NINE (9) WEST AND SECTION ONE (1), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST TO THE EAST AND WEST CENTER LINE OF SAID SECTIONS ONE (1) AND SIX (6), A TOTAL DISTANCE OF APPROXIMATELY ONE AND THREE-FOURTHS (1 3/4) MILES

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY" (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, IN THE COURT HOUSE, EVANSVILLE, INDIANA, ON THE 22ND DAY OF JULY, 1940, AT TWO O'CLOCK P. M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE AUGUST TERM, 1940, OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: HAPPE ROAD (APPOINTMENT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HAPPE OR BOSECKER ROAD IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COMES NOW VICTOR H. FREIER AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HAPPE OR BOSECKER ROAD IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE WITH AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID ROAD, AND THE CERTIFICATE OF CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LANDOWNER INTERESTED, NOT SIGNING SAID PETITION, BY U.S. MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THE 15TH DAY OF JULY, 1940.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12)
Board of Commissioners, Vanderburgh County, Indiana,    JULY 15    1910

RE: HAPPE ROAD -CONT'D-

FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT THE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY FOR MORE THAN TWENTY (20) DAYS BEFORE THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED BY U. S. MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS BEFORE THIS DATE.

IT IS THEREFORE ORDERED, BY THE BOARD THAT HENRY HELFRIECH, RICHARD KING AND LEW LINTZENICH, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE AND PREMISES, TO-WIT:

COMMENCING AT THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTIONS EIGHT (8) AND NINE (9), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST WITH THE NEW HARMONY ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND EXTENDING THENCE NORTH ALONG SAID LINE TO THE NORTH LINE OF SAID SECTIONS, AND CONTINUING THENCE NORTH ALONG THE LINE BETWEEN SECTIONS FOUR (4) AND FIVE (5), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST TO THE HENZE ROAD, A TOTAL DISTANCE OF APPROXIMATELY ONE (1) MILE.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK, LAY OUT AND LOCATE THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 19TH DAY OF JULY, 1940, AT 2:00 O'CLOCK, P.M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE AUGUST, 1940, TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: WEISS ROAD
(APPOINTMENT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR HIGHWAY PETITIONED FOR BY EDWARD WEISS AND OTHERS LOCATED IN ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COMES NOW EDWARD WEISS AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY, INDIANA AND SAID PETITIONERS ALSO FILE WITH AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID ROAD, AND THE CERTIFICATE OF CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF
RE: WEISS ROAD -CONT'D-

NOTICE WAS MAILED TO EACH LAND OWNER INTERESTED, NOT SIGNING SAID PETITION, BY U. S. MAIL, POSTAGE PREPAID, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THE 15TH DAY OF JULY, 1940.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY FOR MORE THAN TWENTY (20) DAYS BEFORE THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED BY U. S. MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS BEFORE THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD THAT ED GOEBEL, FRED TIFMAN AND FRANK BYRNES, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, AND RESIDING OUTSIDE OF ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE AND PREMISES, TO-WIT:

COMMENCING AT THE POINT OF INTERSECTION OF THE EAST AND WEST CENTER LINE OF SECTION SIXTEEN (16), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST WITH STATE HIGHWAY No. 65, AND EXTENDING THENCE WEST ALONG SAID MIDDLE SECTION LINE TO THE WEST LINE OF SAID SECTION AND CONTINUING THENCE WEST ALONG THE EAST AND WEST CENTER LINE OF SECTION SEVENTEEN (17), SAID TOWNSHIP AND RANGE TO THE BUENTE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID PROPOSED HIGHWAY BEING APPROXIMATELY ONE AND ONE-FOURTH (1 1/4) MILES IN LENGTH.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK, LAY OUT AND LOCATE THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 18TH DAY OF JULY, 1940, AT 2:00 O'CLOCK P.M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE 1ST DAY OF THE AUGUST, 1940, TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JULY 18TH, 1940.
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE PAYMENT TO SOUTHERN INDIANA GAS & ELECTRIC COMPANY FOR FORTY-SEVEN (47) FEET OF 36IN PIPE FOR $75.00, ON BIDDER'S REQUISITION.

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE PAYMENT TO WM ROESNER FOR SIXTY-FOUR (64) YARDS OF CREEK GRAVEL ON ROESNER ROAD, AT FIFTY (.50) CENTS PER YARD, $32.00.

RE: W. P. A. CLERK

THE COMMISSIONERS APPROVE EMPLOYMENT OF MARILYN HEUCKS, AS CLERK FOR EXTRA HELP IN W P A OFFICE AT $2.50 PER DAY.

ON MOTION THE BOARD RECESS UNTIL MONDAY, JULY 22ND, 1940.

Joseph V. Eisterhold
George J. Kessel
Harvey Herndon

BOARD OF COUNTY COMMISSIONERS
Monday, July 22nd, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: COURT HOUSE LIGHTING

The Commissioners order the Auditor to request the City for improved lighting around the Court House.

On motion the Board recess until Friday, July 25th, 1940.

Thursday, July 25th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: HIGHWAY DEPARTMENT

The Commissioners approve purchase of Road materials out of Special Construction Fund, $1,206.61 to W. P. A. Projects.

RE: ADDITIONAL APPROPRIATIONS & TRANSFER OF FUNDS

REQUEST OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, FOR THE MAKING OF ADDITIONAL EMERGENCY APPROPRIATIONS AND FOR THE TRANSFER OF FUNDS AND THE APPROPRIATION THEREOF.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the making of the following additional emergency appropriations and for the transfer of certain funds and the appropriation thereof, to-wit:
ADDITIONAL EMERGENCY APPROPRIATIONS - GENERAL:

- County Coroner's Office - Witness Fees $150.00
- Superior Court - Special Judges $400.00
- Vanderburgh County Tuberculosis Hospital - Fuel $1,000.00

Total: $1,550.00

TRANSFER OF FUNDS AND THE APPROPRIATION THEREOF:

Vanderburgh County Highway Department:
- From Culverts and Sewer Pipe to Road Material - General $4,000.00
- From Gas, Oil, Tires and Tubes; Kerosene, Grease, Air Compressor Oil, etc. to Road Material - Gravel $3,500.00

Total $8,550.00

And the County Auditor of Vanderburgh County, Indiana, is now ordered and directed by the Board of Commissioners of the County of Vanderburgh, Indiana, to issue a call for a Special Meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriations and for the transfer and appropriation of funds as hereinabove designated.

Adopted by the Board of Commissioners of the County of Vanderburgh, State of Indiana, this 25th day of July, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

Attest:

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana

RE: HIGHWAY DEPARTMENT

The Commissioners approve transfer of funds from Appropriation #305 for Culverts as follows:

$4,000 into Road Materials to complete the following projects:

- St Joe Road - C-1712-1
- Hillsdale - C-2306-32
- Hogue

and $3,000.00 from Appropriation #208 Gas, Oils, Tires, Greases, to a special appropriation for Gravel.

On motion the Board recess until Monday, July 29th, 1940.

(Handwritten signatures)

[Signature]
[Signature]
[Signature]
Monday, July 29th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: HIGHWAY DEPARTMENT

The Commissioners approve rental of Motor Grader at Sixty (60.00) Dollars per month, beginning July 1, 1940.

On motion the Board recess until Thursday, August 1st, 1940.

Thursday, August 1st, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BOEHNE HOSPITAL - SERVICE REPORT
(Coffee Urn Explosion)

July 30th, 1940

REPORT OF INSPECTION

Date of inspection: July 11, 1940
By: J. S. Lawrence
Location: Evansville, Indiana, Boehne Hospital

SERVICE REPORT
(Coffee Urn Explosion)

1- The Crane steam regulator should be set at a safe pressure within the maximum pressure vessel is designed to carry by manufacturer. The Regulator should be locked to prevent its being tampered with.

Your advices when above recommendation has been complied with would be appreciated.

Yours very truly,

(signed) R S Skymee
Supervising Engineer
Indiana Engineering Department
The Superintendent of County Buildings reports that the Coffee Urn was not satisfactorily installed.

On motion the Board adjourn sine die.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herrondon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy County Sheriff, J. F. Ritter. The minutes were read and approved.

RE: SCHOOL FUND PROPERTY
(George E. F. Jones & Nettie Monroe Jones)

RE: COUNTY AUDITORS REPORT OF SALE OF SCHOOL FUND PROPERTY ACQUIRED BY VANDERBURGH COUNTY, INDIANA, ON LOAN ORIGINALLY MADE IN THE NAME OF GEORGE E. F. JONES AND NETTIE MONROE JONES, HIS WIFE.

Comes now Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, and submits to the Board the following, his report of sale of property heretofore ordered sold by your Board, which property was acquired to satisfy delinquent school fund loan originally made in the name of George E. F. Jones and Nettie Monroe Jones, his wife, which said report is in the words and figures following, to-wit:

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

I, Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, hereby report to your Honorable Board that pursuant to your orders made on the 2nd day of January, 1940, (Commissioners' Record Z-1 page 619) and the subsequent order of your Board made on the 17th day of June, 1940, (Commissioners' Record Z-1 page 77), under which your Board directed me, as such County Auditor, to re-appraise the real estate hereinafter described, as required by law, and such re-appraisal having been made by three
disinterested freeholders residing in the neighborhood in which said real estate is situate, after having taken oath to faithfully and impartially appraise said real estate at its fair cash value and at its common selling rate at the time, said appraisers appraised said real estate at the fair cash value and the common selling rate at the time, of Two Thousand Nine Hundred and Sixty (2,960.00) Dollars, and said order further directing that said real estate be sold by me at not less than the appraised value thereof, after giving notice of the sale of said real estate, at private sale, by posting notice thereof and by publishing notice of said sale, as required by law, that such notice of sale was given by me by posting said notice at the Fifth Street Entrance to the Vanderburgh County Court House, in Evansville, Indiana, and by posting at the corner of Third Street and Blackford Avenue; at the intersection of Canal Street and Lincoln Avenue; at the intersection of Fifth and Walnut Streets; at the intersection of Main and Franklin Streets; at the Third Street entrance to the City Building in the City of Evansville; all being public places located within Pigeon Township, in the City of Evansville, Vanderburgh County, Indiana, in which said Township the real estate hereinafter described is situate, and by publishing said notice on the 19th and 26th days on June, 1940, and on the 3rd day of July, 1940, in the Evansville Courier and the Evansville Press, each being newspapers of general circulation printed in the English language and published within Vanderburgh County, Indiana, proofs of which posting and publication of said notices are on file in the Office of the County Auditor of Vanderburgh County, Indiana and that I did, pursuant to said order and said notices, offer said real estate for sale, at private sale, on the 22nd day of July, 1940, that being the date fixed in said notices for the sale of said real estate, and received the bid of Twenty-nine Hundred and Sixty (2960.00) Dollars therefor from Lee R. Brown and Mary E. Brown, his wife, and said bid being the only bid received, and being equal to the re-appraised value thereof, and being the highest and best bid received for said real estate, being the following described real estate situate in Vanderburgh County, Indiana, to-wit:

All that part of Lot Ten (10) in Cowan's Subdivision of Out Lot Three (3) in the Upper Enlargement of the City of Evansville, described as follows, to-wit: Commencing at the northwest corner of said lot in Blackford Avenue, running thence south and parallel with Second Street on the line dividing said Lot Ten (10) from Lot Nine (9), One Hundred and Forty (140) feet to the alley in the rear of said premises; thence toward Third Street along said alley Forty-eight (48) feet; thence north parallel with Second Street One Hundred Forty (140) feet to the front line of said Lot on Blackford Avenue, thence west along the line of Blackford Avenue Forty-eight (48) feet to the place of beginning.

I further report that said bidder has complied with the terms of sale fixed by your Board by paying one-half of said bid in cash, the balance to be secured by mortgage loan from the School Funds of the State of Indiana and that, subject to the approval of your Board, said real estate was sold to said Lee R. Brown and Mary E. Brown, his wife.
Board of Commissioners, Vanderburgh County, Indiana,  

AUGUST 5, 1940

RE: SCHOOL FUND PROPERTY -(Cont'd)

IN TESTIMONY WHEREOF, I have hereunto affixed by signature and the seal of Vanderburgh County, Indiana, on this the 1st day of August, 1940.

(Signed) Chas. H. Atkin  
County Auditor, Vanderburgh County, Indiana.

and the Board now defers action upon said report until ten o'clock A.M. on the 12th day of August, 1940, for the purpose of permitting taxpayers and persons interested, to file objections to said sale, at which time this Board will hear and determine such objections as may be filed to said sale, and this matter is continued to that time.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 5th day of August, 1940.

(Signed) Joseph V. Eisterhold  
(Signed) George J. Kissel  
(Signed) Harvey Herndon

Attest:

(Signed) Chas. H. Atkin  
County Auditor of Vanderburgh County, Indiana

RE: ENTRANCE TO HENRY MARTIN PROPERTY ON BOONVILLE-NEW HARMONY ROAD

WHEREAS, The Board of Commissioners of the County of Vanderburgh, State of Indiana, caused the Boonville-New Harmony Road from St. Wendell, Indiana, east to Indiana State Highway No. 65 to be reconstructed by the Indiana State Highway Commission, over the route and location of said highway and through the lands of Henry Martin, Deceased, in Section Eight (8), Township Five (5) South, Range Eleven (11) West, in Vanderburgh County, Indiana, and said highway having been completed and the contractor released, and a cut having been made through said lands for said reconstructed highway of approximately fifteen feet in depth, without providing for an entrance from said highway into the premises of said Henry Martin, Deceased, in consideration of the payment to the undersigned by Vanderburgh County of the sum of Seventy-five (75.00) dollars, we agree to do all the work and furnish all material needed in constructing an entrance from said highway into said premises.

Dated at Evansville, Indiana, this 5th day of August, 1940.

(Signed) Mary Martin  
Administratrix of the Estate of Henry Martin, Deceased

(Signed) Mary Martin  
(Signed) Wilfrid Martin
Board of Commissioners, Vanderburgh County, Indiana, _AUGUST 5_ 1940

RE: ENTRANCE TO HENRY MARTIN PROPERTY - Cont'd

The above proposal is accepted by the undersigned for and on behalf of the County of Vanderburgh, State of Indiana, this the 5th day of August, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

(Seal)

Board of Commissioners of the County of Vanderburgh, State of Indiana.

Attest:
(Signed) Chas. H. Atkin
County Auditor, Vanderburgh County, Indiana

RE: SCHOOL NO. 8 ROAD
(Report of Viewers)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE SCHOOL NO. 8 OR LUNKENHEIMER ROAD, IN GERMANTOWNSHIP, VANDERBURGH COUNTY, INDIANA.

Come now Henry L. Hahn, Frank Byrnes and Henry Willner, heretofore appointed as viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

STATE OF INDIANA 
VANDERBURGH COUNTY 

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE SCHOOL NO. 8 OR LUNKENHEIMER ROAD, IN GERMANTOWNSHIP, VANDERBURGH COUNTY, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA:

We, the undersigned, viewers, appointed by your Board, at the July Term, 1940, thereof, to view, mark and lay out a certain proposed change in a highway, as petitioned for by Walter Ludwig, Trustee, and others, submit the following report:

We met, as directed in the order hereto attached and made a part hereof, and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view, and did view, mark and lay out such proposed change in highway, in the manner as by law provided; that the route, bounds, course, distance and termini of said change highway are more particularly described as follows, to-wit:

Beginning at the point of intersection of the center line of said School No. 8 or Lunkenheimer Road in Section Four (4), Township Six (6) South, Range Eleven (11) West with the Big Cynthiana Road, an established highway within Vanderburgh County, Indiana, and extending thence in a northeasterly and easterly direction along the
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 5 1940

Report of Viewers - Contd

general center line of said School No. 3 or Lunkelheimer Road, as now located, through said Section Four and Section Three (3), Township Six (6) South, Range Eleven (11) West to the Little Cynthiana Road, said highway being approximately one and one-fourth miles in length

and that the right-of-way width of said highway, as by us established, is sixty (60) feet.

We further determine that said highway, when so established, will be of public utility and that the benefits derived by the respective land owners through those lands said highway passes, if said highway is so established, will exceed the damages.

We further find that said highway, as located by us, does not run through the enclosure of any person of more than one year's standing, without the consent of such land owner, and in the instances where such consent was not obtainable, upon examination, it was found that a good way cannot otherwise be had, without departing essentially from the route petitioned for.

IN TESTIMONY WHEREOF, we have hereunto affixed our signatures on this the 19th day of July, 1940.

(Signed) Henry L Hahn
(Signed) Frank Byrnes
(Signed) Henry Willner

Viewers

And the Board, having examined the report of said viewers, and having heard evidence and being sufficiently advised in the premises finds that the report of said viewers ought to be approved and said highway established as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be and the same is hereby approved; that said highway, having been found to be of public utility, be established to a right-of-way width of sixty (60) feet along the route in said report fixed.

RS: EVERGREEN ROAD
(Report of Viewers)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE EVERGREEN ROAD, IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

Come now Arthur Fenchler, Ruber Toon and James Hirman, heretofore appointed as viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:
STATE OF INDIANA 

VANDERBURGH COUNTY 

BEFORE THE BOARD OF COMMISSIONERS OF THE 
COUNTY OF VANDERBURGH, STATE OF INDIANA. 

IN THE MATTER OF THE ESTABLISHMENT OF A 
RIGHT-OF-WAY FOR THE EVERGREEN ROAD, IN 
REPORT OF VIEWERS 
CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA. 

TO THE HONORABLE BOARD OF COMMISSIONERS OF 
THE COUNTY OF VANDERBURGH, STATE OF INDIANA: 

We, the undersigned, viewers, appointed by your Honorable Board, at the 
July Term, 1940, thereof, to view, mark and lay out a certain proposed change 
in highway, as petitioned for by Clarence Davis, and others, submit the fol-
lowing report: 

We met, as directed in the order hereto attached and made a part hereof, 
and after having taken an oath to faithfully and honestly discharge the du-
ties assigned us, proceeded to view, and did view, mark and lay out such 
proposed change in highway, in the manner as prescribed by law; that the 
route, bounds, course, distance and termini of said highway are more par-
ticularly described as follows, to-wit: 

Beginning at the point of intersection of the center line of the Ever-
green Road, as now located, with the Darmstadt or Owensville Road, a 
public highway within Vanderburgh County, Indiana, said point being in 
the southeast quarter of the southwest quarter of Section Thirty (30), 
Township Five (5) South, Range Ten (10) West, and extending thence in a 
southeasterly direction along the general line of the center of said 
Evergreen Road, as now located, to the south line of said Section Thir-
ty (30), and continuing thence in a southeasterly direction along the 
general center line of said Evergreen Road, as now located, through part 
of the north half of the northeast quarter of Section Thirty-One (31), 
Township and Range to the east line of said Section, and continuing thence 
in a southeasterly direction along the general center line of said Ever-
green Road, as now located, through part of the west half of Section 
Thirty-two (32), said Township and Range to the east line of said Section, and continuing thence 
and that the right-of-way for said proposed highway, as above laid out is 
sixty (60) feet in width, the center line thereof to be located generally 
upon the line above described. 

We further find that said highway, when so established, will be of public 
utility and that the benefits derived by the respective land owners through 
whose lands said highway passes, if said highway is established, will exceed 
the damages and that said highway, as located by us, does not run through the 
enclosure of any person of more than one year's standing, without the consent 
of such land owner, and in the instances where such consent was not obtainable 
upon examination, it was found that a good way cannot otherwise be had with-
out departing essentially from the route petitioned for. 

IN WITNESS WHEREOF, We have hereunto affixed our signatures on this the 
23rd day of July, 1940. 

(Signed) Arthur Fanchler 
(Signed) Robert Toon 
(Signed) James Hinman 

Viewers
Board of Commissioners, Vanderburgh County, Indiana, August 5, 1940

RE: EVERGREEN ROAD – cont’d.

And the Board, having examined the report of said viewers and having heard evidence and being sufficiently advised, finds that the report of said viewers ought to be approved and said highway established as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be and the same is hereby approved; that said highway, having been found to be of public utility, be established to a right-of-way width of sixty (60) feet along the route in said report fixed.

RE: HOPPE ROAD, UNION TOWNSHIP
(Report of viewers)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HOPPE ROAD IN UNION TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

Come now Philip A. Hoelscher, George D. Mayer and Harry Ritz, heretofore appointed as viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

STATE OF INDIANA )
VANDERBURGH COUNTY ) SS:

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HOPPE ROAD IN UNION TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

We, the undersigned, viewers, appointed by your Honorable Board at the July Term, 1940, thereof, to view, mark and lay out a certain proposed change in a highway, as petitioned for by John A. Koppe and others, submit the following report:

We met, as directed in the order hereto attached and made a part hereof and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view, and did view, mark and lay out such proposed change in highway, in the manner as by law prescribed; that the route, bounds, course, distance and termini of said highway are more particularly described as follows, to-wit:

Beginning at the point of intersection of the line between Sections Fifteen (15) and Sixteen (16), Township Seven (7) North, Range Eleven (11) West with the Cypress-Dale Road, an established highway within Vanderburgh County, Indiana, and extending thence south along said line to the south line of said Sections, and continuing thence south along the line of said Sections, said proposed highway being approximately one and one-half (1½) miles in length, and that the right-of-way for said proposed change of said highway, as
above laid out is eighty (80) feet in width, the center line thereof to be
located upon the line above described.

We further determine that said highway, when so established, will be of
public utility and that the benefits derived by the respective land owners
through whose lands said highway passes, if said highway is so established,
will exceed the damages.

We further find that said highway, as located by us, does not run through
the enclosure of any person of more than one year's standing, without the con-
sent of such land owners, and in the instances where such consent was not ob-
tainable, upon examination, it was found that a good way cannot otherwise be
had, without departing essentially from the route petitioned for.

IN TESTIMONY WHEREOF, we have hereunto affixed our signatures on this the
17th day of July, 1910.

(Signed) Philip H. Hoelscher
(Signed) George D. Mayer
(Signed) Harry Ritz

And the Board, having examined the report of said viewers and having heard
evidence and being sufficiently advised in the premises finds that the report
of said viewers ought to be approved and said highway established as in said
report set forth, to a right-of-way width of eighty (80) feet.

It is therefore ordered by the Board that the report of said viewers be, and
the same is hereby, approved; that said highway, having been found to be of pub-
lic utility, be established to a right-of-way width of eighty (80) feet along
the route in said report fixed.

RE: HAPPE OR BOSECKER ROAD

IN THE MATTER OF THE PETITION OF VICTOR G. DREIER,
ET AL, FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY
FOR THE BOSECKER ROAD IN GERMAN TOWNSHIP, VAN-
DELBURGH COUNTY, INDIANA.

Comes now Clarence Berendes and Antoinette Berendes, and file and present
their remonstrance to the Board against the establishment of the right-of-way
herein petitioned for, which remonstrance is in the words and figures follow-
ing:
STATE OF INDIANA  
VANDERBURG COUNTY  

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURG, STATE OF INDIANA

IN THE MATTER OF THE PETITION OF VICTOR H. DREIER, et al FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HAPPE OR BOSECKER ROAD IN GERMAN TOWNSHIP, VANDERBURG COUNTY, INDIANA

The undersigned, Clarence Bernence and Antoinette Berendes, husband and wife, respectfully represent to the Board that they are freeholders of the County of Vanderburgh and that they are the owners of:

The east half of the northeast quarter of section number eight (8), town six (6) south, range eleven (11) west, which lies north of the New Harmony Road.

The southwest quarter of the southwest quarter of section number four (4), town six (6) south, range eleven (11) west, containing forty (40) acres in Vanderburgh County, Indiana.

That said proposed highway as petitioned for as laid out by the viewers appointed by this Board,

Beginning at the point of intersection of the line between Sections Eight (8) and Nine (9), Township Six (6) South, Range Eleven (11) West with the New Harmony Road, an established highway within Vanderburgh County, Indiana, and extending thence north along said line to the north line of sections Four (4) and Five (5), Township Five (5) South, Range Eleven (11) West to the Milky or Henze Road, a total of approximately one (1) mile, will pass along the land of the above described remonstrants and that by reason thereof it will take a strip of twenty (20) feet in width along the above described property of these remonstrants and on the strip of ground just described that will be required for the highway are garden ground in crops, fence, planted locust and catalpa trees, rhubarb and new seeded red clover, and these remonstrants are damaged to the amount of Three Hundred Dollars (300.00); that by reason of said location of such highway as set forth in the report of the viewers these remonstrants will be damaged in the sum of Three Hundred Dollars.

WHEREFORE, these remonstrants ask that the Board appoint three disinterested freeholders as viewers to review said highway and assess the damages occasioned to these remonstrants by reason of the location thereof.

In Witness Whereof, we have hereunto set our hands this 3rd day of August, 1940.

(Signed) Clarence F. Berendes  
(Signed) Antoinette Berendes  

Remonstrants

Subscribed and sworn to before me this 3rd day of August, 1940.

(Signed) Henry W. Kamman  
Notary Public

(SEAL)

And come also Simon Winternheimer and Matilda Winternheimer, and file and present their remonstrance to the Board against the establishment of the right-of-way herein petitioned for, which remonstrance is in the words and figures following:

STATE OF INDIANA  
VANDERBURG COUNTY  

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURG, STATE OF INDIANA.

IN THE MATTER OF THE PETITION OF VICTOR H. DREIER, ET AL. FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HAPPE ON BOSECKER ROAD IN GERMAN TOWNSHIP, VANDERBURG COUNTY, INDIANA.

The undersigned, Simon Winternheimer and Matilda Winternheimer, husband and
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 5, 1940

BE: BOSCHER ROAD - Cont'd -

wife, respectfully represent to the Board that they are freeholders of the County of Vanderburgh and that they are the owners of:

The west one half of the west half of the northwest quarter of section number nine, town six south, range eleven west, described as commencing at the northeast corner of said half quarter section, thence south along said west boundary and fifteen hundred feet to the New Harmony Road, thence northwest along said road seventy-eight and fifty-five hundredths rods to the Happe road situated on the west line of said half quarter section, thence north along said west line to the northeast corner of said half quarter section, and thence east to the place of beginning, in Vanderburgh County, Indiana.

That said proposed highway as petitioned for and as laid out by the viewers appointed by this Board,

Beginning at the point of intersection of the line between Sections Eight (8) and Nine (9), Township Six (6) South, Range Eleven (11) West with the New Harmony Road, an established highway within Vanderburgh County, Indiana, and extending thence north along said line to the north line of Sections Four (4) and Five (5), Township Five (5) South, Range Eleven (11) West to the Milly or Hense Road, a total distance of approximately one (1) mile,

will pass along the land of the above described remonstrants and that by reason thereof it will take a strip of twenty (20) feet in width along the above described property of these remonstrants and on the strip of ground just described that will be required for the highway are five apple trees, growing crops of beans, corn, flowers and other garden crops, and these remonstrants are damaged to the amount of One Hundred Fifty Dollars ($150.00); that by reason of said location of such highway as set forth in the report of the viewers these remonstrants will be damaged in the sum of One Hundred Fifty Dollars.

WHEREFORE, these remonstrants ask that the Board appoint three disinterested freeholders as viewers to review said highway and assess the damages occasioned to these remonstrants by reason of the location thereof.

In Witness whereof, we have hereunto set our hands this 3rd day of August, 1940.

(Signed) Simon Winternheimer Subscribed and sworn to before me this 3rd day of August, 1940.
(Signed) Matilda Winternheimer
(Signed) Henry Kamman Notary Public

And come also, Paul Niehaus and Matilda Marie Niehaus, and file and present their remonstrance to the Board against the establishment of the right-of-way here- in petitioned for, which remonstrance is in the words and figures following:

STATE OF INDIANA }  
VANDERBURGH COUNTY } BB:;:  
IN THE MATTER OF THE PETITION OF VICTOR H. DHEIER, ET AL FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HAPPE OR BOSCHER ROAD IN GREEN TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

The undersigned, Paul Niehaus and Matilda Marie Niehaus, husband and wife, respectfully represent to the Board that they are freeholders of the County of Vanderburgh and that they are the owners of:

The southeast quarter of the southeast quarter of Section Five (5) Town Six (6) south, Range Eleven (11) west, containing forty (40) acres in Vanderburgh County, Indiana.

That said proposed highway as petitioned for and as laid out by the viewers appointed by this Board,
RE: BOSECKER ROAD —Cont'd—

Beginning at the point of intersection of the line between Sections Eight (8) and Nine (9), Township Six (6) South, Range Eleven (11) West with the New Harmony Road, an established highway within Vanderburgh County, Indiana, and extending thence north along said line to the north line of Sections Four (4) and Five (5) South, Range Eleven (11) East to the Hilly or Mehze Road, a total distance of approximately one (1) mile,

will pass along the land of the above described remonstrants and that by reason thereof it will take a strip of twenty (20) feet in width along the above described property of these remonstrants and on the strip of ground just described that will be required for the highway are growing crops of corn, red clover and lespedesa, and these remonstrants are damaged to the amount of Two Hundred Dollars ($200.00); that by reason of said location of such highway as set forth in the report of the viewers these remonstrants will be damaged in the sum of Two Hundred Dollars.

WHEREFORE, these remonstrants ask that the Board appoint three disinterested freeholders as viewers to review said highway and assess the damages occasioned to these remonstrants by reason of the location thereof.

In Witness Whereof, we have hereunto set our hands this 3rd day of August, 1940.

(Signed) Paul Niehaus
(Signed) Matilda Marie Niehaus
Remonstrants

Subscribed and sworn before me this 3rd day of August, 1940.

(Signed) Henry W. Kemman
Notary Public

My Commission expires December 1, 1942
(SEAL)

And the Board, having heard evidence, both in favor of and against said remonstrances, and being sufficiently advised finds that said remonstrants are freeholders of Vanderburgh County, Indiana, and the owners of the real estate in said remonstrances described which, according to their remonstrance is affected by said petition and viewers’ report, situate in Vanderburgh County, Indiana, and the Board further finds that the prayer of said remonstrants to have viewers appointed should be granted.

IT IS THEREFORE ORDERED by the Board that Henry E. Brackman, Clarence Kuester and Joseph Schmidt, three disinterested freeholders of Vanderburgh County, Indiana, residing outside of German Township, Vanderburgh County, Indiana, wherein said proposed highway is located, be and they are hereby appointed as reviewers to review that portion of said highway which passes over the lands of Clarence and Antoinette Berends, Simon and Matilda Winterheimer and Paul and Matilda Marie Niehaus, which said lands are herein described; that they meet at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, at ___ o’clock, ___ M. on the ___ day of August, 1940, and after having qualified as by law required, as such reviewers, they proceed at that time or upon a day to be by them fixed, to review such portion of such highway as passes over the lands hereinabove described, and ascertain and assess the damages, if any, sustained by said Clarence and Antoinette Berends, Simon and Matilda Wintnerheimer, and Paul and Matilda Marie Niehaus, said remonstrants, by reason of the location of said proposed highway over their lands; that they report their doings herein at the next regular meeting of this Board, and this matter is continued.
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 5 1940

RE: OLMSTED ROAD

{Report of Viewers}

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE OLMSTED ROAD, A HIGHWAY WITHIN KNIGHT TOWNSHIP, VANDERBURG COUNTY, INDIANA.

Come now George D. Mayer, Anton L. Nittner and John G. Wimberg, heretofore appointed as viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

STATE OF INDIANA}
VANDERBURGH COUNTY}

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE OLMSTED ROAD, A HIGHWAY WITHIN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH:

We, the undersigned, viewers, appointed by your Board at the Duly, 1940 Term thereof, to view, mark and lay out a certain proposed change in a highway, as petitioned for by Joe Polz, and others, submit the following report:

We met, as directed in the order hereto attached and made a part hereof, and after taking an oath to faithfully and impartially discharge the duties assigned us, proceeded to view, and did view, mark and lay out such proposed change in highway, in the manner as by law prescribed, that the route, bounds, course, distance and termini of said highway are more particularly described as follows, to-wit:

Beginning at the point of intersection of the north and south line between Section Thirteen (13), Township Six (6) South, Range Nine (9) West with State Road 62 (Boonville Highway), and extending thence north along said line to the north line of said Sections, and continuing thence north along the line between Section Seven (7), Township Six (6) South, Range Nine (9) West and Section Twelve (12), Township Six (6) South, Range Ten (10) West to the north line of said Sections, and continuing thence north along the line between Section Six (6), Township Six (6) South, Range Nine (9) West and Section One (1), Township Six (6) South, Range Ten (10) West to the East and west center line of said Sections, a total distance of approximately one and three-fourths (1 3/4) miles, and that the right-of-way for said proposed change of said highway, as above laid out is sixty (60) feet in width, the center line thereof to be located upon the line above described.

We further determine that said highway, when so established, will be of public utility and that the benefits derived by the respective land owners through whose lands said highway passes, if said highway is established, will exceed the damages, and that said highway, as located by us, does not run through the enclosure of any person of more than one year's standing, without the consent of such land owners, and in the instances where such consent was not obtained, upon examination, it was found that a good way cannot otherwise be had without departing essentially from the route petitioned for.
Board of Commissioners, Vanderburgh County, Indiana, August 5, 1940

RE: OLMETZ ROAD -Cont'd-

IN TESTIMONY WHEREOF, we have hereunto affixed our signatures, on this the 22nd day of July, 1940.

(Signed) Geo D. Mayer
(Signed) Anton L. Bittner
(Signed) John G. Wimberg

[Signatures of Viewers]

And the Board, having examined said report of said viewers and having heard evidence and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be, and the same is hereby approved; that said highway, having been found to be of public utility, be established to a right-of-way width of sixty (60) feet along the route in said report fixed.

RE: WEISS ROAD

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN ARMSGROVE TOWNSHIP, PETITIONED FOR BY EDWARD WEISS, ET AL.

Come now Magdalena Ludwig and William Motz and Mary Motz and file and present their remonstrance to the Board against the location of said proposed highway, which remonstrances are in the words and figures following:

"Damage to property not less than $200, road is not needed whatever. Absolute not necessary."

(Signed) Mr & Mrs Wm Motz
Evansville, Ind. #7"

"To whom it may concern:

I am opposed to the opening of a road adjoining my property in Armstrong Township, because of the damage incurred by such an act. The loss of 70 grapevines in the prime of production and about two acres of ground plus the fencing along this proposed roadway amounts to $500.

My second objection is that such roadway is of no use to me personally and of no use to anyone except those living directly by it.

(Signed) Magdalena Ludwig."

And the Board, having heard the evidence both in favor of and against said remonstrances, and being sufficiently advised in the premises, finds that the said remonstrant Magdalena Ludwig is the owner of the north half of the southwest quarter of Section Sixteen (16), Township Five (5) South, Range Eleven (11) West, situate in Vanderburgh County, Indiana, which said real estate, according to her remonstrance, is affected by said petition
and the viewers' report herein filed and that the said William Motz and Mary Motz are the owners of the east half of the northwest quarter of Section Seventeen (17), Township Five (5) South, Range Eleven (11) West, situate in Vanderburgh County, Indiana, which said real estate according to their remonstrance, is affected by said petition and the viewers' report herein filed, and the Board further finds that reviewers should be appointed to review that portion of said highway which passes over the lands of said Magdalena Ludwig and William and Mary Motz.

IT IS THEREFORE ORDERED BY The Board that Edgar Lynn, Ben Kracht and Leo Lintzenich, three disinterested freeholders of Vanderburgh County, Indiana, residing outside of Armstrong Township, Vanderburgh County, Indiana, wherein said proposed highway is located, be and they are hereby appointed as reviewers to review that portion of said highway which passes over the lands of said Magdalena Ludwig and William and Mary Motz, said remonstrants, and which said lands are herein described, that they meet at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, at 2 o'clock P.M. on the 28th day of August, 1940, and after having qualified as by law required, as such reviewers, they proceed at that time, or upon a day to be by them fixed, to review such portion of said highway as passes over the lands hereinabove described, and ascertain and assess the damages, if any, sustained by said Magdalena Ludwig and William and Mary Motz, said remonstrants, by reason of the location of said proposed highway over their said lands; that they report their doings herein at the next regular session of this Board, and this matter is continued.

On motion the Board recess until Thursday, August 8th, 1940.

[Signatures]

Joseph V. Estes
Harry Johnson
George J. Kissel

Board of County Commissioners
Thursday, August 8th, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: PROJECT STATEMENTS TO
INDIANA STATE HIGHWAY COMMISSION

IN THE MATTER OF PROJECT STATEMENTS SUBMITTED TO THE INDIANA STATE HIGHWAY COMMISSION COVERING WORK TO BE DONE ON CERTAIN VANDERBURGH COUNTY HIGHWAYS TO BE PAID FOR FROM GASOLINE TAX AND LICENSE FEE FUND IN CONJUNCTION WITH W.P.A. AND OTHER FUNDS.

Comes now Henry C. Buente, County Attorney, and reports to the Board that Project statements heretofore prepared by him and submitted to the Indiana State Highway Commission for their approval, covering work to be done on certain highways in Vanderburgh County, Indiana, which work is to be paid for from gasoline tax and license fee funds in conjunction with W.P.A. and other funds, which project statements have been approved by said Commission, with identification numbers indicated, covering the following highways in Vanderburgh County, Indiana, viz:

- C-2424-36 - Kiely Avenue, 1/3 mile - $122.82 plus W.P.A. Funds
- C-2425-37 - Allen Lane Road, 0.50 mile - 184.26 plus W.P.A. Funds

On motion the Board recess until Monday, August 12th, 1940.

[Signatures]

Joseph Eisterhold
George Kissel
Harvey Herndon

BOARD OF COUNTY COMMISSIONERS
QUIT-CLAIM DEED
FOR CORRECTION OF
PREVIOUS DEED ON
SAME REAL ESTATE
That Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana,
pursuant to the order of the Board of Commissioners of the County of
Vanderburgh, State of Indiana,
of Vanderburgh County, and State of Indiana
RELEASE AND QUIT-CLAIMS
To Leo R. Brown and Mary E. Brown, his wife,
of Vanderburgh County, in the State of Indiana for the sum of
Two Thousand Nine Hundred and Sixty ($2,960.00) Dollars
the following described REAL ESTATE in Vanderburgh County, in the
State of Indiana, to wit:
Part of Lot Ten (10) in Cowan's Subdivision of Out Lot Three (3) in
Upper Enlargement of the City of Evansville, described as commencing
at the northeast corner of said Lot on Blackford Avenue, and running
thence south and parallel with Second Street on the line dividing said
Lot Ten (10) and Lot Nine (9) One Hundred Forty (140) feet to the
alley in the rear of said premises; thence toward Third Street along
said alley forty-eight (48) feet, thence north parallel with Second
Street One Hundred Forty (140) feet to the front line of said Lot on
Blackford Avenue, thence west forty-eight (48) feet to the place of
beginning.

IN WITNESS WHEREOF, the said Charles H. Atkin, as County Auditor of Vanderburgh
County, Indiana,
Hereunto set his hand and seal this 10th day of August, 1940
(SEAL)
(SEAL)
(SEAL)
State of Indiana, Vanderburgh County, as:
Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named
Charles H. Atkin, as County Auditor of Vanderburgh County, Indiana,
who acknowledged the execution of the foregoing Deed to be his voluntary act and deed.
WITNESSES, my hand and seal this 10th day of August, 1940
Notary Public
My commission expires June 26, 1948.
RE: SCHOOL FUND PROPERTY -Cont'd-

described to them.

By order of the Board of Commissioners of the County of Vanderburgh, Indiana, this 12th day of August, 1940.

(Signed) Joseph W. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Attest:
(Signed) Cha. H. Atkin
County Auditor of Vanderburgh County, Indiana.

(SZAL)

RE: BLUE GRASS ROAD

All property owners sign petition granting sixty (60) foot Right-of-Way for Blue Grass Road. Same is referred to W. Mack Saunders, County Engineer.

On motion the Board recess until Thursday, August 15th, 1940.

(Signed) Joseph W. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

BOARD OF COUNTY COMMISSIONERS

Thursday, August 15th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Cha. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: EQUIPMENT FOR DEPARTMENT OF PUBLIC WELFARE

The Commissioners approve request of County Department of Public Welfare for purchase of Furniture, Refrigerator and Floor Covering for various Homes, and order the Auditor to advertise for bids as per specifications on file in the Auditor's Office.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

**RE: HIGHWAY DEPARTMENT**

The Commissioners approve purchase of four carloads of rock, at a special price of $1.40 per ton from Phil Frey, as follows:

| Southern | 317815 | 34.50 Ton | 48.30 |
| Southern | 287205 | 42.15 "   | 59.01 |
| Southern | 315329 | 48.25 "   | 67.55 |
| Southern | 118935 | 53.90 "   | 75.46 |

**RE: SCHOOL FUND PROPERTY**

IN THE MATTER OF THE SALE OF REAL ESTATE HERETOFORE ACQUIRED TO SATISFY DELINQUENT SCHOOL FUND LOAN.

The Board of Commissioners having heretofore, to-wit: on the 5th day of August, 1940, had submitted to it the report of Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, of the sale by him to Lee R. Brown and Mary E. Brown, his wife, of the following described real estate situate in Vanderburgh County, Indiana, to-wit:

Part of Lot Ten (10) in Cowan's Subdivision of Out Lot Three (3) in Upper Enlargement of the City of Evansville, described as commencing at the northeast corner of said Lot on Blackford Avenue, and running thence south and parallel with Second Street on the line dividing said Lot Ten (10) and Lot Nine (9), one hundred forty (140) feet to the alley in the rear of said premises, thence toward Third Street along said alley forty-eight (48) feet, thence north parallel with Second Street one hundred forty (140) feet to the front line of said lot on Blackford Avenue, thence west forty-eight (48) feet to the place of beginning.

And this Board, having deferred action on said report until this the 12th day of August, 1940, for the purpose of permitting taxpayers and other persons interested to file objections to said sale, and the Board now finds that no objection or remonstrance has been filed or presented against said sale up to this date, and being fully advised in the premises now finds that the consideration received for the sale of said real estate is in an amount equal to the full appraised value thereof; that said bid was the highest and best bid received by said County Auditor; that said sale in all things conforms to the order of this Board in said report referred to, as heretofore made, directing the sale of said real estate, and the Board now in all things approves the report of said County and the sale of said real estate, and the County Auditor now is directed and ordered to execute his deed to said purchasers conveying said real estate herein.
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 12 & 15, 1940

RE: SCHOOL FUND PROPERTY -Cont'd-

described to them.

By order of the Board of Commissioners of the County of Vanderburgh, Indiana, this 12th day of August, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Attest:
(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana.
(SEAL)

RE: BLUE GRASS ROAD

All property owners sign petition granting sixty (60) foot Right-of-Way for Blue Grass Road. Same is referred to W. Mack Saunders, County Engineer.

On motion the Board recess until Thursday, August 15th, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

BOARD OF COUNTY COMMISSIONERS

Thursday, August 15th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: EQUIPMENT FOR DEPARTMENT OF PUBLIC WELFARE

The Commissioners approve request of County Department of Public Welfare for purchase of Furniture, Refrigerator and Floor Covering for various Homes, and order the Auditor to advertise for bids as per specifications on file in the Auditor's Office.
Board of Commissioners, Vanderburgh County, Indiana,  

AUGUST 15, 1940

RE: LEASE ON W.P.A. OFFICE-COURT HOUSE ANNEX

LEASE between Board of Commissioners of the County of Vanderburgh and The United States of America.

1. This Lease, made and entered into this first day of July in the year one thousand nine hundred and forty by and between Board of Commissioners of the County of Vanderburgh, whose address is Evansville, Indiana, for its heirs, executors, administrators, successors, and assigns, hereinafter called the Lessor, and the United States of America, hereinafter called the Government:

2. The Lessor hereby leases to the Government the following described premises, viz:

3900 Square feet of space consisting of the entire third floor in the Court House Annex, located at 4th & Vine Streets, Evansville, Indiana, described as Lot 172 in Donation Enlargement.

Entire building consists of 11,700 square feet of space.

to be used exclusively for the following purposes:

Office Quarters.

3. To have and to hold the said premises with their appurtenances for the term beginning July 1, 1940, and ending with June 30, 1941. This lease may be cancelled by either party upon thirty (30) days notice in writing to the other.

4. The Government shall not assign this lease in any event, and shall not sublet the demised premises except to a desirable tenant, and for a similar purpose, and will not permit the use of said premises by anyone other than the Government, such sublessee, and the agents and servants of the Government, or of such sublessee.

5. This Lease may, at the option of the Government, be renewed from year to year at a rental of $1.00 per annum, receipt hereby acknowledged, and otherwise upon the terms and conditions herein specified, provided notice be given in writing to the Lessor at least thirty days before this lease or any renewal thereof would otherwise expire; Provided that no renewal thereof shall extend the period of occupancy of the premises beyond the 30th day of June, 1945.

6. The Lessor shall furnish to the Government, during the occupancy of said premises, under the terms of this lease, as part of the rental consideration, the following:

**FACILITIES:** Electric light and power facilities; plumbing equipment and facilities; heating facilities; water facilities.

**SERVICE:** Heat, Water, drinking water; window shades or venetian blinds.

**MAINTENANCE:** Maintenance of the premises and space bid upon and the facilities contained therein in good repair and tenantable condition.

7. The Government shall pay the Lessor for the premises rent at the following rate:

$1.00 per annum, receipt hereby acknowledged.
W. P. A. Lease -Cont'd-

8. The Government shall have the right, during the existence of this lease, to make alterations, attach fixtures, and erect additions, structures, or signs, in or upon the premises hereby leased (provided such alterations, additions, structures or signs shall not be detrimental to or inconsistent with the rights granted to other tenants on the property or in the building in which said premises are located); which fixtures, additions, or structures so placed in or upon or attached to the said premises shall be and remain the property of the Government and may be removed therefrom by the Government prior to the termination of this lease, and the Government, if required by the Lessor, shall, before the expiration of this lease or renewal thereof, restore the premises to the same condition as that existing at the time of entering upon the same under this lease, reasonable and ordinary wear and tear and damages by the elements or by circumstances over which the Government has no control, excepted: Provided, however, that if the Lessor requires such restoration, the Lessor shall give written notice thereof to the Government twenty days before the termination of the lease.

9. The Lessor shall, unless herein specified to the contrary, maintain the said premises in good repair and tenantable condition during the continuance of this lease, except in case of damage arising from the act or the negligence of the Government's Agents or employees. For the purpose of so maintaining the premises, the Lessor reserves the right at reasonable times to enter and inspect the premises and to make any necessary repairs thereto.

10. If the said premises be destroyed by fire or other casualty this lease shall immediately terminate. In case of partial destruction or damage, so as to render the premises untenable, either party may terminate the lease by giving written notice to the other within fifteen days thereafter, and if so terminated no rent shall accrue to the Lessor after such partial destruction or damage.

11. No Member of or Delegate to Congress or Resident Commissioner shall be admitted to any share or part of this lease or to any benefit to arise therefrom. Nothing, however, herein contained shall be construed to extend to any incorporated company, if the lease be for the general benefit of such corporation or company.

IN WITNESS WHEREOF, the parties hereto have hereunto subscribed their names as of the date first above written.

In presence of:

Harvey Herndon, Court House, Room 112
Evansville, Indiana

UNITED STATES OF AMERICA,
By B. T. Deibel
Assistant State Procurement Officer
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: PETITION- GUARDIANS' HOME

The Commissioners received petition of property owners and residents in vicinity of Guardians Home, and order same filed in the Auditor's Office.

RE: MOTZ ROAD

The Commissioners approve payment to Andrew Martin of $15.00 for cutting bushes on the Motz Road.

On motion the Board recess until Thursday, August 22nd, 1940.
WARRANTY DEED

This Indenture Witnesseth

That HARRY D. WEBB (UNMARRIED)---------

of VANDERBURGH County, and State of INDIANA

To VANDERBURGH COUNTY, INDIANA,

RE: F VANDERBURGH

of VANDERBURGH County, in the State of INDIANA, for the sum of

NINE HUNDRED (900.00) ---------

$900.00

the following described REAL ESTATE in VANDERBURGH County, in the State of Indiana, to wit:

A STRIP OF LAND SIXTY-EIGHT AND ONE-HALF (68½) FEET WIDE LYING NORTH OF AND ADJACENT TO THE NORTH RIGHT-OF-WAY LINE OF THE LOUISVILLE AND NASHVILLE RAILROAD COMPANY, SITUATED IN THE EAST HALF OF THE SOUTHEAST QUARTER OF THE NORTHWEST QUARTER OF SECTION TWENTY-ONE (21), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST, AND CONTAINING ONE AND EIGHT ONE-HUNDREDTHS (1.08) ACRES, MORE OR LESS.

ALSO, A STRIP OF LAND FIFTY (50) FEET WIDE SITUATED IN THE SOUTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION TWENTY-ONE (21), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST, AND DESCRIBED AS BEGINNING AT A POINT WHERE THE CENTER LINE OF THE BOOGIE CAMP ROAD, AN ESTABLISHED HIGHWAY IN VANDERBURGH COUNTY, INDIANA, INTERSECTS THE NORTH RIGHT-OF-WAY LINE OF SAID LOUISVILLE AND NASHVILLE RAILROAD COMPANY, THENCE IN A WESTERLY DIRECTION ALONG SAID NORTH RIGHT-OF-WAY LINE TO THE WEST LINE OF SAID QUARTER QUARTER SECTION, THENCE NORTH FIFTY (50) FEET, THENCE EAST PARALLEL WITH SAID NORTH RIGHT-OF-WAY LINE OF SAID LOUISVILLE AND NASHVILLE RAILROAD COMPANY TO THE CENTER OF SAID BOOGIE CAMP ROAD AND THENCE SOUTH TO THE PLACE OF BEGINNING, CONTAINING SEVENTY-NINE HUNDREDTHS (.79) OF AN ACRE, MORE OR LESS.

THIS CONVEYANCE IS MADE UPON CONDITION THAT THE GRANTEE ASSUME AND PAY ALL TAXES AND ASSESSMENTS NOW A LIEN AGAINST SAID REAL ESTATE.

IN WITNESS WHEREOF, the said

HARRY D. WEBB (UNMARRIED)------

Ha heretofore set hand and seal this 21st day of August, 1940

(SEAL)

(SEAL)

(SEAL)

STATE OF INDIANA, VANDERBURGH County, ss:

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named

HARRY D. WEBB (UNMARRIED)------

who acknowledged the execution of the foregoing Deed to be voluntary act and deed.

WITNESS, my hand and seal this 21st day of August, 1940

NOTARIAL

Notary Public

My commission expires January 2, 1945
Board of Commissioners, Vanderburgh County, Indiana, August 15 & 19, 1940

RE: HIGHWAY DEPARTMENT

The Commissioners approve purchase of three carloads of rock at a special price of $1.00 per ton from Phil Frey:

<table>
<thead>
<tr>
<th>Carload</th>
<th>Weight (tons)</th>
<th>Price (special)</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Southern 316227</td>
<td>53.75</td>
<td>$1.00</td>
<td>$53.75</td>
</tr>
<tr>
<td>55487</td>
<td>53.05</td>
<td></td>
<td>53.05</td>
</tr>
<tr>
<td>17657</td>
<td>50.10</td>
<td></td>
<td>50.10</td>
</tr>
</tbody>
</table>

On motion the Board recess until Monday, August 19th, 1940.

Joseph V. Eisterhold
George J. Kissel
Henry Herndon

Board of County Commissioners

Monday, August 19th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor, and Henry Buente, County Attorney.

The minutes were read and approved.

RE: PETITION- GUARDIANS' HOME

The Commissioners received petition of property owners and residents in vicinity of Guardians Home, and order same filed in the Auditor's Office.

RE: MOTZ ROAD

The Commissioners approve payment to Andrew Martin of $15,00 for cutting bushes on the Motz Road.

On motion the Board recess until Thursday, August 22nd, 1940.

Joseph V. Eisterhold
George J. Kissel
Henry Herndon

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: PROPERTY- BOEME HOSPITAL

IN THE MATTER OF THE PURCHASE OF REAL ESTATE FORMERLY USED FOR ELECTRIC RAILWAY RIGHT-OF-WAY PURPOSES, ADJACENT TO LANDS OWNED BY VANDERBURGH COUNTY, USED FOR TUBERCULOSIS HOSPITAL PURPOSES.

The Board now finds that certain lands adjacent to lands owned by Vanderburgh County, Indiana, occupied by the Vanderburgh County Tuberculosis Hospital, formerly used for right-of-way purposes by the Evansville and Ohio Valley Railway Company, have been purchased from the receiver of said Railway Company by Arthur E. Wilson and by him transferred to Harry D. Webb, and it being considered desirable to acquire said property for Vanderburgh County, in order that the same may not be used for purposes which might become detrimental to said hospital property, and said right-of-way property having been offered to Vanderburgh County, Indiana, for the sum of Nine Hundred (900.00) Dollars, which amount was heretofore appropriated by the Vanderburgh County Council for the purchase of said real estate, and the Board now deems it to the best interests of said Hospital property and Vanderburgh County to acquire said real estate for said sum of Nine Hundred (900.00) Dollars, and the County Auditor is ordered and directed to complete all negotiations for the purchase of said real estate and on behalf of Vanderburgh County, Indiana, to receive proper deed conveying said real estate to Vanderburgh County, Indiana, and being the following described real estate situate in Vanderburgh County, Indiana, to-wit:

A strip of land sixty-eight and one-half (68½) feet wide lying adjacent to and on the north, parallel with the North right-of-way line of the Louisville & Nashville Railroad Company, situated in the east half of the southeast quarter of the northwest quarter of Section Twenty-one (21) Township Six (6) South, Range Eleven (11) West, and containing one and eight one-hundredths (1.08) acres, more or less.

Also a strip of land fifty (50) feet wide situated in the southwest quarter of the northeast quarter of Section Twenty-one (21), Township Six (6) South, Range Eleven (11) West, and described as beginning at a point where the center line of the Boehne Camp Road intersects the north right-of-way line of the Louisville and Nashville Railroad, thence in a westerly direction along said north right-of-way line to the west line of said quarter quarter section, thence north fifty (50) feet, thence east parallel with said right-of-way of said Railroad to the center line of said Boehne Camp Road, and thence south to the place of beginning, containing seventy-nine hundredths (.79) acre, more or less.
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 22, 1940

PROPERTY- BOEHNE HOSPITAL -Cont'd)

and said County Auditor is ordered and directed to draw his warrant in said sum of Nine Hundred (900.00) Dollars in payment for said real estate, upon completion of all transactions necessary to place title thereto in Vanderburgh County, Indiana.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, this 22nd day of August, 1940,

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Attest:
(Signed) Chas. H. Atkin
County Auditor, Vanderburgh County, Indiana.

RE: WASHINGTON HOME -- W. P. A. PROJECT

The Commissioners approve payment of twelve (12) painters, nine for one day each and three for two days each, of eight (8) hours at sixty-nine (.69) cents per hour, as follows:

Clarence Stuckey
John L. Masters
Clarence Allen
Roy Hunt
Russell Barclay
Wm M. Miller
Thomas Connally
Ernest Wilson
Charles Thomas
Frank Kilian
Dean Dickerson
Howard Brown

On motion the Board recess until Monday, August 26th, 1940.

Joseph V. Eisterhold
George J. Kissel
Harvey Herndon

BOARD OF COUNTY COMMISSIONERS
Monday, August 26th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: APPROVAL OF ADDITIONAL APPROPRIATIONS-VANDERBURGH COUNTY

STATE OF INDIANA
OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS

In The Matter Of Additional Appropriations For Vanderburgh County, Indiana.

August 24th, 1940

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the matter of additional appropriations in the sum of $8,550;

And;

This matter having been set for hearing on August 22nd, at 10 A.M., report having been made and all the facts having been carefully considered, this Board does now affirm said Additional Appropriations in the sum of $8,550, as follows:

<table>
<thead>
<tr>
<th>Fund</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$1,550</td>
</tr>
<tr>
<td>County Road Fund</td>
<td>7,000</td>
</tr>
</tbody>
</table>

STATE BOARD OF TAX COMMISSIONERS OF INDIANA
Phillip Zoercher, Chairman

Attest:
Secretary

RE: INSURANCE SERVICE REPORTS

Reports were received from the Maryland Casualty Company on the following County Buildings:

Colored Orphans Home - County Jail - Boehne Hospital - Guardians Home -
Boiler in old County Garage - New County Garage - County Infirmary -
Hillcrest Home.

The above reports are referred to Jacob Bassemier, Superintendent of County Buildings.
RE: BOONVILLE-NEW HARMONY ROAD

The Commissioners direct that immediate steps be taken towards having the Boonville-New Harmony Road included in the Indiana State Highway System, from State Road #65 east to State Road #57.

On motion the Board recess until Thursday, August 29th, 1940.

Thursday, August 29th, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BIDS ON FURNITURE, LINOLEUM & REFRIGERATOR FOR COUNTY DEPARTMENT OF PUBLIC WELFARE.

This being the time set for the receiving of bids on Furniture, Refrigerator and Linoleum for the County Department of Public Welfare, come now the following parties and submit their bids:

F. M. FRISSE FURNITURE STORE

2- Settee Davenports, 6" spring filled cushions, padded backs, 1" chromium tubing, square tubular back uprights, enameled wood arm rests, seats 56"x21 $36.00 each

2- Spring Base Chairs, rubber feet, spring seats, padded backs, enameled wood arm rests, 1 1/16" chromium tubing, seats 19"x19" $20.00 each

2- Platform Rocker Type Chairs, (adjustable to weight), spring filled cushions with no sag under construction and no sag springs in back, enameled wood arm rests, 1" chromium tubing, seats 22"x19" $33.00 each

2- Chairs Spring Seats and padded backs, bentwood arms, 1" chromium tubing tapering to 3/4", seats 15 x 15" $12.00 each

1- Table, plywood top, stainless steel edge, 1" chromium tubing $14.00 each

1- Table, plywood top, 3/8" chromium tubing $12.00 each

2- Tables, top and shelf plywood, metal edging, 3/8" chromium tubing $14.75 each
Under

RE:  Automobile, caused

The above bids are referred to the Department of Public Welfare, to be taken under advisement until September 3rd, 1940.

RE:  ACCIDENT BY COUNTY TRUCK

The Commissioners approve payment of $6.30 to Joseph Hein for damage to his Automobile, caused by a County Truck.
The Commissioners accept offer of Highway Department to meet the Commission August 30th in Indianapolis, regarding Boonville-New Harmony Road, and authorize the Commissioners and County Attorney to attend the meeting.

On motion the Board adjourn sine die.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO CALL, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO GUY K. FOX, DEPUTY COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY COUNTY SHERRIFF, JULIUS F. RITTER.

THE MINUTES WERE READ AND APPROVED.

RE: HEARING ON ADDITIONAL APPROPRIATIONS

THE STATE BOARD OF TAX COMMISSIONERS WILL HOLD HEARING ON ADDITIONAL APPROPRIATIONS FOR CITY OF EVANSVILLE AT 2:30 O.M. SEPTEMBER 3RD, AND VANDERBURGH COUNTY AT 2:45 P.M., SEPTEMBER 3RD.

RE: REPORT OF REVIEWERS ON HIGHWAY IN ARMSTRONG TOWNSHIP

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY, INDIANA, PETITIONED FOR BY EDWARD WEISS, ET AL.

COME NOW LEO E. LINTZENICH, BEN KRAEHT AND EDGAR LYNN, HERETOFORE APPOINTED AS REVIEWERS TO REVIEW A CERTAIN HIGHWAY HEREAFTER PARTICULARLY DESCRIBED AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

STATE OF INDIANA |
VANDERBURGH COUNTY |

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN ARMSTRONG TOWNSHIP, PETITIONED FOR BY EDWARD WEISS, ET AL.

REPORT OF REVIEWERS
Board of Commissioners, Vanderburgh County, Indiana, September 3, 1940

RE: WEISS ROAD - CONT'D -
(Report of Reviewers)

We, the undersigned, reviewers, appointed by the Board of Commissioners of the County of Vanderburgh, State of Indiana, at their August Session, 1940, to review a certain proposed highway, described in the order and notice hereto attached, and to assess the damages, if any, that might be sustained by the parties named in said order, by reason of the location of said highway, did, on the 28th day of August, 1940, meet at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, as directed in said order and notice, and after having been duly sworn, according to law, did proceed to review and did review said proposed highway, described as follows, to-wit:

Commencing at the point of intersection of the east and west center line of Section Sixteen (16), Township Five (5) South, Range Eleven (11) West with State Highway No. 65, and extending thence west along said middle section line to the west line of said section and continuing thence west along the easy and west center line of Section Seventeen (17), said Township and Range, to the Buente Road, an established highway within Vanderburgh County, Indiana, said proposed highway being approximately one and one-quarter miles in length.

And we, the reviewers, find that said Magdalena Ludwig and William and Mary Motz are entitled to no damages, for the reason that the benefits which will be derived by them by reason of the establishment of said proposed highway will exceed the damages, if any, which they may sustain.

Dated at Evansville, Indiana, this 28th day of August, 1940.

(Signed) Leo E. Lintzenich
(Signed) Ben Kracht
(Signed) Edgar Lynn
Reviewers

And the Board, having examined the report of said reviewers and having heard evidence and being sufficiently advised in the premises finds that the remonstrators Magdalena Ludwig and William and Mary Motz are entitled to no damages and that the report of said reviewers ought to be approved.

It is therefore ordered by the Board that the report of said reviewers be and the same is hereby approved; that the costs of this review be paid out of the County Treasury and that said highway be recorded and opened to a right-of-way width of sixty (60) feet, and it is further ordered that said highway, when so opened and established be kept in repair as provided by law.
Board of Commissioners, Vanderburgh County, Indiana, September 3, 1940

RE: HOPPE OR BOSECKER ROAD IN GERMAN TOWNSHIP

(Report of Reviewers)

IN THE MATTER OF THE PETITION OF VICTOR G. DREIER, ET AL., FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HOPPE OR BOSECKER ROAD IN GERMAN TOWNSHIP, VANDERBURG COUNTY, INDIANA.

Come now Clarence Kuester, Henry Brackman and Joseph Schmitt, heretofore appointed as reviewers to review a certain highway herein-after particularly described and file and present their report, which said report is in the words and figures following, to-wit:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE PETITION OF VICTOR G. DREIER, ET AL., FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HOPPE OR BOSECKER ROAD IN GERMAN TOWNSHIP, VANDERBURG COUNTY, INDIANA.

We, the undersigned, reviewers, appointed by the Board of Commissioners of the County of Vanderburgh, State of Indiana, at their August Session, 1940, to review a certain proposed highway described in the order and notice hereto attached, and to assess the damages, if any, that might be sustained by the parties named in said order, by reason of the location of the right-of-way for said highway, did, on the 27th day of August, 1940, meet at the office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, as directed in said order and notice, and after having been duly sworn according to law did proceed to review and did review said proposed right-of-way for said highway, as follows, to-wit:

Commencing at the point of intersection of the north and south line between Sections Eight (8) and Nine (9), in Township Six (6) South, Range Eleven (11) West, with Indiana State Road No. 66 (New Harmony Road) and extending thence north along said line to the north line of said Sections, and continuing thence north along the line between Sections Four (4) and Five (5), said Township and Range to the Old Mill Road, a distance of approximately one and an eighth miles,

And we, the reviewers, find that said Clarence and Antoinette Berendes, Simon and Matilda Winternheimer and Paul and Matilda Niehaus are entitled to do damages for the reason that the benefits which will be derived by them by reason of the construction of said proposed highway will exceed the damages, if any, which they may sustain.

Dated the Evansville, Indiana, this 27th day of August, 1940.

(Signed) Clarence Kuester
(Signed) Henry Brackman
(Signed) Joseph Schmitt
Reviewers
Board of Commissioners, Vanderburgh County, Indiana, September 3, 1940

RE: HOPPE OR BOSECKER ROAD (Cont'd)

AND THE BOARD, HAVING EXAMINED THE REPORT OF SAID REVIEWERS AND HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT THE SAID REMONSTRATORS, CLARENCE AND ANTOINETTE BERENDES; SIMON AND MATILDA WINTERHEIMER AND PAUL AND MATILDA NIEHAUS ARE ENTITLED TO NO DAMAGES AND THAT THE REPORT OF SAID REVIEWERS OUGHT TO BE APPROVED.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID REVIEWERS BE AND THE SAME IS HEREBY APPROVED AND CONFIRMED; THAT THE COSTS OF THIS REVIEW BE PAID OUT OF THE COUNTY TREASURY AND THAT SAID HIGHWAY BE AND THE SAME IS HEREBY RECORDED AND OPENED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET AND IT IS FURTHER ORDERED THAT SAID HIGHWAY BE KEPT IN REPAIR AS PROVIDED BY LAW.

RE: CONTRACTS ON EQUIPMENT FOR COUNTY DEPARTMENT OF PUBLIC WELFARE

The Commissioners this day make the following awards on equipment for Department of Public Welfare:

F.W. FRISEE FURNITURE STORE

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<thead>
<tr>
<th>Item Description</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
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<td>2- SETTEE DAVENPORTS</td>
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<td>$36.00</td>
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<tr>
<td>2- SPRING BASE CHAIRS</td>
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<td>$20.00</td>
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<tr>
<td>2- PLATFORM ROCK TYPE CHAIRS</td>
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<td>2- SPRING SEAT CHAIRS</td>
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<td>$12.00</td>
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J. A. BRUCKEN COMPANY, INC.

1- REFRIGERATOR            |          | $475.00   |

SPIEGEL FURNITURE CORPORATION

495 Sq. Yards 1/8" BATTLESHIP LINOLEUM | $815.00
48 Ft. METAL EDGING INSTALLED AT DOORWAYS | 7.20

On motion the Board recess until Thursday, September 5th, 1940.

[Signatures]

Joseph F. Estkowski
George J. Kissel
Henry Hummer

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: COUNTY WELFARE DEPARTMENT

September 3rd, 1940

Board of County Commissioners
Vanderburgh County
Court House, City

Gentlemen:

This is to advise that the Board of Public Welfare is moving the children from the Douglas Home to the Hillcrest Home and effective September 15th, 1940, is returning the Douglas Home to the Board of County Commissioners.

Yours very truly,

(Signed) Marie M. Fischer
Secretary, Board of Public Welfare
Vanderburgh County

(Signed) Cordelia Richardt, President
(Signed) Joseph A. Betz, Vice-President
(Signed) Alvin W. Walther, Member
(Out of Town) Theodore Stein, Member
(Out of Town) Mrs. Albion Smith, Member

On motion the Board recess until Monday, September 9th, 1940.

[Signatures]

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor and Henry Buentz, County Attorney.

The minutes were read and approved.

Re: Douglas Home

Permission is granted W. P. A. for the use of Douglas Home after September 15th, 1940, at which time the Department of Public Welfare will vacate, according to their letter of September 3rd, 1940, on file in the Auditor's Office.

Re: W.P.A. Office in Court House Annex

The Board of Commissioners grants Alvin Walthers, Trustee of Pigeon Township permission to use the third floor of Court House Annex, upon vacation of same by W. P. A. Office.

Re: Veterans of Foreign Wars Quarters

The Board receives request from Veterans of Foreign Wars Organization to place some wire in their quarters at the Coliseum. Upon recommendation from Jacob Bassemier, Superintendent of County Buildings, the Commissioners grant request.

On motion the Board recess until Thursday, September 12th, 1940.

[Signatures]

Joseph V. Eisterhold
George J. Kisel
Harvey Herndon

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said board; also Guy K. Fox, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bids on Supplies for Boehne Hospital, County Infirmary and Sanitary Supplies

The Board orders the Auditor to advertise for bids on supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for County Institutions for the months of October, November and December, 1940.

Re: Use of Election Equipment

Comes now Val A. Dietsch, County Clerk and requests that the Board of Commissioners give the Board of Election Commissioners permission to use all election equipment necessary for the Fall 1940 election. Commissioners grant request.

Re: Highway Department
(Leave of absence of employe)

Commissioners grant Rudolph Kahre, employe in Highway Department, leave of absence.

Re: Seven Hills Road
(Appointment of Viewers)

In the matter of the establishment of a right-of-way for the Seven Hills Road in Scott Township, Vanderburgh County, Indiana.

Come now Walter C. Pearson, as President of the Bell Conservation Club and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the establishment of a right-of-way for the Seven Hills Road in Scott Township, Vanderburgh County, Indiana, and said petitioners also file with an present to the Board the affidavit of Henry C. Buente that notice was given of the filing of said petition by posting in three public places in the neighborhood of said road, and the certificate of Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner interested, not signing said petition, by U.S. Mail, postage prepaid, of the presentation and filing of said petition, for more than twenty (20) days prior to the 12th day of September, 1940.

And the Board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by more than twelve (12) freeholders residing in said County of Vanderburgh; that more than six (6) of said
Board of Commissioners, Vanderburgh County, Indiana, September 12, 1940

RE: SEVEN HILLS ROAD (Cont'd)

Petitioners are resident freeholders in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said highway for more than twenty (20) days prior to this date, and that copy of said notice was mailed to each owner of real estate affected, not signing said notice being mailed by U.S. Mail, postage prepaid, more than twenty (20) days prior to this date.

It is therefore ordered, by the Board that Theodore Kolb, Leroy Shoemaker and William W. Knerr, all resident freeholders of Vanderburgh County, Indiana, residing outside of Scott Township, Vanderburgh County, Indiana, and they are, hereby appointed viewers to view said highway proposed to be changed, extended, widened and opened, that is to say upon the following described route and premises, to wit:

Beginning at the point of intersection of the east and west center line of Section Twenty-six (26), Township Four (4) South, Range Ten (10) West with the Volkman and Barton Roads, both established highways within Vanderburgh County, Indiana, (being also the west line of said section) and extending thence east along said center line of said section to the east line thereof, and continuing thence east along the east and west center line of Section Twenty-Five (25), said township and range to the east line of said section, being also the Vanderburgh-Warrick County line, a total distance of two miles.

It is further ordered that said viewers view said highway, as required by law, and that they mark, lay out and locate the same to a right-of-way width of eighty (80) feet; that said viewers meet at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, on the 13th day of September, 1940, at 2:00 o'clock P.M. and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the August, 1940, term of this Board, and this matter is continued.

RE: HIGHWAY IN PERRY AND GERMAN TOWNSHIPS

(Appointment of Viewers)

STATE OF INDIANA

VANDERBURGH COUNTY

Before the Board of Commissioners of the County of Vanderburgh, State of Indiana,

In the matter of the establishment of a right-of-way for a highway in Perry and German Townships, Vanderburgh County, Indiana, petitioned for by William P. Koressel, et al.

Comes now William P. Koressel and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to this Board their petition for the establishment of a right-of-way for a highway in Perry and German Townships, Vanderburgh County, Indiana, and said
RE: HIGHWAY IN PERRY & GERMAN TOWNSHIPS

Petitioners also present and file with the Board the Affidavit of Joseph V. Eisterhold that notice was given of the filing of said petition by posting in three public places in the neighborhood of said road, and the certificate of Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner interested, not signing said petition, by U.S. Mail, postage prepaid, for more than twenty (20) days prior to the 12th day of September, 1940.

And the Board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by more than twelve (12) freeholders residing in said county of Vanderburgh; that more than six (6) of said petitioners are resident freeholders in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said highway for more than twenty (20) days before this date, and that copy of said notice was mailed to each owner of real estate affected, not signing said petition, said notice being mailed by U.S. Mail, postage prepaid, more than twenty (20) days before this date.

It is therefore ordered by the Board that Leo E. Lintzenich, George D. Mayer and Frank Byrnes, all resident freeholders of Vanderburgh County, Indiana, and residing outside of said Perry and German Townships, Vanderburgh County, Indiana, be and they are hereby appointed viewers to view said highway proposed to be established, opened and improved, that is to say, upon the following described route and premises, to wit:

Commencing at the point of intersection of the north and south center line of the west half of Section Seventeen (17), Township Six (6) South, Range Eleven (11) West with the east and west center line of the south half of said section, said point being also the point of intersection of said north and south center line of said half section with the Korning Road, an established highway within Vanderburgh County, Indiana, and extending thence north along said north and south center line of said half section to the Perry-German Township Line, and extending thence west along said Township Line to the Koressel Road, an established highway within Vanderburgh County, Indiana, being also the west line of said Section Seventeen (17), Township Six (6) South, Range Eleven (11) West and Section Eight (8), said Township and Range, said proposed highway being approximately one (1) mile in length.

It is further ordered that said viewers view said proposed highway, as required by law, and that they mark, lay out and locate the same to a width of sixty (60) feet; that said viewers meet at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, on the 16th day of September, 1940, at 2:00 o'clock P.M. and qualify as such viewers and that they report their proceedings to this Board on or before the 1st day of the October, 1940, Term of this Board, and this matter is continued.
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 12 & 16, 1940

RE: UNION TOWNSHIP LEVEE
(Agreement relating to Drag Line)

Agreement relating to the Union Township Levee Dragline is filed by Union Township Levee Committee, and same is referred to Henry Buente, County Attorney.

On motion the Board recess until Monday, September 16th, 1940.

Joseph V. Eisterhold
George J. Kisel
Henry Anderson

BOARD OF COUNTY COMMISSIONERS

Monday, September 16th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Henderson members comprising said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: ADDITIONAL APPROPRIATIONS FOR DEPARTMENT OF PUBLIC WELFARE (Approval of State)

STATE OF INDIANA
OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS

In the matter of additional appropriations for Vanderburgh County, Indiana.

No. 447

September 10th, 1940

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the matter of additional appropriations for said County in the sum of $10,000;

And;

This matter having been set for hearing on September 3rd, at 2:45 P.M., report having been made and all the facts having been carefully considered, this Board does now affirm said additional appropriations in the sum of $10,000 for the County Welfare Fund.

STATE BOARD OF TAX COMMISSIONERS
OF INDIANA

PHILIP ZOERCHER, CHAIRMAN

ATTEST:
SECRETARY

On motion the Board recess until Thursday, September 16th, 1940.

Joseph V. Eisterhold
George J. Kissel
Henry Anderson

BOARD OF COUNTY COMMISSIONERS
Thursday, September 19th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Lease Agreement WPA

In the matter of the availability of Douglas Home, belonging to Vanderburgh County, Indiana, for use by the Federal Government for its District W. P. A. Offices.

The premises known as Douglas Home on Lincoln Avenue, in the City of Evansville, Indiana, belonging to Vanderburgh County, Indiana, having been vacated and being made available for use of the Works Project Administration for its District Offices, and the Procurement Division of the Government of the United States having submitted questionnaire requesting a lease proposal for said premises from the County of Vanderburgh, together with other information, the Board now directs Harvey Herndon, a member of this Board, to act for and on behalf of this Board in filling out said questionnaire and furnishing the information requested by said Procurement Division and to sign said proposal on behalf of this Board, and the Government of the United States, requiring that the lease covering said premises be dated from the date of its acceptance until June 30th, 1941, with the option and privilege of renewing the same from year to year until the 30th day of June, 1945, it is now determined by the Board that is satisfactory to the Board and said Harvey Herndon, on behalf of this Board, is authorized to execute said lease with such provision embodied therein.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made at a recessed session of the September, 1940 term there-of on this the 19th day of September, 1940, when present Joseph V. Eisterhold, Harvey Herndon and George J. Kissel, all of the members of said Board, also Charles H. Atkin, County Auditor, and Henry C. Buente, County Attorney.

On motion the Board recess until Monday, September 23rd, 1940.

[Signatures]

Board of County Commissioners
MONDAY, SEPTEMBER 23, 1940.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD AND GEORGE J. KISSEL, MEMBERS OF THE BOARD OF COMMISSIONERS; ALSO CHAS. H. ATKIN, COUNTY AUDITOR, GUY K. FOX, DEPUTY COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIED FOR COUNTY INSTITUTIONS

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON SUPPLIES FOR THE MONTHS OF OCTOBER, NOVEMBER AND DECEMBER FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR VARIOUS COUNTY INSTITUTIONS, COME NOW THE FOLLOWING PARTIES AND SUBMIT THEIR BIDS:

**BOEHNE HOSPITAL**

- FELDMAN BAKING CO
- JULIUS RASTATTER
- HERRMANN DAIRY
- KOCH DAIRY CO
- IDEAL PURE MILK CO
- PURITY DAIRY CO
- EDGEWOOD DAIRY
- YOKEI & SONS
- STAHL PACKING CO
- KLENCK MEAT MARKET
- S, KAHN'S SONS

**COUNTY INFIRMARY**

- S KAHN'S SONS
- STAHL PACKING CO
- YOKEI & SONS
- KLENCK IS MEAT MARKET
- FELDMAN BAKING CO
- KREYLING & COMPANY

**SANITARY SUPPLIES**

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ALL BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, SEPTEMBER 26TH, 1940.
RE: STATE BOARD OF TAX COMMISSIONERS
(Hearing)

The State Board of Tax Commissioners will hold hearings on twelve units of Vanderburgh County on October 3rd, as follows:

Beginning at 9 A.M. - Vanderburgh County
   Armstrong Twp
   Center "
   German "
   Knight "
   Perry "
   Pigeon "
   Scott "

Beginning at 1 P.M. - Union Township
   City of Evansville
   Library Board
   City Schools

RE: REPAIR OF ELECTION EQUIPMENT

The County Clerk files list of persons employed to get election equipment read for election, as follows:

"Gentlemen:

This is to advise you the following have been employed by the Board of Election Commissioners at a salary of $5.00 per day for the men and $6.00 per day for the Superintendent:

Ed Durham - Superintendent
AL J. Shipher
Joe Linton
Oscar Lynn
Truman Moore
Fred Baker
Joe Wittmer
Tony Dietsch

This is for work in getting the machines, ballot boxes and booths ready for the coming general elections.

(Signed) Val. A. Dietsch
Secretary Board of Election Commissioners"

RE: LEGAL SERVICES - HENRY C BUENTE

In the matter of the allowance to Henry C. Buente, for legal services rendered in connection with the collection of taxes through court proceedings.

Pursuant to previous agreement and instructions, wherein the Board of Commissioners of the County of Vanderburgh, Indiana, instructed Henry C. Buente to prepare, present and prosecute the claims of the County Treasurer of Vanderburgh County, Indiana, for delinquent and current taxes due from the following:

Bishop Coffee Company in Cause No. 4529, in the Vanderburgh Circuit Court, entitled The South Coast Corporation vs. Bishop Coffee Company, Inc., F. Bayard Culley, Receiver, personal property taxes, on which claim the total amount of $737.77 was recovered, fee allowed by Board $73.77

Peerless Tank & Seat Works, in Cause No. 1594, in the Vanderburgh Probate Court, entitled Marie L. Helfrich, Executrix, etc. vs. Peerless Tank & Seat Works, Edmund F. Ortmeier and Harry P. Deed Co-receivers, on which claim the total amount of $1,820.56 was collected in taxes on real estate and $1,555.58 on personal property taxes, total taxes collected on claim $3,376.14, fee allowed on collection of personal taxes $155.58.
LEGAL SERVICES- HENRY C BUENTE- CONT'D

LEWIS REALTY COMPANY, KREYLING INTERESTS; GEIGER TRANSFER COMPANY; ANNA GILBERT; LAMBCO BLDG.& LOAN ASSN; THE HOUSE OF CRANE; WILLIAM C. SANDERSON, ET AL, AND NATIONAL CITY BANK, IN CAUSE No. 43-CIVIL, IN THE DISTRICT COURT OF THE UNITED STATES FOR THE SOUTHERN DISTRICT OF INDIANA, EVANSVILLE DIVISION, ENTITLED UNITED STATES OF AMERICA VS. LEWIS REALTY COMPANY, ET AL, TOTAL AMOUNT OF CLAIM $4,315.28, ON WHICH CLAIM ALL AMOUNTS, EXCEPT THE SUM OF $1,978.46 WERE PAID BY THE RESPECTIVE TAXPAYERS PRIOR TO JUDGMENT BEING RENDERED, AND SAID BALANCE OF $1,978.46 WAS COVERED BY JUDGMENT RENDERED BY SAID COURT, WHICH WAS COLLECTED AND THE AMOUNT RECEIVED BY THE COUNTY TREASURER - FEE ALLOWED BY BOARD . . . . . . . . . . . . . . . . $50.00

ALL OF WHICH SERVICES CONSIST OF A SPECIAL CHARACTER AND ARE OUTSIDE OF AND IN ADDITION TO THE DUTIES OF SAID HENRY C. BUENTE AS COUNTY ATTORNEY, AND THE BOARD NOW FIXES THE COMPENSATION FOR SAID SPECIAL AND ADDITIONAL SERVICES THE SUM OF $279.35 AND COMES NOW HENRY C. BUENTE AND PRESENTS TO THE BOARD HIS CLAIM IN SAID AMOUNT OF $279.35, FOR SAID SPECIAL SERVICES, WHICH CLAIM IS NOW ALLOWED BY THE BOARD AND THE COUNTY AUDITOR IS DIRECTED TO PAY THE SAME OUT OF SUCH APPROPRIATION AS MAY BE AVAILABLE FOR THAT PURPOSE.

ON MOTION THE BOARD DECESS UNTIL THURSDAY, SEPTEMBER 26TH, 1940.

[Signatures]

THURSDAY, SEPTEMBER 26TH, 1940.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION, PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HENDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY C. BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: CONTRACTS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS

THE BOARD THIS DAY MAKES THE FOLLOWING AWARDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS FOR THE MONTHS OF OCTOBER, NOVEMBER AND DECEMBER, 1940, TO-WIT:
1. **THIS LEASE, made and entered into this first day of October in the year one thousand nine hundred and forty by and between Board of Commissioners of the County of Vanderburgh, whose address is Evansville, Indiana, for its heirs, executors, administrators, successors, and assigns, hereinafter called the Lessor, and the United States of America, hereinafter called the Government:**

WITNESSETH: The parties hereto for the considerations hereinafter mentioned covenant and agree as follows:

2. **The Lessor hereby leases to the Government the following described premises,**

**VIZ:**

**Building known as the Douglas Home consisting of three floors and containing 16,250 square feet of space, located at 705 Lincoln Avenue, Evansville, Indiana, described as parts Blocks 9, 10, 11 - Columbia Addition to the City of Evansville, Indiana,**

**TO BE USED EXCLUSIVELY FOR THE FOLLOWING PURPOSES:**

**Office Space.**
3. To have and to hold the said premises with their appurtenances for the term beginning October 1, 1940, and ending with June 30, 1941, this lease may be cancelled by either party upon thirty (30) days' notice in writing to the other.

4. The Government shall not assign this lease in any event, and shall not sublet the demised premises by anyone other than the Government, such sublessee, and the agents and servants of the Government, or of such sublessee.

5. This lease may, at the option of the Government, be renewed from year to year at a rental of $1.00 per annum, receipt hereby acknowledged, and otherwise upon the terms and conditions herein specified, provided notice be given in writing to the lessor at least thirty days before this lease or any renewal thereof would otherwise expire: Provided that no renewal thereof shall extend the period of occupancy of the premises beyond the 30th day of June, 1945.

6. The lessor shall furnish to the Government, during the occupancy of said premises, under their terms of this lease, as part of the rental consideration, the following:

FACILITIES: Electric light and power facilities; plumbing equipment and facilities; heating facilities; water facilities.

SERVICES: Window shades; parking lot.

MAINTENANCE: Maintenance of the premises and space bid upon and facilities contained therein, in good repair and tenantable condition.

7. The lessor shall pay the lessor for the premises rent at the following rate:

$1.00 per annum, receipt hereby acknowledged.

8. The Government shall have the right, during the existence of this lease, to make alterations, attach fixtures, and erect additions, structures, or signs, in or upon the premises hereby leased (provided such alterations, additions, structures, or signs shall not be detrimental to or inconsistent with the rights granted to other tenants on the property or in the building in which said premises are located); which fixtures, additions, or structures so placed or attached to the said premises shall be and remain the property of the Government and may be removed therefrom by the Government prior to the termination of this lease, and the Government, if required by the lessor, shall, before the expiration of this lease or renewal thereof, restore the premises to the same condition as that existing at the time of entering upon the same under this lease, reasonable and ordinary wear and tear and damages by the elements or by circumstances over which the Government has no control, excepted: Provided, however, that if the lessor requires such restoration, the lessor shall give written notice thereof to the Government twenty days before the termination of the lease.

9. The lessor shall, unless herein specified to the contrary, maintain the said premises in good repair and tenantable condition during the continuance of this lease, except in case of damage arising from the act or the negligence of the Government's agents or employees. For the purpose of so maintaining the premises, the lessor reserves the right at reasonable times to enter and inspect the premises and to make any necessary repairs thereto.

10. If the said premises be destroyed by fire or other casualty this lease shall immediately terminate. In case of partial destruction or damage, so as to render the premises untenable, either party may terminate the lease by giving written notice to the other within fifteen days thereafter, and if so terminated no rent shall accrue to the lessor after such partial destruction or damage.

11. No member of NC Delegate to Congress or Resident Commissioner shall be admitted to any share or part of this lease or to any benefit to arise therefrom. Nothing, however, herein contained shall be construed to extend to any incorporated company, if the lease be for the general benefit of such corporation or company.

IN WITNESS WHEREOF, the parties hereto have hereunto subscribed their names as of the date first above written.

In presence of:

Chab. H. Atkin (Signed)
Auditor Vanderburgh County

(Seal)

Board of Commissioners of the
County of Vanderburgh

By Hervey Herndon (Signed)
Lessor

United States of America

By Earl R. Fontaine (Signed)
State Procurement Officer.
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 30, 1940

On motion the Board recess until Monday, September 30th, 1940.

Joseph V. Eisterhold
George J. Kissel
Harry Herndon
BOARD OF COUNTY COMMISSIONERS

Monday, September 30th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buentke, County Attorney.

The minutes were read and approved.

Re: Claim of Vanderburgh County vs Gordon Vann

"Mr. Henry F. Lilienthal,
Geoffrey, Johnston & Lilienthal,
Harvey Building,
West Palm Beach, Florida.

Dear Sir:

Re: Vanderburgh County & John Haddon vs Gordon Vann

Your letter of September 23rd, offering a settlement of $250.00 for the claim against Gordon Vann, has been received.

This letter and the papers covering this claim were presented to the Board of Commissioners to-day. Their decision was that this offer is not satisfactory, and at their instruction, I am returning the papers to you. This matter will now be referred to the company which carries our insurance.

Very truly yours,

(Signed) Chas. H. Atkin
AUDITOR VANDERBURGH COUNTY

On motion the Board recess until Thursday, October 3rd, 1940.

Joseph V. Eisterhold
George J. Kissel
Harry Herndon
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, 

OCTOBER 3, 1940

THURSDAY, OCTOBER 3RD, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: PLAZA BOULEVARD

THE COMMISSIONERS RECEIVE AND ACCEPT DEED FROM HENRY A. MANN FOR RIGHT-OF-WAY COVERING PLAZA BOULEVARD IN PLAZA ESTATE, KNIGHT TOWNSHIP.

RE: PROJECT STATEMENTS TO INDIANA STATE HIGHWAY COMMISSION

IN THE MATTER OF PROJECT STATEMENTS SUBMITTED TO THE INDIANA STATE HIGHWAY COMMISSION COVERING WORK TO BE DONE ON CERTAIN VANDERBURGH COUNTY HIGHWAYS TO BE PAID FOR FROM GASOLINE TAX AND LICENSE FEE FUND IN CONJUNCTION WITH W.P.A. AND OTHER FUNDS.

COMMENow HENRY C. BUENTE, COUNTY ATTORNEY, AND REPORTS TO THE BOARD THAT PROJECT STATEMENTS HERETOFORE PREPARED BY HIM AND SUBMITTED TO THE INDIANA STATE HIGHWAY COMMISSION FOR THEIR APPROVAL, COVERING WORK TO BE DONE ON CERTAIN HIGHWAYS IN VANDERBURGH COUNTY, INDIANA, WHICH WORK IS TO BE PAID FOR FROM GASOLINE TAX AND LICENSE FEE FUNDS IN CONJUNCTION WITH W.P.A. AND OTHER FUNDS, WHICH PROJECT STATEMENTS HAVE BEEN APPROVED BY SAID COMMISSION, WITH IDENTIFICATION NUMBERS INDICATED, COVERING THE FOLLOWING HIGHWAYS IN VANDERBURGH COUNTY, INDIANA, VIZ:

- C-2565-38 EAST VIRGINIA STREET 0.50 MILE $232.14 PLUS W.P.A. FUNDS
- C-2566-39 ST. JAMES BLVD. 1.25 MILE 230.94 PLUS W.P.A. FUNDS
- C-2567-40 DEXTER AVENUE 1/6 MILE 77.38 PLUS W.P.A. FUNDS
- C-2568-41 HAPPE ROAD 1.5 MILE 277.50 PLUS W.P.A. FUNDS

RE: HEINLEIN PAVING COMPANY VS W. P. A.

THE COMMISSIONERS AUTHORIZE THE REPLACEMENT OF EQUIPMENT OF THE HEINLEIN PAVING COMPANY. THIS HAS BEEN USED ON W. P. A. CURB AND GUTTING. THE AMOUNT OF CLAIM IS $60.20.
RE: ACCIDENT TO EDWARD EARL HIGGS

IN THE MATTER OF THE FATAL INJURY, DECEMBER 24TH, 1938, TO EDWARD EARL HIGGS, MINOR SON OF EDWARD HIGGS.

JUDGMENT RENDERED SEPTEMBER 6TH, 1940, IN FAVOR OF THE FATHER, EDWARD HIGGS.

Comes now Henry C. Buente, County Attorney, and reports to the Board that on September 6th, 1940, the Superior Court of Vanderburgh County, Indiana, entered judgment in favor of the plaintiff, Edward Higgs, as father of Edward Earl Higgs, who was fatally injured on December 24th, 1938, near the intersection of Fulton Avenue and Florida Street, when struck by truck owned by Vanderburgh County, Indiana, and driven by Christ Schickel, which judgment is in the words and figures as follows, to wit:

'EDWARD HIGGS

vs

CHRIST SCHICKEL

BOARD OF COMMISSIONERS OF
THE COUNTY OF VANDERBURGH, INDIANA

Comes now the defendant, Board of Commissioners of the County of Vanderburgh, Indiana, and files its answer in general denial to the plaintiff's amended complaint, and comes now the plaintiff in person and by his attorney, F. Wendell Lensing, and comes the defendant Chris Schickel in person, and comes also the defendant Board of Commissioners of the County of Vanderburgh, by their attorney, Henry C. Buente, and this cause being at issue is now submitted to the Court for trial, finding and judgment.

And the Court, having heard the evidence and being duly advised in the premises, finds for the plaintiff and that the allegations of his complaint are true, that the defendant Chris Schickel, at the time referred to in said complaint was an employee of the defendant Board of Commissioners, and engaged in the performance of his duties and that the plaintiff is entitled to recover damages from the defendant Board of Commissioners of the County of Vanderburgh, Indiana, in the sum of Three Hundred and Seventy-five (375.00) Dollars, and that the plaintiff is entitled to recover the costs of this action.

It is therefore considered, adjudged and decreed by the Court that the plaintiff have and recover of said defendant the sum of Three Hundred and Seventy-five (375.00) Dollars, and the costs of this action.

And the Board now finds that said judgment ought to be paid and that an immediate emergency and an indispensable public necessity exist for the making of an additional emergency appropriation to pay said judgment.

And the County Auditor of Vanderburgh County, Indiana, is now ordered and directed by the Board of Commissioners of the County of Vanderburgh, Indiana, to issue a call for a Special Meeting of the Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriation.

Adopted by the Board of Commissioners of the County of Vanderburgh, Indiana, this 3rd day of October, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Board of Commissioners of the County
of Vanderburgh, State of Indiana

Attest:
(Signed) Chas. M. Atkin

County Auditor, Vanderburgh County, Indiana
RE: DRAGLINE- UNION TOWNSHIP LEVEE

The Board now approves agreement dated September 12th, 1940 with the Union Township Floodgate Committee, relating to the use of dragline owned jointly by said Committee and Vanderburgh County, which agreement is as follows, to-wit:

This agreement, made in duplicate this 12th day of September, 1940, by and between the Board of Commissioners of the County of Vanderburgh, State of Indiana, hereinafter called the Board and the Committee in charge of the levee constructed in Union Township, Vanderburgh County, Indiana, upon the petition of Christ J. Hahn, et al, hereinafter called the Committee, witnesseth:

Whereas, the parties to this contract are the owners of a certain dragline, the County of Vanderburgh being the owner of one-fourth (1/4) thereof and the Committee being the owner of three-fourths (3/4) thereof and the parties to this contract being anxious to adjust their rights relative to the use of said dragline, it is mutually agreed by and between the parties, as follows, to-wit:

1. It is mutually agreed by and between the parties that the Board cause to be paid for said committee the sum of Two Hundred Fifty (250.00) dollars per month during the months of August, September and October, or a total of Seven Hundred Fifty (750.00) dollars rental for the use of said dragline.

2. It is further agreed by and between the parties that said sum of Seven Hundred and Fifty (750.00) dollars shall be paid to the County Auditor of Vanderburgh County, Indiana, in payment of certain claims filed by workmen, contractors and material men for work performed in said levee district, upon the approval of said claims by the Committee.

It witness whereof, said parties have hereunto set their hands at Evansville, on the date first above mentioned.

(Signed) Joseph V. Eisterhold
(Signed) Harvey Herndon
(Signed) George J. Kissel

Board of Commissioners of the County of Vanderburgh, State of Indiana
Committee in charge of the levee in Union Township constructed upon petition on Christ J. Hahn, et al.

Attest:

Edward H. Kukster (Signed)
Secretary

RE: UNION TOWNSHIP LEVEE- MAINTENANCE ASSESSMENT

Comes now Charles H. Atkin, County Auditor and reports that under date of July 17, 1940, the Union Township Levee Committee fixed an assessment for levee maintenance of 5% of the original assessment and that a certified copy of the proceedings of said committee was filed in his Office, prior to November 1st, 1940, and the County Auditor is now ordered to place said assessment on the tax duplicate against the respective interested land owners as provided by statute.
Board of Commissioners, Vanderburgh County, Indiana, October 3, 1940

RE: REPORT OF INMATES IN COUNTY INFIRMARY

Comes now John Grefe, Superintendent of County Infirmary, and files his report for the quarter ending September 30th, 1940, showing 188 persons in the County Infirmary.

RE: COUNTY INFIRMARY

The Board of Commissioners received report of inspection on May 28th, from the Department of Public Welfare. Same is ordered filed in the Auditor's Office.

On motion the Board adjourn Sine die.

[Signatures]

Joseph E. Everholde
George J. Kinsel
Harry Anderson

Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY BUENTA, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY COUNTY SHERIFF, EDWIN F. DIEKMANN.

THE MINUTES WERE READ AND APPROVED.

RE: SEVEN HILLS ROAD
RIGHT-OF-WAY

IN THE MATTER OF THE ESTABLISHMENT OF THE RIGHT-OF-WAY FOR THE SEVEN HILLS ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW LEROY A. SHOEMAKER, THEODORE KOLB AND WILLIAM W. KNERR, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREINAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE SEVEN HILLS ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA:

WE, THE UNDERSIGNED, VIEWERS APPOINTED BY YOUR BOARD AT THE SEPTEMBER, 1940, TERM THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED CHANGE IN A HIGHWAY, AS PETITIONED FOR BY WALTER C. PEARSON, PRESIDENT BELL CONSERVATION CLUB, ET AL, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HERETO ATTACHED AND MADE A PART HEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY, IN THE MANNER AS BY LAW PRESCRIBED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE EAST AND WEST CENTER LINE OF SECTION TWENTY-SIX (26), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST WITH THE VOLKMAN AND BARTON ROADS, BOTH ESTABLISHED HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA, (BEING ALSO THE WEST LINE OF SAID SECTION) AND EXTENDING THENCE EAST ALONG SAID CENTER LINE OF SAID SECTION TO THE EASTLINE THEREOF AND CONTINUING THENCE EAST ALONG THE EAST AND WEST CENTER LINE OF SECTION TWENTY-FIVE (25), SAID TOWNSHIP AND RANGE TO THE EAST LINE OF SAID SECTION, BEING ALSO THE VANDERBURGH-WARRICK COUNTY LINE, A TOTAL DISTANCE OF TWO MILES.
AND THAT THE RIGHT-OF-WAY FOR SAID PROPOSED CHANGE OF SAID HIGHWAY, AS ABOVE LAID OUT IS EIGHTY (80) FEET WIDTH, THE CENTER LINE THEREOF TO BE LOCATED UPON THE LINE ABOVE DESCRIBED.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO ESTABLISHED, WILL EXCEED THE DAMAGES.

WE FURTHER FIND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNERS, AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HERCUNTO AFFIXED OUR SIGNATURES, ON THIS THE 13TH DAY OF SEPTEMBER, 1940.

(Signed) Leroy A. Shoemaker
(Signed) Theodore Kolb
(Signed) William W. Knerr

VIEWERS

AND THE BOARD, HAVING EXAMINED THE REPORT OF SAID VIEWERS, AND HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF EIGHTY (80) FEET.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE AND THE SAME IS HEREBY ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF EIGHTY (80) FEET, ALONG THE ROUTE FIXED IN SAID REPORT OF SAID VIEWERS.

RE: PETITION OF MILL ROAD
(RIGHT-OF-WAY)

IN THE MATTER OF THE ESTABLISHMENT
OF THE RIGHT-OF-WAY FOR THE MILL ROAD
IN GERMAN TOWNSHIP, VANDERBURGH COUNTY,
INDIANA.

COME NOW OSCAR H. SCHMITT AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE MILL ROAD IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY, AND THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF
Board of Commissioners, Vanderburgh County, Indiana. October 7, 1940.

RE: MILL ROAD - CONT'D -

NOTICE WAS MAILED TO EACH LAND OWNER INTERESTED, NOT SIGNING SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS THE 7TH DAY OF OCTOBER, 1940.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFICIENTLY ADVISED IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN VANDERBURGH COUNTY, INDIANA; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED BY U.S. MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD THAT LEO E. LINTZENICH, GEORGE HON AND ALBERT MEYER, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON AND ALONG THE FOLLOWING ROUTE AND PREMISES, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE BIG CYNTHIANA ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AT APPROXIMATELY THE EAST AND WEST CENTER LINE OF THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF SECTION FOUR (4), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST, BEING ALSO THE POINT OF INTERSECTION OF THE CENTER LINE OF SAID MILL ROAD WITH SAID BIG CYNTHIANA ROAD, AND EXTENDING THEREIN WESTERLY ALONG APPROXIMATELY THE CENTER LINE OF SAID MILL ROAD TO THE WEST LINE OF SAID SECTION FOUR (4), AND CONTINUING THENCE IN A WESTERLY DIRECTION ALONG APPROXIMATELY THE CENTER LINE OF SAID MILL ROAD IN SECTION FIVE (5), SAID TOWNSHIP AND RANGE TO THE POINT WHERE SAID MILL ROAD INTERSECTS THE NORTH LINE OF SAID SECTION FIVE (5), AND CONTINUING WEST ALONG THE LINE BETWEEN SAID SECTION FIVE (5), SAID TOWNSHIP AND RANGE AND SECTION THIRTY-TWO (32), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST TO THE ST. JOSEPH ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, A TOTAL DISTANCE OF APPROXIMATELY TWO (2) MILES.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON TUESDAY THE 15TH DAY OF OCTOBER, 1940, AT TWO O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NOVEMBER, 1940, TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

On motion the Board recess until Thursday, October 10th, 1940.

[Signature]

[Signature]

BOARD OF COUNTY COMMISSIONERS
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session, pursuant to recess, when present Joseph V. Eisterhold, George J. Kiszel and Harvey Hern- don, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buentte, County Attorney.

The minutes were read and approved.

RE: ADDITIONAL APPROPRIATIONS & TRANSFER OF FUNDS FOR HIGHWAY DEPARTMENT

REQUEST OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, FOR THE ALLOCATION AND APPROPRIATION OF ADDITIONAL MONEY RECEIVED FROM GASOLINE TAX AND MOTOR LICENSE FEES ABOVE ORIGINAL ESTIMATE AND FOR THE TRANSFER AND APPROPRIATION OF FUNDS.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the purpose of allocating and appropriating additional funds received from gasoline tax and motor license fees above the original estimate; also for the transfer and appropriation of funds, viz:

VANDERBURGH COUNTY HIGHWAY DEPARTMENT:
Allocation and appropriation of additional money received from gasoline tax and motor license fees above original estimate:
Services Personal $4,000.00
Heat, Light and Water 151.14
Gas, Oil, Fuel, Etc. 3,600.00 $7,751.14

Transfer of funds and appropriation thereof:
From Equipment to Repairs to Equipment $1,000.00
From Cement to Repairs to Equipment 1,000.00 $2,000.00

Total $9,751.14

And the County Auditor of Vanderburgh County, Indiana, is now directed and ordered by the Board of Commissioners of the County of Vanderburgh, Indiana, to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of allocating and appropriating said additional money received from gasoline tax and motor license fees above the original estimate and for the transfer and appropriating of funds as herein enumerated.

Adopted by the Board of Commissioners of the County of Vanderburgh, State of Indiana, this 10th day of October, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kiszel
(Signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

Attest:
(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana, and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.
RE: HEARING ON ADDITIONAL APPROPRIATIONS

THE STATE BOARD OF TAX COMMISSIONERS WILL HOLD A HEARING ON ADDITIONAL APPROPRIATIONS FOR PIGEON TOWNSHIP SCHOOL ON OCTOBER 11, 1940, AT 8:15 A.M.

RE: VACATION OF CEMETERY PLAT IN PERRY TOWNSHIP

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COUNTY COMMISSIONERS, VANDERBURGH COUNTY, INDIANA.

RE: VACATION OF ABANDONED CEMETERY

COMES NOW PETER M. GUMBEL AND LOUISE GUMBEL BY THEIR ATTORNEYS, ROBERTS AND ROBERTS AND PRESENT TO THE BOARD THEIR VERIFIED PETITION SHOWING THAT THEY ARE AND WERE THE OWNERS OF THE FOLLOWING DESCRIBED REAL ESTATE IN VANDERBURGH COUNTY, INDIANA.

THE NORTHWEST QUARTER (¼) OF THE SOUTHEAST QUARTER (⅛) OF SECTION TWENTY-EIGHT (28), TOWN SIX (6) SOUTH, RANGE ELEVEN (11) WEST, CONTAINING FORTY (40) ACRES, MORE OR LESS, EXCEPTING, HOWEVER, THE TWO (2) PARCELS OF LAND DESCRIBED AT THE THIRD (3RD) ENTRY HEREIN AND RECORDED IN DEED RECORD 15, PAGE 357, OF THE RECORDS OF VANDERBURGH COUNTY, INDIANA.

ALSO ALL THAT PART OF SAID SECTION TWENTY-EIGHT (28) TOWN SIX (6) SOUTH, RANGE ELEVEN (11) WEST, WHICH LIES NORTH OF THE MIDDLE MT. VERNON ROAD, AND IS MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHEAST CORNER OF SAID LAST ABOVE MENTIONED QUARTER (⅛) QUARTER (⅛) SECTION AND RUNNING THENCE SOUTH FORTY-THREE (43) RODS TO THE MIDDLE OF THE MIDDLE MT. VERNON ROAD, THENCE NORTH-WESTERLY ALONG THE MIDDLE OF SAID ROAD EIGHTY (80) RODS TO THE WEST LING OF SAID LAST ABOVE MENTIONED QUARTER (⅛) QUARTER (⅛) SECTION, THENCE NORTH THIRTEEN (13) RODS TO THE NORTH LINE OF SAID LAST ABOVE MENTIONED QUARTER (⅛) QUARTER (⅛) SECTION, THENCE EAST EIGHTY (80) RODS TO THE PLACE OF BEGINNING, CONTAINING FORTY-THREE (43) ACRES, MORE OR LESS.

AND SHOWING FURTHER THAT THE ABOVE DESCRIBED REAL ESTATE EXCEPTED IN SAID ABOVE DESCRIPTION IS DESCRIBED AS FOLLOWS:

No. 3

JOSEPH B. COX, ET AL
QUIT-CLAIM DEED
DATED AUG. 10, 1864
FILED AUG. 13, 1864
RECORD 15, PAGE 337

JOSEPH B. COX AND AMANDA W., HIS WIFE; CALVIN H. STRoud, (NOT JOINED BY WIFE), CONVEY AND QUIT-CLAIM FOR THE SUM OF ONE DOLLAR UNTO THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, THE FOLLOWING DESCRIBED REAL ESTATE:

THAT PART OF THE NORTHWEST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 28, TOWN 6 SOUTH, RANGE 11 WEST, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT 8.61 CHAINS WEST OF THE EAST LINE OF SAID NORTHWEST QUARTER OF SAID SOUTHEAST QUARTER AND 1.09 CHAINS NORTH OF THE SOUTH LINE THEREOF, THENCE NORTH TEN DEGREES EAST 2.15 CHAINS, THENCE NORTH EIGHTY (80) DEGREES WEST 2.10 CHAINS, THENCE SOUTH TEN DEGREES WEST 2.15 CHAINS AND THENCE SOUTH EIGHTY (80) DEGREES EAST 2.10 CHAINS TO THE PLACE OF BEGINNING.

ALSO A STRIP 24 FEET IN WIDTH, RUNNING FROM THE SOUTHEAST CORNER OF THE ABOVE DESCRIBED PIECE OF LAND SOUTH TEN (10) DEGREES WEST TILL IT INTERSECTS THE MIDDLE OF THE MT. VERNON ROAD, TOGETHER WITH ALL THE APPURTENANCES BELONGING, FOR THE SOLE PURPOSE OF A PRIVATE BURYING GROUND, FOR THE EXCLUSIVE USE OF SAID GRANTOR, THEIR HEIRS AND Assigns FOREVER, AND FOR SUCH OTHER PURPOSES ONLY SHALL BE BURIED THEREIN AS THEY MAY DIRECT, AND IT IS PROVIDED THAT NO GRANT OF THE RIGHT OF BURIAL IN SUCH GROUND SHALL EVER BE MADE OR GIVEN, NOR SHALL THE RIGHT OF BURIAL BE EVER EXERCISED IN SAID GROUND IN SUCH WAY OR UNDER SUCH CIRCUMSTANCES AS IN ANY MANNER TO INTERFERE WITH GRAVES WHICH MAY BE AT THE TIME ALREADY THERE OR WITH THE RIGHTS OF PERSONS WHO MAY AT THE TIME HAVE BURIED THEIR DEAD IN SUCH GROUND.

ACKNOWLEDGED AUGUST 10, 1864 BY ALL OF SAID GRANTORS BEFORE CHARLES DENBY, NOTARY PUBLIC, VANDERBURGH COUNTY, INDIANA. (SEAL)
AND SHOWING FURTHER THAT THE SAID LAND DESCRIBED IN QUIT-CLAIM DEED TO VANDERBURG COUNTY FOR THE PURPOSES OF A CEMETERY WAS NEVER ACCEPTED BY THE SAID VANDERBURG COUNTY AS A CEMETERY; THAT ONLY A FEW BODIES WERE EVER PLACED THEREIN; THAT FOR MORE THAN TWENTY YEARS SAID LAND HAS NEVER BEEN USED BY ANYONE AS A CEMETERY; THAT ABOUT THE YEAR OF 1917 ALL OF THE BODIES WERE REMOVED FROM SAID CEMETERY AND IT HAS BEEN WHOLLY ABANDONED, AND ASKING THIS HONORABLE BOARD TO OFFICIALLY ABANDON SAID CEMETERY AS A BURYING GROUND FOR THE DEAD.

AND NOW SAID PETITION HAVING BEEN READ AND INSPECTED, AND AFTER DUE AND FULL INVESTIGATION, SAID PETITION IS FOUND TO BE TRUE IN EVERY RESPECT.

IT IS THEREFORE ORDERED BY THIS BOARD THAT THE ABOVE DESCRIBED LAND SO SET FORTH AS A CEMETERY IN SAID QUIT-CLAIM DEED AND SO RECORDED IN RECORD BOOK 15, PAGE 337, OF THE RECORDS OF VANDERBURG COUNTY, BE AND THE SAME IS NOW WHOLLY ABANDONED AND RETURNED TO THE ADJOINING OWNERS OF SAID LAND IN SO FAR AS THIS BOARD IS AUTHORIZED TO DO UNDER THE LAWS OF THE STATE OF INDIANA.

(Signed) Joseph Y. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Attest:
(Signed) C. A. S. R. Atkin
County Auditor
(SEAL)

RE: RENTAL OF TRACTOR FOR W.P.A.

THE COMMISSIONERS APPROVE THE RENTAL OF TRACTOR FROM MATT FOSTER AT SEVENTY-FIVE (75.00) DOLLARS PER MONTH AND TO BE PAID OUT OF W. P. A. APPROPRIATION.

RE: RIGHT-OF-WAY ON HIGHWAY IN PERRY & GERMAN TOWNSHIPS
(REMONSTRANCE)

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, INDIANA, PETITIONED FOR BY WILLIAM P. KORRESSEL, ET AL.

COME NOW GEORGE AND ALVINA LOTTES AND FILE AND PRESENT THEIR REMONSTRANCE TO THE BOARD AGAINST THE LOCATION OF SAID PROPOSED HIGHWAY, AND ASKING DAMAGES, WHICH SAID REMONSTRANCE IS IN THE WORDS AND FIGURES FOLLOWING, TO-NIT:
IN THE MATTER OF THE ESTABLISHMENT OF A
RIGHT-OF-WAY FOR A HIGHWAY IN PERRY AND
GERMAN TOWNSHIPS, VANDERBURGH COUNTY,
INDIANA, PETITIONED FOR BY WILLIAM P.
KORRESSEL, ET AL.

REMONSTRANCE

GEORGE AND ALVINA LOTTES, HUSBAND AND WIFE, AND THE OWNERS IN FEE
SIMPLE, AS TENANTS BY ENTIRETIES, OF REAL ESTATE IN VANDERBURGH COUNTY,
STATE OF INDIANA, AND WHICH PROPOSED RIGHT-OF-WAY FOR A HIGHWAY AS HERE-
INAFTER DESCRIBED PASSES THROUGH SAID REAL ESTATE, HEREBY REMONSTRATE
AGAINST THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY PETITIONED FOR
BY WILLIAM P. KORRESSEL, ET AL., AND MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE POINT OF INTERSECTION OF THE NORTH AND SOUTH
CENTER LINE OF THE WEST HALF OF SECTION Seventeen (17), Township Six (6) South, Range Eleven (11) West with the EAST and WEST CENTER LINE
OF THE SOUTH HALF OF SAID SECTION, SAID POINT BEING ALSO THE POINT OF
INTERSECTION OF SAID NORTH AND SOUTH CENTER LINE OF THE WEST HALF OF
SAID SECTION, WITH THE KORRESSEL ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND EXTENDING THEREFROM NORTH
ALONG SAID NORTH AND SOUTH CENTER LINE OF SAID WEST HALF OF SAID SECTION, TO THE KORING ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, BEING ALSO THE WEST LINE OF SAID SECTION SEVENTEEN (17), Township Six (6) South, Range Eleven (11) West, SAID PROPOSED HIGHWAY BEING APPROXIMATELY ONE MILE IN LENGTH, AND IT IS RECOMMENDED
BY US THAT FOR SAFETY AND TO AVOID A TRAFFIC HAZARD THE COURSE OF SAID
HIGHWAY BE ESTABLISHED UPON A SUITABLE CURVE ON THE NORTHEAST CORNER
OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION
SEVENTEEN (17), Township Six (6) South, Range Eleven (11) West and that the RIGHT-OF-WAY FOR SAID PROPOSED HIGHWAY, AS ABOVE LAID OUT IS SIXTY (60) FEET IN WIDTH, THE CENTER LINE THEREOF TO BE LOCATED UPON THE LINE ABOVE DESCRIBED.

AND FOR CAUSE OF SAID REMONSTRANCE SAYS:
1. THAT THESE REMONSTRATORS BY REASON OF THE ESTABLISHMENT OF SAID RIGHT-
OF-WAY FOR SAID HIGHWAY WILL BE DAMAGED IN THE SUM OF $300.00.
2. THAT THESE REMONSTRATORS BY REASON OF THE ESTABLISHMENT OF SAID
HIGHWAY AS REPORTED BY THE VIEWERS HERETOFORE APPOINTED WILL BE DAMAGED IN THE SUM OF $300.00.
3. THAT SAID RIGHT-OF-WAY FOR A HIGHWAY WHEN SO ESTABLISHED IS NOT OF
PUBLIC UTILITY.
4. THAT SAID HIGHWAY WHEN ESTABLISHED WILL NOT BE OF PUBLIC UTILITY.

WHEREFORE, THESE REMONSTRATORS PRAY FOR THE APPOINTMENT OF REVIEWERS,
AND FOR SUCH FURTHER PROCEEDINGS AS IS PROVIDED BY LAW.

(SIGNED) GEORGE LOTTES

(SIGNED) ALVINA LOTTES

STATE OF INDIANA ) SS:

VANDERBURGH COUNTY

GEORGE LOTTES AND ALVINA LOTTES, FIRST BEING DULY SWORN UPON THEIR
OATH, DEPOSE AND SAY, THAT THE FACTS SET FORTH IN THE FOREGOING AND ATTACHED
REMONSTRANCE IS TRUE IN SUBSTANCE AND FACT AS THEY VERILY BELIEVE.

(SIGNED) GEORGE LOTTES

(SIGNED) ALVINA LOTTES

SUBSCRIBED AND SWORN TO BEFORE ME THIS 9TH DAY OF OCTOBER, 1940.

(SIGNED) BEN JZG

NOTARY PUBLIC

MY COMMISSION EXPIRES

MAY 9, 1943.

(SEAL)
AND COMES ALSO ELIZABETH SCHMUCK AND FILES AND PRESENTS HER REMONSTRANCE TO THE BOARD AGAINST THE LOCATION OF SAID PROPOSED HIGHWAY AND ASKING FOR DAMAGES, WHICH SAID REMONSTRANCE IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

REMONSTRANCE

ELIZABETH SCHMUCK, SURVIVING WIDOW OF HEWMAN SCHMUCK, DECEASED, AND THE OWNER OF REAL ESTATE IN FEE SIMPLE IN VANDERBURGH COUNTY, STATE OF INDIANA, AND WHICH PROPOSED RIGHT-OF-WAY FOR A HIGHWAY AS HEREINAFTER DESCRIBED PASSES THROUGH SAID REAL ESTATE, HEREBY REMONSTRATE AGAINST THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, STATE OF INDIANA, PETITIONED FOR BY WILLIAM P. KORRESSEL, ET AL, AND MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE POINT OF INTERSECTION OF THE NORTH AND SOUTH CENTER LINE OF THE WEST HALF OF SECTION SEVENTEEN (17), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST WITH THE EAST AND WEST CENTER LINE OF THE SOUTH HALF OF SAID SECTION, SAID POINT BEING ALSO THE CENTER OF INTERSECTION OF SAID NORTH AND SOUTH CENTER LINE OF THE WEST HALF OF SAID SECTION WITH THE KORING ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND EXTENDING THEREFROM NORTH ALONG SAID NORTH AND SOUTH CENTER LINE OF SAID WEST HALF OF SAID SECTION TO THE PERRY-GERMAN TOWNSHIP LINE, AND EXTENDING THEREFROM WEST ALONG SAID TOWNSHIP LINE TO THE KORRESSEL ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, BEING ALSO THE WEST LINE OF SAID SECTION SEVENTEEN (17), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST AND SECTION EIGHT (8), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST, SAID PROPOSED HIGHWAY BEING APPROXIMATELY ONE MILE IN LENGTH, AND IT IS RECOMMENDED BY US THAT FOR SAFETY AND TO AVOID A TRAFFIC HAZARD THE COURSE OF SAID HIGHWAY BE ESTABLISHED UPON A SUITABLE CURVE ON THE NORTHEAST CORNER OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION SEVENTEEN (17), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST AND THAT THE RIGHT-OF-WAY FOR SAID PROPOSED HIGHWAY, AS ABOVE LAID OUT IS SIXTY (60) FEET IN WIDTH, THE CENTER LINE THEREOF TO BE LOCATED UPON THE LINE ABOVE DESCRIBED.

AND FOR CAUSE OF SAID REMONSTRANCE SAYS:

1. THAT THIS REMONSTRATOR BY REASON OF THE ESTABLISHMENT OF SAID RIGHT-OF-WAY FOR SAID HIGHWAY WILL BE DAMAGED IN THE SUM OF $1000.00.
2. THAT THIS SAID REMONSTRATOR BY REASON OF THE ESTABLISHMENT OF SAID HIGHWAY AS REPORTED BY THE VIEWERS HERETOFORE APPOINTED WILL BE DAMAGED IN THE SUM OF $1000.00.
3. THAT SAID RIGHT-OF-WAY FOR A HIGHWAY WHEN SO ESTABLISHED IS NOT OF PUBLIC UTILITY.
4. THAT SAID HIGHWAY WHEN ESTABLISHED WILL NOT BE OF PUBLIC UTILITY.

WHEREFORE, THIS REMONSTRATOR PRAYS FOR THE APPOINTMENT OF REVIEWERS, AND FOR SUCH FURTHER PROCEEDINGS AS IS PROVIDED BY LAW.

(SIGNED) ELIZABETH SCHMUCK

STATE OF INDIANA
VANDERBURGH COUNTY

ELIZABETH SCHMUCK, FIRST BEING DULLY SWORN UPON HER OATH, DEPOSES AND SAYS, THAT THE FACTS SET FORTH IN THE FOREGOING AND ATTACHED REMONSTRANCE IS TRUE IN SUBSTANCE AND FACT, AS SHE VERILY BELIEVES.

(SIGNED) ELIZABETH SCHMUCK

SUBSCRIBED AND SWORN TO BEFORE ME THIS 9TH DAY OF OCTOBER, 1940.

(SIGNED) BENJ. ZIEG

MY COMMISSION EXPIRES MAY 9, 1945. (SEAL)

NOTARY PUBLIC
RE: HIGHWAY IN PERRY AND GERMAN TOWNSHIPS - CONT'D

AND COMES ALSO LENHARD UNGETHUM AND FILES AND PRESENTS HIS REMONSTRANCE AGAINST THE LOCATION OF SAID HIGHWAY, AND ASKING DAMAGES, WHICH SAID REMONSTRANCE IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

REMONSTRANCE

LENHARD UNGETHUM, SURVIVING WIDOWER OF CARRIE UNGETHUM, DECEASED, AND THE OWNER IN FEE SIMPLE OF REAL ESTATE IN VANDERBURGH COUNTY, STATE OF INDIANA, AND WHICH PROPOSED RIGHT-OF-WAY FOR A HIGHWAY AS HEREAFTER DESCRIBED PASSES THROUGH SAID REAL ESTATE, HEREBY REMONSTRATES AGAINST THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, STATE OF INDIANA,petitioned for by WILLIAM P. KORRESSEL, ET AL, AND MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE POINT OF INTERSECTION OF THE NORTH AND SOUTH CENTER LINE OF THE WEST HALF OF SECTION SEVENTEEN (17), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST WITH THE EAST AND WEST CENTER LINE OF THE SOUTH HALF OF SAID SECTION, SAID POINT BEING ALSO THE POINT OF INTERSECTION OF SAID NORTH AND SOUTH CENTER LINE OF THE WEST HALF OF SAID SECTION WITH THE KORRESSEL ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND EXTENDING THENCE NORTH ALONG SAID NORTH AND SOUTH CENTER LINE OF SAID WEST HALF OF SAID SECTION TO THE PERRY-GERMAN TOWNSHIP LINE, AND EXTENDING THENCE WEST ALONG SAID TOWNSHIP LINE TO THE KORRESSEL ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, BEING ALSO THE WEST LINE OF SAID SECTION SEVENTEEN (17), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST AND SECTION EIGHT (8), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST, SAID PROPOSED HIGHWAY BEING APPROXIMATELY ONE MILE IN LENGTH, AND IT IS RECOMMENDED BY US THAT FOR SAFETY AND TO AVOID A TRAFFIC HAZARD THE COURSE OF SAID HIGHWAY BE ESTABLISHED UPON A SUITABLE CURVE ON THE EASTERN CORNER OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION SEVENTEEN (17), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST AND THAT THE RIGHT-OF-WAY FOR SAID PROPOSED HIGHWAY, AS ABOVE LAID OUT IS SIXTY (60) FEET IN WIDTH, THE CENTER LINE THEREOF TO BE LOCATED UPON THE LINE ABOVE DESCRIBED.

AND FOR CAUSE OF SAID REMONSTRANCE SAYS:

1. THAT THIS REMONSTRATOR BY REASON OF THE ESTABLISHMENT OF SAID RIGHT-OF-WAY FOR SAID HIGHWAY WILL BE DAMAGED IN THE SUM OF $500.00.

2. THAT THIS REMONSTRATOR BY REASON OF THE ESTABLISHMENT OF SAID HIGHWAY AS REPORTED BY THE VIEWERS HERETOFORE APPOINTED WILL BE DAMAGED IN THE SUM OF $500.00.

3. THAT SAID RIGHT-OF-WAY FOR A HIGHWAY WHEN SO ESTABLISHED IS NOT OF PUBLIC UTILITY.

4. THAT SAID HIGHWAY WHEN ESTABLISHED WILL NOT BE OF PUBLIC UTILITY.

WHEREFORE, THIS REMONSTRATOR PRAYS FOR THE APPOINTMENT OF REVIEWERS, AND FOR SUCH FURTHER PROCEEDINGS AS IS PROVIDED BY LAW.

(SIGNED) LENHARD UNGETHUM

SUBSCRIBED AND SWORN TO BEFORE ME THIS 9TH DAY OF OCTOBER, 1940.

(SIGNED) BEN ZIEG

NOTARY PUBLIC

(SEAL)
Board of Commissioners, Vanderburgh County, Indiana, October 10, 1940

RE: HIGHWAY IN PERRY & GERMAN TOWNSHIPS -CONT'D-

And the Board, having heard evidence, both in favor of and against said remonstrances, and being sufficiently advised in the premises, finds that said remonstrants are freeholders of Vanderburgh County, Indiana, and, respectively, the owners of the following real estate which is affected by said petition and viewers' report, situate in Vanderburgh County, Indiana, to-wit:

GEORGE AND ALVINA LOTTES: The West Half of the Northeast Quarter of the Southwest Quarter of Section Seventeen (17), Township Six (6) South, Range Eleven (11) West.

ELIZABETH SCHMUCK, ET AL: The Southeast Quarter of the Northwest Quarter of Section Seventeen (17), Township Six (6) South, Range Eleven (11) West; also the East Half of the Southwest Quarter of the Northwest Quarter of Section Seventeen (17), Township Six (6) South, Range Eleven (11) West.

LANHARD UNGETHUM: The Southwest Quarter of the Southwest Quarter of Section Eight (8), Township Six (6) South, Range Eleven (11) West.

and the Board further finds that the prayer of said remonstrants should be granted.

It is therefore ordered by the Board that Karl Hanus, Edgar Lynn and Edward Wolf, three disinterested freeholders of Vanderburgh County, Indiana, residing outside of Perry and German Townships, Vanderburgh County, Indiana, in which said townships said proposed highway is located, be and they are hereby appointed as reviewers to review that portion of said highway which passes over the lands of said George and Alvina Lottes; Elizabeth Schmuck, et al., and Lanhard Ungethum, said remonstrants, and which lands are herein described; that they meet at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, at two o'clock P.M., on Thursday the 17th day of October, 1940, and after qualifying as by law required, as such reviewers, they proceed at that time, or upon a day to be by them fixed, to review such portion of such highway passing over the lands of said remonstrants herein described, and ascertain and assess the damages, if any, sustained by George and Alvina Lottes; Elizabeth Schmuck, et al., and Lanhard Ungethun, respectively, by reason of the location of said proposed highway over their said lands; that they report their doings herein at the next regular session of this Board, and this matter is continued.

On motion the Board recess until Monday, October 14th, 1940.

[Signatures]

Joseph V. Erteyhod
George V. Fisco
Henry J. Brown
V. County Commissioners
Monday, October 14th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bids on Tractor and Junk at County Garage

The Board this day received the following bids on Tractor and Junk at the County Garage:

- J. Trockman & Sons - $15.00 per ton on Junk & Tractor
- G. A. Reininga & Sons - $85.00 on Tractor
- Henry Fligeltaub & Co - $7.00 per ton on Tractor

Upon motion, the Board awards contract on Tractor to G. A. Reininga & Sons at $85.00, and Junk to J. Trockman & Sons for $15.00 per ton.

On motion the Board recess until Thursday, October 17th, 1940.

Thurday, October 17th, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Draft Boards of Vanderburgh County

The Draft Boards of Vanderburgh County have requested Headquarters the County Commissioners declare an emergency and instruct the Superintendent of Buildings to make necessary alterations on third floor of Court House Annex for suitable quarters for the Draft Boards.
Board of Commissioners, Vanderburgh County, Indiana, October 17 & 21, 1940

RE: HAULING OF ELECTION EQUIPMENT

The Commissioners order the County Auditor to advertise for bids for the moving of election machines and equipment for General Election November 5th, 1940.

On motion the Board recess until Monday, October 21st, 1940.

[Signatures]

Board of County Commissioners

Monday, October 21st, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: COUNTY BUSINESS

The Commissioners approve the expense of County Auditor, County Attorney and County Commissioner Harvey Herndon, to go to Indianapolis on county business.

On motion the Board recess until Thursday, October 24th, 1940.

[Signatures]

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold and George J. Kissel, members of the Board of Commissioners; also Guy K. Fox, Deputy County Auditor.

The minutes were read and approved.

RE: VOTING PLACES

The following is a list of polling places submitted by the Democratic Central Committee, and approved by the County Commissioners, and ordered to be advertised:

<table>
<thead>
<tr>
<th>Poll</th>
<th>Polling Place</th>
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<tbody>
<tr>
<td>1</td>
<td>R. R. 6 Prosperity Ave.</td>
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<tr>
<td>2</td>
<td>1718 S. Garvin St.</td>
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<tr>
<td>3</td>
<td>1711 Marshall Ave.</td>
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<tr>
<td>4</td>
<td>1713 S. Runnymead Ave.</td>
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<td>5</td>
<td>1714 Bellemead Ave.</td>
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<td>6</td>
<td>1716 E. Chandler Ave.</td>
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<td>7</td>
<td>1213 S. Bedford Ave.</td>
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<td>8</td>
<td>1212 Taylor Ave.</td>
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<td>9</td>
<td>1205 Taylor Ave.</td>
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<td>10</td>
<td>1211 Jefferson Ave.</td>
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<td>11</td>
<td>1219 S. Garvin St.</td>
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<td>12</td>
<td>1225 S. Governor St.</td>
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<td>13</td>
<td>21 E. Chandler Ave.</td>
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<td>14</td>
<td>207 Jefferson Ave.</td>
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<td>15</td>
<td>219 Blackford Ave.</td>
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<td>16</td>
<td>215 Mulberry St.</td>
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<td>17</td>
<td>610 Cherry St.</td>
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<td>18</td>
<td>615 Locust St.</td>
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<td>19</td>
<td>813 N. W. 6th St.</td>
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<td>20</td>
<td>616 Ingle St.</td>
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<td>21</td>
<td>319 S. Third St.</td>
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<td>22</td>
<td>426 S. Fulton Ave.</td>
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<td>23</td>
<td>819 W. Illinois St.</td>
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<td>24</td>
<td>77 W. Illinois St.</td>
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<td>25</td>
<td>1035 Vine St.</td>
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<td>26</td>
<td>1009 Chestnut St.</td>
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<td>27</td>
<td>607 S. Governor St.</td>
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<td>28</td>
<td>520 S. Morton Ave.</td>
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<td>29</td>
<td>211 S. Morton Ave.</td>
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<td>30</td>
<td>904 E. Walnut St.</td>
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<td>31</td>
<td>524 S. Grand Ave.</td>
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<td>32</td>
<td>1520 E. Sycamore St.</td>
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<td>33</td>
<td>1600 E. Illinois St.</td>
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<td>34</td>
<td>1300 E. Iowa St.</td>
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<td>35</td>
<td>308 N. Sherman St.</td>
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<td>36</td>
<td>421 E. Michigan St.</td>
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<td>37</td>
<td>208 E. Delaware St.</td>
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<td>38</td>
<td>720 E. Delaware St.</td>
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<td>39</td>
<td>626 E. Louisiana St.</td>
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<td>40</td>
<td>102 E. Tennessee St.</td>
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<tr>
<td>41</td>
<td>302 Reis Ave.</td>
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<tr>
<td>42</td>
<td>2011 Strington Rd.</td>
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<tr>
<td>43</td>
<td>297 W. Louisiana St.</td>
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<td>44</td>
<td>314 W. Oregon St.</td>
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<td>45</td>
<td>517 Read St.</td>
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<td>46</td>
<td>515 Mary St.</td>
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<td>47</td>
<td>404 Second Ave.</td>
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<td>48</td>
<td>1017 W. Iowa St.</td>
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<td>49</td>
<td>1321 W. Delaware St.</td>
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<td>50</td>
<td>1120 W. Missouri St.</td>
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<td>51</td>
<td>1006 First Ave.</td>
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<tr>
<td>52</td>
<td>1210 First Ave.</td>
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<tr>
<td>53</td>
<td>1410 Uhlhorn St.</td>
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<tr>
<td>54</td>
<td>1514 W. Louisiana St.</td>
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</tbody>
</table>
RE: VOTING PLACES -CONT'D-

<table>
<thead>
<tr>
<th>Pct.</th>
<th>Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>56-</td>
<td>JOHN KAMPER</td>
<td>#315 N. WABASH AVE.</td>
</tr>
<tr>
<td>57-</td>
<td>BEN C. KURIGER</td>
<td>714 N. 10TH AVE.</td>
</tr>
<tr>
<td>58-</td>
<td>WILLIAM HANH</td>
<td>2217 W. MICHIGAN ST.</td>
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<tr>
<td>60-</td>
<td>ADAM BLANKENBERGER</td>
<td>520 N. HESS AVE.</td>
</tr>
<tr>
<td>61-</td>
<td>WM HEAD</td>
<td>2521 W. INDIANA ST.</td>
</tr>
<tr>
<td>62-</td>
<td>J. W. SMITH</td>
<td>2516 PENNSYLVANIA ST.</td>
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<tr>
<td>63-</td>
<td>MRS. VERA CARNEY</td>
<td>2536 DENNISON ST.</td>
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<tr>
<td>64-</td>
<td>KATE STEINKAMP</td>
<td>1531 CUMBERLAND AVE.</td>
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<tr>
<td>65-</td>
<td>IDA RETTER</td>
<td>1226 E. COLUMBIA ST.</td>
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<tr>
<td>66-</td>
<td>JAMES PERRY</td>
<td>236 OLMSTEAD AVE.</td>
</tr>
<tr>
<td>67-</td>
<td>MRS. ELFRIEDA RUEGER</td>
<td>1115 HESKER PARK OH.</td>
</tr>
<tr>
<td>68-</td>
<td>MRS. J. P. MATTINGLY</td>
<td>3100 EDERWOOD DRIVE</td>
</tr>
<tr>
<td>69-</td>
<td>THOMAS H. DUNCAN</td>
<td>R.R.2, RED BANK RD. (2 HOUSES</td>
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<td></td>
<td></td>
<td>SOUTH OF LOWER M.T.V. RD)</td>
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<tr>
<td>70-</td>
<td>ARTHUR SHILLING</td>
<td>3116 HARTMUTZ AVE.</td>
</tr>
<tr>
<td>71-</td>
<td>CHARLES ELITER</td>
<td>R.R.1 Box 105 Up, Mt. VERNON Rd.</td>
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<tr>
<td>72-</td>
<td>VOGEL SCHOOL</td>
<td>3036 W. MARYLAND ST.</td>
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<tr>
<td>73-</td>
<td>HEBRON SCHOOL</td>
<td>WEINBACH &amp; VOGEL RD</td>
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<tr>
<td>74-</td>
<td>LODGE AVE. SCHOOL</td>
<td>OUTER LINCOLN AVE.</td>
</tr>
<tr>
<td>75-</td>
<td>HARWOOD SCHOOL</td>
<td>R.R.6 RIVERSIDE &amp; LODGE AVE.</td>
</tr>
<tr>
<td>76-</td>
<td>SCHOOL No. 1</td>
<td>FIRST AVE. &amp; ALLEN RD. (N.W. ROOM)</td>
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<tr>
<td>77-</td>
<td>NOCUTCHANVILLE SCHOOL</td>
<td>R.R.5 STRINGTOWN RD.</td>
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<tr>
<td>78-</td>
<td>SCHOOL - SCOTT TOWNSHIP</td>
<td>R.R.5 HIGHWAY #97</td>
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<tr>
<td>79-</td>
<td>BLUE GRASS COMMUNITY HOUSE R.R.8</td>
<td>OLD STATE ROAD</td>
</tr>
<tr>
<td>80-</td>
<td>ARMSTRONG CONSOLIDATED SCHOOL-</td>
<td>HIGHWAY #65- 1/4 MILE NORTH</td>
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<td></td>
<td>OF ARMSTRONG</td>
<td></td>
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<tr>
<td>81-</td>
<td>BARKER SCHOOL</td>
<td>UNION TWP., R.R.2</td>
</tr>
<tr>
<td>82-</td>
<td>SCHOOL No. 8</td>
<td>HIGHWAY #65- GERMAN TWP</td>
</tr>
</tbody>
</table>

ON MOTION THE BOARD RECESS UNTIL MONDAY, OCTOBER 28TH, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present JOSEPH EISTERHOLD, GEORGE J. KISSEL and HARVEY HERNDON, members composing said Board; also CHAS. H. ATKIN, COUNTY AUDITOR and HENRY BUENTE, COUNTY ATTORNEY.

The minutes were read and approved.

RE: ADDITIONAL APPROPRIATIONS & TRANSFER OF FUNDS

The State Board of Tax Commissioners will hold a hearing on additional appropriations and transfer of funds on Saturday, November 2nd, 1940 at 10 a.m.

On motion the Board recess until Thursday, October 31st, 1940.
Thursday, October 31st, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kiesel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bids on Hauling Election Equipment

This being the time set for the receiving of bids on the hauling of election equipment, come now the following parties and submit their bids:

Belmont Moving & Storage Co. - $500.00
B.J. Shetler Moving & Storage Co. - $517.50
Lamasco Transfer Company - $725.00

On motion the Board award contract to the Belmont Moving & Storage Company for $500.00, this being the lowest bid.

Re: Highway Department

The Commissioners approve the transfer of Grover Mayberry from Park Pay-Roll to the Highway Department, effective October 16, 1940.

Re: Additional Appropriations - Vanderburgh County

The State Board of Tax Commissioners will hold hearing on additional appropriations for Vanderburgh County in the Auditor's Office November 2nd at 10:30 A.M.

Re: Emergency Deputy Sheriffs

Comes now Edwin F. Diekmann, County Sheriff of this County, and reports to this Board, that an emergency exists for the appointment of additional emergency deputy sheriffs of Vanderburgh County, Indiana, to more properly conserve the peace, repressing, preventing and detecting crime and apprehending criminals within Vanderburgh County, Indiana, and the Board being duly advised, finds that such emergency does exist for the appointment of such additional deputy sheriffs, and the County Sheriff of Vanderburgh County, Indiana, is hereby given authority to employ such additional deputy sheriffs as, in his judgment, the emergency may require, at a compensation not to exceed Four ($4.00) Dollars per day, and to report to this Board, the names of such emergency deputy sheriffs so employed by him and the number of days each such deputy
Board of Commissioners, Vanderburgh County, Indiana, October 31, & November 4, 1940

RE: EMERGENCY DEPUTY SHERIFFS -Cont'd-

SHERIFF WAS EMPLOYED UNDER THIS ORDER AND AUTHORITY, SAID COMPENSATION OF SAID ADDITIONAL DEPUTY SHERIFFS TO BE PAID OUT OF THE GENERAL FUND OF VANDERBURGH COUNTY, INDIANA, AS PROVIDED BY THE ACTS OF THE GENERAL ASSEMBLY OF INDIANA, ACTS 1921, PAGE 750. (Baldwin's Indiana Statutes 1934, Section 5497).

On motion the Board adjourns sine die.

[Signatures]

MONDAY, NOVEMBER 4TH, 1940.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO LAW, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY COUNTY SHERIFF, JULIUS F. RITTER.

THE MINUTES WERE READ AND APPROVED.

RE: MILL ROAD

THE REPORT OF VIEWERS WAS PRESENTED TO THE BOARD OF COMMISSIONERS, AND TAKEN UNDER ADVISEMENT UNTIL NOVEMBER 7TH.

RE: ROAD IN PERRY & GERMAN TOWNSHIPS

THE REPORT OF REVIEWERS WAS PRESENTED TO THE BOARD OF COMMISSIONERS AND TAKEN UNDER ADVISEMENT UNTIL NOVEMBER 7TH.

RE: COAL PRICES - COUNTY INSTITUTIONS

THE BOARD RECEIVED NOTICE UNDER DATE OF OCTOBER 17TH FROM THE KORFF COAL COMPANY, AS FOLLOWS:

"THE GUFFEY COAL ACT BECAME EFFECTIVE OCTOBER 1ST, 1940. THIS ACT, AS YOU KNOW, REGULATES THE PRICE OF COAL. OUR CONTRACT FOR COAL FOR THE VARIOUS COUNTY INSTITUTIONS CARRIES A CLAUSE CONCERNING ANY INCREASE OR DECREASE DUE TO THE GUFFEY ACT, THEREFORE THIS IS TO ADVISE THAT EFFECTIVE OCTOBER 1ST, 1940 PRICES ADVANCED AS FOLLOWS:

4" LUMP COAL FROM 12½ TO 15¢ PER BUSHEL, OR AN INCREASE OF 62½¢ PER TON.
STOKER COAL FROM 12¢ TO 13¢ PER BUSHEL, OR AN INCREASE OF 25¢ PER TON."
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Henderson, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: MILL ROAD

IN THE MATTER OF THE PETITION OF OSCAR H. SCHMIDT, ET AL FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE MILL ROAD IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

Come now Jacob M. Bauer and Herman Boeke, and file and present their remonstrances to the Board against the establishment of the right-of-way herein petioned for, which said remonstrances are in the words and figures following, to-wit:

STATE OF INDIANA } ss:
VANDERBURGH COUNTY }

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE MILL ROAD IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

The undersigned, Jacob Bauer, being a resident freeholder of German Township, Vanderburgh County, Indiana, and a part of whose real estate it is contemplated to use for the purpose of a highway, the description of which is set out in the report of viewers heretofore filed herein, does hereby respectfully submit that his real estate contemplated to be used for said purpose is of the value of one hundred dollars ($100.00); that said contemplated highway is not beneficial to the undersigned, and that the amount of damages on one hundred dollars ($100.00) requested is reasonable for the real estate contemplated to be used for the construction of said highway.

IN TESTIMONY WHEREOF the undersigned has hereunto affixed his signature on this the 7th day of November, 1940.

(Signed) Jacob M. Bauer
RE: MILL ROAD

STATE OF INDIANA }  SS:
VANDERBURGH COUNTY } BEFORE THE BOARD OF COMMISSIONERS OF THE
COUNTY OF VANDERBURGH, STATE OF INDIANA

IN THE MATTER OF THE ESTABLISHMENT OF A
RIGHT-OF-WAY FOR THE MILL ROAD IN GERMAN
TOWNSHIP, VANDERBURGH COUNTY, INDIANA

TO THE HONORABLE BOARD OF COMMISSIONERS OF
THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

THE UNDERSIGNED, HERMAN BOEKE, BEING A RESIDENT FREEHOLDER OF
GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND A PART OF WHOSE REAL
ESTATE IT IS CONTEMPLATED TO USE FOR THE PURPOSE OF A HIGHWAY, THE
DESCRIPTION OF WHICH IS SET OUT IN THE REPORT OF VIEWERS HERETOFORE FILED
HEREIN, DOES HEREBY RESPECTFULLY SUBMIT THAT HIS REAL ESTATE CONTEMPLATED
TO BE USED FOR SAID PURPOSE IS OF THE VALUE OF ONE HUNDRED DOLLARS
($100.00); THAT SAID CONTEMPLATED HIGHWAY IS NOT BENEFICIAL TO THE UNDERSIGNED, AND THAT THE AMOUNT OF DAMAGES OF ONE HUNDRED DOLLARS ($100.00)
REQUESTED IS REASONABLE FOR THE REAL ESTATE CONTEMPLATED TO BE USED FOR
THE CONSTRUCTION OF SAID HIGHWAY.

IN TESTIMONY WHEREOF, THE UNDERSIGNED HAS HEREUNTO AFFIXED HIS
SIGNATURE ON THIS THE 7TH DAY OF NOVEMBER, 1940.

(SIGNED) HERMAN BOEKE

AND THE BOARD, HAVING HEARD EVIDENCE, BOTH IN FAVOR OF AND AGAINST SAID REMONSTRANCES, AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID REMONSTRANTS ARE FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, AND THE OWNERS OF THE FOLLOWING DESCRIBED REAL ESTATE SITUATE IN VANDERBURGH COUNTY, INDIANA, TO-WIT:

JACOB M. BAUER The Southwest Quarter of the Southwest Quarter of Section Thirty-Two (32) Township Five (5) South, Range Eleven (11) West.
HERMAN BOEKE The Northwest Quarter of the Northwest Quarter of Section Five (5), Township Six (6) South, Range Eleven (11) West

WHICH, ACCORDING TO THEIR RESPECTIVE REMONSTRANCES IS AFFECTED BY SAID PETITION AND VIEWERS' REPORT, SITUATE IN VANDERBURGH COUNTY, INDIANA, AND THE BOARD FURTHER FINDS THAT THE PRAYER OF SAID REMONSTRANTS TO HAVE REVIEWERS APPOINTED SHOULD BE GRANTED.

IT IS THEREFORE ORDERED BY THE BOARD THAT WILLIAM ELPERS, ED. PETERS AND WILLIAM O. GRAY, THREE DISINTERESTED FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA SAID HIGHWAY IS LOCATED, BE AND THEY ARE HEREBY APPOINTED AS REVIEWERS TO REVIEW THAT PORTION OF SAID HIGHWAY WHICH PASSES OVER THE LANDS OF SAID JACOB M. BAUER AND HERMAN BOEKE, WHICH SAID LANDS ARE HEREFOR DESCRIED; THAT THEY MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, AT TWO O'CLOCK IN THE AFTERNOON OF THE 14TH DAY OF NOVEMBER, 1940, AND AFTER HAVING
Board of Commissioners, Vanderburgh County, Indiana, November 7, 1940

RE: MILL ROAD

Qualified as by law required, as such reviewers, they proceed at that time or upon a day to be by them fixed, to review such portion of such highway as passes over the lands hereinabove described, and ascertain and assess the damages, if any, which may be sustained by said Jacob M. Bauer and Herman Boeke, said remonstrants, by reason of the widening and change of said proposed highway over their said lands; that they report their doings herein at the next regular meeting of this Board, and this matter is continued.

RE: ROAD IN PERRY & GERMAN TOWNSHIPS

In the matter of the establishment of a right-of-way for a highway in Perry & German Townships, Vanderburgh County, Indiana, petitioned for by William P. Korressel, et al.

Come now Edward Wolf, Karl Hahus and Edgar Lynn, heretofore appointed as reviewers to review a certain highway hereinafter particularly described and file and present their report, which said report is in the words and figures following, to-wit:

STATE OF INDIANA )
VANDERBURGH COUNTY ) SS:

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, INDIANA, PETITIONED FOR BY WILLIAM P. KORRESSEL, ET AL.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA:

We, the undersigned, reviewers, appointed by your Board at your October, 1940 session, to review a certain proposed highway described in the order hereto attached, and to assess the damages, if any, that might be sustained by the parties named in said order, by reason of the location of said highway, did, on the 17th day of October, 1940, meet at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, as directed in said order and notice, and after having been duly qualified, according to law, did proceed to review said proposed highway, described as follows, to-wit:

Commencing at the point of intersection of the north and south center line of the west half of Section Seventeen (17), Township Six (6) South, Range Eleven (11) West with the east and west center line of the south half of said section, said point being also the point of intersection of said north and south center line with the Koring Road, an established highway within Vanderburgh County, Indiana, and extending thence north along said north and south center line of said west half of said section to the Perry-German Township line, and extending thence west along said township line to the Korressel Road, an established highway within Vanderburgh County, Indiana, being also the west line of said Section Seventeen (17) and Section Eight (8), Township
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 7 1940

RE: ROAD IN PERRY & GERMAN TOWNSHIPS

Six (6) South, Range Eleven (11) West, said proposed highway being approximately one (1) mile in length, and we, the reviewers, find that said George Lottes and Alvina Lottes; Elizabeth Schmuck and Landhard Ungethun are entitled to no damages, for the reason that the benefits which will be derived by them by reason of the establishment of said proposed highway will exceed the damages, if any, which they may sustain.

Dated at Evansville, Indiana, this 17th day of October, 1940.

(Signed) Edward Wolf
(Signed) Karl Hahus
(Signed) Edgar Lynn

Reviewers

And the Board, having examined the report of said reviewers and having heard evidence and being sufficiently advised in the premises finds that the remonstrators, George Lottes and Alvina Lottes; Elizabeth Schmuck and Landhard Ungethun are entitled to no damages and that the report of said reviewers ought to be approved.

It is therefore ordered by the Board that the report of said reviewers be and the same is hereby approved; that the costs of this review be paid out of the county treasury and that said highway be recorded and opened to a right-of-way width of sixty (60) feet, and it is further ordered that said highway, when so opened and established, be kept in repair as provided by law.

RE: REGISTRATION OF VOTERS (COMPENSATION FOR SERVICES)

In the matter of additional allowance to Val A. Dietsch, Clerk of the Vanderburgh Circuit Court, for services as Registration Officer of Vanderburgh County, Indiana, during the primary and general elections of 1940.

Comes now Val A. Dietsch, Clerk of the Vanderburgh Circuit Court, and reports to the Board that during the primary and general elections in Vanderburgh County, Indiana, in the year 1940, he performed additional services as Registration Officer of Vanderburgh County, Indiana, and the Board, being fully advised in the premises, now finds that said Clerk, as Registration Officer of the County, did render additional services and that a reasonable compensation for said additional services so rendered by him is fifteen hundred (1500.00) dollars, which said amount is now by the Board fixed as additional compensation for said Clerk as such Registration Officer.

And now said Val A. Dietsch presents and files with the Board his claim in the sum of fifteen hundred (1500.00) dollars for such additional services, which claim is now by the Board allowed and ordered paid in the same manner as other election expenses are paid, from such funds as may be available therefor.
Board of Commissioners, Vanderburgh County, Indiana, November 7, 1940.

On motion the Board recess until Tuesday, November 12th, 1940.

Joseph V. Eisterhold

Henry Kissel

George J. Kissel

Board of County Commissioners

Tuesday, November 12th, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, John J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County attorney.

The minutes were read and approved.

RE: Approval of additional appropriations

Vanderburgh County

State of Indiana
Office of the State Board of Tax Commissioners

In the matter of additional appropriations for
Vanderburgh County, Indiana

No. 734

November 6, 1940

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana in the matter of additional appropriations in the sum of $16,126.14;

And;

This matter having been set for hearing on November 2nd at 10:30 A.M., report having been made and all the facts having been carefully considered, this Board does now affirm said additional appropriations in the sum of $16,126.14.

State Board of Tax Commissioners of Indiana
Philip Zorcher, Chairman

Attest:
Secretary

RE: Millersburg Road

All land owners involved present grant of sixty (60) foot right-of-way for Millersburg Road from New Green River Road east to Vanderburgh-Warrick County Line.

On motion the Board recess until Thursday, November 14th, 1940.

Joseph V. Eisterhold

Henry Herndon

George J. Kissel

Board of County Commissioners
THURSDAY, NOVEMBER 14TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kimmel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

THE MINUTES WERE READ AND APPROVED.

RE: COUNTY BUSINESS

The Commissioners approve of Harvey Herndon and Harold Grafe, going to Bedford and Indianapolis on business pertaining to W. P. A. Projects.

RE: TRANSFER OF FUNDS- ELECTION

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the transfer of funds and the appropriation thereof, as follows, to-wit:

ELECTION:

<table>
<thead>
<tr>
<th>From: Inspectors</th>
<th>To: Emergency Deputies</th>
<th>$ 44.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>SHERIFFS</td>
<td>To: Emergency Deputies</td>
<td>120.00</td>
</tr>
<tr>
<td>CENTRAL COUNTING BOARD</td>
<td>To Emergency Deputies</td>
<td>122.60</td>
</tr>
<tr>
<td>MEALS</td>
<td>To: Emergency Deputies</td>
<td>227.50 (514.20)</td>
</tr>
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</table>

<table>
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<tr>
<th>From: Contingencies</th>
<th>To: Clerks</th>
<th>$600.00</th>
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<tr>
<td>CONTINGENCIES</td>
<td>To: Canvassing Board</td>
<td>125.00</td>
</tr>
<tr>
<td>CONTINGENCIES</td>
<td>To: Supplies</td>
<td>800.00</td>
</tr>
<tr>
<td>CONTINGENCIES</td>
<td>To: Absent Voters-Personal</td>
<td>48.00</td>
</tr>
<tr>
<td>CONTINGENCIES</td>
<td>To: Rentals</td>
<td>25.50</td>
</tr>
<tr>
<td>CONTINGENCIES</td>
<td>To: Registration</td>
<td>400.00 (2000.00)</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>From: Absent Voters Supplies</th>
<th>To: Equipment</th>
<th>$1521.25</th>
</tr>
</thead>
<tbody>
<tr>
<td>Absent Voters Supplies</td>
<td>To: Registration</td>
<td>400.00</td>
</tr>
<tr>
<td>Absent Voters Supplies</td>
<td>To: Canvassing Board</td>
<td>200.00 (1921.25)</td>
</tr>
</tbody>
</table>

$4435.45

And the County Auditor of Vanderburgh County, Indiana, is now ordered and directed by the Board of Commissioners of the County of Vanderburgh, Indiana, to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of transferring and appropriating funds as herein enumerated.

RE: POOR RELIEF BOND ISSUE

The Board directs Henry C. Buente to look after all legal matters, including preparation of all papers and transcript pertaining to the issuance and sale of proposed poor relief bond issue,
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 14, 1910

RE: POOR RELIEF BOND ISSUE

IN THE MATTER OF THE ISSUANCE AND SALE OF BONDS FOR THE PURPOSE OF PROCURING FUNDS TO PAY FOR POOR RELIEF IN THE VARIOUS TOWNSHIPS IN VANDERBURGH COUNTY, INDIANA

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that the advancements necessary to be made to the several Townships in Vanderburgh County, Indiana, for poor relief purposes for the six (6) months period beginning December 1st, 1940, and to pay the indebtedness theretofore incurred by the various Townships in Vanderburgh County, Indiana, for poor relief purposes are in excess of the amount that can be reasonably advanced by said County out of funds now available, and that a loan should be made by the issuance and sale of bonds of said County in an amount sufficient to pay the amounts estimated by said Board to be needed for advancement to the several Townships in Vanderburgh County, Indiana, for poor relief purposes for the six (6) months beginning December 1st, 1940, and to pay the indebtedness theretofore incurred by the various Townships in the County for poor relief theretofore incurred by the various Townships in Vanderburgh County, Indiana, for such purposes as follows, to-wit:

<table>
<thead>
<tr>
<th>Township</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armstrong Township</td>
<td>None</td>
</tr>
<tr>
<td>Center Township</td>
<td>$30,000.00</td>
</tr>
<tr>
<td>German Township</td>
<td>None</td>
</tr>
<tr>
<td>Knight Township</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>Perry Township</td>
<td>None</td>
</tr>
<tr>
<td>Pigeon Township</td>
<td>$110,000.00</td>
</tr>
<tr>
<td>Scott Township</td>
<td>None</td>
</tr>
<tr>
<td>Union Township</td>
<td>None</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$560,000.00</strong></td>
</tr>
</tbody>
</table>

The Board further finds that the total amount of advancements necessary to be made to the several Townships in Vanderburgh County, Indiana, for poor relief purposes for six (6) months period beginning December 1st, 1940, and to pay the indebtedness theretofore incurred by the various Townships in Vanderburgh County, Indiana, for poor relief purposes, together with the cost of publishing notices, including notice of determination to issue said bonds and notice of the sale thereof, preparation of bonds and legal expenses incident to the preparation of said bonds and securing the approval thereof, will be in the amount of Five Hundred and Sixty Thousand (560,000.00) Dollars, and that the Vanderburgh County Council of Vanderburgh County, Indiana, should be requested to authorize the issuance and sale of said bonds for said purpose in said amount.

The Board further finds that a petition has been presented to this Board bearing the signatures of more than fifty (50) owners of taxable real estate within Vanderburgh County, Indiana, praying for the issuance and sale of such obligations in such amount, and the Board now directs the County Auditor of Vanderburgh County, Indiana, to issue a call for a Special Meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, to be held on the 29th day of November, 1940, for the purpose of considering the making of a loan in said amount of Five Hundred and Sixty Thousand (560,000.00) Dollars, the issuance and sale of the bonds of Vanderburgh County, Indiana, and the making of an appropriation for that purpose, and
RE: POOR RELIEF BOND ISSUE

Further directs said County Auditor, at such Special Meeting of said County Council to present and file with said Vanderburgh County Council of Vanderburgh County, Indiana, said petition of more than fifty (50) owners of taxable real estate within Vanderburgh County, Indiana, and to enter this finding and order on the records of the proceedings of this Board, this 14th day of November, 1940.

(Signed) JOSEPH V. EISTERHOLD  
(Signed) GEORGE J. KISSEL  
(Signed) HARVEY HERNDON

Attest:

(Signed) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA,  
AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS  
OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(SEAL)

RE: FOOD STAMP PLAN

Petition of the Township Trustees of Vanderburgh County, Indiana, to participate in the Federal Surplus Commodities Corporation Food Stamp Plan was received by the Board, which was approved by the Board and the Board directs the County Auditor to take the necessary action on behalf of this Board to complete arrangements for such participation in said plan.

On motion the Board recess until Monday, November 18th, 1940.

(Signed) JOSEPH V. EISTERHOLD  
(Attestor) HARVEY HERNDON  
(Signed) GEORGE J. KISSEL

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, 

MONDAY, NOVEMBER 18TH, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Hender-don, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Supplies

The Commissioners order the Auditor to advertise for bids on quarterly supplies and yearly supplies for the County and County Institutions.

Re: Highway Department Supplies

The Commissioners order the Auditor to advertise for six months and yearly supplies for the Highway Department.

Re: Car for County Sheriff & Adding Machine for County Auditor

The Commissioners order the Auditor to advertise for bids on County Sheriff's Car for 1941 and Desk Adding Machine for the Auditor's Office.

On motion the Board recess until Thursday, November 22nd, 1940.

[Signatures]

Joseph V. Eisterhold

George J. Kissel

Board of County Commissioners
THURSDAY, NOVEMBER 22ND, 1940

THE BOARD OF COMMISSIONERS OF VANDEBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: PROJECT STATEMENT
(APPROVAL SEVEN HILLS ROAD)

IN THE MATTER OF PROJECT STATEMENT SUBMITTED TO THE INDIANA STATE HIGHWAY COMMISSION COVERING WORK TO BE DONE ON CERTAIN HIGHWAY IN VANDERBURGH COUNTY, INDIANA, TO BE PAID FROM GASOLINE TAX AND LICENSE FEE FUNDS IN CONJUNCTION WITH W.P.A. AND OTHER FUNDS.

COMES NOW HENRY C. BUENTE, COUNTY ATTORNEY, AND REPORTS TO THE BOARD THAT PROJECT STATEMENT HERETOFORE PREPARED BY HIM AND SUBMITTED TO THE INDIANA STATE HIGHWAY COMMISSION FOR THEIR APPROVAL, COVERING WORK TO BE DONE ON A CERTAIN HIGHWAY IN VANDERBURGH COUNTY, INDIANA, WHICH WORK IS TO BE PAID FROM GASOLINE TAX AND LICENSE FEE FUNDS IN CONJUNCTION WITH W.P.A. AND OTHER FUNDS, WHICH PROJECT STATEMENT HAS BEEN APPROVED BY SAID COMMISSION WITH IDENTIFYING NUMBER INDICATED, COVERING THE FOLLOWING HIGHWAY IN VANDERBURGH COUNTY, INDIANA, VIZ:

C-2686-42 SEVEN HILLS ROAD- 2 MILES $736.92 PLUS W. P. A. FUNDS.

ON MOTION THE BOARD RECESS UNTIL MONDAY, NOVEMBER 25TH, 1940.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry C. Buente, County Attorney.

The minutes were read and approved.

Re: Clearance of property as requested by Department of Aviation, City of Evansville

Permission of the Board of Commissioners of the County of Vanderburgh to remove trees, etc., from property belonging to Vanderburgh County.

The Board of Commissioners of the County of Vanderburgh, Indiana, hereby grants to the Department of Aviation of the City of Evansville, Indiana, and such agencies co-operating therewith, permission to enter upon the lands belonging to Vanderburgh County, Indiana, composed of the property commonly known as the Poor Farm property at the Vanderburgh County Infirmary, for the purpose of removing and disposing of trees, stumps and other obstructions, (designated on print of obstruction map accompanying letter from the City Civil Engineer of the City of Evansville, Indiana, dated November 23rd, 1940), located on said property and along the right-of-way of the Petersburg Road and the Rucker Road in Vanderburgh County, Indiana.

Dated at Evansville, Indiana, this 25th day of November, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

Attest:
(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana
(SEAL)

Re: Allowance to Henry C. Buente

In the matter of allowance to Henry C. Buente for legal services rendered outside of and in addition to his regular duties as County Attorney.

Pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, Indiana, instructed Henry C. Buente, to represent Charles M. Frisse, as County Treasurer of Vanderburgh County, Indiana, and Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, in an action filed on April 26th, 1939 in the Vanderburgh Circuit Court, wherein Clarence Schenk, et al. were plaintiffs and Christ Hahn, et al. were defendants, being cause No. 4514 in said court, and subsequently on the 7th day of
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 25, 1940

RE: LEGAL SERVICES- HENRY C. BUENTE

November, 1939 transferred by the Vanderburgh Circuit Court, on its own motion, to the Superior Court of Vanderburgh County, Indiana, and therein docketed as Cause No. 8541 and thereafter, on the 10th day of November, 1939, on motion of the plaintiffs, venued to the Warrick Circuit Court and therein docketed as Cause No. 7406, being an action to enjoin the collection of assessments pertaining to the Union Township Levee and flood gates, totalling $17,686.37, wherein the said Henry C. Buente rendered legal services on behalf of said county treasurer and said county auditor, as follows, viz:

May 8, 1939 appearance for defendants Charles H. Friesse, as county treasurer and Charles H. Atkin, as county auditor.
November 7, 1939 cause transferred to Superior Court of Vanderburgh County, Indiana.
November 10th, 1939, cause venued to Warrick Circuit Court.
April 14, 1940, answer filed on behalf of defendants.
April 15th, 16th and 17th, 1940 attendance three-day trial of cause in Warrick Circuit Court.
May 28, 1940 defendants' brief filed.
June 8, 1940 argument of cause in Warrick Circuit Court.
June 24, 1940 attendance at rendition of finding and judgment for defendants.

All of which services consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente as county attorney, and the Board now fixes the compensation for said special and additional services in the sum of $250.00, and comes now said Henry C. Buente and presents to the Board his claim in said amount of $250.00, for said special and additional services, which claim is now allowed by the Board and the county auditor is directed to pay the same out of such appropriation as may be available for that purpose.

On motion the Board recess until Thursday, November 28th, 1940.

[Signatures]
Joseph J. Eitcheloth
Henry A. Coleman
George J. Kiesel
Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, November 28, 1940

Thursday, November 28th, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissing and Harvey Henderson, members composing said Board; also Chas. H. Aykin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Field Examiners' reports on County offices

The State Board of Accounts reports on the following offices:

- County Department of Public Welfare
- Miners' Examining Board
- Consolidated Probation Department
- County Recorder
- County Treasurer

The Commissioners order above reports filed in the Auditor's Office.

Re: Hearing on Additional Appropriations

The State Board of Tax Commissioners will hold a hearing on additional appropriations for Vanderburgh County at 10:30 A.M. December 2nd, 1940.

Re: Bids on Linoleum for Court House

Upon request, the Commissioners receive the following bids on floor covering for rooms #208 and B-4 in the Court House,

- Kernis Wayside Furniture Store - $364.50
- Elmdorf's - - - - - $379.79
- R. & G. Furniture Company - - $390.00

On motion the Board awards contract to the Kernis Wayside Furniture Store for $364.50, their bid being the lowest submitted.

Re: County Garage Railroad Switching Easement

Notice of Evansville Union Stock Yards Company by Phelps F. Darby, regarding termination of easement pertaining to switch into County Garage property was served on the Board and by the Board referred to Henry C. Buente, County Attorney for attention; said notice being in the words and figures following, to-wit:

Evansville, Indiana, November 28, 1940.

To the Board of Commissioners of Vanderburgh County, Indiana:

You are hereby notified to surrender and deliver up to the undersigned corporation within ten (10) days from the time of receiving this notice the possession of the following premises, namely:
That certain strip or parcel of land located in Lot Number Four (4) in Morgan's Plat of a part of the Southeast quarter of the Northeast quarter of Section Nineteen (19), Township Six (6) South, Range Ten (10) West, Vanderburgh County, Indiana, which strip of land adjoins on the north and northwest the land which was conveyed on July 19, 1924, by the undersigned corporation to the William F. Hartig Plow Company and which lies between said land and the present right of way of the railroad switch track now leading from the Belt Railroad to the unloading platform of the Evansville Union Stock Yards; said strip of land being of uniform width and being twenty-eight (28) feet wide from the center line of the Stock Yards Company's switch right of way to the boundary line of the land conveyed as aforesaid to the William F. Hartig Plow Company.

Your attention is called to the provision contained in the easement deed executed by the undersigned corporation to the William F. Hartig Plow Company (your predecessor in title) which was to the effect that the right of way grant and easement would continue in force only until the adjoining land should cease to be used for manufacturing purposes and that upon the happening of that event the right of way grant and easement would thereafter be null and void.

In as much as the adjoining land which you acquired from the Hartig Company in the year 1937 is no longer used for manufacturing purposes, the easement which was granted and conveyed by the undersigned corporation on July 19, 1924, is now null and void.

Unless removed by you within ten (10) days from the receipt of this notice, the undersigned corporation will assume that you do not claim any interest in the railroad track or other structures or property now located upon the twenty-eight (28) foot strip of land above mentioned.

THE EVANSVILLE UNION STOCK YARDS COMPANY,
(Incorporated),

By James E. Cox (Signed)
Its President.

On motion the board adjourn sine die.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy Sheriff, C. W. Crowder.

The minutes were read and approved.

Re: Bids on Supplies for Highway Department

This being the time set for the receiving of bids on supplies for the Highway Department, for a period of six months, come now the following parties and submit their bids:

<table>
<thead>
<tr>
<th>Gasoline</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Deep Rock Oil Corp.</td>
<td>.1312 per gal.</td>
</tr>
<tr>
<td>Indian Refining Co.</td>
<td>.133</td>
</tr>
<tr>
<td>Standard Oil Co.</td>
<td>.133</td>
</tr>
<tr>
<td>H.F.Koch Stations</td>
<td>.12½</td>
</tr>
<tr>
<td>Mid-Continent Oil Co</td>
<td>.13</td>
</tr>
<tr>
<td>Shell Petroleum Co.</td>
<td>.131</td>
</tr>
<tr>
<td>Sinclair Refining Co.</td>
<td>.131</td>
</tr>
<tr>
<td>Evansville Refining Co.</td>
<td>.126</td>
</tr>
<tr>
<td>Phillips Petroleum Co.</td>
<td>.128</td>
</tr>
<tr>
<td>Tri-State Oil Co.</td>
<td>.125</td>
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</table>

<table>
<thead>
<tr>
<th>Motor Oil</th>
<th></th>
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<tbody>
<tr>
<td></td>
<td>#10</td>
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<tr>
<td>Deep Rock Oil Corp.</td>
<td>.41</td>
</tr>
<tr>
<td>Continental Oil Co.</td>
<td>.4925</td>
</tr>
<tr>
<td>Indian Refining Co.</td>
<td>.59</td>
</tr>
<tr>
<td>Standard Oil Co.</td>
<td>.59</td>
</tr>
<tr>
<td>H.F.Koch Stations</td>
<td>.51</td>
</tr>
<tr>
<td>Mid-Continent Oil Co</td>
<td>.51</td>
</tr>
<tr>
<td>Shell Petroleum Co.</td>
<td>.51</td>
</tr>
<tr>
<td>Sinclair Refining Co.</td>
<td>.51</td>
</tr>
<tr>
<td>Phillips Petroleum Co.</td>
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</tr>
<tr>
<td>Tri-State Oil Co.</td>
<td>.51</td>
</tr>
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</table>
Board of Commissioners, Vanderburgh County, Indiana, December 2, 1940

**TRANSMISSION GEAR LUBRICANT**

Reg. & E.P., #90 to #150 - Price Per lb.
Purchases to be made in drums only

<table>
<thead>
<tr>
<th>Company</th>
<th>Price Per lb.</th>
</tr>
</thead>
<tbody>
<tr>
<td>DEEP ROCK OIL CORP</td>
<td>.055</td>
</tr>
<tr>
<td>CONTINENTAL OIL CO</td>
<td>.4025, .4325</td>
</tr>
<tr>
<td>STANDARD OIL CO</td>
<td>.068 BBL, .0755 PER 100 LB, LOT</td>
</tr>
<tr>
<td>SHELL PETROLEUM CO</td>
<td>.07375, .06875, .0525</td>
</tr>
<tr>
<td>SINCLAIR REFINING CO</td>
<td>.0787, MID-CONTINENT PET CO- .0987, .0325</td>
</tr>
<tr>
<td>PHILLIPS PET.CO.</td>
<td>.085, .075</td>
</tr>
</tbody>
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**VARIOUS GREASES** (per lb)

<table>
<thead>
<tr>
<th>Company</th>
<th>Pressure-Cup #3</th>
<th>Wheel</th>
<th>Water</th>
<th>Universal-Tract. Axle</th>
<th>Super Bearing</th>
<th>Pump</th>
<th>Joint</th>
<th>Roller</th>
<th>Chassis</th>
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</thead>
<tbody>
<tr>
<td>DEEP ROCK OIL CORP</td>
<td>.07</td>
<td>2.00</td>
<td>2.87</td>
<td>2.87</td>
<td>2.37</td>
<td>.07</td>
<td>1.56</td>
<td>.077</td>
<td></td>
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<tr>
<td>CONTINENTAL OIL CO</td>
<td>.085, .0825</td>
<td>.0795</td>
<td>1.11</td>
<td>.15 1/2</td>
<td>.12</td>
<td>(</td>
<td>(</td>
<td>(</td>
<td>(</td>
</tr>
<tr>
<td>INDIAN REFINING CO</td>
<td>.0675, 1.6875</td>
<td>3.1125</td>
<td>4.125</td>
<td>3.1125</td>
<td>.075</td>
<td>.075</td>
<td>1.13</td>
<td>.1125</td>
<td></td>
</tr>
<tr>
<td>STANDARD OIL CO</td>
<td>.072, 1.92</td>
<td>2.42</td>
<td>2.42</td>
<td>2.42</td>
<td>.0805</td>
<td>1.90</td>
<td>.072</td>
<td></td>
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<tr>
<td>MID-CONT OIL CO</td>
<td>.0775, .0825</td>
<td>1.175</td>
<td>1.175</td>
<td>1.075</td>
<td>.0695</td>
<td>.065</td>
<td>.0875</td>
<td></td>
<td></td>
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<tr>
<td>SHELL PET. CO</td>
<td>7.50, 2.35</td>
<td>2.55</td>
<td>3.00</td>
<td>3.00</td>
<td>2.50</td>
<td>9.50</td>
<td>1.65</td>
<td>9.00</td>
<td></td>
</tr>
<tr>
<td>SINCLAIR REFINING</td>
<td>.0687, 1.9675</td>
<td>2.96</td>
<td>4.05</td>
<td>2.96 1/2</td>
<td>.0737</td>
<td>1.35</td>
<td>.0937</td>
<td></td>
<td></td>
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<tr>
<td>PHILLIPS PET.CO.</td>
<td>.08</td>
<td>.08</td>
<td>.11</td>
<td>.12</td>
<td>.11</td>
<td>.08</td>
<td>.06</td>
<td>.081</td>
<td></td>
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<tr>
<td>TRI STATE OIL CO</td>
<td>.08</td>
<td>.09</td>
<td>.16</td>
<td></td>
<td>.16</td>
<td>.10</td>
<td>.09</td>
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**KEROSENE** - **AIR COMPRESSOR OIL** - **FUEL OIL**

<table>
<thead>
<tr>
<th>Company</th>
<th>Price Per gal.</th>
<th>PER GAL.</th>
<th>PER GAL.</th>
<th>PER GAL.</th>
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<tbody>
<tr>
<td>DEEP ROCK OIL CORP</td>
<td>.098</td>
<td>.33</td>
<td>.07</td>
<td></td>
</tr>
<tr>
<td>CONTINENTAL OIL CO</td>
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<td>(</td>
<td>(</td>
<td>(</td>
</tr>
<tr>
<td>INDIAN REFINING CO</td>
<td></td>
<td>Tank Wagon</td>
<td>.3825</td>
<td></td>
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<tr>
<td>STANDARD OIL CO</td>
<td>9.8</td>
<td>.0582</td>
<td>.08</td>
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<tr>
<td>H.F.KOCH STATIONS</td>
<td>.08</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SHELL PETROLEUM CO</td>
<td>9.8</td>
<td>.29</td>
<td>.07</td>
<td></td>
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<tr>
<td>SINCLAIR REF. CO</td>
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<td></td>
<td>8.8</td>
<td></td>
</tr>
<tr>
<td>E'VILLE REF. CO</td>
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<td></td>
<td></td>
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<tr>
<td>PHILLIPS PET. CO</td>
<td>9.8</td>
<td>.41</td>
<td>.09</td>
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<tr>
<td>TRI STATE OIL CO</td>
<td>.084</td>
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<td></td>
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</table>
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 2, 1940

**TIRES AND TUBES**

<table>
<thead>
<tr>
<th>Size</th>
<th>W.O. Derrington</th>
<th>Phillips Pet</th>
<th>Snow &amp; Wheaton</th>
<th>Goodrich Silv-Alt. Bid</th>
</tr>
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<tbody>
<tr>
<td>32x6-10 ply</td>
<td>31.35</td>
<td>26.16</td>
<td>31.23</td>
<td>32.49</td>
</tr>
<tr>
<td></td>
<td>4.56</td>
<td>2.29</td>
<td>3.22</td>
<td>2.78</td>
</tr>
<tr>
<td>30x5-8 ply</td>
<td>18.26</td>
<td>15.28</td>
<td>18.24</td>
<td>18.92</td>
</tr>
<tr>
<td></td>
<td>2.12</td>
<td>1.84</td>
<td>1.95</td>
<td>1.77</td>
</tr>
<tr>
<td>600x20-6 ply (TRK)</td>
<td>15.39</td>
<td>13.24</td>
<td>15.70</td>
<td>16.40</td>
</tr>
<tr>
<td></td>
<td>2.12</td>
<td>1.84</td>
<td>1.95</td>
<td>1.77</td>
</tr>
<tr>
<td>525x18-6 ply</td>
<td>7.62</td>
<td>——</td>
<td>10.08</td>
<td>——</td>
</tr>
<tr>
<td></td>
<td>1.44</td>
<td>——</td>
<td>1.75</td>
<td>——</td>
</tr>
<tr>
<td>700x20-8 ply (TRK)</td>
<td>24.01</td>
<td>20.11</td>
<td>24.02</td>
<td>24.89</td>
</tr>
<tr>
<td></td>
<td>2.61</td>
<td>2.85</td>
<td>2.59</td>
<td>2.78</td>
</tr>
<tr>
<td>525x17-6 ply</td>
<td>7.01</td>
<td>8.06</td>
<td>11.09</td>
<td>10.52</td>
</tr>
<tr>
<td></td>
<td>1.44</td>
<td>1.12</td>
<td>1.39</td>
<td>1.21</td>
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<td>550x17-6 ply</td>
<td>7.95</td>
<td>9.13</td>
<td>11.09</td>
<td>10.52</td>
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<tr>
<td></td>
<td>1.73</td>
<td>1.12</td>
<td>1.64</td>
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<tr>
<td>900x10</td>
<td>——</td>
<td>——</td>
<td>——</td>
<td>21.83</td>
</tr>
<tr>
<td>900x20-10 ply</td>
<td>52.32</td>
<td>44.30</td>
<td>52.90</td>
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<td></td>
<td>6.06</td>
<td>5.26</td>
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<td>5.51</td>
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<tr>
<td>600x9-4 ply</td>
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<td>——</td>
<td>14.10</td>
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<td>RIB TYPE</td>
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<td>1.68</td>
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<tr>
<td>900x24-6 ply</td>
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<td>——</td>
<td>36.00</td>
<td>44.24</td>
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<tr>
<td>TRACT-GRADER Type</td>
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<td>8.02</td>
<td>7.16</td>
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<tr>
<td>1050x24-8 ply</td>
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<td>——</td>
<td>60.90</td>
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<td>TRACT-GRADER Type</td>
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<tr>
<td>700x24-10 ply RIB</td>
<td>——</td>
<td>——</td>
<td>44.70</td>
<td>46.72</td>
</tr>
<tr>
<td>TRACT-GRADER TYPE</td>
<td>——</td>
<td>——</td>
<td>4.12</td>
<td>3.54</td>
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<tr>
<td>600x16-6 ply</td>
<td>10.39</td>
<td>9.95</td>
<td>12.05</td>
<td>11.44</td>
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<tr>
<td></td>
<td>1.89</td>
<td>1.44</td>
<td>1.41</td>
<td>1.21</td>
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<tr>
<td>1125x24-6 ply</td>
<td>——</td>
<td>——</td>
<td>55.53</td>
<td>44.37</td>
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<tr>
<td></td>
<td>——</td>
<td>——</td>
<td>8.36</td>
<td>8.26</td>
</tr>
</tbody>
</table>

The following bids were submitted on supplies for a period of one year:

**SEWER PIPE**

John L. Newman Co

<table>
<thead>
<tr>
<th>Size</th>
<th>Single</th>
<th>Double</th>
<th>Triple</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 inch</td>
<td>.36</td>
<td>.40</td>
<td>——</td>
</tr>
<tr>
<td>12 &quot;</td>
<td>.46</td>
<td>.52</td>
<td>.65</td>
</tr>
<tr>
<td>15 &quot;</td>
<td>.60</td>
<td>.71</td>
<td>.85</td>
</tr>
<tr>
<td>18 &quot;</td>
<td>.85</td>
<td>1.00</td>
<td>1.20</td>
</tr>
<tr>
<td>21 &quot;</td>
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<td>1.40</td>
<td>1.50</td>
</tr>
<tr>
<td>24 &quot;</td>
<td>1.50</td>
<td>1.80</td>
<td>2.00</td>
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**USED PIPE** (All sizes to 108 inch incl.)

J. Trockman & Son $1.40 per foot
<table>
<thead>
<tr>
<th>CORRUGATED METAL PIPE</th>
<th>PURE IRON PIPE</th>
</tr>
</thead>
<tbody>
<tr>
<td>W.Q.O'NEALL-REPUBLIC ALL-METAL CO.</td>
<td>W.Q.O'NEALL-REPUBLIC ALL-METAL CO.</td>
</tr>
<tr>
<td>STEEL CORP HY PROD.</td>
<td>STEEL CORP HY PROD.</td>
</tr>
<tr>
<td>.66</td>
<td>.66</td>
</tr>
<tr>
<td>.77</td>
<td>.77</td>
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<td>.95</td>
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<td>1.28</td>
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<tr>
<td>10.05</td>
<td>10.05</td>
</tr>
<tr>
<td>7.29</td>
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</tr>
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</table>

CEMENT

JOHN L. NEWMAN CO.-

.60 PER BAG

BRIDGE LUMBER

WHITE OAK - RED OAK-16FT LONG

GEO. STEINKUHL - 40.00 35.00
MALEY & WERTZ - 40.00 35.00

GRADER BLADES

MATT W. FOSTER -

DOUBLE BEVEL-CURVED-POLISHED

6" X 5/16" WITHOUT BOLTS .59
6" X 5/8" .61
6" X 1/2" .74

W (WITH BOLTS)

6" X 5/8" .95
8" X 1/2" 1.10

WITH BOLTS

ADD 8¢ PER FT.
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 2, 1940

CYLINDER OXYGEN AND ACETYLENE

J. TROCKMAN & SON - OXYGEN - 2.39 220 CU.FT.
ACETYLENE - 2.41 100 CU.FT.
LEX COMPANY INC - OXYGEN - 2.44 220 CU.FT.
ACETYLENE - 2.48 100 " "

DYNAMITE
(TON & LESS THAN TON-DEL.TO R.Q.)

AUSTIN POWDER CO -
$11.00 PER 100 LBS.
11.50 " "
L.M.BAIRD & SONS -
$12.00 " "
ATLAS POWDER CO -
$13.50 " "
15.50 " "

ELECTRIC CAPS

<table>
<thead>
<tr>
<th></th>
<th>6</th>
<th>8</th>
<th>10</th>
<th>12</th>
<th>16</th>
</tr>
</thead>
<tbody>
<tr>
<td>61</td>
<td>6.50</td>
<td>7.00</td>
<td>7.50</td>
<td>8.00</td>
<td>9.00</td>
</tr>
<tr>
<td>81</td>
<td>6.50</td>
<td>7.00</td>
<td>7.50</td>
<td>8.00</td>
<td>9.00</td>
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</tbody>
</table>

ALL BIDS ARE TAKEN UNDER ADVISEMENT UNTIL FRIDAY, DECEMBER 5TH, 1940.

RE: ADDITIONAL APPROPRIATIONS

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the making of the following additional emergency appropriations, to-wit:

<table>
<thead>
<tr>
<th>COUNTY COMMISSIONERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>COUNTY TELEPHONES</td>
</tr>
<tr>
<td>COUNTY JAIL SUPPLIES</td>
</tr>
<tr>
<td>COUNTY COUNCIL</td>
</tr>
<tr>
<td>RETURN OF FUGITIVES</td>
</tr>
<tr>
<td>ASSESSING PIGEON TWP</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>REFUND OF TAXES</td>
</tr>
<tr>
<td>EXPENSES LOCAL DRAFT BOARDS</td>
</tr>
<tr>
<td>ORPHANS HOME, W.P.A. PROJECT</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>COUNTY INFIRMARY</td>
</tr>
<tr>
<td>FIRE LOSS, W.P.A. PROJECT</td>
</tr>
<tr>
<td>FOOD</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>SUPERIOR COURT</td>
</tr>
<tr>
<td>SPECIAL JUDGES</td>
</tr>
<tr>
<td></td>
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<td></td>
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<tr>
<td></td>
</tr>
<tr>
<td>TOTAL</td>
</tr>
</tbody>
</table>

And the County Auditor is now ordered and directed by the Board of Commissioners of Vanderburgh County, to issue a call for a Special Meeting of the Vanderburgh County Council for the purpose of making said additional emergency appropriations as herein-above designated.
Board of Commissioners, Vanderburgh County, Indiana, December 2, 1940

Re: Issuance & Sale of Bonds for Poor Relief

In the matter of the issuance and sale of bonds for the purpose of procuring funds to pay for poor relief in various townships in Vanderburgh County, Indiana.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that the Vanderburgh County Council of Vanderburgh County, Indiana, did, on the 30th day of November, 1940, after having presented to and filed with said County Council, a petition signed by more than fifty (50) owners of taxable real estate within Vanderburgh County, Indiana, praying for the issuance and sale of the bonds in said petition designated, adopted an ordinance authorizing this Board to make a loan for the county by the issuance and sale of bonds of the county for the purpose of providing funds in an amount sufficient to pay the amounts estimated by said Board to be needed for advancement to the several townships of Vanderburgh County, Indiana, for poor relief purposes for the six (6) months period beginning December 1st, 1940, and to pay the indebtedness theretofore incurred by the various townships in the county for poor relief theretofore furnished, and for the purpose of paying the cost of publication of notices, including notice of determination to issue said bonds and notice of the sale thereof, preparation of bonds and legal expenses incident to the preparation of said bonds and the securing of the approval thereof, pursuant to the provisions of an act entitled "An Act Concerning the Procuring and Use of Funds of the Counties and Townships, for Poor Relief Purposes, Repealing All Laws and Parts of Laws in Conflict Therewith, Declaring an Emergency "In Force March 2nd, 1935; That Said Ordinance Fixes the Maximum Amount of Said Loan at Five Hundred and Sixty Thousand (560,000.00) Dollars, the Maximum Rate of Interest to be Paid Thereon as Not to Exceed Three (3) per Centum per annum, and the Number of Semi-Annual Series into Which Said Bonds, Evidencing Said Loan, Shall be Payable as Twenty (20) Equal Semi-Annual Series.

The Board now determines that the exact amount of the proposed loan and the bonds evidencing said loan shall be Five Hundred and Sixty Thousand (560,000.00) Dollars; that it would be for the best interests of the county to offer said bonds for sale bearing interest at not to exceed three (3) per centum per annum, the exact rate of interest to be determined by bidding, and that the bidders for the bonds are required to name the rate of interest which the bonds are to bear, not exceeding said maximum rate, which interest shall be in multiples of not less than one-fourth of one per centum, and the bonds be awarded to the highest qualified bidder who offers the lowest net interest cost to the county, to be determined by computing the total interest on all of the bonds to their maturities and deducting therefrom the premium bid, if any; that said bonds be dated January 9, 1941.
Board of Commissioners, Vanderburgh County, Indiana, December 2, 1940.

AND ISSUED IN DENOMINATIONS OF ONE THOUSAND ($1,000.00) DOLLARS EACH; THAT SAID BONDS SHALL BE ISSUED IN TWENTY (20) EQUAL SEMI-ANNUAL SERIES, WHICH SHALL CONSIST TWENTY-EIGHT (28) BONDS EACH; THAT THE FIRST SERIES OF SAID BONDS, CONSISTING OF TWENTY-EIGHT (28) BONDS SHALL MATURE AND BE PAYABLE ON JUNE 1ST, 1942, AND THE SECOND SERIES OF SAID BONDS, CONSISTING OF TWENTY-EIGHT (28) BONDS SHALL MATURE AND BE PAYABLE ON DECEMBER 1ST, 1942, AND THEREAFTER ONE SERIES OF TWENTY-EIGHT (28) OF SAID BONDS SHALL MATURE AND BE PAYABLE ON JUNE 1ST AND ONE SERIES OF TWENTY-EIGHT (28) OF SAID BONDS SHALL MATURE AND BE PAYABLE ON DECEMBER 1ST, UNTIL ALL OF SAID BONDS ARE PAID; THAT THE FIRST INTEREST COUPON ON ALL OF SAID BONDS SHALL MATURE AND BE PAYABLE ON JUNE 1ST, 1942 AND THEREAFTER SAID COUPONS SHALL BE PAYABLE SEMI-ANNUALLY ON DECEMBER 1ST, 1942 AND THEREAFTER SAID COUPONS SHALL BE PAYABLE SEMI-ANNUALLY ON DECEMBER 1ST AND JUNE 1ST OF EACH YEAR; THAT SAID BONDS SHALL BE ISSUED IN THE NAME OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AND ATTESTED BY THE SIGNATURE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND THE SEAL OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH SHALL BE ATTACHED THERETO. SAID INTEREST COUPONS SHALL BEAR THE FACSIMILE SIGNATURE OF THE MEMBERS OF THE BOARD OF COMMISSIONERS OF SAID COUNTY AND THE FACSIMILE SIGNATURE OF THE COUNTY AUDITOR OF SAID COUNTY. SAID BONDS SHALL NOT BE SOLD FOR LESS THAN PAR, PLUS ACCRUED INTEREST FROM THE DATE OF THE BONDS TO THE DATE OF DELIVERY THEREOF. SAID BONDS AND THE COUPONS ATTACHED THERETO SHALL BE IN SUBSTANTIALLY THE FOLLOWING FORM, TO-WIT:

UNITED STATES OF AMERICA
STATE OF INDIANA COUNTY OF VANDERBURGH

No. __________ $1,000.00
VANDERBURGH COUNTY, INDIANA ADVANCEMENT FUND BONDS — SERIES A-1941.

FOR VALUE RECEIVED, THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, IN THE STATE OF INDIANA, PROMISES TO PAY TO THE Bearer hereof the SUM OF

ONE THOUSAND DOLLARS
IN LAWFUL MONEY OF THE UNITED STATES OF AMERICA, ON THE FIRST DAY OF ( ) 19___, WITH INTEREST THEREON AT THE RATE OF ( ) PER CENTUM PER ANNUM FROM DATE HEREOF, WHICH INTEREST IS PAYABLE ON THE 1ST DAY OF JUNE, 1942 AND THEREAFTER SEMI-ANNUALLY ON THE 1ST DAYS OF DECEMBER AND JUNE OF EACH YEAR, UNTIL PRESENTATION AND SURRENDER OF THE PROPER INTEREST COUPONS ATTACHED THERETO.

Both principal and interest of this bond are payable in lawful money of the United States of America, at the Office of the County Treasurer of Vanderburgh County, Indiana, Court House, Evansville, Indiana.

This bond is one of a total issue of five hundred and sixty (560) bonds of like date, tenor and denomination, except as to the dates of maturity thereof; issued by the Board of Commissioners of the county of Vanderburgh, Indiana, pursuant to and in compliance with an ordinance duly adopted by the Vanderburgh County Council on the 30th day of November, 1940, and in strict conformity with an act of the General Assembly of the State of Indiana, approved March 21st, 1935, entitled "An Act concerning the procuring and use of funds by counties and townships for poor relief purposes, repealing all laws and parts of laws in conflict therewith, and declaring an emergency" and an act of the General Assembly of the State of Indiana, approved March 9th, 1937, entitled "An Act concerning tax levies, rates, budgets and providing for the fixing thereof, limiting the amount of the same and repealing all laws in conflict therewith, and declaring an emergency" and all acts amendatory thereof (supplemental thereto), for the purpose of providing funds to be advanced to the several townships in Said County for poor relief purposes for the six (6) months period beginning December 1st, 1940, and to pay the
INDEBTEDNESS THEREFORE INCURRED BY THE VARIOUS TOWNSHIPS IN THE COUNTY FOR POOR RELIEF THEREFORE FURNISHED, IT IS HEREBY FURTHER CERTIFIED AND RECIRED THAT ALL ACTS, CONDITIONS AND THINGS REQUIRED TO BE DONE PRECEDENT TO AND IN THE EXECUTION, ISSUANCE AND DELIVERY OF SAID BONDS HAVE BEEN DONE AND PERFORMED, IN REGULAR AND DUE FORM, AS PROVIDED BY LAW, AND THAT THIS BOND AND SAID TOTAL ISSUE OF BONDS IS WITHIN EVERY LIMIT OF INDEBTEDNESS PRESCRIBED BY THE CONSTITUTION AND LAWS OF THE STATE OF INDIANA. THE FULL FAITH AND CREDIT OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, AND SAID VANDERBURGH COUNTY, INDIANA, TOGETHER WITH ALL OF THE TAXABLE PROPERTY THEREOF, BOTH REAL AND PERSONAL, ARE HEREBY IRREVOCABLY PLEDGED TO THE PUNCTUAL PAYMENT OF THE PRINCIPAL AND INTEREST OF THIS BOND, ACCORDING TO ITS TERMS.

IN WITNESS WHEREOF, THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, HAS CAUSED THIS BOND TO BE ISSUED AND SIGNED IN ITS NAME, BY ITS DULY ELECTED, QUALIFIED AND ACTING COMMISSIONERS, ATTENDED BY ITS DULY ELECTED, QUALIFIED AND ACTING COUNTY AUDITOR, AND THE SEAL OF SAID BOARD OF COMMISSIONERS TO HEREUNTO AFFIXED, AND THE INTEREST COUPONS ATTACHED TO BE EXECUTED BY THE FACSIMILE SIGNATURES OF SAID BOARD AND SAID COUNTY AUDITOR, AS OF THIS ___ DAY OF JANUARY, 1941.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

(SIGNED) ________________________________

(SIGNED) ________________________________

(SIGNED) ________________________________

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:

(SIGNED) ________________________________

COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA.

(INTEREST COUPON)


(SIGNED) ________________________________

(SIGNED) ________________________________

(SIGNED) ________________________________

BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:

(SIGNED) ________________________________

COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA.

The County Auditor is hereby directed to cause to be published a notice to the taxpayers of the County of the filing of the petition for and determination to issue said bonds, which notice shall be published for one time only in two newspapers of general circulation and published in Vanderburgh County, Indiana, and said notice shall also be posted in not less than three public places in Vanderburgh County, Indiana.

The County Auditor is also directed to cause notice of the sale of said bonds to be published once each week, for two weeks, in two newspapers of general circulation and published in Vanderburgh County, Indiana, also, to be published for one time in a newspaper of general circulation published in the City of Indianapolis, Indiana, all of which publications shall be at least seven days prior to the date fixed for the sale of said bonds. Prior to the sale of said bonds the County Auditor shall secure the approving opinion of bond counsel of recognized standing as to the legality of said bonds and shall furnish such opinion to the successful bidder. The cost of the opinion shall be paid from the proceeds of said sale of said bonds, and the notice of sale shall state that such opinion is to be furnished, in order that the County may receive due credit for the same in the bidding. On the date fixed for the sale of the bonds the County Auditor shall award the bonds to the highest
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 2, 1940


ADOPTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, THIS 2ND DAY OF DECEMBER, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

ATTEST:

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana,
and Ex-officio Clerk to the Board of Commissioners
of the County of Vanderburgh, State of Indiana.

RE: STATE EXAMINER'S REPORT

The State Board of Accounts files report on County Sheriff for the year 1939. Commissioners order same filed in the Auditor's Office.

RE: COUNTY BUSINESS

The Board approves the expense of Chas. Atkin and Henry Buente to Clinton, and Indianapolis, regarding Surplus Commodity Stamp Plan and other County Business.

On motion the Board recess until Thursday, December 5th, 1940.

[Signatures]

Joseph V. Eisterhold
Harry Herndon
George J. Kissel

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, December 5, 1940

Thursday, December 5th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Contract on Supplies for Highway Department

The Board this day makes the following awards on supplies for the highway department for a period of six months:

Gasoline & Motor Oil to the following-

H.F. Koch Stations
Phillips Petroleum Co
Standard Oil Company
Mid-Continent Oil Co

As per prices listed on page 175, of this record.

Transmission Gear Lubricant and Greases to the following-

Sinclair Oil Co
Standard Oil Co
Phillips Oil Co

As per prices listed on page 176, of this record.

Kerosene to the Evansville Refining Company at their price of .08.

Air Compressor & Fuel Oil to the Standard Oil Company, as per prices listed on page 176 of this record.

Tires and Tubes to Snow & Wheaton and Goodrich Silvertown Stores, as per prices listed on page 177 of this record.

Contracts on the following supplies were awarded for a period of one year-

Corrugated Metal Pipe and Pure Iron Pipe to the following-

The W. O'Neall Company
Republic Steel Company
All Metal Highway Products

As per prices listed on page 178 of this record.

Used Pipe to J. Trockman & Sons at their price of $1.40 per foot on all sizes to 108 inch inclusive.

Sewer Pipe to John L. Newman Company, at prices listed on page 177 of this record.

Cement to John L. Newman Company, at their price of .60 per bag.

Bridge Lumber to Maley & Wertz Lumber Co and George Steinkuhl as their prices listed on page 178 of this record.

Grader Blades to Matt W. Foster at prices listed on page 178 of this record.
OXYGEN AND ACETYLENE TO J. TROCKMAN & SON AND LEX COMPANY AT THEIR PRICES LISTED ON PAGE 179 OF THIS RECORD.

DYNAMITE AND CAPS TO THE AUSTIN POWDER COMPANY AT THEIR PRICES LISTED ON PAGE 179 OF THIS RECORD.

ON MOTION THE BOARD RECESS UNTIL MONDAY, DECEMBER 9TH, 1940.

RE: BIDS ON SUPPLIES FOR HIGHWAY DEPARTMENT AND SUPPLIES FOR COUNTY INSTITUTIONS

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON SUPPLIES FOR HIGHWAY DEPARTMENT AND FOR COUNTY INSTITUTIONS, FOR THE YEAR 1941, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS—

<table>
<thead>
<tr>
<th>BITUMINOUS MATERIALS</th>
<th>ANORESEN CORP</th>
<th>WESTERN CONST., CO</th>
<th>PIONEER CONTRACT CO</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1- OH2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GRADE AC DEL. &amp; APPLIED-TANK CAR LOTS .113/4 GAL.</td>
<td>.12 .14</td>
<td>.0755</td>
<td></td>
</tr>
<tr>
<td>#2-RC1-2 # 3-4 TANK CAR LOTS .118 PER GAL.</td>
<td>.10 .14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#3-MC1-2 # 3-4 TANK CAR LOTS .118 PER GAL.</td>
<td>.0975 .14</td>
<td>.0640</td>
<td></td>
</tr>
<tr>
<td>#4-AE 150 EMULSION (PLANT MIX TYPE) FOB RR DPT. POINT TO LOTS .104 PER GAL.</td>
<td>.105 .18</td>
<td>.10</td>
<td></td>
</tr>
<tr>
<td>#5-SC 1-2 # 3-4 3/4</td>
<td>.88 .105</td>
<td>.0485</td>
<td></td>
</tr>
<tr>
<td>#6A POWD. ASPHALT</td>
<td>48.00 PER TON DEL.</td>
<td>43.00 PER TON</td>
<td></td>
</tr>
<tr>
<td>#7 OAF-1</td>
<td>.21 PER GAL. DEL. IN BBLS</td>
<td>.09 PER GAL.</td>
<td></td>
</tr>
</tbody>
</table>

MONDAY, DECEMBER 9TH, 1940.
Board of Commissioners, Vanderburgh County, Indiana, **DECEMBER 9, 1940**

**BITUMINOUS PRODUCTS** (PER TON F.O.B. EVANSVILLE)

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Bit. Conc. Base (AC)</td>
<td>$7.00</td>
</tr>
<tr>
<td>2</td>
<td>Bit. Conc. Surface (AC)</td>
<td>7.50</td>
</tr>
<tr>
<td>3</td>
<td>Bit. Coated Aggregate</td>
<td>6.75</td>
</tr>
</tbody>
</table>

**GRAVEL**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Bedford-Nugent</th>
<th>Koch Sand &amp; Gravel Co</th>
</tr>
</thead>
<tbody>
<tr>
<td>PEA GRAVEL</td>
<td></td>
<td>1.30</td>
<td>1.30</td>
</tr>
<tr>
<td>CRUSHED GRAVEL</td>
<td></td>
<td>1.50</td>
<td>1.50</td>
</tr>
<tr>
<td>Grits</td>
<td></td>
<td>1.30</td>
<td>1.30</td>
</tr>
<tr>
<td>ROAD GRAVEL</td>
<td></td>
<td>1.10</td>
<td>1.10</td>
</tr>
</tbody>
</table>

**BROKEN ROCK**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>PHIL B. FREY</td>
<td>Item #2 (Sou Ry) (C &amp; E I)</td>
<td>1.65 TON</td>
</tr>
<tr>
<td></td>
<td>&amp; OTHERS</td>
<td>1.85</td>
</tr>
</tbody>
</table>

**WASHED CHIPS**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>PHIL B. FREY</td>
<td>(Sou Ry)</td>
<td>1.70 TON</td>
</tr>
<tr>
<td></td>
<td>(C &amp; E I) &amp; OTHERS</td>
<td>1.85</td>
</tr>
</tbody>
</table>

**BATTERIES**

<table>
<thead>
<tr>
<th>Item #1</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>8.40</td>
</tr>
<tr>
<td>2</td>
<td>10.30</td>
</tr>
<tr>
<td>3</td>
<td>9.28</td>
</tr>
<tr>
<td>4</td>
<td>12.57</td>
</tr>
</tbody>
</table>

**TRUCK PARTS** (NO BIDS)

**TRACTOR PARTS** - CAT. #30 & 35 -- A.C. #35

ROY C. WHAYNE - SEE LIST (CATERPILLAR PARTS)

BERRY BEARING CO - SEE LIST (BEARINGS ETC; FOR ALL EQUIPMENT)

**ROLLER PARTS** (NO BIDS)

**MOTOR GRADER PARTS** #303 AND 302 ADAMS

MATT W. FOSTER - SEE LIST
Board of Commissioners, Vanderburgh County, Indiana, December 9, 1940

PRINTING, STATIONERY, OFFICE SUPPLIES

BURKERT-WALTON - MOSER MAYER KNOLL - SMITH & BUTTERFIELD - HY, DECKER CO

<table>
<thead>
<tr>
<th>CLASS</th>
<th>#1</th>
<th>#2</th>
<th>#3</th>
<th>#4</th>
<th>#5</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>49.95</td>
<td>54.50</td>
<td>-----</td>
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<tr>
<td></td>
<td>56.58</td>
<td>51.73</td>
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<td>15.35</td>
<td>24.37</td>
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<tr>
<td></td>
<td>41.46</td>
<td>41.50</td>
<td>-----</td>
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<td>-----</td>
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<tr>
<td></td>
<td>42.36</td>
<td>39.47</td>
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</tbody>
</table>

ICE

ICE SERVICE INC

<table>
<thead>
<tr>
<th></th>
<th>COURT HOUSE</th>
<th>COUNTY JAIL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>.25 PER CWT.</td>
<td>.35 &quot; &quot;</td>
</tr>
</tbody>
</table>

TOWEL SERVICE

EVILLE CLEAN TOWEL SERVICE - 25.50 PER MONTH

LAMPS

EVILLE ASSN FOR THE BLIND - (SEE LIST)

COAL

KORFF COAL COMPANY

<table>
<thead>
<tr>
<th></th>
<th>BUSHEL</th>
<th>TON</th>
</tr>
</thead>
<tbody>
<tr>
<td>LUMP 4&quot;</td>
<td>.15</td>
<td>3.75</td>
</tr>
<tr>
<td>MINE RUN</td>
<td>.12</td>
<td>5.00</td>
</tr>
<tr>
<td>NUT 4x2</td>
<td>.12</td>
<td>3.60</td>
</tr>
<tr>
<td>SCREENINGS 4&quot;</td>
<td>.9 1/5</td>
<td>2.30</td>
</tr>
<tr>
<td>STOKER 2x1 1/2</td>
<td>.13</td>
<td>3.25</td>
</tr>
</tbody>
</table>

CRESCENT MINING CO

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>LUMP 4&quot;</td>
<td>.15</td>
</tr>
<tr>
<td>STOKER 2x1 1/2</td>
<td>.13 1/5</td>
</tr>
<tr>
<td>NUT 2x4</td>
<td>.11 3/5</td>
</tr>
<tr>
<td>SCREENINGS</td>
<td>.09</td>
</tr>
<tr>
<td>MINE RUN</td>
<td>.11 3/5</td>
</tr>
</tbody>
</table>

ALL BIDS ARE TAKEN UNDER ADVISERENT UNTIL THURSDAY, DECEMBER 12TH, 1940.

RE: HEARING ON ADDITIONAL APPROPRIATIONS

The State Board of Tax Commissioners will hold a hearing on additional appropriations for Park Commissioners, City of Evansville at 2:30 P.M. December 9th, 1940.
Board of Commissioners, Vanderburgh County, Indiana, December 9, 1940

RE: APPROVAL ON ADDITIONAL APPROPRIATIONS

STATE OF INDIANA
OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS

IN THE MATTER OF ADDITIONAL APPROPRIATIONS VANDERBURGH COUNTY, INDIANA.

No. 818

December 5th, 1940

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM $4,435.45;

AND;

THIS MATTER HAVING BEEN SET FOR HEARING ON DECEMBER 2ND, AT 10:30 A.M., REPORT HAVING BEEN MADE AND ALL THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOW AFFIRM SAID ADDITIONAL APPROPRIATIONS AS FOLLOWS:

<table>
<thead>
<tr>
<th>County Fund:</th>
<th>Election:</th>
</tr>
</thead>
<tbody>
<tr>
<td>EMERGENCY DEPUTIES-</td>
<td>$514.20</td>
</tr>
<tr>
<td>TRANSFERRED FROM:</td>
<td></td>
</tr>
<tr>
<td>INSPECTORS</td>
<td>$44.00</td>
</tr>
<tr>
<td>SHERIFFS</td>
<td>120.00</td>
</tr>
<tr>
<td>CENT. COUNTY BD</td>
<td>122.60</td>
</tr>
<tr>
<td>MEALS</td>
<td>227.60</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Transferred from Contingencies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equipment</td>
<td>1321.25</td>
</tr>
<tr>
<td>Registration</td>
<td>400.00</td>
</tr>
<tr>
<td>CANVASSING BOARD</td>
<td>FROM ABSENT VOTERS SUPPLIES</td>
</tr>
<tr>
<td>RENTALS</td>
<td>400.00</td>
</tr>
<tr>
<td>SUPPLIES</td>
<td>600.00</td>
</tr>
<tr>
<td>ABSENT VOTERS-PERSONAL</td>
<td>126.50</td>
</tr>
<tr>
<td>CLERKS</td>
<td>800.00</td>
</tr>
<tr>
<td>MEALS</td>
<td>48.00</td>
</tr>
</tbody>
</table>

STATE BOARD OF TAX COMMISSIONERS OF INDIANA
PHILIP ZOERCHER, CHAIRMAN

ATTEST:
SECRETARY

STATE OF INDIANA
OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS


WITNESS MY HAND AND THE SEAL OF THIS BOARD ON THIS THE 5TH DAY OF DECEMBER, 1940.

(SEAL) (SIGNED) EDW. D. KOENEMANN
SECRETARY
BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, 

DECEMBER 9 & 12, 1940

RE: COUNTY INFIRMARY

COMES NOW JOHN BREFE, SUPERINTENDENT OF COUNTY INFIRMARY, AND REPORTS

HAVING RECEIVED THE FOLLOWING STOCK:

3 COWS FROM THE HILLCREST HOME
3 COWS AND 1 CALF FROM THE DOUGLAS HOME

ON MOTION THE BOARD RECESS UNTIL THURSDAY, DECEMBER 12TH, 1940.

JOSEPH V. EISTERHOLD
HARRY HENDON
GEORGE J. KISSEL

BOARD OF COUNTY COMMISSIONERS

THURSDAY, DECEMBER 12TH, 1940

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION

PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE KISSEL AND HARVEY HERNDON,

MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE,

COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: AWARDS ON SUPPLIES FOR HIGHWAY DEPARTMENT

THE COMMISSIONERS THIS DAY MAKE THE FOLLOWING AWARDS—

ITEM #3 GRAVEL — TO BEDFORD & NUGENT CO AND KOCH SAND & GRAVEL CO AT PRICES LISTED
ON PAGE 186, OF THIS RECORD.

ITEM #4 STONE, ROCK & CHIPS — TO PHILIP B. FREY AT PRICES LISTED ON PAGE 186 OF
THIS RECORD.

ITEM #5 BATTERIES —

#1- KARGES TIRE & BATTERY STATION
#2- PHILLIPS PETROLEUM CO

AT PRICES LISTED ON PAGE 186

OF THIS RECORD.

ITEM #6 TRUCK, TRACTOR, ROLLER & GRADER PARTS

#1- ROY C. WAYNE SUPPLY CO
2- MATT W. FOSTER
3- BERRY BEARING CO

THE BIDS ON ITEMS #1 AND #2 BITUMINOUS MATERIALS ARE REJECTED, AND THE AUDITOR IS
ORDERED TO RE-ADVERTISE FOR BIDS ON ITEMS #1 AND 2 WITH NEW SPECIFICATIONS.
Board of Commissioners, Vanderburgh County, Indiana, December 12, 1910

RE: AWARDS ON SUPPLIES FOR COUNTY INSTITUTIONS

COAL

KORFF COAL CO  Lump .15 # STOKER .13
CRECENT COAL CO  Nut .11 3/5 # SCREENINGS .09 # MINE RUN .11 3/5

BLANK BOOKS, BLANKS, STATIONERY, PRINTING, OFFICE SUPPLIES

CLASS #1 - Burkert Walton Co
" 2-4-5 - Moser, Mayer Knoll
" 3 - Smith & Butterfield

ICE

ICE SERVICE, INC. - .25 per cwt. to Court House
.35 " " " County Jail

TOWEL SERVICE

EVILLE CLEAN TOWEL SERVICE - $25.50 per month

LAMPS

EVILLE ASSN. FOR THE BLIND - as per their list

RE: REFUND OF TAXES

WHEREAS CERTAIN PERSONS WERE WRONGFULLY ASSESSED WITH TAXES FOR THE YEAR 1910, FOR WHICH EACH OF SUCH PERSONS WERE ENTITLED TO A REFUND UNDER THE PROVISION OF SECTION 6088, BURNS 1911, AND WHEREAS, THE PERSONS HEREINAFTER NAMED BY PROPER PROOF SHOWED THEMSELVES ENTITLED TO THE REFUND OF TAXES WRONGFULLY ASSESSED AGAINST THEM FOR THE AMOUNT SET OPPOSITE THEIR RESPECTIVE NAMES, WHICH REFUNDS WERE MADE BY THE BOARD IN COMMON WITH THE USUAL MONTHLY ALLOWANCES AND WITHOUT SPECIAL ORDER OF THE BOARD, NOW-

therefore, for the purpose of spreading of record an order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts hereby confirmed as of the date of allowance.

CITY OF EVANSVILLE - PIGEON TOWNSHIP

WARRANT NO.
20008  L.E. Wesrecher $ 57.67
10112  D. Jordan 1.69
10115  H. Fabian 4.94
10114  Chas. French 4.00
10115  R. Fuquay 14.68
10116  A. & R. Cox 36.89
10117  E. L. Todd 20.62
12042  Home Owners Loan 80.56
12043  J. S. Teague 28.53
The Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 12, 1940

REFUND OF TAXES - CONT'D

WARRANT NO.

<table>
<thead>
<tr>
<th>WARRANT NO.</th>
<th>NAME</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>15822</td>
<td>Lewis Realty</td>
<td>$464.75</td>
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<tr>
<td>15825</td>
<td>L. M. Meredith</td>
<td>3.22</td>
</tr>
<tr>
<td>15824</td>
<td>Wm. F. Hollman</td>
<td>8.78</td>
</tr>
<tr>
<td>19926</td>
<td>M. Judd</td>
<td>3.13</td>
</tr>
<tr>
<td>19927</td>
<td>T. &amp; N. Chivlare</td>
<td>1.00</td>
</tr>
<tr>
<td>19928</td>
<td>F. Defathe</td>
<td>4.00</td>
</tr>
<tr>
<td>19929</td>
<td>D. Bodisbaugh</td>
<td>10.95</td>
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<tr>
<td>19930</td>
<td>A. Leffler</td>
<td>6.76</td>
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<tr>
<td>19931</td>
<td>L. Schili</td>
<td>1.57</td>
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<tr>
<td>19932</td>
<td>J. C. Shively</td>
<td>2.35</td>
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<td>20049</td>
<td>E. Heberer</td>
<td>42.93</td>
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<tr>
<td>22978</td>
<td>Union Federal Svs &amp; Loan</td>
<td>50.24</td>
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<tr>
<td>22979</td>
<td>W. G. Houston</td>
<td>11.13</td>
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<tr>
<td>22980</td>
<td>Peoples Savings Bank</td>
<td>59.15</td>
</tr>
<tr>
<td>22981</td>
<td>R. O. &amp; F. Garrett</td>
<td>15.04</td>
</tr>
<tr>
<td>22982</td>
<td>C. Carr</td>
<td>4.26</td>
</tr>
<tr>
<td>22983</td>
<td>J. Shively</td>
<td>1.00</td>
</tr>
<tr>
<td>22984</td>
<td>A. Volkman</td>
<td>44.12</td>
</tr>
</tbody>
</table>

Total: $987.97

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, STATE OF INDIANA.

RE: COUNTY BUSINESS

The Commissioners approve of Deputy Auditor Ben Bockstege and County Attorney Henry Buente going to Indianapolis on County business at County expense; also Chas. H. Atkin on Bond Issue and Food Stamps.

On motion the Board recess until Monday, December 16th, 1940.

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, December 16, 1940

Monday, December 16th, 1940

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bids on Supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for County Institutions

This being the time set for the receiving of bids on supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for County Institutions for the months of January, February and March 1941, come now various parties and submit their bids:

<table>
<thead>
<tr>
<th>Class #1- Bakery Supplies</th>
<th>Fieldman Baking Company</th>
</tr>
</thead>
<tbody>
<tr>
<td>2- Dairy Supplies</td>
<td>Koch Dairy Company</td>
</tr>
<tr>
<td></td>
<td>Ideal Pure Milk Company</td>
</tr>
<tr>
<td></td>
<td>Purity Dairy Company</td>
</tr>
<tr>
<td>4- Meats</td>
<td>Yokel &amp; Sons</td>
</tr>
<tr>
<td>5- Smoked Meats</td>
<td>Stahl Packing Co</td>
</tr>
<tr>
<td>6- Eggs, Chickens, etc.</td>
<td>Wm. G. Klenck</td>
</tr>
<tr>
<td>7- Canned Fruits &amp;</td>
<td>S. Kahn's Sons</td>
</tr>
<tr>
<td>Vegetables</td>
<td></td>
</tr>
<tr>
<td>8- Miscellaneous Groceries</td>
<td>A. Bromm &amp; Company</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Class #1- Groceries</th>
<th>S. Kahn's Sons</th>
</tr>
</thead>
<tbody>
<tr>
<td>2- Mill Supplies</td>
<td>Ziliak &amp; Schafer Milling Company</td>
</tr>
<tr>
<td></td>
<td>Chas. Nunn &amp; Sons</td>
</tr>
<tr>
<td>3- Meats</td>
<td>Stahl Packing Company</td>
</tr>
<tr>
<td></td>
<td>Wm. G. Klenck</td>
</tr>
<tr>
<td></td>
<td>Yokel &amp; Son</td>
</tr>
<tr>
<td></td>
<td>Schmadel Packing Company</td>
</tr>
<tr>
<td>4- Bread</td>
<td>Fieldman Baking Company</td>
</tr>
<tr>
<td>5- Dry Goods</td>
<td>Kreyling &amp; Company</td>
</tr>
</tbody>
</table>
Sanitary Supplies

<table>
<thead>
<tr>
<th>Item</th>
<th>Kreyling &amp; Co.</th>
<th>Pro-TEX-All</th>
<th>Tri State Sch. Sup. Co.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-Cleaning Powder</td>
<td>0.04</td>
<td>0.04</td>
<td></td>
</tr>
<tr>
<td>2-Toilet Tissue</td>
<td>4.95</td>
<td>5.65</td>
<td></td>
</tr>
<tr>
<td>3-Sweep Compound</td>
<td>0.75</td>
<td>1.50</td>
<td></td>
</tr>
<tr>
<td>4-Scrub Solvent</td>
<td>0.41 3/4</td>
<td>0.41 3/8</td>
<td></td>
</tr>
<tr>
<td>5-Pine Oil Disinf.</td>
<td>0.82</td>
<td>0.86</td>
<td></td>
</tr>
</tbody>
</table>

All bids are taken under advisement until Thursday, December 19th.

Re: Bids on Adding Machine for County Auditor

This being the time set for the receiving of bids on adding machine for the County Auditor's office, come now the following parties and submit their bids:

- G. A. Toprank - $159.50
- Reliable Office Equipment Co - $162.00
- Burroughs Adding Machine Co - $179.40

Bids are taken under advisement until Thursday, December 19th.

Re: Bids on Car for County Sheriff

This being the time set for the receiving of bids on Car for the County Sheriff, comes now Bennighof-Nolan Company and submit their bid for $519.95, and alternate bid for $534.00

Bid is taken under advisement until Thursday, December 19th.

On motion the Board recess until Thursday, December 19th, 1940.

[Signatures]

Joseph V. Batechold
Army Hammon
George J. Kissel
Board of County Commissioners
Thursday, December 19th, 1940.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Henden, members composing said Board; also Guy K. Fox, Deputy County Auditor.

The minutes were read and approved.

Re: Contracts on Supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for County Institutions

The Commissioners this day make the following awards on supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for January, February and March 1941-

**Boehne Hospital**

| Class#1: Bakery Products | Feldman Baking Company |
| Class#1: Dairy Products | Koch Dairy Company |
| Class#1: Meats | |
| Class#1: Smoked Meats | Stahl Packing Company |
| Class#1: Eggs, Chickens, etc | |
| Class#1: Canned Fruits & Vegetables | |
| Class#1: Miscellaneous Groceries | A. Bromm & Company |

**County Infirmary**

| Class #1: Groceries | S. Kahn's Sons |
| Class #1: Mill Supplies | Chas. Nunn & Son Mfg. Co |
| Class #1: Meats | Wm. G. Klenck |
| Class #1: Bread | Feldman Baking Company |
| Class #1: Dry Goods | Kreyling & Company |

**Sanitary Supplies**

| Item #1: Clean Powder | Pro-Tex-All Company |
| Item #1: Sweep Compound | Kreyling & Company |
| Item #1: Pine Oil Disinfectant | Tri-State School Supply Co |

Re: Contract on Adding Machine for County Auditor

The Board this day awards contract on Adding Machine for the County Auditor to the Reliable Office Equipment Company for $162.00.
Board of Commissioners, Vanderburgh County, Indiana, December 19 & 23, 1940

RE: CONTRACT ON CAR FOR COUNTY SHERIFF

The Board this day awards contract on car for the County Sheriff to Bennighof-Nolan Company for $534.00.

On motion the Board recess until Monday, December 23rd, 1940.

[Signatures]

RE: W. P. A. REPORT FOR 1940

COUNTY ROADS & SUBURBAN STREETS

The following roads were graded, built up with rock and bituminous top surfaces were placed:

Lombard Ave, Nurrenbern Road, Hoque Road, St. Joseph Ave, Hillsdale Road and Bellemeade Ave, for a total distance of 7.5 miles.

Construction was completed on the following new roads for a distance of 3 miles—Peaver Road, Felsted Road and Big Schaeffer Road. Graft Road is approximately one-half completed.

The following suburban streets were graded and rocked—Bayard Park Drive, Blackford Ave, Chandler Ave, Fairlawn Ave, Powell Ave, St. James Blvd, Bellemeade Ave, Dexter Ave, Cave Ave, Vann Ave, E. Mulberry Street and E. Virginia Street for a total distance of 4.5 miles.

Six inches of compact rock were placed on Hesmer-Ross, Indian Hill, Barton, Mill and #6 School Roads for a total distance of 5 miles.

The following roads were widened to a 24 foot Berm: Blue Grass, Mesker Park Drive, Nurrenbern, Indian Hill, Hokus, Hillsdale, Marx, Fisher, Big Schaeffer Road, and Kramer Road for a distance of 15 miles.

Six inches of compact gravel was placed on the Fisher Road for a distance of 2.5 miles.

Three thousand (3000) Concrete Guard Rails were cast and set on various roads throughout the County.

Sixty-five Hundred (6500) sq.yards of Rip Rap, retaining and head walls were constructed at various locations on County Roads to protect the fills from washing.

Approximately Twenty-Two Thousand (22,000) lineal feet of five foot side-walk and Twenty-Eight Thousand (28,000) lineal feet of combination curb and gutter was constructed in the suburban area.
W. P. A. REPORT - (Cont'd)

AT THE COUNTY ROCK QUARRY TWENTY-SIX THOUSAND (26,000) TONS OF ROCK WAS QUARRIED AND CRUSHED.

ON THE BOOK REPAIR PROJECT 1400 VOLUMES WERE REPAIRED AND RE-BOUND.

ROCK 20 FOOT WIDE AND 8 INCHES THICK WAS PLACED ON THE FOLLOWING ROADS WHICH WERE CROSSED BY THE FLOOD CONTROL LEVEE; WATER WORKS ROAD, WEINBACH AVE., NEW GREEN RIVER ROAD, OLD GREEN RIVER ROAD, WATHEN ROAD, LODGE AVE., AND LYNN ROAD.

COUNTY BUILDINGS

COURT HOUSE

WALLS IN ALL ROOMS AND HALLS WERE WASHED.

COURT HOUSE ANNEX

WALLS IN ALL ROOMS AND HALLS WERE WASHED.

COLISEUM

WALLS IN RED CROSS ROOM, HALLS AND VETERANS OF FOREIGN WARS ROOM WERE WASHED.

BOEHNE HOSPITAL

ALL BUILDINGS PAINTED INTERIOR AND EXTERIOR.

WASHINGTON ORPHANS HOME

PAINTED INTERIOR AND EXTERIOR.

HILLCREST ORPHANS HOME

PAINTED INTERIOR AND EXTERIOR.

COUNTY INFIRMARY

MASONARY WALLS PAINTED, ON ADMINISTRATION AND COLORED WARD BUILDINGS, INTERIOR AND EXTERIOR WAS PAINTED ON ADMINISTRATION COLORED WARD AND LAUNDRY BUILDINGS. EXTERIOR PAINTING AND REPAIR WAS DONE ON ALL MISCELLANEOUS OPERATION BUILDINGS. A NEW GRAIN STORAGE BUILDING WAS CONSTRUCTED.

REHABILITATE AND INDEX PUBLIC RECORDS

THE FOLLOWING PUBLIC RECORDS WERE PROOF READ AND TRANSFERRED TO PERMANENT ALPHABET INDEX RECORDS.

22454 MORTGAGE RECORDS CARDS

4500 MARRIAGE RECORD CARDS.

3200 DIVORCE RECORD CARDS.

2700 CIRCUIT COURT RECORD CARDS.

45000 SUPERIOR COURT RECORD CARDS.

42000 RECEIVERSHIP RECORD CARDS.

15000 PROBATE COURT RECORD CARDS.

6500 CITIZENSHIP RECORD CARDS.

INDIANA COMMISSION ON UNEMPLOYMENT RELIEF

IN THE OPERATION OF THE SEWING ROOM FOR COUNTY INSTITUTIONS LOCATED AT THE ORPHAN'S HOMES AND COUNTY INFIRMARY FIFTEEN HUNDRED (1500) MENS' AND SEVEN HUNDRED (700) WOMENS' GARMENTS WERE MADE REQUIRING THE USE OF FIFTY-FIVE HUNDRED (5500) YARD OF MATERIAL.

NINE HUNDRED BOYS AND TWELVE HUNDRED (1200) GIRLS' GARMENTS WERE MADE, USING THREE THOUSAND (3000) YARDS OF MATERIAL.
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 23, 1940

W. P. A. REPORT -CONT'D-

FIVE THOUSAND THREE HUNDRED (5300) YARDS OF MATERIALS WERE USED IN MAKING HOUSEHOLD ITEMS AND ARTICLES.

TWENTY THOUSAND (20,000) GARMENTS WERE MENDED, TWO THOUSAND (2,000) GARMENTS WERE ALTERED AND THREE THOUSAND AND THIRTY-SIX (3036) PAIRS OF SOCKS DARNED.

THE PROJECT WHICH MADE A COMPLETE INDEX OF THE PROCEEDINGS OF THE BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY PARTICULARLY THOSE PERTAINING TO ROADS AND BRIDGES WHICH WAS STARTED IN JULY, 1939 WAS COMPLETED IN MARCH OF THIS YEAR.

BRIDGES & CULVERTS REBUILT & REPAIRED FOR 1940 WITH W.P.A. LABOR

1. RED BANK ROAD BRIDGE NEW STEEL & CONCRETE FLOOR 220 WIDE 400 LONG.
2. PFIEFFER ROAD BRIDGE NEW WOOD DECK & STEEL 125 X 612 LONG.
3. OLD STATE ROAD BRIDGE #1 WIDENED CONCRETE FLOOR & WINGS 220 X 250 LONG.
4. OLD STATE ROAD BRIDGE #2 WIDENED FROM 160 TO 240 X 220 LONG.
5. LYNN ROAD BRIDGE NEW WOOD DECK 162 WIDE X 422 LONG.
6. OLMSTEAD ROAD BRIDGE NEW WOOD DECK & STEEL 160 SIDE X 172 LONG.
7. MARTIN STATION ROAD BRIDGE NEW WOOD DECK 162 WIDE X 222 LONG.
8. ST. JOE ST. HENDEL ROAD BRIDGE 222 WIDE 150 LONG NEW WOOD DECK UNDERPIN WINGS WITH CONCRETE 160 FT. RIP RAP WALL.
9. MOHR ROAD BRIDGE UNDERPIN WITH CONCRETE ABUTMENTS.

CULVERTS

1. $5.00 ROAD GALV. CULVERT 24" X 322 LONG.
2. $5.00 ROAD GALV. CULVERT REPAIRED.
3. ORCHARD ROAD BOILER (IRON) 48" X 72 LONG.
4. BOONVILLE HIGHWAY 2 BOILERS (IRON) -1- 30" X 80 LONG 1-12" X 262 LONG.

BURDETTE PARK

A NEW PARKING AREA WAS CONSTRUCTED COVERING 18,000 SQ. YARDS.

BAYOU CREEK WAS DEEPENED 7' FOR A DISTANCE OF 750 FT. IN LENGTH AND 100 FT. WIDE TO MAKE A LAKE. RIP RAP WAS PLACED ON THE BANKS IN THE AMOUNT OF 3,500 SQ. FT. AT EACH END OF THE LAKE A TRAFFIC BRIDGE WAS CONSTRUCTED FOR AN INLET AND OUT-LET TO THE PARKING AREA.

RIP RAP WAS PLACED ON 2,500 LINEAL FEET OF DRAINAGE DITCHES.

EIGHT (8) FLAG STONE STEPS WERE CONSTRUCTED FOR A TOTAL LENGTH OF 300 FEET TO REPLACE WOODEN STEPS THAT HAD BECOME DANGEROUS. 3,000 CU.YDS OF STONE WAS QUARRIED ON THE OHIO RIVER BANK FOR USE IN THE PARK.

1,000 FEET OF NEW GRAVEL WALKWAYS WERE CONSTRUCTED. 1,000 TREES OF VARIOUS TYPES WERE PLANTED AND 3,000 SQ. YDS OF SODDING WAS DONE THROUGHOUT THE PARK.

ALSO 100 PICNIC TABLES WERE MADE AND PAINTED.
RE: STATE FIRE MARSHALL REPORT

The Commissioners receive report December 18th from State Fire Marshall with recommendations for Hillcrest and Washington Homes, as follows:

HILLCREST HOME
1. Recharge, tag and date all fire extinguishers.
2. Use no greater than 15 ampere fuses in all branch lighting circuits.
3. Adequately repair the handrail to front stairway. Reinforce the handrail.
4. Apply fire resistive material to ceiling of fuel room.
5. Install Underwriters' approved tin clad fire doors at inside entrances to boiler room. Equip same so they will close automatically in case of fire.
6. Install new cord to electric iron and equip each iron with a pilot light.
7. Install sufficient wall outlet boxes throughout the building to safely furnish current to electric appliances.

WASHINGTON HOME
1. Install one additional fire extinguisher; locate it in attic. Also, recharge the present fire extinguishers.
2. Install pilot light on electric iron.
3. Install sufficient wall outlet boxes throughout the building to safely furnish current to electric appliances.
4. Apply fire resistive material to ceilings of furnace and fuel rooms.
5. Install an Underwriters' approved tin clad fire door at inside entrance to boiler room. Equip same with automatic closing device.
6. Discontinue using the space under stairways for storage closets.

The above was referred to Superintendent of Buildings for immediate attention.

RE: INSPECTION ON COUNTY INSTITUTIONS

The Commissioners receive service reports from the Maryland Casualty Company December 18th and 19th on the following institutions:

Boehne Hospital - Internal and External
Guardians Home
County Infirmary
County Jail
New County Garage
Old County Garage
Colored Orphans Home
Hillcrest Home

Same was referred to Superintendent of County Buildings.
Board of Commissioners, Vanderburgh County, Indiana, **DECEMBER 23 & 26, 1940**

**RE: CHANGE OF NAME OF INFIRmary ROAD**

"The Honorable Board of County Commissioners
Vanderburgh County, Indiana.

Gentlemen:

The road running into the County Infirmary now called Infirmary Road from Petersburg Road is hereby changed to Senate Avenue and I would suggest a post designating same, should be placed there.

Respectfully yours,

(Signed) W. Mack Saunders
County Surveyor, Vanderburgh County Indiana."

On motion the Board recess until Thursday, December 26th, 1940.

**Thursday, December 26th, 1940.**

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor.

The minutes were read and approved.

**RE: BIDS ON SUPPLIES FOR HIGHWAY DEPARTMENT**

The following bids are received on Bituminous materials and products:

<table>
<thead>
<tr>
<th>BITUMINOUS MATERIAL</th>
<th>WESTERN CONSTRUCTION CO</th>
<th>PIONEER CONTRACT CO</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>C.L.</td>
<td>L.C.L.</td>
</tr>
<tr>
<td>#1-</td>
<td>.12</td>
<td>.12</td>
</tr>
<tr>
<td>2-</td>
<td>.10</td>
<td>.10</td>
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<td>3-</td>
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<td>4-</td>
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<td>5-</td>
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<td>.08</td>
</tr>
<tr>
<td>6-</td>
<td>.4800</td>
<td>---</td>
</tr>
<tr>
<td>7-</td>
<td>-----</td>
<td></td>
</tr>
</tbody>
</table>

**BITUMINOUS PRODUCTS**

| #1- | Concrete Base or Binder | $7.00 |
| 2-  | " Surface               | 7.50  |
| 3-  | " Coated Aggregates     | 6.75  |

Above bids are taken under advisement until Monday, December 30th.
Board of Commissioners, Vanderburgh County, Indiana, December 26, 1940

Re: Report of County Board of Health

Deputy Health Officer Otis Wilson files report on visits and complaints for the year 1940. Commissioners order same recorded, as follows:

<table>
<thead>
<tr>
<th>Water Tested by Indiana State Board of Health</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Good</td>
<td>39</td>
</tr>
<tr>
<td>Bad</td>
<td>43</td>
</tr>
</tbody>
</table>

| Construction of Cisterns                      | 3  |
| Garbage Complaints                            | 3  |
| Hog Pens Inspected                            | 96 |
| Chicken Houses Inspected                      | 4  |
| No Dumping Signs                              | 4  |

| School Pictures                                |  |
| Spring                                        | 21 showings-3800 students and adults |
| Fall                                          | 19 showings-4000 students and adults |

| Dead Animals                                  | 3  |
| Restaurant Inspections                        | 6  |
| Drainage                                      | 19 |
| School                                        | 3  |
| Trailers                                      | 5  |
| Septic Tanks                                  | 12 |
| Cess Pools                                    | 4  |
| Property Nuisances                            | 8  |
| Dogs penned on account of Rabies              | 20 |
| Swimming Pools, inspection and water tests    | 10 |
| Permission to tap sewers                      | 5  |
| Packing Plant inspection                      | 1  |
| Quarantined for T. B.                         | 2  |
| T. B. Calls made                              | 15 |
| City Rendering Plant                          | 3  |
| Weeds                                         | 3  |
| Open Well                                     | 1  |
| Miscellaneous calls                           | 17 |
| Calls made to report on condition of water   | 50 |

On motion the board recess until Monday, December 30th, 1940.

[Signatures]

Joseph V. Metcalf

[Signatures]

George J. Kizer

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 30 1940

MONDAY, DECEMBER 30TH, 1940.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT, JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: AWARD OF CONTRACTS ON BITUMINOUS MATERIAL & PRODUCTS

THE BOARD AWARDS CONTRACT ON BITUMINOUS PRODUCTS TO THE WESTERN CONSTRUCTION COMPANY, AND REJECTS BIDS ON BITUMINOUS MATERIAL.

RE: APPROVAL ON ADDITIONAL APPROPRIATIONS

STATE OF INDIANA
OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

DECEMBER 26TH, 1940

A PETITION HAVING BEEN FILED BY THE PROPER OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $8,454.00;

AND;

THIS MATTER HAVING BEEN SET FOR HEARING ON DECEMBER 23RD AT 10:00 A.M., REPORT HAVING BEEN MADE AND ALL OF THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOW AFFIRM SAID ADDITIONAL APPROPRIATIONS AS FOLLOWS:

COUNTY COMMISSIONERS:
COUNTY TELEPHONES ........................................ $700.00
COUNTY JAIL SUPPLIES ....................................... 550.00
COUNTY COUNCIL ............................................... 90.00
RETURN OF FUGITIVES ......................................... 500.00
ASSESSING PIGEON TOWNSHIP .................................. 294.00 $2,154.00

To be transferred from Contingency Fund.

COUNTY COMMISSIONERS:
REFUND OF TAXES ............................................ $400.00
EXPENSES LOCAL DRAFT BOARDS ............................... 500.00
ORPHANS HOME, W.P.A.PROJECT .............................. 3000.00 $4,400.00

COUNTY INFIRMARY:
FIRE LOSS W.P.A.PROJECT .................................... 720.00
FOOD ............................................................... 1000.00 1,720.00

SUPERIOR COURT:
SPECIAL JUDGES .............................................. $ 200.00 200.00

Total ......................................................... 8,454.00

To be derived from transfers, other sources, and the General Fund.

STATE BOARD OF TAX COMMISSIONERS OF INDIANA.
PHILIP ZOERCHER, CHAIRMAN

ATTERT:
SECRETARY

STATE OF INDIANA, OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS


WITNESS MY HAND AND THE SEAL OF THIS BOARD IN THE ABOVE ENTITLED MATTER ON THIS THE 26TH DAY OF DECEMBER, 1940. (SIGNATURE) EDW. D. KOENEMANN
(SEAL)
SECRETARY
RE: TRANSFER OF FUNDS

The Board of Commissioners approves transfer of $3000.00 from W.P.A. Fund #19-410 to Orphans Home Remodeling Fund 19-410-C on account of incomplete W.P.A.

project.

In the matter of the repair, remodeling

and building of new buildings at the

County Orphans homes.

The Board of Commissioners now finds that an immediate emergency and

an indispensable public necessity exist for the repair, remodeling and

building of new buildings at the Vanderburgh County Orphans homes, on

grounds now belonging to Vanderburgh County, Indiana, in accordance with plans and specifications prepared therefor; that the estimated cost thereof will be $18,701.96, of which amount the Government of the United States of America, through its Federal Works Projects Administration has been requested to provide in labor and materials the estimated amount of $12,701.96, and that Vanderburgh County will be required to furnish an estimated amount of $6,000.00.

The Board further finds that there has been heretofore appropriated by the Vanderburgh County Council the sum of $3,000.00, for the purpose of making said necessary repairs, remodeling and building of new buildings at said institutions, being appropriation No.19-410-C and that there is available in the appropriation for general W.P.A. expense, being appropriation No.19-410, the sum of $5,000.00, which, together with the appropriation heretofore made for said repairs, remodeling and building of new buildings will total said $6,000.00 to be furnished by Vanderburgh County for said purpose;

It is now, therefore ordered by the Board that said sum of $3,000.00 in said appropriation No.19-410 be transferred and set aside to said appropriation No.19-410-C to be used for the purpose of making the necessary repair, remodeling and building of new buildings at the Vanderburgh County Orphan Homes, being the amount estimated that the County will be required to contribute towards said repairs, remodeling and building of new buildings, in conjunction with labor and funds to be furnished by the Works Projects Administration of the United States.

The Board further finds that work has been started on making said necessary repairs, remodeling and building of new buildings during the year 1940, but that said work cannot be completed during the year 1940; and that the balance in said appropriation No.19-410-C will be needed to make payment therefor from time to time during the progress of said work and upon the completion thereof.

And the Board now finds, and it is hereby ordered that the balance remaining in said fund at the expiration of the year 1940, should be held
Board of Commissioners, Vanderburgh County, Indiana, December 30, 1940

RE: TRANSFER OF FUNDS - (Cont'd)

INTACT BEYOND THE YEAR 1940, SO THAT THE WORK WHICH HAS BEEN STARTED DURING THE YEAR 1940 MAY BE COMPLETED AND PAYMENT MADE THEREFOR FROM SAID SPECIFIC APPROPRIATION NO. 19-410-6, DURING THE YEAR 1941.

By order of the Board of Commissioners of the County of Vanderburgh, made on this the 30th day of December, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

ATTEST:
(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana.

RE: USE OF BALANCES IN 1940 APPROPRIATIONS

SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1940 AND NOT COMPLETED,

Comes now Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that the following appropriations for specific purposes, under which work has been begun or contracts awarded during the year 1940, contain certain balances which will be needed to make payments upon completion of said work or delivery under said contracts,

Viz:

Appropriation No. 19-410-9 - Reconstruction ........ $1822.18
Appropriation No. 16-603 - Remodeling and Building New Additions to Buildings at the Vanderburgh County Infirmary ........ $5558.50

And the Board now finds, and it is hereby ordered that said specific appropriations should be held intact beyond the year 1940, so that the work begun and the contracts awarded thereunder may be paid for upon completion thereof from said specific appropriations.

By order of the Board of Commissioners of the County of Vanderburgh, this 30th day of December, 1940.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Members of the Board of Commissioners of County of Vanderburgh, State of Indiana.

ATTEST:
(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana.
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 30, 1940

RE: REPAIRS TO COUNTY INFIRMARY STATION WAGON

The following bids are received on repairs to station wagon for the County Infirmary:

EISSLER'S AUTO SERVICE ........ $246.85
HOUSE OF SERVICE ............. 259.65
BAUMAN'S GARAGE .............. 261.75
SNOW & WHEATON .............. 263.95

On motion the Commissioners award contract for the repairs to the EiSSLER'S AUTO SERVICE for $246.85.

RE: BIDS ON BRIDGE MATERIALS

The Commissioners this day receive the following bids on bridge material:

GEO. L. MESKER COMPANY - $414.00
INTERNATIONAL STEEL CO - $431.00

Upon motion duly made, the Commissioners award contract to GEO. L. MESKER COMPANY for $414.00.

RE: EMERGENCY DEPUTY SHERIFFS

Comes now VAL. A. DIETSCH, County Sheriff of Vanderburgh County, Indiana, and reports to this Board that it is necessary for the purpose of promoting the public safety and more properly conserving the peace, repelling, preventing and detecting crime and apprehending criminals to retain the services of eight emergency deputy sheriffs at a salary of $5.25 per day each.

And this Board, being sufficiently advised finds that the services of said eight emergency deputies should be retained by said County Sheriff; that they should be paid at the rate of $5.25 per day each and that the retention of said emergency deputies is an indispensable necessity.

It is therefore ordered by this Board that the services of eight emergency deputies to the County Sheriff of Vanderburgh County, Indiana, be retained; that said services are an indispensable public necessity; and that they each be paid a salary of $5.25 per day, from the appropriation heretofore made therefor by the Vanderburgh County Council of Vanderburgh County, Indiana.

By order of the Board of Commissioners of the County of Vanderburgh, made this 30th day of December, 1940.

(Signed) JOSEPH V. EISTERHOLD
(Signed) GEORGE J. KISSEL
(Signed) HARVEY HENDON
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

On motion the Board adjourn sine die.
Wednesday, January 1st, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

Re: Organization of Board of Commissioners

On motion, Joseph V. Eisterhold re-elected member of the Board of County Commissioners, was sworn in by County Clerk J. Edgar Sachs.

The meeting was called for the purpose of effecting an organization for the year 1941, as per statute. Upon motion of Harvey Herndon, seconded by George J. Kissel, Joseph V. Eisterhold was elected President of the Board for the year 1941.

On motion the Board recess until Thursday, January 2nd, 1941.

[Signatures]

Board of County Commissioners

Thursday, January 2nd, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin and Henry Buente, County Attorney.

The minutes were read and approved.

Re: W. P. A. Projects

The Commissioners request County Engineer, Mack Saunders to prepare plans and profiles on the following:

- Sensmeier Road
- Schlissler Road
- Russell Avenue
- Storm Sewer in Tekoppel
Board of Commissioners, Vanderburgh County, Indiana, JANUARY 2, 1941

RE: MINERS' EXAMINING BOARD OF VANDERBURG COUNTY, INDIANA

Comes now the Miners' Examining Board of Vanderburgh County, Indiana, and submits its annual report for the year 1940, which said report is now approved by this Board.

And the Board of Commissioners now appoints Henry Becker and Fred J. Sutheim-er, two resident coal miners of Vanderburgh County, Indiana, who have had at least five years practical experience in mining coal and engaged as miners of coal in Vanderburgh County, and also appoint Tom Moore, a resident of Vanderburgh County, Indiana, who is a coal operator in Vanderburgh County, Indiana, to constitute the Miners' Examining Board of Vanderburgh County, Indiana, for the year 1941; said Board to meet as required by Statute, not to exceed three days in any one month, for which they shall receive as compensation the sum of $4.00 per day for each day they are actually engaged in their official duties, and the sum of $4.00 per month for necessary expenses incurred in attending meetings of said Board.

RE: PUBLIC OFFICIALS' BONDS

The Board approves the bonds of the following officials and deputies:

COUNTY SHERIFF'S OFFICE

Val A. Dietsch
Frank McDonald
Ed Logel
Robert Woody
Ed H. Mueller
Stanley Martin
Leo Lintzenich
Wm E. Lloyd
Fred Niemeyer
Elza Kell
Urban Steckler
Edw E. Fares
Lewis Morris
C. W. Crowder
Harry Jochnum
Truman Moore
Wm Brantley
Wm J. Moser
Herbert Lynn
Jas Long

COUNTY CLERK'S OFFICE

J. Edgar Sachs
Ed J. Sauer
Esther Weidner
Miriam Johnson
Alvina Niehaus
Catherine DeJean

COUNTY ENGINEER'S OFFICE

W. Mack Saunders

COUNTY TREASURER

Chas. M. Frisse - American Bonding Company-

RE: APPOINTMENTS OF COUNTY EMPLOYEES

The Board of Commissioners approve the following appointments of employees in County Offices and Court House:

COUNTY CLERK'S OFFICE

Ed J. Sauer
Esther Weidner
Miriam Johnson
Alvina Niehaus
Catherine DeJean

COUNTY AUDITOR'S OFFICE

Guy K. Fox
Ben Boekstege
Charlotte Ritter
Florence Leister
Mildred Akin
Marion Hanus
Mildred Ulmo

COUNTY TREASURER

Chas M. Frisse - American Bonding Company-
<table>
<thead>
<tr>
<th>Board of Commissioners, Vanderburgh County, Indiana, January 2, 1941</th>
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<tbody>
<tr>
<td><strong>COUNTY TREASURER'S OFFICE</strong></td>
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<tr>
<td>ANTHONY C. ELBERS</td>
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<td>AMELIA HOLTMAN</td>
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<td>AGNES GRAESCH</td>
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<td>VESTA DAVIS</td>
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<td>VICTORIA FOLEY</td>
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<td><strong>COUNTY RECORDER'S OFFICE</strong></td>
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<tr>
<td>ALICE MEYER</td>
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<td>MARY LOUISE JONES</td>
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<td>HELEN SCHRECK ERNST</td>
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<td>BETTY BAUER</td>
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<tr>
<td><strong>COUNTY SHERIFF'S OFFICE</strong></td>
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<tr>
<td>FRANK McCONALD</td>
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<td>ELZA KELL</td>
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<tr>
<td>TRUMAN MOORE</td>
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<td>FRED NIEDERMEYER</td>
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<td>HARRY JOCHIM</td>
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<td>WM SHATTLEY</td>
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<td>LEON LINTZENICH</td>
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<td>URBAN STECKLER</td>
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<td>HERBERT LYN</td>
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<td>WILLIAM MOBER</td>
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<td>WILLIAM LLOYD</td>
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<td><strong>COUNTY SURVEYOR'S OFFICE</strong></td>
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<tr>
<td>SAM C. BARREN</td>
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<tr>
<td>GEORGE W. KNAEBEL</td>
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<tr>
<td>AL. ANSLINGER</td>
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<tr>
<td>WM DILLMAN</td>
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<tr>
<td>W. RUSSELLBURY</td>
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<tr>
<td>CLAIBORNE LYNN</td>
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<td>ARTHUR FREELS</td>
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<td><strong>SUPT. OF COUNTY SCHOOLS</strong></td>
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<tr>
<td>ELOISE BROWN</td>
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<td>TOM D. JARVIS</td>
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<td><strong>COUNTY CORONER'S OFFICE</strong></td>
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<td>VICTOR CONEN</td>
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<td><strong>COUNTY ASSESSOR'S OFFICE</strong></td>
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<tr>
<td><strong>PROSECUTING ATTORNEYS OFFICE</strong></td>
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<tr>
<td>JAMES H. MEYER</td>
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<td>FORREST M. CONDIT</td>
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<td>OLE J. OLSSEN</td>
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<td>OLLIE R. WEAVER</td>
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<td>ISADORE NEWMAN</td>
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<tr>
<td>OMA MAIDLOW</td>
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<tr>
<td>ALICE HILLENBRAND</td>
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Board of Commissioners, Vanderburgh County, Indiana, JANUARY 2, 19-

**COUNTY INFIRMARY**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
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<tbody>
<tr>
<td>Mary Russell</td>
<td>Asst Matron</td>
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<tr>
<td>Olga Wieseman</td>
<td>Seamstress</td>
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<tr>
<td>Artie Choate</td>
<td>House Woman</td>
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<tr>
<td>Lillian McFarron</td>
<td>Nurse</td>
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<tr>
<td>Mabel Bradfield</td>
<td>&quot;</td>
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<tr>
<td>Katherine Jauer</td>
<td>Cook</td>
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<tr>
<td>George Eissler</td>
<td>&quot;</td>
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<tr>
<td>Doris West</td>
<td>&quot;</td>
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<tr>
<td>Chas. David</td>
<td>Farm Boss</td>
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<tr>
<td>Chris. Freund</td>
<td>Farm Hand</td>
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<tr>
<td>John Schile</td>
<td>&quot;</td>
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<tr>
<td>Ewing Martin</td>
<td>Engineer</td>
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<tr>
<td>Humphrey Felker</td>
<td>Nurse</td>
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<tr>
<td>John Geissler</td>
<td>&quot;</td>
</tr>
<tr>
<td>Golden Day</td>
<td>Laundryman</td>
</tr>
<tr>
<td>Edgar Boyd</td>
<td>Night Watchman</td>
</tr>
<tr>
<td>Wm Weis</td>
<td>Barber</td>
</tr>
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**BOEHE HOSPITAL**

Dr. Paul D. Crimm  - Superintendent
Dr. Howard Cookson - Associate Physician
Dr. H. Gladys Spear  - "  "
Dr. James Bryan  - Dentist
Grace Heimann  - Lab Technician
Jean O. Alvey  - X-ray Technician
Ruth Thompson  - Dietician
Lillian Kitchen  - Bookkeeper
Lillian Minnis  - Secretary
Nelda Lawrence  - Asst Secretary

**NURSES**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
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<tbody>
<tr>
<td>Eleanor Arell</td>
<td>Nurse</td>
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<tr>
<td>Marjorie Bates</td>
<td>Social Visitor</td>
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<tr>
<td>Louise Devlym</td>
<td>Nurse</td>
</tr>
<tr>
<td>Lillie Mac Duff</td>
<td>Nurse</td>
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<tr>
<td>Mary Lou Duff</td>
<td>Nurse</td>
</tr>
<tr>
<td>Ora Edson</td>
<td>Nurse</td>
</tr>
<tr>
<td>Ruth Enley</td>
<td>Nurse</td>
</tr>
<tr>
<td>Thelma Enley</td>
<td>Nurse</td>
</tr>
<tr>
<td>Marjorie Gerhardt</td>
<td>Nurse</td>
</tr>
<tr>
<td>Dorothy Haines</td>
<td>Nurse</td>
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<tr>
<td>Maxine Lewis</td>
<td>Nurse</td>
</tr>
<tr>
<td>Marian Lohr</td>
<td>Nurse</td>
</tr>
<tr>
<td>Opal Macon</td>
<td>Nurse</td>
</tr>
<tr>
<td>Florence Montgomery</td>
<td>Nurse</td>
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**Chest Clinic Employees**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
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<tbody>
<tr>
<td>Olive Haban</td>
<td>Nurse</td>
</tr>
<tr>
<td>Edna Eisterhold</td>
<td>&quot;</td>
</tr>
<tr>
<td>Iras Johnson</td>
<td>Secretary</td>
</tr>
<tr>
<td>Mary Wells</td>
<td>Social Visitor</td>
</tr>
</tbody>
</table>

The above includes all the employees except the Directress of Nurses.
Board of Commissioners, Vanderburgh County, Indiana, January 2, 1941

W. P. L. Office
Harold Grafe - Ass't Director
Maytha Seip Neugro - Clerk
Lucille Herndon - "

County Health Department:
Dr. G. B. Underwood - Health Officer
Ottis Wilson - Sanitary Officer
Dellila Voight - Clerk
Margaret Dreier - "

Pigeon Township Assessor:
J. B. Donohoo - Deputy
Conrad Haase - Deputy

County Planning Commission:
Edward C. Kerth - Secretary
Estelle Zillak - Clerk
Harold J. Clemens - Elec. Inspector
George B. Hewson - Pbg. Inspector

Venereal Clinic
F. L. Crane - Attendant

Coliseum
Adolph Leinmisher - Custodians
John Montgomery - "

Highway Department
Wm. C. Kosterling - Supervisor $1824.15 per year
Florence Leister - Clerk .50 per month
Elmer J. Lappe - Chief Clerk 140.00 per month
John Korff - Timekeeper 120.00 per month
Reiny Wirth - Serviceman 100.00 per month
John Roth - Foreman .65 per hour
John L. Mitchell - Patch Foreman .62½ per hour
John Froh - Mechanic .70 per hour
Ray Hillenbrandt - Blacksmith .60 per hour
Walter Craft - Dragline Operator .60 per hour

Henry Schornhorst
Victor Herrell
Verner Holder
Eugene Lanham
Chris Schickel
Aaron Wooten
Elmer Ours
Lawrence Koch
Albert Martz
Thomas Matchett
Raymond Moyer
Clinton Maldon
Joe Steinkamp
Ed Schlenker
Charles Barnett
Adam Bauer
Gilbert Bender
A. H. Breidenkamp
John Zimmer - Foreman - $150.00 per month

District Men
Chris Volkman - .75 per hour—mowing weeds with team (Super or Helper)
Theo. Hartig - .52½ per hour for other work
Ed Kuester - .58½ per hour—land labor (Dist. Superv.)
Phillip Marx - .50 per hour—helper

Park Fund
Grover Mayberry
Joe Goetz - .50 per hour

Working schedule to be decided by Supervisor

(One week vacation with pay)
RE: SELECTIVE SERVICE BOARDS

The Board accepts and approves lease dated December 16, 1940, #DSS 30 P-200 for space in Court House Annex at $150.00 per month for term beginning December 12, 1940,

LEASE between BOARD OF COMMISSIONERS of the COUNTY of Vanderburgh and the UNITED STATES of AMERICA.

1. This lease, made and entered into this 16th day of December in the year one thousand nine hundred and forty by and between Board of Commissioners of the County of Vanderburgh, whose address is Court House, Evansville, Indiana for their heirs, executors, administrators, successors, and assigns, hereinafter called the Lessor, and the United States of America, hereinafter called the Government:

WITNESSETH: The parties hereto for the considerations hereinafter mentioned covenant and agree as follows:

2. The Lessor hereby leases to the Government the following described premises, viz:

Approximately 3,900 square feet of space contained in the third floor of the building commonly known as the Court House Annex, situated on lot No. 172 Donation Enlargement in the City of Evansville, County of Vanderburgh, State of Indiana, the post-office address of which is 202 N.W. Fourth Street, Evansville, Indiana

to be used exclusively for the following purposes:
Office quarters for the Vanderburgh County Local Boards, Nos. 1, 2, 3 & 4.

3. To have and to hold the said premises with their appurtenances for the term beginning December 12, 1940, and ending with June 30, 1941. This lease may be cancelled by either party upon thirty (30) days' notice in writing to the other.

4. The Government shall not assign this lease in any event, and shall not sublet the demised premises except to a desirable tenant, and for a similar purpose, and will not permit the use of said premises by anyone other than the Government, such sublessee, and the agents and servants of the Government, or of such sublessee.

5. This lease may, at the option of the Government, be renewed from year to year at a rental of $150.00 per month, and otherwise upon the terms and conditions herein specified, provided notice be given in writing to the Lessor at least thirty days before this lease or any renewal thereof would otherwise expire: Provided that no renewal thereof shall extend the period of occupancy of the premises beyond the 30th day of June 1942.

6. The Lessor shall furnish to the Government, during the occupancy of said premises, under the terms of this lease, as part of the rental consideration, the following:

**FACILITIES:** Heating facilities, lighting facilities; water facilities; toilet facilities;

**SERVICE:** Janitor service; heat; lights; water; and maintenance;

**MAINTENANCE:** Maintenance of premises and facilities contained therein in good repair and tenantable condition.
LEASE - (Cont'd)

7. The Government shall pay the lessor for the premises rent at the following rate:

$150.00 per month - Payment shall be made at the end of each month.

8. The Government shall have the right, during the existence of this lease, to make alterations, attach fixtures, and erect additions, structures, or signs, in or upon the premises hereby leased (provided such alterations, additions, structures, or signs shall not be detrimental to or inconsistent with the rights granted to other tenants on the property or in the building in which said premises are located); which fixtures, additions, or structures so placed in or upon or attached to the said premises shall be and remain the property of the Government and may be removed therefrom by the Government prior to the termination of this lease, and the Government, if required by the lessor, shall, before the expiration of this lease or renewal thereof, restore the premises to the same condition as that existing at the time of entering upon the same under this lease, reasonable and ordinary wear and tear and damaged by the elements or by circumstances over which the Government has no control, excepted: Provided, however, that if the lessor requires such restoration, the lessor shall give written notice thereof to the Government twenty days before the termination of the lease.

9. The lessor shall, unless herein specified to the contrary, maintain the said premises in good repair and tenantable condition during the continuance of this lease, except in case of damage arising from the act or the negligence of the Government's agents or employees. For the purpose of so maintaining the premises, the lessor reserves the right at reasonable times to enter and inspect the premises and to make any necessary repairs thereto.

10. If the said premises be destroyed by fire or other casualty this lease shall immediately terminate. In case of partial destruction or damage, so as to render the premises untenable, either party may terminate the lease by giving written notice to the other within fifteen days thereafter, and if so terminated no rent shall accrue to the lessor after such partial destruction or damage.

11. No member of or delegate to Congress or resident commissioner shall be admitted to any share or part of this lease or to any benefit to arise therefrom. Nothing, however, herein contained shall be construed to extend to any incorporated company, if the lease be for the general benefit of such corporation or company.

In witness whereof, the parties hereto have hereunto subscribed their names as of the date first above written.

In presence of:

THE BOARD OF COMMISSIONERS OF THE
COUNTY OF VANDERBURGH.

(signed) Chas. H. Atkin
AUDITOR LESSOR.

(signed) Joseph V. Eisterhold
PRESIDENT BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH

UNITED STATES OF AMERICA,

by J. D. Friday, Lt. Col. F. D. (signed)
STATE PROCUREMENT OFFICER
SELECTIVE SERVICE SYSTEM, INDIANA
RE: APPOINTMENT OF MANAGER OF COLISEUM

The Board of Commissioners now renews, under the same terms and conditions, and to continue until terminated by either party, as of January 1st, 1941, the contract heretofore entered into by the Board of Commissioners of the County of Vanderburgh and Charles H. Atkin, appointing said Atkin as manager of the Vanderburgh County Memorial Coliseum, the compensation of said Atkin for said additional services to continue at the rate of $75.00 per month, the original of said contract being dated January 3rd, 1939, and entered in Commissioners' Record Y-1 at page 355, and renewed by order of this Board under date of January 2nd, 1940, recorded in Commissioners' Record Y-1 at page 615.

By order of the Board of Commissioners this 2nd day of January 1941.

(signed) Joseph V. Eisterhold
(signed) George J. Kissel
(signed) Harvey Herndon
Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

WITNESS:
(signed) Henry C. Bunte
County Attorney

RE: APPOINTMENT OF COUNTY HEALTH PERSONNEL

The Board of Commissioners now renews the appointment of Dr. G.B. Underwood, a competent physician, qualified as by law required, as Health Officer of Vanderburgh County, Indiana, as of January 1st, 1941, his compensation to be paid as fixed by Statute and also renew the appointment of Ottis Wilson as Sanitary Officer as of said date, the compensation of said Ottis Wilson to be $150.00 per month, plus car allowance of $15.00 per month, and also renew the appointment of Delilah Voight and Margaret Dreier, as part time secretaries as $25.00 per month each, each of said appointments being made from month to month.

By order of the Board of Commissioners of the County of Vanderburgh, this 2nd day of January, 1941.

(signed) Joseph V. Eisterhold
(signed) George J. Kissel
(signed) Harvey Herndon
Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

ATTEST:
(signed) Charles H. Atkin
County Auditor of Vanderburgh County
Board of Commissioners, Vanderburgh County, Indiana, January 2, 1941

Re: Appointment of Director for Vanderburgh County Public Patriotic Building

In order that a closer supervision and control may be exercised over the County-owned Public Patriotic Building, so that the same may be utilized by the public generally, the Board, effective January 1st, 1941, renews the appointment and designation of Charles H. Atkin, County Auditor, and Ex-officio Clerk of this Board, to represent this Board in the supervision, control and management of said building, said appointment to continue until terminated by this Board, and said County Auditor, having agreed to represent this Board as director of said building, said director is now ordered to manage, supervise and control said building in such manner as will make the same available to the public generally for any and all patriotic purposes, free of charge to the occupants and users of said building, except that such nominal charge may be made as will pay for the furnishing of heat, utilities and janitor services for the quarters occupied; said building or parts thereof, not publicly used for patriotic purposes may be used for any other public activity, except that said building, the premises upon which the same is located, nor any part thereof, shall ever be used or permitted to be used for un-American or unpatriotic purposes or activities, said director to make a quarterly report to this Board setting forth therein fully the activities, etc., carried on in said building and the uses to which said building was employed.

By order of the Board of Commissioners of the County of Vanderburgh, made on this the 2nd day of January, 1941.

(Signed) Joseph V. Eisterhold
(Signed) George J. KisseI
(Signed) Harvey Herndon

Witness:
(Signed) Henry C. Buente
County Attorney of Vanderburgh County, Indiana

Re: Appointment of W.P.A. Director to Represent Vanderburgh County on W.P.A. Projects

The Board of Commissioners of the County of Vanderburgh, State of Indiana, acting through Joseph V. Eisterhold and George J. KisseI, members of said Board, now renew, under the same terms and conditions, and to continue until terminated by either party, as of January 1st, 1941, the contract herefore entered into by this Board, acting through Henry Schornhorst and Joseph V. Eisterhold, members of this Board, appointing Harvey Herndon to represent Vanderburgh County in the supervision, direction and management of the work being performed within Vanderburgh County, Indiana, under the Federal Works Projects Administration, the compensation of said Harvey Herndon as such
Director, for said additional services to continue at the rate of $50.00 per month, the original of said contract being entered into pursuant to the ruling, order and judgment heretofore made and entered by the Vanderburgh Circuit Court of Vanderburgh County, Indiana on the 24th day of December, 1935, in Cause No. 1575 in said court, and recorded in Circuit Court Order Book No.C-3 at page 543.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 2nd day of January, 1941.

(signed) JOSEPH V. EISTERHOLD
(signed) GEORGE J. KISSEL
Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

Attest:

(signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana

RE: TRANSPORTATION OF PRISONERS

IN THE MATTER OF THE TRANSPORTATION OF PRISONERS AND OTHER PERSONS TO STATE INSTITUTIONS.

COMES NOW VAL A. DIETSCH, COUNTY SHERIFF OF VANDERBURGH COUNTY, INDIANA, AND REQUESTS THE BOARD TO ENTER INTO AN AGREEMENT WITH HIM FOR THE REMOVAL OF PERSONS TO THE STATE PRISON, STATE REFORMATORY, STATE FARM, WOMAN'S PRISON, BOYS' SCHOOL, GIRLS' SCHOOL AND OTHER STATE INSTITUTIONS, AND THE BOARD HAVING CONSIDERED THE QUESTION OF SUCH TRANSPORTATION AND REMOVAL OF PRISONERS AND OTHER PERSONS TO STATE INSTITUTIONS FROM VANDERBURGH COUNTY, INDIANA, NOW ENTERS INTO THE FOLLOWING AGREEMENT WITH SAID SHERIFF OF VANDERBURGH COUNTY, INDIANA, EFFECTIVE AS OF JANUARY 1ST, 1941, AND TO CONTINUE IN FORCE AND EFFECT THROUGHOUT THE YEAR 1941, VIZ:

AGREEMENT COVERING TRANSPORTATION BY COUNTY SHERIFF OF PRISONERS AND OTHER PERSONS TO STATE INSTITUTIONS

WHEREAS, IT IS NECESSARY FOR THE COUNTY SHERIFF OF VANDERBURGH COUNTY, INDIANA, TO TRANSPORT PRISONERS AND OTHER PERSONS COMMITTED TO STATE INSTITUTIONS TO SUCH INSTITUTIONS, AND THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, HAVING CONSIDERED THE QUESTION OF THE COST OF SUCH TRANSPORTATION AND REMOVAL, AND FINDING THAT IT WOULD BE TO THE BEST INTERESTS OF THE COUNTY NOT TO PURCHASE AND FURNISH TO THE COUNTY SHERIFF MOTOR VEHICLES FOR THE TRANSPORTATION OF SUCH COMMITTED PERSONS AND THAT SUCH PURCHASE SHOULD NOT BE MADE;

IT IS NOW AGREED, BY AND BETWEEN VAL A. DIETSCH, COUNTY SHERIFF OF VANDERBURGH COUNTY, INDIANA, AND THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AS FOLLOWS, TO-WIT:
RE: TRANSPORTATION OF PRISONERS (Cont'd)

The said County Sheriff is to furnish whatever conveyances may be necessary for the transportation and removal of all persons from Vanderburgh County, Indiana, to State Institutions, for which conveyances he is to be allowed and paid by the County of Vanderburgh, the sum of Eight (8) cents per mile for each mile necessarily traveled by each such conveyance, but not more than one mileage shall be charged for any one conveyance, although transporting more than one person to an institution. Said Sheriff further agrees to furnish one (1) guard upon each trip made by each conveyance from Vanderburgh County to the respective State Institutions, for which said Board agrees to allow and pay to said Sheriff, out of County funds, for such guards, the following sums, to-wit:

For a trip to the Penal Farm at Putnamville .................................................. $5.00
For a trip to the State Reformatory at Pendleton ........................................... 6.00
For a trip to the State Prison at Michigan City .............................................. 8.00
For a trip to the Village for Epileptics at New Castle .................................. 6.00
For a trip to the Reform School at Plainfield ................................................ 5.00
For a trip to the Women's Prison at Indianapolis .......................................... 6.00
For a trip to the School for Feeble Minded at Ft. Wayne ............................... 8.00
For a trip to the Indiana Girl's School at Claremont .................................... 6.00
For a trip to the School for Feeble Minded at Butlerville ............................ 6.00
For a trip to Gibault Home for Boys at Terre Haute .................................... 4.00
For a trip to the Boy's School at Plymouth ................................................. 8.00
For a trip to the White Training School at Wabash .................................... 7.00

IN TESTIMONY WHEREOF, the said Val A. Dietsch, as Sheriff of Vanderburgh County, Indiana, and the Board of Commissioners of the County of Vanderburgh, State of Indiana, have hereunto affixed their signatures, in duplicate, on this the 2nd date of January, 1941.

(Signed) Val A. Dietsch
County Sheriff of Vanderburgh County, Indiana

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

ATTEST:

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana

And it appearing to the Board that said Sheriff is entitled to the payment of the sums shown in said contract for the performance of the duties therein set out, the Board now orders the County Auditor to spread said contract upon the records of this Board and to pay said Sheriff for such services out of County Funds appropriated therefor.
Board of Commissioners, Vanderburgh County, Indiana, January 2, 1941

RE: JOINT TRAFFIC BUREAU

IN RE: CONTRACT BETWEEN THE CITY OF EVANSVILLE AND VANDERBURGH COUNTY, INDIANA, PERTAINING TO OPERATION OF JOINT TRAFFIC BUREAU.

The Board now approves agreement between the City of Evansville, Indiana and this Board pertaining to the continuation of the Joint Traffic Bureau between said City of Evansville and Vanderburgh County, which said agreement is in the words and figures following, to-wit:

AGREEMENT BETWEEN THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AND THE CITY OF EVANSVILLE, INDIANA, PERTAINING TO THE CONTINUATION OF THE OPERATION OF A JOINT TRAFFIC BUREAU.

It having been found necessary and expedient in the operation of a traffic investigation and accident prevention services within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana, that the most efficient and economical method of making such services available, to continue the operation of the Joint City and County Traffic Bureau through which the Office of the County Sheriff of Vanderburgh County, Indiana, will co-operate with the Police Department of the City of Evansville, Indiana, on traffic problems, law enforcement, engineering and education on traffic matters; the Traffic Department of the City of Evansville to perform all services incident to the operation of such Joint Traffic Bureau, including services of officers, use of cars, keeping records, furnishing supplies and paying for all expenses incident thereto; and an appropriation of Twenty-five Hundred (2500.00) Dollars having heretofore been made by the Vanderburgh County Council of Vanderburgh County, Indiana, for the operation, during the year 1941, of said Joint Traffic Bureau which said sum is to be paid to the City of Evansville for such services of officers, use of cars, keeping records, furnishing supplies and paying for all expenses incidental thereto, making all calls to every County accident and complete all details in connection therewith and to assist the County Sheriff of Vanderburgh County, Indiana and his deputies in all matters pertaining to the operation of said Joint Traffic Bureau during the year 1941,

now, therefore, it is agreed by and between the Board of Commissioners of the County of Vanderburgh, State of Indiana, and the Board of Public Works and Safety of the City of Evansville, Indiana, that the City of Evansville, Indiana, through its Police Department, during the year 1941, will furnish all services and items incident to the operation of said Joint Traffic Bureau, as hereinbefore outlined, for which said services and said items the County of Vanderburgh, State of Indiana, is to pay to the City of Evansville, Indiana, said sum of Twenty-five Hundred (2500.00) Dollars, to be paid in four equal installments of Six Hundred Twenty-five
Board of Commissioners, Vanderburgh County, Indiana, JANUARY 2 1941

RE: JOINT TRAFFIC BUREAU (cont'd)

(625.00) DOLLARS, ONE OF SAID INSTALLMENTS TO BE PAYABLE AT THE END OF EACH QUARTER DURING THE YEAR 1941, UPON CLAIM BEING MADE THEREFOR BY THE PROPER AUTHORITIES OF THE CITY OF EVANSVILLE.


(signed) JOSEPH V. EISTERHOLD
(signed) GEORGE J. KISSEL
(signed) HARVEY HERNDON
Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

ATTEST:
(signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana

(signed) GILBERT H. BOSE
(signed) CHARLES E. DAY
(signed) LOUIS L. ROBERTS
Members of the Board of Public Works and Safety of the City of Evansville, Indiana

ATTEST:
(signed) ADOLPH A. BRIZIUS, JR.
Secretary

RE: APPOINTMENT OF COUNTY ATTORNEY

AGREEMENT EMPLOYING HENRY C. BUENTE AS COUNTY ATTORNEY.

THIS AGREEMENT, MADE AND ENTERED INTO ON THIS THE 2ND DAY OF JANUARY, 1941, BY AND BETWEEN THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AND HENRY C. BUENTE, A PRACTICING ATTORNEY AND MEMBER OF THE BAR OF VANDERBURGH COUNTY, INDIANA, WITNESSETH:

THAT THE SAID BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, IN CONSIDERATION OF THE SERVICES HEREINAFTER DESIGNATED TO BE PERFORMED BY THE SAID HENRY C. BUENTE, DOES HEREBY APPOINT AND EMPLOY THE SAID HENRY C. BUENTE, AS COUNTY ATTORNEY OF VANDERBURGH COUNTY, INDIANA, FOR THE PERIOD OF ONE (1) YEAR BEGINNING ON JANUARY 1ST, 1941 AND ENDING ON THE 31ST DAY OF DECEMBER, 1941, AT AN ANNUAL SALARY OF TWENTY-FOUR HUNDRED (2400.00) DOLLARS PAYABLE IN MONTHLY INSTALLMENTS OF TWO HUNDRED (200.00) DOLLARS PER MONTH, AND IN CONSIDERATION OF SAID COMPENSATION HEREBIN STIPULATED THE SAID HENRY C. BUENTE AGREES TO PERFORM THE FOLLOWING DUTIES AS COUNTY ATTORNEY OF VANDERBURGH COUNTY, INDIANA, TO-WIT:
RE: AGREEMENT OF HENRY C. BUENTE (Cont'd)

1 - To attend all the regular and special meetings of the Board of Commissioners of the County of Vanderburgh, and to attend all regular and special meetings of the Vanderburgh County Council of Vanderburgh County, Indiana.

2 - To give legal advice and opinions of law to any County Official pertaining to the office of such official, when requested to do so by the Board of Commissioners.

3 - To examine all legal documents pertaining to the County, when requested to do so by the Board of Commissioners, School Fund Loan Abstracts not included.

It is agreed by and between the parties hereto that any additional services required of said County Attorney, not stipulated herein, to be performed by said County Attorney, shall entitle him to additional compensation, the amount thereof to be fixed by the Board of Commissioners of the County of Vanderburgh, State of Indiana.

In witness whereof, the parties have hereunto set their hands on the day and date hereinabove written.

(signed) JOSEPH V. EISTERHOLD
(signed) GEORGE J. KISSEL
(signed) HARVEY HERNDON

Attest:

(signed) CHAR. H. ATKIN
County Auditor of Vanderburgh County, Indiana

(signed) HENRY C. BUENTE

On motion the Board recess until Monday, January 6th, 1941.
Monday, January 6th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissen and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry C. Buente, County Attorney.

The minutes were read and approved.

Re: Report of County Infirmary

Comes now John Grefe, Superintendent of County Infirmary and files his report for quarter ending December 31st, 1940 on inmates in the County Infirmary, showing 210 persons in the institution at the end of the quarter. The Board orders same filed in the Auditor's Office.

Re: County Infirmary

Supt. John Grefe files report of products raised at the County Infirmary during the year 1940, as follows:

### Grain and Hay

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>60 acres of wheat</td>
<td></td>
<td></td>
<td>$105,20</td>
</tr>
<tr>
<td>60 &quot; &quot; corn</td>
<td>2300 bu.</td>
<td>.60</td>
<td>140.00</td>
</tr>
<tr>
<td>58 loads &quot; clover hay</td>
<td>10.00</td>
<td></td>
<td>580.00</td>
</tr>
<tr>
<td>30 &quot; &quot; soy bean hay</td>
<td>10.00</td>
<td></td>
<td>300.00</td>
</tr>
</tbody>
</table>

### Cattle

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 bulls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8 heifers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 calf</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Slaughtered

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 cows</td>
<td>2512 lbs.</td>
<td>214.00</td>
</tr>
<tr>
<td>1 calf</td>
<td>120 &quot;</td>
<td>18.00</td>
</tr>
<tr>
<td>6 calves</td>
<td>905 &quot;</td>
<td>135.75</td>
</tr>
</tbody>
</table>

Total remaining... 35

### Hogs

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>78 - June 1</td>
<td>1940</td>
<td>47</td>
</tr>
</tbody>
</table>

Slaughtered (13728 lbs. @ $10.00)  $1372.80

Total remaining 29

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>27 hogs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>66 shoats</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29 pigs</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Poultry

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>654 chickens</td>
<td>198 springers @ .60</td>
<td>118.80</td>
</tr>
<tr>
<td>320 &quot;</td>
<td>102 hens @ .80</td>
<td>81.60</td>
</tr>
</tbody>
</table>

### Eggs

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>710 dozen</td>
<td>.25</td>
<td>227.50</td>
</tr>
<tr>
<td>13650 gal.</td>
<td>.20</td>
<td>2735.00</td>
</tr>
<tr>
<td>2528 lbs.</td>
<td>.50</td>
<td>696.40</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>320 &quot;</td>
<td>20 died</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>320 &quot;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Month</td>
<td>Item</td>
<td>Market Value</td>
</tr>
<tr>
<td>-------</td>
<td>------</td>
<td>--------------</td>
</tr>
<tr>
<td>June</td>
<td>9 BU. GREENS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>8 &quot; PEAS (SHELLED)</td>
<td>4.00</td>
</tr>
<tr>
<td></td>
<td>4 &quot; LETTUCE</td>
<td>2.00</td>
</tr>
<tr>
<td></td>
<td>2 &quot; TURNOIS</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td>2 &quot; KOHLRABI</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td>2 GAL. BERRIES</td>
<td>1.00</td>
</tr>
<tr>
<td>July</td>
<td>88 BU. GREENS</td>
<td>40¢</td>
</tr>
<tr>
<td></td>
<td>4 &quot; KOHLRAIS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>6 &quot; SQUASH</td>
<td>6.00</td>
</tr>
<tr>
<td></td>
<td>18 &quot; TOMATOES</td>
<td>3.00</td>
</tr>
<tr>
<td></td>
<td>8 &quot; GREEN BEANS</td>
<td>1.25</td>
</tr>
<tr>
<td></td>
<td>12 &quot; TURNIPS</td>
<td>75¢</td>
</tr>
<tr>
<td></td>
<td>21 &quot; POTATOES</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td>26 &quot; TOMATOES</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>28 GAL. BERRIES</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>1250 LBS. SUGAR BEETS</td>
<td>2.50</td>
</tr>
<tr>
<td>Aug.</td>
<td>16 BU. BEETS</td>
<td>75¢</td>
</tr>
<tr>
<td></td>
<td>35 &quot; TOMATOES</td>
<td>11.50</td>
</tr>
<tr>
<td></td>
<td>44 &quot; POTATOES</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td>15 &quot; SQUASH</td>
<td>6.00</td>
</tr>
<tr>
<td></td>
<td>9 &quot; OKRA</td>
<td>75¢</td>
</tr>
<tr>
<td></td>
<td>70 DZ. CORN</td>
<td>15¢</td>
</tr>
<tr>
<td>Sept.</td>
<td>8 BU. CARROTS</td>
<td>75¢</td>
</tr>
<tr>
<td></td>
<td>12 &quot; SQUASH</td>
<td>75¢</td>
</tr>
<tr>
<td></td>
<td>44 &quot; POTATOES</td>
<td>1.15</td>
</tr>
<tr>
<td></td>
<td>30 &quot; GREEN BEANS</td>
<td>1.50</td>
</tr>
<tr>
<td></td>
<td>10 &quot; BEETS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>15 &quot; TOMATOES</td>
<td>1.50</td>
</tr>
<tr>
<td>Oct.</td>
<td>25 &quot; GREEN BEANS</td>
<td>1.50</td>
</tr>
<tr>
<td></td>
<td>30 &quot; TOMATOES</td>
<td>1.50</td>
</tr>
<tr>
<td></td>
<td>20 &quot; SWEET POTATOES</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td>30 &quot; POTATOES</td>
<td>1.15</td>
</tr>
<tr>
<td></td>
<td>10 &quot; CARROTS</td>
<td>6.00</td>
</tr>
<tr>
<td></td>
<td>12 &quot; OKRA</td>
<td>75¢</td>
</tr>
<tr>
<td></td>
<td>110 &quot; CORN</td>
<td>15¢</td>
</tr>
<tr>
<td>Nov.</td>
<td>20 &quot; TURNIPS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>30 &quot; SWEET POTATOES</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td>30 &quot; TOMATOES</td>
<td>1.50</td>
</tr>
<tr>
<td></td>
<td>12 &quot; CARROTS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>15 &quot; POTATOES</td>
<td>1.00</td>
</tr>
<tr>
<td>Dec.</td>
<td>20 &quot; TURNIPS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>15 &quot; CARROTS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>100 &quot; TURNIPS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>225 GAL. TOMATOES</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>85 &quot; CHOW CHOW</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>60 BU. PEARS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>25 &quot; APPLES</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>80 &quot; ONIONS</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td>48 GAL. PICKLES</td>
<td>60¢</td>
</tr>
<tr>
<td></td>
<td>30 &quot; CATSUP</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>50 &quot; GREEN BEANS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>10 &quot; LIMA BEANS</td>
<td>50¢</td>
</tr>
<tr>
<td></td>
<td>40 BU. CUCUMBERS</td>
<td>75¢</td>
</tr>
</tbody>
</table>
RE: ROCK QUARRY LEASE AMENDMENT

AMENDMENT TO ROCK QUARRY LEASE:

By mutual agreement of the undersigned, Robert A. Nurrenbern and Julia Nurrenbern, his wife, of Vanderburgh County, Indiana, and the Board of Commissioners of the County of Vanderburgh, Indiana, the lease upon the west half of the northwest quarter of Section Five (5) Township Seven (7) South, Range Eleven (11) West, in Vanderburgh County, Indiana, is hereby amended by striking from the description contained in said lease the words "the south part of", said lease being dated May 26th, 1938, and recorded in Commissioners' Record W-1 at page 213, and having been renewed from year to year, the last renewal thereof expiring on the 31st day of May, 1941.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands in duplicate, on this the 6th day of January, 1941.

(Signed) Robert A. Nurrenbern

(Signed) Julia Nurrenbern

LESSORS

BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA

LESSEE

By Chas. H. Atkin (Signed)

COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH.

RE: FINANCIAL STATEMENT - COLISEUM

The Auditor files report of receipts and disbursements of the Coliseum for the year 1940, as follows:

<table>
<thead>
<tr>
<th>Month</th>
<th>Receipts</th>
<th>Disbursements</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>$350.00</td>
<td>$523.01</td>
</tr>
<tr>
<td>February</td>
<td>$1557.35</td>
<td>$504.53</td>
</tr>
<tr>
<td>March</td>
<td>$703.60</td>
<td>$552.68</td>
</tr>
<tr>
<td>April</td>
<td>$605.00</td>
<td>$496.84</td>
</tr>
<tr>
<td>May</td>
<td>$648.00</td>
<td>$522.77</td>
</tr>
<tr>
<td>June</td>
<td>$347.00</td>
<td>$452.03</td>
</tr>
<tr>
<td>July</td>
<td>$45.00</td>
<td>$367.25</td>
</tr>
<tr>
<td>August</td>
<td>$45.00</td>
<td>$425.63</td>
</tr>
<tr>
<td>September</td>
<td>$795.00</td>
<td>$455.30</td>
</tr>
<tr>
<td>October</td>
<td>$878.40</td>
<td>$597.24</td>
</tr>
<tr>
<td>November</td>
<td>$995.00</td>
<td>$636.80</td>
</tr>
<tr>
<td>December</td>
<td>$655.89</td>
<td>$599.60</td>
</tr>
<tr>
<td><strong>Total Receipts for 1940</strong></td>
<td><strong>$7215.24</strong></td>
<td><strong>$6123.68</strong></td>
</tr>
<tr>
<td><strong>Total Disbursements for 1940</strong></td>
<td><strong>$7215.24</strong></td>
<td><strong>$6123.68</strong></td>
</tr>
<tr>
<td><strong>Net Receipts</strong></td>
<td><strong>$1091.56</strong></td>
<td></td>
</tr>
</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana, January 6 & 9, 1941

RE: VANDERBURGH COUNTY PATRIOTIC BUILDING REPORT

A report of various organizations using the Patriotic Building in 1940 is filed and the Board of Commissioners orders same filed in the Auditor's Office.

RE: REPAIRS TO SHERIFF'S RESIDENCE

The Board of Commissioners approves making necessary repairs and replacements in the Sheriff's residence, under the supervision of Jacob Bassemier, superintendent of County Buildings.

On motion the Board recess until Thursday, January 9th, 1941.

Thursday, January 9th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkins, County Auditor, Guy K. Fox, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BIDS ON VANDERBURGH COUNTY POOR RELIEF ADVANCEMENT BONDS

This being the time set for the receiving of bids on Vanderburgh County Poor Relief Advancement Bonds, Series A-1941; total issue of $560,000.00, comes now the County Auditor and reports that the following bids were received:

<table>
<thead>
<tr>
<th>Company</th>
<th>Location</th>
<th>Interest</th>
<th>Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blair &amp; Company, Inc.</td>
<td>Chicago, Ill.</td>
<td>1-1/2%</td>
<td>$6,137.60</td>
</tr>
<tr>
<td>Mullaney Ross &amp; Company</td>
<td>Chicago, Ill.</td>
<td>1-1/4%</td>
<td>1,030.00</td>
</tr>
<tr>
<td>Raffengerger Hughes &amp; Co.</td>
<td>Indianapolis, Ind.</td>
<td>1-1/2%</td>
<td>$4,306.40</td>
</tr>
<tr>
<td>Harriman, Ripley &amp; Co.</td>
<td>Chicago, Ill.</td>
<td>1-1/2%</td>
<td>4,928.00</td>
</tr>
<tr>
<td>Mercantile Commerce Bk &amp; Tr. Co</td>
<td>St. Louis, Mo.</td>
<td>1-1/4%</td>
<td>702.80</td>
</tr>
<tr>
<td>Almsted Bros.</td>
<td>Louisville, Ky.</td>
<td>1-1/4%</td>
<td>4,928.00</td>
</tr>
<tr>
<td>Halsey Stuart &amp; Co.</td>
<td>Chicago, Ill.</td>
<td>1-1/4%</td>
<td>4,306.40</td>
</tr>
<tr>
<td>First of Michigan Corp.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>National City Bank</td>
<td>Evansville, Ind.</td>
<td>1-1/4%</td>
<td>702.80</td>
</tr>
<tr>
<td>Harris Trust &amp; Svgs Bk</td>
<td>Chicago, Ill.</td>
<td>1-1/4%</td>
<td>702.80</td>
</tr>
<tr>
<td>Lazard Freres &amp; Co.</td>
<td>Chicago, Ill.</td>
<td>1-1/4%</td>
<td>702.80</td>
</tr>
<tr>
<td>Kaiser &amp; Company</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
BIDS ON POOR RELIEF BONDS - CONT'D -

<table>
<thead>
<tr>
<th></th>
<th></th>
<th>INTEREST</th>
<th>PREMIUM</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Nuveen &amp; Company</td>
<td>Chicago, Ill.</td>
<td>1-1/4%</td>
<td>$666.66</td>
</tr>
<tr>
<td>Boatmang National Bank</td>
<td>St. Louis, Mo.</td>
<td>1-1/4%</td>
<td></td>
</tr>
<tr>
<td>Hill &amp; Company</td>
<td>Cincinnati, O.</td>
<td>1-1/4%</td>
<td>3,025.00</td>
</tr>
<tr>
<td>McNurlen &amp; Huncilman</td>
<td>Indianapolis, Ind.</td>
<td>1-1/4%</td>
<td></td>
</tr>
<tr>
<td>Old National Bank</td>
<td>Evansville, Ind.</td>
<td>1-1/4%</td>
<td></td>
</tr>
<tr>
<td>First National Bank of Chicago, Chicago, Ill.</td>
<td>1-1/4%</td>
<td>1,501.00</td>
<td></td>
</tr>
<tr>
<td>First Boston Corporation</td>
<td>Chicago, Ill.</td>
<td>1-1/4%</td>
<td>5,600.00</td>
</tr>
<tr>
<td>Illinois Co. of Chicago</td>
<td>Chicago, Ill.</td>
<td>1-1/4%</td>
<td></td>
</tr>
<tr>
<td>Wood Struthers Co. of N.Y., New York, N.Y.</td>
<td>1-1/4%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spencer Trask of New York, New York, N.Y.</td>
<td>1-1/4%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By Oscar E. Lamble of Old National Bank</td>
<td>Evansville, Ind.</td>
<td>1-1/4%</td>
<td></td>
</tr>
</tbody>
</table>

AND THE COUNTY AUDITOR NOW ALSO CERTIFIES THAT HE HAS AWARDED SAID BONDS, AS FOLLOWS:

STATE OF INDIANA
VANDERBURGH COUNTY

I, Charles H. Atkin, do hereby certify that I am the duly elected, qualified and acting County Auditor of Vanderburgh County, Indiana; that I have awarded the bonds of said county, designated as Vanderburgh County, Indiana, Advancement Bonds, Series A-1941, dated January 2nd, 1941, to Wood, Struthers & Company, of New York, N.Y., and Spencer Trask & Company, of New York, N.Y., on their joint bid of par, including accrued interest to the date of delivery of said bonds, plus a premium of Five Thousand Six Hundred ($5,600.00) Dollars, for bonds bearing interest at the rate of one and one-fourth (1¼) per cent. per annum, and that said bid was the highest bid received from a qualified bidder, and in the sale of said bonds all provisions of the governing statutes of the State of Indiana have been complied with.

IN WITNESS WHEREOF, I have hereunto set my hand and the official seal of the Board of Commissioners of the County of Vanderburgh, State of Indiana, on this the 9th day of January, 1941.

(Signed) Chas. H. Atkin
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA.

RE: REPORT OF VENERAL CLINIC

The Venereal Clinic files annual report for the year 1940, showing the total treatments and advice:

Male . . . . . . . . . . 17,497
Female . . . . . . . . . 16,048

Total . . . . . . . . . . 33,545

The Commissioners order same filed in the Auditor's Office.
RE: APPOINTMENT TO BOARD OF MANAGERS
BOEHNE HOSPITAL

The Board unanimously approves the appointment of Dr. D. V. McClary, a member of Board of Managers, Boehne Hospital, for a term of three (3) years, effective January 1st, 1941.

RE: OUT-PATIENT DEPARTMENT
BOEHNE HOSPITAL

The following is a report on the Out-patient Department of Boehne Hospital for 1940, compared with the Clinic or Public Health Center report of 1939:

<table>
<thead>
<tr>
<th>Public Health Center - 1939</th>
<th>Out-patient Department - 1940</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nurse's Visits ............</td>
<td>1211</td>
<td>2765</td>
</tr>
<tr>
<td>Individuals Examined ......</td>
<td>1026</td>
<td>1116</td>
</tr>
<tr>
<td>Patients admitted to Boehne Hospital, including observation cases</td>
<td>47</td>
<td>140</td>
</tr>
</tbody>
</table>

Two nurses made a total of 2765 visits in 1940, in the interest of tuberculosis, as compared with 1211 visits made by several nurses at the Public Health Center in 1939. However, we are interested in who is visited, rather than the number of visits. At the same time, 140 patients were admitted to Boehne Hospital through the Out-patient Department in 1940, whereas only 47 patients were admitted through the Public Health Center in 1939. One reason for the increase is the fact that we refused to take care of tuberculous cases in the home.

In addition, 1556 high school students were examined and fluoroscoped in the Out-patient Department of Boehne Hospital, and 525 examinations were made for the Tuberculosis Association.

All of this work was done at $1800 less cost to the county than in the year 1939. Also, the hospital has a better check and more information on the status of tuberculosis control than it has had at any previous time. In other words, we know that 110 patients are in the hospital with tuberculosis from Vanderburgh County and 40 are at home. A generous estimate of the total number of active cases in Vanderburgh County at any one time would not be over 200. Before the Clinic was transferred to the hospital by the Commissioners a great many objections were envisioned. The above statistics seem to neutralize, if not overrule, previously mentioned objections.

Respectfully submitted,
(signed) Paul D. Crimm M.D.

On motion the Board recess until Monday, January 13th, 1941.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Equipment

The Commissioners direct the Auditor to advertise for bids on the following equipment:

- Feed Chopper for County Infirmary
- Counter File Cabinet for County Recorder
- New Washer
- Drying Tumbler for Boone Hospital

Re: Additional Appropriations & Transfer of Funds

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the provision of additional funds and the transfer of 1940 County Highway Department balances to County Highway Construction Fund and the appropriation thereof, for the following purposes, viz:

**Additional Emergency Appropriations to Meet 1940 Deficiencies:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clothing for Insane</td>
<td>$341.80</td>
</tr>
<tr>
<td>Other Expenses, Insane Persons</td>
<td>$192.68</td>
</tr>
<tr>
<td>Total</td>
<td>$534.48</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Serving Writs</td>
<td>$21.60</td>
</tr>
<tr>
<td>Board of Prisoners</td>
<td>$1300.20</td>
</tr>
<tr>
<td>Transportation of Prisoners</td>
<td>$848.30</td>
</tr>
<tr>
<td>Total</td>
<td>1970.10</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Commissioners</td>
<td>$277.84</td>
</tr>
<tr>
<td>County Advertising</td>
<td></td>
</tr>
<tr>
<td>County Assessor</td>
<td></td>
</tr>
<tr>
<td>Traveling Expenses</td>
<td>$20.06</td>
</tr>
<tr>
<td>Total</td>
<td>277.84</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>20.06</td>
</tr>
</tbody>
</table>

**Additional Emergency Appropriations for 1941:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auditor, Clerical Assistance, Encumbrance Ledger</td>
<td>$300.00</td>
</tr>
<tr>
<td>Total</td>
<td>$300.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Sheriff, Radios</td>
<td>$810.00</td>
</tr>
<tr>
<td>Total</td>
<td>810.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Commissioners, Expenses, Local Draft Boards</td>
<td>$935.00</td>
</tr>
<tr>
<td>Total</td>
<td>935.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>935.00</td>
</tr>
</tbody>
</table>

**Transfer of Funds and Appropriation Thereof:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Highway Department, 1939 County Highway Department Balances, to County Highway Construction Fund</td>
<td>$1659.15</td>
</tr>
<tr>
<td>From Road Materials to Equipment</td>
<td>$7000.00</td>
</tr>
<tr>
<td>Total</td>
<td>8659.15</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>8659.15</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$13,506.65</td>
</tr>
</tbody>
</table>
RE: ADDITIONAL APPROPRIATIONS -CONT'D-

And the County Auditor of Vanderburgh County, Indiana, is now ordered and directed to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriations and the transfer of funds and the appropriation thereof as herein set forth.

By order of the Board of Commissioners of the County of Vanderburgh County, State of Indiana, made on this the 13th day of January, 1941.

(signed) Joseph V. Eisterhold
(signed) George J. Kissel
(signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

ATTEST:

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana, and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.

RE: POOR RELIEF ADVANCEMENT BONDS

In the matter of the delivery of Vanderburgh County Poor Relief Advancement Bonds, Series 1941-A.

Upon suggestion as to the advisability of having Oscar E. Lamble, representing Wood, Struthers & Company and Spencer, Trask & Company, of New York City, purchasers of Vanderburgh County Poor Relief Advancement Bonds, Series 1941-A, accompany the County Auditor in the delivery of said bonds to the purchasers, the Board now directs Chas. H. Atkin, County Auditor to deliver said bonds to said purchasers, accompanied by said representative, Oscar E. Lamble, and that the expenses incident thereto be paid from the proceeds derived from the sale of said bonds.

On motion the Board recess until Thursday; January 16th, 1941.

(signed) Joseph V. Eisterhold
(signed) George J. Kissel
(signed) Harvey Herndon

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, January 16 & 20, 1941

Thursday, January 16th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board, also Chas. H. Atkin, County Auditor and Henry Buentie, County Attorney.

The minutes were read and approved.

Re: W. P. A. Project

The Commissioners authorize Harvey Herndon and Harold Grafe to go to Indianapolis, regarding Orphans Home Project for final approval.

On motion the Board recess until Monday, January 20th, 1941.

Joseph V. Eisterhold
George J. Kissel
Harvey Herndon

Board of County Commissioners

Monday, January 20th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold and George J. Kissel, members of the Board of Commissioners; also Guy K. Fox, Deputy County Auditor.

The minutes were read and approved.

Re: W. P. A. Conference

Motion was made by George Kissel, seconded by Joseph V. Eisterhold, that the Board authorize Harvey Herndon and Henry Buentie attend District W.P.A. meeting at Bedford, Indiana January 29th, 1941.

Re: State Examiner's Report on County Auditor

The State Examiners file report on the County Auditor, and same is filed in the Auditor's Office.

On motion the Board recess until Thursday, January 23rd, 1941.

Joseph V. Eisterhold
George J. Kissel
(Harvey Herndon - absent)

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Highway Department

The Commissioners approve payment of salary for Grover Mayberry from Highway funds, Henry Schornhorst and Walter Craft from W. P. A. funds, effective January 1st, 1941.

On motion the Board recess until Monday, January 27th, 1941.

Re: Vanderburgh County Jail

Report of C. O. Fields, Chief Inspector Division of Corrections, Department of Public Welfare, dated January 23rd, 1941 is received and ordered filed in the Auditor's Office.
Board of Commissioners, Vanderburgh County, Indiana  January 27, 1941

RE: BIDS ON CABINET FOR COUNTY RECORDER

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON CABINET FOR THE COUNTY RECORDER, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS AS FOLLOWS:

SMITH & BUTTERFIELD
- Fireproof Files and Counter Top .................. $1283.68

REMINGTON RAND INC.
- Insulated Files ..................................... $1283.68

ON MOTION BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JANUARY 30, 1941.

RE: BIDS ON FEED CHOPPER FOR COUNTY INFIRMARY

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON FEED CHOPPER FOR THE COUNTY INFIRMARY, COME NOW THE FOLLOWING PARTIES AND SUBMIT THEIR BIDS:

WILSON & SON
1- Model "M" Hay Chopper Silo Filler $410.00
   Molasses Attachment .......................... $418.00

MILLER & OSCHMAN IMPLEMENT CO
1- No.12-H Hay Chopper with Tractor Hitch $343.00
   & Knives
1- Automatic Molasses Distributing
   Attachment ............................. 35.00
1- Blower Pipe in 4-6-8-10 FT. LENGTH, PER FT. 65.65
1- Blower Pipe in 1 FT. LENGTH EACH 1.48
1- 45° Elbow for Blower Pipe 11.25
1- Knife Granding Attachment 12.75

ON MOTION BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JANUARY 30TH.

RE: BIDS ON LAUNDRY EQUIPMENT FOR BOEHNE HOSPITAL

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON LAUNDRY EQUIPMENT FOR BOEHNE HOSPITAL, COMES NOW THE AMERICAN MACHINE & METALS COMPANY, AND SUBMITS THEIR BID AS FOLLOWS:

1- 30 x 36" Troy Wood Washer .................. $772.00
1- 36 x 30" Troy Minute-Man Drying Tumbler 290.00 $1062.00

PRICE F.O.B. EVANSVILLE, SUBJECT TO TERMS OF 3% FOR CASH IN 30 DAYS, NET CASH IN 60 DAYS.

BID IS TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JANUARY 30TH.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JANUARY 30TH, 1941.

[Signatures]

JOSEPH V. ESTES
George J. Kisel

BOARD OF COUNTY COMMISSIONERS
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: AWARD OF CONTRACT ON CABINET FOR COUNTY RECORDER

IN THE MATTER OF THE PURCHASE OF COUNTER FILING EQUIPMENT FOR USE IN THE COUNTY RECORDER'S OFFICE.

The Board having heretofore, to-wit: on the 27th day of January, 1941, after adopting specifications therefor and advertising for bids, as required by law, received bids for the furnishing of certain counter filing equipment for use in the Office of the County Recorder of Vanderburgh County, Indiana, the bids received exceeding the amount specifically appropriated for the purchase of said equipment under W.P.A. County appropriation, in the amount of $83.68, and said bids and the method of paying for said equipment having heretofore been referred to the County Attorney, and having received his opinion that the purchase price for said equipment in excess of said specific appropriation may be paid out of Court House Equipment Appropriation, the Board now finds that the equipment bid on by Smith & Butterfield will conform in every detail with the equipment in the Recorder's Office which is to be supplemented by the equipment bid on and that said bid is the best bid received, the Board further finds that there is appropriated and available in Appropriation No. 19-410-D, County Recorder's Office (W.P.A.) the sum of $1,200.00 which may be applied toward the purchase of said equipment, and that there is appropriated and available in Appropriation No. 19-600, Court House Equipment, a sufficient amount with which to pay the balance of said bid price of $1,283.68, the Board now awards the contract for the furnishing of said equipment to Smith & Butterfield, and the County Auditor is ordered and directed to pay therefor from the appropriations as here-in enumerated.
RE: AWARD OF CONTRACT ON FEED CHOPPER FOR COUNTY INFIRMARY

On motion the Board now awards contract on Feed Chopper for the County Infirmary to-

MILLER & OSCHMAN IMPLEMENT CO-

Hay Chopper with 4 extra knives ... $343.00
Elbow ... 11.25
30 ft pipe @ .65 ... 19.50 $373.75

RE: AWARD OF CONTRACT ON LAUNDRY EQUIPMENT FOR BOEHNE HOSPITAL

On motion the Board now awards contract on Washer & Drying Tumbler for the Bohne Hospital to-

AMERICAN MACHINE & METALS CO-

1- 30 x 36" Troy Wood Washer ... $772.00
1- 36 x 30" " Drying Tumbler ... 290.00 $1062.00

RE: ADDITIONAL APPROPRIATIONS (HEARING)

The State Board of Tax Commissioners will hold a hearing February 3rd, 1941 at 10 A.M. on Additional Appropriations for Vanderburgh County.

RE: HIGHWAY DEPARTMENT EQUIPMENT

The Commissioners adopt specifications and order the Auditor to advertise for bids on new or used Bituminous Material Distributing Equipment, and Bituminous Material.

RE: UNION TOWNSHIP LEVEE

This agreement, made and entered into by and between the Union Township Flood Gate and Levee Committee, of Vanderburgh County, Indiana, hereinafter designated as the Committee, and the Board of Commissioners of the County of Vanderburgh, State of Indiana, hereinafter designated as the Board, WITNESSETH, that:

WHEREAS, certain Drag Line Equipment was heretofore purchased and is now owned by the Committee and Vanderburgh County, Indiana, on the basis of three-fourths thereof being owned by the Committee and the remaining one-fourth by Vanderburgh County, Indiana, and,

WHEREAS, the Board desires to use said Dragline Equipment for the purpose of removing overburden at a Rock Quarry operated by the County of Vanderburgh, and has offered to pay for the use thereof into the Union Township Levee Maintenance Fund as rental for the interest in said equipment owned by the Committee the sum of One Hundred and Twenty-five (125.00) Dollars per month for the period beginning on January 1st, 1941, and ending on June 30th, 1941, and the Committee being willing to accept said offer,
Board of Commissioners, Vanderburgh County, Indiana, JANUARY 30, 1941

RE: UNION TOWNSHIP LEVEE -Cont'd-

NOW, THEREFORE, IT IS AGREED THAT:

Said Dragline Equipment is to be used by the Board during the period beginning January 1st, 1941, and ending June 30th, 1941, for the use of which the Board is to cause to be paid into the Union Township Levee Maintenance Fund as rental on the basis of One Hundred and Twenty-five (125.00) Dollars per month, payable monthly, the Board to keep said Equipment in repair and to return the same to the Committee in good operating repair, provided, that in the event said Committee shall require the use of said Dragline Equipment during said period, it is agreed that they may do so, the rental herein specified to be waived during the time said Dragline Equipment is not in the custody of the Board.

IN WITNESS WHEREOF, THE COMMITTEE AND THE BOARD HAVE HERETOUNTO SET THEIR HANDS AND CAUSED THIS INSTRUMENT TO BE ATTESTED, ON THIS THE 30TH DAY OF JANUARY, 1941.

(signed) CHARLES ZIMMERMAN, CHAIRMAN
(signed) CHRIST J. HAHN
(signed) A. A. KAMP
(signed) EDWARD H. KUESTER, SECY.
(signed)
ATTEST:
(signed) Secretary
(signed) JOSEPH V. EISTERHOLD
(signed) GEORGE J. KISSEL
(signed) HARVEY HERNDON
ATTEST:
(signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana, and Ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.

On motion the Board adjourn sine die.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 3, 1941

MONDAY, FEBRUARY 3RD, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTEBHOLD, GEORGE KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY COUNTY SHERIFF, VAL A. DIETSCH.

THE MINUTES WERE READ AND APPROVED.

RE: REPORT ON COUNTY INFIRMARY

A REPORT BY STATE EXAMINERS DATED NOVEMBER 27TH, 1940 ON VANDERBURGH COUNTY INFIRMARY IS RECEIVED AND ORDERED FILED IN THE AUDITOR'S OFFICE.

RE: COUNTY BUSINESS

THE COMMISSIONERS AUTHORIZE THE COUNTY AUDITOR AND COUNTY ATTORNEY TO GO TO INDIANAPOLIS ON COUNTY BUSINESS WITH SEVERAL STATE DEPARTMENTS.

RE: COUNTY PLAN COMMISSION.

THE COMMISSIONERS APPROVE APPOINTMENT OF ROY H. WILLIAMS AS ELECTRICAL INSPECTOR FOR COUNTY PLAN COMMISSION, EFFECTIVE FEBRUARY 1ST, 1941.

RE: MILL ROAD

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR A HIGHWAY IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, FOR THE MILL ROAD, PETITIONED FOR BY OSCAR H. SCHMITT, ET AL.

COME NOW WILLIAM O. GRAY, WILLIAM ELPERS AND ED. PETERS, HERETOFORE APPOINTED AS REVIEWERS TO REVIEW A CERTAIN HIGHWAY HEREAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE PETITION OF OSCAR H. SCHMITT, ET AL., FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE MILL ROAD IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

REPORT OF REVIEWERS

WE, THE Undersigned, Reviewers, appointed by the Board of Commissioners of the County of Vanderburgh, State of Indiana, at their November, 1940, Session, to review a certain proposed highway described in the Order and Notice hereto attached, and to assess the damages, if any, that might be sustained by the parties named in said Order, by reason of the location of the right-of-way for said highway, did, on the 14th Day of November, 1940, meet at the Office of the County Auditor of Vanderburgh County, Indiana, and after being duly sworn according to law, did proceed to review and did review said proposed
RIGHT-OF-WAY FOR SAID HIGHWAY, AS FOLLOWS, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE Big Cynthiana Road, an established highway within Vanderburgh County, Indiana, at approximately the east and west center line of the northwest quarter of the northeast quarter of section four (4), township six (6) south, range eleven (11) west, being also the point where the Mill Road intersects said Big Cynthiana Road and extending thence westerly along approximately the center line of said Mill Road to the west line of said section four (4), and continuing thence in a westerly direction along approximately the center line of said Mill Road in section five (5), said township and range to the point where said Mill Road intersects the north line of said section five and continuing thence west along the line between said section five, said township and range and section thirty-two (32), township five (5) south, range eleven (11) west to the St. Joseph Road, an established highway within Vanderburgh County, Indiana, for a total distance of approximately two (2) miles and we, the reviewers, find that said Jacob M. Bauer and Herman Boeke are entitled to no damages for the reason that the benefits which will be derived by them by reason of the construction of said proposed highway will exceed the damages, if any, which they may sustain.

DATED AT EVANSVILLE, INDIANA, this 14th day of November, 1940.

(Signed) WILLIAM O. GREY
(Signed) WM. ELERS
(Signed) EO. PETERS
REVIEWERS

And the Board, having examined the report of said reviewers and having heard evidence, and being sufficiently advised in the premises finds that the remonstrators Jacob M. Bauer and Herman Boeke are entitled to no damages and that the report of said reviewers ought to be approved.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID REVIEWERS BE AND THE SAME IS NOW HEREBY IN ALL THINGS APPROVED; THAT THE COSTS OF THIS REVIEW BE PAID OUT OF THE COUNTY TREASURY AND THAT SAID HIGHWAY BE RECORDED AND OPENED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, AND IT IS FURTHER ORDERED THAT SAID HIGHWAY, WHEN SO OPENED AND ESTABLISHED BE KEPT IN REPAIR AS PROVIDED BY LAW.

IT IS FURTHER ORDERED BY THE BOARD THAT THIS ORDER BE ENTERED OF RECORD IN THE RECORDS OF THIS BOARD, NUNC PRO TUNC AS OF DECEMBER 2nd, 1940.

RE: WPA

The Commissioners authorize Harvey Herndon and Harold Grafe to go to Indianapolis to confer with W. P. A. Officials on the delay in W. P. A. Projects.

RE: APPOINTMENT OF ASSESSOR IN PERRY TWP

The Board approves appointment of Fred H. Duncan, as Assessor in Perry Township.
Board of Commissioners, Vanderburgh County, Indiana, February 3 & 6, 1941

RE: CHANGE IN COUNTY EMPLOYEE

The Commissioners approve appointment of Ben Rees as night watchman, to succeed Joe Hodgkins, effective February 1st, 1941.

On motion the Board recess until Thursday, February 6th, 1941.

[Signatures]

Board of County Commissioners

Thursday, February 6th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor.

The minutes were read and approved.

RE: ROLLER FOR CITY PARK DEPARTMENT

The Board grants request of the City Park Department for use of roller.

On motion the Board recess until Monday, February 10th, 1941.

[Signatures]

Board of County Commissioners
Monday, February 10th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session, pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: COLISEUM REPAIRS

The Commissioners order Superintendent of County Buildings to make necessary repairs and changes in Coliseum, as recommended by City Electrical Inspector.

RE: COUNTY GARAGE

The Commissioners order Superintendent of County Buildings to make necessary repairs and changes at the County Garage, as recommended by City Electrical Inspector.

RE: BOEHNE HOSPITAL BOARD OF MANAGERS

The Commissioners unanimously approve the appointment of Thomas F. Reitz, M.D., as member of the Board of Managers, to fill the unexpired term of Dr. O. V. McClary, which expires December 31st, 1944.

RE: PROJECT STATEMENTS

In the matter of County Highway Project Statements, submitted to the Indiana State Highway Commission, covering work to be done on certain highways within Vanderburgh County, Indiana, to be paid for from gasoline tax with W. P. A. and other funds,

Comes now Henry C. Buente, County Attorney, and reports to the Board that project statements heretofore prepared by him and submitted to the Indiana State Highway Commission for their approval, covering work to be done on certain highways within Vanderburgh County, Indiana, which work is to be paid from gasoline tax and license fee funds in conjunction with W. P. A. and other funds, have been approved by said State Highway Commission under date of February 3rd, 1941, with identifying numbers, covering the following highways in Vanderburgh County, Indiana, viz:

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<th>Length</th>
<th>Cost</th>
<th>Fund</th>
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<td>G&amp;LF</td>
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<td>C-2777-51</td>
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</table>
Board of Commissioners, Vanderburgh County, Indiana, February 10, 1941

Re: License Agreement - County Garage

Release

Know all Men by these Presents, that the Hartig Foundry Company, a Corporation of Evansville, Indiana, (formerly called and originally incorporated as William F. Hartig Plow Company), and also the Board of Commissioners of Vanderburgh County, Indiana, hereby certify that the real estate which was conveyed to said William F. Hartig Plow Company by the Evansville Union Stock Yards Company under and pursuant to a warranty deed dated July 19, 1924, and recorded in Deed Record 144, page 369, has ceased to be used for manufacturing purposes, and hence that the right of way and easement which was granted by the Evansville Union Stock Yards Company to the William F. Hartig Plow Company under and pursuant to an easement deed dated July 19, 1924, and recorded in Deed Record 144 at page 368, is now entirely null and void; and on account of the foregoing, all rights and interest, if any, under said easement deed of July 19, 1924, are hereby released, cancelled and satisfied.

The Recorder of Vanderburgh County, Indiana, is hereby authorized and requested to make an appropriate notation upon the margin of the record of said easement deed of July 19, 1924, namely, in Deed Record 144 at page 368; and in the marginal satisfaction said Recorder is requested to make reference to the authority given to him in this release instrument.

Signed, and sealed this 3rd day of March, 1941

Hartig Foundry Company, (formerly called and originally incorporated as William F. Hartig Plow Company),

Attest:

(signed) A. W. Hartig (signed)

President

(signed) Ed. G. Hartig

Secretary

Board of Commissioners of Vanderburgh County, Indiana,

Attest:

(signed) Joseph V. Eisterhold (signed)

President

State of Indiana

Vanderburgh County ss:

Personally appeared this day before me, the undersigned, a Notary Public in and for said county and State, the above named A. W. Hartig and Ed G. Hartig, known to me to be the President and Secretary, respectively, of the Hartig Foundry Company, a Corporation of Evansville, Indiana, (formerly called and originally incorporated as William F. Hartig Plow Company), and each acknowledged that for and in the name of and on behalf of said corporation, he executed the foregoing release as his voluntary act and as the act and deed of said corporation.

Witness my hand and notarial seal this 3rd day of March, 1941.

(signed) Henry C. Buente

Notary Public

My commission expires January 5, 1943
RE- LICENSE AGREEMENT- COUNTY GARAGE -CONT'D-

BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS, THAT THE EVANSVILLE UNION STOCK YARDS COMPANY, A CORPORATION OF OHIO, PURSUING TO THE PROVISIONS OF A CERTAIN LICENSE AGREEMENT WHICH WAS ENTERED INTO BY SAID COMPANY WITH THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, AND IN CONSIDERATION OF THE COVENANTS AND AGREEMENTS CONTAINED THEREIN, HEREBY GRANTS, TRANSFERS AND CONVEYS UNTO SAID BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, AND THEIR SUCCESSORS IN OFFICE, ALL OF ITS RIGHTS, TITLE AND INTEREST IN AND TO THE SWITCH TRACK INCLUDING RAILS, CROSS TIES AND ALL OTHER PORTIONS OF THE RAILROAD TRACK WHICH IS PLACED AND MAINTAINED UPON THAT CERTAIN STRIP OR PARCEL OF GROUND AT THE NORTH END OF BLOCK 4 OF WM. W. MORGANS SUBDIVISION OF MOOD’S PLAT NO. 1 IN THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 19, TOWNSHIP 6 SOUTH, RANGE 10 WEST, VANDERBURGH COUNTY, INDIANA.

ONE OF THE CONSIDERATIONS FOR THE EXECUTION AND DELIVERY OF THIS BILL OF SALE IS THE PROMISE AND AGREEMENT ON THE PART OF SAID BOARD OF COMMISSIONERS TO EXECUTE AND DELIVER TO THE SAID STOCK YARDS COMPANY A WRITTEN INSTRUMENT OF RELEASE SHOWING THE CANCELLATION AND THE TERMINATION OF THE EASEMENT GRANT EXECUTED BY THE STOCK YARDS COMPANY TO THE WILLIAM F. HARTIG PLOW COMPANY ON JULY 19, 1924, WHICH EASEMENT IS RECORDED IN DEED RECORD 144 AT PAGE 568 AND WHICH INSTRUMENT IS TO BE EXECUTED NOT ONLY BY SAID BOARD OF COMMISSIONERS BUT ALSO BY THE WILLIAM F. HARTIG PLOW COMPANY, A CORPORATION OF EVANSVILLE, INDIANA.

IN WITNESS WHEREOF, THE EVANSVILLE UNION STOCK YARDS COMPANY HAS CAUSED THIS INSTRUMENT TO BE SIGNED AND SEALED ON ITS BEHALF THIS 14TH DAY OF FEBRUARY, 1941.

THE EVANSVILLE UNION STOCK YARDS COMPANY,
(A CORPORATION OF OHIO),

ATTEST:

By JAMES E. COX (signed)

PRESIDENT

(signed) ROBERT R. FAY

ASST. SECRETARY

STATE OF INDIANA )

VANDERBURGH COUNTY } SS:


WITNESS MY HAND AND NOTARIAL SEAL THIS 14TH DAY OF FEBRUARY, 1941.

(signed) MILDRED K. SPENCER

NOTARY PUBLIC

MY COMMISSION EXPIRES
DECEMBER 6, 1941
RE: LICENSE AGREEMENT- COUNTY GARAGE -cont'd-

LICENSE AGREEMENT

THIS AGREEMENT ENTERED INTO THIS 10TH DAY OF FEBRUARY, 1941, BETWEEN THE EVANSVILLE UNION STOCK YARDS COMPANY, A CORPORATION OF OHIO, PARTY OF THE FIRST PART, HEREINAFTER CALLED "STOCK YARDS COMPANY", AND THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, PARTY OF THE SECOND PART, HEREINAFTER CALLED "COMMISSIONERS";

WITNESSETH: WHEREAS the Stock Yards Company executed to the William F. Hartig Plow Company on the 19TH DAY OF JULY, 1924, A WRITTEN EASEMENT AND RIGHT OF WAY FOR SWITCH PURPOSES UPON AND ACROSS A CERTAIN STRIP OR PARCEL OF LAND LOCATED IN BLOCK 4 OF WM. W. MORGANS SUBDIVISION OF WOODS'S PLAT No. 1 LOCATED IN THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 19, TOWNSHIP 6 SOUTH, RANGE 10 WEST, VANDERBURGH COUNTY, INDIANA, WHICH EASEMENT DEED IS RECORDED IN THE RECORDER'S OFFICE OF VANDERBURGH COUNTY IN DEED RECORD 144 AT PAGE 568; AND ON THE SAME DATE THE STOCK YARDS COMPANY EXECUTED TO THE WILLIAM F. HARTIG PLOW COMPANY A WARRANTY DEED CONVEYING A PARCEL OF LAND IMMEDIATELY SOUTH AND SOUTHEAST OF THE STRIP OF GROUND ABOVE REFERRED TO, WHICH PARCEL OF LAND THE SAID PLOW COMPANY PURCHASED FOR MANUFACTURING PURPOSES; AND

WHEREAS THE WRITTEN EASEMENT DEED ABOVE MENTIONED CONTAINED THE PROVISION THAT THE RIGHT OF WAY GRANT AND EASEMENT SHALL CONTINUE IN FORCE UNTIL SAID ADJOINING LAND SHALL CEASE TO BE USED FOR MANUFACTURING PURPOSES; AND

WHEREAS IN FEBRUARY, 1937, THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, BECAME AND STILL IS THE OWNER OF THE PARCEL OF LAND AFORESAID AND SINCE ACQUIRING THE SAME HAVE NOT USED SAID PARCEL FOR MANUFACTURING PURPOSES, BUT HAVE USED THE SAME EXCLUSIVELY FOR GARAGE AND STORAGE AND WAREHOUSE PURPOSES AND HENCE THAT THE WRITTEN EASEMENT EXECUTED JULY 19, 1924, THEREBY BECAME NULL AND VOID AND BY REASON THEREOF A WRITTEN NOTICE TO VACATE THE PREMISES WAS DELIVERED BY THE STOCK YARDS COMPANY TO THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, ON NOVEMBER 28, 1940; AND

WHEREAS THE PARTIES HERETO DESIRE TO ENTER INTO A NEW ARRANGEMENT IN THE NATURE OF A LICENSE AGREEMENT FOR A DEFINITE PERIOD AND FOR A DEFINITE ANNUAL MONEY CONSIDERATION AND THE STOCK YARDS COMPANY IS WILLING TO EXECUTE TO THE COMMISSIONERS A BILL OF SALE FOR THE PORTION OF THEIR RAILROAD TRACK NOW UPON THE LAND OF THE STOCK YARDS COMPANY;

NOW, THEREFORE, IN CONSIDERATION OF ONE DOLLAR ($1.00), RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED AND IN FURTHER CONSIDERATION OF THE MUTUAL PROMISES HEREOFORE SET FORTH, IT IS HEREBY AGREED AS FOLLOWS:

(1) THE EVANSVILLE UNION STOCK YARDS COMPANY HEREBY GRANTS UNTO THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, AND TO THEIR SUCCESSORS IN OFFICE THE LICENSE AND RIGHT TO USE FOR RAILROAD SWITCH PURPOSES A SMALL STRIP OR PARCEL OF GROUND AT THE NORTH END OF BLOCK 4 OF WM. W. MORGANS SUBDIVISION OF WOODS'S PLAT No. 1 IN THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 19, TOWNSHIP 6 SOUTH, RANGE 10 WEST, VANDERBURGH COUNTY, INDIANA, SAID STRIP OR PARCEL BEING AT PRESENT OCCUPIED BY THE SWITCH TRACK NOW SERVING THE VANDERBURGH COUNTY GARAGE PROPERTY AND BEING A STRIP OF GROUND OF NINE (9) FEET MAXIMUM WIDTH EXTENDING FROM THE FROG OR JUNCTION WITH THE STOCK YARDS SWITCH AT OR NEAR THE SOUTH LINE OF MORGAN AVENUE AND THEREIN IN A SOUTHWESTERLY DIRECTION FOR A DISTANCE OF ABOUT ONE HUNDRED THIRTY (130) FEET TO THE POINT WHERE SAID STRIP AND RAILROAD TRACK TOUCHES AND INTERSECTS THE PROPERTY LINE BETWEEN THE PREMISES OF THE STOCK YARDS COMPANY AND THE COMMISSIONERS, AS SHOWN BY PLAT ATTACHED AND MADE A PART HEREOF; THIS LICENSE AGREEMENT, IT BEING UPON CONDITION THAT GRANTORS USE OF SAID STRIP SHALL NOT INTERFERE WITH THE CLEARANCE OF FREIGHT CARS MOVING UPON THE STOCK YARDS COMPANY'S SWITCH TRACK FROM WHICH THE COMMISSIONERS' TRACK SPRINGS.

(2) THE LICENSE AND RIGHT GRANTED BY THIS INSTRUMENT SHALL CONTINUE IN FORCE FOR THE TERM OF FIVE (5) YEARS FROM THE DATE OF THIS CONTRACT; AND IT MAY BE RENEWED BY MUTUAL AGREEMENT IN WRITING FOR SUCCESSIVE FIVE YEAR TERMS.

(3) THE COMMISSIONERS PROMISE AND AGREE TO PAY THE SUM OF ONE HUNDRED TWENTY-FIVE DOLLARS ($125.00) FOR THE USE OF THE STRIP OF GROUND HEREINABOVE MENTIONED AND WILL PAY THE SAME IN FIVE (5) EQUAL ANNUAL INSTALMENTS, THE FIRST INSTALMENT OF $25.00 BEING PAID COINCIDENT WITH THE SIGNING OF THIS CONTRACT, RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED, AND THE FOUR REMAINING INSTALMENTS EACH OF $25.00 TO BE PAID ANNUALLY THEREAFTER.

(4) THE COMMISSIONERS PROMISE TO PAY ANY ADDITIONAL TAXES WHICH MAY BE LEVIED OR ASSESSED ON ACCOUNT OF THE RAILROAD TRACK OR OTHER FIXTURES OR IMPROVEMENTS PLACED OR MAINTAINED BY THE COMMISSIONERS UPON THE STRIP OF GROUND.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 10 1941

RE: LICENSE AGREEMENT - COUNTY GARAGE - CONT'D-

(5) It is understood that the railroad switch track is to be operated by the Chicago & Eastern Illinois Railroad Company or its successor or successors; also that the railroad track located upon the strip of ground above mentioned is to belong to the Board of Commissioners of Vanderburgh County; and in furtherance of this understanding the Stock Yards Company is to execute and deliver to said Board of Commissioners a bill of sale transferring and conveying to said Board of Commissioners all of its rights, title and interest in and to the rails, cross ties and all other portions of the railroad track as now constituted; and said bill of sale shall grant to the Board of Commissioners the right to remove said railroad track from the premises at any time within thirty (30) days after the termination of this license.

(6) It is further agreed that coincident with the signing of this contract the Commissioners will execute and deliver to the Stock Yards Company a written instrument of release showing the cancellation and termination of the easement granted by the Stock Yards Company to the William F. Hartig Plow Company on July 19, 1924, (recorded in Deed 144 at page 368); and the written release instrument shall also be executed by the William F. Hartig Plow Company, a corporation of Evansville, Indiana; and the written instrument of release will direct the Recorder of Vanderburgh County to make an appropriate notation on the margin of the aforesaid record of easement deed with proper reference to the written instrument containing his authority so to do.

(7) It is agreed that the Commissioners acting for and on behalf of Vanderburgh County and the successors in office of said Commissioners do not claim and will not hereafter claim any interest in the land itself upon and over which this license is granted.

(8) The license granted under this contract is personal to the Board of Commissioners of Vanderburgh County and to their successors in office as such Commissioners, if the land in Block 4 now belonging to said Board of Commissioners which adjoins the strip of ground upon which the license is granted should be sold and conveyed to any other person, firm or corporation, then all rights under this license agreement shall thereupon terminate except, however, that a period of thirty (30) days will be allowed for the removal of the railroad track by said Board of Commissioners.

(9) Either party to this contract shall have the right and privilege of terminating the same at any time during the five year term or any renewal thereof by giving to the other party at least sixty (60) days written notice either in person or by registered mail, of a purpose and desire so to do.

(10) Following the termination of this license agreement through the expiration of the five year term or any renewal thereof or after termination pursuant to notice, if the Commissioners should not remove the railroad track within the thirty day period allowed therefor, the ownership of the railroad track including all rails, cross-ties, and all parts thereof, shall thereupon and thereafter belong to the Stock Yards Company or its successors or assigns.

Signed and sealed by the parties as of the date first hereinafore written.

THE EVANSVILLE UNION STOCK YARDS COMPANY
(A Corporation of Ohio),

BY JAMES E. COX (SIGNED)
ITS PRESIDENT

(SEAL)
ATTEST:
ROBERT R. FAY (SIGNED)
ASST. SECRETARY

(SEAL)
ATTEST: CHAS. H. ATKIN (SIGNED)
COUNTY AUDITOR

BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA,
BY JOSEPH V. EISTERHOLD (SIGNED)
ITS PRESIDENT
RE: LICENSE AGREEMENT—COUNTY GARAGE—CONT'D—

STATE OF INDIANA 
VANDERBURGH COUNTY } SS:

PERSONALLY APPEARED THIS DAY BEFORE ME, THEUNDERSIGNED, A NOTARY PUBLIC 
IN AND FOR SAID COUNTY AND STATE, THE ABOVE NAMED JAMES E. COX, KNOWN TO ME TO 
BE THE PRESIDENT OF THE EVANSVILLE UNION STOCK YARDS COMPANY, A CORPORATION OF 
OHIO, AND ACKNOWLEDGED THAT FOR AND IN THE NAME OF AND ON BEHALF OF SAID CORPORA­ 
TION, HE EXECUTED THE FOREGOING LICENSE AGREEMENT AS HIS VOLUNTARY ACT AND AS 
THE ACT AND DEED OF SAID CORPORATION.

WITNESS MY HAND AND NOTARIAL SEAL THIS 11TH DAY OF FEBRUARY, 1941.

(SEAL)

My commission expires 
MARCH 16, 1944.

SIGNED) Gayle Tatlock 
Notary Public

STATE OF INDIANA 
VANDERBURGH COUNTY } SS:

PERSONALLY APPEARED THIS DAY BEFORE ME, THEUNDERSIGNED, A NOTARY PUBLIC 
IN AND FOR SAID COUNTY AND STATE, THE ABOVE NAMED ROBERT R. FAY, KNOWN TO ME TO 
BE ASST. SECRETARY OF THE EVANSVILLE UNION STOCK YARDS COMPANY, A CORPORATION OF 
OHIO, AND ACKNOWLEDGED THAT FOR AND IN THE NAME OF AND ON BEHALF OF SAID CORPORA­ 
TION, BE EXECUTED THE FOREGOING LICENSE AGREEMENT AS HIS VOLUNTARY ACT AND AS 
THE ACT AND DEED OF SAID CORPORATION.

WITNESS MY HAND AND NOTARIAL SEAL THIS 11TH DAY OF FEBRUARY, 1941.

(SEAL)

My commission expires 
MARCH 16, 1944.

(Signed) Gayle Tatlock 
Notary Public

STATE OF INDIANA 
VANDERBURGH COUNTY } SS:

PERSONALLY APPEARED THIS DAY BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC 
IN AND FOR SAID COUNTY AND STATE, THE ABOVE NAMED JOSPEH V. EISTERHOLD AND CHAS. 
H ATKIN, KNOWN TO ME TO BE THE PRESIDENT OF SAID BOARD OF COMMISSIONERS OF VAN­ 
DERBURGH COUNTY, AND THE COUNTY AUDITOR OF VANDERBURGH COUNTY AND EX-OFFICIO 
SECRETARY OF SAID BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, RESPECTIVELY, 
AND EACH ACKNOWLEDGED THAT FOR AND IN THE NAME OF AND ON BEHALF OF SAID BOARD, 
HE EXECUTED THE FOREGOING LICENSE AGREEMENT AS HIS VOLUNTARY ACT AND AS THE 
ACT AND DEED OF SAID BOARD OF COMMISSIONERS.

WITNESS MY HAND AND NOTARIAL SEAL THIS 10TH DAY OF FEBRUARY, 1941.

(Signed) Henry C. Buente 
Notary Public

My commission expires 
JAN. 5, 1943

(SEAL)
RE: ENCUMBRANCE LEDGER

IN THE MATTER OF THE DESIGNATION AND APPOINTMENT OF BEN. P. BOCKSTEGE, AS VANDERBURGH COUNTY ENCUMBRANCE LEDGER CLERICAL ASSISTANT.

The Board, having been heretofore informed that considerable additional duties are being required to be performed in the Office of the County Auditor of Vanderburgh County, Indiana, because of the work involved in the keeping of an encumbrance ledger, as required by the regulations of the State Board of Accounts, which work was not taken into consideration at the time of the making of the annual budget in 1940 for expenditures in the County Auditor's Office in the year 1941, the Board now finds that the keeping of said encumbrance ledger does entail a great amount of additional work in the Office of the County Auditor which was not taken into consideration at the time of the making of the annual appropriation in 1940 for the year 1941, and having heretofore requested the Vanderburgh County Council of Vanderburgh County, Indiana, for that reason, to make an additional emergency appropriation of three hundred (300.00) dollars, the amount estimated by this Board to be needed for the payment of clerical assistance necessary for the keeping of said Encumbrance Ledger, which appropriation has been heretofore made by said County Council and approved by the State Board of Tax Commissioners of the State of Indiana,

The Board further finds that Ben P. Bocksteg is a competent and qualified person to keep said Encumbrance Ledger and that the keeping of said Encumbrance Ledger places upon him additional duties and the necessary work involved, not contemplated to be required of him at the time of fixing his salary as Deputy County Auditor, which said work is in addition to and outside of his regular duties as at that time contemplated,

The Board now appoints and designates said Ben P. Bocksteg to perform the extra duties required to be performed by the County Auditor's Office by reason of the keeping of said Encumbrance Ledger, as of January 1st, 1941, and fixes his compensation therefor at the rate of three hundred (300.00) dollars per annum, to be payable in semi-monthly payments of $12.50 each, and to be in addition to the salary fixed in the year 1940 for 1941.

On motion the Board recess until Thursday, February 13th, 1941.

[Signatures]

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 13, 1941

THURSDAY, FEBRUARY 13TH, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO GUY K. FOX, AND BEN P. BOCKSTEGE, DEPUTIES TO COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON BITUMINOUS MATERIALS & EQUIPMENT

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON BITUMINOUS MATERIAL AND EQUIPMENT FOR HIGHWAY DEPARTMENT, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS:

BITUMINOUS MATERIAL

<table>
<thead>
<tr>
<th>Company</th>
<th>SC 1-2 or 3</th>
<th>MC 1-2 or 3</th>
<th>RC 1-2 or 3</th>
<th>O.A.F. C/L</th>
<th>O.A.F. L/C/L</th>
<th>O.H.2 ASPHALT</th>
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<tbody>
<tr>
<td>OHIO OIL COMPANY</td>
<td>.0445</td>
<td>.0580</td>
<td>.0695</td>
<td>20.60</td>
<td>22.95</td>
<td>16.75</td>
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<tr>
<td>TEXAS COMPANY</td>
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<td>.0580</td>
<td>.0695</td>
<td>20.60</td>
<td>22.95</td>
<td>16.75</td>
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<tr>
<td>STANDARD OIL CO</td>
<td>.0478</td>
<td>.0620</td>
<td>.0645</td>
<td>19.00</td>
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<tr>
<td>IND. PAVING FILLER</td>
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<td>.0620</td>
<td>.0645</td>
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<td>21.00</td>
<td>16.75</td>
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<tr>
<td>TROY REFINING COMPANY</td>
<td>.0574</td>
<td>.0645</td>
<td>.0645</td>
<td>19.00</td>
<td>21.00</td>
<td>16.75</td>
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TANK CAR HEATER

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<thead>
<tr>
<th>Company</th>
<th>Extra</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>EARL WALKER INC.</td>
<td>2%</td>
<td>$1245.00 - 1939 CLEAVER-BROOKS, USED</td>
</tr>
<tr>
<td>MATT FOSTER</td>
<td></td>
<td>$1840.00 - LITTLEFORD MODEL 110 TANKAR</td>
</tr>
<tr>
<td></td>
<td>EXTRA</td>
<td>150.00</td>
</tr>
<tr>
<td>ROY C WHAYNE CO</td>
<td>EXTRA</td>
<td>$1550.00 - BROS MODEL 1A</td>
</tr>
<tr>
<td></td>
<td>Extra</td>
<td>82.50</td>
</tr>
<tr>
<td></td>
<td>Extra</td>
<td>2350.00 - BROS MODEL 3</td>
</tr>
<tr>
<td></td>
<td>Extra</td>
<td>111.00</td>
</tr>
<tr>
<td>CLEAVER BROOKS</td>
<td>EXTRA</td>
<td>$1798.00 - A.S.M.E.</td>
</tr>
<tr>
<td></td>
<td>Extra</td>
<td>60.50</td>
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Board of Commissioners, Vanderburgh County, Indiana, __FEBRUARY 13__ 1941

**BITUMINOUS DISTRIBUTOR**

**INTERNATIONAL HARVESTER COMPANY**

<table>
<thead>
<tr>
<th>Model</th>
<th>Price</th>
<th>Make</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>CVFA</td>
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<td>1941</td>
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<tr>
<td>CLFA</td>
<td>$4999.88</td>
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<td>M-3</td>
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**RERICK MOTORS COMPANY**

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<tr>
<th>Model</th>
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<th>Year</th>
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<tbody>
<tr>
<td>CVFA</td>
<td>$2894.00</td>
<td>RERICK MOTORS</td>
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<tr>
<td>CLFA</td>
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<td>1941</td>
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<tr>
<td>M-3</td>
<td>$2612.00</td>
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**AUDIN-WESTERN**

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<tr>
<th>Model</th>
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<tbody>
<tr>
<td></td>
<td>$3359.00</td>
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**MUNICIPAL SUPPLY CO**

<table>
<thead>
<tr>
<th>Model</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>$2477.00</td>
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**J. H. RUDOLPH**

<table>
<thead>
<tr>
<th>Model</th>
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<tbody>
<tr>
<td></td>
<td>$2450.00</td>
<td>1941</td>
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**ETNYRE - USED**

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<tr>
<th>Model</th>
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<tbody>
<tr>
<td></td>
<td>$3750.00</td>
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**ROY C. WHAYNE SUPPLY CO**

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<tr>
<td>200</td>
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</tr>
<tr>
<td>300</td>
<td>$3241.50</td>
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**TRUCK, CHASSIS & CAB**

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<thead>
<tr>
<th>Model</th>
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<tbody>
<tr>
<td>MACK</td>
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<tr>
<td>MACK</td>
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<td>1925</td>
</tr>
<tr>
<td>MACK</td>
<td>$2250.00</td>
<td>1925</td>
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**HARTMETZ BROS., INC**

<table>
<thead>
<tr>
<th>Model</th>
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<tbody>
<tr>
<td>DODGE</td>
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**LOUIS REICHERT**

<table>
<thead>
<tr>
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<tr>
<td>K-8</td>
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</tr>
<tr>
<td>500</td>
<td>$500.00</td>
<td>1925</td>
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**INTERNATIONAL HARVESTER CO**

<table>
<thead>
<tr>
<th>Model</th>
<th>Price</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>K-8</td>
<td>$2159.88</td>
<td>1925</td>
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<tr>
<td>495</td>
<td>$2531.30</td>
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**RERICK MOTORS**

<table>
<thead>
<tr>
<th>Model</th>
<th>Price</th>
<th>Year</th>
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<tbody>
<tr>
<td>WA-120</td>
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<td>1925</td>
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<tr>
<td>WA-20</td>
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<td>AF-502</td>
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<tr>
<td>AC-604</td>
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<td>1925</td>
</tr>
<tr>
<td>22-</td>
<td>$2152.00</td>
<td>1925</td>
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**SNOW & WHEATON, INC**

<table>
<thead>
<tr>
<th>Model</th>
<th>Price</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>FORD</td>
<td>$1659.88</td>
<td>1925</td>
</tr>
</tbody>
</table>

All bids are taken under advisement until Thursday, February 20th.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 13, 1941

RE: UNION TOWNSHIP LEVEE ELECTION

The Board authorizes the County Auditor to attend the election of Union Township Levee Committee election with authority to represent Vanderburgh County.

RE: ADDITIONAL APPROPRIATIONS (APPROVAL)

The State Board of Tax Commissioners approve additional appropriations in the sum of $5,696.63 for Vanderburgh County, as follows:

STATE OF INDIANA
OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA. No. 32

February 10th, 1941

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $5,696.63;

AND;

THIS MATTER HAVING BEEN SET FOR HEARING ON FEB. 3, AT 10 A.M., REPORT HAVING BEEN MADE AND ALL THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOW AFFIRM SAID ADDITIONAL APPROPRIATIONS IN THE SUM OF $5,696.63, AS ADOPTED BY THE COUNTY COUNCIL ON THE 24TH DAY OF JANUARY, 1941.

STATE BOARD OF TAX COMMISSIONERS OF INDIANA
H.S. MURRAY, CHAIRMAN
C.R. BENJAMÍN, MEMBER

ATTEST:
SECRETARY

STATE OF INDIANA
OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS

I, Edw. D. Koenemann, Secretary of the State Board of Tax Commissioners, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 10th day of February, 1941.

WITNESS my hand and the seal of this Board on this the 10th day of February, 1941. (signed) Edw. D. Koenemann Secretary

On motion the Board recess until Monday, February 17th, 1941.

\[Signature\]
George J. Kiesel
Chairman
Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE KISSELL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: APPOINTMENT OF COURT HOUSE JANITRESS

THE COMMISSIONERS APPROVE THE APPOINTMENT OF CLARA CRAIG AS JANITRESS, EFFECTIVE FEBRUARY 17TH, 1941.

RE: CONSTABLE - PERRY TOWNSHIP

THE COMMISSIONERS APPROVE THE APPOINTMENT OF A. E. COMBS AS CONSTABLE IN PERRY TOWNSHIP TO SUCCEED STANLEY MARTIN WHO HAS RESIGNED.

RE: REPAIRS BOEHNNE HOSPITAL

THE COMMISSIONERS ORDER THE SUPERINTENDENT OF COUNTY BUILDINGS TO MAKE NECESSARY REPAIRS TO GUTTERING ON THE MAIN BUILDING AT THE BOEHNNE HOSPITAL, AS AN EMERGENCY EXISTS.

RE: RECONDITIONING & CONSTRUCTION OF CERTAIN COUNTY BRIDGES

THE BOARD FINDS THAT THE FOLLOWING BRIDGES IN COUNTY HIGHWAYS IN VANDERBURGH COUNTY ARE IN DANGEROUS CONDITION AND IN NEED OF RECONDITIONING AND RECONSTRUCTION, VIZ:

Hogue Road between L. & N. Main Line & Siding leading into Standard Brick Company yards.
Koresssel Road, south of State Highway #62
School #6 Road, East of St. Joe Road
Haeckel Road, East of Green River Road
Green River Road over Pigeon Creek
Boonville-New Harmony Road, west of Warrick County Line
Hirsch Road, west of Olmsted Road

AND THE BOARD REQUESTS THE COUNTY SURVEYOR TO PREPARE PLANS AND SPECIFICATIONS FOR THE NECESSARY WORK TO RECONDITION AND RECONSTRUCT SAID BRIDGES.

RE: APPOINTMENT OF DR. PAUL D. CRIMM

THE COMMISSIONERS APPROVE THE APPOINTMENT OF DR. PAUL D. CRIMM FOR THE PERIOD FROM JANUARY 1ST, 1941 TO DECEMBER 31ST, 1943, ON RECOMMENDATION OF THE BOARD OF DIRECTORS.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 17 & 20, 1941

RE: EQUIPMENT FOR BOEHNE HOSPITAL

The Commissioners authorize the auditor to advertise for bids on Power Lawn Mower, Electrical Refrigerator and Water Softener Equipment for Boehne Hospital.

RE: HIGHWAY DEPARTMENT EQUIPMENT

The Commissioners vote unanimously for all members and Highway Supervisor to go to Sullivan, Illinois, to inspect Distributor and Heater, at County expense.

RE: CAR FOR COUNTY SHERIFF

The Commissioners authorize the auditor to advertise for a new Car for the County Sheriff.

On motion the Board recess until Thursday, February 20th, 1941.

[Signatures]

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT, JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR.

The minutes were read and approved.

RE: CONTRACT ON DISTRIBUTOR & HEATER EQUIPMENT

The Commissioners this day award contract on Distributor and Heater Equipment as follows, on recommendation of Supervisor-

EARL WALKER, INC., SULLIVAN, ILL.

Distributor ........ $3750.00
Heater .............. $1245.00 LESS 2% DISCOUNT
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 20 1941

RE: CONTRACT ON BITUMINOUS MATERIALS

The Commissioners this day award contract on Bituminous Materials as follows:

**OHIO OIL COMPANY**
- SC 1-2-3 @ .0435
- MC 1-2-3 @ .0580
- RC 1-2-3 @ .0605

**TEXAS COMPANY**
- OH#2 @ .0583

**STANDARD OIL COMPANY**
- OAF #1 C/L @ $19.00
- OAF #1 L/C/L @ 21.00 On recommendation of Highway Supervisor

RE: BURDETTE PARK BRIDGE

Commissioners approve employment of the following persons as extra laborers at .52 1/2 cents per hour to complete the Burdette Park Bridge Project:

- JOHN C. STERNEMAN
- ETTIE DAVIS
- NOAH CASEY
- GEORGE RICHMOND
- WM SMITH

RE: APPOINTMENTS OF MEMBERS COUNTY PLAN COMMISSION

The Board now finds that a vacancy exists on the County Planning Commission of Vanderburgh County, Indiana, by reason of the expiration of the term of Paul N. Luhring, whose term expired in June, 1940; that no successor was appointed to serve in his place, and in order to make the terms and expiration dates uniform, the Board now appoints Leo Hirsch as a member of said Planning Commission as of January 1st, 1941, for the term of four (4) years, expiring on the 31st day of December, 1944; and the Board further finds that Leonard E. Rauscher was heretofore appointed as member of said Commission to fill the unexpired term of Kurt Karger, which expired in June, 1939, and said Leonard Rauscher having served continuously as a member of said Planning Commission since the expiration of said term, the Board now appoints said Leonard Rauscher as a member of said Planning Commission for a term of four (4) years beginning on the 1st day of January, 1940, and expiring on the 31st day of December, 1943; that Richard T. Riney succeeded Nello Hille as a member of said Commission, said Hille's term expiring in June, 1938, and said Richard T. Riney having served continuously on said Planning Commission since the expiration of the term of Nello Hille, the Board now appoints Richard T. Riney...
Board of Commissioners, Vanderburgh County, Indiana, February 20, 1941

RE: PLANNING COMMISSION MEMBERS—CONT'D—

AS A MEMBER OF SAID COMMISSION FOR A TERM OF FOUR (4) YEARS BEGINNING ON THE 1ST DAY OF JANUARY, 1939 AND EXPIRING ON THE 31ST DAY OF DECEMBER, 1942, THUS CONSTITUTING THE MEMBERSHIP OF SAID COMMISSION AS FOLLOWS:

Morton L. Ichenhauser, whose term expires in June, 1941
Richard T. Riney, whose term expires on December 31st, 1942
Leonard E. Rauscher, whose term expires on December 31st, 1943
Leo Hirsch, whose term expires on December 31st, 1944.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE ON THIS THE 20TH DAY OF FEBRUARY, 1941,

(signed) Joseph V. Eisterhold
(signed) George J. Kessel
(signed) Harvey Herndon

Attest:

Chas. H. Atkin (signed)
County Auditor, Vanderburgh County, Indiana

RE: COURT HOUSE ELEVATOR

MAINTENANCE CONTRACT

February 18, 1941

VANDERBURGH COUNTY COMMISSIONERS
EVANSVILLE, INDIANA

WE ARE PLEASED TO QUOTE YOU ON THE FOLLOWING, SUBJECT TO THE TERMS AND CONDITIONS ON BACK OF CONTRACT SHEET.

FURNISH COMPLETE MAINTENANCE ON ELEVATOR IN VANDERBURGH COUNTY COURT HOUSE, EVANSVILLE, INDIANA, AS FOLLOWS:

WE ARE TO MAKE A THOROUGH INSPECTION OF THE ELEVATOR ONCE EACH WEEK AND MAKE ANY REPAIRS OR ADJUSTMENTS NECESSARY TO KEEP THE ELEVATOR IN GOOD OPERATING CONDITION. WE ARE TO THOROUGHLY GREASE AND OIL ALL PARTS OF THE ELEVATOR SO AS TO KEEP SAME PROPERLY LUBRICATED, WE TO FURNISH SUCH OILS AND GREASES AS REQUIRED. WE ARE TO REPLACE, WHEN NECESSARY, ANY OF THE HOISTING CABLES, SPEED GOVERNOR CABLE, OR TRAVELING CONTROL CABLES, ALSO ANY ELECTRICAL CONTACTS WHICH MAY PROVE DEFECTIVE AT ANY TIME, AND ANY SUCH REPAIRS TO THE ELEVATOR WINDING ENGINE, ELECTRICAL CONTROLLER, ELEVATOR CAR OR CAR SAFETY DEVICE, OR ANY OTHER PART OR PARTS OF THE ELEVATOR WHICH MAY BECOME DEFECTIVE OR WORN TO SUCH AN EXTENT, THROUGH NATURAL WEAR AND TEAR, TO PREVENT FIRST-CLASS OPERATION OF THE ELEVATOR.

THIS CONTRACT DOES NOT COVER DAMAGE CAUSED BY ELECTRIC SHORT CIRCUITS, FIRE, LIGHTNING, TORNADO, FLOOD, OR ANY OTHER ACT OF GOD, NEITHER DOES IT COVER DAMAGE DUE TO DELIBERATE DESTRUCTION OR ANY ACT OF VANDALISM.

THE PRICE QUOTED IS BASED ON INSPECTIONS, REPAIRS AND REPLACEMENTS BEING MADE DURING REGULAR DAYLIGHT WORKING HOURS, BY COMPETENT MECHANICS—MEMBERS OF THE INTERNATIONAL UNION OF ELEVATOR CONSTRUCTORS.

FURNISH COMPLETE MAINTENANCE ON ELEVATOR IN VANDERBURGH COUNTY COURT HOUSE AT EVANSVILLE, INDIANA AS OUTLINED ABOVE, FOR THE SUM OF TWENTY-EIGHT DOLLARS ($28.00) PER MONTH.

THIS CONTRACT TO BECOME EFFECTIVE MARCH 1, 1941 AND REMAIN IN FORCE FOR A PERIOD OF FIVE (5) YEARS THEREAFTER.

Accepted by—

COMMISSIONERS OF VANDERBURGH CO.
By Chas. H. Atkin (signed)
AUDITOR

F GROTE MANUFACTURING CO.
Per Edwin R. Grote (signed)
Vice-President
Board of Commissioners, Vanderburgh County, Indiana, February 20, 1941

RE: Knight Township Assessor

In the matter of fixing the salary for the Township Assessor for Knight Township, Vanderburgh County, Indiana.

The Board, having presented to it the official figures of the United States Census taken for the year 1940, now finds that Knight Township has a population, according to said Census of 23,018, and the Statutes of Indiana providing that in Townships having a population of over nineteen thousand and not more than seventy-five thousand, as shown by the last preceding United States Census, the assessor of such township shall receive not less than one thousand dollars nor more than seventeen hundred dollars per annum, which amount is to be determined by the Board of Commissioners of the County in which such township is situated.

And the Board, being fully advised in the premises now fixes the salary of the Township Assessor for Knight Township, Vanderburgh County, Indiana, at the rate of fourteen hundred dollars per annum, said salary to become effective as of March 1st, 1941, to be paid in equal monthly installments at the end of each month, out of such funds as may be available for that purpose.

On motion the Board recess until Monday, February, 24th, 1941.

[Signatures]

Joseph V. Gatewood

George J. Kissel

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, February 24th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Roads - German Township

The Commissioners request County Engineer to prepare necessary plans and specifications on Lunkenheimer & Mill Road in German Township for W. P. A. work and direct County Attorney to prepare and submit necessary State Highway Commission Project statements.

Re: County Business

The Board approves the expense of County Auditor; Chas. H. Atkin and County Attorney, Henry Buente, to Indianapolis on business with several State Departments on County affairs.

On motion the Board recess until Thursday, February 27th, 1941.

Acceptable.

Board of County Commissioners

Thursday, February 27th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor.

The minutes were read and approved.

Re: Examiners' Report on Boehne Hospital

The State Examiners file report on Boehne Hospital, and same is filed in the Auditor's Office.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 27TH, 1931

RE: APPOINTMENT OF EMPLOYEE IN HIGHWAY DEPARTMENT

The Commissioners recommend appointment of Marvin Denton on Highway Department at 52½ cents per hour for general labor and 60 cents per hour for distributor or grader work, upon orders of the Highway Superintendent.

RE: BIDS ON LINOLEUM IN COURT HOUSE

The Board this day receives the following bids on linoleum for Circuit Court Anti-room in Court House:

- Kern's Wayside Furniture Store $109.00
- Arnold Elmendorf Company 120.00
- Fink Furniture Company 150.00

On motion the contract is awarded to Kern's Wayside Furniture Store.

RE: WPA GARDEN PROJECT

The Board receives request from W. P. A. for use of property at #705 Lincoln Avenue as garden space for W. P. A. gardens. On motion the Board grants request.

On motion the Board adjourns sine die.

Joseph V. Lutebold
George J. Kissel
Harry Johnson
Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, March 3 & 6, 1941

Monday, March 3rd, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: W P A Conference

The Commissioners approve the expense of Harvey Herndon and Harold Grafe, attending the District Conference at Washington, Indiana.

Re: Highway Department

The Commissioners approve the employment of Delbert Conder in Highway Department, effective March 1st, 1941.

On motion the Board recess until Thursday, March 6th, 1941.

[Signatures]

Thursday, March 6th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: State Examiners' Reports

The Commissioners receive State Examiners' reports on Prosecutuy Attorney and County Clerk for the year 1939, and order same filed in the Auditor's Office.
Board of Commissioners, Vanderburgh County, Indiana, March 6 & 10, 1941

RE: SUPPLIES FOR COUNTY INSTITUTIONS

The Commissioners order the Auditor to advertise for bids on supplies for County Infirmary, Boehne Hospital and Sanitary Supplies for the quarter ending June 30th, 1941.

On motion the Board recess until Monday, March 10th, 1941.

Joseph V. Eisterhold
George J. Kissel

Board of County Commissioners

Monday, March 10th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BIDS ON CAR FOR COUNTY SHERIFF

This being the time set for the receiving of bids on Car for the County Sheriff, come now the following parties and submit their bids:

BENNIGOF-NOLAN COMPANY

(A) 1941 Touring 2-door $958.34
    Less 1939 Plymouth 375.00 Net $583.34

(B) 1941 Deluxe Touring 2-door $953.34
    Less 1939 Plymouth 375.00 Net $578.34

HARTNETZ BROS.

1941 2-door Deluxe $954.47
    Less 1939 Plymouth 459.47 Net $495.00

On motion above bids are taken under advisement until Thursday, March 13th.
RE: BIDS ON EQUIPMENT FOR BOEHNE HOSPITAL

This being the time set for the receiving of bids on various equipment for Boehne Hospital, come now the following parties and submit their bids:

J. A. BRUCKEN COMPANY
- Refrigerator $295.00

MOUTOUX AUTO & MACHINE CO
- Water Softener $330.00
- Lawn Mower $250.00
- Water Softener $335.00

ELGIN SOFTENER CORPORATION
- Softener $204.70

HELDT-MONROE COMPANY
- Lawn Mower $425.00
  Trade-in allowance $60.00 $365.00 net

DE HAVEN ENGINEERING CO
- Water Softener $341.00

All bids are taken under advisement until Thursday, March 13th.

RE: ADDITIONAL ALLOWANCE FOR COUNTY ATTORNEY

In the matter of the allowance to Henry C. Buente for legal services rendered by him outside of and in addition to his regular duties as county attorney.

Pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, Indiana, instructed Henry C. Buente to represent this Board in an action filed on May 4th, 1939, in the Superior Court of Vanderburgh County, Indiana, on behalf of himself and all others similarly situated, is plaintiff and the Board of Commissioners of the County of Vanderburgh is defendant, being Cause No. 7939 in said Court, being an action to recover building permit and inspection fees paid into the County Treasurer, wherein said Henry C. Buente rendered services as attorney for and on behalf of said Board as follows:

May 15, 1939, entered appearance for defendant Board.
June 3, 1939, prepared and filed answer for defendant Board.
June 7, 1939, affidavit for change of venue from judge filed by plaintiff.
June 15, 1939, Hon. E.H. Ireland selected as Special Judge.
June 15, 1939, Hon. E.H. Ireland qualified as Special Judge.
June 28, 1939, cause set for trial on July 12, 1939.
Prepared stipulation of facts in 17 paragraphs, which was submitted to the Court in lieu of the introduction of evidence on July 23, 1939, and cause taken under advisement.
October 2, 1939, judgment rendered in favor of plaintiff for $10,017.82.
October 24, 1939, preparation of motion for new trial, which was filed October 28, 1939.
October 19, 1939, filed list of 3922 permit and inspection fee payers, showing total payments of $9,956.07.
Board of Commissioners, Vanderburgh County, Indiana, MARCH 10 & 13, 1941

RE: ALLOWANCE TO HENRY C. BUENTE -CONT'D-

November 29, argument on motion for new trial, and taken under advisement.
February 6, 1940, defendant's motion for new trial overruled and defendant prays an appeal to the Supreme Court of Indiana.
February 29, 1940, defendant's bill of exception filed and approved by the Court.
Assisted in preparation of briefs to be filed in the Supreme Court of Indiana.
Assisted in argument of cause in Supreme Court of Indiana, June 4, 1940.
December 31st, 1940, cause being No. 27985, reversed by the Supreme Court of Indiana, and final judgment rendered in favor of defendant.

All of which services were rendered at the special instance and request of this Board and consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente, as County Attorney, and the Board now fixes the compensation for said special and additional services in the sum of Three Hundred Dollars, and comes now said Henry C. Buente and presents to the Board his claim in said amount of Three Hundred Dollars for said special and additional services, which claim is now by the Board allowed and the County Auditor is directed to pay the same out of such appropriation as may be available for that purpose.

On motion the Board recess until Thursday, March 13th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: CONTRACT ON CAR FOR COUNTY SHERIFF

The Board this day awards contract on car for County Sheriff to Hartmetz Bros., for 1941-2 door Plymouth Deluxe Car for . . . . . $954.47

Less trade-in allowance on 1939 Plymouth . . . . 495.00

$459.47

THURSDAY, MARCH 13TH, 1940
RE: CONTRACT ON EQUIPMENT FOR BOEHNE HOSPITAL

The Board this day makes the following awards on equipment for Boehne Hospital:

ELGIN SOFTENER CORPORATION
Water Softener . . . . . $204.70

HELDT-MONROE COMPANY
Lawn Mower . . . . . $425.00
Less trade-in allowance . 60.00 $365.00

J. A. BRUCKEN CO
Refrigerator . . . . . . $295.00

Upon recommendation of Dr. Paul D. Crimm, above items are best suited for services required.

RE: BURDOTT PARK

The Commissioners approve payment of four employees at 52½¢ per hour, to complete projects now in work from W. P. A. funds. They are Mitchell Miller, Clyde Carlisle, Earl Hitch and Walter Stengemann.

RE: COUNTY BUSINESS

The Commissioners approve the expense of Auditor Chas. H. Atkin and Deputy Auditor Guy K. Fox to attend conference on County business at Indianapolis.

On motion the Board recess until Monday, March 17th, 1941.

[Signatures]

Joseph V. Stecholt
George J. Kissel
William H. Siler
Boards of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, March 17, 1941

MONDAY, MARCH 17TH, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kassel and Harvey Hendon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The Minutes were read and approved.

RE: Indiana State Highway Commission
(Repeal of Motor Vehicle Highway Act)

"County General.

March 11, 1941

An act concerning the distribution of funds received from Motor Vehicle Registration fees and etc. was passed by the Indiana State Legislature and received the signature of the Governor, 3 P.M., March 10th. This act also repealed an act entitled "Motor Vehicle Highway Act, Chapter 135, 1937 Acts of Indiana General Assembly. This bill carried an emergency clause and became a law upon the signature of the Governor.

This new law does not authorize the State Highway Commission of Indiana to approve County Highway reconstruction or construction projects. Therefore, no county is now required by law to submit any project statements, summary reports, itemized estimates, plans, or specifications to the Highway Commission for approval.

This department wishes to thank the various county officials for their help in working out the cooperation contemplated by the recently repealed Act, and to express the hope it can be of help to the counties in the future in furnishing information, standard plans, and copies of any special State Highway plans which may happen to fit the needs of any county.

Very truly yours,

(Signed) Wilbur F. Smith
Engineer, County Relations."

RE: Memorial Day Services

The Commissioners approve expenses for Memorial Day services, not to exceed $400.00, claims to be approved by American Legion Committee.

On motion the Board recess until Thursday, March 20th, 1941.

[Signatures]

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, March 20, 1941

(Thursday, March 20th, 1941)

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kissell and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Busnue, County Attorney.

The minutes were read and approved.

Re: Olmsted Road

All property owners present sixty foot Right of Way grant for Olmsted Road in Section 6, Township 7, Range 10 West, from Highway #52 west to west line of the section.

Re: County Roads

The Commissioners authorize Harvey Herndon, W.P.A. Director to prepare a plan of roads to be improved under the W.P.A. Program.

Re: Easement - Graff Road

State of Indiana }

Vanderburgh County }

SS:

Before the Board of Commissioners of the County of Vanderburgh, State of Indiana,

To the Honorable Board of Commissioners of the County of Vanderburgh, State of Indiana:

The undersigned, owner of the Northwest Quarter of the Northeast Quarter of Section Nine (9), Township Seven (7) South, Range Eleven (11) West, in Perry Township, Vanderburgh County, Indiana, hereby grants to Vanderburgh County, Indiana, its agents and representatives, and to its co-operating agencies, the right and privilege to remove the necessary dirt for a fill of sufficient height to meet the grade established by the County Surveyor and Engineer of Vanderburgh County, Indiana, for the Graff Road, in Vanderburgh County, Indiana, said dirt to be removed from a hill in said Quarter Quarter Section on the east side of the right-of-way of said Graff Road, as now located, and further grants to said Vanderburgh County, Indiana, its agents and representatives, and to its co-operating agencies, the right of ingress and egress upon the lands of the undersigned for the purpose of removing said dirt.

Dated at Evansville, Indiana, this 20th day of March, 1941.

(Signed) John L. Graff
(Signed) Elizabeth Graff
Board of Commissioners, Vanderburgh County, Indiana, March 20 & 24, 1941

RE: RE-LOCATION OF RUSSELL AVENUE

STATE OF INDIANA  
VANDERBURGH COUNTY

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

The undersigned hereby grants to Vanderburgh County, Indiana, the right and privilege to re-locate Russell Avenue, in the plat of Oakhurst Place, in Vanderburgh County, Indiana, said location to be fixed and determined by the County Surveyor of Vanderburgh County, Indiana.

Dated at Evansville, Indiana, this 20th day of March, 1941.

(Signed) Alvin J. Mann
(Signed) Violet Mann
(Signed) Christ Mann
(Signed) Susanna Mann

On motion the Board recess until Monday, March 24th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor, Guy K. Fox, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BIDS ON SUPPLIES FOR COUNTY INFIRMIARY, BOEHNLE HOSPITAL & SANITARY SUPPLIES

This being the time set for the receiving of bids on supplies for County Infirmary, Boehnle Hospital and Sanitary Supplies for County Institutions for the months of April, May and June, 1941, come now various parties and submit their bids—
Board of Commissioners, Vanderburgh County, Indiana, March 24, 1941

BIDS ON SUPPLIES:

<table>
<thead>
<tr>
<th>Item #3</th>
<th>Meat</th>
<th>Yokel &amp; Son</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Stahl Packing Co</td>
</tr>
<tr>
<td></td>
<td></td>
<td>SchmaDEL Packing Co</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Klenck's Market</td>
</tr>
<tr>
<td>Item #2</td>
<td>Mill Supplies</td>
<td>(No Bid)</td>
</tr>
<tr>
<td>Item #1</td>
<td>Groceries</td>
<td>S. Kahn's Sons</td>
</tr>
<tr>
<td>Item #4</td>
<td>Bread</td>
<td>Hi-Class Bakery Co</td>
</tr>
<tr>
<td></td>
<td></td>
<td>C. J. Kremer Co</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Feldman Baking Co</td>
</tr>
<tr>
<td>Item #5</td>
<td>Dry Goods</td>
<td>Kreyling Company</td>
</tr>
</tbody>
</table>

BOEHNE HOSPITAL:

| Item #1 | Bakery Products | C. J. Kremer |
|         |                  | Julius Rastatter |
|         |                  | Feldman Baking Co |
|         |                  | Hi-Class Baking Co |
| Item #2 | Dairy Supplies | Koch Dairy Co |
|         |                  | Ideal Pure Milk Co |
| Item #4 | Meats:          | Yokel & Sons |
|         | Smoked Meats    | Klenck's Market |
|         | Eggs, Chickens, etc. | Stahl Packing Co |
|         |                  | SchmaDEL Packing Co |
| Item #5 | Canned Fruits & Vegetables | S. Kahn's Sons |
| Item #8 | Miscellaneous Groc. | A. Bromm & Company |

SANITARY SUPPLIES:

U.S. San. Spec. Corp. - Pro Tex All - Kor X All-Tri State Sup. - Kreyling & Co

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Unit</th>
<th>Size</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1</td>
<td>Clean Powder</td>
<td>CWT</td>
<td>5.42</td>
<td>0.03 3/4 lb</td>
</tr>
<tr>
<td>#2</td>
<td>Toilet Tissue</td>
<td>CASE</td>
<td>5.95</td>
<td>5.15 CASE</td>
</tr>
<tr>
<td>#3</td>
<td>Sweep, Comp.</td>
<td>CWT</td>
<td>1.40</td>
<td>0.87 DRUM</td>
</tr>
<tr>
<td>#4</td>
<td>Scrub, Solvent</td>
<td>GAL</td>
<td>0.72</td>
<td>0.41 1/2 GAL</td>
</tr>
<tr>
<td>#5</td>
<td>Liqu. Toilet Soap</td>
<td>GAL</td>
<td>0.37</td>
<td>0.38 GAL</td>
</tr>
<tr>
<td>#6</td>
<td>Floor Wax</td>
<td>GAL</td>
<td>1.10</td>
<td>1.18 BAL</td>
</tr>
<tr>
<td>#7-4</td>
<td>6 oz. Deco, Blocks</td>
<td>OZ</td>
<td>0.85</td>
<td>1.25 oz.</td>
</tr>
</tbody>
</table>

All bids are taken under advisement until Thursday, March 27th, 1941.

RE: TRACTOR LOADER

The Commissioners authorize the Auditor to advertise for Tractor Loader on specifications recommended by the Highway Supervisor.
RE: W. P. A. GARDEN PROJECT

THIS INDENTURE WITNESSTH, THAT THE UNDERSIGNED, BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, HEREBY GRANT UNTO PIGEON TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND ITS CO-OPERATING AGENCIES, PERMISSION TO USE THE FOLLOWING DESCRIBED REAL ESTATE SITUATE IN VANDERBURGH COUNTY, INDIANA, TO-NIT:

ALL THAT PART OF BLOCK NINE (9) IN COLUMBIA ADDITION TO THE CITY OF EVANSVILLE, DESCRIBED AS BEGINNING ON THE NORTHWEST CORNER OF SAID BLOCK ON LINCOLN AND MORTON AVENUES, EXTENDING THENCE SOUTH TO THE NORTH LINE OF BELLEMEADE AVENUE, THENCE EAST ALONG THE NORTH LINE OF BELLEMEADE AVENUE TO THE WEST LINE OF BLOCK TWENTY-FOUR (24) IN SAID COLUMBIA ADDITION, THENCE NORTH ALONG SAID WEST LINE OF SAID BLOCK TWENTY-FOUR (24) TO THE SOUTH LINE OF A FOURTEEN (14) FOOT ALLEY LIVING SOUTH OF BLOCK ELEVEN (11) IN SAID COLUMBIA ADDITION, EXTENDING THENCE WEST ALONG SAID SOUTH LINE OF SAID ALLEY ONE HUNDRED AND FIFTY (150) FEET TO THE EXTENDED LINE BETWEEN SAID BLOCK NINE (9) AND BLOCK TEN (10) IN SAID COLUMBIA ADDITION, AND EXTENDING THENCE NORTH TO THE SOUTH LINE OF SAID BLOCK TEN (10) IN SAID COLUMBIA ADDITION, THENCE WEST ALONG THE SOUTH LINE OF SAID BLOCK TEN (10) ONE HUNDRED AND SIXTY (160) FEET TO THE WEST LINE OF SAID BLOCK TEN (10), THENCE NORTH ONE HUNDRED AND SEVENTY (170) FEET TO THE SOUTH LINE OF LINCOLN AVENUE, THENCE WEST ALONG THE SOUTH LINE OF LINCOLN AVENUE TO THE PLACE OF BEGINNING,

ALSO, ALL OF BLOCK TEN (10) IN SAID COLUMBIA ADDITION TO THE CITY OF EVANSVILLE,

ALSO ALL THAT PART OF BLOCK TWENTY-FOUR (24) IN SAID COLUMBIA ADDITION LYING WEST OF EVANS AVENUE, AS NOW LOCATED,

WHICH SAID USE OF SAID LANDS IS TO BE FOR THE PURPOSE OF RAISING VEGETABLES TO BE CANNED AND USED FOR SCHOOL LUNCH PURPOSES, AND ONLY THAT PORTION OF SAID LANDS IS TO BE SO USED AS MAY BE AVAILABLE FOR THAT PURPOSE.

THIS PERMIT AND EASEMENT IS TO EXPIRE ON THE 15TH DAY OF NOVEMBER, 1941, AND IT IS UNDERSTOOD THAT PIGEON TOWNSHIP, FOR SUCH USE OF SAID LANDS, SHALL NOT BE REQUIRED TO PAY ANY RENTAL THEREFOR.

IN WITNESS WHEREOF, WE HAVE HEREUNTO SET OUR HANDS AND THE SEAL OF VANDERBURGH COUNTY, INDIANA, ON THIS THE 24TH DAY OF MARCH, 1941,

(SIGNED) JOSEPH V. EISTERHOLD

(SIGNED) GEORGE J. KISSEL

(SIGNED) HARVEY HERNDON

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:

(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA.
Board of Commissioners, Vanderburgh County, Indiana, March 24, 1941

RE: Stacer Road, Scott Township

All land owners present signed grant for sixty (60) foot right-of-way.

The commissioners refer copy to the county surveyor.

RE: Sale of Delinquent School Fund Property

In the matter of the sale of real estate within Vanderburgh County, Indiana, to satisfy delinquent school fund loan.

Comes now Charles H. Atkin, county auditor of Vanderburgh County, Indiana, and reports to the board that the following described real estate situate in Vanderburgh County, Indiana, to-wit:

Lot seventy-four (74) and the adjoining eighteen and seventy-five hundredths (18.75) feet of lot seventy-five (75) in Ravenswood Manor, an addition to the city of Evansville standing in the name of Edward H. and Isabel Yates, upon which a school fund loan was heretofore made and because said loan has been permitted to become delinquent, he gave notice of sale real estate, as provided by statute, by advertising in the Evansville Courier and the Evansville Press, each being newspapers of general circulation printed and published in the English language within Vanderburgh County, Indiana, said notice being published in each of said newspapers on the 3rd, 10th and 17th days of March, 1941, and by posting said notice of sale on the 3rd day of March, 1941, at the fifth street entrance to the court house of Vanderburgh County, Indiana, in the city of Evansville, Indiana, and at the following five places, being public places within Pigeon Township, Vanderburgh County, Indiana, in which township said real estate is situate, viz:

At the intersection of first avenue and Franklin street at the third street entrance to the city building of the city of Evansville, Indiana.
At the intersection of eighth and canal streets, in the city of Evansville, Indiana.
At the intersection of main and Franklin streets, in the City of Evansville, Indiana.
At the intersection of Morton avenue and Lincoln Avenue, in the City of Evansville, Indiana.

Proof of the advertising of said notice in said two newspapers and the posting thereof said county auditor reports, and the board now finds, to be on file in his office.

And said county auditor further reports that on this the 24th day of March, 1941, being the 4th Monday in March, 1941, he offered for sale at public auction, at the place designated in said notice, said real estate, loan upon which school fund/hereafter made and permitted to become delinquent, as follows, to-wit:

Loan No. 3479, from the Common School Funds of the State of Indiana, made in the name of Edward H. and Isabel Yates, on the 5th day of November,
1938, UPON THE FOLLOWING DESCRIBED REAL ESTATE, SITUATE IN VANDERBURGH COUNTY, INDIANA, TO-WIT:

LOT SEVENTY-FOUR (74) AND THE ADJOINING EIGHTEEN AND SEVENTY-FIVE HUNDREDTHS (18.75) FEET OF LOT SEVENTY-FIVE (75) IN RAVENSWOOD MANOR, AN ADDITION TO THE CITY OF EVANSTVILLE,

WHICH SAID LOAN WAS MADE IN THE PRINCIPAL SUM OF SIX HUNDRED AND FIFTY (650.00) DOLLARS ON SAID DATE, UPON WHICH THERE WAS, ON THE DATE OF SAID SALE THE TOTAL BALANCE OF PRINCIPAL, INTEREST, PENALTY AND COSTS DUE OF SEVEN HUNDRED AND FIFTEEN (715.00) DOLLARS, AND UPON OFFERING SAID REAL ESTATE FOR SALE TO SATISFY THE AMOUNT DUE THEREON, THERE BEING NO BID RECEIVED EQUAL TO SAID AMOUNT, THE SAME WAS BID IN BY SAID COUNTY AUDITOR FOR SAID SUM OF SEVEN HUNDRED AND FIFTEEN (715.00) DOLLARS.

AND IT IS NOW ORDERED BY THE BOARD, AFTER HAVING CONSIDERED SAID REPORT OF SAID COUNTY AUDITOR, THAT SAID COUNTY AUDITOR HAVE SAID REAL ESTATE SO BID IN BY HIM APPRAISED AS BY LAW REQUIRED, BY THREE (3) DISINTERESTED FREE-HOLDERS OF THE NEIGHBORHOOD IN WHICH SAID REAL ESTATE IS SITUATE AND THAT AFTER SAID APPRAISAL THE SAME BE SOLD BY HIM AT PUBLIC AUCTION, AFTER GIVING NOTICE OF SALE AS BY LAW REQUIRED AT NOT LESS THAN THE FULL APPRAISED VALUE THEREOF ON THE FOLLOWING TERMS AND CONDITIONS, TO-WIT:

ONE-THIRD CASH IN HAND AND THE BALANCE IN EQUAL INSTALLMENTS DUE IN ONE, TWO, THREE AND FOUR YEARS RESPECTIVELY FROM THE DATE OF SALES, BEARING INTEREST AT THE RATE OF SIX (6) PER CENT, PER ANNUM, FROM DATE, PAYABLE ANNUALLY IN ADVANCE, SAID DEFERRED PAYMENTS TO BE SECURED BY FIRST MORTGAGE ON SAID REAL ESTATE; OR THE PURCHASER MAY HAVE THE OPTION AND PRIVILEGE OF PAYING THE FULL PURCHASE PRICE IN CASH; OR ONE-HALF OF THE PURCHASE PRICE IN CASH AT THE TIME OF PURCHASE, THE BALANCE TO BE SECURED BY LOAN FROM THE SCHOOL FUNDS OF THE STATE OF INDIANA, BASED UPON THE SAME TERMS, CONDITIONS AND LIMITATIONS AS PROVIDED BY LAW IN MAKING AN ORIGINAL SCHOOL FUND LOAN.

RE: ADDITIONAL APPROPRIATIONS
REQUEST FOR ADDITIONAL EMERGENCY APPROPRIATIONS.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, NOW FINDS THAT AN IMMEDIATE EMERGENCY AND AN INDISPENSABLE PUBLIC NECESSITY EXIST FOR THE PROVISION OF ADDITIONAL FUNDS FOR THE FOLLOWING PURPOSES, TO-WIT:

COUNTY COMMISSIONERS:

TOWNSHIP ASSESSOR, KNIGHT TOWNSHIP, ADDITIONAL COMPENSATION BASED ON 1940 CENSUS . . . . . $770.00
TOWNSHIP ASSESSOR, PENNY TOWNSHIP, ADDITIONAL COMPENSATION BASED ON 1940 CENSUS . . . . . 150.00
COUNTY HEALTH OFFICERS ADDITIONAL COMPENSATION BASED ON 1940 CENSUS . . . . . . . . . . . 661.63 $1,381.63

VANDERBURGH CIRCUIT COURT:

PROSECUTING CRIMINALS . . . . . . . . . . . . . . . . . . . $500.00 $ 500.00

TOTAL . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $2,081.63
AND THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, IS NOW ORDERED AND DIRECTED TO ISSUE A CALL FOR A SPECIAL MEETING OF THE VANDERBURGH COUNTY COUNCIL OF VANDERBURGH COUNTY, INDIANA, FOR THE PURPOSE OF MAKING SAID ADDITIONAL EMERGENCY APPROPRIATIONS AS HEREIN SET FORTH.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH,

STATE OF INDIANA
VANDERBURGH COUNTY

WE, THE UNDERSIGNED APPRAISERS OF THE COMMISSIONERS' DISTRICT OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, HAVING MADE A PERSONAL EXAMINATION OF THE FOLLOWING DESCRIBED PREMISES SITUATED IN VANDERBURGH COUNTY, INDIANA,

TO-WIT:

Lot 74 and adj 10.75 ft of Lot 73

in Ravenswood Manor

Do, upon oath, say that the same is of the value of

Two Hundred $200 DOLLARS,

AT THE COMMON SELLING RATE IN THIS COUNTY AT THIS TIME.

Subscribed and sworn to before me this 26th day of March, 1941.

CHARLES W. ROYAL
COUNTY AUDITOR
Board of Commissioners, Vanderburgh County, Indiana, MARCH 24, 1941

1938, UPON THE FOLLOWING DESCRIBED REAL ESTATE, SITUATE IN VANDERBURGH COUNTY, INDIANA, TO-WIT:

LOT SEVENTY-FOUR (74) AND THE ADJOINING EIGHTEEN AND SEVENTY-FIVE HUNDREDTHS (18.75) FEET OF LOT SEVENTY-FIVE (75) IN RAVENSWOOD MANOR, AN ADDITION TO THE CITY OF EVANSVILLE,

which said loan was made in the principal sum of Six Hundred and Fifty (650.00) dollars on said date, upon which there was, on the date of said sale the total balance of principal, interest, penalty and costs due of Seven Hundred and Fifteen (715.00) dollars, and upon offering said real estate for sale to satisfy the amount due thereon, there being no bid received equal to said amount, the same was bid in by said county auditor for said sum of Seven Hundred and Fifteen (715.00) dollars.

And it is now ordered by the board, after having considered said report of said county auditor, that said county auditor have said real estate so bid in by him appraised as by law required, by three (3) disinterested freeholders of the neighborhood in which said real estate is situate and that after said appraisal the same be sold by him at public auction, after giving notice of sale as by law required at not less than the full appraised value thereof on the following terms and conditions, to-wit:

One-third cash in hand and the balance in equal installments due in one, two, three and four years respectively from the date of sale, bearing interest at the rate of six (6) per cent. per annum, from date, payable annually in advance, said deferred payments to be secured by first mortgage on said real estate; or the purchaser may have the option and privilege of paying the full purchase price in cash; or one-half of the purchase price in cash at the time of purchase, the balance to be secured by loan from the school funds of the State of Indiana, based upon the same terms, conditions and limitations as provided by law in making an original school fund loan.

RE: ADDITIONAL APPROPRIATIONS

REQUEST FOR ADDITIONAL EMERGENCY APPROPRIATIONS.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the provision of additional funds for the following purposes, to-wit:

COUNTY COMMISSIONERS:

Township Assessor, Knight Township, Additional Compensation based on 1940 Census .......... $770.00
Township Assessor, Perry Township, Additional Compensation based on 1940 Census .......... 150.00
County Health Officer, Additional Compensation based on 1940 Census .......... 661.63 $1,381.63

VANDERBURGH CIRCUIT COURT:

Prosecuting Criminals ................. $500.00 $500.00

Total .......... $2,081.63
AND THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, IS NOW ORDERED
AND DIRECTED TO ISSUE A CALL FOR A SPECIAL MEETING OF THE VANDERBURGH COUNTY
COUNCIL OF VANDERBURGH COUNTY, INDIANA, FOR THE PURPOSE OF MAKING SAID ADDI-
TIONAL EMERGENCY APPROPRIATIONS AS HEREIN SET FORTH.
ON ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH,

VANDERBURGH COUNTY

STATE OF INDIANA)

WE, THE UNDERSIGNED APPRAISERS OF THE

COMMISSIONERS' DISTRICT OF THE COUNTY OF VANDERBURGH, STATE OF
INDIANA, HAVING MADE A PERSONAL EXAMINATION OF THE FOLLOWING
DESCRIPTED PREMISES SITUATED IN VANDERBURGH COUNTY, INDIANA,
TO-WIT:

Lot 9 Block 17 Auburn, in addition

to the City of Evansville, Indiana.

DO, UPON OATH, SAY THAT THE SAME IS OF THE VALUE OF

$2,700.00 DOLLARS,

AT THE COMMON SELLING RATE IN THIS COUNTY AT THIS TIME.

SUBSCRIBED AND SWORN TO BEFORE ME THIS 26 DAY OF MARCH, 1941.

COUNTY AUDITOR.

CHAS. W. ATKINS
COUNTY AUDITOR.
1938, UPON THE FOLLOWING DESCRIBED REAL ESTATE, SITUATE IN VANDERBURGH COUNTY, INDIANA, TO-WIT:

LOT SEVENTY-FOUR (74) AND THE ADJOINING EIGHTEEN AND SEVENTY-FIVE HUNDREDTHS (18.75) FEET OF LOT SEVENTY-FIVE (75) IN RAVENSWOOD MANOR, AN ADDITION TO THE CITY OF EVANSVILLE,

WHICH SAID LOAN WAS MADE IN THE PRINCIPAL SUM OF SIX HUNDRED AND FIFTY (650.00) DOLLARS ON SAID DATE, UPON WHICH THERE WAS, ON THE DATE OF SAID SALE THE TOTAL BALANCE OF PRINCIPAL, INTEREST, PENALTY AND COSTS DUE OF SEVEN HUNDRED AND FIFTEEN (715.00) DOLLARS, AND UPON OFFERING SAID REAL ESTATE FOR SALE TO SATISFY THE AMOUNT DUE THEREON, THERE BEING NO BID RECEIVED EQUAL TO SAID AMOUNT, THE SAME WAS BID IN BY SAID COUNTY AUDITOR FOR SAID SUM OF SEVEN HUNDRED AND FIFTEEN (715.00) DOLLARS.

AND IT IS NOW ORDERED BY THE BOARD, AFTER HAVING CONSIDERED SAID REPORT OF SAID COUNTY AUDITOR, THAT SAID COUNTY AUDITOR HAVE SAID REAL ESTATE SO BID IN BY HIM APPRAISED AS BY LAW REQUIRED, BY THREE (3) DISINTERESTED FREE-HOLDERS OF THE NEIGHBORHOOD IN WHICH SAID REAL ESTATE IS SITUATE AND THAT AFTER SAID APPRAISAL THE SAME BE SOLD BY HIM AT PUBLIC AUCTION, AFTER GIVING NOTICE OF SALE AS BY LAW REQUIRED AT NOT LESS THAN THE FULL APPRAISED VALUE THEREOF ON THE FOLLOWING TERMS AND CONDITIONS, TO-WIT:

ONE-THIRD CASH IN HAND AND THE BALANCE IN EQUAL INSTALLMENTS DUE IN ONE, TWO, THREE AND FOUR YEARS RESPECTIVELY FROM THE DATE OF SALE, BEARING INTEREST AT THE RATE OF SIX (6) PER CENT. PER ANNUM, FROM DATE, PAYABLE ANNUALLY IN ADVANCE, SAID DEFERRED PAYMENTS TO BE SECURED BY FIRST MORTGAGE ON SAID REAL ESTATE; OR THE PURCHASER MAY HAVE THE OPTION AND PRIVILEGE OF PAYING THE FULL PURCHASE PRICE IN CASH; OR ONE-HALF OF THE PURCHASE PRICE IN CASH AT THE TIME OF PURCHASE, THE BALANCE TO BE SECURED BY LOAN FROM THE SCHOOL FUNDS OF THE STATE OF INDIANA, BASED UPON THE SAME TERMS, CONDITIONS AND LIMITATIONS AS PROVIDED BY LAW IN MAKING AN ORIGINAL SCHOOL FUND LOAN.

RE: ADDITIONAL APPROPRIATIONS

REQUEST FOR ADDITIONAL EMERGENCY APPROPRIATIONS.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, NOW FINDS THAT AN IMMEDIATE EMERGENCY AND AN INDISPENSABLE PUBLIC NECESSITY EXIST FOR THE PROVISION OF ADDITIONAL FUNDS FOR THE FOLLOWING PURPOSES, TO-WIT:

COUNTY COMMISSIONERS:

TOWNSHIP ASSESSOR, KNIGHT TOWNSHIP, ADDITIONAL COMPENSATION BASED ON 1940 CENSUS ........... $770.00
TOWNSHIP ASSESSOR, PERRY TOWNSHIP, ADDITIONAL COMPENSATION BASED ON 1940 CENSUS ........... $150.00
COUNTY HEALTH OFFICER, ADDITIONAL COMPENSATION BASED ON 1940 CENSUS ........... $661.65 $1,381.65

VANDERBURGH CIRCUIT COURT:

PROSECUTING CRIMINALS ......................... $500.00 $ 500.00

TOTAL ........................................ $2,081.63

Board of Commissioners, Vanderburgh County, Indiana, MARCH 24, 1941
ADDITIONAL APPROPRIATIONS - CONT'D -

And the County Auditor of Vanderburgh County, Indiana, is now ordered and directed to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriations as herein set forth.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 24th day of March, 1941.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

ATTEST:

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana
and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.

On motion the Board recess until Thursday, March 27th, 1941.

[Signature]

Board of County Commissioners

[Thursday, March 27th, 1941]
RE: CONTRACTS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES

THE BOARD THIS DAY MAKES THE FOLLOWING AWARDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES, FOR THE MONTHS OF APRIL, MAY AND JUNE, 1941-

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**BOEHNE HOSPITAL**

1. **Item #1 - Bakery Products**
   - JULIUS RASTATTER
2. **Item #2 - Dairy Products**
   - IDEAL PURE MILK CO
3. **Item #4 - Meats**
   - YOKEL & SONS
4. **Item #5 - Smoked Meats**
   - STAHL PACKING CO
5. **Item #6 - Eggs, Chickens**
   - " " " "
6. **Item #7 - Canned Fruits & Vegetables**
   - A BROMM & COMPANY
7. **Item #8 - Misc. Groceries**
   - S. KAHN'S SONS

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**COUNTY INFIRMARY**

1. **Item #1 - Groceries**
   - S. KAHN'S SONS
2. **Item #2 - Mill Supplies**
   - (NO BID)
3. **Item #3 - Meat**
   - KLEINCK'S MARKET
4. **Item #4 - Bread**
   - HI-CLASS BAKERY CO
5. **Item #5 - Dry Goods**
   - C.J. KREMER CO.
6. **Item #6 - Toilet Tissue**
   - FELDMAN BAKING CO
7. **Item #7 - Sweep Compound**
   - KREYLING & COMPANY

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**SANITARY SUPPLIES**

1. **Item #1 - Clean. Powder**
2. **Item #4 - Scrub. Solvent**
3. **Item #6 - Floor Wax**
4. **Item #2 - Toilet Tissue**
5. **Item #3 - Sweep Compound**
6. **Item #5 - Liquid Toilet Soap**
7. **Item #7 - Deodorant Blocks**
   - KOR-X-ALL COMPANY
   - " " " "
   - " " " "
   - " " " "
   - " " " "
   - " " " "
   - " " " "
   - PRO TEX ALL COMPANY

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**ON MOTION THE BOARD RECESS UNTIL MONDAY, MARCH 31ST, 1941.**

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**Signatures:**

[Signature]

George J. Kissel

[Signature]

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, March 31 & April 3rd, 1941

Monday, March 31st, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Vacation of Alley East of Harper Avenue

A petition is filed for the vacation of alley east of Harper Avenue, extending from Walnut Street to Sycamore Street, and the Board orders notice posted, maturing on April 24th.

On motion the Board recess until Thursday, April 3rd, 1941.

[Signatures]

Board of County Commissioners

Thursday, April 3rd, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Inmates in County Infirmary

Comes now John Greff, Superintendent of County Infirmary and files his quarterly report ending March 31st, showing 207 inmates in the Infirmary. The Board orders same filed in the Auditor's Office.

Re: Emergency Deputy

The Board approves appointment of Arthur James as Emergency Deputy Sheriff, to fill the vacancy caused by Edward Mueller, he being called by the Selective Service Draft.

On motion the Board adjourned sine die.

[Signatures]

Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO LAW, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERKOM, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY C. BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY COUNTY SHERIFF, LEWIS MORRIS.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON TRACTOR-LOADER FOR HIGHWAY DEPARTMENT

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON TRACTOR-LOADER, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS-

ROY C. WHAYNE SUPPLY CO.

Proposal #1- New T4 Trackson Tracvator, Standard High Shovel, mounted on Caterpillar D4 Diesel Tractor- Del. . . $4553.00

Proposal #2- New T2 Trackson Tracvator, Standard High Shovel, mounted on Caterpillar D4 Diesel Tractor- Del. . . $3520.00

(FOR ADDITIONS OR DEDUCTIONS SEE BID)

JACOB DEYSS

Model BG- Cletrac Crawler Tractor complete with Cletrac front end loader, gasoline motor Del. $3965.00-Diesel Motor add $275.00

Model BG- Cletrac Crawler Tractor complete with Sargeant Overhead Shovel, gasoline motor Del. $4835.00, Diesel Motor add $275.00

Model D- Sargeant Overhead Shovel mounted on model DG Tractor now owned by Vanderburgh County . . . . . . . $3175.00

(FOR ADDITIONAL CHARGE FOR DIGGING BUCKETS, SEE BID)

FRED MALOTTE

1- "DIII J, I, CASE, 4 CYLINDER GASOLINE WHEEL TRACTOR Del. $1669.55

1- Hough Loader installed on above Tractor for $770.00

1- WHITE LOADER: $1669.75 - TRACTOR

770.00 - LOADER

45.00 - DRAW BAR COUNTER-WEIGHT

21.00 - FENDERS

$745.00

(FOR ADDITIONAL ITEMS SEE BID)

MATT W. FOSTER

NEW INTERN. MOD. 16 WHEEL TYPE TRACTOR, GAS. ENG. WITH LOADER DEL. $2500.00

$106 - DIESEL MOTOR

$3213.31

$4286.67

$4713.92

BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, APRIL 10TH.
Board of Commissioners, Vanderburgh County, Indiana, APRIL 7 & 10, 1941

RE: EMERGENCY SHERIFF

The Board rescinds order of April 3rd regarding appointment of changes, on account of Edward Mueller being rejected in Selective Service Draft.

RE: HILLCREST HOME

The Commissioners authorize the County Auditor and W. P. A. Sponsor to sign project application and work order to proceed with construction of Hillcrest Home Project.

On motion the Board recess until Thursday, April 10th, 1941.

[Signatures]

Board of County Commissioners

THURSDAY, APRIL 10TH, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor.

The minutes were read and approved.

RE: CONTRACT ON TRACTOR-LOADER

The Board this day awards contract on 1-6 International Tractor-Loader for the Highway Department to . . . . Matt W. Foster for . . . $2500.00

RE: ENGINEER'S LEVEL

The Commissioners authorize the County Auditor to advertise for Engineer's Level.

On motion the Board recess until Monday, April 14th, 1941.

[Signatures]

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said board; also Ben Bockstegge, deputy county auditor and Henry Buente, county attorney.

The minutes were read and approved.

Re: Change in Personnel in County Sheriff's Office

"The Honorable Board of County Commissioners:

Gentlemen:

I should like to submit to you for your consideration, the appointment of Earl Jack Fares as a night emergency deputy sheriff, to replace Mr. William Lloyd who has been appointed a bailiff of the Vanderburgh Circuit Court by Honorable Judge John W. Spencer, Jr. This appointment will become effective April 15th, pending your approval.

Respectfully yours,

(Signed) Val A. Dietsch"

On motion the Board approve the above appointments.

Re: Five Per Cent. Assessment by Union Township Levee Committee

Comes now Charles H. Atkin, County Auditor, and presents to the Board, notice of five per cent assessment against Vanderburgh County in the sum of $125.00 made by the Union Township Flood Gate and Levee Committee on account of highways in the Union Township Levee and Flood Gate District, and the Board now finds that the assessment so made against Union Township should be paid by Vanderburgh County because of the fact that said highways on account of which said assessment is made against Union Township are now a part of the highway system of Vanderburgh County.

It is therefore ordered by the Board that the county auditor draw his warrant for $250.00 in payment of said two assessments, to be paid from such funds as may be available for that purpose.

On motion the Board recess until Thursday, April 17th, 1941.
Board of Commissioners, Vanderburgh County, Indiana, April 17, 1941

Thursday, April 17th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Rend- don, members composing said Board; also Chas. H. Atkin, County auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bridge on Walnut Road

The commissioners receive bids on request for Walnut Road Bridge, as follows:

George L. Mesker Company
Steel... $889.00
Re-inforcing... 100.00 $989.00

International Steel Company
Steel... $755.00
Re-inforcing... 77.00 $812.00

On motion the Board awards contract to the International Steel Company for... $812.00, being the lowest bid submitted.

Rel Approval on Additional Appropriations

The Board receives approval from State Board of Tax Commissioners, as follows:

State of Indiana
Office of the State Board of Tax Commissioners

In the Matter of Additional Appropriations for Vanderburg County, Indiana

No. 129

April 15, 1941

A petition having been filed by the proper legal officials of Vanderburg County, Indiana, in the matter of additional appropriations in the sum of $2,081.63;

And,

This matter having been set for hearing on April 12, at 9 A.M., report having been made and all the facts having been carefully considered, this Board does now affirm said additional appropriations in the sum of $1,581.63 for County Commissioners and $500.00 for Vanderburgh Circuit Court.

State Board of Tax Commissioners of Indiana

Henry S. Murray, Chairman

Attest:
Secretary

State of Indiana
Office of the State Board of Tax Commissioners

I, Edw. D. Koenemann, Secretary of the State Board of Tax Commissioners, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 15th day of April, 1941, witness my hand and the seal of this Board on this the 15th day of April, 1941.

(SEAL) (signed) Edw. D. Koenemann
Secretary
Board of Commissioners, Vanderburgh County, Indiana, APRIL 17 & 21 1941

RE: RIGHT-OF-WAY MILLERSBURG ROAD

ALL LAND OWNERS PRESENT RIGHT-OF-WAY GRANT FOR SIXTY (60) FOOT RIGHT-OF-WAY ON MILLERSBURG ROAD FROM GREEN RIVER ROAD TO WHETSTONE ROAD.
COMMISSIONERS HAVE PROCEEDED WITH WORK ON THIS ROAD.

RE: COUNTY WELFARE DEPARTMENT

THE COMMISSIONERS ORDER THE SUPERINTENDENT OF COUNTY BUILDINGS TO MAKE NECESSARY CHANGES IN THE WELFARE OFFICE IN THE COURT HOUSE.

ON MOTION THE BOARD RECESS UNTIL MONDAY, APRIL 21ST, 1941.

[Signatures]

MONDAY, APRIL 21ST, 1941.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT, JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BOILER INSURANCE

THE BOARD RECEIVES REPORTS DATED APRIL 15TH AND 18TH FROM THE MARYLAND CASUALTY COMPANY ON BOILERS IN COUNTY INSTITUTIONS, AND REFER SAME TO THE SUPERINTENDENT OF COUNTY BUILDINGS FOR ATTENTION.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, APRIL 24TH, 1941.

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, APRIL 24, 1941

THURSDAY, APRIL 24TH, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Henderson, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: DISTRIBUTOR AND HEATER

The Commissioners accept the Distributor and Heater upon approval of Highway Supervisor; and order the Auditor to send check to Earl Walker, Inc.

RE: HIGHWAY DEPARTMENT

The Commissioners approve the payment of sixty (60) cents per hour to Otto Huebner for services as Blacksmith at the Rock Quarry.

RE: BIDS ON ENGINEER'S LEVEL

This being the time set for the receiving of bids on Engineer's Level, comes now George Ridway, and submits his bid for . . . $230.00.

Only one bid is received and is taken under advisement until Monday, April 28th.

On motion the Board recess until Monday, April 28th, 1941.

[Signatures]

Joseph V. Eisterhold
George J. Kissel
Harry Henderson
Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, April 28, 1941

Monday, April 28th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Contract on Engineer's Level

The Commissioners this day award contract on Engineer's level to George V. Ridgway for $230.00 on approval of County Surveyor, Mack Saunders.

Re: Right-of-Way, McDowell Road, Perry Township

All interested land owners present signed grant for sixty (60) foot right-of-way, which is approved by the board.

Re: County Business

The Commissioners approve the expenses of County Auditor, Chas. H. Atkin, County Attorney Henry Buente, County Commissioner Harvey Herndon, and Edward Kerth, Secretary of County Plan Commission, going to Indianapolis on County business with various State Departments.

Re: Burdette Park

The Commissioners approve Otis Grubb in place of Walter Sterneman to complete the Burdette Park Project. See entry of March 13th on page 257 of this record.

On motion the board recess until Thursday, May 1st, 1941.

[Signatures]

Joseph V. Eisterhold
George J. Kissel
Harvey Herndon
Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kiesel and Harvey Herndon, members composing said Board; also Char. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: APPROVAL OF RE-ASSESSMENT OF PROPERTY & ADDITIONAL APPROPRIATIONS OF $637.80.

STATE OF INDIANA
OFFICE OF THE STATE BOARD OF TAX COMMISSIONERS

TO THE COUNTY AUDITOR
AND
COUNTY ASSESSOR

IN THE MATTER OF THE PETITIONS
FOR REASSESSMENT UNDER SECTION 152, CHAPTER 19, ACTS OF 1937,
FOR VANDERBURGH COUNTY, IND.

APRIL 30TH, 1941

THE STATE BOARD OF TAX COMMISSIONERS has considered the report of its Special Representative in the matter of petitions for reassessment of real estate in your county, pursuant to a hearing held on April 25 at 9:30 A.M., after notice having been given by publication and posting as provided by law.

You are advised that the petitions included herewith, and made a part of this order, are approved for reassessment by the State Board of Tax Commissioners.

You are therefore directed to proceed with the reassessment in accordance with this order, and jurisdiction is hereby conferred upon the members of the Board of Review to proceed in like manner as in the case of a general reassessment.

It is further ordered that the expense of such reassessment shall not be in excess of $637.80, which includes any and all costs of mailing postal card notices to petitioners, and that the cost per petition shall not be in excess of $4.00; such payment shall be made out of any monies, not otherwise appropriated, and in like manner as other payments to assessors for similar service.

It is further ordered that such reassessment shall be completed within the time prescribed by law for the assessment of personal property and in any event before the adjournment of the Board of Review and that the assessment fixed shall be extended upon the tax duplicate as the assessment for the year beginning March 1, 1941, and it is so ordered.

NOTE: Of the above amount $190 is for Board of Review.

STATE BOARD OF TAX COMMISSIONERS OF INDIANA
(Signed) Henry S. Murray, Chairman

Attest:
(Signed) Edw. D. Koekemann
Secretary
Board of Commissioners, Vanderburgh County, Indiana, MAY 1 & 5 1941

RE: HOGUE ROAD

ALL INTERESTED LAND OWNERS PRESENT SIGNED RIGHT-OF-WAY GRANT FOR SIXTY (60) FOOT RIGHT-OF-WAY FOR HOGUE ROAD IN PERRY TOWNSHIP FROM PEELESS ROAD WEST TO THE Upper Mt. Vernon Road, which is ACCEPTED and APPROVED BY THE BOARD.

RE: BOONVILLE-NEW HARMONY ROAD - SCOTT TOWNSHIP

ALL INTERESTED LAND OWNERS PRESENT SIGNED RIGHT-OF-WAY GRANT FOR SIXTY (60) FOOT RIGHT-OF-WAY FOR BOONVILLE-NEW HARMONY ROAD IN SCOTT TOWNSHIP FROM STATE HIGHWAY #57 WEST TO BROWNING ROAD, which is ACCEPTED and APPROVED BY THE BOARD.

ON MOTION THE BOARD ADJOURN SINE DIE.

[Signatures]

BOARD OF COUNTY COMMISSIONERS

MONDAY, MAY 5TH, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA MET IN REGULAR SESSION PURSUANT TO LAW WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY SHERIFF C.W. CROWDER.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON TRACTOR DISTILLATE

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON TRACTOR DISTILLATE, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS:

PHILLIPS PETROLEUM COMPANY - - - - - .09
KOCHE STATIONS COMPANY - - - - - .07½
MID-CONTINENT PETROLEUM CO - - - - - .09

ON MOTION THE COMMISSIONERS AWARD CONTRACT TO H. F. KOCHE STATIONS COMPANY UNTIL JUNE 30TH, 1941.

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS GRANT LEAVE OF ABSENCE TO TONY BERGNER FROM THE HIGHWAY DEPARTMENT.
Board of Commissioners, Vanderburgh County, Indiana, MAY 5 & 8 1941

RE: W P A PROJECTS

THE COMMISSIONERS APPROVE PURCHASE OF SPECIAL LUMBER FOR FORMS ON VARIOUS W. P. A. PROJECTS; ALSO COUNTY WORK.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, MAY 8TH, 1941.

[Signatures]

THURSDAY, MAY 8TH, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL, AND HARVEY HENDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR; HENRY BUENTE, COUNTY ATTORNEY WAS ABSENT.

THE MINUTES WERE READ AND APPROVED.

RE: SALE OF SCHOOL FUND PROPERTY (MARY KIRKWOOD)

IN THE MATTER OF THE SALE OF PROPERTY HEREFORE ACQUIRED TO SATISFY DELINQUENT SCHOOL FUND LOAN.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT ON THE 7TH DAY OF MAY, 1941, PURSUANT TO NOTICE, HE RECEIVED BIDS ON THE FOLLOWING DESCRIBED REAL ESTATE, SITUATE IN VANDERBURGH COUNTY, INDIANA, HEREFORE ACQUIRED BY VANDERBURGH COUNTY, INDIANA, TO SATISFY DELINQUENT SCHOOL FUND LOAN, TO-WIT:

NINETEEN AND SIXTY-FIVE HUNDREDTHS (19.65) FEET OF LOT TWO, ADJOINING LOT THREE (3) AND TWENTY-THREE AND FIVE TENTHS (23.5) FEET OF LOT THREE, ADJOINING LOT TWO (2), ALL IN BLOCK FORTY-TWO (42) IN EASTERN ENLARGEMENT OF THE CITY OF EVANSVILLE, COMMONLY KNOWN AS NO. 505 OAK STREET, HAVING A TOTAL FRONTAGE OF FORTY-THREE AND FORTY-FIVE HUNDREDTHS (43.45) FEET ON OAK STREET.

THAT HE RECEIVED FOR SAID REAL ESTATE, THE BID OF EDWARD KRAFT, FREE FROM ALL LIENS, IN THE SUM OF ELEVEN HUNDRED AND TEN AND NO/100 (1110.00) DOLLARS, AND SAID COUNTY AUDITOR REQUESTS THAT SAID BID BE TAKEN UNDER ADVISEMENT PENDING THE PREPARATION OF AN ABSTRACT OF TITLE COVERING SAID REAL ESTATE, WHICH REPORT IS NOW BY THE BOARD APPROVED AND SAID REQUEST GRANTED.
Board of Commissioners, Vanderburgh County, Indiana, May 8, 1941

RE: SALE OF SCHOOL FUND PROPERTY
ACQUIRED BY VANDERBURGH COUNTY

IN THE MATTER OF THE SALE OF PROPERTY
HERETOFORE ACQUIRED BY VANDERBURGH
COUNTY TO SATISFY DELINQUENT SCHOOL
FUND LOAN.

Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana,
and submits the following report to the Board, relating to the sale of real
estate heretofore acquired by Vanderburgh County, Indiana, to satisfy delin-
quent school fund loans, viz:

1, Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, here-
by report that on this the 7th day of May, 1941, pursuant to your orders
heretofore made, after appraisement made, and after giving notice, all as
required by law, I did offer for sale, at private sale, the following de-
scribed real estate situate in Vanderburgh County, Indiana, to-wit:

Parcel No. 1 - Lot Number Nine (9) in Block Seventeen (17) Auburn, an
adjoining Eighteen and Seventy-Five Hundredths (18.75) feet of Lot Seventy-Five (75),
in Ravenswood Manor, an addition to the City of Evansville, being
located on the north side of Ravenswood Drive, between Evans and
Bedford Avenues.

Which said first described parcel of real estate was appraised by three
disinterested freeholders residing in the neighborhood in which said real
estate is situate at Two Hundred and Ten (210.00) Dollars, and the said
second described parcel of real estate was likewise appraised by three
disinterested freeholders residing in the neighborhood in which said real
estate is situate at Two Hundred and Ten (210.00) Dollars, and the said
second described parcel of real estate was likewise appraised by three
disinterested freeholders of the neighborhood in which said real estate
is situate at Five Hundred (500.00) Dollars; that no bid was received
either of said described parcels of real estate equal to the appraised
value thereof, and request is hereby made that the sale of said real
estate be continued from day to day, until the further order of this Board.

WITNESS, My hand and the seal of Vanderburgh County, Indiana, on
this the 7th day of May, 1941.

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana

The Board, being fully advised now in all things approves said report and
orders that the request and recommendation of the County Auditor that the sale
of said real estate be continued from day to day until the further order of
this Board be and the same is hereby granted.

On motion the Board recess until Monday, May 12th, 1941.
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HENDON, MEMBERS COMPOSING SAID BOARD; ALSO GUY K. FOX, DEPUTY COUNTY AUDITOR AND HENRY Buente, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: FRANCHISE TO CONSTRUCT SWITCH ACROSS BROADWAY AT DENNISON STREET

PRELIMINARY RESOLUTION

BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, STATE OF INDIANA

THE LOUISVILLE & NASHVILLE RAILROAD COMPANY, BY ITS ATTORNEY, NOW FILES WITH THIS BOARD ITS PETITION FOR AUTHORITY TO CONSTRUCT, MAINTAIN AND OPERATE A SWITCH TRACK UPON AND ACROSS BROADWAY AVENUE AT THE INTERSECTION OF DENNISON STREET EXTENDED, IN VANDERBURGH COUNTY, INDIANA, SERVICING THE SHELL OIL COMPANY BULK PLANT AND LOCATED IN SUCH A MANNER THAT SAID TRACK WILL BE CONSTRUCTED AND EXTENDED FROM THE PROPERTY OF SAID SHELL OIL COMPANY ACROSS SAID BROADWAY AVENUE TO THE RIGHT-OF-WAY AND MAIN TRACK OF SAID LOUISVILLE & NASHVILLE RAILROAD COMPANY, ALL AS SHOWN IN A BLUE PRINT OR DRAWING ATTACHED TO SAID PETITION.

AND THIS BOARD, BEING DULY ADVISED AND DESIRING TO ENTER INTO A CONTRACT UNDER WHICH THE CONSTRUCTION, MAINTENANCE AND OPERATION OF SUCH SWITCH TRACK MAY BE AUTHORIZED, NOW DETERMINES THE EXACT FORM IN WHICH SUCH CONTRACT IS TO BE FINALLY ADOPTED, WHICH CONTRACT, IN WRITING, WITH A BLUEPRINT OR DRAWING ATTACHED, IS NOW FILED WITH THE RECORDS OF THIS BOARD, AND WHICH CONTRACT HAS BEEN APPROVED AS TO FORM BY THE COUNTY SURVEYOR AND THE COUNTY ATTORNEY OF VANDERBURGH COUNTY, INDIANA.

THIS BOARD NOW FIXES THE 2ND DAY OF JUNE, 1941, AT 10 O'CLOCK, A.M., AT THE OFFICE OF THIS BOARD, AS THE TIME AND PLACE WHEN SUCH CONTRACT WILL BE FINALLY CONSIDERED AND A PUBLIC HEARING WILL BE HELD WITH REFERENCE THERETO.

THE LOUISVILLE & NASHVILLE RAILROAD COMPANY IS NOW DIRECTED AND REQUIRED, AT ITS OWN EXPENSE, TO CAUSE THE COMPLETE AND FULL TEXT OF SAID WRITTEN CONTRACT TO BE PUBLISHED ONE TIME, AT LEAST ONE WEEK BEFORE SUCH HEARING, SHOWN THEREIN THE TIME AND PLACE OF SUCH HEARING, IN EACH THE EVANSVILLE COURIER AND EVANSVILLE PRESS, BEING DAILY NEWSPAPERS OF GENERAL CIRCULATION, PRINTED IN THE ENGLISH LANGUAGE AND PUBLISHED IN THE COUNTY IN WHICH SUCH CONTRACT IS TO BE MADE; AND THE SAID LOUISVILLE & NASHVILLE RAILROAD COMPANY IS FURTHER DIRECTED AND REQUIRED TO POST A COPY OF SUCH CONTRACT AND NOTICE IN TEN (10) PUBLIC PLACES IN VANDERBURGH COUNTY, INDIANA.
Board of Commissioners, Vanderburgh County, Indiana, MAY 12TH 1941

RE: ROCK QUARRY LEASE

THE FOLLOWING NOTICE ON RENEWAL OF ROCK QUARRY LEASE WAS ACKNOWLEDGED BY

ROBERT NURRENBERN AND JULIA M. NURRENBERN

To Robert A. Nurrenbern and Julia Nurrenbern:

THIS IS TO ADVISE THAT THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, FOR AND ON BEHALF OF VANDERBURGH COUNTY, INDIANA, HAS ELECTED TO EXERCISE THEIR RIGHT AND OPTION TO RENEW, FOR A PERIOD OF ONE (1) YEAR FROM JUNE 1ST, 1941, EXPIRING MAY 31ST, 1942, THEIR LEASE, AS AMENDED GRANTING TO VANDERBURGH COUNTY, INDIANA, THE RIGHT AND PRIVILEGE TO UNCOVER, QUARRY, BREAK, CRUSH AND REMOVE ROCK FROM THE WEST HALF OF THE NORTH-WEST QUARTER OF SECTION FIVE (5), TOWNSHIP SEVEN (7) SOUTH, RANGE ELEVEN (11) WEST, LYING EAST OF THE BAYOU CREEK ROAD, IN VANDERBURGH COUNTY, INDIANA, UPON THE SAME TERMS AND CONDITIONS AS PROVIDED IN THE ORIGINAL LEASE BETWEEN YOU AND SAID BOARD, DATED MAY 26TH, 1938, RECORDED IN VANDERBURGH COUNTY COMMISSIONERS' RECORD X-1, AT PAGE 213.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE ON THIS THE 5TH DAY OF MAY, 1941.

Board of Commissioners of the County of Vanderburgh, State of Indiana.

By Chas. H. Atkin (signed)
County Auditor of Vanderburgh County, Indiana, and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.

We each acknowledge receipt of a copy of the foregoing election to exercise option, on this the 12th day of May, 1941.

(signed) Robert Nurrenbern
(signed) Julia M. Nurrenbern

RE: SURPLUS FOOD COMMODITIES

The Commissioners grant permission to Surplus Food Commodities to continue use of the old County Garage.

RE: VACATION OF ALLEY IN KNIGHT TOWNSHIP

IN THE MATTER OF THE VACATION OF AN ALLEY LOCATED 333 FEET EAST OF HARPER AVENUE AND EXTENDING FROM WALNUT STREET TO SYCAMORE STREET IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

Come now Earl R. Clark and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the vacation of a certain alley in Knight Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Bunte, that notice was given of the filing of said petition and when the same would be presented to this Board, by posting in three public places in the neighborhood of said
VACATION OF ALLEY IN KNIGHT TOWNSHIP - CONT'D

ALLEY, AND THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LAND OWNER INTERESTED NOT SIGNING SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THE 12TH DAY OF MAY, 1941.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID ALLEY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID ALLEY FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED BY UNITED STATES MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE,

IT IS THEREFORE ORDERED BY THE BOARD THAT ANDREW J. VOGEL, HENRY BRACKMAN AND ALEX SCHELLER, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID ALLEY, PROPOSED TO BE VACATED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE AND PREMISES:

A SIX (6) FOOT ALLEY BOUNDED AS FOLLOWS: COMMENCING ON THE NORTH LINE OF WALNUT STREET SIX HUNDRED FORTY-SIX (646) FEET EAST OF THE WEST LINE OF THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF SECTION TWENTY-SEVEN (27), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST; THENCE EXTENDING NORTH SIX HUNDRED AND FIVE (605) FEET TO THE SOUTH LINE OF SYCAMORE STREET; THENCE EXTENDING EAST SIX (6) FEET; THENCE EXTENDING SOUTH SIX HUNDRED AND FIVE (605) FEET TO THE NORTH LINE OF WALNUT STREET; THENCE EXTENDING WEST SIX (6) FEET TO THE PLACE OF BEGINNING.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID ALLEY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 13TH DAY OF MAY, 1941 AT 1:30 O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE JUNE, 1941, TERM OF THIS BOARD AND THIS MATTER IS CONTINUED.
Board of Commissioners, Vanderburgh County, Indiana,  

MAY 12TH 1941

RE: VACATION OF ALLEY IN LEGLER HEIGHTS, KNIGHT TOWNSHIP

IN THE MATTER OF THE VACATION OF ALLEYS IN BLOCKS FOUR, FIVE, SIX, SEVEN AND EIGHT, IN LEGLER HEIGHTS, AN ADDITION ADJACENT TO THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA.

COME NOW CODE CREDIT CORPORATION AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE VACATION OF CERTAIN ALLEYS IN BLOCKS FOUR, FIVE, SIX, SEVEN, AND EIGHT, IN LEGLER HEIGHTS, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION AND WHEN THE SAME WOULD BE PRESENTED TO THIS BOARD, BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID ALLEYS, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS THE 12TH DAY OF MAY, 1941.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH, THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID ALLEYS; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID ALLEYS FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE, AND THAT ALL OF THE OWNERS OF REAL ESTATE AFFECTED BY THE VACATION OF SAID ALLEYS HAVING SIGNED THE PETITION FOR SAID VACATION, NO NOTICE WAS GIVEN THEM BY THE COUNTY AUDITOR.

IT IS THEREFORE ORDERED BY THE BOARD THAT ROBERT TOON, THEODORE KOEBER, AND GEORGE HOFH, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID ALLEY PROPOSED TO BE VACATED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE AND PREMISES:

TWELVE (12) FOOT ALLEYS RUNNING EAST AND WEST IN EACH BLOCKS FOUR (4), FIVE (5), SIX (6), SEVEN (7) AND EIGHT (8), INCLUDING THIRTY (30) FEET OF TAFT AVENUE (VACATED) LYING EAST OF SAID BLOCKS, ALL IN LEGLER HEIGHTS, AN ADDITION ADJACENT TO THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA, ACCORDING TO THE RECORDED PLAT THEREOF.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID ALLEYS, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 14TH DAY OF MAY, 1941, AT 2:00 O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE JUNE, 1941, TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.
Board of Commissioners, Vanderburgh County, Indiana, May 12th & 15th, 1941

Re: Vanderburgh-Posey County Line Road
From Middle Mt. Vernon Road North
To Creamery Road

Petition is presented by required number of landowners and commissioners request the county auditor to have proper notice posted.

Re: Highway Department

The commissioners approve employment of George Steinkamp in the highway department.

On motion the board recess until Thursday, May 15th, 1941.

[Signatures]

Thursday, May 15th, 1941.

The board of commissioners of Vanderburgh county, Indiana, met in regular session pursuant to recess, where present Joseph V. Eisterhold, George J. Kissel and Harvey Hornon, members composing said board; also Chas. H. Atkin, county auditor and Henry Buente, county attorney.

The minutes were read and approved.

Re: Burkhardt Road

In the matter of the establishment of a right-of-way for the Burkhardt road in Knight Township, Vanderburgh County, Indiana.

Come now Edward R. Peters and more than twelve (12) other owners of real estate within Vanderburgh County, Indiana, and present to the board their petition for the establishment of a right-of-way for the Burkhardt Road, in Knight Township, Vanderburgh County, Indiana, and said petitioners also file and present to the board the affidavit of Henry C. Buente, that notice was given of the filing of said petition and the time said petition would be presented to this board by posting in three public places in the neighborhood of said road, and the certificate of Chas. H. Atkin, county auditor of Vanderburgh County, Indiana, showing that copy of the notice was mailed to each landowner interested, not signing said petition, by U.S. Mail, postage prepaid, of the presentation and filing of said petition, for more than twenty (20) days prior to this 15th day of May, 1941.

And the board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by more than twelve (12) freeholders residing in said county of Vanderburgh; that more than six (6) of said
Petitioners are resident freeholders in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said highway for more than twenty (20) days prior to this date; and that copy of said notice was mailed to each owner of real estate affected, not signing said petition, said notice being mailed by United States Mail, postage prepaid, more than twenty (20) days prior to this date.

It is therefore ordered by the Board that Theodore Koll, Frank Gertesier and Frank Byrnes, all resident freeholders of Vanderburgh County, Indiana, residing outside of Knight Township, Vanderburgh County, Indiana, be and they are hereby appointed viewers to view said highway proposed to be changed, extended, widened and opened, that is to say, upon the following described route and premises:

Beginning on Indiana State Highway No. 62 at the point where the line between Section Eighteen (18), Township Six (6) South, Range Nine (9) West and Section Thirteen (13), Township Six (6) South, Range Ten (10) West intersects with said State Highway, extending thence south along said line to the south line of said sections, and continuing thence south along the line between Section Nineteen (19), Township Six (6) South, Range Nine (9) West and Section Twenty-Four (24), Township Six (6) South, Range Ten (10) West to the south line of said sections, and continuing thence south along the line between Section Thirty (30) Township Six (6) South, Range Nine (9) West and Section Twenty-Five (25), Township Six (6) South, Range Ten (10) West to Indiana State Highway No. 66, a total distance of approximately two (2) miles.

It is further ordered that said viewers view said highway, as required by law, and that they mark and lay out the same to the width of sixty (60) feet; that said viewers meet at the office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, on the 16th day of May, 1941, at 2:00 o'clock P.M. and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the August, 1941 term of this Board, and this matter is continued.

Re: Base Line Road

In the matter of the establishment of a right-of-way for the base line road in Scott Township, Vanderburgh County, Indiana.

Come now Leo J. Rexing and more than twelve (12) owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the establishment of a right-of-way for the base line road, in Scott Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry G. Buente, that notice was given of the filing of said petition and the time said petition would be presented to this Board by posting in three public places in the neighborhood of said road, showing that said petition will be presented to this Board on the 15th day of May, 1941, which said notice was so posted more than twenty (20) days prior to this the 15th day of May, 1941, and all land owners involved having signed said petition now presented to this Board, no notices were required.
TO BE MAILED BY THE COUNTY AUDITOR OF THIS COUNTY.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEEN SUFFICIENTLY ADVISED IN
THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREE-
HOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID
PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGH-
WAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POST-
ING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF
SAID HIGHWAY FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE AND THAT ALL OF
THE INTERESTED OWNERS OF REAL ESTATE SIGNED SAID PETITION, MAKING IT UNNECESSARY
FOR THE COUNTY AUDITOR TO MAIL NOTICES.

IT IS THEREFORE ORDERED BY THE BOARD THAT GEORGE D. MAYER, ALBERT MEYER
AND PHILIP HOELSCHER, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA,
RESIDING OUTSIDE OF SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY
ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EX-
TENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE
AND PREMISES, TO-WIT:

COMMENCING AT THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTION SIX (6), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-ONE (31), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST, AND THE OLD EVANSVILLE AND PRINCETON ROAD, SAID LINE ALSO BEING THE LINE BETWEEN CONGRESSIONAL TOWNSHIPS FIVE (5) AND FOUR (4), RANGE TEN (10) WEST, AND EXTENDING THENCE EAST ALONG SAID LINE TO THE WEST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE AND THE LINE BETWEEN SECTION FIVE (5), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-ONE (31), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE ON THE LINE BETWEEN SECTION FOUR (4), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-THREE (33), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE ON THE LINE BETWEEN SECTION THREE (3), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-FOUR (34), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE ON THE LINE BETWEEN SECTION TWO (2), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-FIVE (35), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE ON THE LINE BETWEEN SECTION ONE (1), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO INDIANA STATE HIGHWAY No.57, A TOTAL DISTANCE OF APPROXIMATELY FIVE (5) MILES.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW,
AND THAT THEY MARK AND LAY OUT THE SAME TO THE WIDTH OF SIXTY (60) FEET; THAT
SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY,
INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE FIFteenth DAY OF MAY, 1941, AT 3:30
O'CLOCK P.M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS
TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE MONTH OF JULY, 1941, TERM OF THIS BOARD,
AND THIS MATTER IS CONTINUED.

RE: HIGHWAY DEPARTMENT- TRACTOR

THE COMMISSIONERS ACCEPT OFFER OF HATT FOSTER ON TRACTOR AT PRICE OF $525.00
RENTED ON OCTOBER 1, 1940, AT A RENTAL AGREEMENT OF $75.00 PER MONTH.
RE: HIGHWAY DEPARTMENT—GRADER

The Commissioners accept offer of Matt Foster on Grader at price of $600.00 rented on July 1, 1940, at a rental agreement of $50.00 per month.

RE: MEMORANDUM OF UNDERSTANDING, RELATING TO ADOPTION OF FOOD STAMP PLAN IN VANDERBURGH COUNTY, INDIANA

IN THE MATTER OF THE EXECUTION OF MEMORANDUM OF UNDERSTANDING RELATING TO THE ADOPTION OF THE FOOD STAMP PLAN IN VANDERBURGH COUNTY, INDIANA

The Board of Commissioners of the County of Vanderburgh, after having consulted with the various Township Trustees of Vanderburgh County, Indiana, and after having made an extensive investigation and being fully advised, nor authorizes Joseph V. Eisterhild, President of this Board, for and on behalf of this Board, to enter into the following Memorandum of Understanding by and between the Surplus Marketing Administration and the State of Indiana, Department of Public Welfare; the various Townships in Vanderburgh County, Indiana, and the County of Vanderburgh, State of Indiana, relating to the Food Stamp Plan, viz:

MEMORANDUM OF UNDERSTANDING BY AND BETWEEN THE SURPLUS MARKETING ADMINISTRATION AND STATE OF INDIANA, DEPARTMENT OF PUBLIC WELFARE; THE TOWNSHIPS OF PIGEON, KNIGHT, PERRY, CENTER, SCOTT, ARMSTRONG, GERMAN AND UNION; COUNTY OF VANDERBURGH, STATE OF INDIANA.


ARTICLE 1. CERTIFYING AGENCY

The Department shall be known as the Certifying Agency and shall be responsible for all Certifications as to the Eligibility of Persons and Classifications of Persons to Participate in the Food Stamp Plan within the Proposed Area. All Certifications will be made in strict compliance with the Regulations and Conditions of the Administration and in Conformance with all Administrative Determinations Governing Certification and Basis of Issuance of Food Stamps.

ARTICLE 11. ISSUING AGENCY

The Department shall be the sole agency authorized to issue Food Stamps within the Proposed Area.

The Department will appoint and retain, subject to the approval of the Administration and the Township Trustees, such Stamp Issuing Officers as the Administration seems necessary to assure reasonable facility in the issuance of Food Stamps to properly certified eligible participants in the Food Stamp Plan within the Proposed Area; such Stamp Issuing Officers to be bonded in an amount consistent with their respective responsibilities.
RE: FOOD STAMP PLAN  CONT'D

ARTICLE III. ISSUANCE TO DIRECT RELIEF CATEGORY.

IT IS UNDERSTOOD THAT THE DEPARTMENT WILL ISSUE ORANGE COLORED FOOD STAMPS IN LIEU OF FOOD VOUCHERS, DISBURSING ORDERS, OR OTHER WRITTEN INSTRUMENTS EXCHANGEABLE FOR FOOD, TO PERSONS CURRENTLY RECEIVING OR HERAFTER CERTIFIED TO RECEIVE GENERAL OR DIRECT RELIEF PROVIDED, HOWEVER, THAT SEPARATE VOUCHERS, DISBURSING ORDERS, OR OTHER WRITTEN INSTRUMENTS, OR CASH, SHALL BE ISSUED WHENEVER NECESSARY TO ASSURE THE ACQUISITION OF HOUSEHOLD NECESSITIES NOT CLASSIFIED AS FOOD, WITHIN THE MEANING OF THE REGULATIONS AND CONDITIONS OF THE ADMINISTRATION, TO PERSONS CURRENTLY OR HERAFTER CLASSIFIED WITHIN THE GENERAL OR DIRECT RELIEF CATEGORY.

ARTICLE IV. ADMINISTRATIVE FACILITIES.

UPON OFFICIAL DESIGNATION OF THE AREA DESCRIBED ABOVE, IN WHICH THE FOOD STAMP PLAN IS TO BECOME EFFECTIVE, ADMINISTRATIVE FACILITIES INCIDENT TO THE INSTITUTION AND ADMINISTRATION OF THE FOOD STAMP PLAN WITHIN THE PROPOSED AREA SHALL BE ESTABLISHED, WITHOUT COST TO THE ADMINISTRATION, AS FOLLOWS:

(1) THE TOWNSHIPS SHALL PROVIDE, AS DETERMINED BY THE ADMINISTRATION, ADEQUATE SPACE FOR THE ISSUANCE OF FOOD STAMPS AT ONE OR MORE LOCATIONS WITHIN THE PROPOSED AREA; TOGETHER WITH ALL OFFICE SUPPLIES, FURNITURE, EQUIPMENT, AND UTILITIES NECESSARY TO THE SATISFACTORY PERFORMANCE OF THE DUTIES AND RESPONSIBILITIES ASSUMED BY THE CERTIFYING AND ISSUING AGENCIES.

(2) THE TOWNSHIPS SHALL BE RESPONSIBLE FOR THE ESTABLISHMENT AND MAINTENANCE OF A REVOLVING FUND IN THE AMOUNT OF $55,000.00, WHICH AMOUNT SHALL BE INCREASED OR DECREASED WHENEVER IT APPEARS TO THE ADMINISTRATION TO BE JUSTIFIABLE, TAKING INTO CONSIDERATION THE NUMBER OF PURCHASES OF FOOD STAMPS WITHIN A GIVEN PERIOD AND THE QUANTITY OF FOOD STAMPS OBTAINED BY EACH PURCHASE.

THIS REVOLVING FUND IS TO BE UNDER THE EXCLUSIVE JURISDICTION AND CONTROL OF THE DEPARTMENT.

ALL PURCHASES OF FOOD STAMPS FOR THE PROPOSED AREA SHALL BE MADE FROM THE UNITED STATES TREASURY DISBURSING OFFICE, AT ST. LOUIS, MISSOURI.

(3) THE TOWNSHIPS SHALL PROVIDE VAULT SPACE FOR THE STORAGE OF THE CURRENT SUPPLY OF FOOD STAMPS, PENDING DISTRIBUTION TO ELIGIBLE PARTICIPANTS, AND INSURANCE SUFFICIENT TO FULLY INDEMNIFY THE ADMINISTRATION AND THE DEPARTMENT FOR ALL LOSSES OF FOOD STAMPS FROM ANY CAUSE WHATSOEVER.

(4) THE TOWNSHIPS SHALL FURNISH SUCH ADMINISTRATIVE AND CLERICAL PERSONNEL AS MAY BE NECESSARY FOR THE PREPARATION OF ADEQUATE RECORDS OF FOOD STAMP ISSUANCE AND THE MAINTENANCE OF SUCH RECORDS AT A CURRENT STATUS.

THE INFORMATION FOR THESE RECORDS WILL BE TRANSCRIBED FROM THE CASE RECORDS OF THE DEPARTMENT AND THE TOWNSHIPS, IN ACCORDANCE WITH ADMINISTRATIVE DETERMINATIONS GOVERNING CERTIFICATION AND BASIS OF ISSUANCE OF FOOD STAMPS APPLICABLE TO THE PROPOSED AREA, WITH THE EXCEPTION OF 3"X5" CARDS FROM A MASTER CARD FILE, THE ADMINISTRATION WILL FURNISH THE OTHER RECORD FORMS; I.E., OFFICE RECORD CARDS AND IDENTIFICATION CARDS.

REPORTS AND STATISTICAL INFORMATION CONCERNING THE OPERATION OF THE FOOD STAMP PLAN WITHIN THE PROPOSED AREA SHALL BE PREPARED BY THE DEPARTMENT AND FURNISHED TO THE ADMINISTRATION AS REQUIRED.


ARTICLE V. PROCEDURE.

THE PARTIES HERETO SHALL COMPLY STRICTLY WITH THE CURRENT PROCEDURES PRESCRIBED AND ADOPTED BY THE ADMINISTRATION TO EFFECTUATE THE REGULATIONS AND CONDITIONS GOVERNING THE FOOD STAMP PLAN AND THE ADMINISTRATIVE DETERMINATION GOVERNING CERTIFICATION AND BASIS OF ISSUANCE OF FOOD STAMPS.
Board of Commissioners, Vanderburgh County, Indiana,

MAY 15 1941

RE: FOOD STAMP PLAN—Cont’d—

ARTICLE VI. FORMAL AGREEMENT

IT IS UNDERSTOOD THAT THE PARTIES HERETO SHALL EXECUTE A FORMAL WRITTEN AGREEMENT WITH THE ADMINISTRATION, CONTAINING THE TERMS AND CONDITIONS UNDER WHICH THE FOOD STAMP PLAN SHALL BECOME OPERATIVE WITHIN THE PROPOSED AREA.

IT IS FURTHER UNDERSTOOD THAT THE TOWNSHIPS SHALL PROVIDE FOR THE ESTABLISHMENT AND CONTINUANCE OF THE FUNCTIONS OF THE CERTIFYING AND FOOD STAMP ISSUING AGENCIES NAMED IN ARTICLES I AND II ABOVE, BY WRITTEN AGREEMENT OR AGREEMENTS WITH THE DULY AUTHORIZED REPRESENTATIVES OF THE STATE DEPARTMENT OF PUBLIC WELFARE.

IT IS FURTHER UNDERSTOOD THAT SUCH AGREEMENTS WILL BE EXECUTED PRIOR TO ADMINISTRATIVE AUTHORIZATION FOR THE ISSUANCE OF FOOD STAMPS WITHIN THE PROPOSED AREA.

ARTICLE VII. DIRECT DISTRIBUTION FACILITIES

THE DEPARTMENT AND THE TOWNSHIPS SHALL BE JOINTLY RESPONSIBLE FOR THE CONTINUANCE AND MAINTENANCE OF THE FACILITIES CURRENTLY IN OPERATION, OR SHALL FURNISH SUCH ADDITIONAL FACILITIES AS MAY BE MUTUALLY AGREED UPON BY THE PARTIES HERETO, IN CONNECTION WITH THE DISTRIBUTION OF SURPLUS COMMODITIES TO SCHOOL LUNCH PROGRAMS OR TO OTHER OFFICIALLY APPROVED ORGANIZATIONS OR INSTITUTIONS WITHIN THE PROPOSED AREA.

ARTICLE VIII. PARTICIPATION

IT IS UNDERSTOOD THAT PARTICIPATION IN THE FOOD STAMP PLAN BY DULY CERTIFIED PERSONS OR CLASSIFICATIONS OF PERSONS WITHIN THE PROPOSED AREA, SHALL BE ENTIRELY VOLUNTARY.

THE STATE OF INDIANA, DEPARTMENT OF PUBLIC WELFARE

BY THURMAN A. GOTTSCHALK (SIGNED) DIRECTOR

DATE MAY 16, 1941

BOARD OF COMMISSIONERS, COUNTY OF VANDERBURGH

STATE OF INDIANA

BY JOSEPH V. EISERHOLD, (SIGNED) PRESIDENT

DATE MAY 15, 1941

THE TOWNSHIP OF PIGEON, VANDERBURGH COUNTY, IND.

BY ALVIN WALMERS, (SIGNED) TRUSTEE AND OVERSEER OF THE POOR

DATE MAY 15, 1941

THE TOWNSHIP OF KNIGHT, VANDERBURGH COUNTY, IND.

BY FRANK FICKAS, JR. (SIGNED) TRUSTEE AND OVERSEER OF THE POOR

DATE MAY 15, 1941

THE TOWNSHIP OF PERRY, VANDERBURGH COUNTY, IND.

BY WHIT BROWN (SIGNED) TRUSTEE AND OVERSEER OF THE POOR

DATE MAY 15, 1941

THE TOWNSHIP OF CENTER, VANDERBURGH COUNTY, IND.

BY KURT KARGER (SIGNED) TRUSTEE AND OVERSEER OF THE POOR

DATE MAY 15, 1941

THE TOWNSHIP OF SCOTT, VANDERBURGH COUNTY, IND.

BY CHRIST KUESTER (SIGNED) TRUSTEE AND OVERSEER OF THE POOR

DATE MAY 15, 1941

THE TOWNSHIP OF ARMSTRONG, VANDERBURGH COUNTY, IND.

BY ED. BITTNER (SIGNED) TRUSTEE AND OVERSEER OF THE POOR

DATE MAY 15, 1941

THE TOWNSHIP OF GERMAN, VANDERBURGH COUNTY, IND.

BY WALTER LUDWIG (SIGNED) TRUSTEE AND OVERSEER OF THE POOR

DATE MAY 15, 1941

THE TOWNSHIP OF UNION, VANDERBURGH COUNTY, IND.

BY FAYE HILLE (SIGNED) TRUSTEE AND OVERSEER OF THE POOR

DATE MAY 15, 1941
Board of Commissioners, Vanderburgh County, Indiana, May 15th, 1941

RE: FOOD STAMP PLAN - CONT'D -

Which said Memorandum of Understanding is now duly executed by the President of this Board.

RE: FINANCE OFFICERS' ASS'N

The Commissioners approve of County Auditor's trip to Louisville May 18th to 22nd on account of Specialized Accounting, Disposal of Delinquent Lands, Financial Reports and Debt Problems.

RE: REGULATIONS OF TRAFFIC HAZARDS

In the matter of regulations pertaining to traffic hazards, menace to public safety, etc., created by the showing of exhibitions, attractions, performances, etc., within Vanderburgh County, Indiana.

The Board now in all things rescinds the order and record made by this Board under date of July 10th, 1939, and recorded in Commissioners' Record Y-1 at page 481, relating to regulations pertaining to traffic hazards and menace to public safety, created by the showing of exhibitions, performances, attractions, etc., within Vanderburgh County, Indiana.

RE: ESTABLISHMENT OF FOOD STAMP PLAN

In the matter of the establishment of a Food Stamp Plan Revolving Fund in Vanderburgh County, Indiana.

Comes now Charles H. Atkin, County Auditor, and reports to the Board that the Surplus Marketing Administration of the United States has agreed to establish the Food Stamp Plan within Vanderburgh County, which requires that there be provided in Vanderburgh County, Indiana, a revolving fund of not less than Fifty-Five Thousand ($55,000.00) Dollars, to be pro-rated among the respective Townships in Vanderburgh County, Indiana, upon the basis of the expenditures of the several Townships in the County for poor relief administration during the year 1940; that on the 30th day of April, 1941, there was an unexpended balance of $128,461.50 in the Vanderburgh County Fund for Redemption of Poor Relief Bonds and Coupons (Account No. 188-A), and the County Auditor further reports that he suggested to Mr. Otto Jensen, Chief Examiner of the State Board of Accounts of Indiana, that the sum of Fifty-Five Thousand ($55,000.00) Dollars be set aside from said Vanderburgh County Fund for Redemption of Poor Relief Bonds and Coupons to establish said Food Stamp Plan Revolving Fund, which was approved by Mr. Jensen on behalf of the State Board of Accounts, and the County Auditor now reports to the Board that he has set aside from said Fund for Redemption of Poor Relief Bonds and Coupons into a revolving fund to be used for the purpose of financing the operation of the Food Stamp Plan in Vanderburgh County, Indiana, which action of the County Auditor is now in all things ratified and approved by this Board.
Board of Commissioners, Vanderburgh County, Indiana, MAY 15 & 19 1941

On motion the Board recess until Monday, May 19th, 1941.

[Signatures]

BOARD OF COUNTY COMMISSIONERS

Monday, May 19th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said board; also Ben Bocksteg, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bond of Ollie R. Weaver

Special Investigator

Commissioners approve bond of Ollie R. Weaver, Special Investigator for the Prosecuting Attorney, in the amount of $5000.00 with Hartford Accident & Indemnity Company of Hartford, Conn., as surety.

Re: Lease of Court House Annex for Use of Selective Service Boards

Commissioners execute corrected lease on space in Court House Annex for quarters of Vanderburgh County Selective Service Boards, as of December 12, 1940, at a rental of $150.00 per month; only change being in name of lessor from Board of County Commissioners to Vanderburgh County.

On motion the Board recess until Thursday, May 22nd, 1941.

[Signatures]

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, May 22, 1941

Thursday, May 22nd, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session, pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harley Herndon, members composing said Board; also Ben Bookstege, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bonds of Food Stamp Plan Employees

The Commissioners approve the following bonds of Food Stamp Employees:

Arthur J. Baumeier, Jr., amount $70,000.00 with Hartford Accident & Indemnity Company of Hartford, Conn. as surety.

Roy M. Purdue, amount $5000.00, with Hartford Accident & Indemnity Company of Hartford, Conn. as surety.

Wilfred F. Reising, amount $5000.00, with Hartford Accident & Indemnity Company of Hartford, Conn. as surety.

Anna L. Mattingly, Perry Township, amount $2000.00, with Indiana & American Bonding Company of Baltimore, Md. as surety.

Ruby Pickering, Knight Township, amount $2000.00, with Standard Accident Insurance Company, Detroit, Mich. as surety.

Ward T. Liston, Center Township, amount $2000.00, with The Aetna Casualty and Surety Company of Hartford, Conn. as surety.

Re: County Infirmary Employee

The Commissioners approve appointment of Chas. Savage, as Laundroman at the County Infirmary, at the rate of $55.00 per month.

Re: W. P. A. Employee

The Commissioners approve the appointment of John C. Sternemann at $5.00 per day on W. P. A. Projects.

Re: School Fund Property- Mary Kirkwood

In the matter of the sale of property heretofore acquired to satisfy delinquent School Fund Loan.

Comes now Chas. H. Atkins, County Auditor of Vanderburgh County, Indiana, and reports to the Board that Edward Kraft, who heretofore on the 7th day of May, 1941, submitted his bid in the sum of eleven hundred ten (1110.00) dollars, for the purchase of the following described real estate situate in Vanderburgh County, Indiana, heretofore acquired by Vanderburgh County, Indiana, heretofore acquired by Vanderburgh County, Indiana, to satisfy delinquent school fund loan, viz: 
Board of Commissioners, Vanderburgh County, Indiana, MAY 22 & 26, 1941

RE: SCHOOL FUND LOAN PROPERTY - CONT'D-

NINETEEN AND SIXTY-FIVE HUNDREDTHS (19.65) FEET OF LOT TWO, ADJOINING LOT THREE, AND TWENTY-THREE AND FIVE TENTHS (23.5) FEET OF LOT THREE, ADJOINING LOT TWO (2), ALL IN BLOCK FORTY-TWO (42) IN EASTERN ENLARGEMENT OF THE CITY OF EVANSVILLE, INDIANA, COMMONLY KNOWN AS NO. 605 OAK STREET, HAVING A TOTAL FRONTAGE OF FORTY-THREE AND FORTY-FIVE HUNDREDTHS (43.45) FEET ON OAK STREET.

HAS WITHDRAWN HIS BID, FOR THE REASON THAT THE ABSTRACT OF TITLE, PREPARED COVERING SAID REAL ESTATE SHOWS TITLE NOT SATISFACTORY TO HIM, AND SAID SALE IS NOW ORDERED CANCELLED BY THE BOARD.

RE: HIGHWAY DEPARTMENT EMPLOYEES

THE COMMISSIONERS APPROVE THE APPOINTMENT OF EMERY MORRIS AND ELDORIDGE PFINGSTON AS HIGHWAY EMPLOYEES, EFFECTIVE MAY 27TH, 1941.

RE: BOND OF PERRY TOWNSHIP ASSESSOR

THE COMMISSIONERS APPROVE BOND OF FRED H. DUNCAN, TOWNSHIP ASSESSOR OF PERRY TOWNSHIP IN THE SUM OF $1,000.00 WITH THE AMERICAN SURETY COMPANY OF NEW YORK, AS SURETY, SAID APPROVAL BEING AS OF FEBRUARY 3RD, 1941.

ON MOTION THE BOARD RECESS UNTIL MONDAY, MAY 26TH, 1941.

RE: SETTLEMENT AGREEMENT ON FATAL INJURY OF JOHN EARL KORMELINK

RE: SETTLEMENT AGREEMENT PERTAINING TO THE FATAL INJURY SUSTAINED BY JOHN EARL KORMELINK.

THE BOARD NOW APPROVES SETTLEMENT AGREEMENT WITH DOROTHY KORMELINK, WIDOW OF JOHN EARL KORMELINK, DECEASED; DOROTHY KORMELINK, ADMINISTRATRIX OF THE ESTATE OF JOHN EARL KORMELINK AND DOROTHY KORMELINK, GUARDIAN OF BETTYE MAE KORMELINK AND THOMAS LEE KORMELINK, MINORS UNDER THE AGE OF TWENTY-ONE YEARS, PERTAINING TO THE FATAL INJURY SUSTAINED BY JOHN EARL KORMELINK IN AN ACCIDENT ACCURRING AT THE INTERSECTION OF STATE HIGHWAY NO. 54.
Board of Commissioners, Vanderburgh County, Indiana, MAY 26 1941

RE: FATAL INJURY OF JOHN EARL KORMELINK - CONT'D -

AND 57 near Switz City, Indiana, on May 25th, 1940, while said John Earl Kormelink was acting in the capacity of Deputy Sheriff in transporting prisoners to the Indiana State Farm and Indiana Reformatory, under which agreement there is to be paid the sum of Sixteen and 50/100 (16.50) dollars per week beginning on the 25th day of May, 1940, for the period of three hundred weeks, one-third thereof to the paid to Dorothy Kormelink, as widow of said John Earl Kormelink and two-thirds thereof to be paid to said Dorothy Kormelink, as Guardian of said Bettye Mae Kormelink and Thomas Lee Kormelink, minors under the age of twenty-one years, which said amounts are to be paid by the American Employers Insurance Company of Boston, Massachusetts, carrying the compensation insurance for Vanderburgh County, Indiana, and in addition thereto, in like manner, there is to be paid the sum of One Hundred and Fifty (150.00) dollars toward the funeral expenses of said John Earl Kormelink, and under which settlement agreement Vanderburgh County, Indiana, and its compensation insurance carrier, are to be fully and completely released and discharged from all future liability of any kind to said named parties and each of them, their heirs, administrators and assigns on account of said accidental death of said John Earl Kormelink.

RE: ADDITIONAL APPROPRIATIONS

The Commissioners request the Auditor to call a meeting of the County Council on the following additional appropriations:

Superior Court - Special Judges ...... $500.00
County Sheriff - Radios ............ $810.00
County Commissioners - Equipment .... 1000.00

And approval of Food Stamp Fund.

RE: W. P. A. BRIDGES

In the matter of additional allowance to Sam C. Warren for engineering services rendered by him outside of and in addition to his regular duties as Deputy County Surveyor and during hours other than regular office or working hours.

Pursuant to previous instructions and agreement, wherein the Board of Commissioners of the County of Vanderburgh, Indiana, instructed Sam C. Warren, to devote additional time to the preparation of plans, specifications, etc., for Vanderburgh County Bridge work, at the rate of Two (2.00) dollars per hour, under which instructions said Sam C. Warren rendered twenty (20) hours to engineering work on the preparation of plans, specifications, etc., for Vanderburgh County Bridge work, on Boonville-New Harmony Road near Warrick County Line, all of which services were rendered at the special instance and request of this Board, and consisted of a special
Board of Commissioners, Vanderburgh County, Indiana, MAY 26 & 29 1941

RE: W. P. A. BRIDGES -CONT'D-

CHARACTER, WERE OUTSIDE OF AND IN ADDITION TO THE REGULAR DUTIES OF SAID SAM C. WARREN AS DEPUTY COUNTY SURVEYOR, AND WERE RENDERED DURING HOURS OTHER THAN REGULAR OFFICE OR WORKING HOURS, AND COMES NOW SAID SAM C. WARREN AND PRESENTS TO THE BOARD HIS CLAIM FOR FORTY (40.00) DOLLARS FOR SAID TWENTY (20) HOURS OF ADDITIONAL ENGINEERING SERVICES, AT THE AGREED RATE OF TWO (2.00) DOLLARS PER DAY, WHICH CLAIM IS NOW BY THE BOARD ALLOWED AND THE COUNTY AUDITOR IS DIRECTED TO PAY THE SAME OUT OF THE APPROPRIATION FOR W. P. A., No. 19-410.

RE: COUNTY INFIRMIARY PHYSICIAN

THE COMMISSIONERS APPOINT J. H. MCCOOL, M.D., AS PHYSICIAN OF THE COUNTY INFIRMIARY FOR A PERIOD OF ONE YEAR, BEGINNING JULY 1ST, 1941.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, MAY 29TH, 1941.

THE MINUTES WERE READ AND APPROVED.

RE: DOUGLAS HOME LEASE FOR W.P.A. HEADQUARTERS

THE COUNTY AUDITOR PRESENTS NOTIFICATION TO THE BOARD FROM THE U. S. GOVERNMENT OF RENEWAL OF LEASE ON DOUGLAS HOME FOR USE AS W.P.A. HEADQUARTERS FOR THE TERM OF ONE YEAR BEGINNING JULY 1ST, 1941. COUNTY AUDITOR IS REQUESTED TO ACKNOWLEDGE RECEIPT OF THE NOTICE.

RE: BURDETTE PARK ASSOCIATION

THE BURDETTE PARK ASSOCIATION FILES THEIR REPORT FOR THE YEARS 1939 AND 1940. COMMISSIONERS ORDER SAME RECORDED IN COMMISSIONERS RECORD, VIZ:
RE: BURDETT PARK ASS'N - CONT'D-

FINANCIAL REPORT OF BURDETT PARK ASSOCIATION
JANUARY 1, 1939 TO JANUARY 1, 1940
PREPARED BY J.A. CORNELIUS KOCH - ACCOUNTANT

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28,220.65
FINANCIAL REPORT OF BURDETTE PARK ASSOCIATION
JANUARY 1, 1940 TO JANUARY 1, 1941
PREPARED BY J.A. CORNELIUS KOCH - ACCOUNTANT

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EXPENDITURES:

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Cash in Bank December 31, 1940: $31,795.11

On motion the Board adjourn sine die.

Joseph V. Estatesell
George J. Kissel

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, ___JUNE 2nd___ 1941.

MONDAY, JUNE 2nd, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

Comes now Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that the following proceedings were had at a meeting of the Township Trustees of the Townships within Vanderburgh County, Indiana, on Monday June 2nd, 1941, viz:

MEETING OF THE TOWNSHIP TRUSTEES WITHIN VANDERBURGH COUNTY, INDIANA, HELD FOR THE PURPOSE OF ELECTING A COUNTY SUPERINTENDENT OF SCHOOLS FOR VANDERBURGH COUNTY, INDIANA.

The Township Trustees within Vanderburgh County, Indiana, met at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, at ten o'clock A.M. on the 2nd day of June, 1941, that being the first Monday in June, 1941, for the purpose of electing a County Superintendent of Schools for Vanderburgh County, Indiana, for the term of four (4) years, beginning on August 16th, 1941.

There were present Edward Bittner, Trustee of Armstrong Township, Kurt Karger, Trustee of Center Township, Walter Lidwig, Trustee of German Township, Frank Fickas, Jr., Trustee of Knight Township, Whit Brown, Trustee of Perry Township, Alvin Walthers, Trustee of Pigeon Township, Christ Kuester, Trustee of Scott Township and Fay Hille, Trustee of Union Township, being all of the Trustees of the Townships within Vanderburgh County, Indiana; also Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and Henry C. Buente, County Attorney of Vanderburgh County, Indiana, and Lowell Hopkins, County Superintendent of Schools of Vanderburgh County, Indiana.

The meeting was called to order with Frank Fickas, Jr., Presiding and Chas. H. Atkin, County Auditor, acting as Clerk of the meeting, whereupon the purpose of the meeting was stated, being that of electing a County Superintendent of Schools for Vanderburgh County, Indiana, for the term of four (4) years, beginning August 4th, 1941, and evidence was presented to the meeting that notice of this meeting was mailed by United States Mail, postage prepaid, to each of the Township Trustees within Vanderburgh County, Indiana, as well as to the County Auditor of Vanderburgh County, Indiana, by Lowell Hopkins, County Superintendent of Schools for Vanderburgh County, Indiana.

The Statutory Procedure for the election was also explained, whereupon the Presiding Officer announced that Applications for the Appointment of County Superintendent of Schools for Vanderburgh County, Indiana, had been received from the following named persons, to-wit:
Board of Commissioners, Vanderburgh County, Indiana, JUNE 2ND 1941

HOWARD M. ALEXANDER
HENRY A. BIPPUSS
KENNETH E. LANT
ROBB B. NORRICK
RALPH B. PARKER
CHARLES R. ROBINSON

AND IT WAS FURTHER ANNOUNCED THAT EACH OF SAID APPLICANTS HAD BEEN INVESTIGATED AND POSSESSED ALL OF THE STATUTORY QUALIFICATIONS, AND BY UNANIMOUS CONSENT OF ALL OF THE TRUSTEES, IT WAS AGREED THAT THE NAMES OF EACH OF SAID SIX APPLICANTS BE PLACED UPON THE BALLOT AND THAT THE VOTE BE TAKEN BY SECRET BALLOT.

Thereupon ballots were distributed to each of said Trustees, and the votes were tabulated by the County Auditor as Clerk of the Meeting, which showed that all eight (8) votes of the Trustees were cast for Charles R. Robinson as County Superintendent of Schools for Vanderburgh County, Indiana, and the Presiding Officer thereupon announced the unanimous election of Charles R. Robinson as such County Superintendent.

A discussion then ensued in regard to fixing the salary of the County Superintendent of Schools, and upon motion of Whit Brown, Township of Perry Township, seconded by Alvin Walthers, Township Trustee of Pigeon Township, by unanimous vote of all of the Trustees, the salary of said County Superintendent of Schools was fixed at thirty-five hundred ($3500.00) dollars per annum, for the term of four (4) years, beginning August 16th, 1941.

There being no further business to come before the meeting, upon motion, the meeting then adjourned.

(Signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana, and ex-officio Clerk to the Meeting.

(Signed) FRANK FICKAS, JR.
Presiding Officer

And the Board now orders that a copy of said proceedings be copied into the records of this Board, as of this date.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 2ND 1941

MONDAY, JUNE 2ND, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO LAW, WHEN PRESENT JOSEPH V. EISERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY SHERIFF, G. W. CROWDER.

THE MINUTES WERE READ AND APPROVED.

RE: CONTRACT FOR ESTABLISHMENT OF SWITCH TRACK FROM L. & N. R.R.CO. TO CROSS BROADWAY AT DENNISON STREET, EXTENDED TO SHELL OIL CO. PLANT

MINUTE UPON ADOPTION OF RESOLUTION

BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, STATE OF INDIANA

THIS BOARD HAVING HERETOFORE ON THE 12TH DAY OF MAY, 1941 FIXED THIS, THE 2ND DAY OF JUNE, 1941, AT 10:00 O'CLOCK A.M., AS THE TIME WHEN IT WOULD TAKE UP AND FINALLY CONSIDER, AT A PUBLIC HEARING IN THE OFFICE OF THIS BOARD, THE PROPOSED CONTRACT WITH THE LOUISVILLE & NASHVILLE RAILROAD COMPANY WHEREBY SAID COMPANY WOULD BE AUTHORIZED TO CONSTRUCT, MAINTAIN AND OPERATE A SWITCH TRACK FROM THE BULK STORAGE PLANT OF THE SHELL OIL COMPANY LOCATED AT BROADWAY AND DENNISON STREET EXTENDED, IN VANDERBURGH COUNTY, INDIANA, OVER, UPON AND ACROSS BROADWAY AVENUE TO THE RIGHT-OF-WAY AND MAIN LINE OF SAID LOUISVILLE & NASHVILLE RAILROAD COMPANY, ALL AS SHOWN AND LOCATED ON THE BLUEPRINT OR DRAWING ATTACHED TO SAID PROPOSED CONTRACT AND MADE A PART THEREOF.

NOW THIS BEING THE TIME AND PLACE SET BY THIS BOARD FOR A PUBLIC HEARING ON SAID CONTRACT, SAID LOUISVILLE & NASHVILLE RAILROAD COMPANY NOW PRESENTS TO THIS BOARD PROOFS OF PUBLICATION OF NOTICE OF SAID HEARING AND PROOF OF POSTING OF NOTICES OF SAID HEARING, ALL OF WHICH PROOFS, UPON EXAMINATION BY THE BOARD, ARE FOUND TO BE SUFFICIENT AND IN COMPLIANCE WITH THE LAW APPLICABLE THERETO; AND NO REMONSTRANCE TO SAID CONTRACT OR THE ENTERING INTO SAID CONTRACT HAVING BEEN FILED WITH THE BOARD AND NO REMONSTRATOR HAVING APPEARED AT THIS MEETING TO OBJECT TO SAID CONTRACT OR TO ANY PROVISION THEREOF, NOW THE BOARD, ON DUE CONSIDERATION OF SAID CONTRACT AND THE TERMS THEREOF, APPROVES SAID CONTRACT AND HEREBY EXECUTES THE SAME FOR AND ON BEHALF OF VANDERBURGH COUNTY, STATE OF INDIANA, WHICH CONTRACT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

CONTRACT

THIS AGREEMENT, MADE AND ENTERED INTO THIS 2ND DAY OF JUNE, 1941, BY AND BETWEEN THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, PARTY OF THE FIRST PART, AND LOUISVILLE & NASHVILLE RAILROAD COMPANY, PARTY OF THE SECOND PART, WITNESSETH:

A RIGHT OF EASEMENT TEN (10) FEET IN WIDTH EXTENDING FROM THE SOUTHEAST PROPERTY LINE ACROSS BROADWAY TO THE PROPERTY LINE OF BROADWAY, THE CENTER LINE OF WHICH IS LOCATED AND DESCRIBED AS FOLLOWS:

Commencing at a point on the southeast right-of-way line of Broadway three and four-tenths (3.4) feet southwest of the intersection of said southeast property line with the center line of Dennison Street extended; thence northwesterly along a fifteen (15) degree curve a distance of seventy-six and five-tenths (76.5) feet to a point in the northwest right-of-way line of Broadway, which point is seventy-two and fifty-five hundredths (72.55) feet north-east of the point of intersection of said northwest right-of-way line with the center line of Dennison Street extended, all in Vanderburgh County, State of Indiana.

In consideration of the foregoing grant by Said Board of Commissioners, the Said Louisville & Nashville Railroad Company hereby promises and agrees as follows:

1. It is agreed and understood that the work of constructing said switch shall at all times be under the control and supervision of said Board and to its approval.

2. The said company agrees and hereby guarantees that all of the said tracks over which cars and engines are to be operated and the foundations thereof shall at all times be sufficient to withstand the weight of said cars and engines and that the rails, ties and other equipment shall be so constructed and maintained that said cars and engines shall be operated without damage either to said streets, abutting property, or water pipes or mains, and should they or any part thereof at any time be found insufficient for that purpose the Board of Commissioners shall have the right on reasonable notice to require the same to be repaired or reconstructed, and if on failure of the company on such notice to repair or reconstruct the same as required by the Board, the Board of Commissioners shall have the right to revoke the rights hereby granted and to cause said tracks to be removed from said streets.

3. Cars shall not be loaded or unloaded or permitted to stand on any street at all times during which said right-of-way is granted. If at any time the foundation of said track or tracks or any part thereof should prove insufficient to withstand the weight of said cars, the engines propelled over the same, the Board of Commissioners or other proper department or authority of the County shall have the right to cause the same to be relaid and reconstructed to such depth, of such material and in such manner as shall in the opinion of such board or other proper authority of the County be necessary for the protection of said streets. The Board of Commissioners shall have the right also whenever and as often as necessary to require said company to delay, repair and repave the space occupied by, between and to a distance of eighteen (18) inches on the outside of the rails of all such tracks and switches, either with the same kind of material as the remainder of such streets or highways are improved with, or otherwise, and without regard to the fact whether the remainder of such streets or highways is improved at all, it being the intent hereof that in consideration of the rights hereby granted said company agrees that it will properly comply with all such orders and directions of every kind as shall be made by said County or other proper department or authority concerning the construction and maintenance of said tracks and switches. The Board of Commissioners may require the company to construct a curbing of stone or other material along its rails at such reasonable distance therefrom and in such manner as the Board may direct for the better protection of the streets and highways and to facilitate traffic over the same.

4. On failure of said company on reasonable notice in writing to comply with any order of the Board of Commissioners or other proper department or authority of the County concerning the maintenance and repair of said tracks, the Board shall have the right either by appropriate legal proceedings or in any other lawful manner to declare the rights hereby granted forfeited and to compel the company to remove the tracks and switches hereby authorized.

5. This license or permission to lay said tracks or switch may be revoked by the County, acting either through this department or some other department as shall have jurisdiction thereof, at any time after ten (10) years after this date, and on such revocation all rights of said company, or its successors or assigns, and all rights of the owners of said track shall terminate, and it shall be the duty of the company to remove the same and restore the said street or highway as nearly as may be to its former condition, and failing so to do, the Board of Commissioners shall have the right to remove said switch from said street, and the owner of said property shall be liable to the cost thereof.
6. This grant is made subject to the full and complete control of said street or highway by the proper authorities of said county, who shall, at any time, have the right to regulate the use of said street or highway, to change the grade thereof, and to cause said switch to be raised or lowered, and such change to be made as public convenience may require. If at any time the said company, or its successors or assigns, shall fail to comply with the conditions of this grant, it shall be lawful for the proper department of said county to declare the same forfeited, and cause the said switch to be removed.

7. Said company, immediately upon the completion of the construction of the switch track herein permitted, shall cause the portions of any streets or highways dug up, cut or disturbed to be replaced to the complete satisfaction of the Board of Commissioners.

In witness whereof, the Board of Commissioners of the county of Vanderburgh, Indiana, has caused these presents to be executed for and on its behalf by its members, and said Louisville & Nashville Railroad Company has caused the same to be executed by its Ass't. General Manager, the day and year first above written.

The Board of Commissioners of the County of Vanderburgh, Indiana.

By: Joseph V. Eisterhold (signed)

George J. Kisel (signed)

Harvey Herndon (signed)

Members

Attest:

Chas. H. Atkin (signed)

County Auditor of Vanderburgh County

Louisville & Nashville Railroad Company

By: L. L. Morton (signed)

As its Ass't. General Manager

State of Kentucky

County of Jefferson

Personally appeared this day before me, the undersigned, a Notary Public in and for said county and State, the above named L. L. Morton, known to me to be the Ass't. General Manager of the Louisville & Nashville Railroad Company, a corporation of the State of Kentucky, and acknowledged that for and in the name of and on behalf of said corporation he has executed the foregoing contract as his voluntary act and as the act and deed of said corporation.

WITNESS my hand and notarial seal, this 2nd day of June, 1941.

(Signed) C. W. Shaft

Notary Public

My commission expires:

May 2, 1942

(Signed)
STATE OF INDIANA  
VANDERBURGH COUNTY  

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE BURKHART ROAD IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY YOUR BOARD, AT THE MAY TERM, 1941, THEREOF, TO VIEW, MARK AND PAY OUT A CERTAIN PROPOSED CHANGE IN A HIGHWAY PETITIONED FOR BY EDWARD R. PETERS, AND OTHERS, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HEREFORE ATTACHED AND MADE A PART HEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY, IN THE MANNER AS BY LAW PROVIDED; THAT THE ROUTE, RAMDS, COURSE, DISTANCE AND TERMINI OF SAID CHANGE IN HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-NIT:

BEGINNING ON INDIANA STATE HIGHWAY No. 62 AT THE POINT WHERE THE LINE BETWEEN SECTION EIGHTEEN (18), TOWNSHIP SIX (6) SOUTH, RANGE NINE (9) WEST AND SECTION THIRTEEN (13), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST INTERSECTS WITH SAID STATE HIGHWAY, EXTENDING THEREFROM SOUTH ALONG SAID LINE TO THE SOUTH LINE OF SAID SECTIONS, AND CONTINUING THENCE SOUTH ALONG THE LINE BETWEEN SECTION NINETEEN (19), TOWNSHIP SIX (6) SOUTH, RANGE NINE (9) WEST AND SECTION TWENTY-FOUR (24), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST TO THE SOUTH LINE OF SAID SECTIONS, AND CONTINUING THENCE SOUTHALONG THE LINE BETWEEN SECTION THIRTY (30), TOWNSHIP SIX (6) SOUTH, RANGE NINE (9) WEST AND SECTION TWENTY-FIVE (25), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST TO THE POINT OF INTERSECTION OF SAID LINE WITH INDIANA STATE HIGHWAY No. 66, A TOTAL DISTANCE OF APPROXIMATELY TWO (2) MILES,

AND THAT THE RIGHT-OF-WAY WIDTH OF SAID HIGHWAY, AS BY US ESTABLISHED IS SIXTY (60) FEET.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, BE SAID HIGHWAY IS ESTABLISHED, WILL EXCEED THE DAMAGES.

WE FURTHER FIND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNER, AND IN THE INSTANCE WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HERETO AFFIXED OUR SIGNATURES ON THIS THE 15TH DAY OF MAY, 1941.

(SIGNED) FRANK BYRNES
(SIGNED) FRANK GERTSEK
(SIGNED) THEODORE KOLB
VIEWERS
Board of Commissioners, Vanderburgh County, Indiana, June 2nd 1941

RE: BURKHART ROAD - CONT'D -

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE IN ALL THINGS APPROVED, AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE IF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET

ALONG THE ROUTE IN SAID REPORT FIXED.

RE: VACATION OF ALLEY FROM SYCAMORE TO WALNUT STREET

IN THE MATTER OF THE VACATION OF AN ALLEY LOCATED 125 FEET EAST OF HARPER AVENUE AND EXTENDING FROM WALNUT STREET TO SYCAMORE STREET IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW ANDREW J. Vogel, Henry Brackman and Alex Scheller, Hereafter appointed as Viewers to View a certain alley hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

IN THE MATTER OF THE VACATION OF AN ALLEY LOCATED 125 FEET EAST OF HARPER AVENUE AND EXTENDING FROM WALNUT STREET TO SYCAMORE STREET IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY YOUR BOARD AT THE MAY TERM, 1941, THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED VACATION OF A HIGHWAY (ALLEY), AS PETITIONED FOR BY EARL R. CLARK, AND OTHERS, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HERETO ATTACHED, AND MADE A PART HEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED VACATION OF A HIGHWAY (ALLEY), IN THE MANNER AS BY LAW PROVIDED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID ALLEY TO BE VACATED, ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

A SIX (6) FOOT ALLEY BOUNDED AS FOLLOWS: COMMENCING ON THE NORTH LINE OF WALNUT STREET SIX HUNDRED FORTY-SIX (646) FEET EAST OF THE WEST LINE OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION TWENTY-SEVEN (27), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST; THENCE EXTENDING NORTH SIX HUNDRED AND FIVE (605) FEET TO THE SOUTH LINE OF SYCAMORE STREET; THENCE EXTENDING EAST SIX (6) FEET; THENCE EXTENDING SOUTH SIX HUNDRED AND FIVE (605) FEET TO THE NORTH LINE OF WALNUT STREET; THENCE EXTENDING WEST SIX (6) FEET TO THE PLANE OF BEGINNING.
Board of Commissioners, Vanderburgh County, Indiana, __JUNE 2ND__ 1941

WE FURTHER REPORT THAT SAID ALLEY WILL NOT AND CANNOT BE UTILIZED, WILL NOT BE OF PUBLIC UTILITY AND SHOULD BE VACATED FOR ALL PURPOSES, EXCEPT THAT A FOUR (4) FOOT EASEMENT FOR PUBLIC UTILITIES SHOULD BE ESTABLISHED AND RETAINED, THE EAST LINE OF SAID EASEMENT TO COINCIDE WITH THE EAST LINE OF THE ALLEY HEREIN RECOMMENDED TO BE VACATED.

IN TESTIMONY WHEREOF, WE HAVE HERETO AFFixed OUR SIGNATURES ON THIS THE 13TH DAY OF MAY, 1941.

(Signed) Andrew J. Vogel
(Signed) Henry Brackman
(Signed) Alex Scheller

Viewers

And the Board having examined said report of said viewers and having heard evidence and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said alley vacated as in said report set forth, for all purposes, except that a four (4) foot easement for public utilities should be established and retained, the east line of said easement to coincide with the east line of the alley to be vacated.

It is therefore ordered by the Board that the report of said viewers be, and the same is hereby approved; that said alley be vacated for all purposes, except that a four (4) foot easement for public utilities be established and retained, the east line of said easement to coincide with the east line of the alley herein ordered to be so vacated.

RE: VACATION OF ALLEYS IN LEGLER HEIGHTS

IN THE MATTER OF THE VACATION OF ALLEYS IN BLOCKS FOUR (4), FIVE (5), SIX (6), SEVEN (7) AND EIGHT (8), IN LEGLER HEIGHTS, AN ADDITION ADJACENT TO THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA.

Come now Robert Toon, Theodore Kolb and George Hon, heretofore appointed as viewers to view certain alleys hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

STATE OF INDIANA } SS:
VANDERBURGH COUNTY } Before the Board of Commissioners of the County of Vanderburgh, State of Indiana.

IN THE MATTER OF THE VACATION OF ALLEYS IN BLOCKS FOUR (4), FIVE (5), SIX (6), SEVEN (7) AND EIGHT (8), IN LEGLER HEIGHTS, AN ADDITION ADJACENT TO THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

We, the undersigned, viewers, appointed by your Board at the May Term, 1941, thereof, to view, mark and lay out certain alleys proposed to be vacated as petitioned for by Core Credit Corporation, and others, submit the following report:
Board of Commissioners, Vanderburgh County, Indiana, JUNE 2, 1941

RE: VACATION OF ALLEYS IN LEGLER HEIGHTS -CONT'D-

WEMET, AS DIRECTED IN THE ORDER HERETO ATTACHED AND MADE A PART HEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED VACATION OF ALLEYS, IN THE MANNER AS BY LAW PROVIDED; THAT THE LOCATION, ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID ALLEYS TO BE VACATED ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS;

TO-WIT:

A TWELVE (12) FOOT ALLEY RUNNING EAST AND WEST IN EACH BLOCKS FOUR (4), FIVE (5), SIX (6), SEVEN (7) AND EIGHT (8), INCLUDING THIRTY (30) FEET OF TAFT AVENUE (VACATED) LYING EAST OF SAID BLOCKS, IN LEGLER HEIGHTS, AN ADDITION ADJACENT TO THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA, ACCORDING TO THE RECORDED PLAT THEREOF.

WE FURTHER REPORT THAT SAID ALLEYS WILL NOT AND CANNOT BE UTILIZED; WILL NOT BE OF PUBLIC UTILITY AND SHOULD BE VACATED FOR ALL PURPOSES, EXCEPT FOR AN EASEMENT FOR PUBLIC UTILITIES.

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 14TH DAY OF MAY, 1941.

(SIGNED) ROBERT TOON
(SIGNED) THEODORE KOLB
(SIGNED) GEORGE HON
VIEWERS

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID ALLEYS VACATED AS IN SAID REPORT SET FORTH, FOR ALL PURPOSES, EXCEPT THAT AN EASEMENT BE RETAINED THEREIN FOR PUBLIC UTILITIES.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID ALLEYS BE VACATED FOR ALL PURPOSES, EXCEPT THAT AN EASEMENT BE RETAINED THEREIN FOR THE USE OF PUBLIC UTILITIES.

RE: COUNTY PLAN COMMISSION

RE: APPOINTMENT OF MORTON L. ICHENHAUSER, AS A MEMBER OF THE COUNTY PLANNING COMMISSION OF VANDERBURGH COUNTY, INDIANA.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JUNE 5TH, 1941.

THURSDAY, JUNE 5TH, 1941.

The Board of Commissioners of Vanderburgh, County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Hearing on Additional Appropriations

The State Board of Tax Commissioners will hold a hearing on Additional Appropriations for German Township June 7th, 1941 at 8:30 a.m. and on City of Evansville at 9:00 a.m.

Re: Deputy Sheriff

The Commissioners approve the appointment of Thomas Mooney to succeed Lewis Morris, who resigned, upon recommendation of County Sheriff Val. Dietsch, effective June 8th, 1941.

Re: Vacation of Ruby Avenue in Pigeon Township

State of Indiana
Vanderburgh County

In the Commissioners' Court, June Term, 1941

In the matter of the petition of
Thomas M. Duncan and others for
the vacation of a part of Ruby Avenue, a public highway in Vanderburgh County, Indiana.

Order on Petition for the Vacation of a Part of Ruby Avenue

Come now Thomas M. Duncan and eleven (11) other persons and present to the board their petition, praying for the vacation of a part of Ruby Avenue described as follows:

A part of Ruby Avenue located in the Replat of Oakhurst Place, an addition lying in Pigeon Township, Vanderburgh County, Indiana, according to the recorded plat thereof, recorded in Plat Record II at page 169 in the records of the Recorder of Vanderburgh County, Indiana, more particularly described as follows:
RE: RUBY AVENUE -CONT-.

BEGINNING AT THE NORTHWEST CORNER OF LOT 131 IN SAID REPLAT OF OAKHURST PLACE; THENCE EASTWARDLY ALONG THE NORTH LINE OF SAID LOT 131 AND SAID NORTH LINE EXTENDED TO THE NORTHWEST CORNER OF LOT 130 IN SAID REPLAT OF OAKHURST PLACE; THENCE CONTINUING EASTWARDLY ALONG THE NORTH LINE OF SAID LOT 130 AND ALONG THE CURVED BOUNDARY OF SAID LOT FORMING THE NORTHEAST CORNER OF SAID LOT TO THE POINT WHERE THE EAST LINE OF SAID LOT BECOMES A STRAIGHT LINE; THENCE NORTHWARDLY FROM SAID POINT ALONG AN EXTENSION OF SAID STRAIGHT LINE FORMING THE EAST LINE OF SAID LOT 130 TO THE SOUTH LINE OF LOT 133 IN SAID REPLAT OF OAKHURST PLACE; THENCE WESTWARDLY ALONG THE SOUTH LINE OF SAID LOT 133 AND THE SOUTH LINE OF LOT 132 IN SAID REPLAT OF OAKHURST PLACE TO THE SOUTHWEST CORNER OF SAID LOT 132; THENCE SOUTHWARDLY ALONG THE EAST LINE OF MESKER PARK DRIVE TO THE POINT OF BEGINNING.

AND SAID PETITIONERS ALSO FILE AND PRESENT PROPER PROOF THAT NOTICE OF THE FILING OF THE PETITION WITH THE COUNTY AUDITOR HAS BEEN GIVEN BY PUBLICATION ONCE EACH WEEK FOR TWO (2) CONSECUTIVE WEEKS SUCCESSIVELY IN THE EVANSVILLE COURIER, A NEWSPAPER PUBLISHED IN VANDERBURGH COUNTY, INDIANA, WHICH PUBLICATION APPEARED IN THE ISSUES OF MAY 14TH AND 21ST OF THE YEAR 1941, AND THAT MORE THAN TWENTY (20) DAYS HAVE EXPIRED SINCE THE FILING OF SAID PETITION WITH THE AUDITOR AND THE FIRST PUBLICATION OF SAID NOTICE.


IT IS, THEREFORE, ORDERED BY THE BOARD THAT JULIUS F. RITTER, HENRY KAHRE AND EDV. C. MUELLER, WHO ARE DISINTERESTED FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF PIGEON TOWNSHIP, SAID COUNTY, BE AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID PART OF RUBY AVENUE PROPOSED TO BE VACATED AS HEREINABOVE DESCRIBED, THAT SAID VIEWERS VIEW SAID PART OF RUBY AVENUE PROPOSED TO BE VACATED AS REQUIRED BY LAW, THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA IN THE COURT HOUSE AT EVANSVILLE, INDIANA ON THE 10TH DAY OF JUNE, 1941, AT 2:00 O'CLOCK P. M., AND QUALIFY AS SUCH VIEWERS, AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD AT THE NEXT ENSUING SESSION OF THIS BOARD, AND THIS MATTER IS CONTINUED.
RE: COUNTY BUSINESS

The Commissioners approve the expense of County Auditor Chas. H. Atkin to Indianapolis on County business with various State Departments.

RE: COUNTY HIGHWAY SUPPLIES

The Commissioners request the Auditor to advertise for supplies for Highway Department for the six months period, ending December 31st, 1941.

RE: SUPPLIES FOR COUNTY INSTITUTIONS

The Commissioners request the Auditor to advertise for supplies for the Bohmne Hospital, County Infirmary and Sanitary supplies for County institutions for period ending September 30th, 1941.

On motion the Board recess until Monday, June 9th, 1941.

Monday, June 9th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon; members composing said Board; also Guy K. Fox, Deputy County Auditor and Henry Bunte, County Attorney.

The minutes were read and approved.

RE: HIGHWAY DEPARTMENT

The Commissioners approve appointment of Joseph Engler, as employee in the Highway Department, at $2.50 cents per hour.

RE: VANDERBURGH-POSEY COUNTY LINE ROAD

STATE OF INDIANA  
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF
RIGHT-OF-WAY FOR THE VANDERBURGH-POSEY
COUNTY LINE ROAD IN PERRY TOWNSHIP,
VANDERBURGH COUNTY, INDIANA, AND MARRS
TOWNSHIP, POSEY COUNTY, INDIANA, FROM
THE MIDDLE MT. VERNON ROAD NORTH TO THE
CREASMEY ROAD.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 9th, 1941.

VANDERBURGH-POSEY COUNTY LINE ROAD—CONT'D—

Come now Louis G. Grossman and more than twenty-four (24) other persons, owners of real estate within Vanderburgh and Posey Counties, Indiana, and present to the Board their petition for the establishment of a right-of-way for the Vanderburgh-Posey County Line Road, in Perry Township, Vanderburgh County, Indiana and Marrs Township, Posey County, Indiana, and said petitioners also file and present to the Board the affidavit of Joseph V. Eisterhold, that notice was given of the filing of said petition by posting in six public places in the neighborhood of said road, three of said places being within Vanderburgh County, Indiana, and three of said places being within Posey County, Indiana; also the certificate of Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner interested, not signing said petition, by United States Mail, postage prepaid, of the presentation and filing of said petition, for more than twenty (20) days prior to the 9th day of June, 1941.

And the Board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by more than twenty-four (24) freeholders residing in said Counties of Vanderburgh and Posey; that at least six of said freeholders reside in the immediate neighborhood of the highway herein described, and at least three (3) of whom reside in each of said Counties of Vanderburgh and Posey; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in Vanderburgh County, Indiana, in the immediate neighborhood of said highway and in three of the most public places in Posey County, Indiana, in the immediate neighborhood of said highway, and that copy of said notice was mailed to each owner of real estate affected, not signing the petition for said highway, by United States Mail, postage prepaid, said notices being posted and mailed more than twenty (20) days prior to this date; that said highway proposed to be changed, extended, widened and opened, is upon the following described route, course and premises, to-wit:

Beginning at the point of intersection of the line between Vanderburgh and Posey Counties, State of Indiana, and the Middle Mt.Vernon Road, an established highway in said Counties (being also the point of intersection of the line between Section Thirty-one (31), Township Six (6) South, Range Eleven (11) West in Vanderburgh County, Indiana, and Section Thirty-six (36), Township Six (6) South, Range Twelve (12) West in Posey County, Indiana), and extending thence north along said line to the north line of said Sections; continuing thence north along said line between said Vanderburgh and Posey Counties (being also the line between Section Thirty (30), Township Six (6) South, Range Eleven (11) West in Vanderburgh County, Indiana, and Section Twenty-five (25), Township Six (6) South, Range Twelve (12) West in Posey County, Indiana), to the north line of said Sections, and continuing thence north along said line between said Vanderburgh and Posey Counties, Indiana (being also the line between Section Nineteen (19), Township Six (6) South, Range Eleven (11) West in Vanderburgh County, Indiana, and Section twenty-four (24), Township Six (6) South, Range Twelve (12) West in Posey County, Indiana), to the Creamery Road, an established highway within said Vanderburgh and Posey Counties, Indiana, a total distance of approximately one and one-half (1½) miles.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 9TH & 12TH, 1941.

RE: VANDERBURGH-POSEY COUNTY LINE ROAD -CONT'D-

AND NOW THE APPOINTMENT OF VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, AS WELL AS FURTHER ACTION UPON SAID PETITION IS TAKEN UNDER ADVISEMENT BY THIS BOARD UNTIL THURSDAY, JUNE 12TH, 1941.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JUNE 12TH, 1941.

[Signatures]

THURSDAY, JUNE 12TH, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buenke, County Attorney.

The minutes were read and approved.

RE: REFUND OF TAXES

IN THE MATTER OF REFUND OF TAXES

WHEREAS CERTAIN PERSONS WERE WRONGFULLY ASSESSED WITH TAXES FOR THE YEAR 1941, FOR WHICH EACH OF SUCH PERSONS WERE ENTITLED TO A REFUND UNDER THE PROVISION OF SECTION 6088, BURNS 1914, AND WHEREAS, THE PERSONS HERETINAFTER NAMED BY PROPER PROOF SHOWED THEMSELVES ENTITLED TO THE REFUND OF TAXES WRONGFULLY ASSESSED AGAINST THEM FOR THE AMOUNT SET OPPOSITE THEIR RESPECTIVE NAMES, WHICH REFUNDS WERE MADE BY THE BOARD IN COMMON WITH THE USUAL MONTHLY ALLOWANCES AND WITHOUT SPECIAL ORDER OF THE BOARD, NOW-

THEREFORE, FOR THE PURPOSE OF SPREADING OF RECORD AN ORDER FOR SUCH REFUNDS, IT IS NOW BY THE BOARD ORDERED AND ADJUDGED THAT THE FOLLOWING PERSONS ARE ENTITLED TO A REFUND OF TAXES FOR THE AMOUNTS SET OPPOSITE THEIR RESPECTIVE NAMES AND IT IS FURTHER ORDERED THAT THE AMOUNTS HERETOFORE PAID TO THEM WAS OF SUCH REFUND, BE AND THE SAME ARE HEREBY CONFIRMED AS OF THE DATE OF ALLOWANCE.
Board of Commissioners, Vanderburgh County, Indiana. JUNE 12TH 1941

REFUND OF TAXES -CONT'D-

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TOTAL $787.98

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon

BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, STATE OF INDIANA

RE: VANDERBURGH-POSEY COUNTY LINE ROAD

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF RIGHT-OF-WAY FOR THE VANDERBURGH-POSEY COUNTY LINE ROAD IN PECHY TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND MARRS TOWNSHIP, POSEY COUNTY, INDIANA, FROM THE MIDDLE MT. VERNON ROAD NORTH TO THE CREAMERY ROAD.

The Board, having heretofore, on the 9th day of June, 1941, taken the above entitled matter under advisement until this the 12th day of June, 1941, now orders that Emery Bennett, Walter Saltzman and Louis Fox, resident freeholders residing in Posey County, Indiana, outside of MARRS TOWNSHIP, POSEY COUNTY, INDIANA, and Edwin Fuchs, George D. Mayer and James Hinman, resident freeholders, residing in Vanderburgh County,
Board of Commissioners, Vanderburgh County, Indiana. JUNE 12TH 1941

INDIANA, outside of Perry Township, Vanderburgh County, Indiana, are, hereby appointed viewers to view the highway petitioned to be changed, extended, widened and opened in the above-entitled proceeding, that is to say, upon the following described route, course, and premises, to-wit:

BEGINNING AT THE POINT OF INTERSECTION OF THE LINE BETWEEN VAN­DERBURGH AND POSEY COUNTIES, STATE OF INDIANA, AND THE MIDDLE MT. VERNON ROAD, AN ESTABLISHED HIGHWAY IN SAID COUNTIES (BEING ALSO THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTION THIRTY-ONE (31), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST IN VAN­DERBURGH COUNTY, INDIANA, AND SECTION THIRTY-SIX (36), TOWNSHIP SIX (6) SOUTH, RANGE TWELVE (12) WEST IN POSEY COUNTY, INDIANA, AND EXTENDING THEREALONG SAID LINE TO THE NORTH LINE OF SAID SECTIONS; CONTINUING THEREALONG SAID LINE BETWEEN SAID VAN­DERBURGH AND POSEY COUNTIES, (BEING ALSO THE LINE BETWEEN SECTION THIRTY (30), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST IN VAN­DERBURGH COUNTY, INDIANA, AND SECTION TWENTY-FIVE (25), TOWNSHIP SIX (6) SOUTH, RANGE TWELVE (12) WEST IN POSEY COUNTY, INDIANA) TO THE NORTH LINE OF SAID SECTIONS, AND CONTINUING THEREALONG SAID LINE BETWEEN SAID VAN­DERBURGH AND POSEY COUNTIES, INDIANA (BEING ALSO THE LINE BETWEEN SECTION NINETEEN (19), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST IN VAN­DERBURGH COUNTY, INDIANA, AND SECTION TWENTY-FOUR (24), TOWNSHIP SIX (6) SOUTH, RANGE TWELVE (12) WEST IN POSEY COUNTY, INDIANA) TO THE CREAMERY ROAD, AN ESTABLISHED HIGHWAY WITHIN SAID VAN­DERBURGH AND POSEY COUNTIES, INDIANA, A TOTAL DISTANCE OF APPROXIMATELY ONE AND ONE-HALF (1½) MILES.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE POINT OF BEGINNING OF SAID HIGHWAY, ON THE LINE BETWEEN SAID VAN­DERBURGH AND POSEY COUNTIES, INDIANA, ON THE 16TH DAY OF JUNE, 1941, AT 2:30 O'Clock in the afternoon and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the July term, 1941, of this Board, and this matter is continued.

On motion the Board recess until Monday, June 16th, 1941.

[Signatures]

JOSEPH V. BUTCHER
GEORGE J. KISSED
HERMAN HARTMAN

BOARD OF COUNTY COMMISSIONERS
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT, JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON SUPPLIES FOR HIGHWAY DEPARTMENT

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON VARIOUS SUPPLIES FOR HIGHWAY DEPARTMENT, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS:

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MOTOR OIL

(PER GAL. IN 55 GAL. DRUMS (APPROX) ONLY)

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Board of Commissioners, Vanderburgh County, Indiana, JUNE 16 191

TRANSMISSION GEAR LUBRICANT

Reg. & E.P. #90 to #250 - Price per lb.

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VARIOUS GREASES (per lb)

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<th>Water-Universal</th>
<th>Tractor-Axle</th>
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<td>.08 1/2</td>
<td>.09 1/2</td>
<td></td>
</tr>
<tr>
<td>MID-CONT OIL CO</td>
<td>.07 1/2</td>
<td>.08</td>
<td>.11 1/2</td>
<td>.10 1/2</td>
<td>.07</td>
<td>.06</td>
<td>.08 1/2</td>
<td></td>
<td></td>
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<tr>
<td>PHILLIPS PET CO</td>
<td>.08</td>
<td>.08</td>
<td>.11</td>
<td>.11</td>
<td>.08 1/2</td>
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<td>.08 1/2</td>
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<tr>
<td>DEEP ROCK OIL CO</td>
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<td>2.19</td>
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<td>2.07</td>
<td>2.14</td>
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<td>1.81</td>
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<tr>
<td>SHELL PET CO</td>
<td>9.00</td>
<td>2.59</td>
<td>3.35</td>
<td>3.35</td>
<td>2.85</td>
<td>11.00</td>
<td>1.65</td>
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<tr>
<td>NEW EVILLE OIL CO</td>
<td>.10</td>
<td>.08</td>
<td>.13</td>
<td>----</td>
<td>.13</td>
<td>.10</td>
<td>.07</td>
<td>.13</td>
<td></td>
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</table>

KEROSENE

<table>
<thead>
<tr>
<th>Company</th>
<th>Price per gal</th>
</tr>
</thead>
<tbody>
<tr>
<td>MID-CONT. OIL CO</td>
<td>T. W.</td>
</tr>
<tr>
<td>H.F.KOCH STATIONS</td>
<td>.08 1/2</td>
</tr>
<tr>
<td>PHILLIPS PET. CO</td>
<td>10.3 1/2</td>
</tr>
<tr>
<td>DEEP ROCK OIL CO</td>
<td>9.6 1/2</td>
</tr>
<tr>
<td>SHELL PET. CO</td>
<td>9.6 1/2</td>
</tr>
<tr>
<td>NEW EVILLE OIL CO</td>
<td>7.75 1/2</td>
</tr>
</tbody>
</table>

AIR COMPRESSOR OIL

<table>
<thead>
<tr>
<th>Company</th>
<th>Price per gal</th>
</tr>
</thead>
<tbody>
<tr>
<td>MID-CONT. OIL CO</td>
<td>T. W.</td>
</tr>
<tr>
<td>H.F.KOCH STATIONS</td>
<td>.08 1/2</td>
</tr>
<tr>
<td>PHILLIPS PET. CO</td>
<td>.41</td>
</tr>
<tr>
<td>DEEP ROCK OIL CO</td>
<td>.35</td>
</tr>
<tr>
<td>SHELL PET. CO</td>
<td>.29</td>
</tr>
<tr>
<td>NEW EVILLE OIL CO</td>
<td>.41</td>
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</table>

FUEL OIL DEL. TO R. O.

<table>
<thead>
<tr>
<th>Company</th>
<th>Price per gal</th>
</tr>
</thead>
<tbody>
<tr>
<td>MID-CONT. OIL CO</td>
<td>T. W.</td>
</tr>
<tr>
<td>H.F.KOCH STATIONS</td>
<td>.08 1/2</td>
</tr>
<tr>
<td>PHILLIPS PET. CO</td>
<td>.09</td>
</tr>
<tr>
<td>DEEP ROCK OIL CO</td>
<td>.07 1/2</td>
</tr>
<tr>
<td>SHELL PET. CO</td>
<td>.07 1/2</td>
</tr>
<tr>
<td>NEW EVILLE OIL CO</td>
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### TIRES AND TUBES

<table>
<thead>
<tr>
<th>Size</th>
<th>Lee</th>
<th>Silver</th>
<th>Cav.</th>
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<tbody>
<tr>
<td>32x6 - 10ply</td>
<td>23.06</td>
<td>32.54</td>
<td>26.24</td>
</tr>
<tr>
<td>30x5 - 8</td>
<td>13.48</td>
<td>18.74</td>
<td>15.29</td>
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<tr>
<td>TRUCK</td>
<td>1.75</td>
<td>1.92</td>
<td>1.92</td>
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<tr>
<td>600x20 - 6</td>
<td>15.48</td>
<td>16.43</td>
<td>12.07</td>
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<td>TRUCK</td>
<td>1.75</td>
<td>1.92</td>
<td>1.92</td>
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<tr>
<td>525x18 - 6</td>
<td>6.65</td>
<td>9.53</td>
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<td>.96</td>
<td>1.06</td>
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<tr>
<td>700x20 - 8</td>
<td>17.75</td>
<td>24.90</td>
<td>20.11</td>
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<td>3.63</td>
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<tr>
<td>525x17 - 6</td>
<td>6.39</td>
<td>9.98</td>
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<td>1.00</td>
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<td></td>
<td>1.00</td>
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<tr>
<td>900x10 -</td>
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<td>21.47</td>
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<td>45.64</td>
<td>----</td>
</tr>
<tr>
<td>TRACT.GRAD.</td>
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<td>5.93</td>
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<tr>
<td>1050x24 - 8</td>
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<td>70.20</td>
<td>----</td>
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<td>TRACT.GRAD.</td>
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<td>----</td>
</tr>
<tr>
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<td>----</td>
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</tr>
<tr>
<td>TRACT.GRAD.</td>
<td></td>
<td></td>
<td>----</td>
</tr>
<tr>
<td>600x16 - 6ply</td>
<td>7.90</td>
<td>10.82</td>
<td>----</td>
</tr>
<tr>
<td></td>
<td>1.60</td>
<td>1.29</td>
<td>----</td>
</tr>
<tr>
<td>1125x24 - 6</td>
<td></td>
<td>45.64</td>
<td>----</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6.91</td>
<td>----</td>
</tr>
<tr>
<td>525x20 - 10</td>
<td>32.75</td>
<td>46.31</td>
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<td>4.40</td>
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<td>5.18</td>
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<tr>
<td>600x16 - 4</td>
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<td>8.61</td>
<td>----</td>
</tr>
<tr>
<td></td>
<td>1.60</td>
<td>1.29</td>
<td>----</td>
</tr>
<tr>
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<td>70.20</td>
<td>----</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6.91</td>
<td>----</td>
</tr>
</tbody>
</table>

#### REPAIR PARTS

(No bids were submitted on various repair parts)

All bids are taken under advisement until Thursday, June 19th.

Re: Emergency Deputy Sheriff

The Board approves on recommendation of Sheriff Val Dietzsch, the appointment of Chas. Sweeton, to replace Thomas Mooney resigned, effective June 15, 1941.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 16 & 19, 1941

RE: HEARING ON ADDITIONAL APPROPRIATIONS FOR CITY PARK BOARD.

The State Board of Tax Commissioners will hold a hearing on additional appropriations for City Park Board on June 18th, 1941, at 10:30 A.M.

On motion the Board recess until Thursday, June 19th, 1941.

On motion the Board recessed until Thursday, June 19th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: CONTRACTS ON VARIOUS SUPPLIES FOR HIGHWAY DEPARTMENT

On motion the Board, this day makes the following awards on supplies for the Highway Department for period ending December 31, 1941-

GASOLINE
Phillips Petroleum Co - @ 13.44 per gal. (Gaur.)

TRANSMISSION GEAR LUBRICANT
Deep Rock Oil Co - @ .0575 per lb.

DISTILLATE
H. F. Koch Stations - @ .08 per gal.

MOTOR OIL
H. F. Koch Stations
Shell Petroleum Co

VARIOUS GREASES
Mid-Continent Oil Co
Deep Rock Oil Co

At prices listed on page 313
At prices listed on page 314
Board of Commissioners, Vanderburgh County, Indiana, JUNE 19, 1941

KEROSENE
NEW EVILLE OIL CO - @ 7.75¢ PER GALLON

AIR COMPRESSOR OIL
FUEL OIL
SHELL PET.CO. - .29 PER GAL. .07½ PER GAL.

TIRES AND TUBES
PHILLIPS PETROLEUM CORP
GOODRICH-SILVERTOWN 
AT PRICES LISTED ON PAGE 315

RE: COUNTY BUSINESS

THE COMMISSIONERS APPROVE THE EXPENSE OF DEPUTY COUNTY AUDITOR BEN BOCKSTEGE TO INDIANAPOLIS ON COUNTY BUSINESS WITH SEVERAL STATE DEPARTMENTS.

RE: HILLCREST HOME PROJECT

THE COMMISSIONERS APPROVE PAYMENT OF $250.00 TO EDWARD KERTH, AS A PARTIAL PAYMENT FOR PREPARING PLANS AND SPECIFICATIONS FOR HILLCREST HOME IMPROVEMENT. THIS WORK BEING DONE ON TIME OTHER THAN THAT OF COUNTY BUILDING INSPECTOR.

RE: COURT HOUSE ANNEX
(ELECTRIC FANS)

THE COMMISSIONERS APPROVE THE PURCHASE OF SEVEN (7) ELECTRIC FANS FOR SELECTIVE SERVICE DRAFT BOARD OFFICES.

ON MOTION THE BOARD RECESS UNTIL MONDAY, JUNE 23RD, 1941.

[Signatures]

JOSEPH V. ESTALS
GEORGE J. KISSEL
HARRY J. KENDRICK
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, JUNE 23, 1941

MONDAY, JUNE 23RD, 1941.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR, GUY K. FOX, DEPUTY COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR VARIOUS COUNTY INSTITUTIONS FOR THE MONTHS OF JULY, AUGUST AND SEPTEMBER, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS, AS FOLLOWS:

**BOEHNE HOSPITAL**

- MEYER BAKING CO
- C.J. KREMER BAKERY
- HI-CLASS BAKING CO
- FELDMAN BAKING CO
- IDEAL PURE MILK CO
- PURITY DAIRY CO
- KOCH DAIRY CO
- EDGECO DAIRY CO

**COUNTY INFIRMARY**

- S. KAHN'S BONS
- CHAS. NUNN & SON
- WM. KLENCK
- STAHL PACKING CO
- YOKEL & SON
- HI-CLASS BAKERY
- FELDMAN BAKING CO
- C.J. KREMER BAKERY
- MEYER BAKING CO
- KREYLING & COMPANY

- Bakery Products
- Dairy Products
- Meat, Smoked Meats & Eggs, Chickens, etc.
- Canned Fruits & Vegetables and Miscellaneous Groceries
- Groceries
- Mill Supplies
- Meat
- Bread
- Dry Goods
Board of Commissioners, Vanderburgh County, Indiana, JUNE 25 & 26 1941

SANITARY SUPPLIES

<table>
<thead>
<tr>
<th>Item</th>
<th>KREYLING CO</th>
<th>TRI-STATE</th>
<th>PRO TEX ALL</th>
<th>KOR-X-ALL</th>
</tr>
</thead>
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<tr>
<td>#1 - Cleaning Powder</td>
<td>-----</td>
<td>.04 3/4</td>
<td>.06</td>
<td>.05 3/4</td>
</tr>
<tr>
<td>2 - Toilet Tissue</td>
<td>5.09</td>
<td>-----</td>
<td>-----</td>
<td>5.45</td>
</tr>
<tr>
<td>3 - Sweeping Compound</td>
<td>-----</td>
<td>1.00</td>
<td>1.85</td>
<td>.75</td>
</tr>
<tr>
<td>4 - Scrubbing Solvent</td>
<td>-----</td>
<td>.42</td>
<td>.41½</td>
<td>.37½</td>
</tr>
<tr>
<td>5 - Liquid Toilet Soap</td>
<td>-----</td>
<td>.45</td>
<td>.38 &amp; .92</td>
<td>.39</td>
</tr>
<tr>
<td>6 - Floor Wax</td>
<td>1.54- 1.51</td>
<td>1.25</td>
<td>1.15</td>
<td>1.10</td>
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<tr>
<td>7 - Deodorant Crystals</td>
<td>-----</td>
<td>.48 lb</td>
<td>1.24 oz</td>
<td>1.25 oz</td>
</tr>
<tr>
<td>8 - Waldorf Fold Towels</td>
<td>4.25</td>
<td>-----</td>
<td>-----</td>
<td>-----</td>
</tr>
</tbody>
</table>

BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JUNE 26TH.

RE: HEARING ON ADDITIONAL APPROPRIATIONS

THE STATE BOARD OF TAX COMMISSIONERS WILL HOLD A HEARING ON ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY ON JUNE 23RD AT 10:00 A.M.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JUNE 26TH, 1941.

RE: CONTRACTS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY & SANITARY SUPPLIES FOR COUNTY INSTITUTIONS

ON MOTION THE BOARD THIS DAY MAKES THE FOLLOWING AWARDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS FOR JULY, AUGUST AND SEPTEMBER:

<table>
<thead>
<tr>
<th>Supplier</th>
<th>County Infirmary</th>
</tr>
</thead>
<tbody>
<tr>
<td>S. KAHN'S SONS</td>
<td>1- Groceries</td>
</tr>
<tr>
<td>CHAS. NUNN &amp; SONS</td>
<td>2- Mill Supplies</td>
</tr>
<tr>
<td>WILLIAM KLENCK</td>
<td>3- Meat</td>
</tr>
<tr>
<td>MEYER BAKING CO</td>
<td>4- Bread</td>
</tr>
<tr>
<td>KREYLING COMPANY</td>
<td>5- Dry Goods</td>
</tr>
</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana, JUNE 26 1941

BOEHNE HOSPITAL
C.J. KREMER BAKERY - #1 - BAKERY PRODUCTS
IDEAL PURE MILK Co
PURITY DAIRY CO } 2 - DAIRY PRODUCTS
KOCH DAIRY CO
YOKEL & SONS - 4 - MEAT
STAHL PACKING CO - 5 - SMOKED MEATS
A. BROMM & COMPANY - 6 - EGGS, CHICKENS, ETC.

SANITARY SUPPLIES
KOR-X-ALL COMPANY - 7 - CANNED FRUITS & VEGETABLES
KREYLING COMPANY - 8 - MISCELLANEOUS GROCERIES
PRO TEX ALL CC

RE: DEPUTY COUNTY TREASURER
( APPOINTMENT )

THE COMMISSIONERS APPROVE APPOINTMENT OF FRANK BYRNEs, AS DEPUTY COUNTY TREASURER, UPON RECOMMENDATION OF COUNTY TREASURER CHAS. M. FRISSE, FOR COLLECTION OF DELINQUENT TAXES.

ON MOTION THE BOARD RECESS UNTIL MONDAY, JUNE 30TH, 1941.

[Signatures]

JOSEPH T. FENTOCHOL

GEORGE J. KISSER

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, June 30, 1941

Monday, June 30th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Henderson, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Infirmary

The Commissioners receive report by Department of Public Welfare on County Infirmary, dated May 15th, 1941, and order same filed in the County Auditor's Office.

Re: Approval on Additional Appropriations

State of Indiana
Office of the State Board of Tax Commissioners

In the matter of additional appropriations for Vanderburgh County, Indiana.

No. 336

June 28th, 1941

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the matter of additional appropriations in the sum of $57,310.00;

And;

This matter having been set for hearing on June 23rd, at 10 A.M., C.S.T., report having been made and all the facts having been carefully considered, this Board does now affirm said additional appropriations as follows:

County General $2,310.00
Food Stamp Plan 55,000.00

State Board of Tax Commissioners of Indiana

Henry S. Murray, Chairman
C. R. Benjamin, Member

Attest:
Secretary

State of Indiana
Office of the State Board of Tax Commissioners

I, Edw. D. Koenemann, Secretary of the State Board of Tax Commissioners, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 28th day of June, 1941.

Witness my hand and the seal of this Board on this the 28th day of June, 1941.

(Signed) Edw. D. Koenemann
Secretary
**Board of Commissioners, Vanderburgh County, Indiana, June 30, 1941**

**RE: COUNTY HEALTH OFFICER DEPUTY**

The Commissioners approve appointment of Dr. Paul Crimm as Deputy County Health Officer, upon recommendations of Dr. G. B. Underwood.

**RE: COUNTY HIGHWAY DEPARTMENT**

The Commissioners approve appointment of John Sulawski, as Highway Employee, effective July 1st, 1941.

**RE: COUNTY SURVEYOR-GENERAL DRAINAGE**

Honorable Board of Commissioners of the County of Vanderburgh, Court House, Evansville, Indiana,

Gentlemen:

Under the Acts of the 1941 General Assembly of the State of Indiana, page 512, Acts 1941, it becomes the duty of my office, as soon as practical, after the passage of the Act, to proceed to view and examine each and every ditch or drain within Vanderburgh County; to fix and determine the portion thereof that the owner of each tract of land, etc., assessed for the construction thereof, and all owners of tracts of land which have been inadvertently or for other reason omitted from the original assessment, should biennially clean out, keep in repair, etc.

This Act makes it necessary, at this time, for my office to re-check all allotments, etc., of all ditches and drains within Vanderburgh County, necessitating additional work for my office; and as Mr. Claiborne E. Lynn is now the designated person in charge of the detail work pertaining to drainage allotments, I feel, in the interests of economy, rather than employing additional help, it would be prudent to permit Mr. Lynn to perform this extra work and add to his compensation, which I feel should be at the rate of $25.00 per month, in addition to the compensation he is now receiving.

I therefore recommend that this additional work, herein referred to, be performed by Mr. Claiborne E. Lynn and that he be paid, as additional compensation for said extra work, at the rate of $25.00 per month, effective July 1st, 1941, payable from the Vanderburgh County General Drainage fund, making his total compensation at the rate of $150.00 per month for the balance of the year 1941, from and after July 1st, 1941.

Respectfully yours,

(Signed) W. Mack Saunders
County Surveyor of Vanderburgh County, Indiana

(The Commissioners approve recommendations of County Engineer, W. Mack Saunders.)

On motion the Board recess until Thursday, July 3rd, 1941.
Board of Commissioners, Vanderburgh County, Indiana, July 3rd, 1941.

Thursday, July 3rd, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Road Mileage

In the matter of the determination of the number of miles of county highways within Vanderburgh County, Indiana, to be maintained from the motor vehicle highway account.

In order to fix and determine the ratio of actual miles of county roads within Vanderburgh County, Indiana, to the total mileage of county roads within the State of Indiana, to be used as a factor in determining the amount to be distributed to Vanderburgh County, Indiana, from the motor vehicle highway account, the Board heretofore requested W. Mack Saunders, county surveyor of Vanderburgh County, Indiana, to make a complete survey of all county highways within Vanderburgh County, Indiana, outside of the corporate limits of the city of Evansville, the result of which survey was heretofore reported to this Board and shows the following mileage of county roads in the respective townships within Vanderburgh County, Indiana, viz:

- Armstrong Township: 43.0 miles
- Center Township: 92.2 miles
- German Township: 40.4 miles
- Knight Township: 122.2 miles
- Perry Township: 106.1 miles
- Pigeon Township: 6.3 miles
- Scott Township: 75.5 miles
- Union Township: 57.4 miles

Total: 551.17 miles

Alleys, etc., in subdivided areas within Vanderburgh County, Indiana, outside of the corporate limits of the city of Evansville, Indiana, maintained from county highway funds: 50 miles.

And the Board, having heretofore certified said total of 551.17 miles of county roads within Vanderburgh County, Indiana, to the State Highway Commission and the auditor of State of Indiana, including said fifty (50) miles of alleys, etc., in subdivided areas within Vanderburgh County, Indiana, maintained from county highway funds, for the purpose of being used as a factor to determine the amount to be distributed to Vanderburgh County, Indiana, from the motor vehicle highway account, and having received from the auditor of State of Indiana, the statement of the State Highway Commission of Indiana, showing the figure of 551.2 miles, to be adopted as the mileage of county roads within Vanderburgh County, Indiana,
RE: COUNTY ROAD MILEAGE -CONT'D-


On motion the Board adjourn sine die.

RE: COUNTY ROAD MILEAGE -CONT'D-

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by County Sheriff Val A. Dietsch.

The minutes were read and approved.

RE: INMATES IN COUNTY INFIRMARY

Comes now John Grefe, Superintendent of County Infirmary and files report for the quarter ending June 30th, 1941, showing 179 inmates in the County Infirmary. The Commissioners order same filed in the Auditor's Office.

RE: ADDITIONAL APPROPRIATIONS

REQUEST OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, FOR ALLOCATION AND APPROPRIATION OF ADDITIONAL FUNDS RECEIVED FROM MOTOR VEHICLE HIGHWAY ACCOUNT ABOVE ORIGINAL ESTIMATE AND FOR THE MAKING OF ADDITIONAL EMERGENCY APPROPRIATIONS.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the purpose of allocating and appropriating additional money received from the Motor Vehicle Highway Account above the original estimate, also for the purpose of making additional emergency appropriations, viz:

COUNTY HIGHWAY DEPARTMENT

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repair of Equipment</td>
<td>$ 1,000.00</td>
</tr>
<tr>
<td>Road Materials</td>
<td>$ 14,857.13</td>
</tr>
</tbody>
</table>

TOTAL: $ 15,857.13
RE: ADDITIONAL APPROPRIATIONS - CONT'D -

COUNTY SUPERINTENDENT OF SCHOOLS:
Office Equipment ........................................ $ 100.00

COUNTY SHERIFF:
Return of Fugitives ...................................... $ 1,000.00

Total ............................................................ $15,957.13

AND THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, IS NOW REQUESTED TO ISSUE A CALL FOR A SPECIAL MEETING OF THE VANDERBURGH COUNTY COUNCIL OF VANDERBURGH COUNTY, INDIANA, FOR THE PURPOSE OF ALLOCATING AND APPROPRIATING SAID ADDITIONAL MONEY RECEIVED FROM MOTOR VEHICLE HIGHWAY ACCOUNT ABOVE THE ORIGINAL ESTIMATE AND FOR THE PURPOSE OF MAKING SAID ADDITIONAL APPROPRIATIONS,

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH,
STATE OF INDIANA, MADE THIS 7TH DAY OF JULY, 1941.

(Signed) JOSEPH V. EISTERHOLD
(Signed) GEORGE J. KISSEL
(Signed) HARVEY HERNDON
MEMBERS OF THE BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:
(Signed) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA
AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

RE: COUNTY HIGHWAY DEPARTMENT

* The Commissioners request the Auditor to obtain specifications and advertise for bids on a Sweeper attachment for the County Tractors.

RE: PFIEIFFER ROAD BRIDGE

In the matter of the replacement of the First Avenue Bridge east of Stringtown Road in Pfeiffer Road over Little Creek.

The Board, having caused an inspection to be made by W. Mack Sanders, County Surveyor of Vanderburgh County, Indiana, a qualified engineer, and upon his report, finds that the First Bridge in Pfeiffer Road east of Stringtown Road over Little Creek in Center Township, Vanderburgh County, Indiana, is in a very dangerous condition and that an immediate emergency and an in-dispensable public necessity exist for the immediate replacement of said bridge in order to avoid a possible major disaster, and the Board now orders said County Surveyor to prepare plans, specifications and estimates for a new bridge which will be adequate at said location, and when completed to submit said plans, specifications and estimates to this Board for approval and because of the dangerous condition of said bridge the Board now directs the County Highway Department to immediately place warning signs at each approach to said bridge on the right side of the highway warning users of said
RE: PFEIFFER ROAD BRIDGE -CONT'D-

BRIDGE AS TO ITS DANGEROUS CONDITION, PLACING THE FOLLOWING WORDING ON SAID SIGNS: "TRAVEL THIS BRIDGE AT YOUR OWN RISK."

RE: COUNTY BUSINESS

THE COMMISSIONERS APPROVE THE EXPENSE OF COUNTY AUDITOR TO INDIANAPOLIS ON COUNTY BUSINESS WITH VARIOUS STATE DEPARTMENTS.

On motion the board recess until Thursday, July 10th, 1941.

Thursday, July 10th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: ROESNER ROAD

The Commissioners authorize Wm. Roesner to haul and place 64 yards of Creek gravel at fifty (50¢) cents on the Roesner Road.

RE: BOONVILLE-NEW HARMONY ROAD BRIDGE

Bids were asked for steel on Boonville-New Harmony Road Bridge for prompt delivery—

INTERNATIONAL STEEL COMPANY - $1275.00

GEORGE L. MESKER COMPANY - No Bid

George L. Mesker informs the Board, they could not make delivery in less than four months. The bid is awarded the International Steel Company.
Board of Commissioners, Vanderburgh County, Indiana, July 10, 1941

RE: HIGHWAY DEPARTMENT

IN THE MATTER OF THE MILEAGE BASIS FOR MAINTAINING COUNTY HIGHWAYS, TO BE USED IN FIXING THE COMPENSATION OF THE COUNTY HIGHWAY SUPERVISOR.

The Board, having heretofore caused a survey to be made by W. Mack Saunders, County Surveyor of Vanderburgh County, Indiana, of the mileage of County roads within Vanderburgh County, Indiana, to be maintained, etc., from the funds derived from the Motor Vehicle Highway Account, which said survey shows that there is a total of 551.17 miles of county roads and 50 miles of alleys, etc., in subdivided areas within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana, maintained from County Highway Funds, and the Indiana State Highway Commission having fixed 551.2 miles of Vanderburgh County roads to be used as a factor in determining the amount to be distributed to Vanderburgh County, Indiana, from the Motor Vehicle Highway Account, the Board now adopts said mileage of 551.2 miles of Vanderburgh County roads, so fixed by said Commission as the basis for determining the compensation to be paid to the County Highway Supervisor of Vanderburgh County, Indiana, beginning July 1st, 1941, at the rate of three (3.00) dollars per mile per year.

RE: COURT HOUSE JANITOR

The Commissioners approve the appointment of Cecil Anglin, as Court House Janitor effective July 1st, 1941, to succeed George Kelly, resigned.

On motion the Board recess until Monday, July 14th, 1941.

[Signatures]

Joseph B. Eitelbush
George J. Kissel
Harry Anderson
Board of County Commissioners
MONDAY, JULY 14TH, 1941.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

THE MINUTES WERE READ AND APPROVED.

RE: REPORT OF CONGRESSIONAL TOWNSHIP AND COMMON SCHOOL FUNDS

THE COMMISSIONERS APPROVE THE REPORT OF CONGRESSIONAL & COMMON SCHOOL FUNDS as of June 30th, State Form #6 as follows:

Congressional Township Fund ... $21,597.46
Common School Fund ....... 435,673.98

AND ORDERS SAME FILED IN THE AUDITOR'S OFFICE.

RE: COUNTY JAIL

REPORT OF C. O. FIELDS, CHIEF INSPECTOR OF DEPARTMENT OF PUBLIC WELFARE ON INSPECTION MADE JUNE 26TH, 1941 OF THE COUNTY JAIL, WAS REFERRED TO SUPERINTENDENT OF COUNTY BUILDINGS AND THEN FILED IN THE AUDITOR'S OFFICE.

RE: VACATION OF RUBY AVENUE

COME NOW WM. C. & BETTIE BELLE MULLINS AND FILE MOTION TO SET ASIDE ORDER APPOINTING VIEWERS AND REPORT OF VIEWERS, WHICH MOTION IS SET FOR HEARING ON JULY 21ST, 1941 AT 10:00 A.M.

RE: COUNTY EQUIPMENT

THE COMMISSIONERS ORDER THE AUDITOR TO ADVERTISE FOR BIDS ON A BILLING MACHINE FOR THE COUNTY TREASURER AND AN ADDING MACHINE FOR THE COUNTY AUDITOR.
RE: PLEASANT ROAD
(EASEMENT OF JULIA EISTERHOLD)

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

THE UNDERSIGNED, OWNERS OF THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION SIXTEEN (16), TOWNSHIP SEVEN (7) SOUTH, RANGE ELEVEN (11) WEST, IN UNION TOWNSHIP, VANDERBURGH COUNTY, INDIANA, HEREBY GRANT TO VANDERBURGH COUNTY, INDIANA, ITS AGENTS AND REPRESENTATIVES, AND TO ITS CO-OPERATING AGENCIES, THE RIGHT AND PRIVILEGE TO REMOVE FROM A STRIP OF LAND, NOT TO EXCEED ONE HUNDRED (100) FEET IN WIDTH, ALONG THE EAST SIDE OF SAID HALF-QUARTER SECTION, ADJOINING THE PLEASANT ROAD IN UNION TOWNSHIP, VANDERBURGH COUNTY, INDIANA, THE NECESSARY DIRT FOR THE COMPLETION OF A FILL OF SUFFICIENT HEIGHT TO MEET THE GRADE ESTABLISHED BY THE COUNTY SURVEYOR AND ENGINEER OF VANDERBURGH COUNTY, INDIANA, FOR THE PLEASANT ROAD, IN SAID UNION TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND FURTHER GRANT TO SAID VANDERBURGH COUNTY, INDIANA, ITS AGENTS AND REPRESENTATIVES, AND TO ITS CO-OPERATING AGENCIES, THE RIGHT OF INGRESS AND EGRESS UPON THE LANDS OF THE UNDERSIGNED FOR THE PURPOSE OF SO REMOVING SAID DIRT, SAID EASEMENT GRANT HEREBIN MADE BEING IN CONSIDERATION OF THE PAYMENT TO THE UNDERSIGNED OF THE SUM OF NINETY (90.00) DOLLARS.

DATED THIS 14TH DAY OF JULY, 1941.

(SIGNED) E. J. EISTERHOLD
(SIGNED) DOROTHY W. EISTERHOLD
(SIGNED) JULIA EISTERHOLD

ACCEPTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, IN REGULAR SESSION, ON THIS THE 14TH DAY OF JULY, 1941.

(SIGNED) JOSEPH V. EISTERHOLD
(SIGNED) GEORGE J. KISSEL
(SIGNED) HARVEY HERNDON
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:

(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JULY 17TH, 1941.

George J. Kissel
BOARD OF COUNTY COMMISSIONERS

329
THURSDAY, JULY 17TH, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Hendon, members composing said Board; also Chas. H. Atkik, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: COUNTY BUSINESS

The Commissioners approve of Harvey Hendon and Harold Grafe going to Indianapolis to confer with W. P. A. Officials on additional projects.

On motion the Board recess until Monday, July 21st, 1941.

MONDAY, JULY 21, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Hendon, members composing said Board; also Chas. H. Atkik, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: RENEWAL OF LEASE FOR DOUGLAS HOME

RENEWAL OF LEASE

BETWEEN

BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH

AND

THE UNITED STATES OF AMERICA

This is to notify the above-named lessor that under the provisions of Paragraph 5 of Lease No. EP-T 50PS-24100, dated October 1, 1940 between the Board of Commissioners of the County of Vanderburgh and the United States of America for premises, viz:

Building known as the Douglas Home consisting of three floors and containing 15,250 square feet of space, located at 705 Lincoln Avenue, Evansville, Indiana, described as parts Blocks 9, 10, 11 - Columbia Addition to the City of Evansville, Indiana.
RENEWAL OF LEASE - CONTID-

THE UNITED STATES OF AMERICA this first day of July, 1941, elects to renew the said lease for the period of one year from and after July 1, 1941, and by these presents does renew, extend, and adopt the said lease and all the terms and conditions thereof for the period beginning July 1, 1941 and ending June 30, 1942.

THE LESSOR is requested to acknowledge receipt hereof.

THE UNITED STATES OF AMERICA,

BY S. J. CRAIG (SIGNED)

STATE PROCUREMENT OFFICER

RE: INDIANA STATE LIVE STOCK BOARD

(BOVINE TUBERCULIN TEST)

THIS AGREEMENT, made and entered into this, the 21st day of July, 1941, by and between J. L. AXBY, State Veterinarian of Indiana, co-operating with the BUREAU OF ANIMAL INDUSTRY of the UNITED STATES DEPARTMENT OF AGRICULTURE, PARTY OF THE FIRST PART, and the COUNTY COMMISSIONERS of VANDERBURGH COUNTY, PARTY OF THE SECOND PART, WITNESSETH:

THAT for the purpose of eradicating bovine tuberculosis from the herds of cattle within said area of Vanderburgh County, as far as this may be possible, the said party of the first part agrees to detail a veterinary inspector or inspectors to apply a tuberculin test to all cattle in said area which come within the scope of the State and Federal laws and regulations made and provided to govern the establishment and maintenance of modified, accredited tuberculosis-free areas.

IT IS FURTHER AGREED BY AND BETWEEN THE PARTIES HERETO THAT THE SAID PARTY OF THE FIRST PART AGREES TO INDEMNIFY, IN CO-OPERATION WITH THE BUREAU OF ANIMAL INDUSTRY, UNITED STATES DEPARTMENT OF AGRICULTURE, INSOFAR AS FUNDS FOR THIS PURPOSE ARE AVAILABLE, OWNERS OF CATTLE SLAUGHTERED ON ACCOUNT OF TUBERCULOSIS, THE PAYMENT OF SUCH INDEMNITY TO BE MADE IN CONFORMITY WITH THE LAWS OF THE STATE OF INDIANA AND THE REGULATIONS OF SAID BUREAU OF ANIMAL INDUSTRY, UNITED STATES DEPARTMENT OF AGRICULTURE.

IT IS FURTHER UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES HERETO THAT THE WORK HEREIN SET FORTH SHALL CONTINUE UNTIL SUCH TIME AS THE PERCENTAGE OF BOVINE TUBERCULOSIS SHALL BE REDUCED TO NOT MORE THAN ONE-HALF OF ONE PERCENT IN SAID COUNTY: PROVIDED, however, that when in the opinion of the said party of the first part and the inspector in charge, Bureau of Animal Industry, United States Department of Agriculture, the available funds will not warrant the continuance of work above set forth, the same shall, upon notice to the party of the second part, cease until additional funds are available, and a new contract entered into.
Board of Commissioners, Vanderburgh County, Indiana, July 21, 1941

Re: Bovine Tuberculin Test - Cont'd -

In consideration of the above, the party of the second part agrees to pay a salary to the inspector or inspectors at the rate of $110.00 per month, to pay automobile mileage at the rate of 5¢ per mile for each mile traveled in the performance of his or their duties, to employ a helper or helpers to aid said inspector or inspectors in restraining and handling cattle, to furnish ear tags and other necessary equipment to enable said inspector or inspectors to mark and identify cattle as the law and regulations provide, and to pay said helper or helpers mileage at the rate of 5¢ per mile for each mile traveled at his or their own expense.

It is further agreed that the veterinary inspector or inspectors detailed to the work set forth shall be at all times under the direct supervision of the said party of the first part, and the inspector in charge of tuberculosis eradication for the Bureau of Animal Industry, United States Department of Agriculture.

It is further agreed that each inspector detailed under this agreement shall render a monthly statement in writing to the county auditor covering the number of miles traveled in the performance of his duties, together with receipts for moneys paid out for supplies and other expenditures necessary to the proper discharge of his official duties, as above set forth.

It is further agreed that the total amount of expense to be incurred by Vanderburgh County under this instrument shall not exceed $250.00.

In witness whereof, the parties to this instrument have hereunto set their hands and seals to the same, in triplicate, the day and the year first above written.

(Signed) J. L. Asey
Party of the First Part

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
Attest:
(Signed) Harvey Herndon
Party of the Second Part

(Signed) Chas. H. Atkin
Auditor Vanderburgh County

(SEAL)
Board of Commissioners, Vanderburgh County, Indiana, 

JULY 21 & 24, 1941

RE: VACATION OF RUBY AVENUE

BY AGREEMENT OF PARTIES, THE HEARING ON THE MOTION OF WM. C. & BETTIE BELLE MULLINS TO SET ASIDE ORDER APPOINTING VIEWERS AND THE REPORT OF VIEWERS IS RE-SET FOR 10:00 O'CLOCK A.M. ON THURSDAY, JULY 24TH, 1941.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JULY 24TH, 1941.

[Signatures]

BOARD OF COUNTY COMMISSIONERS

THURSDAY, JULY 24TH, 1941.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BOARD OF PRISONERS

AMOUNT AUTHORIZED TO BE RECEIVED BY SHERIFFS FOR BOARD OF PRISONERS, AS FIXED BY THE STATE EXAMINER OF STATE BOARD OF ACCOUNTS (ACTS 1935, PAGE 217)

FOR NUMBER OF MEALS SERVED DURING A CALENDAR MONTH:

<table>
<thead>
<tr>
<th>Meals Served</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1500 or fewer</td>
<td>20¢</td>
</tr>
<tr>
<td>2000 to 2500</td>
<td>17.5¢</td>
</tr>
<tr>
<td>2500 to 3000</td>
<td>16¢</td>
</tr>
<tr>
<td>3000 or more</td>
<td>15¢</td>
</tr>
</tbody>
</table>

ABOVE RATES FOR PERIOD OF ONE YEAR, BEGINNING WITH JULY 1, 1941.
RE: VACATION OF RUBY AVENUE

STATE OF INDIANA  
VANDERBURG COUNTY  

IN THE COMMISSIONERS' COURT,  
JULY TERM, 1941.  

IN THE MATTER OF THE PETITION OF  
THOMAS M. DUNCAN AND OTHERS FOR  
THE VACATION OF A PART OF RUBY  
AVENUE, A PUBLIC HIGHWAY IN VANDERBURG COUNTY, INDIANA.  

ENTRY  
COMES WILLIAM C. MULLINS AND BETTIE BELLE MULLINS, HIS WIFE,  
PERSONALLY AND BY THEIR ATTORNEY, CHARLES F. WERNER, AND WITHDRAW  

AND UPON THE MOTION OF SAID PARTIES AND THEIR SAID ATTORNEY,  
THE MOTION OF SAID PARTIES TO SET ASIDE THE ORDER OF THIS BOARD APPOINTING VIEWERS AND THE REPORT OF THE VIEWERS, IS HEREBY DISMISSED.  

ON MOTION THE BOARD RECESS UNTIL MONDAY, JULY 28TH, 1941.  

[Signatures]

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana. July 28, 1941

Monday, July 28, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. KisseI and Harvey Hendersen, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Settlement of Damage to Stringtown Road Bridge

Comes now Henry C. Buente, County Attorney, and reports to the Board that he has received check of the General Accident and Fire Assurance Corporation payable to the Vanderburgh County Commissioners for seventy-eight and 75/100 (78.75) dollars, in full for damages to Stringtown Road Bridge over Pigeon Creek, and guard posts, caused by Willard C. Bennett, and that said check has been delivered to the County Auditor of Vanderburgh County, Indiana.

Re: Bids on Adding Machine for County Auditor

This being the time set for the receiving of bids on adding machine for the County Auditor, come now the following parties and submit their bids:

Allen-Wales

Model 11- Elec 4-3/4 Carriage $205.00

Less 10% County Discount 20.50 $184.50 Net

G. A. ToDrank

Model 5310 E-R C Allen . . . . . . $151.50

Underwood-Elliott-Fisher

Model #10120P- 5th 10 Column . . . . $213.00

Less 10% Discount 21.50 $191.50

Bids are taken under advisement until Thursday, July 31st.
RE: BIDS ON BILLING MACHINE FOR COUNTY TREASURER

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON BILLING MACHINE
FOR THE COUNTY TREASURER, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS AS FOLLOWS:

REMINGTON RAND

1- FANFOLD TAX BILLING MACHINE . . . . $252.00
LESS TRADE-IN ON UNDERWOOD FAN-FOLD . . . 25.00 $227.00

UNDERWOOD ELLIOTT FISHER

1- UNDERWOOD FAN-FOLD BILLING MACHINE . . $270.00
LESS 10% DISCOUNT FOR OLD MACHINE $27.00 70.00 $200.00

BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JULY 31ST.

RE: BIDS ON SWEEPER ATTACHMENTS

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON SWEEPER ATTACHMENTS,
COMES NOW MATT FOSTER AND SUBMITS HIS BID ON THE FOLLOWING:

1- HOUGH TWO-WAY SWEEPER FOR INTERNATIONAL 1-12 TRACTOR COMPLETE F.O.B. EVANSVILLE, INDIANA . . $695.00

1- HOUGH ONE-WAY SWEEPER COMPLETE . . . . . . . $445.00

ON MOTION BID IS TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JULY 31ST.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JULY 31ST, 1941.

[Signatures]

JOSEPH J. CUNTECH

L. B. CRANDALL

GEORGE F. KISSER

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, July 31 1941

Thursday, July 31st, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buentt, County Attorney.

The minutes were read and approved.

Re: Contract on Adding Machine for County Auditor

On motion the Board this day awards contract on Adding Machine for County Auditor to-

Allen-Wales for $184.50

Re: Contract on Billing Machine for County Treasurer

On motion the Board this day awards contract on Billing Machine for the County Treasurer to-

Underwood Elliott Fisher for $200.00

Re: Contract on Sweeper Attachment

On motion the Board this day awards contract on Two-Way Sweeper Attachment to-

Matt W. Foster for $695.00

Re: Employee in Highway Department

The Commissioners approve appointment of Lloyd Edwards in the Highway Department, beginning August 1st, 1941 as Assistant to Mechanic at sixty (60) cents per hour.

Re: Right-of-Way for Browning Road

In the matter of the establishment of Right-of-Way for the Browning Road in Scott Township, Vanderburgh County, Indiana, from the Boonville-New Harmony Road north to the Old State Road.

Come now Sam Strood and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the establishment of a right-of-way for the Browning Road in Scott Township, Vanderburgh County, Indiana, from the Boonville-New Harmony Road north to the Old State Road, and said petitioners also file and present to
THE BOARD OF COMMISSIONERS, VANDERBURGH COUNTY, INDIANA,

By the Affidavit of Henry C. Buente, that notice was given of the filing of said petition by posting in three (3) public places in the neighborhood of said road, and the certificate of Charles H. Akin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each landowner interested by U. S. Mail, postage prepaid, of the presentation and filing of said petition, said posting and mailing of said notices being made more than twenty days prior to the 31st day of July, 1941.

And the board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by more than twelve (12) freetholders residing in said county of Vanderburgh; that more than six (6) of said petitioners are resident freetholders in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice in three (3) of the most public places in the immediate neighborhood of said highway and that copy of said notice was mailed to each owner of real estate affected, not signing said petition for said highway, said notices being posted and mailed more than twenty (20) days before this date.

It is therefore ordered, by the Board that Harry J. Ritz, Henry E. Brackman and Allen A. Patterson, all resident freetholders of Vanderburgh County, Indiana, residing outside of Scott Township, Vanderburgh County, Indiana, be, and they are, hereby appointed viewers to view said highway proposed to be changed, extended, widened and opened, that is to say, upon the following described route, course and premises, to-wit:

Beginning at the point of intersection of the center line of said Browning Road, as now established, in the south half of the southeast quarter of Section Nine, Township Five (5) South, Range Ten (10) West, with the Boonville-New Harmony Road, a public highway within Vanderburgh County, Indiana, and extending thence in a northerly direction, generally along the center line of said Browning Road, as now established, to the north line of said Section Nine (9), and continuing thence in a northerly direction, generally along the center line of said Browning Road, as now established, in Section Four (4), Township Five (5) South, Range Ten (10) West, to the Old State Road, an established highway within Vanderburgh County, Indiana, a total distance of approximately one and one-half (1½) miles.

It is further ordered that said viewers view said highway, as required by law, and that they mark and lay out the same to a width of sixty (60) feet;

that said viewers meet at the office of the County Auditor of Vanderburgh County, Indiana, in the Court House, Evansville, Indiana, on the 19th day of August, 1941, at two o'clock P.M. and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the September Term, 1941, of this Board, and this matter is continued.

On motion the Board adjourned sine die.
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 4, 1941

MONDAY, AUGUST 4TH, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy County Sheriff, C.W. Crowder.

The minutes were read and approved.

RE: APPROVAL OF ADDITIONAL APPROPRIATIONS

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

No. 393

JULY 30TH, 1941

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE AMOUNT OF $15,957.13:

AND;

THIS MATTER HAVING BEEN SET FOR HEARING ON JULY 29TH AT 11:00 A.M., REPORT HAVING BEEN MADE AND ALL OF THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOW APPROVE SAID ADDITIONAL APPROPRIATIONS IN THE AMOUNT OF $15,957.13 AS FOLLOWS:

General Fund $1,100.00
Highway Fund 14,857.13

$15,957.13

INDIANA TAX BOARD

ATTEST:

SECRETARY

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

Edw. D. Koekemann, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 30th day of July, 1941.

WITNESS MY HAND AND THE SEAL OF THIS BOARD ON THIS THE 30TH DAY OF JULY, 1941.

(SEAL) (SIGNED) HENRY S. MURRAY, CHAIRMAN
STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE
COUNTY OF VANDERBURGH, STATE OF INDIANA.

WHEREAS, It is found necessary by the Board of Commissioners of
the County of Vanderburgh, State of Indiana, in order to provide proper
facilities for the increased number of electors within Vanderburgh County,
Indiana, to re-establish and re-arrange the precinct boundaries and to
increase the number of voting precincts within Vanderburgh County, Indiana,
so as to make a total of Eighty-eight (88) voting precincts, it is
hereby

RESOLVED, By the Board of Commissioners of the County of Vander-
burgh, State of Indiana, that Vanderburgh County, Indiana, be, and the
same is, hereby now divided into Eighty-eight (88) voting precincts
situated in the various Townships of Vanderburgh County, Indiana, numbered
consecutively from One (1) to Eighty-eight (88), both inclusive, located
and bounded as follows, to-wit:

Precinct No. 1 - Pigeon Township - Beginning at the point of
intersection of South Kentucky Avenue, extended south, with the State
Line, thence north along the extended line of South Kentucky Avenue to
Sweetzer Avenue, it being the Evansville city limit line; thence west
along Sweetzer Avenue to the extended line of South Garvin Street;
thence south along the extended line of South Garvin Street, and follow-
ing the Evansville city limit boundary line south and west to Bee Slough,
thence northwest along Bee Slough and continuing with the Evansville city
limit boundary line to the Ohio River, it being the Indiana state line;
thence up the Ohio River and following the Indiana state line to the
place of beginning.

Precinct No. 2 - Pigeon Township - Beginning at the intersection
of Covert Avenue and Linwood Avenue, thence south along Linwood Avenue to
Sweetzer Avenue, being the Evansville city limit boundary line; thence west
along Sweetzer Avenue to the line of South Garvin Street extended,
thence following the Evansville city limit boundary line south and west
to Bee Slough, thence westerly along Bee Slough to the extended line of
Howard Street; thence north along the extended line of Howard Street and
Howard Street to East Riverside Drive, thence east along East Riverside
Drive to Governor Street; thence north along Governor Street to Covert
Avenue; thence southerly along east along Covert Avenue to Linwood Avenue,
the place of beginning,
Board of Commissioners, Vanderburgh County, Indiana, August 4, 1941

RE: COURT HOUSE CLOCK

RE: REPAIR AND RECONDITIONING OF COURT HOUSE CLOCK

The Board of Commissioners of the County of Vanderburgh, State of Indiana, as the first party and O. P. Cundiff and G. G. Hayden, as the second parties, have this day contracted and bind themselves as follows:

The second parties, for and in consideration of the sum of eighty (80.00) dollars to be paid to them, agree and promise to remove the guard wires from the four dials of the Vanderburgh County Court House clock; to remove all paint from said dials and to re-paint them, including the figures thereon.

In consideration of the promises of the second parties the first party agrees to pay for said work to be done, upon completion thereof, the sum of eighty (80.00) dollars, the second parties to furnish all materials, equipment, etc., needed for the performance and completion of said work.

The second parties promise and agree to do all of the work herein enumerated in first-class workmanlike manner and hereby release and hold harmless the first party, its agents, employees and representatives from any and all claims which they or such persons as they may employ may have or assert against Vanderburgh County, its agents, representatives and employees in the event they or any person employed by them may be injured while performing the work herein contracted for.

Dated at Evansville, Indiana, this 4th day of August, 1941.

Board of Commissioners of the County of Vanderburgh, State of Indiana, (First Party)

By Chas. H. Atkin (Signed)
County Auditor

(Signed)

(Oliver P. Cundiff (Signed)
Second Parties

RE: LORRAINE PARK

The County Plan Commission submits a plat of Lorraine Park for approval.

The Board withholds action for approval by County Engineer on the re-opening of Miller Ditch.
Precinct No. 3 - Knight Township - Beginning at the intersection of Sweetzer Avenue and South Kentucky Avenue, thence east along Sweetzer Avenue to Gilberg Avenue, thence north along Gilbert Avenue to Covert Avenue, thence east along Covert Avenue to Lodge Avenue; thence north along Lodge Avenue to Adams Avenue; thence e. west along Adams Avenue to South Kentucky Avenue; thence south along South Kentucky Avenue to Sweetzer Avenue, the place of beginning.

Precinct No. 4 - Knight Township - Beginning at the intersection of Lodge Avenue and Covert Avenue, thence east along Covert Avenue, it being the city limits boundary line, to South Weinbach Avenue, thence north along South Weinbach Avenue to Lincoln Avenue; thence west along Lincoln Avenue to Lodge Avenue and thence south along Lodge Avenue to the place of beginning.

Precinct No. 5 - Knight Township - Beginning at the intersection of Adams Avenue and South Kentucky Avenue, thence north along South Kentucky Avenue to Lincoln Avenue; thence east along Lincoln Avenue to Lodge Avenue, thence south along Lodge Avenue to Adams Avenue, thence west along Adams Avenue to South Kentucky Avenue, the place of beginning.

Precinct No. 6 - Pigeon Township - Beginning at the intersection of Washington Avenue and South Evans Avenue, thence north along South Evans Avenue to South Street; thence east along South Street to South Kentucky Avenue; thence south along South Kentucky Avenue to South Evans Avenue; thence west along Washington Avenue to South Evans Avenue, the place of beginning.

Precinct No. 7 - Pigeon Township - Beginning at the intersection of Monroe Avenue and South Linwood Avenue; thence north along South Linwood Avenue to Washington Avenue; thence east along Washington Avenue to South Kentucky Avenue; thence south along South Kentucky Avenue to Monroe Avenue; thence west along Monroe Avenue to South Linwood Avenue, the place of beginning.

Precinct No. 8 - Pigeon Township - Beginning at the intersection of Monroe Avenue and South Kentucky Avenue; thence south along South Kentucky Avenue to Sweetzer Avenue; thence west along Sweetzer Avenue, being the city limit boundary line, to Linwood Avenue, thence north along Linwood Avenue to Monroe Avenue; thence east along Monroe Avenue to South Kentucky Avenue, the place of beginning.

Precinct No. 9 - Pigeon Township - Beginning at the intersection of Emmett Street and East Riverside Drive; thence north along Emmett Street to Monroe Avenue; thence east along Monroe Avenue to South Linwood Avenue; thence south along South Linwood Avenue to Covert Avenue; thence west along Covert Avenue to South Governor Street; thence south along South Governor Street to East Riverside Drive; thence west along East Riverside Drive to Emmett Street, the place of beginning.

Precinct No. 10 - Pigeon Township - Beginning at the intersection of Judson Street and Monroe Avenue; thence north along Judson Street to Washington Avenue; thence east along Washington Avenue to South Linwood Avenue; thence south along South Linwood Avenue to Monroe Avenue; thence west along Monroe Avenue to Judson Street, the place of beginning.

Precinct No. 11 - Pigeon Township - Beginning at the intersection of Washington Avenue and South Elliott Street; thence north along South Elliott Street to East Gum Street; thence east along East Gum Street to South Evans Avenue; thence south along South Evans Avenue to Washington Avenue; thence west along Washington Avenue to South Elliott Street, the place of beginning.
Precinct No. 12 - Pigeon Township - Beginning at the intersection of South Eighth Street and Washington Avenue, thence north along South Eighth Street to East Gum Street; thence east along East Gum Street to South Elliott Street; thence south along South Elliott Street to Washington Avenue; thence west along Washington Avenue to South Eighth Street, the place of beginning.

Precinct No. 13 - Pigeon Township - Beginning at the intersection of Parrett Street and Washington Avenue; thence north along Parrett Street and Southeast Fourth Street to Mulberry Street; thence northeast along Mulberry Street to Southeast Eighth Street; thence south along Southeast Eighth Street to Washington Avenue; thence west along Washington Avenue to Parrett Street, the place of beginning.

Precinct No. 14 - Pigeon Township - Beginning at the intersection of Washington Avenue and Parrett Street; thence south along Parrett Street and Southeast Second Street to Madison Avenue; thence east along Madison Avenue to Emmett Street; thence south along Emmett Street to Monroe Avenue; thence east along Monroe Avenue to Judson Street; thence north along Judson Street to Washington Avenue; thence west along Washington Avenue to Parrett Street, the place of beginning.

Precinct No. 15 - Pigeon Township - Beginning on the Ohio River and the line of Shawnee Drive and Shawnee Drive to Adams Avenue; thence east along Adams Avenue to Southeast Second Street; thence southeast along Southeast Second Street to Madison Avenue; thence east along Madison Avenue to Emmett Street; thence south along Emmett Street to East Riverside Drive; thence west along East Riverside Drive to Howard Street; thence south along Howard Street and the extended line of Howard Street to the Evansville city limit boundary line; thence northwest and west along the Evansville city limit boundary line to the Ohio River; thence north along the Ohio River to Shawnee Drive, the place of beginning.

Precinct No. 16 - Pigeon Township - Beginning on the Ohio River at the extended line of Shawnee Drive; thence east along the extended line of Shawnee Drive and Shawnee Drive to Adams Avenue; thence east along Adams Avenue to Southeast Second Street and continuing thence east along Adams Avenue to Parrett Street; thence north along Parrett Street to Southeast Fourth Street; thence north along Southeast Fourth Street to Mulberry Street; thence southeast along Mulberry Street to the extended line of Mulberry Street to the Ohio River; thence south along the Ohio River to the extended line of Shawnee Drive, the place of beginning.

Precinct No. 17 - Pigeon Township - Beginning on the Ohio River at the extended line of Mulberry Street; thence northeast along the extended line of Mulberry Street and Mulberry Street to Southeast Fourth Street; thence northwest along Southeast Fourth Street to Chestnut Street; thence southwest along Chestnut Street and the extended line of Chestnut Street to the Ohio River; thence south along the Ohio River to the extended line of Mulberry Street, the place of beginning.

Precinct No. 18 - Pigeon Township - Beginning at the intersection of Mulberry Street and Southeast Fourth Street; thence northeast along Mulberry Street to Southeast Eighth Street; thence northwest along Southeast Eighth Street to Chestnut Street; thence along Chestnut Street to Southeast Fourth Street; thence southeast along Southeast Fourth Street to Mulberry Street, the place of beginning.
Precinct No. 19 - Pigeon Township - Beginning at the intersection of Chestnut Street and the extended line thereof with the State line; thence northwesterly along the State line to Main Street; and the extended line thereof; thence northeasterly along Main Street to Southeast Eighth Street; thence southeasterly along Southeast Eighth Street to Chestnut Street; thence southeasterly along Chestnut and the extended line thereof to the State line, the point of beginning.

Precinct No. 20 - Pigeon Township - Beginning at the intersection of Main Street with the Ohio River; thence northeasterly along Main Street to Eighth Street; thence northeasterly along Northwest Eighth Street to Court Street; thence southeasterly along Court Street to the Ohio River; thence southeasterly along the Ohio River to Main Street; the place of beginning.

Precinct No. 21 - Pigeon Township - Beginning at the intersection of West Pennsylvania Street and Northwest Eighth Street; thence west along Pennsylvania Street to Ohio Street; thence westerly along Ohio Street to Clark Street; thence south along Clark Street to Northwest Second Street; thence southeasterly along Northwest Second Street to Court Street; thence northeasterly along Court Street to Northwest Eighth Street; thence northeasterly along Northwest Eighth Street to West Pennsylvania Street, the place of beginning.

Precinct No. 22 - Pigeon Township - Beginning at the intersection of the extended line of Court Street and the Ohio River; thence northeasterly along the extended line of Court Street and Court Street to Northwest Second Street; thence northeasterly along Northwest Second Street to Clark Street; thence north along Clark Street to Ohio Street; thence west along Ohio Street and the extended line thereof to the center line of Pigeon Creek; thence south along said center line of Pigeon Creek to the Ohio River; thence southeasterly along the Ohio River to the extended line of Court Street, the place of beginning.

Precinct No. 23 - Pigeon Township - Beginning at the intersection of West Franklin Street and the center line of Pigeon Creek; thence east along West Franklin Street to Third Avenue; thence south along Third Avenue to Ohio Street; thence west along Ohio Street and the extended line thereof to the center of Pigeon Creek; thence northwesterly along the center line of Pigeon Creek to West Franklin Street, the place of beginning.

Precinct No. 24 - Pigeon Township - Beginning at the intersection of West Franklin Street and Third Avenue; thence east along West Franklin Street to Harriett Street; thence south along Harriett Street to West Pennsylvania Street; thence west along West Pennsylvania Street to Ohio Street; thence westerly along Ohio Street to Third Avenue; thence north along Third Avenue to West Franklin Street, the place of beginning.

Precinct No. 25 - Pigeon Township - Beginning at the intersection of West Pennsylvania Street and Harriett Street; thence east along West Pennsylvania Street to North Main Street; thence north along North Main Street to West Franklin Street; thence west along West Franklin Street to Harriett Street; thence south along Harriett Street to West Pennsylvania Street, the place of beginning.
Precinct No. 26 - Pigeon Township - Beginning at the intersection of Northwest Eighth Street and Pennsylvania Street; thence northeast southeast along Northwest and Southeast Eighth Street to Walnut Street; thence northeast and east along Walnut Street to Governor Street; thence north along Governor Street to Division Street; thence west along Division Street and Pennsylvania Street to Northwest Eighth Street, the place of beginning.

Precinct No. 27 - Pigeon Township - Beginning at the intersection of Southeast Eighth Street and Cherry Street; thence northeast along Cherry Street to Governor Street; thence north along Governor Street to Walnut Street; thence west and southwest along Walnut Street to Southeast Eighth Street; thence southeast along Southeast Eighth Street to Cherry Street, the place of beginning.

Precinct No. 28 - Pigeon Township - Beginning at the intersection of Gum Street and Southeast Eighth Street; thence in a northerly direction along Southeast Eighth Street to Cherry Street; thence in a northeasterly direction along Cherry Street to Governor Street; thence south along Governor Street to Gum Street; thence west along Gum Street to Southeast Eighth Street, the place of beginning.

Precinct No. 29 - Pigeon Township - Beginning at the intersection of Governor Street and Governor Street; thence north along Governor Street to Walnut Street; thence east along Walnut Street to Evans Avenue; thence south along Evans Avenue to Gum Street; thence west along Gum Street to Governor Street; the place of beginning.

Precinct No. 30 - Pigeon Township - Beginning at the intersection of Governor Street and Walnut Street; thence east along Walnut Street to Morton Avenue; thence north along Morton Avenue to Division Street; thence west along Division Street to Governor Street; thence south along Governor Street to Walnut Street; the place of beginning.

Precinct No. 31 - Pigeon Township - Beginning at the intersection of Morton Avenue and Walnut Street; thence north along Morton Avenue to Division Street; thence east along Division Street to Kentucky Avenue; thence south along Kentucky Avenue to Walnut Street; thence west along Walnut Street to Morton Avenue, the place of beginning.

Precinct No. 32 - Pigeon Township - Beginning at the intersection of Gum Street and Evans Avenue; thence north along Evans Avenue to Walnut Street; thence east along Walnut Street to Kentucky Avenue; thence south along Kentucky Avenue to Gum Street; thence west along Gum Street to Evans Avenue, the place of beginning.

Precinct No. 33 - Knight Township - Beginning at the intersection of Lincoln Avenue and Kentucky Avenue; thence north along Kentucky Avenue to a property line approximately one hundred and fifty (150) feet south of Division Street; thence east along said property line to South Willow Road; thence south along South Willow Road to Lincoln Avenue; thence west along Lincoln Avenue to Kentucky Avenue, the place of beginning.

Precinct No. 34 - Knight Township - Beginning at the intersection of Lincoln Avenue and Weinbach Avenue; thence north along Weinbach Avenue being the City Limit Line to the Southern Railway tracks, being also the City Limit Line; thence southeasterly along said Southern Railway tracks and said City Limit Line to a north and south property line 150 feet east of North Willow Road; thence south along said north and south property line to an east and west property line 150 feet south of Division Street; thence west along said east and west property line to Willow Road; thence south along Willow Road to Lincoln Avenue; thence east along Lincoln Avenue to Weinbach Avenue, the place of beginning.
Precinct No. 35 - Pigeon Township - Beginning at a property line 150 feet south of Division Street at its intersection with Kentucky Avenue; thence north along Kentucky Avenue and the extended line thereof to East Columbia Street; thence east along East Columbia Street to North Harlan Avenue; thence south along North Harlan Avenue to East Virginia Street; thence east along East Virginia Street to North Willow Road; thence south along North Willow Road to the Southern Railway tracks; thence northeasterly along the Southern Railway tracks to a property line 150 feet east of Willow Road; thence south along said north and south property line 150 feet south of Division Street; thence west along said east and west property line to Kentucky Avenue, the place of beginning.

Precinct No. 36 - Pigeon Township - Beginning at the intersection of Division Street and North Garvin Street; thence east along Division Street to Kentucky Avenue; thence north along Kentucky Avenue and the extended line thereof to East Virginia Street; thence west along East Virginia Street to North Garvin Street; thence south along North Garvin Street to Division Street, the place of beginning.

Precinct No. 37 - Pigeon Township - Beginning at the intersection of Main Street and Division Street; thence north along Main Street to East Virginia Street; thence east along East Virginia Street to North Garvin Street; thence south along North Garvin Street to Division Street; thence west along Division Street to Main Street, the place of beginning.

Precinct No. 38 - Pigeon Township - Beginning at the intersection of East Virginia Street and North Garvin Street; thence north along North Garvin Street to Oregon Street; thence east along Oregon Street to North Garvin Street; thence south along North Garvin Street to East Virginia Street; thence west along East Virginia Street to Main Street, the place of beginning.

Precinct No. 39 - Pigeon Township - Beginning at the intersection of East Virginia Street and North Garvin Street; thence north along North Garvin Street to Oregon Street; thence east along Oregon Street and the extended line thereof to the extended line of North Kentucky Avenue; thence south along the extended line of North Kentucky Avenue to East Virginia Street; thence west along East Virginia Street to North Garvin Street; the place of beginning.

Precinct No. 40 - Pigeon Township - Beginning at the intersection of North Garvin Street and East Oregon Street; thence east along East Oregon Street and the extended line thereof to the extended line of North Kentucky Avenue; thence north along the extended line of North Kentucky Avenue to the extended line of East Morgan Avenue; thence west along the extended line of Morgan Avenue to North Garvin Street; thence south along North Garvin Street to East Oregon Street, the place of beginning.

Precinct No. 41 - Pigeon Township - Beginning at the intersection of Main Street and Oregon Street; thence north along Main Street to Morgan Avenue; thence east along Morgan Avenue to North Garvin Street; thence south along North Garvin Street to East Oregon Street; thence west along East Oregon Street to Main Street, the place of beginning.

Precinct No. 42 - Pigeon Township - Beginning at the intersection of North Main Street and Morgan Avenue; thence north along the extended line of North Main Street to Herndon Drive; thence east along Herndon Drive to North Heidelbach Avenue; thence south along North Heidelbach Avenue to Keck Avenue; thence east along Keck Avenue to North Kentucky Avenue; thence south along North Kentucky Avenue to Morgan Avenue; thence west along Morgan Avenue to North Main Street, the place of beginning.
Precinct No. 43 - Pigeon Township - Beginning at the intersection of the extended line of North Main Street and Herndon Drive; thence north along the line of North Main Street, extended, to the center of Pigeon Creek; thence northeast along the center of Pigeon Creek to the line of Olmsted Avenue, extended; thence east along said extended line of Olmsted Avenue and Olmsted Avenue to Stringtown Road; thence southeast along Stringtown Road to Van Dusen Avenue; thence east along the line of Van Dusen Avenue, extended to North Kentucky Avenue; thence south along North Kentucky Avenue to Keck Avenue; thence west along Keck Avenue to Heidelbach Avenue; thence north along Heidelbach Avenue to Herndon Drive; thence west along Herndon Drive to the line of Main Street, extended, being the place of beginning.

Precinct No. 44 - Pigeon Township - Beginning at the intersection of Main Street and Louisiana Street; thence north along Main Street and the extended line thereof to the center of Pigeon Creek; thence southwesterly along the center line of Pigeon Creek to the extended line of Mary Street; thence south along the extended line of Mary Street and Mary Street to Louisiana Street; thence east along Louisiana Street to Main Street, the place of beginning.

Precinct No. 45 - Pigeon Township - Beginning at the intersection of Main Street and Columbia Street; thence north along Main Street to Louisiana Street; thence west along Louisiana Street to Mary Street; thence south along Mary Street to West Columbia Street; thence east along West Columbia Street to Main Street; the place of beginning.

Precinct No. 46 - Pigeon Township - Beginning at the intersection of West Franklin Street and Read Street; thence north along Read Street to West Columbia Street; thence east along West Columbia Street to North Main Street; thence south along North Main Street to West Franklin Street; thence east along West Franklin Street to Read Street, the place of beginning.

Precinct No. 47 - Pigeon Township - Beginning at the intersection of West Franklin Street and Oakley Street; thence north along Oakley Street to West Columbia Street; thence east along West Columbia Street to Read Street; thence south along Read Street to West Franklin Street; thence west along West Franklin Street to Oakley Street, the place of beginning.

Precinct No. 48 - Pigeon Township - Beginning at the intersection of West Franklin Street and Third Avenue; thence north along Third Avenue to West Columbia Street; thence east along West Columbia Street to Oakley Street; thence south along Oakley Street to West Franklin Street; thence west along West Franklin Street to Third Avenue, the place of beginning.

Precinct No. 49 - Pigeon Township - Beginning at the intersection of West Franklin Street and Third Avenue; thence west along West Franklin Street to Fulton Avenue; thence north along Fulton Avenue to Maryland Street; thence east along Maryland Street to Third Avenue; thence south along Third Avenue to West Franklin Street, the place of beginning.

Precinct No. 50 - Pigeon Township - Beginning at the intersection of West Franklin Street and Fulton Avenue; thence north along Fulton Avenue to West Maryland Street; thence west along West Maryland Street to the center of Pigeon Creek; thence in a southeasterly direction along the center of Pigeon Creek to West Franklin Street; thence east along West Franklin Street to Fulton Avenue, the place of beginning.
Precinct No. 51 - Pigeon Township - Beginning at the intersection of West Maryland Street and Fifth Avenue; thence north along Fifth Avenue and the extended line thereof to the extended line of West Morgan Avenue and Morgan Avenue; thence east along the extended line of West Morgan Avenue and Morgan Avenue to Third Avenue; thence south along Third Avenue to West Maryland Street; thence west along West Maryland Street to Fifth Avenue, the place of beginning.

Precinct No. 52 - Pigeon Township - Beginning at the intersection of Third Avenue and West Columbia Street; thence north along Third Avenue to West Louisiana Street; thence east along West Louisiana Street to First Avenue; thence south along First Avenue to West Louisiana Street; thence east along West Louisiana Street to Mary Street; thence south along Mary Street to West Columbia Street; thence west along West Columbia Street to Third Avenue, the place of beginning.

Precinct No. 53 - Pigeon Township - Beginning at the intersection of Mary Street and West Louisiana Street; thence north along Mary Street and the extended line thereof to the center of Pigeon Creek; thence along the center of Pigeon Creek westerly to First Avenue; thence south along First Avenue to Morgan Avenue and the extended line thereof, being the Belt Railroad; to North Third Avenue; thence south along North Third Avenue to West Louisiana Street; thence east along West Louisiana Street to First Avenue; thence south along First Avenue to West Louisiana Street; thence east along West Louisiana Street to Mary Street, the place of beginning.

Precinct No. 54 - Pigeon Township - Beginning at the intersection of the extended line of Shanklin Avenue with the center of Pigeon Creek; thence northeasterly, east and southeasterly along the center of Pigeon Creek to First Avenue; thence south along First Avenue to West Morgan Avenue; thence west along West Morgan Avenue and the extended line thereof to North Seventh Avenue; thence north along North Seventh Avenue to Shanklin Avenue; thence west along Shanklin Avenue and the extended line thereof to the center of Pigeon Creek, the place of beginning.

Precinct No. 55 - Pigeon Township - Beginning at the intersection of the center of Pigeon Creek and West Maryland Street; thence north along the center of Pigeon Creek to the extended line of Shanklin Avenue; thence east along the extended line of Shanklin Avenue and Shanklin Avenue to North Seventh Avenue; thence south along North Seventh Avenue to Morgan Avenue, extended; thence east along Morgan Avenue, extended, and Morgan Avenue to the extended line of Fifth Avenue; thence south along the extended line of Fifth Avenue and Fifth Avenue to Mary Street; thence west along Maryland Street to the center of Pigeon Creek, the place of beginning.

Precinct No. 56 - Pigeon Township - Beginning at the center of Pigeon Creek and the Ohio River; thence north along the center of Pigeon Creek to the north Evansville city limit boundary line; thence west along said north Evansville city limit boundary line to Buchanan Road; thence south along Buchanan Road to West Maryland Street; thence east along West Maryland Street to Wabash Avenue; thence south along Wabash Avenue to the Ohio River; thence easterly along the Ohio River to the center of Pigeon Creek; being the place of beginning.

Precinct No. 57 - Pigeon Township - Beginning at the north city limit boundary line and the intersection of the Buchanan Road; thence south along Buchanan Road to West Maryland Street; thence east along West Maryland Street to Wabash Avenue; thence south along Wabash Avenue to West Michigan Street; thence west along West Michigan Street to North St. Joseph Avenue; thence west along North St. Joseph Avenue to the north city limit boundary line; thence east along said north city limit boundary line to Buchanan Road, the place of beginning.
Precinct No. 58 - Pigeon Township - Beginning at the intersection of Wabash Avenue and West Michigan Street; thence south along Wabash Avenue to the Ohio River; thence along the Ohio River west to St. Joseph Avenue; extended; thence north along the extended line of St. Joseph Avenue and St. Joseph Avenue to West Michigan Street; thence east along West Michigan Street to Wabash Avenue, the place of beginning.

Precinct No. 59 - Perry Township - Beginning at the intersection of West Franklin Street and North St. Joseph Avenue; thence north along North St. Joseph Avenue; thence west along West Franklin Street to Mount Vernon Avenue; thence northwesterly along Mount Vernon Avenue to North Barker Avenue; thence south along North Lemcke Avenue and following the Evansville City boundary line; thence west, continuing along the Evansville city boundary line until the same intersects Mount Vernon Avenue; thence southeast along Mount Vernon Avenue to West Franklin Street; thence east along West Franklin Street to North St. Joseph Avenue, the place of beginning.

Precinct No. 60 - Perry Township - Beginning at the intersection of West Franklin Street and North St. Joseph Avenue; thence west along West Franklin Street to Mount Vernon Avenue; thence northwesterly along Mount Vernon Avenue to North Barker Avenue; thence south along North St. Joseph Avenue to West Franklin Street; thence north along North St. Joseph Avenue to North Franklin Street, the place of beginning.

Precinct No. 61 - Pigeon Township - Beginning at the intersection of North Barker Avenue and Igleheart Avenue; thence east along the extended line of Igleheart Avenue to North St. Joseph Avenue; thence south along St. Joseph Avenue to the north side of the Louisville & Nashville Railroad tracks; thence southwest along the north side of the Louisville and Nashville Railroad tracks to Claremont Avenue; thence west along Claremont Avenue to South Barker Avenue; thence north along South Barker Avenue and North Barker Avenue to Igleheart Avenue, the place of beginning.

Precinct No. 62 - Pigeon Township - Beginning at the intersection of South Barker Avenue and Claremont Avenue; thence east along Claremont Avenue and the north side of the Louisville & Nashville Railroad tracks to South St. Joseph Avenue; thence south along South St. Joseph Avenue and the extended line thereof to the Ohio River; thence southwest along the Ohio River to the Evansville city limit boundary line; thence west along the Evansville city limit boundary line to Broadway; thence southwest along Broadway to South Barker Avenue; thence north along South Barker Avenue to Claremont Avenue, the place of beginning.

Precinct No. 63 - Perry Township - Beginning at the intersection of Tekoppel Avenue and the Lower Mount Vernon Road; thence south along the extended line of Tekoppel Avenue, being the Evansville city limit line, to the Louisville & Nashville Railroad tracks, being also the east and west Evansville city limit line; thence east along said Evansville city limit line to the Henderson Road; thence northeasterly along said Henderson Road and the Evansville city limit line to Barker Avenue; thence north along Barker Avenue to the east and west Evansville city limit line; thence following the Evansville city limit line to Tekoppel Avenue, the place of beginning.
Precinct No. 54 - Pigeon Township - Beginning at the intersection of North Kentucky Avenue and East Morgan Avenue, thence south along the extended line of North Kentucky Avenue to East Columbia Street, thence east along East Columbia Street to North Harlan Avenue, thence south along North Harlan Avenue to East Virginia Street, thence east along East Virginia Street to North Willow Road, thence south along North Willow Road to the Southern Railway tracks, thence northeast along the Southern Railway tracks, it being the Evansville city boundary line, to a point 150 feet east of North Willow Road, thence north along said property line to a point on East Virginia Street 150 feet east of North Willow Road, thence west to North Willow Road, thence north along the extended line of North Willow Road and Ross Avenue to East Morgan Avenue, thence west along East Morgan Avenue to Kentucky Avenue, the place of beginning.

Precinct No. 55 - Pigeon Township - Beginning at the intersection of the center of Pigeon Creek and the Evansville city boundary line, being also the intersection of the center of Pigeon Creek and the extended line of East Olmstead Avenue, thence in an easterly direction along the Evansville city boundary line being also the extended line of East Olmstead Avenue, and Olmstead Avenue, to Stringtown Road; thence in a southerly direction along Stringtown Road to Van Deusen Avenue, as extended, being also the city boundary line, to North Kentucky Avenue; thence north along North Kentucky Avenue and the extended line thereof to the center of Pigeon Creek; thence daw the center of Pigeon Creek to the place of beginning.

Precinct No. 65 - Pigeon Township - Beginning at the intersection of North St. Joseph Avenue with West Maryland Street; thence west along West Maryland Street to the southwest corner of the Municipal Golf Course; thence north and west along the boundary line of the Municipal Golf Course to the New Harmony Road; thence northwest along the New Harmony Road to the north line of the Municipal Golf Course bordering on New Harmony Road; thence northerly along the line of the Municipal Golf Course to Hartig Avenue, being also the northermost line of the Municipal Golf Course; thence east along Hartig Avenue to Barker Avenue; thence north on Barker Avenue to Winberg Avenue; thence northeast along Winberg Avenue to the Cynthiana Road; thence northwest along the Cynthiana Road to the Buchanan Road; thence northeast along the Buchanan Road to St. Joseph Avenue; thence north along St. Joseph Avenue to Locust Creek, being the Pigeon and Center Township line; thence along said Township line to its intersection with the center of Pigeon Creek; thence in a southerly direction along the center of Pigeon Creek to the north Evansville city limit boundary line; thence west along said line to St. Joseph Avenue; thence south along St. Joseph Avenue to West Maryland Street, the place of beginning, also -

Beginning at the intersection of the east and west Evansville city limit boundary line and the Ohio River; thence down the Ohio River to the extended line of Barker Avenue; thence north along the extended line of Barker Avenue to the Evansville city limit boundary line; thence northerly along said Evansville city limit boundary line to Barker Avenue; thence north along Barker Avenue to Broadway; thence northeasterly along Broadway to the east and west city limit line; thence east along said Evansville city limit line to the Ohio River, being also the State line, the place of beginning.

Precinct No. 67 - Perry Township - Beginning at the intersection of West Franklin Street and Barker Avenue; thence south along Barker Avenue to the east and west Evansville city limit boundary line; thence westerly along the Evansville city limit boundary line to Broadway; thence westerly along Broadway to Tekoppel Avenue; thence north along Tekoppel Avenue to Claremont Avenue; thence east along Claremont Avenue to Ingle Avenue; thence north along Ingle Avenue to Igelsehart Avenue; thence east along Igelsehart Avenue to Rupper Avenue; thence north along Rupper Avenue to West Franklin Street; thence east along West Franklin Street to Barker Avenue, the place of beginning.
Precinct No. 63 - Perry Township - Beginning at the intersection of the Lower Mount Vernon Road and Tekoppel Avenue; thence west along the Lower Mount Vernon Road to the Posey County line; thence north along the Posey County line to the Upper Mount Vernon Road; thence east along the Upper Mount Vernon Road to the Hogue Road; thence southerly and easterly along the Hogue Road to the Red Bank Road; thence southerly along the Red Bank Road to Claremont Avenue; thence east along Claremont Avenue to Tekoppel Avenue; thence south along Tekoppel Avenue to the Lower Mount Vernon Road, the place of beginning.

Precinct No. 69 - Perry Township - Beginning at the intersection of Claremont Avenue and Ingle Avenue; thence north along Ingle Avenue to Igleheart Avenue; thence east along Igleheart Avenue to Rupper Avenue; thence north along Rupper Avenue to West Franklin Street; thence west along West Franklin Street to Tekoppel Avenue; thence north along Tekoppel Avenue to the Hogue Road; thence westerly along the Hogue Road to the Upper Mount Vernon Road; thence east along the Upper Mount Vernon Road to the Perry Township line; thence north along the west line of Perry Township to the north line of Perry Township; thence east along the north line of Perry Township to its intersection with the New Harmony Road; thence southerly along the New Harmony Road, and continuing along the New Harmony Road to West Franklin Street, the place of beginning.

Precinct No. 70 - Perry Township - Beginning at the intersection of the New Harmony Road and West Franklin Street; thence west along West Franklin Street to Tekoppel Avenue; thence north along Tekoppel Avenue to the Hogue Road; thence westerly along the Hogue Road to the Upper Mount Vernon Road, being the Evansville city limit line; thence easterly along the Upper Mt. Vernon Road and the Evansville city limit line to Lemcke Avenue; thence north along Lemcke Avenue to West Maryland Street, the place of beginning, also:

Beginning at the intersection of the Perry and German Township line with the New Harmony Road; thence southeast along the New Harmony Road to the north line of the Municipal Golf Course to the Hartig Avenue; thence east along Hartig Avenue to Barker Avenue; thence north along Barker Avenue to West Franklin Street; thence west along West Franklin Street to West Maryland Street, the place of beginning.

Precinct No. 71 - Perry Township - Commencing at the intersection of West Maryland Street and Lemcke Avenue, being on the south line of the Municipal Golf Course; thence westerly along the line of the Municipal Golf Course to the New Harmony Road; thence in a southerly direction along the New Harmony Road to West Franklin Street; thence east along West Franklin Street to Barker Avenue; thence north along Barker Avenue to the Upper Mount Vernon Road, being the Evansville city limit line; thence easterly along the Upper Mt. Vernon Road and the Evansville city limit line to Lemcke Avenue; thence north along Lemcke Avenue to West Maryland Street, the place of beginning, also:

Beginning at the intersection of the Perry and German Township line with the New Harmony Road; thence southeast along the New Harmony Road to the north line of the Municipal Golf Course to Hartig Avenue; thence east along Hartig Avenue to Barker Avenue; thence north along Barker Avenue to West Franklin Street; thence west along West Franklin Street to West Maryland Street, the place of beginning.

Precinct No. 72 - Perry Township - Beginning at the intersection of Tekoppel Avenue and the Lower Mount Vernon Road; thence south along the extended line of Tekoppel Avenue as the Evansville city limit line; thence easterly along the Evansville city limit line to the Henderson Road; thence southerly along the Henderson Road; thence easterly along the Henderson Road to its intersection with the east and west Evansville city limit line; thence east along said city limit line and northeasterly along said city limit line to the extended line of Barker Avenue; thence south along the extended line of Barker Avenue to the Ohio River; thence southwesterly along the Ohio River to Bayou Creek; thence north and westerly along Bayou Creek to the Ohio River; thence west along the Ohio River to the Perry Township.
line; thence north along the west line of Perry Township to the Lower Mount Vernon Road; thence easterly along the Lower Mount Vernon Road to Tekoppel Avenue, the place of beginning.

Precinct No. 73 - Knight Township - Beginning at the intersection of Lincoln Avenue and Weinbach Avenue; thence east on Lincoln Avenue to Vann Avenue; thence south along Vann Avenue and the extended line thereof to Covert Avenue; thence west along Covert Avenue to Weinbach Avenue; thence north along Weinbach Avenue to Lincoln Avenue, the place of beginning.

Precinct No. 74 - Knight Township - Beginning at the intersection of Sweeter Avenue and South Kentucky Avenue; thence east on Sweeter Avenue to Gilbert Avenue; thence north along Gilbert Avenue to Covert Avenue; thence east along Covert Avenue to the line of Vann Avenue; thence south along Vann Avenue and the extended line thereof to the Indiana State line; thence northwesterly along the Indiana State Line to South Kentucky Avenue; thence north along South Kentucky Avenue to Sweeter Avenue, the place of beginning.

Precinct No. 75 - Knight Township - Beginning at the intersection of Lincoln Avenue and Weinbach Avenue; thence east on Lincoln Avenue to the line of Vann Avenue; thence north along the line of Vann Avenue to Division Street; thence west along Division Street to Weinbach Avenue; thence south along Weinbach Avenue to Lincoln Avenue, the place of beginning.

Precinct No. 76 - Knight Township - Beginning at the intersection of Lincoln Avenue and Vann Avenue; thence east along Vann Lincoln Avenue to the Warrick County Line; thence south along the Warrick County line to the Indiana State line; thence southwest along the Indiana State line to the extended line of Vann Avenue; thence north along the extended line of Vann Avenue and Vann Avenue to Lincoln Avenue, the place of beginning.

Precinct No. 77 - Knight Township - Beginning at the intersection of Morgan Avenue and the extended line of Ross Avenue; thence west along Morgan Avenue to North Kentucky Avenue; thence along North Kentucky Avenue to the center of Pigeon Creek; thence along the center line of Pigeon Creek and the north line of Knight Township to the Warrick County line; thence south along the Warrick County line to Lincoln Avenue; thence west along Lincoln Avenue to Vann Avenue; thence north along Vann Avenue and the line thereof to Division Street; thence east along Division Street to the New Green River Road; thence north along the New Green River Road to Morgan Avenue; thence west along Morgan Avenue, and the extended line thereof to Ross Avenue, the place of beginning.

Precinct No. 78 - Knight Township - Beginning at the intersection of Division Street and Weinbach Avenue; thence north along Weinbach Avenue to the Southern Railway tracks; thence southwest along the Southern Railway tracks to the property line 150 feet east of North Willow Road; thence north along said property line to Oak Hill Road; thence west along Oak Hill Road to the extended line of Willow Road; thence north along said extended line and Ross Avenue to Morgan Avenue; thence east along Morgan Avenue to the New Green River Road; thence south along the New Green River Road to Division Street; thence west along Division Street to Weinbach Avenue, the place of beginning.

Precinct No. 79 - Center Township - Beginning at the intersection of North St. Joseph Avenue Road and the Hill Road; thence east along the Hill Road to the First Avenue Road; thence south along the First Avenue Road to the center of Pigeon Creek; thence westerly along the center line of Pigeon Creek and the Pigeon Township line to the St. Joseph Avenue Road; thence north along the St. Joseph Avenue Road to the Hill Road, the place of beginning.
Precinct No. 80 - Center Township - Beginning at the intersection of the Mill Road and the North St. Joseph Avenue Road; thence east along the Mill Road to the C. & E. I. Railway tracks; thence north along the C. & E. I. Railway tracks to the Scott Township line; thence west along the Scott Township line to the North St. Joseph Avenue Road; thence south along the North St. Joseph Avenue Road to the Mill Road, the place of beginning.

Precinct No. 81 - Center Township - Beginning at the intersection of the Mill Road and the First Avenue Road; thence east along the Mill Road to the C. & E. I. Railway tracks; thence south along the C. & E. I. Railway tracks to the center of Pigeon Creek; thence west along the center of Pigeon Creek to First Avenue; thence north along the First Avenue Road to the Mill Road, the place of beginning.

Precinct No. 82 - Center Township - Beginning at the intersection of the center line of Pigeon Creek and the east line of the C. & E. I. Railway tracks; thence north along the east line of the C. & E. I. Railway tracks to the Scott Township line; thence east along the Scott Township line to the Warrick County line; thence south along the Warrick County line to the Scott Township line and the center of Pigeon Creek; thence westerly along the Knight Township line to the east line of the C. & E. I. Railway tracks, the place of beginning.

Precinct No. 83 - Scott Township - Beginning at the intersection of the North St. Joseph Avenue Road with the Scott - Center Township line; thence north along the St. Joseph Avenue Road to the north line of Scott Township; thence west along the north line of Scott Township to the Old State Road; thence south along the Old State Road to the Browning Road; thence continuing south along the Browning Road to the Center Township line; thence west along the south line of Scott Township to the North St. Joseph Avenue Road, the place of beginning.

Precinct No. 84 - Scott Township - Beginning at the Warrick County line at its intersection with the Scott - Center Township line; thence west along the Scott - Center Township line to the Browning Road; thence north along the Browning Road to the Old State Road; thence continuing north along the Old State Road to the north line of Scott Township; thence east along the north line of Scott Township to the Scott Township line; thence south along the east line of Scott Township to the south line of Scott Township; the place of beginning.

Precinct No. 85 - Armstrong Township - All of the territory of Armstrong Township shall constitute Precinct No. 85.

Precinct No. 86 - German Township - Beginning at the southeast corner of German Township; thence westerly along the east line of German Township to the north line of German Township; thence west along the north line of German Township to Indiana State Highway No. 65; thence south along Indiana State Highway No. 65 to the south line of German Township; thence east along the south line of German Township to the east line of German Township, the place of beginning.

Precinct No. 87 - German Township - Beginning at the southwest corner of German Township; thence north along the west line of German Township to the north line of German Township; thence east along the north line of German Township to Indiana State Highway No. 65; thence south along Indiana State Highway No. 65 to the south line of German Township; thence west along the south line of German Township to the west line of German Township, being the place of beginning.
Precinct No. 88 - Union Township - All the territory within Union Township shall constitute one precinct and be known as the Eighty-eighth Precinct.

IT IS FURTHER ordered by the Board that the County Auditor of Vanderburgh County, Indiana, give notice of the adoption of the foregoing resolution by one (1) publication in two (2) newspapers of general circulation within Vanderburgh County, Indiana, printed in the English language and published within Vanderburgh County, Indiana, as by law required.

Adopted by the Board of Commissioners of the County of Vanderburgh, State of Indiana, on this the 4th day of August, A. D. 1941.

[Signatures]

Attest: [Signature]

County Auditor of Vanderburgh County, Indiana, and Ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 4, 1941

RE: COURT HOUSE CLOCK

RE: REPAIR AND RECONDITIONING OF COURT HOUSE CLOCK

The Board of Commissioners of the County of Vanderburgh, State of Indiana, as the first party and O. P. Cundiff and G. G. Hayden, as the second parties, have this day contracted and bind themselves as follows:

The second parties, for and in consideration of the sum of Eighty (80.00) dollars to be paid to them, agree and promise to remove the guard wires from the four dials of the Vanderburgh County Court House clock; to remove all paint from said dials and to re-paint them, including the figures thereon.

In consideration of the promises of the second parties the first party agrees to pay for said work to be done, upon completion thereof, the sum of Eighty (80.00) dollars, the second parties to furnish all materials, equipment, etc., needed for the performance and completion of said work.

The second parties promise and agree to do all of the work herein enumerated in first-class workmanlike manner and hereby release and hold harmless the first party, its agents, employees and representatives from any and all claims which they or such persons as they may employ may have or assert against Vanderburgh County, its agents, representatives and employees in the event they or any person employed by them may be injured while performing the work herein contracted for.

Dated at Evansville, Indiana, this 4th day of August, 1941.

BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA (FIRST PARTY)

By Chas. H. Atkin (Signed)
County Auditor

(SEAL)

(Signed) Oliver P. Cundiff
SECOND PARTIES

RE: LORRAINE PARK

The County Plan Commission submits a plat of Lorraine Park for approval.

The Board withholds action for approval by County Engineer on the re-opening of Miller Ditch.
Board of Commissioners, Vanderburgh County, Indiana, August 4, 1941

Re: Petition of Thomas M. Duncan et al. for Vacation of Part of Ruby Avenue

In the matter of the petition of Thomas M. Duncan and others, for the vacation of part of Ruby Avenue, a public highway in Pigeon Township, Vanderburgh County, Indiana.

This matter coming on for further action by the Board, upon the petition heretofore filed herein by Thomas M. Duncan, et al., which said petition is signed by not less than twelve (12) persons, owners of real estate within Vanderburgh County, Indiana, and said petition being again presented to the Board, together with proof that due notice of the filing of said petition has been given and when the same would be presented to this Board, once each week for two weeks successively in the Evansville Courier, a newspaper of general circulation, printed in the English language and published within Vanderburgh County, Indiana, said publication appearing in the issues of May 14th and 21st, 1941, and more than twenty (20) days having expired since the filing of said petition with the County Auditor, and the publication of said notice,

and the Board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by not less than twelve (12) freeholders residing in said County of Vanderburgh; that not less than six (6) of said petitioners are resident freeholders in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by publication once each week for two weeks successively in the Evansville Courier, a newspaper of general circulation, printed in the English language and published within Vanderburgh County, Indiana for more than twenty days prior to the date of the presentation of said petition to this Board,

It is therefore ordered by the Board that Joseph Reis, John Stein-Kamp and Thomas P. Bippus, three resident freeholders of Vanderburgh County, Indiana, residing outside of Pigeon Township, Vanderburgh County, Indiana, be and they are hereby appointed viewers to view said highway proposed to be vacated, that is to say, upon the following described route and premises, viz:

A part of Ruby Avenue located in the replat of Oakhurst Place, an addition lying in Vanderburgh County, Indiana, according to the recorded plats thereof, recorded in Plat Record H at page 169 of the records of the Recorder of Vanderburgh County, Indiana, more specifically described as follows:

Beginning at the northwest corner of Lot One Hundred and Thirty-One (131) in said replat of Oakhurst Place; thence eastwardly along the north line of said lot to the northeast corner thereof; thence northwardly with said north line of said Lot to the south line of Lot One Hundred Thirty-Two (132) in said replat of Oakhurst Place; thence westwardly along the south line of said Lot One Hundred Thirty-Two (132) to the southwest corner thereof; thence southwardly along the east line of Mesker Park Drive to the point of beginning.
RE: RUBY AVENUE -CONT'D-

It is further ordered that said viewers view said highway, as required by law, and that they mark and lay out the same; that said viewers meet at the Office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, on the 16th day of August, 1941, at 0'clock M. and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the September, 1941, term of this Board, and this matter is continued.

On motion the Board recess until Thursday, August 7th, 1941.

Joseph V. Eisterhold
Harvey Herndon
George J. Kissel

BOARD OF COUNTY COMMISSIONERS

THURSDAY, AUGUST 7TH, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: PROPOSAL FOR REMODELING HILLCREST HOME

PROPOSAL FOR REMODELING HILLCREST HOME TO PROVIDE ADEQUATE QUARTERS FOR BOYS AND GIRLS AND STAFF MEMBERS, AND TO MEET THE STATE STANDARDS FOR THE LICENSING OF INSTITUTIONS

1. Remodel old barn

A. First floor

1. Remodel first floor to provide for four staff members. Two rooms and bath for the superintendent, and if adequate space is available, three rooms and bath for three additional staff members.

B. Turn basement into a laundry and garage. (Present laundry room in main building is to be turned into a playroom for boys, and therefore will not be available).

11. Alterations for main building.

A. First floor.

1. Enclose side porch to be used as playroom for small girls. (There is no small girls' playroom at the present time.)

2. Bath off of boys' playroom to be turned into a staff bathroom; therefore, it is necessary for a tub to be installed.

3. Reset all windows on first floor.
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 7TH 1941

REMODELING OF HILLCREST HOME -CONT'D-

B. Second Floor.

1. Partition the girls' dormitory (on the north wing of the building to provide for a private room for older girls). One end of this room to be made into clothes closets for the use of these older girls.

2. CaULKING WINDOWS.

3. Enclose side porch. One part of it to be used as an isolation room, the other part to have a bath installed for the staff.

4. Turn closet next to the porch into shower for isolation purposes.

5. Reset all windows on second floor.

6. Install three showers in boys' bath, and two showers in girls' bath.

C. Attic.

1. Enclose room for storage space.

II. Provide playground by proper grading and surfacing, according to the plans and specifications to be submitted.

RECOMMENDED BY THE STATE DEPARTMENT OF PUBLIC WELFARE

(Signed) Wildred Arnold
Director of Children's Division

APPROVED BY: VANDERBURGH COUNTY BOARD OF WELFARE

(Signed) Cordelia Richardt
(Signed) Albion B. Smith
(Signed) Theod. I. Stein
(Signed) Alvin W. Walther
(Signed) F. M. Condit

(SEAL)
JULY 31, 1941

EVANSVILLE, INDIANA,
AUGUST 1ST, 1941

VANDERBURGH COUNTY BOARD OF COUNTY COMMISSIONERS
Court House,
City

To the Honorable Board of Commissioners:

ESTIMATES TO REMODEL BARN INTO A RESIDENCE AT HILLCREST HOME.

<table>
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<th>Item</th>
<th>Cost</th>
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<td>Concrete only in laundry</td>
<td>$84.00</td>
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<tr>
<td>Brick</td>
<td>60.00</td>
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<tr>
<td>BriKment</td>
<td>20.00</td>
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<tr>
<td>Sand</td>
<td>6.00</td>
</tr>
<tr>
<td>Bricklayer and hod carrier</td>
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<td>Plumbing material, steam, water &amp; sewerage</td>
<td>1100.00</td>
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<tr>
<td>Plaster (labor only)</td>
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<tr>
<td>Plaster Material</td>
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<tr>
<td>Plaster Lath and nails</td>
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<tr>
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<td>Electric wiring</td>
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<tr>
<td>Extra labor</td>
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<td>Electric light fixtures (not estimated)</td>
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<td>Total</td>
<td>$4,661.50</td>
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Respectfully submitted,

(Signed) Jacob Bassemier
Superintendent of County Buildings
Board of Commissioners, Vanderburgh County, Indiana, August 7th & 11th, 1941

Remodeling of Hillcrest Home - Cont'd -

The Commissioners received the foregoing estimate of $4,661.50 from Jacob Bassemer, Superintendent of County Buildings to remodel barn into a residence at Hillcrest Home, and Commissioners instruct him to proceed with this part of the work.

Re: W. P. A. Equipment

On motion of Harvey Herndon, seconded by George Kissel and unanimously carried that the Auditor advertise for three Dump Trucks to be used on W. P. A. projects, and to be paid for from the W. P. A. Fund.

Re: County Treasurer - Deputies

Commissioners approve the appointment of Philip A. Hoelscher and Elmer Feix, as deputies to the County Treasurer, upon recommendation of County Treasurer, Chas. Frisse.

On motion the Board recess until Monday, August 11th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Hillcrest Home Project

Upon recommendation of Edw. Kerth, the letting of bids on Hillcrest Home project is deferred, and Edw. Kerth is authorized to refund any deposits made for plans and specifications.
Board of Commissioners, Vanderburgh County, Indiana, **AUGUST 11TH, 1941**

**RE: SALE OF REAL ESTATE ACQUIRED BY VANDERBURGH COUNTY**

In the matter of the sale of real estate acquired by Vanderburgh County, Indiana, to satisfy by delinquent school fund loans.

Comes now Charles H. Atkin, county auditor of Vanderburgh County, Indiana, and reports to the board that pursuant to the order of this board, made on the 25th day of May, 1939, and recorded in Commissioners' record X-1 at page 451, as heretofore on the 7th day of September, 1939, reported to this board (Commissioners' record X-1 at page 512) he received for the following described real estate, situate in Vanderburgh County, Indiana, to wit:

Nineteen and Sixty-Five Hundredths (19.65) feet of Lot Two (2) adjoining Lot Three (3) and Twenty-Three and Five-Tenths (23.5) feet of Lot Three (3) adjoining Lot Two (2) in Block Forty-Two (42) in Eastern Enlargement; also all that part of Canal Street vacated by Board of Public Works and adjoining said lots in the rear thereof, all lying in the City of Evansville, in Vanderburgh County, Indiana, according to the recorded plat thereof.

The bid of Mary O. Kirkwood, in the sum of One Thousand Three and 50/100 (1300.50) dollars, of which amount Three Hundred Twenty-Five and 50/100 (325.50) dollars was at the time paid in cash, leaving balance due of Nine Hundred Seventy-Five (975.00) dollars, which was to be paid, Three Hundred and Twenty-Five (325.00) dollars on each of the 5th days of September, 1940, 1941 and 1942, bearing interest at the rate of six percent per annum from date on any unpaid balance, payable in advance; that said bidder has failed to comply with the terms of her said bid in that she failed to pay the interest due on the unpaid balances, amounting to One Hundred Two and 38/100 (102.38) dollars up to the 5th day of June, 1941, and further has failed to comply with the terms of her said bid in that she failed to make the payment of Three Hundred Twenty-Five (325.00) dollars due on the 5th day of September, 1940, and the county auditor recommends that said amount of Three Hundred Twenty-Five and 50/100 (325.50) dollars be applied toward the payment of said interest amounting to One Hundred Two and 38/100 (102.38) dollars and that the balance of Two Hundred Twenty-Three and 12/100 (223.12) dollars be applied toward the payment of rental on said property and for liquidated damages, and that further all rights of said bidder, Mary O. Kirkwood in said real estate be declared forfeited and terminated; that said real estate be re-appraised as by law required and that he be authorized and directed to again offer said real estate for sale, as provided by law.

It is therefore ordered, by the board that the report of the county auditor be approved; that said sum of Three Hundred Twenty-Five and 50/100 (325.50) dollars be applied toward the payment of interest at the rate of six (6) per centum per annum from date, amounting to One Hundred Two and 38/100 (102.38) dollars on said unpaid balance of Nine Hundred Seventy-Five
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 11, 1941

RE: SALE OF SCHOOL FUND PROPERTY -CONT'D-

(975.00) DOLLARS; THAT THE BALANCE OF TWO HUNDRED TWENTY-THREE AND 12/100 (223.12) DOLLARS BE AND THE SAME IS APPLIED TOWARD THE PAYMENT OF RENTAL ON SAID REAL ESTATE AND FOR LIQUIDATED DAMAGES AND THAT ALL RIGHTS OF THE SAID BIDDER, MARY J. KIRKWOOD IN AND TO SAID REAL ESTATE BE AND THEY ARE HEREBY DECLARED FORFEITED AND TERMINATED.

IT IS FURTHER ORDERED BY THE BOARD THAT THE COUNTY AUDITOR HAVE SAID REAL ESTATE HEREIN DESCRIBED REAPPRaised BY THREE DISINTERESTED FREETHOLDERS OF THE NEIGHBORHOOD IN WHICH SAID REAL ESTATE IS SITUATE, AS BY LAW REQUIRED, AND THAT AFTER SAID APPRAISAL THE SAME BE SOLD AFTER GIVING NOTICE AS BY LAW REQUIRED, AT PRIVATE SALE, AT NOT LESS THAN THE FULL APPRAISED VALUE THEREOF, ON THE FOLLOWING TERMS AND CONDITIONS, TO-WIT:

ONE-THIRD CASH IN HAND AND THE BALANCE IN EQUAL INSTALLMENTS DUE IN ONE (1), TWO (2), THREE (3) AND FOUR (4) YEARS RESPECTIVELY FROM DATE OF SALE, PAYABLE ANNUALLY IN ADVANCE, SAID DEFERRED PAYMENTS TO BE SECURED BY FIRST MORTGAGE ON SAID REAL ESTATE; OR, THE PURCHASER MAY HAVE THE OPTION AND PRIVILEGE OF PAYING THE FULL PURCHASE PRICE IN CASH; OR ONE-HALF OF THE PURCHASE PRICE IN CASH AT THE TIME OF PURCHASE, THE BALANCE TO BE SECURED BY LOAN FROM THE SCHOOL FUNDS OF THE STATE OF INDIANA, BASED UPON THE SAME TERMS, CONDITIONS AND LIMITATIONS AS PROVIDED BY LAW IN MAKING ORIGINAL SCHOOL FUND LOANS.

On motion the Board recess until Thursday, August 14th, 1941.

[Signatures]

Joseph E. Mitchell
Harry McLeod
George J. Kinnel

Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: RIGHT-OF-WAY FOR VANDERBURGH-POSEY COUNTY LINE ROAD

IN THE MATTER OF THE ESTABLISHMENT OF RIGHT-OF-WAY FOR THE VANDERBURGH-POSEY COUNTY LINE ROAD FROM THE MIDDLE MT. VERNON ROAD NORTH TO CREAMERY ROAD.

COME NOW WALTER R. SALTZMAN, EMERY BENNETT AND LOUIS FOX, RESIDENT FREEHOLDERS OF POSEY COUNTY, INDIANA, RESIDING OUTSIDE OF MARRS TOWNSHIP IN SAID COUNTY AND GEORGE D. MAYER, EDWIN FUCHS AND JAMES HINMAN, RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF PERRY TOWNSHIP IN SAID COUNTY, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREINAFTER MORE PARTICULARLY DESCRIBED, AND FILE AND PRESENT TO THE BOARD THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE VANDERBURGH-POSEY COUNTY LINE ROAD FROM MIDDLE MT. VERNON ROAD NORTH TO CREAMERY ROAD.

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY YOUR BOARD AT THE JUNE, 1941, TERM THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN HIGHWAY PROPOSED TO BE CHANGED, AS PETITIONED FOR BY LOUIS Q. GROSSMAN, AND OTHERS, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HERETO ATTACHED AND MADE A PART HEREOF, AND AFTER TAKING AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND PAY OUT SUCH PROPOSED CHANGE IN HIGHWAY, IN THE MANNER AS BY LAW PRESCRIBED, THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE LINE BETWEEN VANDERBURGH AND POSEY COUNTIES, STATE OF INDIANA, AND THE MIDDLE MT. VERNON ROAD, AN ESTABLISHED HIGHWAY IN SAID COUNTIES (BEING ALSO THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTION THIRTY-ONE (31), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST IN VANDERBURGH COUNTY, INDIANA, AND SECTION THIRTY-SIX (36), TOWNSHIP SIX (6) SOUTH, RANGE TWELVE (12) WEST IN POSEY COUNTY, INDIANA), EXTENDING THEREFROM NORTH ALONG SAID LINE TO THE NORTH LINE OF SAID SECTIONS; CONTINUING THEREFROM NORTH ALONG SAID LINE BETWEEN SAID VANDERBURGH AND POSEY COUNTIES (BEING ALSO THE LINE
RE: VANDERBURGH-POSEY COUNTY LINE ROAD -CONT'D-

between Section Thirty (30) Township Six (6) South, Range Eleven (11) West in Vanderburgh County, Indiana, and Section Twenty-Five (25), Township Six (6) South, Range Twelve (12) West in Posey County, Indiana, to the north line of said sections, and continuing thence north along said line between said Vanderburgh and Posey counties (being also the line between Section Nineteen (19), Township Six (6) South, Range Eleven (11) West in Vanderburgh County, Indiana, and Section Twenty-Four (24), Township Six (6) South, Range Twelve (12) West in Posey County, Indiana) to the Creamery Road, an established highway within said Vanderburgh and Posey counties, Indiana, a total distance of approximately one and one-half (1½) miles,

and that the right-of-way for said proposed change of said highway, as above paid out, is sixty (60) feet in width, the center line thereof to be located upon the line above described.

We further determine that said highway, when so established, will be of public utility and that the benefits derived by the respective land owners through whose lands said highway passes, if said highway is established, will exceed the damages, and that said highway, as located by us, does not run through the enclosure of any person of more than one year's standing, without the consent of such land owners, and in the instances where such consent was not obtainable, upon examination, it was found that a good way cannot otherwise be had without departing essentially from the route petitioned for.

In testimony whereof, we have heretunto affixed our signatures, on this the 16th day of June, 1941.

(Signed) Walter R. Saltzman
(Signed) Emery Bennett
(Signed) Louis H. Fox
(Signed) George D. Mayer
(Signed) James Hinman
(Signed) Edwin Fuchs

Viewers

And the Board, having examined said report of said viewers and having heard evidence and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers we, and the same is hereby approved; that said highway having been found to be of public utility, be established to a right-of-way width of sixty (60) feet along the route in said report fixed.

On motion the Board recess until Monday, August 18th, 1941.

[Signatures]

Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BOND OF COUNTY SCHOOL SUPERINTENDENT

THE COUNTY AUDITOR REPORTS THE COUNTY SUPERINTENDENT OF SCHOOLS HAS FILED BOND FOR $5000.00 WITH STANDARD ACCIDENT INSURANCE COMPANY OF DETROIT, WHICH HE APPROVED AND FILED IN THE AUDITOR'S OFFICE.

RE: REMODELING HILLCREST HOME

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR BIDS ON BOILER FOR HEATING AT THE HILLCREST HOME.

RE: COUNTY HIGHWAY SPEED REGULATIONS

IN THE MATTER OF THE DETERMINATION OF A PRIMA FACIE SPEED LIMIT ON COUNTY HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, UPON THE BASIS OF AN ENGINEERING AND TRAFFIC INVESTIGATION NOW DETERMINES THAT THE PRIMA FACIE SPEED PERMITTED UNDER CHAPTER 48 OF THE ACTS OF THE 1939 INDIANA GENERAL ASSEMBLY UPON ALL COUNTY HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA, IS GREATER THAN IS REASONABLE OR SAFE AND THE BOARD NOW DETERMINES THAT A REASONABLE AND SAFE PRIMA FACIE SPEED LIMIT UPON SAID COUNTY HIGHWAYS TO BE FORTY-FIVE (45) MILES PER HOUR FOR PASSENGER VEHICLES AND THIRTY (30) MILES PER HOUR FOR TRUCKS.

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE THE PURCHASE OF AN EXTRA BRUSH ASSEMBLY AT SEVENTY (70.00) DOLLARS F.O.B. FACTORY FROM MATT FOSTER FOR SWEeper AWARDED JULY 28TH, 1941, ALSO A STARTER ATTACHMENT FOR SAME.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, AUGUST 21ST, 1941.

[Signatures]

BOARD OF COUNTY COMMISSIONERS
THURSDAY, AUGUST 21ST, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: W. P. A. Road Program

The Commissioners order Harvey Herndon, Sponsor Representative for W. P. A. to consult with the W. P. A. officials and prepare plans for 1942 Road Program.

On motion the Board recess until Monday, August 25th, 1941.

[Signatures]

Monday, August 25th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Gas Water Heater for Hillcrest Home

The Commissioners order the Auditor to advertise for bids on a Gas Water Heater for the Hillcrest Home.
Board of Commissioners, Vanderburgh County, Indiana, **AUGUST 25TH, 1941**

**RE: BIDS ON TRUCKS**

**THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON TRUCKS, COME NOW THE FOLLOWING PARTIES AND SUBMIT THEIR BIDS:**

**HARTWETZ BROS**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Price</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>1-</td>
<td>1½ Ton Dodge Truck Less Tax</td>
<td>$1749.24</td>
<td>$1723.24</td>
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<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>1-</td>
<td>Dodge Special Less Tax</td>
<td>$1775.24</td>
<td>$1349.24</td>
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<tr>
<td></td>
<td>TRADE-IN - Dodge $250.00</td>
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<td></td>
<td>Dodge 250.00</td>
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<td></td>
<td>CHEV. 225.00</td>
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<td></td>
<td>CASH Discount $150.00, IF NO TRADE-IN</td>
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**CITY CHEVROLET COMPANY**

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<tbody>
<tr>
<td>1941-</td>
<td>1½ Ton CHEVROLET Truck Plus Body</td>
<td>$950.00</td>
<td>$1300.00</td>
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<td></td>
<td>ALLOWANCE FOR TRADE-IN $25.00 EACH</td>
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**THEO. W. TITZER**

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<tr>
<td></td>
<td>MACK Truck</td>
<td>$1763.67</td>
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<tr>
<td>1-</td>
<td>Truck Without Body</td>
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<td></td>
<td>LESS TRADE-IN 3 TRUCKS $900.00</td>
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<td>CASH Discount $600.00 IN NO TRADE-IN</td>
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<tr>
<td>ALT.</td>
<td>BID - 2 Trucks</td>
<td>1505.54</td>
<td>$3482.62</td>
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<td>955.54</td>
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<td>550.00</td>
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<tr>
<td>14 Truck Without Body</td>
<td>1221.54</td>
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<tr>
<td>TRADE-IN 3 Trucks</td>
<td>750.00</td>
<td>$3482.62</td>
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<tbody>
<tr>
<td></td>
<td>CASH Discount $500.00 ON ABOVE IF NO TRADE-IN</td>
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**INTERNATIONAL HARVESTER COMPANY**

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<tr>
<td>1-</td>
<td>1½ Chassis Int.</td>
<td>927.80</td>
<td>$1227.80</td>
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<td></td>
<td>DUMP BODY ADD.</td>
<td>300.00</td>
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<td></td>
<td>ALLOWANCE - DODGE 100.00</td>
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<td></td>
<td>DODGE 100.00</td>
<td></td>
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<td></td>
<td>CHEV. 100.00</td>
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<tr>
<td>ALT.</td>
<td>BID INT. K-6</td>
<td>1253.75</td>
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<td>SAME ALLOWANCE ON THIS AS ABOVE.</td>
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**RERICKS MOTOR SERVICE**

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<tr>
<td>1-</td>
<td>1941 G.M.C.</td>
<td>1366.42</td>
<td>$1166.42</td>
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<td>LESS ALLOWANCE</td>
<td>250.00</td>
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<td></td>
<td>CASH Discount $100.00 IF NO TRADE-IN</td>
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<tr>
<td>1-</td>
<td>Dump Truck</td>
<td>1127.38</td>
<td>877.38 Net</td>
</tr>
<tr>
<td></td>
<td>CHEVROLET</td>
<td>250.00</td>
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<tr>
<th>Item</th>
<th>Description</th>
<th>Price</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>CASH Discount $150.00 IF NO TRADE-IN</td>
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</table>
On motion the Board make the following awards on trucks:

**CITY CHEVROLET COMPANY**

1- 1941 1½ Ton Chevrolet Truck  $950.00
Less trade-in allowance 25.00  $925.00

**INTERNATIONAL HARVESTER COMPANY**

1- International K-6 1253.75
1- Dump body additional 500.00
Less trade-in allowance 1553.75  $1453.75

**REICKS MOTOR SERVICE**

1- 1941 G.M.C. 1366.42
Less trade-in allowance 200.00  $1166.42

On motion the Board recess until Thursday, August 28th, 1941.

**Thursday, August 28th, 1941**

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kassel and Harvey Hendon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

**Re: Highway Department (Additional Equipment)**

The Commissioners approve purchase of additional equipment on G.M.C. truck purchased from the Reicks Motor Service, amount $167.65.

On motion the Board adjourn sine die.
Board of Commissioners, Vanderburgh County, Indiana, **SEPTEMBER 2ND, 1941**

**TUESDAY, SEPTEMBER 2ND, 1941**

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by County Sheriff, Val Dietsch.

The minutes were read and approved.

**RE: HIGHWAY DEPARTMENT**

The Commissioners approve payment of claim for Carl Smith, as emergency truckdriver, in pay-roll of August 30th.

**RE: SCHOOL FUND PROPERTY REPORT**

State of Indiana  
Vanderburgh County

We, the undersigned appraisers of the 1st Commissioners' District of the County of Vanderburgh, State of Indiana, having made a personal examination of the following described premises situated in Vanderburgh County, Indiana, to-wit:

**Part of Lots 2 and 3, Block 42, Eastern Enlargement being No. 605 Oak Street**

Do, upon oath, say that the same is of the value of Eighteen Hundred and No/100 Dollars, at the common selling rate in this County at this time.

(Signed) G. H. Bippus  
(Signed) J. T. Coker  
(Signed) J. F. Schmidt

Subscribed and sworn to before me this 29th day of August, 1941.

(Signed) Chas. H. Atkin  
County Auditor

(SEAL)

**RE: BIDS ON BOILER FOR HILLCREST HOME**

This being the time set for the receiving of bids on boiler for Hillcrest Home, comes now the Plumbers Supply Company and submits their bid for $134.00.

On motion the Board awards contract to the Plumbers Supply Company.
STATE OF INDIANA } ss:
VANDERBURGH COUNTY

BE, THE UNDERSIGNED APPRAISERS OF THE 1ST COMMISSIONERS;
DISTRICT OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, HAVING
MADE A PERSONAL EXAMINATION OF THE FOLLOWING DESCRIBED PREMISES
SITUATED IN VANDERBURGH COUNTY, INDIANA, TO-WIT:

PART OF LOTS 2 AND 3, BLOCK 42, EASTERN ENLARGEMENT
BEING #605 OAK STREET

DO, UPON OATH, SAY THAT THE SAME IS OF THE VALUE OF
EIGHTEEN THOUSAND $18,000 DOLLARS,
AT THE COMMON SELLING RATE IN THIS COUNTY AT THIS TIME.

[Signatures]

SUBSCRIBED AND SWORN TO BEFORE ME THIS 29 DAY OF AUGUST
1941.

[Signature]
COUNTY AUDITOR

AND THAT THE RIGHT-OF-WAY WIDTH OF SAID HIGHWAY, AS BY US ESTABLISHED, IS SIXTY (60) FEET.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LANDOWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO ESTABLISHED, WILL EXCEED THE DAMAGES.
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 2ND 1941

TUESDAY, SEPTEMBER 2ND, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Hendson, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by County Sheriff, Val Dietsch.

The minutes were read and approved.

RE: HIGHWAY DEPARTMENT

The Commissioners approve payment of claim for Carl Smith, as emergency truckdriver, in pay-roll of August 30th.

RE: SCHOOL FUND PROPERTY REPORT

STATE OF INDIANA  
VANDERBURGH COUNTY  

We, the undersigned appraisers of the 1st Commissioners' District of the County of Vanderburgh, State of Indiana, having made a personal examination of the following described premises situated in Vanderburgh County, Indiana, to-wit:

Part of Lots 2 and 3, Block 42, Eastern Enlargement being #605 Oak Street

Do, upon oath, say that the same is of the value of Eighteen Hundred and No/100 Dollars, at the common selling rate in this county at this time.

(signed) G. H. Bippus
(signed) J. T. Coker
(signed) J. F. Schmidt

Subscribed and sworn to before me this 29th day of August, 1941.

(signed) Chas. H. Atkin
County Auditor

(SEAL)

RE: BIDS ON BOILER FOR HILLCREST HOME

This being the time set for the receiving of bids on boiler for Hillcrest Home, comes now the Plumbers Supply Company and submits their bid for $154.00.

On motion the Board awards contract to the Plumbers Supply Company.
Board of Commissioners, Vanderburgh County, Indiana.  

SEPTEMBER 2ND 1941

RE: RIGHT-OF-WAY FOR BROWNING ROAD

IN THE MATTER OF THE ESTABLISHMENT OF
RIGHT-OF-WAY FOR THE BROWNING ROAD IN
SCOTT TOWNSHIP, VANDERBURGH COUNTY,
INDIANA, FROM THE BOONVILLE-NEW HARMONY
ROAD NORTH TO THE OLD STATE ROAD.

COME NOW HARRY J. RITZ, GEORGE HON AND ALLEN A. PATTERSON, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREINAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

STATE OF INDIANA  
VANDERBURGH COUNTY  

BEFORE THE BOARD OF COMMISSIONERS OF THE  
COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE ESTABLISHMENT OF
RIGHT-OF-WAY FOR THE BROWNING ROAD IN
SCOTT TOWNSHIP, VANDERBURGH COUNTY,
INDIANA, FROM THE BOONVILLE-NEW HARMONY
ROAD NORTH TO THE OLD STATE ROAD.

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY YOUR BOARD AT THE JULY, 1941, TERM THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED CHANGE IN A HIGHWAY, AS PETITIONED FOR BY SAM STROUD AND OTHERS, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HERETO ATTACHED AND MADE A PART THEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY, IN THE MANNER AS PROVIDED BY LAW, THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID CHANGE IN SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF SAID BROWNING ROAD, AS NOW ESTABLISHED, IN THE SOUTH HALF OF THE SOUTHEAST QUARTER OF SECTION NINE (9), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, WITH THE BOONVILLE-NEW HARMONY ROAD, A PUBLIC HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND CONTINUING THEREIN IN A NORTHERLY DIRECTION, GENERALLY ALONG THE CENTER LINE OF SAID BROWNING ROAD, AS NOW ESTABLISHED, TO THE NORTH LINE OF SAID SECTION NINE (9), AND CONTINUING THEREIN IN A NORTHERLY DIRECTION, GENERALLY ALONG THE CENTER LINE OF SAID BROWNING ROAD, AS NOW ESTABLISHED, IN SECTION FOUR (4), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, TO THE OLD STATE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, A TOTAL DISTANCE OF APPROXIMATELY ONE AND ONE-HALF (1½) MILES.

AND THAT THE RIGHT-OF-WAY WIDTH OF SAID HIGHWAY, AS BY US ESTABLISHED, IS SIXTY (60) FEET.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LANDOWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO ESTABLISHED, WILL EXCEED THE DAMAGES.
RE: BROWNING ROAD— Cont'd—

We further find that said highway, as located by us, does not run through the enclosure of any person of more than one year's standing, without the consent of such land owner, and in the instance or instances where such consent was not obtainable, upon examination, it was found that a good way cannot otherwise be had, without departing essentially from the route petitioned for.

In testimony whereof, we have hereunto affixed our signatures on this the 19th day of August, 1941.

(Signed) Harry J. Ritz
(Signed) George Hon
(Signed) Allen A. Patterson

Viewers

And the Board, having examined said report of said viewers and having heard evidence thereon and being duly and sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be, and the same is hereby approved; that said highway, having been found to be of public utility, be established to a right-of-way width of sixty (60) feet along the route in said report fixed.

RE: VACATION OF RUBY AVENUE
(Viewers Report)

In the matter of the petition of Thomas M. Duncan and others, for the vacation of part of Ruby Avenue, a public highway in Pigeon Township, Vanderburgh County, Indiana.

Come now Joseph E. Reis, John H. Staingkamp and Thomas P. Bippus, heretofore appointed as viewers to view a certain highway proposed to be vacated, hereinafter particularly described and file and present their report to this Board, which said report is in the words and figures following, to-wit:

STATE OF INDIANA
VANDERBURGH COUNTY

Before the Board of Commissioners of the County of Vanderburgh, State of Indiana.

In the matter of the petition of Thomas M. Duncan, and others, for the vacation of part of Ruby Avenue, report of viewers a public highway in Pigeon Township, Vanderburgh County, Indiana.

To the Honorable Board of Commissioners of the County of Vanderburgh, State of Indiana:

We, the undersigned viewers, appointed by your Board at the August,
Board of Commissioners, Vanderburgh County, Indiana, September 2nd, 1941

RE: RUBY AVENUE

1941, Term, to View, mark and Lay out a certain highway proposed to be vacated, as petitioned for by Thomas M. Duncan and others, submit the following report:

We met, as directed in the order hereto attached and made a part hereof and after having taken an oath to faithfully and impartially discharge our duties assigned us, proceeded to view, and did view, mark and pay out such proposed vacation of highway, in the manner as by law provided; that the route, bounds, course, distance and termini of said highway proposed to be vacated, are more particularly described as follows, to-wit:

A part of Ruby Avenue, located in the replat of Oakhurst Place, an addition lying in Vanderburgh County, Indiana, according to the recorded plat thereof, recorded in plat record third at page 169 of the records of the County Recorder of Vanderburgh County, Indiana, more specifically described as beginning at the northwest corner of lot one hundred thirty-one (131) in said replat of Oakhurst Place; thence east along the north line of said lot to the northeast corner thereof; thence northerly to the southeast corner of lot one hundred thirty-two (132) in said replat of Oakhurst Place; thence westerly along the south line of said lot one hundred thirty-two (132) to the southwest corner of said lot; thence in a southerly direction to the place of beginning.

We further report that said highway will not and cannot be utilized, will not be of public utility and should be vacated for all purposes.

In testimony whereof, we have hereunto affixed our signatures on this the 18th day of August, 1941.

(signed) Joseph E. Reis
(signed) John H. Steinkamp
(signed) Thomas P. Bippus
Viewers.

And the Board, having examined said report of said viewers, and having heard evidence thereon and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway vacated for all purposes, as in said report set forth.

In the therefore ordered by the Board that the report of said viewers be, and the same is hereby approved; that said highway, having been found to be of no public utility, be, and the same is now vacated for all purposes.

Adopted by the Board of Commissioners of the County of Vanderburgh, Indiana, this 2nd day of September, 1941.

(signed) Joseph V. Eisterhold
(signed) George J. Kissel
(signed) Harvey Herndon
Board of County Commissioners of the County of Vanderburgh, State of Indiana

Attest:

(signed) Char. H. Atkin
County Auditor of Vanderburgh County, Indiana
Board of Commissioners, Vanderburgh County, Indiana, September 2 & 8, 1941.

RE: OIL DIVISION COUNTY INFIRMARY LANDS

The Board authorizes execution of Division Order to the Sohio Corporation covering oil produced on County Infirmary lands, one-eighth to Vanderburgh County, Indiana and seven-eighths to Vanderburgh Oil Corporation.

On motion the Board recess until Thursday, September 4th, 1941.

Thursday, September 4th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George Kisiel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: ADJUSTMENT OF FOURTH STREET LIGHTING

In the matter of adjustment of service charge on Fourth Street lighting.

The Board, having heretofore been advised by Mr. Forrest M. Condit, Attorney, representing some of the property owners along Fourth Street from Main Street northwest to Court Street, that there was a discrepancy in the charge made on the lighting services on said portion of Fourth Street, and the Board, having heretofore authorized Mr. Condit, on behalf of Vanderburgh County, Indiana, to join in an effort to procure an adjustment of said service charge, and it now being reported by Mr. Condit that an adjustment has been reached to apply to future charges, as follows:
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 4TH 1941

RE: FOURTH STREET LIGHTING — CONT'D —

BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY

SCHEDULE OF PAYMENTS

<table>
<thead>
<tr>
<th>Original Assessment</th>
<th>Date</th>
<th>To City</th>
<th>To Attorney</th>
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<td>112.79</td>
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</table>

TOTAL $2256.06

$752.02 $601.62 $1353.64

AND THE BOARD NOW FINDS THAT SAID ADJUSTMENT SHOULD BE ACCEPTED AND THE CHARGE "TO ATTORNEY" BEING ON THE BASIS HERETOFORE AGREED UPON BY THIS BOARD AND SAID ATTORNEY CONDI'T, AS AND FOR A FEE FOR HIS SERVICES RENDERED TO VANDERBURGH COUNTY, INDANA, IT IS NOW ORDERED BY THE BOARD THAT SAID ADJUSTMENT OF SAID SERVICE CHARGE BE AND THE SAME IS HEREBY APPROVED, AND IT IS FURTHER ORDERED THAT THE PAYMENTS HEREBIN SET FORTH BE MADE BY THE COUNTY AUDITOR AS THE SAME BECOME DUE FROM SUCH FUNDS AS MAY BE AVAILABLE FOR THAT PURPOSE.

On motion the Board recess until Monday, September 8th, 1941.

[Signatures]
Joseph V. Reinhart
Jimmy Henderson
George J. Kissel

BOARD OF COUNTY COMMISSIONERS
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved,

Re: Highway Department

Requisition of the Board of Commissioners of the County of Vanderburgh, State of Indiana, for the Appropriation of Additional Funds to be received from the Motor Vehicle Highway Account.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, having received a statement from the Auditor of State of the State of Indiana, that in the October, 1941 distribution of the funds received from the Motor Vehicle Highway Account, Vanderburgh County is to receive the sum of $12,489.84 from said account over the amount of the original estimate, and the Board now finds that an immediate emergency and an indispensable public necessity exist for the appropriation of said additional sum of $12,489.84, to be received by Vanderburgh County, Indiana, from the Motor Vehicle Highway Account by Vanderburgh County, over and above the original estimate, for the following purposes:

County Highway Department

Road Materials ........................................ $12,489.84

And the County Auditor of Vanderburgh County, Indiana, is now requested by this Board to issue a call for a Special Meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriation as herein set forth.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, this 8th day of September, 1941.

(signed) Joseph V. Eisterhold
(signed) George J. Kissel
(signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

Attest:

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana, and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.
RE: BID ON GAS WATER HEATER FOR HILLCREST HOME

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON GAS WATER HEATER FOR HILLCREST HOME, COMES NOW THE PLUMBERS SUPPLY COMPANY AND SUBMITS THEIR BID FOR $190.00 ON 1-No. 75 ADMIRAL AUTOMATIC GAS WATER HEATER.

BID IS TAKEN UNDER ADVISEMENT UNTIL THURSDAY, SEPTEMBER 11TH.

On motion the Board recess until Thursday, September 11th, 1941.

[Signatures]

BOARD OF COUNTY COMMISSIONERS

THURSDAY, SEPTEMBER 11TH, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kisel and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor.

The minutes were read and approved.

RE: CONTRACT ON GAS WATER HEATER

On motion the Board this day makes the award on gas water heater for the Hillcrest Home to the Plumbers Supply Company for $190.00

RE: BAKERY SUPPLIES FOR COUNTY INSTITUTIONS

In the matter of the furnishing of bakery supplies for county institutions,

The Board, being advised that the Meyer Baking Company, to whom the contract was awarded for the furnishing of bakery supplies to County Institutions for the third quarter of the year 1941, through proceedings pending in the Superior Court of Vanderburgh County, Indiana, was placed in receivership and by said court the Receiver of said Company was ordered to cease the operation of the Bakery business heretofore operated by said Meyer Baking Company, and it being necessary to procure Bakery supplies for use at said County Institutions, the Board, upon the agreement of Clarence J. Kremer, the next lowest bidder for the furnishing of said supplies for said period, to furnish the needed Bakery supplies to said Institutions for the balance of the third quarter of 1941, at the price
RE: BAKERY SUPPLIES - CONT'D -

BID BY THE SAID CLARENCE J. KREMER BAKERY, THE BOARD NOW ORDERS THAT THE BAKERY SUPPLIES FOR USE AT COUNTY INSTITUTIONS FOR THE BALANCE OF THE THIRD QUARTER OF 1941 BE PURCHASED FROM THE CLARENCE J. KREMER BAKERY, UPON SAID PRICE AGREED UPON BY THEM.

ON MOTION THE BOARD RECESS UNTIL MONDAY, SEPTEMBER 15TH, 1941.

[Signatures]

BOARD OF COUNTY COMMISSIONERS

MONDAY, SEPTEMBER 15TH, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND BERNY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS FOR THE MONTHS OF OCTOBER, NOVEMBER AND DECEMBER 1941.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, SEPTEMBER 18TH, 1941.

[Signatures]

BOARD OF COUNTY COMMISSIONERS
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kissel and Harvey Herndon; members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Right-of-Way Kuebler Road

All property owners present grant for 60 foot right-of-way for the Kuebler Road in German Township from St. Joseph Avenue Road to Cynthiana Road, which is approved by the Board.

Re: W. P. A. Clerk

Re: Compensation of Lucille Herndon.

W. P. A. Clerk

The Board now finds that the compensation received by said W. P. A. Clerk is wholly inadequate for the services to be performed by her, and the Board further finds that a reasonable compensation for said services should be not less than Eighty-Five ($85.00) Dollars per month.

It is therefore ordered by the Board that effective October 1st, 1941, the compensation of said Lucille Herndon as such W. P. A. Clerk be, and the same is now fixed at Eighty-Five ($85.00) Dollars per month, being an increase from Seventy-Five ($75.00) Dollars per month to Eighty-Five ($85.00) Dollars per month, and the County Auditor is ordered to pay the same from the Vanderburgh County W. P. A. Appropriation.

Re: County Plan Commission

The Commissioners approve temporary appointment of Henry Brockman as Plumbing Inspector in the absence of George B. Hewson.

Re: School Fund Property

(Affidavit of Posting of Sales)

State of Indiana

Vanderburgh County

The undersigned, Henry C. Buente, being First duly sworn, upon his oath, says that he is over twenty-one years of age, a resident and citizen of Vanderburgh County, Indiana, and that on the 9th day of September, 1941, he posted notice, of which the annexed is a full, true, correct and complete copy, at each of the following named places, viz:
RE: SCHOOL FUND PROPERTY –CONT’D–

AT THE THIRD STREET ENTRANCE TO THE CITY BUILDING OF THE CITY OF EVANSVILLE, INDIANA

AT THE FIFTH STREET ENTRANCE TO THE VANDERBURGH COUNTY COURT HOUSE, IN THE CITY OF EVANSVILLE, INDIANA.

AT THE INTERSECTION OF FRANKLIN STREET AND FIRST AVENUE, IN THE CITY OF EVANSVILLE, INDIANA.

AT THE INTERSECTION OF MAIN AND FRANKLIN STREETS, IN THE CITY OF EVANSVILLE, INDIANA.

AT THE EVANSVILLE CITY GARAGE, IN THE CITY OF EVANSVILLE, INDIANA.

AT THE VANDERBURGH COUNTY GARAGE, IN THE CITY OF EVANSVILLE, INDIANA.

EACH OF SAID NAMED PLACES BEING PUBLIC PLACES WITHIN PIGEON TOWNSHIP IN VANDERBURGH COUNTY, INDIANA, ALSO

AT THE INTERSECTION OF WEINBACH AVENUE AND DIVISION STREET, IN THE CITY OF EVANSVILLE, INDIANA.

AT THE INTERSECTION OF WEINBACH AVENUE AND LINCOLN AVENUE, IN THE CITY OF EVANSVILLE, INDIANA.

AT THE OFFICE OF THE TOWNSHIP TRUSTEE OF KNIGHT TOWNSHIP, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

AT THE INTERSECTION OF WEINBACH AVENUE AND WASHINGTON AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

AT THE NORTHEAST CORNER OF KENTUCKY AVENUE AND WASHINGTON AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

(SIGNED) HENRY BUENTE

SUBSCRIBED AND SWORN TO BEFORE ME THIS THE 12TH DAY OF SEPTEMBER, 1941.

MY COMMISSION EXPIRES JAN. 7, 1943.

(SEAL) (SIGNED) FLORENCE LEISTER

NOTARY PUBLIC

ON MOTION THE BOARD RECESS UNTIL MONDAY, SEPTEMBER 22ND, 1941.
/board of commissioners, vanderburgh county, indiana, september 22, 1941

monday, september 22nd, 1941.

the board of commissioners of vanderburgh county, indiana, met in regular session pursuant to recess, when present joseph v. eisterhold, george j. kisvel and harvey herndon, members composing said board; also chas. h. atkin, county auditor and henry suente, county attorney.

the minutes were read and approved.

re: emergency deputy

the commissioners approve the appointment of lawrence holder as an emergency deputy, effective september 22nd, 1941, to fill the vacancy caused by the resignation of urban steckler.

re: renewal of lease

the commissioners accept and sign supplement #dss 30 (p) 209 on renewal of lease on selective service headquarters, extending same to june 30, 1942-

supplement no. 1
dss 30 (p) 209

notice of renewal of lease

between
vanderburgh county, indiana

and

the united states of america

notice is hereby given that under the provisions of paragraph 5 of lease no. dss 30 (p) 209, dated december 12, 1940, by and between vanderburgh county, indiana, whose address is court house, evansville, indiana, for its heirs, executors, administrators, successors, and assigns, and the united states of america, covering the following described premises, viz:

approximately 3,900 square feet of space contained in the third floor of the building commonly known as the court house annex, situated on lot no. 172 donation enlargement in the city of evansville, county of vanderburgh, state of indiana, the post-office address of which is 202 n.w. fourth street, evansville, indiana.

the united states of america this 29th day of may, 1941, elects to renew the said lease for the period of one year from and after june 30, 1941, and by these presents does renew, extend, and adopt the said lease and all the terms and conditions thereof, except as hereinafter stipulated, for the period beginning july 1, 1941 and ending june 30, 1942.

this lease may be cancelled by either party upon thirty (30) days' notice in writing to the other.

the lessor is requested to acknowledge receipt hereof.

the united states of america
by j. d. friday, lt. col. (signed)
state procurement office
selective service system, indiana
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 22, 1941

RE: ESTABLISHING OF PRECINCT BOUNDARIES

IN THE MATTER OF THE ALLOWANCE TO HENRY C. BUENTE FOR SERVICES RENDERED BY HIM OUTSIDE OF AND IN ADDITION TO HIS REGULAR DUTIES AS COUNTY ATTORNEY.

Pursuant to previous instructions and agreement, wherein the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente to re-establish and re-arrange the voting precinct boundaries within Vanderburgh County, Indiana, in order to provide proper and ample facilities for the increased number and the shifting of electors in said Vanderburgh County, Indiana, at the coming primary and general elections, and said Henry C. Buente, having completed said work, as shown by order of this Board adopted under date of August 4th, 1941 (Commissioners' Record 2-1, page 340), all of which said services were rendered at the special instance and request of this Board, and consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente, as County Attorney, and the Board now fixes the compensation for said special and additional services in the sum of three hundred ($300.00) dollars, and comes now said Henry C. Buente and presents to the Board his claim in said amount of Three Hundred ($300.00) Dollars for said special and additional services, which claim is now by the Board allowed, and the County Auditor is directed to pay the same from such funds as may be available for that purpose.

On motion the Board recess until Thursday, September 25th, 1941.

[Signatures]

Joseph V. Lashbey

Harry H. Waddell

George J. Kessel

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, September 25, 1941

Thursday, September 25th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor, Guy K. Fox, Deputy County Auditor and Henry C. Buente, County Attorney.

The minutes were read and approved.

Re: Bids on Supplies for County Infirmary, Boehne Hospital, and Sanitary Supplies for County Institutions

This being the time set for the receiving of bids on supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for County Institutions for the months of October, November and December 1941, come now various parties and submit their bids:

**Boehne Hospital**

- Feldman Baking Company
- C. J. Kremer Bakery
- Hi-Class Bakery
- Purity Dairy Company
- Koon Dairy Company
- Edgewood Dairy
- Ideal Pure Milk Co
- Stahl Packing Company
- Yokel & Sons
- S. Kahn's Sons

**County Infirmary**

- S. Kahn's Sons
- Hi-Class Bakery
- Feldman Baking Company
- C. J. Kremer Bakery
- Stahl Packing Company
- Yokel & Sons
- Kreylng & Company

**Sanitary Supplies**

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<tr>
<th>Item</th>
<th>Pro-Tex-All Co</th>
<th>Kor-X-All Co</th>
<th>Kreylng &amp; Co</th>
</tr>
</thead>
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<tr>
<td>1- Clean Powder</td>
<td>.07</td>
<td>.03 3/4</td>
<td>---</td>
</tr>
<tr>
<td>2- Toilet Tissue</td>
<td>---</td>
<td>5.09</td>
<td>6.25</td>
</tr>
<tr>
<td>3- Sweep Compound</td>
<td>1.85</td>
<td>.75</td>
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</tr>
<tr>
<td>4- Scrub Solvent</td>
<td>.40</td>
<td>.36 1/2</td>
<td>---</td>
</tr>
<tr>
<td>5- Liquid Toilet Soap</td>
<td>.38</td>
<td>.38</td>
<td>---</td>
</tr>
<tr>
<td>6- Floor Wax</td>
<td>1.20</td>
<td>1.10</td>
<td>1.38</td>
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<tr>
<td>7- Deodorant Crystals</td>
<td>1.24</td>
<td>1.15</td>
<td>---</td>
</tr>
<tr>
<td>8- Waldorf Fold Towels</td>
<td>---</td>
<td>---</td>
<td>4.25</td>
</tr>
</tbody>
</table>

All bids are taken under advisement until Monday, September 29, 1941.
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 25 1941

RE: EXCESS WHEAT PRODUCED AT COUNTY INFIRMARY

RE: PAYMENT OF PENALTY FOR EXCESS WHEAT PRODUCED ON THE VANDERBURGH COUNTY INFIRMARY FARMS.

NOTICE was received, under date of September 18th, 1941, from the Vanderburgh County Agricultural Conservation Committee, representing the United States Department of Agriculture, Agricultural Administration, that the 1941 acreage allotment for wheat for the Vanderburgh County Indiana Infirmary Farms was 33.8 acres; that the actual 1941 wheat acreage sowed on said farms was 50.7 acres with normal yield of 13.9 bushels per acre and that the marketing excess for 1941 was 235.0 bushels, upon which there is due the sum of forty-nine (49) cents per bushel as penalty, making total penalty of One Hundred Fifteen and 15/100 (115.15) dollars; that in lieu of the payment of said penalty said excess wheat of 235 bushels may be delivered into the custody of the United States Secretary of Agriculture, or, said marketing excess of wheat may be stored on said farms under bond of indemnity.

And the Board now finds that all of the grain produced upon said County Infirmary Farms, in order to reduce the cost of feeding of cattle, hogs, etc. on said farms, has been advantageously used for feeding purposes; that it would be to the best interests of all concerned to pay said penalty on said marketing excess of 235 bushels of wheat, amounting to the total sum of $115.15, so that said wheat may be used for feeding purposes upon said Infirmary Farms.

It is therefore ordered by the Board that said marketing excess of 235 bushels of wheat produced upon the County Infirmary farms be used for feeding purposes on said farms and that said penalty of forty-nine (49) cents per bushel be paid to the proper authorities, and the County Auditor of Vanderburgh County, Indiana, is ordered to pay said penalty totaling $115.15 to the proper authorities from such funds as may be available for that purpose.

It is further ordered that the letter of notification from the Vanderburgh County Agricultural Conservation Committee, relating to said penalty assessment, together with a copy of this order be attached to and made a part of the claim for such payment.

On motion the Board recessed until Monday, September 29th, 1941.

[Signatures]

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, September 29, 1941

Monday, September 29th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Rel contracts on supplies for Boehne Hospital, County Infirmary and sanitary supplies for County Institutions.

On motion the Board this day makes the following awards on supplies for Boehne Hospital, County Infirmary and sanitary supplies for County Institutions for the months of October, November and December 1941, as follows:

**BOEHNE HOSPITAL**

<table>
<thead>
<tr>
<th>Category</th>
<th>Supplier</th>
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<tbody>
<tr>
<td>Bakery Products</td>
<td>C. J. Kremer Bakery</td>
</tr>
<tr>
<td>Dairy Products</td>
<td>Purity Dairy Company, Koch Dairy Company, Ideal Pure Milk Co</td>
</tr>
<tr>
<td>Meats</td>
<td>Yokel &amp; Son</td>
</tr>
<tr>
<td>Smoked Meat, Eggs, Chickens, etc.</td>
<td>Stahl Packing Company</td>
</tr>
<tr>
<td>Canned Fruits &amp; Vegetables</td>
<td>S. Kahnis Sons</td>
</tr>
<tr>
<td>Misc. Groceries</td>
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</tbody>
</table>

**COUNTY INFIRARY**

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<th>Supplier</th>
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<tr>
<td>Groceries</td>
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<tr>
<td>Meat</td>
<td>Stahl Packing Company</td>
</tr>
<tr>
<td>Bread</td>
<td>C. J. Kremer Bakery</td>
</tr>
<tr>
<td>Dry Goods</td>
<td>Kreyling &amp; Company</td>
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</tbody>
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**SANITARY SUPPLIES**

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<th>Cost</th>
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<td>5.09</td>
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<td>3 Sweep Compound</td>
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<tr>
<td>5 Floor Wax</td>
<td>1.10</td>
</tr>
<tr>
<td>7 Deod. Crystals</td>
<td>1.15</td>
</tr>
<tr>
<td>5 Liq. Toilet Soap</td>
<td>0.58</td>
</tr>
<tr>
<td>8 Waldorf Fold. Towels</td>
<td>4.25</td>
</tr>
</tbody>
</table>
RE: UNION TOWNSHIP FLOODGATE COMMITTEE

JULY 3, 1941

A SPECIAL MEETING OF ALL DIRECTORS OF THE FLOOD GATE COMMITTEE WAS HELD AT NELLO HILLE'S HOME TO DECIDE WHAT TO DO WITH THE DRAGLINE AND IF DITCHES SHOULD BE MOWED; ALL THOUGHT IT BEST TO STORE DRAGLINE AT RALPH NURRENBERN'S HOME UNTIL NEEDED AS THE COUNTY WAS THROUGH WITH IT. NELLO HILLE WAS APPOINTED TO OVERSEE THE JOB OF MOWING DITCHES, AT $3.50 A DAY. IT WAS DECIDED TO PAY 30¢ PER HOUR FOR LABOR. WE INTENDED TO START WORK ABOUT THE LAST WEEK OF JULY SO THE WORK COULD BE FINISHED BEFORE OUR INSURANCE EXPIRED; NO OTHER BUSINESS, THE MEETING ADJOURNED.

THE EXPENSE OF CUTTING WEEDS AND OTHER EXPENSES WHICH OCCURRED FROM FEBRUARY 18, 1941 UNTIL SEPTEMBER 19, 1941.

*SEPT. 6, 1938 - HENRY HENDRICKS 9 DAYS CUTTING WEEDS ON LEVY @ $2.00 A DAY $ 18.00
SEPT.12,1939 - 10 DAYS AT $2 A DAY 20.00
MILBURN LOVELL- TOTAL PAY FOR CUTTING WEEDS ON DITCHES 62.40
FRANK EDMOND 67.20
SAM BULLA 24.00
GEORGE BULLA 40.80
JOHN BULLA 40.80
JAMES BULLA 28.80
PEARL BROWN 72.00
VIRGIL BULLA 12.00
RICHARD FULTON 69.60
SHELBY DAN LOVELLL 79.20
HENRY NEASE 76.80
NELLO HILLE 133.58
HOMER RICKETTS 26.40
LERDY LEFLER 18.00
JOHN GROSS 14.40
EARL EDMOND 34.80
HENRY EATON 26.80
FRANKLIN PATRICK 9.60
MARVIN BROWN 7.20
MAURICE BLEDSOE 26.40
EMMITT BLEDSOE 26.40
RAYMOND HAHN 26.40
JAMES EATON 9.60
SHELBY MCDOWELL- USE OF TRUCK, TRANSPORTATION OF LABOR FOR SIX WEEKS 10.00
FRANKLIN BANK & TRUST Co- INTEREST ON NOTE FOR BORROWED MONEY TO CUT WEEDS ON DITCHES 9.50
SEPT.19, 1941
JOHN HENDRICKS - 4 FLOOD GATE MEETINGS & CUTTING WEEDS ON PART OF LEVY & CLOSING GATES 25.00
ROY SIEBEKING - 4 FLOOD GATE MEETINGS 12.00
RALPH NURRENBERN- 4 12.00
OSCAR SCHNUR - 4 12.00
NELLO HILLE - 4 12.00
CHRIST HAHN - COMPENSATION INSURANCE EXPIRES AUG.26 50.00

(SIGNED) NELLO HILLE,CHAIRMAN  
(SIGNED) OSCAR SCHNUR,SECRETARY  
SEPT.22, 1941. 

RE: FAN-FOLD BILLING MACHINE  
(COUNTY TREASURER) 
THE COMMISSIONERS ORDER THE AUDITOR TO ADVERTISE FOR BIDS ON FAN-FOLD BILLING MACHINE FOR THE COUNTY TREASURER.
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 29 & OCTOBER 2, 1941

RE: HIGHWAY DEPARTMENT

The Commissioners approve of Henry Mills and Carl Smith as emergency truckdrivers for Highway Department in pay-roll of September 30th, 1941.

On motion the Board recess until Thursday, October 2nd, 1941.

[Signatures]

Board of County Commissioners

Thursday, October 2nd, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: HEARING ON ADDITIONAL APPROPRIATIONS

The Indiana Tax Board will hold hearings on additional appropriations for Vanderburgh County Units as follows:

October 3rd - 1:00 P.M. Knight Township
          1:30 P.M. Vanderburgh County
          2:00 P.M. Perry Township

RE: REPAIR OF BUILDING

The Commissioners approve of the Superintendent of County Buildings to have the Central Glass Company replace broken window glass in the three orphanage homes.

RE: PULL GRADE FOR HIGHWAY DEPARTMENT

The Commissioners order the Highway Supervisor to overhaul the pull grader being used on W. P. A. projects, and charge same to W. P. A. funds.

On motion the Board adjourned sine die.
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO LAW, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY COUNTY SHERIFF, C. W. CROWDER.

THE MINUTES WERE READ AND APPROVED.

RE: COUNTY BUSINESS

THE COMMISSIONERS APPROVE THE EXPENSE OF CHAS. H. ATKIN, COUNTY AUDITOR, HARVEY HERNDON, COUNTY COMMISSIONER AND HENRY BUENTE, COUNTY ATTORNEY, TO GO TO INDIANAPOLIS ON COUNTY BUSINESS WITH VARIOUS STATE DEPARTMENTS.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, OCTOBER 9TH, 1941.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON BILLING MACHINE FOR COUNTY TREASURER

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON BILLING MACHINE FOR COUNTY TREASURER, COME NOW THE UNDERWOOD, ELLIOTT, FISHER COMPANY AND SUBMIT THEIR BID FOR $243.00, AND ALTERNATE BID FOR $210.00.

ON MOTION THE BOARD OF COMMISSIONERS AWARDS CONTRACT TO UNDERWOOD, ELLIOTT, FISHER COMPANY FOR $243.00.
Board of Commissioners, Vanderburgh County, Indiana, October 9, 1941

RE: BIDS ON SCRAP MATERIALS
   (County Garage)

The following bids are received by the Board on scrap materials, as follows-

J. TROCKMAN & SONS - Iron @ $15.00 per ton - Tires $9.00 - Batteries $1.00 ea.
A. LIEBERMAN - " .65 " cwt " .50 " cwt. " -------
HENRY FLIGELTAUB CO.- " .50 " " " .30 " " " .75 ea.

On motion the Board awards contract to J. Trockman & Sons.

RE: APPROVAL ON ADDITIONAL APPROPRIATIONS

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

No. 688

October 7th, 1941

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the matter of additional appropriations in the sum of $12,489.84;

And:

This matter having been set for hearing on October 3rd at 1:30 P.M., report having been made and all of the facts having been carefully considered, this Board does now approve said additional appropriations in the amount of $12,489.84 from the County Highway Dept., unappropriated money from Motor Vehicle account.

It is provided, however, that the contracted expenditures during the current year from the County Highway Maintenance Fund shall not exceed the receipts during the current year.

INDIANA TAX BOARD

HENRY S. MURRAY, CHAIRMAN

ATTEND:
SECRETARY

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

I, EDW. D. KOENEMANN, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 7th day of October 1941.

WITNESS my hand and the seal of this Board on this the 7th day of October, 1941.

(SEAL)  (SIGNED) EDW. D. KOENEMANN
SECRETARY
Board of Commissioners, Vanderburgh County, Indiana, October 9 & 14, 1941

RE: LEGAL HOLIDAY

The Court House will be closed Monday, October 13th in observance of Discovery Day, a legal holiday.

On motion the Board recess until Tuesday, October 14th, 1941.

[Signatures]

Tuesday, October 14th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney,

The minutes were read and approved.

RE: TAX CLAIM AGAINST O.K. BAKERY, ET AL

In the matter of the tax claim against Leo C. Herrmann and J. Elmer Paxton, as individuals and as partners doing business as O. K. Bakery, now pending in the District Court of the United States for the Southern District of Indiana, Evansville Division, Bankruptcy No. 1348, the question of the valuation of the real estate and improvements thereon, belonging to said Herrmann and Paxton, upon which the taxes involved in said litigation, have been placed in issue by the objections filed on behalf of Grace V. Donoghue, holder of a mortgage on said property, and that it will be necessary, in order to sustain the claim for taxes of the County Treasurer, totalling $4,474.64, to employ competent persons to make an appraisement of said real estate and the improvements thereon in order to ascertain their value, said property being known as twenty-four (24) feet of Lot Four adjoining Lot Five (5), all of Lots Five (5), Six (6), and Seven (7) in Block Thirty-seven (37) in Heidelbach and Elsas Enlargement of the City of Evansville, in Vanderburgh County, Indiana, according to the recorded plat thereof, and the Board now authorizes the employment of three (3) disinterested, qualified persons to make such appraisement and qualify themselves to testify in said
RE: TAX CLAIM AGAINST O.K. BAKERY - CONT'D -

CAUSE, IF NECESSARY, AND NOW THE COUNTY ATTORNEY RECOMMENDS THAT
LEONARD E. RAUSCHER, GOTTLEIB H. RIPPS AND JACK R. KINCKLE, THREE
DISINTERESTED QUALIFIED PERSONS BE APPOINTED FOR SAID PURPOSE, WHICH
SAID RECOMMENDATION IS NOW APPROVED BY THE BOARD, AND THE COUNTY AU-
DITOR IS DIRECTED TO PAY FOR SAID SERVICES FROM SUCH FUNDS AS MAY BE
AVAILABLE FOR THAT PURPOSE.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, OCTOBER 16TH, 1941.

GEORGE H. RUSCHER

ANDREW HERNDON

JOSEPH W. EISTERHOLD

BOARD OF COUNTY COMMISSIONERS

THURSDAY, OCTOBER 16TH, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR
SESSION PURSUANT TO RECESS WHEN PRESENT, JOSEPH V. EISTERHOLD, GEORGE J. KISSEL
AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR
AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: SALES OF SCHOOL FUND PROPERTY

IN THE MATTER OF THE SALE OF REAL
ESTATE HERETOFORE ACQUIRED BY VAN-
DERBURGH COUNTY, INDIANA, TO SATIS-
FY DELINQUENT SCHOOL FUND LOANS.

COMES NOW CHARLES H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY,
INDIANA, AND REPORTS TO THE BOARD THAT ON THE 15TH DAY OF OCTOBER, 1941,
PURSUANT TO NOTICE GIVEN BY PUBLICATION AND POSTING, AS REQUIRED BY LAW,
HE RECEIVED BIDS ON THE FOLLOWING DESCRIBED REAL ESTATE, SITUATE IN VAN-
DERBURGH COUNTY, INDIANA, HERETOFORE ACQUIRED BY VANDERBURGH COUNTY, INDI-
ANA, TO SATISFY DELINQUENT SCHOOL FUND LOANS, TO-WIT:

PARCEL NO. 1- NINETEEN AND SIXTY-FIVE HUNDREDTHS (19.65) FEET OF LOT
NUMBER TWO (2) ADJOINING LOT NUMBER THREE (3) AND TWENTY-THREE AND
FIVE-TENTHS (23.5) FEET OF LOT NUMBER THREE (3) ADJOINING LOT NUMBER
TWO (2), ALL IN BLOCK NUMBER Forty-two (42) EASTERN ENLARGEMENT OF THE
CITY OF EVANSVILLE, COMMONLY KNOWN AS NO. 805 OAK STREET, WITH TOTAL
FRONTAGE ON OAK STREET OF Forty-three and Forty-five hundredths (43.45)
FEET.

PARCEL NO. 2- LOT NUMBER NINE (9) IN BLOCK SEVENTEEN (17), AUBURN, AN
ADDITION TO THE CITY OF EVANSVILLE, HAVING THIRTY-SEVEN AND ONE-HALF
(37 1/2) FOOT FRONTAGE AND BEING LOCATED ON THE EAST SIDE ON FARES AVENUE

PARCEL NO. #- LOT SEVENTY-FOUR (74) AND THE ADJOINING EIGHTEEN AND
SEVENTY-FIVE HUNDREDTHS (18.75) FEET OF LOT SEVENTY-FIVE (75) IN RAVEN-
WOOD MANOR, AN ADDITION TO THE CITY OF EVANSVILLE, AND BEING LOCATED ON
THE NORTH SIDE OF RAVENSWOOD AVENUE, BETWEEN EVANS AND BEDFORD AVENUES.
RE: SALE OF SCHOOL FUND PROPERTY (CONT'D)

That for the real estate described as Parcel No. 1 he received the bid of Edward Kraft, free from all liens, in the sum of Eighteen Hundred (1800.00) dollars, that being the only bid being received, and said County auditor requests that said bid be taken under advisement pending the preparation and examination of an abstract of title covering said real estate, which said report is now by the Board approved and said request granted.

And said County Auditor further reports that he received no bids for the real estate described as Parcels No. 2 and 3 equal to the appraised value thereof and requests that the sale of said real estate, described as Parcels No. 2 and 3 be continued from day to day until the further order of this Board.

And the Board, being fully advised, now in all things approves said report and orders that the request and recommendation of the County Auditor that the sale of said Parcels No. 2 and 3 of said real estate, upon which no bids were received be continued from day to day until the further order of this Board be, and the same is, hereby granted.

RE: ADDITIONAL APPROPRIATIONS

REQUEST OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, FOR THE MAKING OF ADDITIONAL EMERGENCY APPROPRIATIONS.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the provision of additional funds for the following purposes, to-wit:

- COUNTY COMMISSIONERS
  - COUNTY JAIL - SUPPLIES $ 500.00

- COUNTY SHERIFF
  - EMERGENCY DEPUTY CARS $800.00
  - TRANSPORTATION OF PRISONERS 991.24 1,791.24

- SUPERIOR COURT
  - ADDITIONAL COURT REPORTER 100.00

- COUNTY SUPT. OF SCHOOLS
  - ADDITIONAL SALARY, Co. SUPT. OF SCHOOLS 187.52

Total $2,488.76

And the County Auditor of Vanderburgh County, Indiana, is now requested to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriations as hereinabove designated.
RE: ADDITIONAL APPROPRIATIONS -CONT'D-

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH,
STATE OF INDIANA, MADE ON THIS THE 16TH DAY OF OCTOBER, 1941.

(signed) JOSEPH V. EISTEDPHOLD
(signed) GEORGE J. KISSEL
(signed) HARVEY HERNDON

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:

(signed) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA
AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(SEAL)

RE: COURT HOUSE EMPLOYEES

THE COMMISSIONERS GRANT LEAVE OF ABSENCE TO CECIL ANGLIN, JANITOR IN THE COURT HOUSE, EFFECTIVE OCTOBER 16, 1941, AND APPOINT CARL MORTON TO FILL THE TEMPORARY VACANCY.

RE: HEARING ON ADDITIONAL APPROPRIATIONS

THE STATE BOARD OF TAX COMMISSIONERS WILL HOLD A HEARING ON ADDITIONAL APPROPRIATIONS FOR KNIGHT TOWNSHIP ON OCTOBER 20TH AT 8:30 A.M.

On motion the Board recess until Monday, October 20th, 1941.

[Signatures]

JOSEPH V. EISTEDPHOLD
HARVEY HERNDON
GEORGE J. KISSEL
BOARD OF COUNTY COMMISSIONERS
MONDAY, OCTOBER 20TH, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: HOGUE ROAD BRIDGE

THE COMMISSIONERS ASK FOR BIDS FROM SEVERAL FIRMS FOR STEEL FOR THE HOGUE ROAD BRIDGE, BUT Owing TO PRIORITIES EXISTING, ONLY ONE BID IS RECEIVED, viz:

INTERNATIONAL STEEL COMPANY . . . . . . . $686.00

ON MOTION THE BOARD OF COMMISSIONERS AWARDS CONTRACT TO THE INTERNATIONAL STEEL COMPANY.

RE: HEARING ON WELFARE BUDGET

THE INDIANA TAX BOARD WILL HOLD A HEARING ON WELFARE DEPARTMENT BUDGET ON OCTOBER 24TH, 1941.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, OCTOBER 23RD, 1941.

THURSDAY, OCTOBER 23RD, 1941.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: ROCK CRUSHER AT QUARRY

THE COMMISSIONERS APPROVE THE PURCHASE OF PARTS FOR ROCK CRUSHER FROM THE LINDENSCHMIDT COMPANY (IOWA MFG. CO.) FOR THE NECESSARY REPAIRS, ALSO OTHER PARTS FROM BERRY BEARING COMPANY; AND CHARGE TO W. P. A. APPROPRIATION.
Board of Commissioners, Vanderburgh County, Indiana, October 23rd, 1941

Re: Hillcrest Home (Repairs)

The Superintendent of County Buildings reports the necessary repairs to roof of Hillcrest Orphans' Home have been made by the Ohio Valley Hardware & Roofing Company at a cost of $512.80. The Commissioners approve same and order it paid from Special Hillcrest Appropriation.

Re: Audiometer for Suft. of Schools

On recommendations of Superintendent of County Schools, the Commissioners approve the payment of $225.00 for Audiometer to Maico Company, from the appropriation made for same.

Re: Vanderburgh County Budget & Tax Rate for 1942

The Auditor reports order on Tax Rates and Budgets for Vanderburgh County for 1942 dated October 24, 1941. The Commissioners order same copied in the County Council Record.

Re: W.P.A. School Lunch Project

This indenture winnesseth, that the undersigned, Board of Commissioners of the County of Vanderburgh, State of Indiana, hereby grant unto Pigeon Township, Vanderburgh County, Indiana, and its co-operating agencies, permission to use the following described real estate in Vanderburgh County, Indiana, to-wit:

All that part of Block Nine (9) in Columbia Addition to the City of Evansville, described as beginning on the northwest corner of said block on Lincoln and Morton Avenues, extending thence south to the north line of Bellemeade Avenue, thence east along the north line of Bellemeade Avenue to the west line of Block Twenty-Four (24) in said Columbia Addition, thence north along said west line of said Block Twenty-Four (24) to the south line of a fourteen (14) foot alley lying south of Block Eleven (11) in said Columbia Addition, extending thence west along said south line of said alley one hundred and fifty (150) feet to the extended line between said Block Nine (9) and Block Ten (10) in said Columbia Addition, and extending thence north to the south line of said Block Ten (10) in said Columbia Addition, thence west along the south line of said block Ten (10) one hundred and sixty (160) feet to the west line of said block Ten (10), thence north one hundred and seventy (170) feet to the south line of Lincoln Avenue, thence west along the south line of Lincoln Avenue to the place of beginning.

Also, all of Block Ten (10) in said Columbia Addition to the City of Evansville,

also, all that part of Block Twenty-Four (24) in said Columbia Addition lying west of Evans Avenue, as now located,

which said use of said lands is to be for the purpose of raising vegetables to be canned and used for School Lunch purposes, and only that portion of said lands is to be so used as may be available for that purpose.

This permit and easement is to expire on the 15th day of November, 1942, and it is understood that Pigeon Township, for such use of said lands shall not be required to pay any rental therefor.
Board of Commissioners, Vanderburgh County, Indiana, October 23rd, 1941

RE: W.P.A. SCHOOL LUNCH PROJECT—CONT'D—

IN WITNESS WHEREOF, WE HAVE HEREUNTO SET OUR HANDS AND THE SEAL OF VANDERBURGH COUNTY, INDIANA, ON THIS THE 23RD DAY OF OCTOBER, 1941.

(Signed) Joseph V. Eisterhold
(Signed) George J. Kissel
(Signed) Harvey Herndon
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:
(Signed) Chas. H. Atkin
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA

RE: LANDS DEDICATED FOR RIGHT-OF-WAY IN 5-6-10, CENTER TOWNSHIP

IN THE MATTER OF LANDS DEDICATED FOR RIGHT-OF-WAY PURPOSES IN SECTION FIVE TOWNSHIP SIX SOUTH, RANGE TEN WEST, IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, HAVING ITS ATTENTION CALLED TO THE FACT THAT IN DEED FROM Fred C. Kraft, et al to George Gallman, et al, DATED JUNE 15TH, 1937, RECORDED MARCH 16TH, 1938, IN DEED RECORD 199, PAGE 131, THERE IS RESERVED FOR ROAD PURPOSES A STRIP THIRTY (30) FEET IN WIDTH OFF THE NORTH SIDE OF A TRACT OF LAND SITUATED IN SECTION FIVE (5), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST, DESCRIBED AS BEGINNING AT A STONE AT THE NORTHWEST CORNER OF THE SOUTHWEST QUARTER OF SAID SECTION, RUNNING THENCE EAST ALONG THE SECTION LINE 674.29 FEET TO THE CENTER OF THE STRINGTOWN ROAD; THENCE SOUTH ALONG THE CENTER OF SAID ROAD NINETY (90) FEET; THENCE AT RIGHT ANGLES WEST 676.34 FEET TO THE WEST LINE OF SAID QUARTER SECTION AND THENCE NORTH ALONG SAID SECTION LINE NINETY (90) FEET TO THE PLACE OF BEGINNING, AND THE BOARD NOW FINDS THAT SAID LANDS HAS NEVER BEEN USED FOR HIGHWAY PURPOSES, IS NOT INTENDED TO BE USED FOR THAT PURPOSE AND THAT THE SAME HAS NEVER BEEN ACCEPTED BY THE COUNTY OF VANDERBURGH FOR HIGHWAY RIGHT-OF-WAY PURPOSES, AND THE SAME IS NOW ABANDONED AS OF NO UTILITY FOR HIGHWAY PURPOSES.

ON MOTION THE BOARD OF COMMISSIONERS RECESS UNTIL MONDAY, OCTOBER 27TH, 1941.

Joseph V. Eisterhold
Harvey Herndon
George J. Kissel
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, October 27, 1941

Monday, October 27th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Appointment of Constable in Knight Township

In the matter of the appointment of Maurice Wade as constable in and for Knight Township, Vanderburgh County, Indiana,

Based upon the statement of Frank Fickas, Jr., Trustee of Knight Township, Vanderburgh County, Indiana; Arthur L. Hughes, Justice of the Peace in and for said Township and Robert J. Goodman, also Justice of the Peace in and for said Township, that William K. Robinson, formerly appointed Constable for Knight Township has been absent from office and duty for more than sixty (60) days last past; that his whereabouts is unknown, has no official bond at this time, the Board now declares a vacancy to exist in said office of Constable and now, upon recommendation of said Frank Fickas, Jr., Arthur L. Hughes and Robert J. Goodman, the Board now appoints Maurice Wade as Constable in Knight Township, Vanderburgh County, Indiana, to succeed the said William K. Robinson.

Re: Counter Files for Probate Court

This being the time set for the receiving of bids on Counter Files for Probate Court, comes now Smith & Butterfield and submits their bid for $336.56.

On motion the Board awards contract for the Counter Files to Smith & Butterfield.

On motion the Board recess until Thursday, October 30th, 1941.

[Signatures]

Joseph V. Eisterhold
George Kissel
Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, October 30th, 1941

Thursday, October 30th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Union Township Levee Committee - 4% Assessment

In the matter of the Union Township levee maintenance and repair assessment.

Comes now Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports that under date of October 25th, 1941, the Union Township Levee and Floodgate Committee fixed an assessment for levee maintenance and repair of four (4) per cent. of the original assessment, and that a certified copy of the proceedings of said Committee fixing said assessment was filed in his office on the 28th day of October, 1941, and the County Auditor is now ordered to place said assessment on the tax duplicate against the respective interested land owners, as provided by law.

Re: Cyclorama for Coliseum

The Board requests bids on Cyclorama for the Coliseum for immediate delivery, and the following bids are submitted:

R. & G. Furniture Company - - - - - $530.00
Alternate - - - - - 304.64
E. J. Moskowitz - - - - - - - 244.00
2 Head Pieces - - - - - - 36.00 $280.00

Commissioners declare an emergency exists, and award contract to E. J. Moskowitz.

On motion the Board adjourn sine die.
Board of Commissioners, Vanderburgh County, Indiana, November 3, 1941

Monday, November 3rd, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy County Sheriff, Chas. Sweeton.

The minutes were read and approved.

Re: Vacation of Right-of-Way

East Illinois Street, Knight Township

In the matter of the vacation of twenty-five (25) foot right-of-way dedicated for East Illinois Street in Knight Township, Vanderburgh County, Indiana, extending from Fairlawn Avenue west to Spring Street.

Come now James M. Robinson and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the vacation of a certain right-of-way dedicated for East Illinois Street in Knight Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition and when the same would be presented to this Board, by posting in three public places in the neighborhood of said right-of-way, and the certificate of Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner interested, not signing said petition, by United States Mail, postage prepaid, of the presentation and filing of said petition, each of said notices being so given for more than twenty (20) days prior to the 3rd day of November, 1941.

And the Board, having heard evidence and being sufficiently advised in the premises, finds that said petition is signed by more than twelve (12) freeholders residing in said County of Vanderburgh, Indiana; that more than six (6) of said petitioners are resident freeholders in the immediate neighborhood of said right-of-way; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said right-of-way for more than twenty (20) days prior to this date, and that a copy of said notice was mailed to each owner of real estate affected, not signing said petition, said notice being mailed by United States Mail, postage prepaid, more than twenty (20) days prior to this date.

It is therefore ordered by the Board that William H. Elmendorf, John A. Elbert and Fred W. Tieman, all resident freeholders of Vanderburgh County, Indiana, residing outside of Knight Township, Vanderburgh County, Indiana, be, and they are hereby appointed viewers to view said right-of-way proposed to be vacated, that is to say, upon the following described route and premises, to-wit:
Board of Commissioners, Vanderburgh County, Indiana, November 3, 1941

A strip of land twenty-five (25) feet in width and lying immediately north of and parallel with lots nine (9) and ten (10) in Robinson & Hauck's Subdivision, an addition near the city of Evansville, in Vanderburgh County, Indiana, extending from Fairlawn Avenue west to Alvord Boulevard; also

A strip of land twenty-five (25) feet in width and lying immediately north of and parallel with lots fourteen (14) and fifteen (15) in block two (2) in Runnymede Place, an addition near the city of Evansville, in Vanderburgh County, Indiana, extending from Alvord Boulevard east to Kelsey Avenue; also

A strip of land twenty-five (25) feet in width and lying immediately north of and parallel with lots fourteen (14) and fifteen (15) in block one (1) in Runnymede Place, an addition near the city of Evansville, in Vanderburgh County, Indiana, and extending from Kelsey Avenue west to Spring Street.

It is further ordered that said viewers view said right-of-way proposed to be vacated, as required by law, and that they mark and lay out the same; that said viewers meet at the office of the county auditor of Vanderburgh County, Indiana, court house, Evansville, Indiana, on the 6th day of November, 1941, at 2:00 o'clock P.M., and qualify as such viewers and that they report their proceedings to this board on or before the first day of the December, 1941, term of this board, and this matter is continued.

Re: Vacation of Right-of-Way

Alley Proposed Between Legler Heights & Washington Terrace

In the matter of the vacation of right-of-way in Knight Township, Vanderburgh County, Indiana, between Legler Heights and Washington Terrace from Bayard Park Drive south to Washington Avenue.

Come now Haskell L. Simpson and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the vacation of a certain right-of-way dedicated for highway purposes, in Knight Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Buenta, that notice was given of the filing of said petition and when the same would be presented to this Board, by posting in three public places in the neighborhood of said right-of-way, and the certificate of Charles H. Atkin, county auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner interested, not signing said petition, by United States Mail, postage prepaid, of the presentation and filing of said petition, each of said notices being so given for more than twenty (20) days prior to the 3rd day of November, 1941.

And the Board, having heard evidence and being sufficiently advised in the premises, finds that said petition is signed by more than twelve (12) freeholders residing in said county of Vanderburgh, Indiana; that more than six (6) of said petitioners are resident freeholders in the immediate neighborhood of said right-of-way; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said right-of-way for more than twenty (20) days.
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 3 1941

PRIOR TO THIS DATE, AND THAT A COPY OF SAID NOTICE WAS Mailed TO EACH OWNER
OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED
BY UNITED STATES MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS PRIOR TO
THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD THAT GEORGE D. MAYER, ANDREW J.
Vogel, and Henry E. Brackman, all resident freeholders of Vanderburgh County,
Indiana, residing outside of Knight Township, Vanderburgh County, Indiana,
be and they are hereby appointed viewers to view said right-of-way pro-
posed to be vacated, that is to say, upon the following described route
and premises, to-wit:

BEGINNING ON BAYARD PARK DRIVE AT THE POINT OF INTERSECTION OF THE
LINE BETWEEN LEGLER HEIGHTS AND WASHINGTON TERRACE, BOTH RECORDED
PLATS OF SUBDIVIDED AREAS IN VANDERBURGH COUNTY, INDIANA, NEAR THE
CITY OF EVANSVILLE, IN SAID VANDERBURGH COUNTY, INDIANA, AND EXENDING
THENCE SOUTH TO WASHINGTON AVENUE, SAID PUBLIC RIGHT-OF-WAY TO
BE VACATED BEING A STRIP FIVE (5) FEET IN WIDTH ADJACENT TO THE
WEST SIDE OF LOTS ONE (1) AND TWENTY-EIGHT (28) IN BLOCK FIVE (5);
Lots One (1) and Twenty-Eight (28) in Block Seven (7); Lots One (1) and Twenty-
Eight (28) in Block Eight (8), all in Legler Heights, herein de-
scribed; and a strip fifteen (15) feet in width adjacent to the
east side of Lots Thirteen (13) and Twelve (12) in Block Ten (10);
Lots Thirteen (13) and Twelve (12) in Block Eleven (11); Lots
Thirteen (13) and Twelve (12) in Block Fourteen (14); Lots Ten (10)
and Nine (9) in Block Fifteen (15) in said Washington Terrace.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID RIGHT-OF-WAY PRO-
POSED TO BE VACATED, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE
SAME; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDER-
BURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 10TH DAY OF
NOVEMBER, 1941, AT 2:00 O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT
THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF
THE DECEMBER, 1941, TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: REPAIRS AT BOEHNE HOSPITAL

THE COMMISSIONERS APPROVE PAYMENT OF H. G. Newman Company BILL FOR $209.50
FOR REPAIRS AT THE BOEHNE HOSPITAL, ON RECOMMENDATION OF THE BOILER INSPECTOR.

RE: FERNWOOD DRIVE

UPON PETITION OF TWENTY-FIVE (25) PROPERTY HOLDERS RESIDING ON SCHWITZ
AVENUE, THE COMMISSIONERS APPROVE THE CHANGE OF NAME FROM SCHWITZ AVENUE TO FERN-
WOOD DRIVE.
Board of Commissioners, Vanderburg County, Indiana, NOVEMBER 3  1941

RE: POOR RELIEF BOND ISSUE

IN THE MATTER OF THE ISSUANCE AND SALE
OF BONDS FOR THE PURPOSE OF PROCURING
FUNDS TO PAY FOR POOR RELIEF IN THE
VARIOUS TOWNSHIPS IN VANDERBURGH COUNTY,
INDIANA.

The Board of Commissioners of the County of Vanderburgh, State
of Indiana, now finds that the advancements necessary to be made to the
several Townships in Vanderburgh County, Indiana, for poor relief pur-
poses for the six (6) months period beginning December 1st, 1941, and
to pay the indebtedness theretofore incurred by the various Townships
in Vanderburgh County, Indiana, for poor relief purposes are in excess
of the amount that can be reasonably advanced by said county out of
funds now available, and that a loan should be made by the issuance and
sale of bonds of said county in an amount sufficient to pay the amount
estimated by said Board to be needed for advancement to the several
Townships in Vanderburgh County, Indiana, for poor relief purposes for
the six (6) months period beginning December 1st, 1941, and to pay the
indebtedness theretofore incurred by the various Townships in the County
for poor relief theretofore incurred by the various Townships in Vander-
burgh County, Indiana, for such purposes, as follows, to-wit:

<table>
<thead>
<tr>
<th>Township</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armstrong Township</td>
<td>$ None</td>
</tr>
<tr>
<td>Center Township</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>German Township</td>
<td>$ None</td>
</tr>
<tr>
<td>Knight Township</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>Perry Township</td>
<td>$35,000.00</td>
</tr>
<tr>
<td>Pigeon Township</td>
<td>$240,000.00</td>
</tr>
<tr>
<td>Scott Township</td>
<td>$ None</td>
</tr>
<tr>
<td>Union Township</td>
<td>$ None</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$300,000.00</td>
</tr>
</tbody>
</table>

The Board further finds that the total amount of advancements
necessary to be made to the several Townships in Vanderburgh County,
Indiana, for poor relief purposes for said six (6) months period beginning
December 1st, 1941, and to pay the indebtedness theretofore incurred by
the various Townships in Vanderburgh County, Indiana, for poor relief
purposes, together with the cost of publishing notices, including notice
of determination to issue said bonds and notice of the sale thereof; pre-
paration of bonds and legal expenses incident to the preparation of said
bonds and securing the approval thereof, will be in an amount of three
hundred thousand (300,000.00) dollars, and that the Vanderburgh County
Council of Vanderburgh County, Indiana, should be requested to authorize
the issuance and sale of said bonds for said purpose in said amount.

The Board further finds that a petition has been presented to this
Board bearing the signatures of more than fifty (50) owners of taxable
real estate within Vanderburgh County, Indiana, praying for the issuance
and sale of such obligations in such amount, and the Board now requests
Board of Commissioners, Vanderburgh County, Indiana. November 3, 1941

RE: POOR RELIEF BOND ISSUE - CONT'D-

The County Auditor of Vanderburgh County, Indiana, to issue a call for a Special Meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, on the 21st day of November, 1941, for the purpose of considering the making of a loan in said amount of Three Hundred Thousand ($300,000.00) Dollars, the issuance and sale of the bonds of Vanderburgh County, Indiana, and the making of an appropriation for that purpose, and further requests said County Auditor, at such Special Meeting of said County Council to present and file with said Vanderburgh County Council of Vanderburgh County, Indiana, said petition of more than fifty (50) owners of taxable real estate within Vanderburgh County, Indiana, and to enter this finding and order on the records of the proceedings of this Board, this 3rd day of November, 1941.

(signed) Joseph V. Eisterhold
(signed) Harvey Herndon
(signed) George J. Kissel

Attest:

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana,
and Ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana

RE: SLAUGHTER AVENUE RIGHT-OF-WAY

The Commissioners approve the expense of the County Auditor and County Attorney to confer with Warrick County officials on completing the records on the Right-of-way of Slaughter Avenue.

On motion the Board recess until Thursday, November 6th, 1941.

Joseph V. Eisterhold

Harvey Herndon

George J. Kissel

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board, also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Boehne Hospital

Dr. Paul D. Crimm, Superintendent of Boehne Hospital reports that the Hot Water Boiler and Fire Box is in need of immediate repair. The Commissioners order the Superintendent of County Buildings to make the necessary changes to same at once; expense to be paid out of 1941 appropriation.

Re: Storm Drains

In the matter of the use of storm drains within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, in order to provide healthful, convenient, safe and pleasant living conditions within Vanderburgh County, having had its attention called to numerous violations of the regulations adopted by the State Board of Health of the State of Indiana, now orders that no sewerage shall be connected with, tapped or drained into any storm drainage system within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, without first having received the necessary primary treatment through septic tanks and the necessary secondary treatment through a filter field. Any installations not in compliance herewith are prohibited and the Vanderburgh County Planning Commission, through its Inspection Departments, is directed to enforce a strict compliance with this order.

Re: Highway Department

The Commissioners approve the purchase of an 8ft 30 foot inverted pipe at $493.70 for use on the Seven Hill Road on the recommendation and specifications of the County Engineer.
RE: ADDITIONAL APPROPRIATIONS

REQUEST OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, FOR THE MAKING OF ADDITIONAL EMERGENCY APPROPRIATIONS AND FOR THE TRANSFER OF FUNDS.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the provision of additional funds and for the transfer and appropriation of funds, as follows, to-wit:

### ADDITIONAL EMERGENCY APPROPRIATIONS

**County Commissioners**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Council-Additional Salaries</td>
<td>$200.00</td>
</tr>
<tr>
<td>Court House- Heat, Light, Power &amp; Water</td>
<td>$1000.00</td>
</tr>
<tr>
<td>Court House- Fuel and Ice</td>
<td>$1270.00</td>
</tr>
<tr>
<td>Inmates in State Institutions</td>
<td></td>
</tr>
<tr>
<td>Additional Salary- Assessing Pigeon Twp</td>
<td>$1000.00</td>
</tr>
<tr>
<td>County Infirmary-Heat, Light, Power &amp; Water</td>
<td>$500.00</td>
</tr>
<tr>
<td>Boone Hospital- Food</td>
<td>$2000.00</td>
</tr>
</tbody>
</table>

**Vanderburgh Circuit Court**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Judges</td>
<td>$150.00</td>
</tr>
</tbody>
</table>

**Superior Court of Vanderburgh County**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Judges</td>
<td>$700.00</td>
</tr>
</tbody>
</table>

**Vanderburgh County Probate Court**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Judges</td>
<td>$100.00</td>
</tr>
</tbody>
</table>

**County Coroner**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Witness Fees</td>
<td>$100.00</td>
</tr>
</tbody>
</table>

**County Highway Department**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous Receipts Not Appropriated to Salaries</td>
<td>$796.19</td>
</tr>
</tbody>
</table>

**Transfer of Funds and the Appropriation Thereof**

**County Highway Department**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>From Equipment to Repairs to Equipment</td>
<td>$300.00</td>
</tr>
<tr>
<td>From Cement to Repairs to Equipment</td>
<td>$50.00</td>
</tr>
<tr>
<td>From Lumber to Repairs to Equipment</td>
<td>$200.00</td>
</tr>
<tr>
<td>From Cement to Traveling Expenses</td>
<td>$150.00</td>
</tr>
<tr>
<td>From Road Materials to Gas, Oil, Tires &amp; Grease</td>
<td>$400.00</td>
</tr>
<tr>
<td>From Road Materials to Repairs to Equipment</td>
<td>$1950.00</td>
</tr>
</tbody>
</table>

**County Planning Commission**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>From Printing &amp; Advertising to Prof. Services</td>
<td>$100.00</td>
</tr>
<tr>
<td>From Transportation &amp; Communications to Professional Services</td>
<td>$250.00</td>
</tr>
<tr>
<td>Total</td>
<td>$15,216.19</td>
</tr>
</tbody>
</table>

And the County Auditor of Vanderburgh County, Indiana, is now requested to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriations and for the transfer and appropriation of funds as hereinabove designated, adopted by the Board of Commissioners of the County of Vanderburgh, State of Indiana, this 6th day of November, 1941.

(Signed) Joseph V. Eisterhold  
(Signed) Harvey Herndon  
(Signed) George J. Kessel

Attest:  
(Signed) Chas. H. Atkins

County Auditor of Vanderburgh County, Indiana,  
And Ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.
On motion the Board recess until Monday, November 10th, 1941.


MONDAY, NOVEMBER 10TH, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: VACATION OF RIGHT-OF-WAY- E. ILLINOIS STREET IN KNIGHT TOWNSHIP

IN THE MATTER OF THE VACATION OF TWENTY-FIVE (25) FOOT RIGHT-OF-WAY DEDICATED FOR EAST ILLINOIS STREET IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, extending FROM FAIRLAWN AVENUE WEST TO SPRING STREET.

Come now William H. Elmendorf, John A. Ellert and Fred W. Tieman, heretofore appointed as Viewers to View a certain Right-of-Way Hereinafter Particularly described, which was heretofore dedicated for Right-of-Way purposes for East Illinois Street in Knight Township, Vanderburgh County, Indiana, and file and present their report, which said report is in the words and figures following, to-wit:

IN THE MATTER OF THE VACATION OF TWENTY-FIVE (25) FOOT RIGHT-OF-WAY DEDICATED FOR EAST ILLINOIS STREET IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, extending FROM FAIRLAWN AVENUE WEST TO SPRING STREET.

We, the undersigned, Viewers, appointed by your Board at the November 1941 Term thereof, to View, mark and lay out a certain Right-of-Way dedicated for East Illinois Street, proposed to be vacated, as petitioned for by James M. Robinson, and others, submit the following report:

We met, as directed, in the order heretofore attached and made a part hereof, and after having taken an Oath to Faithfully and Impartially discharge the duties assigned us, proceeded to View, and did View, mark and lay out such proposed vacation of Right-of-Way dedicated for Highway purposes, in the manner as by Law provided; that the route, bounds, course, distance and termini of said Right-of-Way to be Vacated are more particularly described as follows, to-wit:

A STRIP OF LAND TWENTY-FIVE (25) FEET IN WIDTH AND LYING IMMEDIATELY NORTH OF AND PARALLEL WITH LOTS NINE (9) AND TEN (10) IN Robinson & Mauck's Subdivision, an Addition near the City of Evansville, in Vanderburgh County, Indiana, extending FROM FAIRLAWN AVENUE west to Alvord Boulevard; also

A STRIP OF LAND TWENTY-FIVE (25) FEET IN WIDTH AND LYING IMMEDIATELY NORTH OF AND PARALLEL WITH LOTS FOURTEEN (14) AND FIFTEEN (15) IN Block Two (2) in Runnymede Place, an Addition near the City of Evansville, in Vanderburgh County, Indiana, extending FROM Alvord Boulevard west to Kelsey Avenue; also
A strip of land twenty-five (25) feet in width and lying immediately north of and parallel with Lots Fourteen (14) and Fifteen (15) in Block One (1) in Runnymede Place, an addition near the city of Evansville, in Vanderburgh County, Indiana, and extending from Kelsey Avenue west to Spring Street.

We further report that said right-of-way will not and cannot be utilized for highway purposes, will not be of public utility and should be vacated for all purposes.

In testimony whereof, we have hereunto affixed our signatures on this the 7th day of November, 1941.

(signed) Wm. H. Elmendorf
(signed) John A. Ellert
(signed) F. W. Tieman

Viewers

And the Board, having examined said report of said viewers and having heard evidence and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said right-of-way vacated as in said report set forth, for all purposes.

It is therefore ordered by the Board that the report of said viewers be, and the same is hereby approved; that said right-of-way be vacated for all purposes, as in said report of said viewers set forth.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made this 10th day of November, 1941.

(signed) Joseph V. Eisterhold
(signed) Harvey Herndon
(signed) George J. Kissel

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

Attest:

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana,
and Ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.

Re: Refrigerator for County Infirmary

The Commissioners request the Auditor to advertise for bids on an electric or gas refrigerator for the County Infirmary.

Re: Approval on Additional Appropriations for County

State of Indiana
Office of the Indiana Tax Board

In the matter of Additional Appropriations for Vanderburgh County, Indiana.

No. 850

November 7th, 1941

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the matter of additional appropriations in the sum of $2,488.76;

and

This matter having been set for hearing on November 4th at 2:30 P.M., report having been made and all of the facts having been carefully considered, this Board does not approve said additional appropriations for the County Fund in the sum of $2,488.76.

Attest: Henry S. Murray, Chairman
Secretary
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 10, 1941

STATE APPROVAL ON ADDITIONAL APPROPRIATIONS - CONT'D -

STATE OF INDIANA
OFFICE OF THE
INDIANA TAX BOARD

I, Edw. D. Koenemann, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 7th day of November, 1941.

WITNESS MY HAND AND THE SEAL OF THIS BOARD ON THIS THE 7TH DAY OF NOVEMBER, 1941.

(SEAL)

(signed) Edw. D. Koenemann
Secretary

RE: ADDITIONAL APPROPRIATIONS FOR WELFARE DEPARTMENT
(Approval of State)

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

In the matter of additional appropriations for Vanderburgh County, Indiana.

No. 849

November 7th, 1941

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the matter of additional appropriations in the sum of $11,200.00:

AND:

This matter having been set for hearing on November 4th at 2:15 P.M., report having been made and all of the facts having been carefully considered, this Board does not approve said additional appropriation in the sum of $11,200.00 for the County Welfare Fund.

INDIANA TAX BOARD
Henry S. Murray, Chairman

ATEST:
Secretary

STATE OF INDIANA
OFFICE OF THE
INDIANA TAX BOARD

I, Edw. D. Koenemann, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 7th day of November, 1941.

WITNESS MY HAND AND THE SEAL OF THIS BOARD ON THIS THE 7TH DAY OF NOVEMBER, 1941.

(SEAL)

(signed) Edw. D. Koenemann
Secretary

On motion the Board recess until Thursday, November 13th, 1941.

[Signatures]

Joseph V. Eitelbeld

Harry Henderson

Henry J. Kirgis

BOARD OF COUNTY COMMISSIONERS
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Vacation of Right-of-Way Between Legler Heights & Washington Terrace

In the matter of the vacation of right-of-way in Knight Township, Vanderburgh County, Indiana, between Legler Heights and Washington Terrace, from Bayard Park Drive south to Washington Avenue.

Come now George D. Mayer, Andrew J. Vogel and Henry E. Brackman, heretofore appointed as viewers to view a certain right-of-way hereinafter particularly described, which was heretofore dedicated for right-of-way purposes in Knight Township, Vanderburgh County, Indiana, and file and present their report, which said report is in the words and figures following:

"In the matter of the vacation of right-of-way in Knight Township, Vanderburgh County, Indiana, between Legler Heights and Washington Terrace, from Bayard Park Drive south to Washington Avenue,

To the Honorable Board of Commissioners of the County of Vanderburgh, State of Indiana:

We, the undersigned, viewers, appointed by your Board at the November, 1941, term thereof, to view, mark and lay out a certain right-of-way dedicated for highway purposes, proposed to be vacated, as petitioned for by Haskell L. Simpson, and others, submit the following report:

We met, as directed in the order hereunto attached and made a part hereof, and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view, and did view, mark and lay out such proposed vacation of right-of-way dedicated for highway purposes, in the manner as by law provided; that the route, bounds, course, distance and termini of said right-of-way to be vacated are more particularly described as follows, to-wit:

Beginning on Bayard Park Drive at the point of intersection of the line between Legler Heights and Washington Terrace, both recorded plans of subdivided areas in Vanderburgh County, Indiana, near the city of Evansville, in said Vanderburgh County, Indiana, and extending thence south to Washington Avenue, said public right-of-way to be vacated being a strip five (5) feet in width adjacent to the west side of lots one (1) and twenty-eight (28) in block five (5); lots one (1) and twenty-eight (28) in block six (6); lots one (1) and twenty-eight (28) in block seven; lots one (1) and twenty-eight (28) in block eight (8); all in Legler Heights, herein described, and a strip fifteen (15) feet in width adjacent to the east side of lots thirteen (13) and twelve (12) in block ten (10); lots thirteen (13) and twelve (12) in block eleven (11); lots thirteen (13) and twelve (12) in block fourteen (14); lots ten (10) and nine (9) in block fifteen, in Washington Terrace.

We further report that said right-of-way will not and cannot be utilized for highway purposes, will not be of public utility and should be vacated for all purposes.
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 13TH 1941

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 10TH DAY OF NOVEMBER, 1941.

(Signed) George D. Mayer
(Signed) Andrew J. Vogel
(Signed) Henry E. Brackman

VIEWERS

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID RIGHT-OF-WAY VACATED FOR ALL PURPOSES AS IN SAID REPORT SET FORTH.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID RIGHT-OF-WAY BE VACATED FOR ALL PURPOSES, AS IN SAID REPORT OF SAID VIEWERS SET FORTH.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE THIS 13TH DAY OF NOVEMBER, 1941.

(Signed) Joseph V. Eisterhold
(Signed) Harvey Herndon
(Signed) George J. Kissel

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA

ATTEST:

(Signed) Chas. H. Atkin

COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA,
AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ON MOTION THE BOARD RECESS UNTIL MONDAY, NOVEMBER 17TH, 1941.
Board of Commissioners, Vanderburgh County, Indiana,

NOVEMBER 17TH & 21ST

MONDAY, NOVEMBER 17TH, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: ADVERTISING FOR BIDS ON SUPPLIES FOR HIGHWAY DEPARTMENT

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR BIDS ON SUPPLIES FOR THE HIGHWAY DEPARTMENT FOR 1942, AS FOLLOWS:

- Gasoline for three (3) months
- Grease, Oil and Tires for six (6) months
- Pipe, Cement, Lumber, Grader Blades, Acetylene, Dynamite, Bituminous Materials, County & Highway Supplies for one (1) year

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE OF PURCHASE OF 1920 GALLON OF R.C.3 ASPHALT FROM THE WESTERN CONSTRUCTION COMPANY TO COMPLETE ROAD PROGRAM FOR THE YEAR.

ON MOTION THE BOARD RECESS UNTIL FRIDAY, NOVEMBER 21ST, 1941.

FRIDAY NOVEMBER 21ST, 1941.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: DEPARTMENT OF PUBLIC WELFARE

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR BIDS ON LINOLEUM FOR THE HILLCREST HOME.
Board of Commissioners, Vanderburgh County, Indiana, November 21st & 24th, 1941

RE: W. P. A. EXPENSE

THE COMMISSIONERS APPROVE PAYMENT OF THE FOLLOWING BILLS—

Goodrich-Silvertown Stores . . . $44.78
Mansfield-Mining Company . . . $22.40

ON TIRES AND REPAIRS TO HAROLD GRAFEIS CAR, USED ON W. P. A. PROJECTS.

ON MOTION THE BOARD RECESS UNTIL MONDAY, NOVEMBER 24TH, 1941.

Joseph V. Eisterhold
George J. Kiesel

BOARD OF COUNTY COMMISSIONERS

Monday, November 24th, 1941.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BID ON REFRIGERATOR FOR COUNTY INFIRMARY

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON REFRIGERATOR FOR THE COUNTY INFIRMARY, COMES NOW THE OHIO VALLEY SUPPLY COMPANY AND SUBMITS BID AS FOLLOWS:

1- Gen. Elec. LB-6 Stand. Model . . . . . . . . . $129.95
1- " LBX-6 Semi-Deluxe . . . . . . . . . . . . . 134.95
1- " JB-7C " " . . . . . . . . . . . . . . . . . 169.95
1- " JB-8 " " . . . . . . . . . . . . . . . . . 174.54
1- " B-8 " " . . . . . . . . . . . . . . . . . 224.95
1- " PB-12B Porcelain Deluxe . . . . . . . . 424.75

ON MOTION BID IS TAKEN UNDER ADVISEMENT UNTIL THURSDAY, NOVEMBER 27TH.

RE: RIGHT-OF-WAY FOR MT. PLEASANT ROAD

LOUIS RUTLEDGE ET AL FILE PETITION TO ESTABLISH A SIXTY (60) FOOT RIGHT-OF-WAY ON MT. PLEASANT ROAD, AND THE COMMISSIONERS ORDER NOTICE GIVEN.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, NOVEMBER 27TH, 1941.

Joseph V. Eisterhold
George J. Kiesel

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, November 27th, 1941

Thursday, November 27th, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Contract on Refrigerator for County Infirmary

On motion the Board this day makes the award on contract of refrigerator for the County Infirmary, as follows:

Ohio Valley Supply Company—

1 - B-8 General Electric Deluxe .... $224.95

On motion the Board adjourn sine die.

[Signatures]

Joseph V. Eisterhold
Harvey Herndon
George J. Kissel

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kиссел and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Chas. Sweeton, Deputy County Sheriff.

The minutes were read and approved.

RE: BIDS ON SUPPLIES FOR HIGHWAY DEPARTMENT

This being the time set for the receiving of bids on various supplies for the Highway Department, come now various parties and submit their bids as follows:

<table>
<thead>
<tr>
<th></th>
<th>Gasoline (per gal)</th>
<th>Distillate (per gal)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standard Oil Company</td>
<td>13.65 (Ben., Decline)</td>
<td></td>
</tr>
<tr>
<td>Mid-Continent Pet. Co</td>
<td>13.4</td>
<td>Posted Tank Price</td>
</tr>
<tr>
<td>Deep Rock Oil Company</td>
<td>13.9</td>
<td>.076</td>
</tr>
<tr>
<td>Shell Oil Company</td>
<td>13.6</td>
<td>.08</td>
</tr>
<tr>
<td>Tri-County Farm Bureau</td>
<td>13.1 (Ben., Decline)</td>
<td></td>
</tr>
<tr>
<td>Sinclair Refining Co</td>
<td>13.9</td>
<td>Posted Tank Price</td>
</tr>
<tr>
<td>Phillips Petroleum Co</td>
<td></td>
<td>(posted tank price</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Motor Oil (per gal, in 55 gal, drums (approx.) only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>#10</td>
<td>38.2</td>
</tr>
<tr>
<td>20</td>
<td>38.2</td>
</tr>
<tr>
<td>30</td>
<td>38.2</td>
</tr>
<tr>
<td>40</td>
<td>38.2</td>
</tr>
<tr>
<td>50</td>
<td>38.2</td>
</tr>
<tr>
<td>60</td>
<td>38.2</td>
</tr>
<tr>
<td>70</td>
<td>38.2</td>
</tr>
<tr>
<td>Standard Oil Company</td>
<td>.58</td>
</tr>
<tr>
<td>Mid-Continent Pet. Co</td>
<td>.48</td>
</tr>
<tr>
<td>Deep Rock Oil Corp.</td>
<td>.42</td>
</tr>
<tr>
<td>Shell Oil Company</td>
<td>.41</td>
</tr>
<tr>
<td>Tri-County Farm Bur.</td>
<td>.46</td>
</tr>
<tr>
<td>Sinclair Ref. Co.</td>
<td>.30</td>
</tr>
<tr>
<td>Phillips Pet. Co.</td>
<td>.46</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Transmission Gear Lubricant, Reg. EP #90 to #250</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standard Oil Company</td>
<td>6.55 per bbl - 7.55 100 lb., drum</td>
</tr>
<tr>
<td>Mid-Continent Pet. Co.</td>
<td>0.37 Re. - 0.07 EP</td>
</tr>
<tr>
<td>Deep Rock Oil Company</td>
<td>0.062 per lb. EP</td>
</tr>
<tr>
<td>Shell Oil Company</td>
<td>0.0875 &amp; 0.0825</td>
</tr>
<tr>
<td>Sinclair Refining Co.</td>
<td>0.0825 &amp; 0.1087</td>
</tr>
<tr>
<td>Phillips Petroleum Co.</td>
<td>0.074</td>
</tr>
<tr>
<td>VARIOUS GREASES (PER LB.)</td>
<td>PRESSURE -CUP WHEEL WATER -UNIV.-TRACT.-AXLE-SUPER -HYPOID GUN #3 &amp; #4 BEARING PUMP JOINT ROLLER CHASSIS LUB.</td>
</tr>
<tr>
<td>---------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>STAND.OIL CO.</td>
<td>- .073 2.07 2.52 2.52 2.52 .0855 1.90 ---- ----</td>
</tr>
<tr>
<td>MID-CONT.PET.</td>
<td>- .073 2.08 1.11 1.11 1.07 .085 .085 1.10 ---- ----</td>
</tr>
<tr>
<td>DEEP ROCK OIL</td>
<td>- .0775 2.30 3.00 3.00 2.56 .072 1.94 .08 3.4 ---- ----</td>
</tr>
<tr>
<td>SHELL OIL CO.</td>
<td>- .09 2.09 1.14 1.13 1.11 .08 .10 ---- ----</td>
</tr>
<tr>
<td>SINCLAIR REF.CO.</td>
<td>- .0787 2.30 1.28 1.28 .0775 1.60 .105 7 ---- ----</td>
</tr>
<tr>
<td>PHILLIPS PET.</td>
<td>- .08 2.08 1.11 1.11 .08 2.5 ---- ----</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>KEROSENE</th>
<th>AIR COMPRESSOR OIL</th>
<th>FUEL OIL PER GAL.</th>
<th>PER GAL.</th>
<th>PER GAL. - DEL. TO R.Q.</th>
</tr>
</thead>
<tbody>
<tr>
<td>STANDARD OIL CO.</td>
<td>- .096</td>
<td>.382</td>
<td>.08</td>
<td></td>
</tr>
<tr>
<td>MID-CONT.PET.</td>
<td>- .096</td>
<td>.382</td>
<td>.08</td>
<td></td>
</tr>
<tr>
<td>DEEP ROCK OIL CORP.</td>
<td>- .096</td>
<td>.382</td>
<td>.08</td>
<td></td>
</tr>
<tr>
<td>SHELL OIL COMPANY</td>
<td>- .096</td>
<td>.382</td>
<td>.08</td>
<td></td>
</tr>
<tr>
<td>TRI-COUNTY FARM BUREAU-</td>
<td>- .096</td>
<td>.382</td>
<td>.08</td>
<td></td>
</tr>
<tr>
<td>SINCLAIR REF. CO.</td>
<td>- .096</td>
<td>.382</td>
<td>.08</td>
<td></td>
</tr>
<tr>
<td>PHILLIPS PET. CO.</td>
<td>- .096</td>
<td>.382</td>
<td>.08</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEWER PIPE</th>
</tr>
</thead>
<tbody>
<tr>
<td>JOHN L. NEWMAN CO</td>
</tr>
<tr>
<td>SINGLE DOUBLE TRIPLE</td>
</tr>
<tr>
<td>10 INCH</td>
</tr>
<tr>
<td>12 &quot;</td>
</tr>
<tr>
<td>15 &quot;</td>
</tr>
<tr>
<td>18 &quot;</td>
</tr>
<tr>
<td>21 &quot;</td>
</tr>
<tr>
<td>24 &quot;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>USED PIPE</th>
<th>(ALL SIZES TO 108 INCH INCL.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. TROCKMAN &amp; SONS</td>
<td>- $1.40/PER FOOT IN DIAMETER</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>JOHN L. NEWMAN CO</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>BRIDGE LUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>GEO. H. STEINKULH</td>
</tr>
<tr>
<td>$45.00 PER M WHITE</td>
</tr>
<tr>
<td>40.00 &quot; RED</td>
</tr>
<tr>
<td>35.00 &quot; BRIDGE</td>
</tr>
</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana, **December 1st, 1941**

**TIRES AND TUBES**

<table>
<thead>
<tr>
<th>Size</th>
<th>PHILLIPS PET, CO.</th>
<th>GOODRICH-SILVERTOWN</th>
<th>VAN WINKLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>32x6 - 10 PLY</td>
<td>26.76</td>
<td>35.82</td>
<td>40.80</td>
</tr>
<tr>
<td>50x5 - 8 PLY</td>
<td>15.63</td>
<td>20.88</td>
<td>23.90</td>
</tr>
<tr>
<td>600x20- 6 PLY (TRUCK)</td>
<td>15.54</td>
<td>18.10</td>
<td>20.67</td>
</tr>
<tr>
<td>525x18- 6 PLY</td>
<td>1.90</td>
<td>2.16</td>
<td>3.54</td>
</tr>
<tr>
<td>700x20- 8 PLY (TRUCK)</td>
<td>20.54</td>
<td>27.46</td>
<td>31.35</td>
</tr>
<tr>
<td>525x17- 6 PLY</td>
<td>---</td>
<td>1.27</td>
<td>2.47</td>
</tr>
<tr>
<td>550x17- 6 PLY</td>
<td>8.97</td>
<td>11.04</td>
<td>14.06</td>
</tr>
<tr>
<td>900x10</td>
<td>1.10</td>
<td>1.45</td>
<td>2.65</td>
</tr>
<tr>
<td>900x20- 10 PLY</td>
<td>45.52</td>
<td>60.90</td>
<td>69.58</td>
</tr>
<tr>
<td>600x9 - 4 PLY (RIB TYPE)</td>
<td>---</td>
<td>17.06</td>
<td>---</td>
</tr>
<tr>
<td>900x24- 6 PLY (TRACTOR-GRADER)</td>
<td>37.89</td>
<td>61.04</td>
<td>10.75</td>
</tr>
<tr>
<td>1050x24- 8 PLY (TRACTOR-GRADER)</td>
<td>77.33</td>
<td>85.76</td>
<td>11.00</td>
</tr>
<tr>
<td>700x24-10 PLY (TRACTOR-GRADER-RIB TYPE)</td>
<td>51.58</td>
<td>58.48</td>
<td>5.86</td>
</tr>
<tr>
<td>600x16 - 6 PLY</td>
<td>9.77</td>
<td>12.00</td>
<td>17.58</td>
</tr>
<tr>
<td>1125x24- 6 PLY</td>
<td>1.40</td>
<td>1.45</td>
<td>3.15</td>
</tr>
<tr>
<td>825x20 -10 PLY</td>
<td>4.75</td>
<td>5.80</td>
<td>5.89</td>
</tr>
<tr>
<td>600x16 - 4 PLY</td>
<td>7.80</td>
<td>9.53</td>
<td>12.12</td>
</tr>
<tr>
<td>1200x24- 8 PLY</td>
<td>---</td>
<td>7.57</td>
<td>11.80</td>
</tr>
</tbody>
</table>

**GRADER BLADES**

<table>
<thead>
<tr>
<th>Size</th>
<th>Matt W. Foster</th>
<th>Double Bevel-Curved-Polished</th>
</tr>
</thead>
<tbody>
<tr>
<td>6&quot; x 5/16&quot;</td>
<td>.61</td>
<td></td>
</tr>
<tr>
<td>6&quot; x 3/8&quot;</td>
<td>.67</td>
<td></td>
</tr>
<tr>
<td>6&quot; x 1/2&quot;</td>
<td>.81</td>
<td></td>
</tr>
<tr>
<td>6&quot; x 5/8&quot;</td>
<td>1.05 (WITH &amp; WITHOUT BOLTS)</td>
<td></td>
</tr>
<tr>
<td>8&quot; x 1/2&quot;</td>
<td>1.21</td>
<td></td>
</tr>
</tbody>
</table>

**CYLINDER OXYGEN AND ACETYLENE**

<table>
<thead>
<tr>
<th>Supplier</th>
<th>Price per ft</th>
<th>Price per 100 cu. ft.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lex Company</td>
<td>1.05</td>
<td>2.45</td>
</tr>
<tr>
<td>J. Trockman &amp; Sons</td>
<td>2.39 / 220 cu. ft.</td>
<td>2.41 / 100 cu. ft.</td>
</tr>
<tr>
<td>All-Loc.</td>
<td>Logens Young &amp; Repub.</td>
<td>O'Neill</td>
</tr>
<tr>
<td>---------</td>
<td>----------------------</td>
<td>--------</td>
</tr>
<tr>
<td>.60</td>
<td>.66</td>
<td>.51</td>
</tr>
<tr>
<td>.69</td>
<td>.77</td>
<td>.60</td>
</tr>
<tr>
<td>.86</td>
<td>.95</td>
<td>.73</td>
</tr>
<tr>
<td>.98</td>
<td>1.09</td>
<td>.87</td>
</tr>
<tr>
<td>1.15</td>
<td>1.28</td>
<td>1.00</td>
</tr>
<tr>
<td>1.30</td>
<td>1.52</td>
<td>1.23</td>
</tr>
<tr>
<td>1.55</td>
<td>1.72</td>
<td>1.39</td>
</tr>
<tr>
<td>1.94</td>
<td>2.15</td>
<td>1.71</td>
</tr>
<tr>
<td>2.30</td>
<td>2.55</td>
<td>2.06</td>
</tr>
<tr>
<td>3.11</td>
<td>3.45</td>
<td>2.78</td>
</tr>
<tr>
<td>3.97</td>
<td>4.05</td>
<td>3.22</td>
</tr>
<tr>
<td>4.50</td>
<td>4.95</td>
<td>3.79</td>
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<tr>
<td>5.50</td>
<td>6.08</td>
<td>4.79</td>
</tr>
<tr>
<td>6.23</td>
<td>6.89</td>
<td>5.42</td>
</tr>
<tr>
<td>6.60</td>
<td>6.17</td>
<td>5.95</td>
</tr>
<tr>
<td>8.19</td>
<td>9.06</td>
<td>7.30</td>
</tr>
<tr>
<td>8.64</td>
<td>6.76</td>
<td>66&quot;12</td>
</tr>
<tr>
<td>8.42</td>
<td>6.60</td>
<td>66&quot;10</td>
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<td>10.45</td>
<td>8.00</td>
<td>8.65</td>
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<td>6.60</td>
<td>7.29</td>
<td>72&quot;12</td>
</tr>
<tr>
<td>8.07</td>
<td>8.93</td>
<td>7.12</td>
</tr>
<tr>
<td>9.75</td>
<td>10.80</td>
<td>8.70</td>
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<tr>
<td>9.95</td>
<td>7.78</td>
<td>8.50</td>
</tr>
<tr>
<td>11.90</td>
<td>9.40</td>
<td>8.10</td>
</tr>
<tr>
<td>10.73</td>
<td>10.73</td>
<td>9.25</td>
</tr>
<tr>
<td>11.66</td>
<td>12.93</td>
<td>10.01</td>
</tr>
<tr>
<td>13.56</td>
<td>13.56</td>
<td>96&quot;8</td>
</tr>
</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana, December 1st, 1941.

DYNAMITE AND CAPS (DEL. TO ROCK QUARRY)

<table>
<thead>
<tr>
<th></th>
<th>Austin Powder Company</th>
<th>Electric Caps</th>
</tr>
</thead>
<tbody>
<tr>
<td>11.00 per 100 (ton)</td>
<td>11.50 less than ton</td>
<td>6.50 7.00 7.50 8.00 9.00</td>
</tr>
<tr>
<td>12.00 per 100 (ton or less)</td>
<td>12.50 less than ton</td>
<td>6.50 7.00 7.50 8.00 9.00</td>
</tr>
</tbody>
</table>

L. M. Baird & Sons

<table>
<thead>
<tr>
<th></th>
<th>ATLAS POWDER COMPANY</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.50 ton lots</td>
<td>7.00 7.50 8.00 8.50 9.50</td>
</tr>
<tr>
<td>15.50 less than ton</td>
<td>11.00 per 100 (ton or less)</td>
</tr>
</tbody>
</table>

BIDS ON ALL SUPPLIES ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, DECEMBER 4TH.

RE: APPROVAL ON ADDITIONAL APPROPRIATIONS & TRANSFER OF FUNDS

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

November 27th, 1941

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $15,216.19:

And:

This matter having been set for hearing on November 25th at 1:30 P.M., report having been made and all of the facts having been carefully considered, this Board does now approve said additional appropriations as follows:

COUNTY GENERAL FUND . . . . . . . . . . . . . . . . . . $7,520.00
To come from working balance,

COUNTY HIGHWAY FUND . . . . . . . . . . . . . . . . . . $7,446.19
The items are transferred as follows:

From Equipment to Repairs to Equipment . . . . . . . . . . . . $300.00
From Cement to Repairs to Equipment . . . . . . . . . . . . 50.00
From Lumber to Repairs . . . . . . . . . . . . . . . . . . . . . . 200.00
From Cement to Traveling Expenses . . . . . . . . . . . . . . . 150.00
From Road Materials to Repairs to Equipment . . . . . . . . . . . . 1950.00
From Road Materials to Gas, Oil, Tires & Grease . . . . . . . . . . . . 4000.00

COUNTY PLANNING COMMISSION . . . . . . . . . . $250.00
Following items are transferred:
From Printing and Advertising to Professional Services . . . . . . . . . . . . $100.00
From Transportation & Communications to Professional Services . . . . . . . . . . . . 150.00

INDIANA TAX BOARD
Attest:
Secretary
State of Indiana, Office of the Indiana Tax Board:
1, Edw. D. Koenemann, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 27th day of November, 1941.
Witness my hand and the seal of this Board on this the 27th day of November, 1941.
(Sign) Edw. D. Koenemann

402
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 1ST 1941

RE: POOR RELIEF BOND ISSUE

IN THE MATTER OF THE ISSUANCE AND SALE OF BONDS FOR THE PURPOSE OF PROCURING FUNDS TO PAY FOR POOR RELIEF IN THE VARIOUS TOWNSHIPS IN VANDERBURGH COUNTY, INDIANA,

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, NOW FINDS THAT THE VANDERBURGH COUNTY COUNCIL OF VANDERBURGH COUNTY, INDIANA, DID, ON THE 22ND DAY OF NOVEMBER, 1941, AFTER HAVING PRESENTED TO AND FILED WITH SAID COUNTY COUNCIL, A PETITION SIGNED BY MORE THAN FIFTY (50) OWNERS OF TAXABLE REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, PRAYING FOR THE ISSUANCE AND SALE OF THE BONDS IN SAID PETITION DESIGNATED, ADOPT AND ORDAIN AN ORDINANCE AUTHORIZING THIS BOARD TO MAKE A LOAN FOR THE COUNTY BY THE ISSUANCE AND SALE OF BONDS OF THE COUNTY FOR THE PURPOSE OF PROVIDING FUNDS IN AN AMOUNT SUFFICIENT TO PAY THE AMOUNTS ESTIMATED BY SAID BOARD TO BE NEEDED FOR ADVANCEMENT TO THE SEVERAL TOWNSHIPS OF VANDERBURGH COUNTY, INDIANA, FOR POOR RELIEF PURPOSES FOR THE SIX (6) MONTHS PERIOD BEGINNING DECEMBER 1ST, 1941, AND TO PAY THE INDEBTEDNESS THEREFORE INCURRED BY THE VARIOUS TOWNSHIPS IN THE COUNTY FOR POOR RELIEF THEREFORE FURNISHED, AND FOR THE PURPOSE OF PAYING THE COST OF PUBLICATION OF NOTICES, INCLUDING NOTICE OF DETERMINATION TO ISSUE SAID BONDS AND NOTICE OF THE SALE THEREOF, PREPARATION OF BONDS AND LEGAL EXPENSES INCIDENT TO THE PREPARATION OF SAID BONDS AND THE SECURING OF THE APPROVAL THEREOF, PURSUANT TO THE PROVISIONS OF AN ACT ENTITLED "AN ACT CONCERNING THE PROCURING AND USE OF FUNDS OF THE COUNTIES AND TOWNSHIPS, FOR POOR RELIEF PURPOSES, REPEALING ALL LAWS AND PARTS OF LAWS IN CONFLICT THEREWITH, DECLARING AN EMERGENCY IN FORCE MARCH 2ND, 1935; THAT SAID ORDINANCE FIXES THE MAXIMUM AMOUNT OF SAID LOAN AT THREE HUNDRED THOUSAND (300,000.00) DOLLARS, THE MAXIMUM RATE OF INTEREST TO BE PAID THEREON AS NOT TO EXCEED TWO AND ONE-HALF (2½) PER CENTUM PER ANNUM, AND THE NUMBER OF SEMI-ANNUAL SERIES INTO WHICH SAID BONDS EVIDENCING SAID LOAN, SHALL BE PAYABLE AS TWENTY (20) EQUAL SEMI-ANNUAL SERIES.

THE BOARD NOW DETERMINES THAT THE EXACT AMOUNT OF THE PROPOSED LOAN AND THE BONDS EVIDENCING SAID LOAN SHALL BE THREE HUNDRED THOUSAND (300,000.00) DOLLARS; THAT IT WOULD BE FOR THE BEST INTERESTS OF THE COUNTY TO OFFER SAID BONDS FOR SALE BEARING INTEREST AT NOT TO EXCEED TWO AND ONE-HALF (2½) PER CENTUM PER ANNUM, THE EXACT RATE OF INTEREST TO BE DETERMINED BY BIDDING, AND THAT THE BIDDERS FOR THE BONDS BE REQUIRED TO NAME THE RATE OF INTEREST WHICH THE BONDS ARE TO BEAR, NOT EXCEEDING SAID MAXIMUM RATE, WHICH INTEREST SHALL BE IN MULTIPLES OF NOT LESS THAN ONE-FOURTH (¼) ON ONE (1) PER CENTUM, AND THE BONDS TO BE AWARDED TO THE HIGHEST QUALIFIED BIDDER WHO OFFERS THE LOWEST NET INTEREST COST TO THE COUNTY, TO BE DETERMINED BY COMPUTING THE TOTAL
Board of Commissioners, Vanderburgh County, Indiana. DECEMBER 1ST 1941.

RE: BOND ISSUE—Cont’d—

INTEREST ON ALL OF THE BONDS TO THEIR MATURITIES AND DEDUCTING THEREFROM THE PREMIUM BID, IF ANY; THAT SAID BONDS BE DATED JANUARY 2ND, 1942, AND ISSUED IN DENOMINATIONS OF ONE THOUSAND ($1,000.00) DOLLARS EACH; THAT SAID BONDS SHALL BE ISSUED IN TWENTY (20) EQUAL SEMI-ANNUAL SERIES, WHICH SHALL CONSIST OF FIFTEEN (15) BONDS EACH; THAT THE FIRST SERIES OF FIFTEEN (15) BONDS SHALL MATURE AND BE PAYABLE ON JUNE 1ST, 1943, AND THE SECOND SERIES OF SAID BONDS, CONSISTING OF FIFTEEN (15) BONDS SHALL MATURE AND BE PAYABLE ON DECEMBER 1ST, 1943, AND THEREAFTER ONE SERIES OF FIFTEEN (15) OF SAID BONDS SHALL MATURE AND BE PAYABLE ON DECEMBER 1ST, UNTIL ALL OF SAID BONDS SHALL HAVE BEEN PAID; THAT THE FIRST INTEREST COUPON ON ALL OF SAID BONDS SHALL MATURE AND BE PAYABLE ON JUNE 1ST, 1943, AND THEREAFTER SAID COUPONS SHALL BE PAYABLE SEMI-ANNUALLY ON DECEMBER 1ST AND JUNE 1ST OF EACH YEAR; THAT SAID BONDS SHALL BE ISSUED IN THE NAME OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AND ATTACHED BY THE SIGNATURE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND THE SEAL OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH SHALL BE ATTACHED THERETO. SAID INTEREST COUPONS SHALL BEAR THE FACSIMILE SIGNATURE OF THE MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH AND THE FACSIMILE SIGNATURE OF THE COUNTY AUDITOR OF SAID COUNTY. SAID BONDS SHALL NOT BE SOLD FOR LESS THAN PAR, PLUS ACCRUED INTEREST FROM THE DATE OF THE BONDS TO THE DATE OF DELIVERY THEREOF. SAID BONDS AND THE COUPONS ATTACHED THERETO SHALL BE IN SUBSTANTIALLY THE FOLLOWING FORM, TO-WIT:

UNITED STATES OF AMERICA
STATE OF INDIANA COUNTY OF VANDERBURGH

No. ___________ VANDERBURGH COUNTY, INDIANA, $1,000.00
ADVANCEMENT FUND BOND—SERIES A-1942.

FOR VALUE RECEIVED the Board of Commissioners of the County of Vanderburgh, in the State of Indiana, promises to pay to the bearer hereof the sum of ONE THOUSAND DOLLARS ON THE FIRST DAY OF ___________ 19________ with interest thereon at the rate of __________% PER CENTUM PER ANNUM FROM THE DATE HEREOF, WHICH INTEREST IS PAYABLE ON THE FIRST DAYS OF JUNE AND DECEMBER IN EACH YEAR, BEGINNING ON JUNE 1ST, 1943, UPON PRESENTATION AND SURRENDER OF THE PROPER INTEREST COUPONS ATTACHED HERETO.

Both principal and interest of this bond are payable in lawful money of the United States of America, at the office of the County Treasurer of Vanderburgh County, Indiana, in the City of Evansville, Indiana.

This bond is one of a total issue of Three Hundred (300) bonds of like date, tenor and denomination, except as to the dates of maturity thereof, issued by the Board of Commissioners of the County of Vanderburgh, State of Indiana, pursuant to and in accordance with an Ordinance and sale of said bonds, and the subsequent order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, duly adopted on December 1st, 1941, and in strict conformity with an Act of the General Assembly of the State of Indiana, approved March 2nd, 1935, entitled "An Act concerning the producing and use of funds of counties and townships for poor relief purposes, repealing all laws and parts of laws in conflict therewith, and declaring an emergency,"
RE: BOND ISSUE -CONT'D-

AND ALL ACTS AMENDATORY THEREOF AND SUPPLEMENTAL THERETO, FOR THE PURPOSE OF PROVIDING FUNDS TO BE ADVANCED TO THE SEVERAL TOWNSHIPS OF SAID COUNTY FOR POOR RELIEF PURPOSES.

IT IS HEREBY CERTIFIED AND RECITED THAT ALL ACTS, CONDITIONS AND THINGS REQUIRED TO BE DONE PRECEDENT TO AND IN THE EXECUTION, ISSUANCE AND DELIVERY OF THIS BOND HAVE BEEN DONE AND PERFORMED IN REGULAR AND DUE FORM, AS PROVIDED BY LAW, AND THAT THIS BOND AND SAID TOTAL ISSUE OF BONDS IS WITHIN EVERY LIMIT OF INDEBTEDNESS PRESCRIBED BY THE CONSTITUTION AND LAWS OF THE STATE OF INDIANA. THE FULL FAITH AND CREDIT OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, AND SAID VANDERBURGH COUNTY, INDIANA, TOGETHER WITH ALL OF THE TAXABLE PROPERTY THEREOF, BOTH REAL AND PERSONAL, ARE HEREBY IRREVOCABLY PLEDGED TO THE PUNCTUAL PAYMENT OF THE PRINCIPAL AND INTEREST OF THIS BOND, ACCORDING TO ITS TERMS.

IN WITNESS WHEREOF, THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, HAS CAUSED THIS BOND TO BE ISSUED AND SIGNED IN ITS NAME BY ITS DULY ELECTED, QUALIFIED AND ACTING COMMISSIONERS, ATTESTED BY ITS DULY ELECTED, QUALIFIED AND ACTING COUNTY AUDITOR, WITH THE SEAL OF SAID BOARD OF COMMISSIONERS TO HEREunto AFFIXED, AND THE INTEREST COUPONS HEREunto ATTACHED TO BE EXECUTED BY THE FACSIMILE SIGNATURES OF SAID COMMISSIONERS AND SAID AUDITOR AS OF THE 2ND DAY OF JANUARY, 1942.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

[Signature]

(SEAL)

[Signature]

ATTEST:

COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA.

COUPON NO. $____

On____, 19___, the Board of Commissioners of the County of Vanderburgh, State of Indiana, will pay to the bearer, at the Office of the County Treasurer of Vanderburgh County, Indiana, in the City of Evansville, Indiana, Dollars, in lawful money of the United States of America, being the Interest then due on its Advance Fund Bond, Series A-1942.

(Signed) (Facsimile) (Signed) (Facsimile) (Signed) (Facsimile)

Board of Commissioners of the County of Vanderburgh, State of Indiana.

ATTEST: (Signed) (Facsimile)

County Auditor of Vanderburgh County, Indiana.

The County Auditor is hereby directed to cause to be published a notice to the taxpayers of the County of the filing of the petition for and determination to issue said bonds, which notice shall be published for one time in two newspapers of general circulation and published in Vanderburgh County, Indiana, and said notice shall also be posted in not less than three public places in Vanderburgh County, Indiana.

The County Auditor is also directed to cause notice of the sale of said bonds to be published once each week, for two weeks, in two newspapers of general circulation and published in Vanderburgh County, Indiana, also, to be published for one time in a newspaper of general circulation in the City of Indianapolis, Indiana, all of which publications shall be at least seven days prior to the date fixed for the sale of said bonds. Prior to the sale of said bonds the County Auditor shall secure the approving opinion of bond counsel of recognized standing as to the legality of said bonds and shall furnish such opinion.
Board of Commissioners, Vanderburgh County, Indiana, December 1st, 1941

RE: BOND ISSUE -Cont'd-

To the successful bidder, the cost of the opinion shall be paid from the proceeds of said sale of said bonds; and the notice of sale shall state that such opinion is to be furnished, in order that the county may receive due credit for the same in bidding. On the date fixed for the sale of the bonds the county auditor shall award the bonds to the highest bidder, if a satisfactory bid is received; otherwise he shall be authorized to continue the sale from day to day thereafter until the further order of the board, and he shall be authorized to sell said bonds as a whole or in parcels, all in accordance with the provisions of Chapter 117 of the Acts of the General Assembly of the State of Indiana, Acts 1935. In making sale of said bonds the county auditor shall comply with the provisions of the General Statutes relating to the selling of county bonds, except as otherwise provided in said Chapter 117 of the Acts of the Indiana General Assembly of 1935.

Mr. Harvey Herndon, a member of said Board of Commissioners, moved the adoption of said Ordinance, and Mr. George J. Kiszel, a member of said Board, seconded said motion, and said Ordinance was placed upon its passage and carried by the following roll-call vote, viz:

Aye . . . . . Three (3)
Nay . . . . . None (0)

Thereupon the Board of Commissioners of the County of Vanderburgh, State of Indiana, declared said motion carried and said Ordinance duly adopted on this the 1st day of December, 1941.

(Signed) Joseph V. Eisterhold
(Signed) Harvey Herndon
(Signed) George J. Kiszel

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

Attest:

(Signed) Chap. H. Atkin
County Auditor of Vanderburgh County, Indiana

RE: COUNTY BUSINESS

The Commissioners approve expense of the County Auditor, County Attorney, and County Commissioner Harvey Herndon to Indianapolis on business with several State Departments.
RE: ADDITIONAL APPROPRIATIONS

REQUEST OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, FOR THE MAKING OF ADDITIONAL EMERGENCY APPROPRIATIONS.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the provision of additional funds for the following purposes, to-wit:

COUNTY COMMISSIONERS

- County Telephones and Telegraph: $450.00
- County Advertising: $500.00

CLERK, VANDERBURGH CIRCUIT COURT

- Clothing for Insane: $400.00
- Other Expenses, Insane: $400.00

VANDERBURGH COUNTY MEMORIAL COLISEUM

- Wages, Extra Employees: $100.00

Total: $1850.00

And the County Auditor of Vanderburgh County, Indiana, is now requested to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriations as hereinabove designated.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 1st day of December, 1941.

(signed) JOSEPH V. EISTERHOLD
(signed) HARVEY HERNDON
(signed) GEORGE J. KISSEL

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

ATTEST:

(signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana

(SEAL)

On motion the Board recess until Thursday, December 4th, 1941.

(signed) JOSEPH V. EISTERHOLD
(signed) HARVEY HERNDON
(signed) GEORGE J. KISSEL

Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO GUY K. FOX, DEPUTY COUNTY AUDITOR.

THE MINUTES WERE READ AND APPROVED.

RE: AWARD OF CONTRACTS ON SUPPLIES FOR HIGHWAY DEPARTMENT

ON MOTION THE BOARD THIS DAY MAKES THE FOLLOWING AWARDS:

GASOLINE

MID-CO CONTINENT PET, CO 13.4¢ PER GAL.

(MORE A PERIOD OF THREE MONTHS)

MOTOR OIL

STANDARD OIL COMPANY  #10 TO 70 INCL. 38.2¢ PER GAL.

SHELL OIL COMPANY  "  "  "  .41  "  "

SINCLAIR REFINING CO.  #10-20-50-40  .30  "  "

50-60-70  .32  "  "

(MORE A PERIOD OF SIX MONTHS)

TRANSMISSION GEAR LUBRICANT

PHILLIPS PET. COMPANY  --- .07 ½ PER LB.

(MORE A PERIOD OF SIX MONTHS)

DISTILLATE

DEEP ROCK OIL COMPANY  --- .076 PER GAL.

(MORE A PERIOD OF SIX MONTHS)

VARIOUS GREASES

STANDARD OIL CO  

SINCLAIR REFINING CO  

PHILLIPS PET. CO  

AT PRICES LISTED ON PAGE 399

(MORE A PERIOD OF SIX MONTHS)

KEROSINE

TRI-CO FARM BUREAU .09½ PER GAL.

AIR COMPRESSOR OIL

SHELL OIL CO .29 PER GAL.

FUEL OIL

STANDARD OIL CO .08 PER GAL.

(MORE A PERIOD OF SIX MONTHS)
Board of Commissioners, Vanderburgh County, Indiana, December 4th, 1941

RE: CONTRACTS ON SUPPLIES - CONT'D -

<table>
<thead>
<tr>
<th>SEWER PIPE</th>
<th>CEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>JOHN L. NEWMAN CO</td>
<td></td>
</tr>
<tr>
<td>- AT PRICES LISTED ON PAGE 399 -</td>
<td>.65 PER BAG</td>
</tr>
<tr>
<td>(FOR A PERIOD OF ONE YEAR)</td>
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<table>
<thead>
<tr>
<th>USED PIPE</th>
<th>BRIDGE LUMBER</th>
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<tbody>
<tr>
<td>J. TROCKMAN &amp; SONS</td>
<td></td>
</tr>
<tr>
<td>(ALL SIZES TO 10' INCH)</td>
<td>1.40 PER FT. DIA.</td>
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<tr>
<td>(AT PRICES LISTED ON PAGE 399)</td>
<td></td>
</tr>
<tr>
<td>(FOR A PERIOD OF ONE YEAR)</td>
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<thead>
<tr>
<th>TIRES AND TUBES</th>
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</thead>
<tbody>
<tr>
<td>PHILLIPS PETROLEUM CO</td>
</tr>
<tr>
<td>GOODRICH-SILVERTOWN</td>
</tr>
<tr>
<td>AT PRICES LISTED ON PAGE 400</td>
</tr>
<tr>
<td>(FOR A PERIOD OF SIX MONTHS)</td>
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<table>
<thead>
<tr>
<th>CORRUGATED METAL PIPE</th>
<th>PURE IRON PIPE</th>
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<tbody>
<tr>
<td>ALL-METAL HIGHWAY PROD., CO.</td>
<td></td>
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<tr>
<td>YOUNG &amp; GREENAWALT</td>
<td></td>
</tr>
<tr>
<td>LOGANSPORT METAL CULV., CO.</td>
<td></td>
</tr>
<tr>
<td>REPUBLIC COMPANY</td>
<td></td>
</tr>
<tr>
<td>W.Q. O'NEILL COMPANY</td>
<td></td>
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<tr>
<td>AT PRICES LISTED ON PAGE 401</td>
<td></td>
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<tr>
<td>(FOR A PERIOD OF ONE YEAR)</td>
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<tr>
<th>GRADER BLADES</th>
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<tbody>
<tr>
<td>MATT W. FOSTER</td>
</tr>
<tr>
<td>AT PRICES LISTED ON PAGE 400</td>
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<tr>
<td>(FOR A PERIOD OF ONE YEAR)</td>
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<thead>
<tr>
<th>CYLINDER OXYGEN &amp; ACETYLENE</th>
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<tbody>
<tr>
<td>LEX COMPANY</td>
</tr>
<tr>
<td>W. TROCKMAN &amp; SONS</td>
</tr>
<tr>
<td>(AWARD MADE TO BOTH, AT PRICES LISTED ON PAGE 402)</td>
</tr>
<tr>
<td>(FOR A PERIOD OF ONE YEAR)</td>
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<thead>
<tr>
<th>DYNAMITE &amp; CAPS</th>
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<tbody>
<tr>
<td>AUSTIN POWDER COMPANY</td>
</tr>
<tr>
<td>AT PRICES LISTED ON PAGE 402</td>
</tr>
<tr>
<td>(FOR A PERIOD OF ONE YEAR)</td>
</tr>
</tbody>
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RE: COUNTY BUSINESS

The Board authorizes Harvey Herndon, County Commissioner and Harold Grafe to go to Indianapolis on W. P. A. Projects.

On motion the Board recess until Monday, December 8th, 1941.

[Signatures]
RE: REFUND OF TAXES

IN THE MATTER OF REFUND OF TAXES

WHEREAS CERTAIN PERSONS WERE WRONGFULLY ASSESSED WITH TAXES FOR THE YEAR 1941, FOR WHICH EACH OF SUCH PERSONS WERE ENTITLED TO A REFUND UNDER THE PROVISIONS OF SECTION 6088, BURNS 1914, AND WHEREAS, THE PERSONS HEREINAFTER NAMED BY PROPER PROOF SHOWED THEMSELVES ENTITLED TO THE REFUND OF TAXES WRONGFULLY ASSESSED AGAINST THEM FOR THE AMOUNT SET OPPOSITE THEIR RESPECTIVE NAMES, WHICH REFUNDS WERE MADE BY THE BOARD IN COMMON WITH THE USUAL MONTHLY ALLOWANCES AND WITHOUT SPECIAL ORDER OF THE BOARD, NOW-

THEMFORE, FOR THE PURPOSE OF SPREADING OF RECORD AN ORDER FOR SUCH REFUNDS, IT IS NOW BY THE BOARD ORDERED AND ADJUDGED THAT THE FOLLOWING PERSONS ARE ENTITLED TO A REFUND OF TAXES FOR THE AMOUNTS SET OPPOSITE THEIR RESPECTIVE NAMES AND IT IS FURTHER ORDERED THAT THE AMOUNTS HERETOFORE PAID TO THEM WAS OF SUCH REFUND, BE AND THE SAME ARE HEREBY CONFIRMED AS OF THE DATE OF ALLOWANCE.

<table>
<thead>
<tr>
<th>War, No.</th>
<th>Name</th>
<th>Township</th>
<th>Current</th>
<th>Delinquent</th>
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</thead>
<tbody>
<tr>
<td>9036</td>
<td>Mabel Scholem</td>
<td>Knight</td>
<td>$48.55</td>
<td>$4.00</td>
</tr>
<tr>
<td>9057</td>
<td>P. J. &amp; Mary Maurer</td>
<td>Cy-Pgn</td>
<td></td>
<td>105.83</td>
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<tr>
<td>9058</td>
<td>Prudential Ins. Co.</td>
<td>Scott</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12137</td>
<td>Peoples Savings Bank</td>
<td>Cy-Kn</td>
<td>6.72</td>
<td></td>
</tr>
<tr>
<td>12138</td>
<td>Clarence Wesselman</td>
<td>German</td>
<td>1.55</td>
<td>1.77</td>
</tr>
<tr>
<td>12139</td>
<td>Paul E. Williams</td>
<td>Cy-Pgn</td>
<td></td>
<td>16.00</td>
</tr>
<tr>
<td>12140</td>
<td>Wm. E. Schweikhart</td>
<td>Cy-Pgn</td>
<td></td>
<td>32.43</td>
</tr>
<tr>
<td>12141</td>
<td>E. A. Feix</td>
<td>Perry</td>
<td>4.56</td>
<td></td>
</tr>
<tr>
<td>12142</td>
<td>Vera Gaunt</td>
<td>Cy-Pgn</td>
<td>4.04</td>
<td></td>
</tr>
<tr>
<td>12143</td>
<td>Frieda A. Shafer</td>
<td>Cy-Pgn</td>
<td>.04</td>
<td></td>
</tr>
<tr>
<td>12144</td>
<td>W. A. &amp; Tillie J. Gaines</td>
<td>Perry</td>
<td>7.24</td>
<td></td>
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<tr>
<td>12145</td>
<td>Eiville Lumber Co</td>
<td>Perry</td>
<td>15.00</td>
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<tr>
<td>12146</td>
<td>Christina Bums</td>
<td>German</td>
<td>1.08</td>
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<tr>
<td>12147</td>
<td>L. W. E. Rauscher</td>
<td>Cy-Kn</td>
<td>9.40</td>
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<tr>
<td>15530</td>
<td>Irma Hollingsworth</td>
<td>Cy-Kn</td>
<td>3.36</td>
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<td>15025</td>
<td>K. Bauer</td>
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<tr>
<td>15105</td>
<td>G. H. H. Kienitz</td>
<td>Cy-Pgn</td>
<td></td>
<td>8.00</td>
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<tr>
<td>18166</td>
<td>Rev. Theo. J. Mattingly</td>
<td>Cy-Pgn</td>
<td></td>
<td>4.32</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>$111.45</td>
<td>$170.35</td>
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</tbody>
</table>

TOTAL .......... $281.80

RE: HIGHWAY DEPARTMENT

The Commissioners receive bids on CONCRETE FORM LUMBER AS FOLLOWS:

<table>
<thead>
<tr>
<th>Cottage Building Company</th>
<th>$113.32 Net</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geo. T. Schultze Lumber Co</td>
<td>$102.39 less 5%</td>
</tr>
</tbody>
</table>

ON MOTION THE BOARD AWARDS CONTRACT TO THE GEO. T. SCHULTZE LUMBER COMPANY.
Board of Commissioners, Vanderburgh County, Indiana, December 8th, 1941

RE: BIDS ON LINOLEUM FOR HILLCREST HOME

This being the time set for the receiving of bids on linoleum for the Hillcrest Home, come now various parties and submit their bids as follows:

Kerns Wayside Furn. Store -
Nairn Sealex Burlap Linoleum .... $429.25

Hoffmann Mart Inc. -
Standard Inlaid in Congoleum Nairn Quality $436.15

Arnold Elmendorf -
GRADE #1 - Crystaltone .... $360.00
GRADE #2 - 1/8 Plain Battleship .... 432.00
GRADE #3 - 1/8 Jaspe .... 456.00
GRADE #4 - Veltone Marbel .... 571.00

For cementing solid to the floor - add .......... $60.00

Bids are taken under advisement until Thursday, December 11th.

RE: BIDS ON SUPPLIES FOR HIGHWAY DEPARTMENT AND VARIOUS SUPPLIES FOR COUNTY INSTITUTIONS

This being the time set for the receiving of bids on various supplies for the Highway Department and other various supplies for all County Institutions, come now the following parties and submit their bids:

BITUMINOUS MATERIAL

WESTERN CONST. CO - BOB HALL

Road Oil SC#1 $0.0585 per gal. $0.0598
2
3

Cut Back MC#1 $0.068
2
3

Cut Back RC#1 $0.0705
2
3

Cut Back OH#2 $0.073

Paving Filler OAF#1

Powdered Asphalt per ton $48.00

Asphalt

Bitucote Products Co - - - - $0.078 per gal.
Board of Commissioners, Vanderburgh County, Indiana, December 8th 1941

**BITUMINOUS PRODUCTS**

**WESTERN CONSTRUCTION CO-**

- Bit. Concrete Base AC - - $7.00
- Concrete Surface AC - - 7.50
- Coated Aggregate - - 6.75

**GRAVEL**

Koch Sand & Grav - Bedford-Nugent Co

<table>
<thead>
<tr>
<th>Grits</th>
<th>1.30</th>
</tr>
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<tbody>
<tr>
<td>Road Gravel</td>
<td>1.10</td>
</tr>
</tbody>
</table>

**BROKEN ROCK**

Matt Foster 1.70 Sou.Ry. 1.75 Sou.Ry.

1.88 C& E.I. 1.88 C& E.I.

**WASHED CHIPS**

**BATTERIES**

Firestone Tire & Rubber Co

<table>
<thead>
<tr>
<th>Item #1</th>
<th>$ 8.90</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>10.98</td>
</tr>
<tr>
<td>3</td>
<td>10.24</td>
</tr>
<tr>
<td>4</td>
<td>13.34</td>
</tr>
</tbody>
</table>

**REPAIR PARTS FOR ALL EQUIPMENT**

Macallister Tractor Company - Current list at time of order.

All bids are taken under advisement until Thursday, December 11th.

**COAL**

Korff Coal Co -

- Lump - 4" 3.75 per ton
- Mine Run - 3.40 " "
- Nut - 3.40 " "
- Screenings- 2.40 " "
- Stoker - 3.40 " "

**PRINTING**

Burkert-Walton -

Class 1 | 2 | 3 | 4 | 5
--- | --- | --- | --- | ---
Burkert-Walton | $83.40 | 178.75 | 49.18 | 46.40
Moser Mayer Knoll - 91.54 | 168.00 | 46.20 | 43.88
Smith & Butterfield - | | | | 18.73

**ICE**

Ice Service Inc

- .35 per 1/2 lbs. Court House Service $28.00 per month
- .35 " " County Jail

Eiville Clean Towel Service

Lamps (No bids received)

All bids were taken under advisement until Thursday, December 11th.
RE: HEARING ON ADDITIONAL APPROPRIATIONS

The Indiana Tax Board will have a hearing on additional appropriations for Pigeon Township on December 8th at 1:30 P.M.

RE: BOVINE TUBERCULOSIS ERADICATION

The following is a report on Bovine Tuberculosis Eradication - Reaccrediting Vanderburgh County, Indiana, 1941

Work begun - - November 17, 1941
Work completed - November 30th, 1941
Men working (average) One
Cost to County - $127.65

<table>
<thead>
<tr>
<th>Total No. Herds Tested</th>
<th>Total No. Cattle Tested</th>
<th>Total No. Reactors</th>
<th>Perfection Infection</th>
</tr>
</thead>
<tbody>
<tr>
<td>42</td>
<td>519</td>
<td>1</td>
<td>.19%</td>
</tr>
</tbody>
</table>

Total No. in County - Herds - 525 Cattle - 3431
Percentage tested - Herds 8% Cattle 15%

<table>
<thead>
<tr>
<th>Township</th>
<th>Herds</th>
<th>Cattle</th>
<th>P.B. Gr. React</th>
<th>P.B. Gr. Herds</th>
<th>Inf. %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armstrong</td>
<td>5</td>
<td>94</td>
<td>94</td>
<td></td>
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</tr>
<tr>
<td>Center</td>
<td>4</td>
<td>28</td>
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<tr>
<td>German</td>
<td>7</td>
<td>54</td>
<td>54</td>
<td></td>
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<tr>
<td>Knight</td>
<td>3</td>
<td>37</td>
<td>37</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Perry</td>
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<td>24</td>
<td>24</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pigeon</td>
<td>-----</td>
<td>------</td>
<td>------</td>
<td></td>
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</tr>
<tr>
<td>Scott</td>
<td>18</td>
<td>271</td>
<td>261</td>
<td>1</td>
<td>1</td>
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<tr>
<td>Union</td>
<td>2</td>
<td>11</td>
<td>11</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total 42 519 10 509 1 1 1

Tags used - Series: 1941 numbered: G261001 to G261326 incl.

Cattle Listed in Pigeon Township

(signed) C. T. Howard

Supervisor

On motion the Board recess until Thursday, December 11th, 1941.

George J. Kissel

Harry Henderson

Joseph V. Easterhold

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Contracts on Supplies for Highway Department and Various Supplies for all County Institutions

The Board this day makes the following awards on various supplies for Highway Department and for all County Institutions for the year 1942:

**Bituminous Materials and Products**

<table>
<thead>
<tr>
<th>Western Construction Company</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Road Oil SC#1-2-3</td>
<td>.0585</td>
<td></td>
</tr>
<tr>
<td>Cut Back MC#1-2-3</td>
<td>.068</td>
<td></td>
</tr>
<tr>
<td>RO#1-2-3</td>
<td>.0705</td>
<td></td>
</tr>
<tr>
<td>OH#2</td>
<td>.075</td>
<td></td>
</tr>
<tr>
<td>Paving Filler OAF#1 (bbl)</td>
<td>.19</td>
<td></td>
</tr>
<tr>
<td>Powdered Asphalt</td>
<td>48.00</td>
<td></td>
</tr>
</tbody>
</table>

| Bit. Concrete Base AC       | 7.00 |  |
| Concrete Surface AC         | 7.50 |  |
| Coated Aggregate            | 6.75 |  |

**Gravel**

<table>
<thead>
<tr>
<th>Koch Sand &amp; Gravel Co</th>
<th>Matt Foster</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bedford-Nugent Co</td>
<td>Broken Rock</td>
</tr>
<tr>
<td>Grits - - 1.30</td>
<td>1.70 Sou. Ry</td>
</tr>
<tr>
<td>Road Gravel - - 1.10</td>
<td>1.88 C. &amp; E.I.</td>
</tr>
</tbody>
</table>

**Batteries**

<table>
<thead>
<tr>
<th>Firestone Tire &amp; Rubber Co</th>
<th>Current List at time of order</th>
</tr>
</thead>
<tbody>
<tr>
<td>Item #1 - $ 8.90</td>
<td></td>
</tr>
<tr>
<td>2                           - 10.98</td>
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<td>4                           - 13.34</td>
<td></td>
</tr>
</tbody>
</table>

**Repair Parts for all equipment**
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 11TH — 1941

COAL

KORFF COAL COMPANY —

4" LUMP — — — $3.75 PER TON
MINE RUN — — — 3.40 ""
Knut — — — 3.40 ""
SCREENINGS — — — 2.40 ""
STOKER — — — 3.40 ""

PRINTING — BLANKS — BLANK BOOKS — STATIONERY

BURKERT-WALTON CO — Class #1
MOSER-MAYER-KNOLL — Class #2 — 4 — 5
SMITH & BUTTERFIELD — Class #3

ICE

ICE SERVICE INC.
.25 PER 100 LBS. TO COURT HOUSE
.55 " " " " COUNTY JAIL

TOWEL SERVICE

E'VILLE CLEAN TOWEL SERVICE — $28.00 PER MONTH

RE: CONTRACT ON LINOLEUM FOR HILLCREST HOME

AFTER A DISCUSSION WITH THE WELFARE DEPARTMENT, THE BOARD AWARDS CONTRACT ON LINOLEUM FOR THE HILLCREST HOME TO THE HOFFMANN MART, INC.

RE: AGREEMENT RELATING TO FOOD STAMP PLAN

IN THE MATTER OF THE AGREEMENT RELATING TO THE ADOPTION AND OPERATION OF THE SURPLUS MARKETING ADMINISTRATION FOOD STAMP PLAN WITHIN VANDERBURGH COUNTY, INDIANA.


(SEE ATTACHED)
AN ORDINANCE defining certain standards and regulations of Tourist Camps, Tourist cabins and residences, Trailer Camps and Trailer Parking in the County of Vanderburgh, Indiana, regulating sites, roadways within camp sites, water supply, sewage treatment and sewage disposal, sanitary and public utility services, regulating the conditions under which ready-cut, knock-down commercially-assembled and portable residential construction may be used and restricting the location of such temporary construction, setting up an enforcement authority, providing for registration and indentifying bonds, and providing penalties for violation of the terms and provisions of this Ordinance.

Be it ordained, by the Board of Commissioners of Vanderburgh County, in regular session assembled after due notice following public hearings and legal advertising as prescribed by Statute that:

Article I. - Control of Sites. - The location of all Tourist and Trailer Camps shall be approved by the Vanderburgh County Planning Commission and such approval shall be contingent upon the elevation of the site, natural drainage, sanitary equipment, sewage treatment, sewage disposal, source of water supply, service roads within camp sites, the accessibility to highways, conforming Land Use, neighborhood environment, and all such matters or things that lie within the jurisdiction or are under the control of the State Board of Health, the County Board of Health, the Vanderburgh County Planning Commission, the Board of Commissioners of Vanderburgh County or the Civil Courts.

It is unlawful within the limits of Vanderburgh County, outside of the city limits of Evansville, Indiana, to park a trailer upon any street, road, highway, right of way, alley, easement or other public property, or upon any privately owned area, tract, sub-division or any part of same except as provided under the terms and conditions of this Ordinance.

No trailer used for living purposes shall be parked or located on the premises of any lot or dwelling unless such lot or dwelling is the part of an approved and registered tourist or trailer camp, nor shall any vacant trailer be allowable upon the premises of a lot or dwelling except upon approval of the Vanderburgh County Planning Commission which approval shall also fix its location and time limit of stay.

Article II. - Definitions. - Whenever specifically designated herein a different meaning is as:

1. A "trailer", or a "trailer", or a "trailer-coach" shall be deemed to fit to and dependent upon other sleeping or living purposes, or automobile or tractor, for be used with wheels or such trailer, automobile-purpose of transportation, a may be used as the temporary either self-propelled or part of a person or person when only as propelling or propelling, others propelling, propelling, or for transporting or moving.
COAL

KORFF COAL COMPANY -

<table>
<thead>
<tr>
<th>Description</th>
<th>Price ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4&quot; Lump</td>
<td>3.75</td>
</tr>
<tr>
<td>Mine Run</td>
<td>3.40</td>
</tr>
<tr>
<td>Nut</td>
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</tr>
<tr>
<td>Screenings</td>
<td>2.40</td>
</tr>
<tr>
<td>Stoker</td>
<td>3.40</td>
</tr>
</tbody>
</table>

PRINTING - BLANKS - BLANK BOOKS - STATIONERY

<table>
<thead>
<tr>
<th>Class</th>
<th>Supplier</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1</td>
<td>BURKERT-WALTON CO</td>
</tr>
<tr>
<td>#2</td>
<td>MOSER-MAYER-KNOLL</td>
</tr>
<tr>
<td>#3</td>
<td>SMITH &amp; BUTTERFIELD</td>
</tr>
</tbody>
</table>

ICE

<table>
<thead>
<tr>
<th>Supplier</th>
<th>Price ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>ICE SERVICE INC</td>
<td>.25</td>
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<tr>
<td></td>
<td>.35</td>
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</table>

TOWEL SERVICE

<table>
<thead>
<tr>
<th>Supplier</th>
<th>Price ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>EVILLE CLEAN TOWEL SERVICE</td>
<td>$28.00</td>
</tr>
</tbody>
</table>

RE: CONTRACT ON LINOLEUM FOR HILLCREST HOME

After a discussion with the Welfare Department, the Board awards contract on linoleum for the Hillcrest Home to the Hoffmann Mart, Inc.

RE: AGREEMENT RELATING TO FOOD STAMP PLAN

In the matter of the agreement relating to the adoption and operation of the Surplus Marketing Administration Food Stamp Plan within Vanderburgh County, Indiana.

Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that he has received fully executed copy of agreement entered into by and between the Surplus Marketing Administration and the Department of Public Welfare for the State of Indiana; the Board of Commissioners of the County of Vanderburgh and the Trustees for and on behalf of Armstrong, Center, German, Knight, Perry, Pigeon, Scott and Union Townships in Vanderburgh County, Indiana, which agreement embodies the provisions of and is executed pursuant to the memorandum of understanding relating to the adoption of the Food Stamp Plan within Vanderburgh County, Indiana, dated May 15th, 1941, recorded in Commissioners' Record Z-1 at page 286, and it is ordered that said agreement be embodied in and made a part of the proceedings of this Board as of this the 11th day of December, 1941.

(See attached)
AN ORDINANCE

defining certain standards and regulations of Tourist Camps, Tourist cabins and residences, Trailer Camps and Trailer Parking in the County of Vanderburgh, Indiana, regulating sites, roadways within camp sites, water supply, sewage treatment and sewage disposal, sanitary and public utility services, regulating the conditions under which ready-cut, knock-down commercially-assembled and portable residential construction may be used and restricting the location of such temporary construction, setting up an enforcement authority, providing for registration and indemnifying bonds, and providing penalties for violation of the terms and provisions of this ordinance.

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Article II. - Definitions. - Whenever used in this Ordinance, and unless a different meaning is specifically designated herein:

1. A "trailer", an "automobile-trailer", or a "trailer-camp", is a vehicle provided with a shaft or shafts, rods or couplings for attachment to and dependent upon other powered equipment such as an automobile or tractor for moving or transporting and such trailer, automobile-trailer, or trailer-camp may be used as the temporary living or sleeping quarters of a person or persons while not in transit and when parked,
Board of Commissioners, Vanderburgh County, Indiana, **DECEMBER 11TH 1941**

**COAL**

KORFF COAL COMPANY

4" Lump - - - $3.75 per ton

Mine Run - - - 3.40 " "

Nut - - - 3.40 " "

Screenings - - - 2.40 " "

Stoker - - - 3.40 " "

**PRINTING - BLANKS - BLANK BOOKS - STATIONERY**

BURKERT-WALTON CO - Class #1

Moser-Mayer-Knoll - Class #2 - 4 - 5

SMITH & BUTTERFIELD - Class #3

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ICE SERVICE INC

.25 per 100 lbs. to Court House

.35 " " " County Jail

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EVILLE CLEAN TOWEL SERVICE - $28.00 per month

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No trailer used for living purposes shall be parked or located on the premises of any lot or dwelling unless such lot or dwelling is the part of an approved and registered tourist or trailer camp, nor shall any vacant trailer be allowable upon the premises of a lot or dwelling except upon approval of the Vanderburgh County Planning Commission which approval shall also fix its location and time limit of stay.

Article II. - Definitions. - Whenever used in this Ordinance, and unless a different meaning is specifically designated herein:

1. A "trailer", an "automobile-trailer", or a "trailer-coach" is a vehicle provided with a shaft or shafts, rods or couplings for attachment to and dependent upon other powered equipment such as an automobile or tractor for moving or transporting, and such trailer, automobile-trailer, or trailer-coach may be used as the temporary living or sleeping quarters of a person or persons when not in transit and when parked.
KORFF COAL COMPANY

<table>
<thead>
<tr>
<th>COMBINED</th>
<th></th>
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<tbody>
<tr>
<td>LUMP</td>
<td>$3.75</td>
</tr>
<tr>
<td>RUN</td>
<td>3.40</td>
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<tr>
<td>NUT</td>
<td>3.40</td>
</tr>
<tr>
<td>SCREENINGS</td>
<td>2.40</td>
</tr>
<tr>
<td>STOKER</td>
<td>3.40</td>
</tr>
</tbody>
</table>

2. A "tourist camp" is an approved, recognized and registered area maintained and operated for the benefit of the traveling public which contains cabins or temporary residences for transients, and such tourist camp may provide parking space for trailers when occupying such site for a period of not more than seven (7) days.

3. A "trailer camp" is an approved, recognized and registered area maintained and operated for the location of trailers, automobile trailers and trailer coaches when not in transit, and where the occupation of such trailers, automobile trailers or trailer coaches for living or sleeping purposes on such location is or is intended to be in excess of seven (7) days.

4. A "unit" or a "unit plot" under the terms of this Ordinance is an area, part of a tract or sub-division, or plot within a trailer camp which shall be not less than thirty (30) feet in width by fifty (50) feet in depth to provide parking space or location for one trailer and one permanent parking space or location for one trailer and one

The corners of all plots shall be permanently marked and numbered.

5. Any approved, recognized and registered area shall be marked and numbered at the corners of all tourist camps or trailer camps which shall be not less than thirty (30) feet in width by fifty (50) feet in depth for the location of any temporary abode or living quarters of a person or persons of a single family, and such camp cabin or camp residence inclusive of shelter for automobile shall not exceed sixty percent (60%) of the area of the "cabin plot". Multiple construction shall not exceed sixty percent (60%) of the area or any plot inclusive of all construction.

6. The terms "knock-down", "ready-cut" and "commercially assembled" refer to the materials used to construct temporary cabins or residences for the use of occupants of such materials is restricted under the terms and conditions of this Ordinance.

7. The word "person" shall be construed to include the plural as well as the singular and shall include any firm, company, corporation, tenant, owner, lessee or licensee, or their agents, heirs or assigns.


(SEE ATTACHED)
AN ORDINANCE

defining certain standards and regulations of Tourist Camps, Tourist cabins and residences, Trailer Camps and Trailer Parking in the County of Vanderburgh, Indiana, regulating sites, roads within camp sites, water supply, sewage treatment and sewage disposal, sanitary and public utility services, regulating the conditions under which ready-cut, knock-down commercially-assembled and portable residential construction may be used and restricting the location of such temporary construction, setting up an enforcement authority, providing for registration and indemnifying bonds, and providing penalties for violation of the terms and provisions of this Ordinance.

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It is unlawful within the limits of Vanderburgh County, outside of the city limits of Evansville, to park a trailer upon any street, road, highway, esplanade or other public place, or any privately owned area, tract, sub-divided area or part of same except as provided under the terms and conditions of this Ordinance.

No trailer used for living purposes shall be parked or located on the premises of any lot or dwelling unless such lot or dwelling is a part of an approved and registered tourist or trailer camp, nor shall any vacant trailer be allowable upon the premises of a lot or dwelling except upon approval of the Vanderburgh County Planning Commission which approval shall also fix its location and time limit of stay.

Article II. - Definitions. - Whenever used in this Ordinance, and unless a different meaning is specifically designated herein:

1. A "trailer", an "automobile-trailer", or a "trailer-coach" is a vehicle provided with a shaft or shafts, rods or couplings for attachment to and dependent upon other powered equipment such as an automobile or tractor for moving or transporting, and such trailer, automobile-trailer, or trailer-coach may be used as the temporary living or sleeping quarters of a person or persons when not in transit and when parked,
2. A "tourist camp" is an approved, recognized and registered area maintained and operated for the benefit of the traveling public and which contains cabins or temporary residences for transients, and such tourist camp may provide parking space for trailers when occupying such site for a period of not more than seven (7) days.

3. A "trailer camp" is an approved, recognized and registered area maintained and operated for the location of trailers, automobile trailers and trailer coaches when not in transit, and where the occupation of such trailers, automobile trailers or trailer coaches for living or sleeping purposes on such location is or is intended to be in excess of seven (7) days.

4. A "unit" or a "unit plot" under the terms of this Ordinance is an area, part of a tract or sub-division, or plot within a trailer camp which shall be not less than thirty (30) feet in width by fifty (50) feet in depth to provide parking space or location for one trailer and one automobile.

5. A "cabin plot" under the terms of this Ordinance is an area, part of a tract or sub-division or plot within a tourist camp or trailer camp which shall be not less than thirty (30) feet in width by fifty (50) feet in depth for the location of any temporary abode or living quarters of a person or persons of a single family, and such camp cabin or camp residence inclusive of shelter for automobile shall not exceed sixty percent (60%) of the area of the "cabin plot".

6. A "service building" is a structure owned and managed by the owner, manager or operator of any tourist or trailer camp for the use and service of the tenants or occupants of such tourist or trailer camp.

7. The terms "knock-down", "ready-cut" and "commercially assembled" refer to the materials used to construct temporary cabins or residences for the use of tenants or occupants of a tourist or trailer camp to which the use of such materials is restricted under the terms and conditions of this Ordinance.

8. The word "person" shall be construed to include the plural as well as the singular and shall include a firm, company, corporation, tenant, owner, lessee or licensee, or their agents, heirs or assigns.
Article III. - Water Supply. - Water supply shall be from the municipal water service or from approved and protected driven or drilled wells that meet all test requirements, provided with tight, elevated concrete platforms and which will not be subject to overflow or surface drainage. The source of water supply must meet all the requirements of the State Board of Health and all tests as required by the State Board of Health. The use of open wells, springs, cisterns or storage tanks is unlawful and constitutes a violation of the terms of this Ordinance.

Article IV. - General Sanitary Provisions. - All camps must be provided with water-flushed toilets and urinals. Privy vaults and latrines are unlawful and their installation or use shall constitute a misdemeanor under the terms of this Ordinance. 

Toilet facilities shall be easily accessible from every part of the camp.

Toilet, water-closets, urinals, showers, bath tubs, lavatories and sinks must be directly connected to septic tanks and the waste from sinks or similar equipment must be conveyed through grease traps before discharging into the septic tank.

The installation of all plumbing fixtures and fittings as well as the installation of septic tanks and absorption fields, filters or dosage tanks shall be under the supervision of registered and bonded plumbers.

Article V. - Sewage Treatment and Sewage Disposal. - The primary treatment of all sewage shall be through a septic tank, the minimum size of which shall be not less than one thousand and five hundred (1500) liquid gallons and increased for additional capacity on the basis of fifty (50) liquid gallons per capita. The size as well as the construction materials shall be based upon the requirements of the State Board of Health.

The secondary treatment of sewage as discharged from the septic tank shall be either by chemical treatment in a dosage chamber of prescribed size, or by a tile absorption field of hard-burned clay field tile laid in gravel and impacted with gravel, or by a sand filter with proper conveying tile, or by a combination of these methods. The type and size as well as the extent of secondary treatment is governed by each individual case which requires the approval of the State Board of Health and of the Vanderburgh County Planning Commission.

Under no circumstances shall the discharge from either a primary sewage treatment or of a secondary sewage treatment be conveyed into any ditch, open stream, lake, pond, storm drain or sewer, and no installations of such sewage treatments shall be made by other than registered and bonded plumbers who must first obtain approval of the layouts of design and construction and permits for the proposed work as is further prescribed in the Building-Zoning Code of Vanderburgh County. The use of chemical toilets is prohibited.

Liquid wastes from house trailer facilities shall be collected by a sewerage system which has a trapped outlet available to each lot or unit plot which shall discharge into an approved sewage disposal system. The use of such sewage system shall be strictly limited for liquid waste exclusively and under no circumstances shall it be used for the disposition of human waste — fecal matter.
(a) The main service switch shall be located in the office in the service building and shall be a minimum of 60 amperes, 3-wire #6, 110-220 volt service type for the control of all wiring on the premises. Where required each service building is to be so equipped.

(b) Ground the main service switch with an independent copperweld ground rod of size as required by the utility company.

(c) Waterproof the service switch from the service entrance throughout the camp.

(d) Poles or posts are to be set with substantial anchorage and shall be spaced not more than thirty (30) feet apart.

(e) Install #8 WP weatherproof wire on insulators on poles or posts, using these wires as feeder conductors.

(f) Wires on poles or posts are to be set not less than ten (10) feet from ground, with cable or conduit service to individual meters mounted at a point five feet above the ground.

(g) Install a 15 ampere waterproof disconnect switch from meter with breaker-type or Fustat protection.

(h) Install a heavy-duty type weatherproof receptacle with breaker or fuse with Fustats of not more than 15 ampere rating.

(i) In lieu of the equipment as specified under the foregoing paragraphs (g) and (h) there may be installed a 15 ampere disconnect switch and a heavy-duty type 15 ampere receptacle in a watertight metal box equipped with metal door fitted with lock, the entrance cable or conduit to feed into one side of the box and to be provided with a drip loop.

(j) Not more than one (1) trailer shall be plugged in on this circuit.

(k) No trailer camp shall be connected except through the source as provided, or to any house wiring or to the wiring or any adjacent trailer camp or to any individual trailer.

(l) No wires will be permitted to run through trees, using trees as a support for insulators and wires.

(m) All wiring in service buildings or for cabins or trailers, or for equipment or anything in or about a tourist or trailer camp must conform to the rules of the State Fire Marshall and meet the requirements of the National Board of Fire Underwriters.
Article VI. - Requirements for Service Buildings. - Every trailer camp shall provide one or more service buildings based upon the ratio of one such building for each forty-five (45) trailers or less. Each service building shall contain a kitchen quarters equipped with cooking stoves and sinks providing hot and cold water, a laundry space equipped with stationary laundry trays with hot and cold water supplies and a room for ironing provided with heavy-duty type plug-in receptacles. There shall also be made provision for separate toilets for each sex with water-flushed toilets installed on the basis of one for each fifteen occupants of the camp and separate provisions for showers and lavatories supplied with hot and cold water. The service building must also have space provided for a custodian or manager which shall be equipped with a public telephone, a complete file of all persons occupying the camp site and a chemical fire extinguisher. This service building must be kept clean and in sanitary condition at all times, tightly screened and properly heated and ventilated.

No service building will be permitted on any but well drained ground with grading extended from the building and everything about or regarding its construction or equipment shall conform to the terms and conditions of the Building-Zoning Code of Vanderburg County. Where more than one service building is required on account of forty-six (46) or more unit plots for trailer occupancy, it shall be necessary to maintain an office in only one service building which shall be plainly marked and identified as such.

Receptacles must be emptied and cleaned daily and the contents of same must be destroyed by incineration immediately unless there is regular collection by municipal departments.

Article VIII. - Provision for electrical service. - On the site of each unit there shall be erected a post not less than 4" x 4" which shall be securely anchored in the ground and extend eleven feet above the finished grade, located in the rear of the unit plot and upon which shall be installed the electric service connections and electric meter installed according to the rules of the utility company and which shall be connected directly to a weatherproof heavy-duty plug-in receptacle.

Article IX. - Alterations. - It shall be unlawful to erect any structure, framing or addition to any trailer or make any alterations in or about any trailer except for the purpose of repairs, nor shall the rolling equipment or any part thereof be removed, or the trailer raised, elevated or jacked-up on any wood or masonry foundation walls.

No skirtings or similar devices shall be permitted around the outside of trailers below the floor line.

All part in Vanderburg County must be kept in such operating condition that they may be removed or placed in transit within twenty-four (24) hours upon legal service of the sheriff or other law enforcement officer.
Article XI. - Service Roads. - Provision must be made in every trailer camp for a road in the rear of every unit plot. These roads shall be of the all-weather type, not less than twenty feet in width, properly crowned and graded and where such roads become in contact with any public highway extra heavy sewer pipe with cemented joints or continuous iron or steel pipe shall be installed to provide drainage. The cost of such pipe must be defrayed by the owner or operator of the camp and its installation shall be made by the county superintendent of roads as directed by the county surveyor. All roads within camps must be accessible for traffic at all times and shall be maintained in first class condition.

Article XII. - Supervision. - Every camp must be under the constant supervision of a competent person, whose duty it shall be to see that all the regulations, rules and restrictions as imposed by Acts of the State Legislature or of State departments, the County Board of Health, the Vanderburgh County Planning Commission and the terms of this and all other Ordinances applicable are fully enforced and that a high sanitary standard will be maintained at all times.

Article XIII. - Registrations required for owners and operators.

Section 1. - Every person owning or operating a tourist or trailer camp, before allowing the use of same, shall apply to the County Planning Commission for registration and shall furnish such relevant information, plans and specifications as will enable the aforesaid Commission to pass upon the eligibility for such tourist or trailer camp.

Section 2. - The applicant for registration shall deposit a registration fee of Twenty-five dollars ($25.00) plus and additional fee of Two Dollars ($2.00) for each unit plot intended or arranged for the occupancy of any trailer and further in addition to these registration fees the applicant shall furnish a bond to the County of Vanderburgh in the penal sum of One Thousand Dollars. All registration fees and the bond shall accompany the application for registration together with plans and specifications and filed with the County Planning Commission.

Section 3. - The registration fees and bonds shall apply for the current year and renewals of registration fees and bonds shall be made as to January the first of each succeeding year. Any written protest or order on the part of the Board of Commissioners of Vanderburgh County shall defer the granting of any renewal registration or of any original applicant and such applicant may file a petition for a public hearing before the Board of Commissioners of Vanderburgh County for the purpose of rectifying any grievance.

Section 4. - The granting of any registration and the acceptance of any fees or bond does not license the applicant to any

Swimming pools, bathing-beaches, restaurants and public eating places, as well as the health standards required of employees preparing or serving foods, the service of food, meat, and milk products and care of perishable foods and sleeping and living quarters for employees are under the control of the Statutes of the State of Indiana and the various governmental sub-divisions of the State, and these laws, rules and regulations apply with equal force to trailer or tourist camps that are amenable under separate legislation.
Article VI. - Requirements for Service Buildings. - Every trailer camp shall provide one or more service buildings based upon the ratio of one such building for each forty-five (45) trailers or less. Each service building shall contain a kitchen quarters equipped with cooking stoves and sinks providing hot and cold water, a laundry space equipped with stationary laundry trays with hot and cold water supplies and a room for ironing provided with heavy-duty type plug-in receptacles. There shall also be made provision for separate toilets for each sex with water-flushed toilets installed on the basis of one for each fifteen occupants of the camp and separate provisions for showers and lavatories supplied with hot and cold water. The service building must also have space provided for a custodian or manager which shall be equipped with a public telephone, a complete file of all persons occupying the camp site and a chemical fire extinguisher. This service building must be kept clean and in sanitary condition at all times, tightly screened and properly heated and ventilated. No service building will be permitted on any but well drained ground with grading extended from the building and everything about or regarding its construction or equipment shall conform to the terms and conditions of the Building-Zoning Code of Vanderburgh County.

Article VII. - Waste and Garbage Disposal. - All camps must be kept in clean and sanitary condition and shall be provided with suitable covered, metal receptacles for garbage, waste, litter and trash. Receptacles must be emptied and cleaned daily and the contents of same must be destroyed by incineration immediately unless there is regular collection by municipal departments.

Article VIII. - Provision for electrical service. - On the site of each unit there shall be erected a post not less than 4' x 4' which shall be securely anchored in the ground and extend eleven feet above the finished grade, located in the rear of the unit plot and upon which shall be installed the electric service connections and electric meter installed according to the rules of the utility company and which shall be connected directly to a weatherproof heavy-duty plug-in receptacle.

Article IX. - Alterations. - It shall be unlawful to erect any structure, framing or addition to any trailer or make any alterations in or about any trailer except for the purpose of repairs, nor shall the rolling equipment or any part thereof be removed, or the trailer raised, elevated or jacked-up on any wood or masonry foundation, piles or piers.

Article X. - Operating Condition of Trailers. - All automobiles and trailers occupying any unit plot in Vanderburgh County must be kept in such operating condition that they may be removed or placed in transit within twenty-four (24) hours upon legal service of the sheriff or other law enforcement officer.
Article XI. - Service Roads. - Provision must be made in every trailer camp for a road in the rear of every unit plot. These roads shall be of the all-weather type, not less than twenty feet in width, properly crowned and graded and where such roads become in contact with any public highway extra heavy sewer pipe with cemented joints or continuous iron or steel pipe shall be installed to provide drainage. The cost of such pipe must be defrayed by the owner or operator of the camp and its installation shall be made by the county superintendent of roads as directed by the county surveyor. All roads within camps must be accessible for traffic at all times and shall be maintained in first class condition.

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Article XIII. - Registrations required for owners and operators. -

Section 1. - Every person owning or operation a tourist or trailer camp, before allowing the use of same, shall apply to the County Planning Commission for registration and shall furnish such relevant information, plans and specifications as will enable the aforesaid Commission to pass upon the eligibility for such tourist or trailer camp.

Section 2. - The applicant for registration shall deposit a registration fee of Twenty-five dollars ($25.00) plus and additional fee of Two Dollars ($2.00) for each unit plot intended or arranged for the occupancy of any trailer and further in addition to these registration fees the applicant shall furnish a bond to the County of Vanderburgh in the penal sum of One Thousand Dollars. All registration fees and the bond shall accompany the application for registration together with plans and specifications and filed with the County Planning Commission.

Section 3. - The registration fees and bonds shall apply for the current year and renewals of registration fees and bonds shall be made as to January the first of each succeeding year. Any written protest or order on the part of the Board of Commissioners of Vanderburgh County shall defer the granting of any renewal registration or of any original applicant and such applicant may file a petition for a public hearing before the Board of Commissioners of Vanderburgh County for the purpose of rectifying any grievance.

Section 4. - The granting of any registration and the acceptance of any fees or bond does not license the applicant to any work, alteration, or erection of any building, equipment or apparatus except that express permission is granted under the proper terms and authority, nor does it nullify or except any form of State or Federal licenses.
Article XIV. - Forms required for Operators and Tenants.-

Section 1. - Every owner, agent, lessee, person, firm or corporation that operates or manages any area, tract, subdivision or any part thereof for use as a tourist or trailer camp shall file with the County Planning Commission at the time of making application for registration, the following information:

Description of property ________________________________

Owner _____________________________________________

Operator __________________________________________

Area ________________ Number of Units ________________

Description of Service roads ____________________________

Description and location of Service building_________

Toilets provided _____ Male; _____ Female

Showers " _____ Male; _____ Female

Lavatories " _____ Male; _____ Female

Number of urinals _____ Number of Laundry trays_____ 

Source of Water Supply ________________________________

_________________________ Date Tested __________ 

Sewage Treatment _________________________________

Sewage Disposal _________________________________

Date of Filing plans and specifications ________________

Mailing Address _________________________________

Telephone at Site _______

Signature of Applicant ____________________________
section 2. - The Owner, Operator of agent of the Owner or Operator, before renting or leasing any unit plot shall obtain the following information from the tenant or tenants of the unit plot, retaining one copy at the camp office and furnishing two (2) duplicate copies to the county Sheriff for the use of law enforcement authorities and of the United States Health Service:

Date______________________________

Trailer Camp__________________________________________

Registering___________________________________________

PRINT NAME________________________________________

Number in family__________Over 21 Yrs___Under 6Yrs___

Employed by_________________________________________

Last home address_____________________________________

Automobile license No.________Make___________________

Model______________Color________Engine No.____________

Trailer license No.________Make_______________________

Model______________Color________Remarks_____________

Date of Arrival______________Anticipated stay__________

Affidavit- The undersigned subscribes on his oath that the foregoing information is true and correct.

(Signed)__________________________________________

Witnessed by:

The copies to be filed with the County Sheriff within twenty-four (24) hours after registering. The failure to furnish these records as prescribed shall constitute a misdemeanor within the terms of this Ordinance.

Article XV. Proposed Camps when Non-conforming Use. - Whenever the character of a neighborhood is predominantly residential and wherever the location of a tourist or trailer camp would be within six hundred (600) feet of such residential neighborhood, and wherever there has been no determined zoning restrictions, a majority of the property owners of all lands or properties adjacent to or abutting the proposed tourist or trailer camp, upon the filing of a petition with the Board of Commissioners of Vanderburgh County, and after a public hearing, the decision of the Board of County Commissioners shall determine whether or not the proposed site may be used for the purpose intended.
Article XIV. - Forms required for Operators and Tenants.

Section 1. - Every owner, agent, lessee, person, firm or corporation that operates or manages any area, tract, subdivision or any part thereof for use as a tourist or trailer camp shall file with the County Planning Commission at the time of making application for registration, the following information:

Description of property

Owner

Operator

Area Number of Units

Description of Service roads

Description and location of Service building

Toil

Show

Lava

Number of urinals Number of Laundry trays

Source of Water Supply Date Tested

Sewage Treatment

Sewage Disposal

Date of filing plans and specifications

Mailing Address

Telephone at Site

Signature of Applicant
section 2. - The Owner, Operator or agent of the Owner or Operator, before renting or leasing any unit plot shall obtain the following information from the tenant or tenants of the unit plot, retaining one copy at the camp office and furnishing two (2) duplicate copies to the county Sheriff for the use of law enforcement authorities and of the United States Health Service:

Trailer Camp_________________________________________ Date________________

Registering__________________________________________ PRINT NAME

Number in family_______Over 21 Yrs___Under 6Yrs____

Employed by__________________________________________

Last home address____________________________________

Automobile license No._________ Make__________________

Model_________ Color_________ Engine No.____________

Trailer license No.___________ Make____________________

Model_________ Color_________ Remarks________________

Date of Arrival_____________ Anticipated stay___________

Signature of Tenant____________________________________

Attested by__________________________________________ Operator.

The copies of this form are all to be made out in full and properly signed with one copy retained in the files of the camp for the records of the camp Operator and two copies to be filed with the County Sheriff within twenty-four (24) hours after registering. The failure to furnish these records as prescribed shall constitute a misdemeanor within the terms of this Ordinance.

Article XV. - Proposed Camps when Non-conforming Use. - Whenever the character of a neighborhood is predominantly residential and wherever the location of a tourist or trailer camp would be within six hundred (600) feet of such residential neighborhood, and wherever there has been no determined zoning restrictions, a majority of the property owners of all lands or properties adjacent to or abutting the proposed tourist or trailer camp, upon the filing of a petition with the Board of Commissioners of Vanderburgh County, and after a public hearing, the decision of the Board of County Commissioners shall determine whether or not the proposed site may be used for the purpose intended.
Article XVI. - Ready-cut, knock-down, commercially-assembled and portable structures. - The use of ready-cut, knock-down, commercially-assembled and portable structures is permissible only when such structures are used for residential purposes and are located on a unit plot of a trailer or tourist camp and then only on condition that the manner of framing and spacing members, the sizes of framing members and bracing of same will meet the requirements of the Building-Zoning Code of Vanderburgh County on the same basis as that required for any other class of residential construction. No ready-cut, knock-down, commercially assembled or portable constructed residence shall be placed on timber foundations of wood piers, nor shall the floor level be closer than twenty-four inches (24") from the ground under same. The exterior must be enclosed either by solid masonry walls not less than 8" in thickness carried on substantial footings or by masonry piers with the space between piers enclosed with framing lumber or lattice, which type of construction is permissible only for portable residences located in trailer or tourist camps. The sanitary requirements for this class of residences is just the same as for all residences of a higher classification as based upon the Building-Zoning Code of Vanderburgh County.

Article XVII- Validity of separate articles. - Each article or section of any article of this Ordinance is declared to be a separate enactment, and the invalidity of any one of the provisions thereof shall not be held to affect the validity of any other provision of this Ordinance.

Article XVIII - Legal procedure and penalties for violations. -

Section 1. - Nothing contained in this Ordinance shall be construed to affect any cause of action or proceeding now pending in any court, or right acquired, or liability incurred nor any cause or causes of action accrued or existing under any Ordinance of the County of Vanderburgh which in so far as may conflict with this Ordinance is hereby repealed, nor shall any right or remedy of any character be lost, impaired or affected by this Ordinance.

Section 2. - Upon written request by the Commissioner of Buildings as the duly constituted representative of the Vanderburgh County Planning Commission, the county attorney shall take charge of and conduct all legal proceedings imposed or provided for by this Ordinance; and all suits or proceedings instituted for the enforcement of any of the several provisions of this Ordinance or for the recovery of any penalty thereunder shall be brought in the name of the County of Vanderburgh by the county attorney, to whom all notices if violations shall be returned for prosecution, and it shall be the duty of said county attorney to take charge of the prosecution of all suits or proceedings, and to collect and receive all monies that may be collected judgements, suits or proceedings so instituted, or which may be paid by any parties who have violated any of the provisions of this Ordinance and upon settlement of judgement and removal of violations thereunder, execute satisfaction therefor.
Section 3. - In any action or proceedings for the enforcement of the provisions of this Ordinance the County of Vanderburgh may apply to the court for an order enjoining and restraining any violation, ordering property vacated or prohibiting its use for any purpose whatsoever, until the hearing and determination of such actions and the entry of final judgement therein.

Section 4. - Any person violation any of the provisions of any article or section within this title or failing to conform to any of the provisions of this Ordinance or failing to obey or execute any order of the commissioner of buildings, or of the Vanderburgh County Planning Commission, or of the Board of Commissioners of Vanderburgh County issued in pursuance to this Ordinance shall, upon conviction, be fined in any sum not more than Three Hundred Dollars ($300.00) to which may be added imprisonment for a term not exceeding one hundred eighty (180) days; and where such violation is of a continuing nature, each day such person violates any such provisions, or fails to comply with any such order, or fails to comply with any of the provisions of this Ordinance shall be deemed a separate offense.

Adopted by the Board of Commissioners of the County of Vanderburgh, Indiana, this 19th day of February, 1942.

__________________________
President.

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__________________________

County Auditor
An Ordinance

defining the manner of cleaning sumps, dry-wells, cess-pools and septic tanks, prohibiting methods that are harmful to the health of the community as which constitute a nuisance, setting up an enforcement authority and providing penalties for the violation of the terms of this Ordinance.

Be It Ordained, by the Board of Commissioners of the County of Vanderburgh, in regular session that:

Section 1. - Any person, firm or corporation engaged in removing the contents from or cleaning out the solid or liquid matter in any sump, dry-well, cess-pool or septic tank shall remove such content by a pumping process directly into a watertight and leakproof metal tank or container.

Section 2. - The solid or liquid content removed from any sump, dry-well, cess-pool, or septic tank shall not be deposited in any ditch, stream, lake, pond, storm drain or sewer and all such solid or liquid waste matter shall be destroyed by incineration or by burying in the earth. Or same may be destroyed by depositing on the surface of ground and being immediately ploughed under, in which case or in case of burying such contents, the same shall first be disinfected with an approved chemical disinfectant or quick-lime.

Section 3. - No solid or liquid waste matter shall be incinerated, buried or ploughed under for the purpose of disposal within One Thousand (1000) feet of any residential, commercial, semi-public, public building, industrial building, park or playground.

Section 4. - It shall be unlawful to use dynamite, cordite, blasting powder or any other form of explosive to free, loosen or clear any sump, dry-well, or cess-pool.

Section 5. - It shall be unlawful to install any sump, dry-well or cess-pool to receive the overflow from any other sump, dry-well or cess-pool or to convert any cistern or well for use in disposing of treated or untreated sewage waste.

Section 6 - All primary and secondary sewage disposal systems must receive periodic inspections on the part of owners and tenants and cleaned out when necessary. Any system that does not function after cleaning or is inadequate for proper disposal or improperly installed, shall be removed and installed to conform to the rules of the State Board of Health or the regulations of the Building Zoning Code.

All costs and expenses paid or incurred by the County Planning Commission or the Board of Health in executing any lawful order, which may be recovered in a civil action brought by such Planning Commission or Board of Health who shall in such action also recover
Attorneys' fees reasonable in such action.

Section 8. - Each section of this Ordinance is declared to be a separate enactment, and the invalidity of any one of the provisions hereof shall not be held to affect the validity of any other provision of this Ordinance.

Adopted by the Board of Commissioners of the County of Vanderburgh, Indiana, this 19th day of February, 1942.

__________________________
President

__________________________

__________________________
County Auditor
An Ordinance

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Section 3. - No solid or liquid waste matter shall be incinerated, buried or ploughed under for the purpose of disposal within One Thousand (1000) feet of any residential, commercial, semi-public, public building, industrial building, park or playgrounds.

Section 4. - It shall be unlawful to use dynamite, cordite, blasting powder or any other form of explosive to free, loosen or clear any sump, dry-well, or cess-pool.

Section 5. - It shall be unlawful to install any sump, dry-well or cess-pool to receive the overflow from any other sump, dry-well or cess-pool or to convert any cistern or well for use in disposing of treated or untreated sewage waste.

Section 6. - Any person, firm or corporation who shall violate any of the terms or provisions of this Ordinance as related to the above, or who shall fail to comply with any lawful order of the County Planning Commission, or of the Commissioner of Buildings, or of the County Board of Health or any of their accredited and authorized representatives as provided herein, shall be guilty of a misdemeanor and shall be punished by a fine of not more than Twenty-Five Dollars ($25.00) and/or imprisonment for not less than Ten (10) nor more than Thirty (30) days and each day such violation or failure to comply shall continue shall constitute a separate offense. Any person violating this Ordinance as related to the above or failing to comply with any lawful order of any Building Commissioner, Board of Health or Officer as provided in this Ordinance shall be liable for all costs and expenses paid or incurred by the County Planning Commission or the Board of Health in executing any lawful order, which may be recovered in a civil action brought by such Planning Commission or Board of Health who shall in such action also recover...
Attorneys' fees reasonable in such action.

Section 8. - Each section of this Ordinance is declared to be a separate enactment, and the invalidity of any one of the provisions hereof shall not be held to affect the validity of any other provision of this Ordinance.

Adopted by the Board of Commissioners of the County of Vanderburgh, Indiana, this 19th day of February, 1942.

________________________________________
President

________________________________________

________________________________________
County Auditor
An Ordinance

to regulate the construction, alteration, repair, maintenance and equipment of structures or buildings used for other than residential purposes and which constitute non-conforming uses in residential neighborhoods in Vanderburgh County, Indiana, as authorized by an Act of the Indiana General Assembly approved March 12th, 1935, entitled "An Act concerning the preparation and adoption of plans for the physical and economic development of counties, providing for the appointment of County Planning Commissions and prescribing their rights, powers and duties and the rights, powers and duties of Counties and the officers thereof in connection therewith, and declaring an emergency" and fixing a penalty for the violation of said Ordinance.

Be It Ordained, by the Board of Commissioners of the County of Vanderburgh, in regular session that:

Section 1. - Any person, firm or corporation, desiring to construct, alter, repair or change any building or structure in any neighborhood, district or zone, when the Use of such intended structure is, by the applicant intended to be of and for a different type or character than that already established within a radius of Six Hundred (600) feet of such existing structure or building, shall first obtain a permit therefor from the Vanderburgh County Planning Commission.

Section 2. - When such application for permit is received by said Planning Commission, said Commission shall fix a date for hearing of such application, notice to such hearing to be given to all owners of taxable real estate within said Six Hundred (600) feet radius and such notice shall be given not less than five (5) days prior to said hearing, which notice shall be in writing and may be given by personal service or by United States Mail, postage prepaid, the expense of such notice to be paid by the applicant.

Section 3. - Upon the hearing of such application the County Planning Commission shall pass upon such application so made and any person, firm or corporation feeling aggrieved by such decision may, within thirty (30) days appeal from such decision to the Board of Commissioners of Vanderburgh County, which said Board shall fix a date for hearing of such appeal, and upon such hearing the said Board may recommend, endorse, modify, sustain or overrule the action of said County Planning Commission, and any party aggrieved by the decision of said Board of Commissioners may appeal therefrom in the same manner as appeals are now provided from the decisions of said Board of Commissioners of the County of Vanderburgh.

Section 4. - Any person, firm or corporation who shall violate any provision of this Ordinance as related to the above or shall fail to comply with any lawful order of the County Planning Commission or of the Commissioner of Buildings as provided herein shall be guilty of a misdemeanor and shall be punished with a fine of not more than Twenty Five Dollars ($25.00) and/or imprisonment for not less than Ten (10) days nor more than Thirty (30) days and each day such violation or failure to comply shall continue shall constitute a separate offense. Any person violating this Ordinance as related to the above or failing to comply with any lawful order of any Building Commissioner, Board of Health or Officer as provided in this Ordinance
shall be liable for all cost and expenses incurred or paid by the County Planning Commission or the Board of Health in executing any lawful order, which may be recovered in a civil action brought by such County Planning Commission or the Board of Health who shall in such action also recover Attorneys' fees reasonable in such action.

Section 5. - Each section of this Ordinance is declared to be a separate enactment, and the invalidity of any one of the provisions hereof shall not be held to affect the validity of any other provision of this Ordinance. "

Adopted by the Board of Commissioners of the County of Vanderburgh, Indiana, this 19th day of February, 1942.

___________________________  ________________________________
  President.

___________________________  ________________________________

___________________________  ________________________________
  County Auditor
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 11TH, 1941

THURSDAY, DECEMBER 11TH, 1941

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Contracts on supplies for highway department and various supplies for all County institutions

The Board this day makes the following awards on various supplies for highway department and for all County institutions— for the year 1942—

BITUMINOUS MATERIALS AND PRODUCTS

Western Construction Company

<table>
<thead>
<tr>
<th>Product</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Road Oil SC#1-2-3</td>
<td>$0.0585 per gal.</td>
</tr>
<tr>
<td>Cut Back MCO#1-2-3</td>
<td>$0.068</td>
</tr>
<tr>
<td>RC#1-2-3</td>
<td>$0.0705</td>
</tr>
<tr>
<td>OH#2</td>
<td>$0.073</td>
</tr>
<tr>
<td>Paving Filler CAF#1 (bbl)</td>
<td>$0.19</td>
</tr>
<tr>
<td>Powdered Asphalt</td>
<td>$48.00 per ton</td>
</tr>
</tbody>
</table>

Bit. Concrete Base AC          | $7.00   |
Concrete Surface AC            | $7.50   |
Coated Aggregate               | $6.75   |

GRAVEL

Koch Sand & Grav Co

<table>
<thead>
<tr>
<th>Product</th>
<th>Price</th>
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</thead>
<tbody>
<tr>
<td>Koch Sand &amp; Grav Co</td>
<td></td>
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<tr>
<td>Gravel</td>
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MATT FOSTER

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<tr>
<td>Sou. Ry</td>
<td>$1.88</td>
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BATTERIES

Firestone Tire & Rubber Co

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</tr>
<tr>
<td>3</td>
<td>10.24</td>
</tr>
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<td>4</td>
<td>13.34</td>
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</table>

REPAIR PARTS FOR ALL EQUIPMENT

Mac Allister Tractor Company—Current list at time of order
Board of Commissioners, Vanderburgh County, Indiana, December 11th, 1941

COAL

Korff Coal Company -

Lump - - - $3.75 per ton
Mine Run - - - 3.40
Nuts - - - 3.40
Screenings - - - 2.40
Stoker - - - 3.40

PRINTING - BLANKS - BLANK BOOKS - STATIONERY

Burkert-Walton Co - Class #1
Moser-Mayer-Knoll - Class #2 - 4 - 5
Smith & Butterfield - Class #3

ICE

Ice Service Inc.

.25 per 100 lbs. to Court House
.55 " " " County Jail

Towel Service

Etville Clean Towel Service - $28.00 per month

RE: CONTRACT ON LINOLEUM FOR HILLCREST HOME

After a discussion with the Welfare Department, the Board awards contract
on Linoleum for the Hillcrest home to the Hoffmann Mart, Inc.

RE: AGREEMENT RELATING TO FOOD STAMP PLAN

In the matter of the agreement relating
To the adoption and operation of the
Surplus Marketing Administration Food
Stamp Plan within Vanderburgh County,
Indiana.

Comes now Cras, H. Atkin, County Auditor of Vanderburgh County,
Indiana, and reports to the Board that he has received fully executed
Copy of agreement entered into by and between the Surplus Marketing Ad-
ministration and the Department of Public Welfare for the State of Indi-
a; the Board of Commissioners of the County of Vanderburgh and the Trust-
ees for and on behalf of Armstrong, Center, German, Knight, Perry, Pigeon,
Scotty and Union Townships in Vanderburgh County, Indiana, which agreement
embodies the provisions of and is executed pursuant to the memorandum of
understanding relating to the adoption of the Food Stamp Plan within Van-
derburgh County, Indiana, dated May 15th, 1941, recorded in Commissioners' Record 2-1 at Page 286, and it is ordered that said agreement be embodied
in and made a part of the proceedings of this Board as of this the 11th
day of December, 1941.

(See attached)
Board of Commissioners, Vanderburgh County, Indiana, December 11th, 1941

RE: ADOPTION OF ORDINANCE COVERING COUNTY BUILDING & ZONING CODE

NOTICE OF PUBLIC HEARING ON THE ADOPTION OF AN ORDINANCE EMBODYING COUNTY BUILDING AND ZONING CODE.

Notice is hereby given that the Board of Commissioners of the County of Vanderburgh, State of Indiana, will hold a public hearing at 10:00 o'clock on Thursday morning, December 18th, 1941, at the Commissioners' room in the Court House, Evansville, Indiana, for the purpose of considering the adoption of an ordinance embodying a building and zoning code, applicable to territory within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana, governing the future planning, construction of buildings, the zoning of said area within Vanderburgh County, Indiana, outside the corporate limits of said City of Evansville, which said ordinance embodying said building and zoning codes, insofar as applicable, in all respects is similar to the building and zoning ordinance now in force and effect within the City of Evansville, Indiana.

Said hearing is being held for the purpose of permitting all persons interested in the matters contained in said proposed ordinance to have an opportunity to be heard in respect thereto and to express their views for or against the adoption of said ordinance.

The adoption of said ordinance is proposed under the Acts of the Indiana General Assembly of 1935, page 1259, entitled "An Act Concerning the Preparation and Adoption of Plans for the Physical and Economic Development of Counties, providing for the appointment of County Planning Commissioners and prescribing their rights, powers and duties and the rights, powers and duties of Counties and the officers thereof in connection therewith, and declaring an emergency," approved March 12th, 1935.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made this the 11th day of December, 1941.

(signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana.

RE: RESOLUTION- Cooperating With Local State & Federal Program of Civilian Defense

In the matter of the co-operation of Vanderburgh County with local, state and federal program of civilian defense.

Because of the national crisis existing because of the state of war between the United States of America and enemy countries, and the possible need of the facilities, equipment and employees of Vanderburgh County, Indiana, in any emergency which may arise, it is hereby determined by the Board of Commissioners of the County of Vanderburgh, State of Indiana, that all of the facilities, equipment and employees...
RE: CIVILIAN DEFENSE - Cont'd-

of Vanderburgh County, Indiana, be and the same are hereby made available for the purpose of co-operating with the local, state and federal program of Civilian Defense, and the Board now designates Harvey Herndon, a member of this Board, to act for and on behalf of this Board in such co-operation with the local, state and federal program of Civilian Defense, with request that he make report to this Board from time to time.

RE: OBSTRUCTING HIGHWAY RIGHT-OF-WAY

IN THE MATTER OF THE DUMPING OF REFUSE OR PLACING OF OBSTRUCTIONS UPON COUNTY HIGHWAY RIGHTS-OF-WAY.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, having had its attention called to the growing practice of persons dumping refuse, such as ashes, tin cans and other debris and obstructions upon the rights-of-way of various County Highways, thus creating a very unsightly and in some instances, hazardous and unsanitary conditions, it is now ordered by the Board that all dumping of refuse, etc., or the placing of obstructions upon County Highway rights-of-way be and the same is hereby prohibited, and it is further ordered by the Board that appropriate steps be taken to fully enforce this order.

RE: VACATION OF ALLEYS IN BLOCK #3 LEGLER HEIGHTS AND BLOCK #4 & 5 IN LEGLER HEIGHTS #2

IN THE MATTER OF THE VACATION OF ALLEYS IN BLOCK THREE (3), IN LEGLER HEIGHTS AND IN BLOCKS FOUR (4) AND FIVE (5) IN LEGLER HEIGHTS NO. 2, BOTH BEING ADDITIONS NEAR THE CITY OF EVANSVILLE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

Come now J. Alex Cunningham and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the vacation of certain alleys in Knight Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition and when the same would be presented to this Board, by posting in three public places in the neighborhood of said alleys, and the certificate of Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that notice was mailed to each land owner interested not signing said petition, by United States Mail, postage prepaid, of the presentation and filing of said petition, for more than twenty (20) days prior to the 11th day of December, 1941.
RE: VACATION OF ALLEYS, ETC. -CONT'D-

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID ALLEYS; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID ALLEY FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED BY UNITED STATES MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD THAT WILLIAM H. ELMENDORF, HENRY L HAHN, AND ANDREW J. VOSEL, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID ALLEYS PROPOSED TO BE VACATED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE AND PREMISES, VIZ:

THAT PART OF A TWELVE (12) FOOT ALLEY RUNNING EAST AND WEST IN BLOCK THREE (3), INCLUDING THIRTY (30) FEET OF TAFT AVENUE, VACATED, LYING EAST OF SAID BLOCK, IN LEGLER HEIGHTS, AN ADDITION NEAR THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA, ACCORDING TO THE RECORDED PLAT THEREOF; ALSO, THAT PART OF THE EAST AND WEST ALLEY IN BLOCKS FOUR (4) AND FIVE (5) IN LEGLER HEIGHTS NO. 2,

SAID ALLEY IN SAID BLOCK THREE TO BE VACATED FOR ALL PURPOSES, EXCEPT FOR USE OF PUBLIC UTILITIES;

SAID ALLEY IN SAID BLOCK FOUR IN LEGLER HEIGHTS NO. 2 TO BE VACATED FOR ALL PURPOSES FROM BOEKE ROAD, AN ESTABLISHED HIGHWAY IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, WEST TO THE EAST SIDE OF A NORTH AND SOUTH TEN (10) FOOT EASEMENT, BEING ONE HUNDRED THIRTY-TWO (132.86) FEET WEST OF THE WEST LINE OF SAID BOEKE ROAD, FROM THENCE WEST SAID ALLEY TO BE VACATED FOR ALL PURPOSES, EXCEPT FOR USE OF PUBLIC UTILITIES EASEMENT, TO THE WEST LINE, EXTENDED NORTH, OF LOT SIX (5) IN SAID BLOCK FOUR.

SAID ALLEY IN SAID BLOCK FIVE TO BE VACATED FOR ALL PURPOSES FROM THE EAST LINE OF SAID BOEKE ROAD OF SAID BOEKE ROAD EAST TO THE WEST LINE OF A NORTH AND SOUTH TEN (10) FOOT EASEMENT IN SAID BLOCK, SAID POINT BEING ONE HUNDRED THIRTY (130) FEET EAST OF THE EAST LINE OF SAID BOEKE ROAD.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID ALLEYS, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 16TH DAY OF DECEMBER, 1941, AT 2:00 O'CLOCK P.M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE JANUARY, 1942 TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

On motion the Board recess until Monday, December 15th, 1941.

George F. Kincaid

[Signature]

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 15th 1941

MONDAY, DECEMBER 15th, 1941

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PERSUANT TO RECESS, WHEN PRESENT JOSEPH V. EISTERHOLD, GEORGE J. KISSEL AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON SUPPLIES FOR THE BOEHNE HOSPITAL, COUNTY INFIRMARY AND SUPPLIES FOR ALL COUNTY INSTITUTIONS FOR THE MONTHS OF JANUARY, FEBRUARY AND MARCH 1942, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS:

BOEHNE HOSPITAL

<table>
<thead>
<tr>
<th>Item</th>
<th>Supplier</th>
<th>Product</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>C. J. KREMER BAKERY</td>
<td>Bakery Products</td>
</tr>
<tr>
<td></td>
<td>PURITY DAIRY COMPANY</td>
<td>Dairy Products</td>
</tr>
<tr>
<td></td>
<td>IDEAL PURE MILK CO</td>
<td>Dairy Products</td>
</tr>
<tr>
<td></td>
<td>KOCH DAIRY COMPANY</td>
<td>Dairy Products</td>
</tr>
<tr>
<td></td>
<td>STAHL PACKING CO</td>
<td>Meats - Smoked Meats - Eggs, Chickens, etc.</td>
</tr>
<tr>
<td></td>
<td>S. KAHN'S SONS</td>
<td>Canned Fruits &amp; Vegetables - Miscellaneous Groceries</td>
</tr>
</tbody>
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COUNTY INFIRMARY

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<th>Item</th>
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<th>Product</th>
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<tr>
<td></td>
<td>S. KAHN'S SONS</td>
<td>Groceries</td>
</tr>
<tr>
<td></td>
<td>STAHL PACKING CO</td>
<td>Meat</td>
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<tr>
<td></td>
<td>C. J. KREMER BAKERY</td>
<td>Bread</td>
</tr>
<tr>
<td></td>
<td>KREYLING &amp; COMPANY</td>
<td>Dry Goods</td>
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SANITARY SUPPLIES

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<td>KREYLING &amp; CO</td>
<td>PROTEX ALL CO</td>
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<td>3</td>
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<td>Scrub, Solvent</td>
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<td>6</td>
<td>Floor Wax</td>
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<tr>
<td>7</td>
<td>Furniture Polish</td>
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<tr>
<td>8</td>
<td>Waldorf Fold, Towels</td>
<td></td>
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</table>

ALL BIDS ARE TAKEN UNDER ADVISement UNTIL THURSDAY, DECEMBER 18th.
Board of Commissioners, Vanderburgh County, Indiana, December 15th & 1941

RE: COUNTY EMPLOYEE

The Commissioners approve the appointment of Walter Craft as Fireman in Court House to succeed Clarence Young, effective December 5th, 1941.

RE: COUNTY BUSINESS

The Commissioners approve the expense of Ben Bockstege, Deputy County Auditor to go to Indianapolis on business with several State Departments.

RE: HIGHWAY DEPARTMENT

The Commissioners approve payment of $10.00 to Andrew Martin for cleaning ditches on Motz Road.

On motion the Board recess until Thursday, December 18th, 1941.

George J. Kissel

Harvey Herndon

Joseph V. Eisterhold

Thurday, December 18th, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: AWARDS OF CONTRACTS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY & SANITARY SUPPLIES

The Board this day makes the following awards on supplies for the Boehne Hospital, County Infirmary and Sanitary Supplies as follows:

**BOEHNE HOSPITAL**

C. J. Kremer Bakery - Bakery Supplies
Purity Dairy Company - Dairy Supplies
(Ideal Pure Milk Co)
Koch Dairy Company

Stahl Packing Co - Meat, Smoked Meats, Eggs, Chickens, etc.

S. Kahn's Sons - Canned Fruits & Vegetables, Miscellaneous Groceries
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 18TH 1941

COUNTY INFIRMARY

S. KAHN'S SONS - Groceries
STAHN PACKING CO - Meat
C. J. KREMER BAKERY - Bread
KREYLING & COMPANY - Dry Goods

SANITARY SUPPLIES

KREYLING & COMPANY - Toilet Tissue - $6.00 per case
WALDORF FOLD TOWELS - 4.75 per "
PRO TEX ALL CO INC - Clean Powder - .07 per lb.
Sweep Compound - 1.90 per 100 lbs.
Sorb, Solvent - 1.80 per gal.
LIQ. TO. SOAP - .65 per "
Floor Wax - 1.22 per "
Furn. Polish - 1.10 per "

RE: HEARING ON ORDINANCE EMBODYING COUNTY BUILDING & ZONING CODE

IN THE MATTER OF THE PUBLIC HEARING UPON THE ADOPTION OF A REVISED VAN­
DERBURGH COUNTY BUILDING AND ZONING CODE.

THIS BEING THE TIME AND PLACE fixed in the notice published on December 12th, 1941, in the EVANSVILLE Courier and the EVANSVILLE PRESS, both newspapers of general circulation within Vanderburgh County, INDIANA, printed and published in the CITY of EVANSVILLE, Vanderburgh County, INDIANA, for the public hearing on the adoption of an Ordinance by the BOARD OF COMMISSIONERS OF THE COUNTY OF Vanderburgh, State of INDIANA, embodying a revised Vanderburgh County Building and Zoning Code, and no objection or remonstrance being received or presented against the adoption of said Ordinance, the same is now by the BOARD TAKEN UNDER ADEISMENT.

RE: VACATION OF ALLEYS IN LEGLER HEIGHTS IN BLOCK #3 AND BLOCK 4 & 5 LEGLER HEIGHTS #2

IN THE MATTER OF THE VACATION OF ALLEYS IN BLOCK THREE (3), IN LEGLER HEIGHTS AND IN BLOCKS FOUR (4) AND FIVE (5) IN LEGLER HEIGHTS NO. 2, BOTH ADDITIONS NEAR THE CITY OF EVANSVILLE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW WILLIAM H. ELMENDORF, ANDREW J. VOGEL AND HENRY L. KAHN, HERETOFORE APPOINTED AS VIEWERS TO VIEW CERTAIN HIGHWAYS (ALLEYS) IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, HERETOFORE MORE PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORTS IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

...
STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE
COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE VACATION OF ALLEYS
IN BLOCK THREE (3), IN LEGLER HEIGHTS
AND IN BLOCKS FOUR (4) AND FIVE (5), IN
LEGLER HEIGHTS NO. 2, BOTH BEING ADDITIONS
NEAR THE CITY OF EVANSVILLE, IN KNIGHT TOWNSHIP,
VANDERBURGH COUNTY, INDIANA.

We, the undersigned, viewers, appointed by your Board at the Decem-
ber, 1941 Term thereof, to view, mark and lay out a certain proposed va-
cation of highways (alleys), as petitioned for by J. Alex Cunningham,
and others, submit the following report:

We met, as directed in the Order hereeto attached and made a part
hereof, and after having taken an oath to faithfully and impartially dis-
charge the duties assigned us, proceeded to view and did view, mark and
lay out such proposed vacation of highways (alleys), in the manner as by
law provided, that the route, bounds, course, distance and termini of said
alleys to be vacated, are more particularly described as follows, to-wit:

That part of a Twelve (12) foot alley running east and west in Block
Three (3), including Thirty (30) feet of Taft Avenue, vacated, lying
east of said block, in Legler Heights, an addition near the City of Evans-
ville, in Vanderburgh County, Indiana, also all that part of the east and
west alleys in Blocks Four (4) and Five (5) in Legler Heights No. 2, as
hereinafter more particularly described:

Said alley in said Block Three (3) in Legler Heights is to be vaca-
ted for all purposes, except for the use of public utilities:

Said alley in said Block Four in Legler Heights No. 2 is to be vaca-
ted for all purposes from Boeke Road, an established highway in Knight
Township, Vanderburgh County, Indiana, west to the east side of a north
and south ten (10) foot easement, being One Hundred Thirty-two (132.86)
feet west of the west line of said Boeke Road, from thence west
said alley is to be vacated for all purposes, except for easement pur-
poses for public utilities, to the west line, extended north of Lot Six
(6) in said Block Four (4).

Said alley in said Block Five (5) in said Legler Heights No. 2 is to
be vacated for all purposes from the east line of said Boeke Road east
to the west line of a north and south ten (10) foot easement in said
block, said point being One Hundred and Thirty (130) feet east of the
east line of said Boeke Road.

We further report that said alleys will not and cannot be utilized
and will not be of public utility, except for the purposes hereinaabove
set forth, and should be vacated, except as hereinaabove shown.

IN TESTIMONY WHEREOF, WE HAVE HERETO AFFIXED OUR SIGNATURES ON
THIS THE 16TH DAY OF DECEMBER, 1941.

(Signed) William H. Elmendorf
(Signed) Andrew J. Vogel
(Signed) Henry L. Hahn

Viewers

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND
HAVING HEARD EVIDENCE AND BEING SUFICIENTLY ADVISED IN THE PREMISES,
FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID
ALLEYS VACATED AS IN SAID REPORT SET FORTH.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID
VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID ALLEYS BE VACATED
FOR ALL THE PURPOSES AS SET FORTH IN SAID REPORT OF SAID VIEWERS.
RE: HIGHWAY DEPARTMENT

The Commissioners approve payment of purchase of two 20 foot 8½" pipe for . . . . $639.60, on recommendation and specifications of the County Engineer.

On motion the Board recess until Monday, December 22nd, 1941.

George J. Kessel
Harry Herndon
Joseph V. Eisterhold
Board of County Commissioners

MONDAY, DECEMBER 22ND, 1941.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, Joseph V. Eisterhold, George J. Kessel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: LAMPS FOR COUNTY INSTITUTIONS

No bids having been received on lamps for the year 1942, the Commissioners renew a contract with the Evansville Association for the Blind for one year, beginning February 1st, 1942.

RE: BAYOU CREEK ROAD

The Commissioners approve claim of Fred Tieman for $20.00 for repairing and resetting fence; to be paid from W. P. A. funds.

RE: COUNTY BUILDING & ZONING CODE

(Additional Compensation)

In the matter of additional allowance to Henry C. Buente for work in preparation of revised county building and zoning code.

Pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente to prepare a revision of the County Building Code so as to conform to the building and zoning code now in effect in the City of Evansville, Indiana, in order that there may be uniformity in said codes, and the said Henry C. Buente, having completed said work, as shown by the order of this Board made on this date, all of said services so rendered.
RE: BUILDING & ZONING CODE - Cont'd -

were rendered at the special instance and request of this Board and consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente as County Attorney, for which additional services he is entitled to additional compensation, and the Board now fixes the compensation for said special and additional services in the sum of Two Hundred and Fifty (250.00) Dollars, and comes now said Henry C. Buente and presents to the Board his claim in said amount of Two Hundred and Fifty (250.00) Dollars for said special and additional services, which claim is now by the Board allowed, and the County Auditor is directed to pay the same from such funds as may be available for that purpose.

RE: CLAIM ON O. K. BAKERY TAXES

IN THE MATTER OF THE CLAIM AGAINST O. K. BAKERY, ET AL., FOR TAXES.

Pursuant to previous instructions and agreement, wherein the Board of Commissioners of the County of Vanderburgh, Indiana, instructed Henry C. Buente to represent Vanderburgh County, Indiana, and its proper officers, in the matter of the collection of taxes against Leo C. Herman and J. Elmer Paxton, as individuals and as partners doing business as O.K. Bakery, the properties of whom have been involved in litigation commenced in the Vanderburgh Circuit Court, being Cause No. 4984 in said Court and were subsequently involved in Bankruptcy No. 1348, in the District Court of the United States for the Southern District of Indiana, Evansville, Division, in the matter of Leo C. Hermann and J. Elmer Paxton, as individuals and as partners doing business as O.K. Bakery, Bankrupt, in which said proceedings the said Henry C. Buente rendered services as follows:

In Cause No. 4984, Vanderburgh Circuit Court, Grace v. Donoghue vs. Leo C. Hermann, et al.

1939

October 25, filed in Vanderburgh Circuit Court.

November 14, 1939, filed petition of Charles M. Frisse, County Treasurer for permission to intervene for the purpose of filing cross-complaint. Petition granted. Filed cross-complaint of Charles M. Frisse, County Treasurer setting forth tax claim.

September 9, 1940, previous to this date numerous negotiations were had, seeking settlement of tax claim and no results being obtained, rule to answer cross-complaint was taken.

September 12, 1940, Plaintiff files answer to cross-complaint.

February 17, 1941, rule to answer cross-complaint taken against co-defendants.

February 24, 1941, Defendants Herman and Paxton file answer to cross-complaint.

April 21, 1941, cause set for trial May 7, 1941.

May 7, 1941, trial date vacated.

May 26, 1941, Plaintiff files amended complaint setting up various claims against real estate in question.

May 28, 1941, Defendant to cross-complaint, George P. Street submits demurrer to amended complaint.
HEARING ON OBJECTIONS
CLAIM ALLOWED IN REQUESTED COMMISSIONERS TO ALL

BOARD OF COMMISSIONERS, VANDERBURGH COUNTY, INDIANA, DECEMBER 22ND, 1941

RE: O.K. BAKERY CLAIM—CONT'D—

MAY 31, 1941, JUNE 3 AND 4, 1941, THREE DAYS DEVOTED TO ASSEMBLING DATA FOR BRIEF TO DEMURRER.

SEPTEMBER 5, 1941, LEO C. HERMANN AND J. ELMER PAXTON, PARTNERS DOING BUSINESS AS O.K. BAKERY AND AS INDIVIDUALS DECLARED BANKRUPT IN CAUSE NO. 1348 IN BANKRUPTCY, IN THE DISTRICT COURT OF THE UNITED STATES FOR THE SOUTHERN DISTRICT OF INDIANA, EVANSTON DIVISION.

SEPTEMBER 25, 1941, TRUSTEE IN BANKRUPTCY FILES PETITION TO SELL REAL ESTATE FREE FROM LIENS.

OCTOBER 5, 1941, FILED VERIFIED CLAIM OF CHARLES M. FRISSE FOR TAXES, PENALTIES, ETC.

OCTOBER 9, 1941, ATTENDED MEETING OF CREDITORS BEFORE REFEREE FOR THE PURPOSE OF PASSING UPON VARIOUS CLAIMS AND THEIR PRIORITIES, IN WHICH CLAIM OF TREASURER WAS OPPOSED.

OCTOBER 14, 1941—REQUESTED COMMISSIONERS TO HAVE THREE DISINTERESTED QUALIFIED PERSONS APPOINTED TO APPRAISE PROPERTY AND QUALIFY THEMSELVES TO TESTIFY—GOTTLEB BIPPUS, LEONARD RAUSCHER AND JACK KINKLE APPOINTED.

OCTOBER 15, 1941, WRITTEN OBJECTIONS FILED BY GRACE V. DONOGHUE, ON ALLOWANCE OF CLAIM OF TREASURER AS LIEN AGAINST REAL ESTATE AND CONTESTING VALUATION OF PROPERTIES UPON WHICH TAXES WERE BASED.

OCTOBER 16, 1941, ATTENDED MEETING OF APPRAISERS.

OCTOBER 17 AND 21, PREPARED WRITTEN RESPONSE TO OBJECTIONS OF GRACE V. DONOGHUE, ALSO BRIEF IN OPPOSITION TO OBJECTIONS AND TO SUSTAIN CLAIM OF TREASURER.

OCTOBER 22, 1941, FILED WRITTEN RESPONSE OF CHARLES M. FRISSE, TREASURER TO OBJECTIONS OF GRACE V. DONOGHUE.

OCTOBER 28, 1941, ATTENDED CONFERENCE PRELIMINARY TO HEARING ON OBJECTIONS OF GRACE V. DONOGHUE.

OCTOBER 29, 1941—HEARING ON OBJECTIONS OF GRACE V. DONOGHUE TO ALLOWANCE OF CLAIM OF TREASURER—all other creditors joined in opposition to claim of treasurer, matter taken under advisement.

DECEMBER 22, 1941—CLAIM ALLOWED IN THE SUM OF $2,317.40.

ALL OF WHICH SERVICES WERE RENDERED AT THE SPECIAL INSTANCE AND REQUEST OF THIS BOARD AND CONSISTED OF A SPECIAL CHARACTER AND WERE OUTSIDE OF AND IN ADDITION TO THE REGULAR DUTIES OF SAID HENRY C. BUENTE AS COUNTY ATTORNEY, AND THE BOARD NOW FIXES THE COMPENSATION FOR SAID SPECIAL AND ADDITIONAL SERVICES IN THE AMOUNT OF TWO HUNDRED NINETY-ONE AND 74/100 DOLLARS, AND COMES NOW SAID HENRY C. BUENTE AND PRESENTS TO THE BOARD HIS CLAIM IN SAID AMOUNT FOR SAID SPECIAL AND ADDITIONAL SERVICES, WHICH CLAIM IS NOW BY THE BOARD ALLOWED AND THE COUNTY AUDITOR IS DIRECTED TO PAY THE SAME OUT OF SUCH APPROPRIATION AS MAY BE AVAILABLE FOR THAT PURPOSE.

RE: COLISEUM LEASES

IN THE MATTER OF THE USE OF QUARTERS IN THE VANDERBURGH COUNTY MEMORIAL COLISEUM BUILDING.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, HAVING HERETOFORE, AS SUCH BOARD, OFFERED ALL OF THE FACILITIES, EQUIPMENT, ETC., AT ITS COMMAND FOR USE IN CO-OPERATION WITH THE LOCAL, STATE AND FEDERAL PROGRAM OF CIVILIAN DEFENSE DURING THE EXISTING CRISIS, AND THE VANDERBURGH COUNTY MEMORIAL COLISEUM BUILDING BEING PRIMARILY DEDICATED FOR PATRIOTIC PURPOSES, AND AS SAID BUILDING MAY BE NEEDED FOR USE DURING THE PRESENT WAR EMERGENCY, THE BOARD NOW DETERMINES NOT TO RENEW ANY OF THE LEASES FOR QUARTERS IN SAID BUILDING DURING SAID EMERGENCY, AT THE TERMINATION OF WHICH THIS BOARD RECOMMENDS THAT LEASES BE AGAIN GRANTED TO THE VARIOUS ORGANIZATIONS HOUSED IN SAID COLISEUM BUILDING, FOR THE SAME QUARTERS WHICH THEY ARE NOW OCCUPYING.
By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 22nd day of December, 1941.

(signed) Joseph V. Eisterhold
(signed) George J. Kisel
(signed) Harvey Herndon
Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

Attest:
(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana

RE: W. P. A. Surplus Commodities

The Commissioners approve payment of Dean Dickerson $8.00 and Andrew Birkenmeier $16.00 for extra labor in moving surplus commodities from First Street warehouse to Lincoln Avenue location.

RE: W. P. A.

The Commissioners approve appointment of Dorothy Burchfield, as clerk in W. P. A. office at a salary of $85.00 per month, effective December 28th, 1941.

On motion the Board recess until Monday, December 29th, 1941.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buenté, County Attorney.

The minutes were read and approved.

RE: BOILER INSURANCE

The Commissioners receive reports on inspection of boilers at various institutions dated December 17th and 19th, and they refer same to Jacob Bassemier, Superintendent of County Buildings, who reports that all recommendations have been complied with.

RE: INFIRMARY REPORT ON PRODUCTS

Comes now John Greve, Superintendent of the County Infirmary, and submits report of various items raised at the Infirmary during the year 1941, total value $18,544.82.

The Board orders report spread on record, as follows-

**LIST OF PRODUCTS RAISED AT COUNTY INFIRMARY TO DEC.31,1941**

<table>
<thead>
<tr>
<th>BRAIN &amp; HAY</th>
<th>CATTLE - SLAUGHTERED</th>
</tr>
</thead>
<tbody>
<tr>
<td>1233 BU. WHEAT @ $1.10</td>
<td>5 COWS- 3755 LBS. @ .14 $529.90</td>
</tr>
<tr>
<td>3650 BU. CORN @ .70</td>
<td>1 BULL 560 &quot; .18 130.80</td>
</tr>
<tr>
<td>180 BU. BARLEY .50</td>
<td>13 CALVES 1446 &quot; .18 260.28</td>
</tr>
<tr>
<td>8 TON OATS HAY 10.00</td>
<td>HOGS - SLAUGHTERED</td>
</tr>
<tr>
<td>10 BU. LESPEDESA 12.00</td>
<td>72 HOGS 17780 LBS. @ .13 $2311.40</td>
</tr>
<tr>
<td>75 BU. SOY BEANS 14.00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1050.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Poultry - Dressed</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>116 OLD HENS .75</td>
<td></td>
</tr>
<tr>
<td>300 SPRINGERS .60</td>
<td></td>
</tr>
<tr>
<td>30 CAPONS 2.00</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>EGGS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1650 DZ. @ .30</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Milk</th>
</tr>
</thead>
<tbody>
<tr>
<td>16750 GAL. @ .30</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Butter</th>
</tr>
</thead>
<tbody>
<tr>
<td>2500 LBS. @ .35</td>
</tr>
</tbody>
</table>
RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION Bo. 19-410-8- W.P.A. RECONSTRUCTION . . $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
Section 2 - The Commissioner of buildings shall have had at least twelve (12) years of practical experience in the design, construction, and superintendence of buildings; provided, that time spent in the study of architecture or engineering at college or university of recognized standing shall, to the extent thereof, apply as such experience. The Commissioner of buildings shall be a registered structural engineer or registered architect in good standing in the State of Indiana. Before entering upon duties of his office, he shall give a good and sufficient bond in the sum of five thousand dollars ($5,000.00) to the approval of the County Auditor conditioned upon the faithful performance of his duties. Assistants to the Commissioner of buildings shall be known and designated as the electrical inspector, and plumbing inspector, and such additional assistants, including clerical, as may be required for the proper discharge of the duties of the office, and for which provision is made for their compensation by appropriations. No person shall be appointed a chief inspector unless he has had at least ten (10) years of practical experience in his particular line of work and before entering upon the duties of his office shall give good and sufficient bond in the sum of one thousand dollars ($1,000.00) to the approval of the County Auditor conditioned for the faithful performance of his duties. The Commissioner of buildings, his assistants and employees of the department shall not be engaged in or have any financial interest in any phase of the construction industry. The salaries of the Commissioner of buildings and the departmental assistants shall be fixed by the appropriation but shall not exceed the amount appropriated by the county council appropriation therefore.

Section 3 - The building commissioner and any or all of his assistants are hereby authorized and directed to enforce all the provisions of this code and for such purpose they shall have the power of police officers. The building commissioner and his inspectors shall have at all times the right to enter any building, site or premises, or upon any work in process of construction, upon showing proper credentials, and any person or persons interfering with such commissioner or inspectors in the performance of their duties shall be liable to the penalties established by this code. At any time during the process of building work, the inspectors, upon finding any violation of this code, the use of improper material or improper methods of construction, or any thing that may interfere with or cause damage to life, health or property, may stop work upon the project and cause immediate cessation of work on all or part of the construction. Where such action is taken there shall be no resumption of any work without first having obtained written authority to proceed. Any violation of these orders shall be punishable by the penalty provided herein.

Section 4 - All matters concerning, affecting or relating to the construction, alteration or removal of building or structures, erected or to be erected, in Vanderburgh County of the corporate limits of the City of Evansville are excepted for in this code, except insofar as provisions are contained in the Acts of the General Assembly of the State of Indiana. All provisions of this code shall apply with equal force to public buildings and their construction as well as to private buildings, Vanderburgh County outside of the corporate limits of the City of Evansville.

Section 5 - No wall, structure, building or part thereof, shall hereafter be constructed, nor shall the plumbing, drainage, wiring, heating, or other equipment of any building structure or premises, so far as provided for in this code, be constructed or altered except in conformity with the provisions hereinafter provided. No building already erected, or hereafter to be built, shall be altered in any manner that would be in violation of any provisions of this code; but nothing in this code shall prohibit the raising or lowering of any building to conform with changes in the grading of any street, alley or thoroughfare on which it is located and where the Board of Commissioners of the County of Vanderburgh may have ordered such changes.
PRODUCTS RAISED AT COUNTY INFIRMARY - CONT'D -

<table>
<thead>
<tr>
<th>BERRIES, VEGETABLES &amp; FRUITS</th>
<th>( \text{GAL.} )</th>
<th>( \text{BU.} )</th>
<th>( \text{LBS.} )</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gooseberries</td>
<td>15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Strawberries</td>
<td>112</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blackberries</td>
<td>38</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Boyseon Berries</td>
<td>58</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peas</td>
<td>115</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lima Beans</td>
<td>250</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lettuce</td>
<td>44</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Beets</td>
<td>38</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Turnips</td>
<td>64</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fish</td>
<td>48</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Turnips</td>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Beets</td>
<td>64</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Green Beans</td>
<td>1,040</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Strawberries</td>
<td>68</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blackberries</td>
<td>1,600</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peas</td>
<td>4,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lima Beans</td>
<td>7,500</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cabbage</td>
<td>2,200</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Onions</td>
<td>5,100</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sweet Potatoes</td>
<td>570</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Irish</td>
<td>95</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cucumbers</td>
<td>36</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carrots</td>
<td>900</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tomatoes</td>
<td>540</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Green Tomatoes</td>
<td>1,140</td>
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<td></td>
</tr>
<tr>
<td>Peas</td>
<td>70</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pears</td>
<td>24</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peaches</td>
<td>78</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Apples</td>
<td>82</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plums</td>
<td>201</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Corn</td>
<td>230</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Okra</td>
<td>16</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TOTAL \( \text{GAL.} \) \( \text{BU.} \) \( \text{LBS.} \) \( \text{DZ.} \) \( \text{BU.} \)

\( \text{GAL.} \) \( \text{BU.} \) \( \text{LBS.} \) \( \text{DZ.} \) \( \text{BU.} \)

428

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEEN GIVEN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEEN GIVEN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION No. 19-410-B- W.P.A. RECONSTRUCTION \( \$1,116.79 \)

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEEN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
AN ORDINANCE, Providing for the maintenance of a County Department of Buildings and Zoning; to authorize the construction, repair or remodeling of buildings, their occupancy and limiting their use; providing for the establishment of fire zones and describing the character of structures that may be erected within the zoning limits established herein; prohibiting the erection of certain kinds or classes of buildings, their repair or the removal of same without license therefor; to regulate the construction of buildings within the area known as Vanderburgh County, Indiana, outside the corporate limits of the City of Evansville, Indiana; to authorize the establishment of buildings or structures on the site or in process of erection; to provide for the condemnation of buildings or structures for construction or old buildings or structures already erected; regulating the construction and maintenance of any accessory to any building or structure of its kind or character; for supervision over, the control and regulation of heating equipment, plumbing, sewage treatment, gas disposal, electrical installation, signs, and sign-boards, fire escapes, water-towers, tanks, sprinkler systems, chimneys and stacks; regulating the use, care and maintenance within certain confines or limits of buildings whose occupancy would in any way be detrimental to or in any way endanger life or health; regulating the construction and maintenance of all classes of public buildings and semi-public buildings; regulating the use, character, occupancy, area or height of buildings or structures in any established zones or districts; providing for the appointment of a Commissioner of Buildings and such assistants as may be required to carry out the work contemplated under this Ordinance and recalling ordinances or Regulations in conflict herewith, as authorized by an Act of the General Assembly of the State of Indiana, entitled "An Act concerning the creation and adoption of plans for the physical and economic development of counties, providing for the appointment of county planning commission and regulating their rights, powers and duties," counties and the officers thereof in connection therewith, and declared as emergency," approved March 12, 1938.

WHEREAS, it is deemed expedient, because of the increased population within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana, to provide for the orderly development and healthful, convenient, safe and pleasant living conditions within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana,

BE IT ENACTED, By the Board of Commissioners of the County of Vanderburgh, State of Indiana, that the following Ordinance be and the same is hereby adopted by the Board of Commissioners of the County of Vanderburgh, State of Indiana, to apply all classes and types of construction within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana, excepting to farm property situated more than two (2) acres of land, viz:

BUILDING CODE.

ARTICLE I.

Section 1. Under the jurisdiction of the Board of Commissioners of the County of Vanderburgh, State of Indiana, there is hereby created and established the Department of Buildings of the County of Vanderburgh, the officers and employees of which shall enforce the provisions hereof. The administrative head of the Department of Buildings, shall be known and designated as the Commissioner of Buildings, who, with such assistants as are provided for in this Ordinance, shall be nominated by the Vanderburgh County Planning Commission and their appointment approved by the Board of Commissioners of the County of Vanderburgh, State of Indiana. The Office of the Department of Buildings of the County of Vanderburgh, shall be located in the Vanderburgh County Court House, Evansville, Indiana, and all records pertaining thereto shall be properly filed and subject to public inspection. Suitable provision shall be made for necessary conveyances for use of inspectors, etc., in the performance of their duties.
## Board of Commissioners, Vanderburgh County, Indiana, December 29th, 1941

### Products Raised at County Infirmary - Cont'd -

#### Berries, Vegetables & Fruits

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gooseberries</td>
<td>15 gal.</td>
<td>@ .30</td>
<td>$4.50</td>
</tr>
<tr>
<td>Strawberries</td>
<td>112</td>
<td>@ .40</td>
<td>26.40</td>
</tr>
<tr>
<td>Blackberries</td>
<td>38</td>
<td>@ .40</td>
<td>15.20</td>
</tr>
<tr>
<td>Boysen Berries</td>
<td>58</td>
<td>@ .50</td>
<td>29.20</td>
</tr>
<tr>
<td>Peas</td>
<td>250</td>
<td>@ .80</td>
<td>200.00</td>
</tr>
<tr>
<td>Lima Beans</td>
<td>44</td>
<td>@ .60</td>
<td>26.40</td>
</tr>
<tr>
<td>Lettuce</td>
<td>25</td>
<td>@ 1.00</td>
<td>25.00</td>
</tr>
<tr>
<td>Pees</td>
<td>24</td>
<td>@ .75</td>
<td>18.00</td>
</tr>
<tr>
<td>Turnips</td>
<td>48</td>
<td>@ 1.25</td>
<td>60.00</td>
</tr>
<tr>
<td>Cabbage</td>
<td>10</td>
<td>@ 1.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Onions</td>
<td>66</td>
<td>@ .75</td>
<td>49.50</td>
</tr>
<tr>
<td>Green Beans</td>
<td>1304 lbs.</td>
<td>@ .10</td>
<td>130.40</td>
</tr>
<tr>
<td>Irish</td>
<td>570</td>
<td>@ 1.20</td>
<td>684.00</td>
</tr>
<tr>
<td>Cucumbers</td>
<td>98</td>
<td>@ 1.00</td>
<td>98.00</td>
</tr>
<tr>
<td>Carrots</td>
<td>36</td>
<td>@ .75</td>
<td>27.00</td>
</tr>
<tr>
<td>Sweet Potatoes</td>
<td>300 lbs.</td>
<td>@ .50</td>
<td>150.00</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>900 lbs.</td>
<td>@ 1.00</td>
<td>900.00</td>
</tr>
<tr>
<td>Peas</td>
<td>24</td>
<td>@ .60</td>
<td>14.40</td>
</tr>
<tr>
<td>Peaches</td>
<td>78</td>
<td>@ .75</td>
<td>58.50</td>
</tr>
<tr>
<td>Apples</td>
<td>82</td>
<td>@ .50</td>
<td>41.00</td>
</tr>
<tr>
<td>Plums</td>
<td>201 gal.</td>
<td>@ .30</td>
<td>60.30</td>
</tr>
<tr>
<td>Corn</td>
<td>250 oz.</td>
<td>@ .15</td>
<td>37.50</td>
</tr>
<tr>
<td>Okra</td>
<td>16 bu.</td>
<td>@ .75</td>
<td>12.00</td>
</tr>
</tbody>
</table>

**Total** .................................. **$18,544.82**

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**Re: Use of 1941 Balances of Appropriations**

Re: Specific Appropriations under which contracts have been awarded or work begun during the year 1941, and not completed.

Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that the following appropriation for specific purposes, under which contracts have been awarded or work begun during the year 1941, contains a balance which will be needed to make payments upon completion of said work or delivery under said contracts, viz:

**Appropriation Bo. 19-410-B- W.P.A. Reconstruction** .................................. **$1,116.79**

And the Board now finds, and it is hereby ordered that said specific appropriation should be held intact beyond the year 1941, so that the work begun and the contracts awarded thereunder may be paid for upon completion thereof from said specific appropriation.
Section 6—The administration of the department of buildings shall cover fully the survey and inspection of all classes of buildings in the process of construction and already constructed, and all laws and ordinances relative to their erection, construction, alteration, repair, removal and safety, of all building structure, elevators, heating apparatus, gas fitting, house drainage and plumbing, electric wiring and equipment, prevention of smoke, construction of spires, towers and chimneys, fire escapes and fire protective devices. The commissioner of buildings shall pass upon all questions relative to the strength of materials, with reference to their quality, durability and their use in structures. He shall examine and approve all plans and specifications before issuing permits, and shall have the power of signing and issuing permits, certificates, bulletins or notices, and shall have the power to revoke same, except as may hereinafter be provided. He shall promptly acknowledge the receipt of all official communications, notices and reports. He shall inspect all buildings used for schools, auditoriums, theaters, hotels, hospitals, lodge halls and places of public assembly, also all buildings used for manufacturing purposes, factories, storage and ware houses. He shall examine such buildings for the purpose of determining the safety thereof in the event of fire or accident, entrances, openings, passageways, halls, stairways, fire escapes and other means of exit or egress. He shall examine the strength of floors of such buildings and the column and beam framing to determine the safety of such buildings, examine the storage contents both from the standpoint of load and the safe guarding taken therefor for the control of fires and limitations of conflagration. He shall issue order for remedying any difficulties of this character under his observation and cause the immediate prosecution of any person violating the law or this code in relation thereto.

The commissioner of buildings shall maintain an accurate building record of all work carried on in Vanderburgh County outside of the corporate limit of the city of Evansville, as well as report of daily operations showing the investigation and disposition of each individual case.

The inspector for the department of buildings shall follow carefully the progress of erection of all structures for which building permits have been issued by the department of buildings. Everything pertaining to, affected by, or part of any building in process of construction, or any existing building shall be under the jurisdiction of the department of buildings. Said department and its inspectors shall have jurisdiction of all problems relating to excavating, soil-bearing,探bing, shoring, underpinnings, form work, framing construction, the inspection iron and steel, the construction and assembly of masonry, concrete, brick, stone, cement and tile, foundations, fire-proofing, plastering, damp-proofing, timber construction and framing, general carpentry construction, mechanical equipment, plumbing, heating and electrification relative to buildings, fire escapes, stairways, signs, skylights, elevators, escalators, and any and all equipment used in the construction of, remodeling, or repairs of any buildings, or consisting of any part thereof, all of which are covered in full by this code.

Section 7—The commissioner of buildings shall examine and inspect all drawings, details, plans and specifications to verify all calculations, designs, strain-sheets and stress-diagrams pertaining to building construction, alterations, additions and remodeling. Building permits shall not be issued on any class of work until the proper drawings have been submitted to and approved by the commissioner of buildings. All drawings shall be self explanatory and accompanied by standard specifications. All drawings shall be drawn to an accurate scale which shall be designated thereon. The commissioner of buildings may reject any or all plans submitted. The Commissioner of buildings shall retain on file a copy of the plans and specifications for all work involving an expenditure of one thousand dollars ($1000.00) or more.

Section 8—Applications for permits for building, altering and repairing any structure costing one thousand dollars ($1000.00) or more shall be accompanied by two (2) blueprint copies of the complete plan, elevations and details and two (2) copies of specifications. One (1) set of plans and specifications shall be retained by the department of buildings while the other shall bear the impression stamp of the department of buildings and shall be kept constantly on the operation until completion of the work.
PRODUCTS RAISED AT COUNTY INFIRMARY - Cont'd -

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
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TOTAL: $18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION No. 19-410-8- W.P.A. RECONSTRUCTION... $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
Section 9 - The commissioner of buildings shall have the right to demand special tests at manufacturers' expense on any new or untried materials and shall not allow any work to proceed where the use of such materials is involved until satisfied in every detail that the materials are of the proper quality or strength and properly used.

Section 10 - No building or any part thereof, nor equipment for any building or part thereof, shall be installed, constructed, repaired or altered, except in conformity with this code, nor before a permit has been issued for such work. No work shall be started, nor shall materials be stored on any premises for the construction of any work, and no enclosing or protecting devices shall be used or erected, nor any excavation shall be made without first obtaining a permit to carry on the contemplated work. Upon the issuance of a permit, the permit card must be immediately displayed in a conspicuous place upon the building or premises and shall not be removed until work is completed. The failure to obtain a permit and to display same in a conspicuous place shall be a violation of this code, the penalty for which is hereinafter provided. The permit for building operations shall cover only the work contemplated as stated on the application blank and shall not give any owner, agent, architect, contractor or anyone right or privilege except those pertaining to the construction of the work or the maintenance of same under the provisions of this code. Contractors and workmen shall not allow the accumulation of building waste and rubbish on public property. All straw and litter, shavings and like material shall be commonly prevented from the public streets and sidewalks, and shall not be allowed to accumulate; gutters and drains shall be kept open and all waste, scraps, dirt or litter shall be removed. All hauling shall be done in tight wagons or trucks which shall be so loaded that they will not scatter sand, gravel, straw, waste and similar material in the streets, nor allow dust to be scattered therefrom.

Applications for a permit shall be sworn affidavits to cover the exact cost of the work contemplated, its cost in full and its location. The proper drawings must accompany the application for a permit with all necessary details and data sheets. The permit shall give all information relative to the owner, the architect or superintendent, the contractor, the cost of the building and the price of the building permit. It shall also state the length of time allowed for the construction of the building. The application for the building permit shall be required to state in the affidavit made by him, or his architect, engineer, contractor or agent that:

(1) The plans and specifications covering the contemplated operations are intended to comply with this code;

(2) That the plans and specifications do or do not include everything required for the completion of the contemplated operation and its intended occupancy;

(3) That the state cost of the operation is inclusive of items necessary for completion, and if not inclusive shall state such items as may be omitted from the total cost and an estimate of their cost;

(4) That all calculations and computations pertaining to the strength and stability of the contemplated structure have been made by an individual, firm or corporation recognized as legally competent to make such computations;

(5) That an accurate copy of all such computations shall be on file and preserved by such person making such computations, and will upon demand be exhibited to the commissioner of buildings for the purpose of verification, investigation or public record;

(6) That if additional work is required that is not covered in full in an original application it shall be required to submit additional affidavits to conform to the requirements of clause (1); that the total cost is inclusive, and an additional permit or permits shall be applied for before any actual work is begun;

(7) That the commissioner of buildings will be notified in writing seven (7) days before the occupancy of any building constructed under the terms of this code and a certificate of inspection will be issued by the department of buildings when the construction of same conforms to the terms of this code provided, however, that no certificate of inspection shall be issued until the total cost of the operation is less than one thousand dollars ($1,000), Five hundred ($500.00) deposit.

A permit licensing building operations shall be obtained in the following manner: The applicant, upon submitting the plans and specifications for the contemplated operation, shall sign an application form furnished by the department of buildings. The application shall state in detail everything contemplated in the proposed operations and shall be in duplicate.
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 29TH 1941

PRODUCTS RAISED AT COUNTY INFIRMARY - CONT'D

BERRIES, VEGETABLES & FRUITS

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<thead>
<tr>
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<td>58 &quot; Boysen Berries</td>
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<td>115 &quot; Peas</td>
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<tr>
<td>19 BU. Okra</td>
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TOTAL: $18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that the following appropriation for specific purposes, under which contracts have been awarded or work begun during the year 1941, contains a balance which will be needed to make payments upon completion of said work or delivery under said contracts, viz:

APPROPRIATION No. 19-110-8- W.P.A. RECONSTRUCTION . $1,116.79

And the Board now finds, and it is hereby ordered that said specific appropriation should be held intact beyond the year 1941, so that the work begun and the contracts awarded thereunder may be paid for upon completion thereof from said specific appropriation.
The duplicate, upon presentation to the County Auditor, shall be an order upon the County Auditor for the issuance of such permit for such operations and the fee stated upon the application form shall be the amount to be paid to the County Auditor for such permit. The record of all applications shall be maintained by the department of buildings, and the number on the application forms shall correspond with the numbers on the permit forms issued. All records of fees shall be maintained by the County Auditor and all records of operations shall be maintained in detail by the department of buildings.

"Permit Fees. - The minimum for any building permit fee shall be fifty cents (50c) which shall cover any building operation up to and including five hundred dollars ($500.00), where the operation exceeds five hundred dollars ($500.00), the permit fee shall be increased one-tenth of one percent (1/10 of 1%) for anything additional to five hundred dollars. Where the cost of a building operation or heating installation is less than fifty dollars ($50.00), or a plumbing operation is less than twenty five dollars ($25.00) or an electrical operation is less than ten dollars ($10.00), a permit shall be required but no fee shall be charged therefor. All permits shall be void within six months if the work contemplated under same has not been started within that time. Where work for which a permit is required is started or proceeded with, prior to obtaining said permit, the fee as provided herein shall be doubled except that the minimum penalty fee shall be not less than one dollar ($1.00), and the payment of such doubled fee or penalty shall not relieve any person from family complying with all the requirements of this code in the execution of the work nor from any other penalties prescribed herein."

Section 11. No building project shall proceed without the contract or his authorized agent taking the proper precautions for the protection of life and property. Where permission is given for the storage of materials, or where excavations have been made, or where anything in or about any work or construction is being undertaken, there shall be properly displayed all necessary warning signs, red lights and danger signals. All red lights or lanterns must be lighted before sundown and kept burning throughout the night until sunrise.

Section 12. No building shall be moved to a new location with the limits of the County of the corporated limits of the City of Evansville without a permit having being issued therefor. The person desiring such removal shall file with the department of buildings his written application therefor, setting forth the kind of building to be moved, its dimensions, extreme length, width and height, its present location and the particular lot or site to which it is proposed to be moved. As a condition precedent to the issuance of said permit, the board of commissioners shall require a bond to be executed by the person desiring such removal, with surety of satisfaction of such bond, which bond shall be in terms and for such an amount as said board may prescribe, conditioned upon the strict compliance with the terms of said permit as to route to be taken, the limit of time in which to effect such removal, to repair or compensate for repair, and to pay all damages whatsoever occasioned by or incident to such removal and to pay to said County or Vanderburgh as liquidated damages, in an amount not exceeding fifty dollars ($50.00) to be fixed by said board for each and every day's delay in completing such removal or in repairing any damages to public property or public improvements or in clearing public highways of all debris generated by such removal or in clearing therefrom.

The Commissioner of buildings shall thoroughly examine said building and refer the papers aforesaid relating to its removal, to the Board of Commissioners, together with his opinion endorsed in writing upon said application as to whether the proposed removal can be made without serious injury to person or property. The Board of Commissioners, making thereupon, order the issuance of a permit for the same to be made therein in the particular highway along which the removal shall be made, provided, however, that such removal can be made without serious injury to pavements and other public improvements.
PRODUCTS RAISED AT COUNTY INFIRMARY - CONT'D -

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<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price per Unit</th>
<th>Total</th>
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<td>112 lb. Strawberries</td>
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<td>82 lb. Apples</td>
<td>@ .50</td>
<td>$ 41.00</td>
<td></td>
</tr>
<tr>
<td>201 gal. Plums</td>
<td>@ .50</td>
<td>$ 100.50</td>
<td></td>
</tr>
<tr>
<td>250 oz. Corn</td>
<td>@ .15</td>
<td>$ 37.50</td>
<td></td>
</tr>
<tr>
<td>19 bu. Okra</td>
<td>@ .75</td>
<td>$ 14.25</td>
<td></td>
</tr>
</tbody>
</table>

**Total** | | | **$18,544.82**

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

**APPROPRIATION NO. 19-410-B—W.P.A. RECONSTRUCTION** $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTRACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
Section 13—With the issuance of said permit, if moving any such building shall bring the same in contact with any wires, poles or lamps or other electric light company furnishing wires or wire, pole or poles, which may be in use by any railroad company operating upon the roads of said county or with any telephone, telegraph, fire or alarm wire or poles, the board of commissioners shall cause the applicant for such permit to serve such notice in such manner and in such form as the board determines. Each elec- tron company, telegraph company, telephone company and other persons whose wire or poles may be affected, shall be notified that the moving of such building will necessitate the lowering, cutting or removal of the wire, wires, pole or poles owned or controlled by any such company or other persons at the places named in such notice. Such notice shall be served at least forty-eight (48) hours prior to the time such building is to be moved across or on any highway which such moving is obstructed by any such wire, wire, pole or poles. Upon the serving of such notice upon the persons whose wires or poles may be affected by the moving of such building, it shall be the duty of any such persons owning or controlling any such wire, to raise such wires or pole or poles and to pass away the passing of such building along or across any such highway, which it will be necessary to pass along or across to reach the point of destination of such building as given in said notice. It shall be unlawful for any person to refuse to raise, if such shall be sufficient, or to cut or remove such wires or poles at such places as specified in said notice, after being so notified, as herein provided.

Section 14—No building or part of building shall be moved through the highways of Van Buren County outside the corporate limits of the city of Evansville, without the payment of a minimum fee of ten dollars ($10); provided, however, that the fee for moving of a building containing thirty-five thousand (35,000) cubic feet area or more shall be at the rate of two dollars ($2.00) for each (1,000) cubic feet, or fractional part thereof, in excess of thirty-five thousand (35,000) cubic feet area. Said fee shall be paid to the county auditor in the same manner in which general permit fees are paid as provided in this code.

Section 15—Upon completion of any building, structure or alteration, and if no violation of this code exists, the commissioner of buildings shall issue to the owner a certificate of occupancy, stating the purposes for which the building or structure may be used, also the maximum live-load, and the maximum number of persons that may be accommodated on each floor thereof. The commissioner of buildings shall issue a certificate of occupancy allowing the use of a building, provided no violation of this code exists against that portion, and provided, further, that such temporary use of said portion shall not endanger life or property. No building, structure or part thereof shall be altered or changed in a manner to affect its occupancy, or used for any purpose whatever until a certificate of occupancy has been issued; nor shall any building, structure or part thereof be occupied for or used for any other purpose, or in any manner other than that described in said certificate for any building, structure or part thereof be burdened by any greater load, or be occupied by a greater number of persons than designated in said certificate. The owner or owners of all classes of buildings, such as churches, schools, office buildings, lofts, manufacturing plants, warehouses, storage rooms and any and all other classes of buildings used and for manufacturing purposes or for the assembly of goods or the purchase of goods in such manner and at such places as is permitted by law, shall be in a conspicuous place in each story one or more signs giving the maximum number of persons and the purposes of use and maximum live-load for which a certificate has been issued for that particular story.

In the cases of all existing buildings, the commissioner of buildings may make such orders to increase exit facilities, fire escapes, stairways or other order for fire protection in the way of sprinklers, hydrants or extinguishers or any other protection or require such changes in sanitary equipment, appurtenances of machinery, protection of elevators and shafts or such general changes as may be a menace to the public of occupants of the affected building. Any person affected by the commissioner's order may appeal to the same to the board of appeals; and any change in the manner of occupancy shall be made in any story of any building or structure, or portion thereof, tending to increase the floor loads or the number of persons to be accommodated therein until there shall have been issue d by the commissioner of buildings a certificate of occupancy.
PRODUCTS RAISED AT COUNTY INFIRMARY - CONT'D -

BERRIES, VEGETABLES & FRUITS

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 GAL.</td>
<td></td>
<td>Gooseberries</td>
<td>$4.50</td>
</tr>
<tr>
<td>17 LB.</td>
<td></td>
<td>Strawberries</td>
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</tr>
<tr>
<td>58 LB.</td>
<td></td>
<td>Blackberries</td>
<td>$15.20</td>
</tr>
<tr>
<td>115 LBS.</td>
<td></td>
<td>Peas</td>
<td>$92.00</td>
</tr>
<tr>
<td>250 LBS.</td>
<td></td>
<td>Lima Beans</td>
<td>$200.00</td>
</tr>
<tr>
<td>41 BU.</td>
<td></td>
<td>Lettuce</td>
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</tr>
<tr>
<td>38 LB.</td>
<td></td>
<td>Beets</td>
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</tr>
<tr>
<td>54 LB.</td>
<td></td>
<td>Turnips</td>
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</tr>
<tr>
<td>48 LBS.</td>
<td></td>
<td>Corn</td>
<td>$98.00</td>
</tr>
<tr>
<td>66 LBS.</td>
<td></td>
<td>Tomatoes</td>
<td>$100.00</td>
</tr>
<tr>
<td>1304 LBS.</td>
<td></td>
<td>Green Beans</td>
<td>$1.10</td>
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<tr>
<td>804 LBS.</td>
<td></td>
<td>Carrots</td>
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</tr>
<tr>
<td>4800 LBS.</td>
<td></td>
<td>Sweet Potatoes</td>
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<tr>
<td>750 LBS.</td>
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<td>Irish Cucumbers</td>
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<tr>
<td>100 LBS.</td>
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<td>Tomatoes</td>
<td>$0.10</td>
</tr>
<tr>
<td>180 LBS.</td>
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<td>Tomatoes</td>
<td>$0.08</td>
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<tr>
<td>3100 LBS.</td>
<td></td>
<td>Tomatoes</td>
<td>$0.06</td>
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<tr>
<td>8200 LBS.</td>
<td></td>
<td>Tomatoes</td>
<td>$0.05</td>
</tr>
<tr>
<td>100 BU.</td>
<td></td>
<td>Green Tomatoes</td>
<td>$0.50</td>
</tr>
<tr>
<td>70 BU.</td>
<td></td>
<td>Peas</td>
<td>$0.50</td>
</tr>
<tr>
<td>70 BU.</td>
<td></td>
<td>Peaches</td>
<td>$0.50</td>
</tr>
<tr>
<td>201 GAL.</td>
<td></td>
<td>Plums</td>
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<tr>
<td>230 QZ.</td>
<td></td>
<td>Corn</td>
<td>$0.15</td>
</tr>
<tr>
<td>16 BU.</td>
<td></td>
<td>Okra</td>
<td>$0.75</td>
</tr>
</tbody>
</table>

TOTAL ........................................ $18,514.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION Bo. 19-410-B- W.P.A. RECONSTRUCTION .... $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
covering such new use or manner of occupancy; nor shall the manner of occupancy nor the purpose for which any building or structure or portion thereof in conformity with the same may be so purposed or described be a violation of this code as to exists and floor loads. The commissioner of buildings in addition to having the power to modify, alter or change the existing conditions on any building, may upon order cause the vacating of any building, or any part thereof. To that end, as well as to be in full and for vacations and the time allowed for same; where the conditions are urgent, said commissioner shall cause immediate vacating of any building or premises.

Section 16- There is hereby created a board of appeals consisting of the members of the board of Commissioners and County of Vanderburgh who shall sit in hearing on all cases of controversy that may involve any applicant for a building permit, or any case relative to moving, altering, repairing or raising any structure or a pavement under the jurisdiction of the department of buildings. The board of appeals, however, as over any cases having jurisdiction over any property hazard upon which the orders of the commissioner of buildings shall be final and binding and not subject to appeal. The board of appeals shall have the power to summon witnesses for testimony bearing on any case in controversy, may set dates or continue dates for hearings, and by its decisions may recommend, endorse, dismiss, overrule or sustain any action of the commissioner of buildings, or such board may extend or modify any time limit set in the commissioner's order or except as above state d where the property or premises, and the time allowed for same are urgent. All appeals shall be maintained by the clerk of the board of Commissioners.

Section 17- Whenever it shall come to the knowledge of the commissioners of buildings that any building or part of building erected or in process of erection is dangerous or insecure or is constructed or being constructed in violation of the provisions of this code or any other law or ordinance, said commissioner of buildings shall at once make an order to that effect, describing in general terms the real estate on which said building is situated, specifying the particular the same is dangerous or insecure or wherein the same violates the provisions of this code or any law or ordinance, giving the name of the owner, or agent, if known, and requiring such person to appear within a reasonable time to be fixed by the commissioner of buildings, and show cause why the same should not be changed, repaired or condemned and taken down. Said order shall be served on the owner or agent by delivering a copy thereof to him in person, or if such person is a resident of the State of Indiana, by leaving a copy thereof at his last and usual place of residence, at least three (3) days before the time fixed in said order for him to appear and show cause as aforesaid. If such owner is a non-resident of the State of Indiana a copy of said order shall be published for not less than three (3) consecutive weeks one (1) day in each week, in some newspaper of general circulation printed and published in the city of Evansville, the last of which publication shall be at least ten (10) days before the day fixed by the commissioner of buildings as aforesaid. On the day fixed in said order changing, repairing or condemning the same may be performed by the commissioner of buildings shall have full power and authority to hear and determine the question of the change, repair or condemnation on same and may either make an order requiring the same to be changed, repaired or taken down or may make another order directing the same to be condemned by appropriate action in the name of the county. In case the commissioner of buildings shall make an order requiring the owner to do such building to take the same down or change or repair the same, said order shall specify therein whether or not the building is condemned in whole or in part and if in part shall designate the part condemned and ordered taken down. If in the opinion of the commissioner of buildings the danger or insecure condition of such building can be remedied by making any changes or repairs, he shall have power so to direct in his order. It shall thereafter be the duty of the owner of such building to comply with such order of the commissioner of buildings within such time as shall be fixed in said order and in case of failure to do so the commissioner of buildings shall have the power to have the required work done either by letting a contract therefor upon such notice and terms as he shall deem best or by employing the necessary labor to perform the same, and in either event the cost thereof shall constitute a lien upon the real estate on which the building is situated, as a personal liability upon the owner thereof.
Board of Commissioners, Vanderburgh County, Indiana.  

**PRODUCTS RAISED AT COUNTY INFIRMARY -CONT'D-**

<table>
<thead>
<tr>
<th>BERIES, VEGETABLES &amp; FRUITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 GAL. GOOSEBERRIES $0.30 $4.50</td>
</tr>
<tr>
<td>112 &quot; STRAWBERRIES $0.40 26.40</td>
</tr>
<tr>
<td>58 &quot; BLACKBERRIES $0.40 15.20</td>
</tr>
<tr>
<td>58 &quot; BOYSENBERRY $0.90 52.20</td>
</tr>
<tr>
<td>115 &quot; PEAS $0.80 92.00</td>
</tr>
<tr>
<td>250 &quot; LIMA BEANS $0.50 200.00</td>
</tr>
<tr>
<td>64 BU. LETTUCE $0.50 26.40</td>
</tr>
<tr>
<td>38 &quot; BEETS $1.00 38.00</td>
</tr>
<tr>
<td>54 &quot; &quot; $1.75 40.50</td>
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<tr>
<td>390 &quot; &quot; $0.50 195.50</td>
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<tr>
<td>1204 LBS. GREEN BEANS $0.10 120.40</td>
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<tr>
<td>694 &quot; &quot; $0.66 41.04</td>
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<tr>
<td>1692 &quot; &quot; $0.05 84.60</td>
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</tr>
<tr>
<td>7500 &quot; CABBAGE $0.02 150.00</td>
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<tr>
<td>2200 &quot; &quot; $0.13 280.00</td>
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<tr>
<td>5130 &quot; ONIONS $0.02 102.60</td>
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<tr>
<td>65 BU. SWEET POTATOES $0.90 58.50</td>
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<tr>
<td>578 &quot; IRISH $1.20 689.00</td>
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<tr>
<td>78 &quot; CUCUMBERS $1.20 98.00</td>
</tr>
<tr>
<td>86 &quot; CARROTS $0.75 64.50</td>
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<tr>
<td>900 LBS. TOMATOES $0.10 90.00</td>
</tr>
<tr>
<td>540 &quot; &quot; $0.08 43.20</td>
</tr>
<tr>
<td>180 &quot; &quot; $0.06 16.80</td>
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<tr>
<td>3180 &quot; &quot; $0.05 159.00</td>
</tr>
<tr>
<td>540 &quot; &quot; $0.04 21.60</td>
</tr>
<tr>
<td>8280 &quot; &quot; $0.04 24.80</td>
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<tr>
<td>1140 &quot; &quot; $0.03 34.20</td>
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<tr>
<td>70 &quot; PEARS $0.60 42.00</td>
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<td>2K &quot; &quot; $0.50 19.40</td>
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<tr>
<td>78 &quot; PEACHES $0.75 58.50</td>
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<tr>
<td>82 &quot; APPLES $0.50 41.00</td>
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<td>201 GAL. PLUMS $0.30 60.00</td>
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<td>230 0Z. CRN $0.15 34.50</td>
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<tr>
<td>16 BU. OKRA $0.75 12.00</td>
</tr>
</tbody>
</table>

**TOTAL** $3409.14

$18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

**APPROPRIATION No. 19-410-B- W.P.A. RECONSTRUCTION** $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
and the collection thereof and the foreclosure of such lien may be enforced in the name of the county in any court of competent jurisdiction. In case of an emergency the commissioner of buildings shall have the power to cause any such building to be taken down or such changes or repairs to be made as will render the same safe without notice of any kind to the owner and without delaying for the owner to do so, and the cost thereof shall constitute a lien on said property and a liability of the owner and may be collected in the manner aforesaid.

Section 19—In the event said commissioner of buildings shall make an order requiring said building to be condemned by legal proceedings he shall deliver a copy of such order to the county attorney, who shall thereafter institute in any court of competent jurisdiction an action in the name of the county against the owner of said property and all other persons who may have any liens against or interest therein for the condemnation of such building, either in whole or in part as may be directed by the commissioner of buildings and prosecute the same to final judgment.

Section 19—Existing buildings damaged by collapse or fire, to the extent of less than seventy-five (75) per cent of their value, may be rebuilt in their original form, but buildings damaged to an extent of more than seventy-five (75) per cent of their value must be rebuilt in conformity to this code.

Section 20—Existing buildings may be maintained in their present condition and occupancy, except that such changes as are specifically required herein, or which may become necessary for safety, shall be made when ordered by the commissioner of buildings. Existing buildings which comply with the requirements of this code for existing buildings may be altered and repaired at a cost of not more exceeding fifty (50) per cent of their value without being made to comply with the requirements for new buildings; provided, the occupancy is not changed and the hazard to occupants and surrounding property is not increased in the opinion of the commissioner of buildings.

Section 21—All signs and other mechanical equipment, parts or accessories of buildings constructed or erected in the future, shall be in accordance with this code and all such construction existing at the time this code is adopted may be continued in use except when in the opinion of the commissioner of buildings they shall be found to be in a dangerous condition, in which case they shall either be removed or repaired, modified or otherwise altered to render them safe, when so ordered by said commissioner, but in no case shall the requirements be more stringent than as herein set forth for new constructions.

Section 22—The scope of work applicable by the foregoing sections shall include every character of building operation, construction, alteration or remodeling, any accessory, mechanical equipment, elevators, fire-escapes, escalators, stairways, plumbing, heating, electrical equipment, drainage, or anything pertaining to or used in the construction of any building, and regulatory power with special reference to the conduct or maintenance of any class of building within Vanderburgh County covered by this code, regardless of its use or character or the reference to public show houses, theaters, assembly halls, dance halls and similar types, anything in or about any manufacturing plant, power house, warehouse, heating plant, storage building, garage, eye-house or cleaning establishment, laundry, or any of or plant used for the manufacturing, fabrication, assembly or sale of mercantiles or commercial commodities that might endanger life or property either of the owners or operatives, or the public, shall be within the scope of the provisions of this code. The regulation and abatement of acid dyes and offensive odors shall likewise be under the scope of the code, such acids as storage and tanks for storage, and the location of plants, warehouses or yards for storage or handling of same shall be applicable under the terms of the foregoing; the use of cotton and textile products, lint, and the handling of the same, as well as the storage and handling of all fluids and lubricants of volatile character, the handling of shells dynamite, fuses, caps, fireworks and explosives and the stockpiling of the same shall under the authority of the department of buildings.
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 29th 1931

PRODUCTS RAISED AT COUNTY INFIRMARY -Cont'd-

<table>
<thead>
<tr>
<th>BERRIES, VEGETABLES &amp; FRUITS</th>
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<td>115 &quot; PEARS @ .90 92.00</td>
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<tr>
<td>570 &quot; IRISH &quot; @ 1.20 684.00</td>
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</table>

TOTAL ........... $18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that the following appropriation for specific purposes, under which contracts have been awarded or work begun during the year 1941, contains a balance which will be needed to make payments upon completion of said work or delivery under said contracts, viz:

APPROPRIATION No. 19-410-6 - W.P.A. RECONSTRUCTION $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
All journeymen plumbers employed by persons, firms or corporations registered and licensed by the City of Evansville, shall be certified at the time of registration by their employers and the sum of One (1.00) Dollars for each employe shall be paid to the Commissioner of Buildings payable to the County Treasurer.

All certificates, registrations and licenses shall expire at the end of one (1) year from the date of issuance and renewal thereof shall be made within thirty (30) days of such expiration.

In said Chapter 49, Section 5-4906 for the words and figures "Two dollars ($2.00)" substitute the words and figures One (1.00) Dollar."

In said Chapter 49, for Section 5-4908, substitute the following: "Water Works Department Service Connections - Where city water service is available, the rules of the City Water Department shall be fully applicable as to the methods, requirements and fees for installation and connection for service which shall be made by a licensed plumber and all extensions therefrom must likewise be made by licensed plumbers and registered journeymen."

Section 5-4909 is not adopted for the reason that it is not applicable to areas within Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana.

In said Chapter 49 for Section 5-4912, substitute the following: "Sewage Treatment - Primary - General Requirements - The plumbing installation within any building or structure shall conform with the plumbing rules and regulations of the Administrative Building Council of Indiana, except wherein there is provided any rule, regulation or requirement particularly set forth in this Code. For the disposal of sewage the liquid effluent from all plumbing fixtures within any building or structure shall be given adequate treatment by means of a septic tank and a secondary disposal system. This treatment must be applied to all toilet, lavatory, bath, sink and laundry wastes but does not include downspout or roofing drainage or backwash from water-softering equipment.
1. All soil and waste pipes within fifty (50) feet of any well shall be of extra heavy cast iron pipe installed with caulked, leaded joints to make a perfect water-tight job.
2. No concealed soil or waste pipe shall be installed within ten (10) feet of any well or pump suction line.
3. Downspout drains and footing drains are not considered as soil or waste pipes and may be burned clay. Downspout drainage must be carried away from the building in heavy gauge water pipe with standard fittings and tight caulked joints. Basement drainage tile shall be either fire-clay or shale.
4. Grease traps shall be required of adequate capacity as specified specially mentioned in this Code and shall be connected to the septic tank. They must be watertight and provided with removable covers for cleaning and shall be so placed that they are readily accessible.
5. Discharge into the septic tank by gravity is recommended as the most satisfactory method for economical installation. Where gravity installations are not practical, the liquid wastes may be discharged into a watertight sump and pumped to the septic tank. The sump shall be of watertight construction with a tight fitting cover, and shall be properly vented.
6. The sump pump shall be of the automatic type, and shall be of the automatic type, and shall discharge into the soil pipes at the closest convenient point. A check valve shall be installed on the discharge line to prevent back flow of sewage into the sump.
PRODUCTS RAISED AT COUNTY INFIRMARY -CONT'D-

<table>
<thead>
<tr>
<th>BERIES, VEGETABLES &amp; FRUITS</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>15 GAL. Gooseberries @ 30</td>
<td>4.50</td>
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<tr>
<td>112 lb. Strawberries @ .40</td>
<td>26.40</td>
<td></td>
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<tr>
<td>38 lb. Blackberries @ .40</td>
<td>15.20</td>
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</tr>
<tr>
<td>58 lb. Boyseon Berries @ .90</td>
<td>52.20</td>
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<tr>
<td>115 lb. Peas @ .80</td>
<td>92.00</td>
<td></td>
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<tr>
<td>250 lb. Lima Beans @ .80</td>
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<tr>
<td>44 bu. Lettuce @ .60</td>
<td>26.40</td>
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<tr>
<td>36 bu. Beets @ 1.00</td>
<td>36.00</td>
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</tr>
<tr>
<td>54 bu. Turnips @ .75</td>
<td>40.50</td>
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<tr>
<td>48 lb. Turnips @ 1.25</td>
<td>60.00</td>
<td></td>
</tr>
<tr>
<td>10 lb. Tomatoes @ 1.00</td>
<td>10.00</td>
<td></td>
</tr>
<tr>
<td>66 lb. Cabbage @ .75</td>
<td>49.50</td>
<td></td>
</tr>
<tr>
<td>390 lb. Cabbage @ .50</td>
<td>195.00</td>
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<tr>
<td>1304 Lbs. Green Beans @ .10</td>
<td>130.40</td>
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<tr>
<td>604 lb. &quot; &quot; @ .05</td>
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<tr>
<td>1692 lb. &quot; &quot; @ .09</td>
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<tr>
<td>4800 lb. &quot; &quot; @ .04</td>
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<td>5150 lb. Onions @ .02</td>
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<tr>
<td>65 bu. Sweet Potatoes @ .90</td>
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<td></td>
</tr>
<tr>
<td>570 lb. &quot; Irish &quot; @ 1.25</td>
<td>684.00</td>
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</tr>
<tr>
<td>60 lb. Cucumbers @ 1.00</td>
<td>60.00</td>
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<tr>
<td>88 lb. Carrots @ .75</td>
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<td>960 lbs. Tomatoes @ .10</td>
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<tr>
<td>540 lb. &quot; &quot; @ .08</td>
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<tr>
<td>180 lb. &quot; &quot; @ .06</td>
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<tr>
<td>3180 lb. &quot; &quot; @ .05</td>
<td>159.00</td>
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<tr>
<td>5400 lb. &quot; &quot; @ .04</td>
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<tr>
<td>8280 lb. &quot; &quot; @ .03</td>
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<tr>
<td>1140 lb. &quot; &quot; @ .02</td>
<td>22.80</td>
<td></td>
</tr>
<tr>
<td>70 bu. Green Tomatoes @ .50</td>
<td>35.00</td>
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<tr>
<td>70 lb. Pears @ .80</td>
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<td>24 lb. Peaches @ .60</td>
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<td>78 lb. Peaches @ .75</td>
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</tr>
<tr>
<td>82 lb. Apples @ .50</td>
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<tr>
<td>201 gal. Plums @ .50</td>
<td>100.50</td>
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</tr>
<tr>
<td>230 dz. Corn @ .15</td>
<td>34.50</td>
<td></td>
</tr>
<tr>
<td>19 bu. Okra @ .75</td>
<td>14.25</td>
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</tr>
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</table>

TOTAL .......................... $18,544.83

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION Bo. 19-410-3- W.P.A. RECONSTRUCTION .......... $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTEGRAL BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
WHEREAS, Chapters 2 to 52, both inclusive, of the Building Code of the City of Evansville, Indiana, passed by the Common Council of the City of Evansville, Indiana, on December 16th, 1940, approved by the Mayor of the City of Evansville, Indiana, on December 18th, 1940, has proved practical in its application and thorough in detail, and in order to save the great expense of publishing so lengthy an Ordinance which has already been published by the City of Evansville, and having been publicly advertised,

BE IT FURTHER ORDAINED BY THE BOARD OF COMMISSIONERS of the County of Vanderburgh, State of Indiana, that said Chapters 2 to 52, both inclusive, of said Building Code, as so passed by said Common Council of the City of Evansville, in effect May 1st, 1941, be, and the same are hereby adopted in their entirety, with amendments as specifically herein set out, as an Ordinance applicable to Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana, excepting farming property of more than two (2) acres of land, said amendments and additions being as follows, to wit:

In Chapter 14 for Section 1-1401 of said Building Code, substitute the following: "For the purpose of this Code the requirements for construction, storage or occupancy hazards shall be determined by any such regulations as may be imposed by emergencies or such enactments or ordinances passed by the Board of Commissioners of the County of Vanderburgh, to meet the conditions occasioned by community growth or expansion and any such laws, rules or regulations shall be deemed a part of such Code affecting or invalidating anything herein contained. Nothing contained herein shall be construed to limit or restrain the powers of said Board of Commissioners of Buildings to limit, regulate, define or restrain any construction, storage or occupancy wherein same is or may become a hazard opposed to public interest."

In Chapter 40, Section 5-4002, in Table No. 40 for "Hollow Clay Tile Wall" in the first item under this caption "End or side construction, One cell in wall thickness. Plastered," add the following words after the word "Plastered": "Non-load bearing partitions." In Table No. 40 after the sub-title "Hollow Clay Tile Wall" insert the following words M. 2. T. Standards. And in the same Table No. 40 wherever the words "two cells" are used substitute the words "three cells"

In Chapter 42, Section 5-4201, for the words "City of Evansville" substitute the words "County of Vanderburgh."

In Chapter 43, Section 5-4301, wherever the word "city" appears substitute the word "county", and in line 17 of said Section strike out the words "In Fire Zone No. 1, or" and begin the sentence with "When"; in the sentence beginning in Line 33 of said Section, with the words "building materials" and concluding in line 2 on page 378 of said section with "commissioner" strike out the entire sentence.

In Chapter 44, Section 5-4402, substitute for the words "Board of Public Works and Safety" the words "Board of Commissioners of the County of Vanderburgh"; for the words "Controller", wherever the same may appear, substitute the word "County Auditor" and for the words "City of Evansville" substitute the words "County of Vanderburgh."

In Section 5-4407 of the same Chapter 44, for the words "Fire Zone No. 1" substitute the words "Any district, neighborhood and restricted by the Board of Commissioners of the County of Vanderburgh, or the Commissioner of Buildings", also in the same Section substitute for the word "city" the word "county."

In Section 5-4444 of the same Chapter, for the words "Department of Public Works and Safety" substitute the words "Board of Commissioners of the County of Vanderburgh."
Board of Commissioners, Vanderburgh County, Indiana, December 29th 1941

PRODUCTS RAISED AT COUNTY INFIRARY -CONT'D-

<table>
<thead>
<tr>
<th>BERRIES, VEGETABLES &amp; FRUITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 GAL. GOOSEBERRIES @ .30</td>
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<td>17 GAL. STRAWBERRIES @ .40</td>
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<td>68 LB. BLACKBERRIES @ .40</td>
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<tr>
<td>115 LB. PEAS @ .80</td>
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<tr>
<td>250 LB. LIMA BEANS @ .80</td>
</tr>
<tr>
<td>44 BU. LETTUCE @ .60</td>
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<td>38 LB. BEETS @ 1.00</td>
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<td>48 LB. TURNIPS @ 1.25</td>
</tr>
<tr>
<td>10 LB. ONIONS @ 1.00</td>
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<tr>
<td>1500 LBS. LIMA BEANS @ .06</td>
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<tr>
<td>1692 LBS. CARROTS @ .05</td>
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<tr>
<td>4800 LBS. TURNIPS @ .04</td>
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<tr>
<td>7500 LBS. GREEN BEANS @ .02</td>
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<tr>
<td>2200 LBS. CABBAGE @ .12</td>
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<td>6120 LBS. ONIONS @ .02</td>
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<tr>
<td>65 BU. SWEET POTATOES @ .90</td>
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<td>572 LBS. IRISH POTATOES @ 1.20</td>
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<td>98 LBS. CUCUMBERS @ 1.00</td>
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<td>86 LBS. CARROTS @ .75</td>
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<td>590 LB. BEETS @ .08</td>
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<td>550 LBS. CARROTS @ .04</td>
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<td>8280 LBS. BEETS @ .03</td>
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<tr>
<td>1140 LBS. CABBAGE @ .03</td>
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<tr>
<td>70 BU. GREEN TOMATOES @ .30</td>
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<tr>
<td>70 LBS. PEARS @ .20</td>
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<tr>
<td>94 LBS. PEACHES @ .20</td>
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<tr>
<td>16 LBS. APPLES @ .20</td>
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<tr>
<td>201 GAL. PLUMS @ .15</td>
</tr>
<tr>
<td>250 DL. CORN @ .15</td>
</tr>
<tr>
<td>15 BU. OKRA @ .75</td>
</tr>
</tbody>
</table>

TOTAL ................................ $18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION No. 19-410-B- W.P.A. RECONSTRUCTION .. $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
In Chapter 45, Section 5-4903 for the words "City Controller" substitute the words "County Auditor" and for the words "City of Evansville" wherever they appear, substitute the words "County of Vanderburgh", and for the words "Mayor" substitute the words "Board of Commissioners of the County of Vanderburgh", and in Section 5-4506 of the same Chapter, for the word "City of Evansville" substitute the words "County of Vanderburgh".

In Chapter 46, wherever the words "City of Evansville" appear substitute the words "County of Vanderburgh" and in Section 5-4632, following the sentence in the 6th line ending with the words "Fahrenheit" add the following sentence: "Flue linings shall be provided with smoke ring as a continuous and construction for the entrance of stove, heater or furnace pipe or such flue linings may be provided with a knock-out section or circle of proper size into which there shall be fitted a separate entrance rim or ring of some metal to make a tight joint when cemented as no existing of linings will be allowable for any pipe entrance." In the same section, on page 406 of said Code, omit the schedule of minimum effective flue areas, starting with the words "Small special stoves and heaters 70 sq. in." and substitute therefor:

Stoves, Ranges and Small Room Heaters....................70 sq. in.
Fireplaces (at least 1/2 the fireplace opening)............70 sq. in.
Warm-air furnaces, steam and hot water boilers........120 sq. in.

Chapters 47 and 48 of said Building Code are not adopted for the reason they are not applicable to areas in Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana.

In Chapter 49, wherever the words "City of Evansville" appear, substitute the words "County of Vanderburgh".

In said Chapter 49, for Section 5-4903, substitute the following: "Requirements for license - Every person who shall desire to practice the business of plumbing in Vanderburgh County, and who is licensed and in good standing to practice in the City of Evansville, and who continues to hold such license, shall register as such licensed plumber for Vanderburgh County; shall deposit a fee in the sum of Five ($5.00) Dollars with the Commissioner of Buildings, payable to the County Treasurer. Revocation of the license acquired in the City of Evansville for infraction of rules and regulations shall automatically cancel the right of any licensed plumber in Vanderburgh County until such time that the license is restored.

Every person who is not licensed as a plumber by the City of Evansville but does desire to practice the business of plumbing in Vanderburgh County, outside of the corporate limits of the City of Evansville, shall have all the necessary qualifications and an established place of business and shall apply to the Board of Examiners of the Department of Buildings for a certificate of registration as such competent and qualified plumber. The applicant shall state his experience, refer to work installed and state his qualifications, together with his place of residence and location of his shop or business. The Board of Examiners shall make such investigation of the applicant's record and qualifications as such Board may deem necessary and may require a written examination. When the applicant requests an examination for the purpose of determining his qualifications, such applicant shall pay the Board the sum of Five ($5.00) Dollars as an examination fee which shall be payable to the County Treasurer. If the applicant is found competent and qualified, the Board shall issue a certificate of registration directed to the County Auditor and said County Auditor upon the receipt of the certificate of registration and the payment of Twenty-five ($25.00) Dollars for the employer, contractor or master plumber and an additional fee of One ($1.00) Dollar for each employee or journeyman plumber, the County Auditor shall grant a license to such person, firm or corporation named in the certificate of registration, for a period of one (1) year from the date of the granting of the license.
Board of Commissioners, Vanderburgh County, Indiana.  

DECEMBER 29TH 1941

PRODUCTS RAISED AT COUNTY INFIRMARY - CONT'D -

<table>
<thead>
<tr>
<th>Item</th>
<th>Weight</th>
<th>Amount</th>
<th>Price</th>
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<td>15 Gal.</td>
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<td>4.50</td>
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<tr>
<td>11 Lb. Strawberries</td>
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<tr>
<td>250 Lb. Lima Beans</td>
<td>250 Lb.</td>
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<td>125.00</td>
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<tr>
<td>44 Bu. Lettuce</td>
<td>44 Bu.</td>
<td>$0.50</td>
<td>22.00</td>
</tr>
<tr>
<td>38 Bu. Beets</td>
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<td>19.00</td>
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<tr>
<td>54 Bu. Turnips</td>
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<td>27.00</td>
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<tr>
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<td>49.00</td>
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<tr>
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<td>43.00</td>
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<td>24 Lb. Peas</td>
<td>24 Lb.</td>
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<td>12.00</td>
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<tr>
<td>78 Lb. Peaches</td>
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<td>58.50</td>
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<tr>
<td>82 Lb. Apples</td>
<td>82 Lb.</td>
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<td>61.50</td>
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<tr>
<td>201 Gal. Plums</td>
<td>201 Gal.</td>
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<td>151.00</td>
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<tr>
<td>250 Dz. Corn</td>
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<tr>
<td>16 Bu. Okra</td>
<td>16 Bu.</td>
<td>$0.75</td>
<td>12.00</td>
</tr>
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</table>

TOTAL .............................................. $18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION NO. 19-410-B- W.P.A. RECONSTRUCTION  . . $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
7. Ejectors operated by water or steam are prohibited for use as sump pumps as well as any other device that may permit back-siphonage of sewage into the water supply.

8. Basement cesspools or seepage sumps located underneath the dwelling are prohibited as well as any other drainage device or equipment that may represent a hazard to the water supply.

9. Septic Tanks:
   A. Location- The septic tank must be located:
      a. At least fifty (50) feet from any water supply well.
      b. At least twenty (20) feet from any dwelling.
      c. At least five (5) feet from any property line.

   B. Basic Design later
      a. The tank must be constructed of durable, non-corrodible material, impervious to water and resistant to decay.
      b. Commercial septic tanks shall be guaranteed by the manufacturer to be water tight and structurally sound.
      c. Septic Tanks shall have a removable cover, a removable slab, or an entrance manhole at least 22 inches in diameter for easy accessibility for repair and cleaning.

   d. The top of the tank shall be not more than 15 inches below ground surface, unless and entrance manhole extending to the ground surface is provided.

   e. The capacity of any septic tank is determined by the actual fluid content.

   f. The inlet to the septic tank must be not less than six inches internal diameter and a baffle must be placed eight inches in back of the orifice and extend down into the fluid eighteen inches and be extended within six inches to the top.

   g. The outlet to the septic tank must be not less than four inches internal diameter and must be at least one inch lower than the lower edge of the inlet. A baffle must be provided in front of the orifice which must extend down into the fluid eighteen inches and be extended within six inches of the top of the tank and it must be located four inches in front of the discharge outlet.

   h. Baffles must extend across the entire width of tank.

10. The minimum dimensions for Septic Tanks is as follows:

    **MINIMUM DIMENSIONS FOR SEPTIC TANKS**

    (All dimensions in inches)

    | Dimensions       | Rectangular | Cylindrical |
    |------------------|-------------|-------------|
    | A. Length inside | 61          | XX          |
    | B. Width         | 33          | XX          |
    | C. Diameter, "   | 22          | 42          |
    | D. Depth, "      | 60          | 55          |
    | E. Liquid Depth Inside | 42 | 43         |
    | F. Sept Space    | 18          | 6           |
    | G. Air Space     | 6           |             |
    | H. Baffle Depth In | 18 | 18         |

   * The minimum size for Septic Tank is based upon the bath room and sink waste of a single family dwelling. The size of the Septic Tank shall be increased for handling waste from laundry trays or drains. if garments are disposed of by grinding or shredding and discharged into the sewage disposal system the liquid capacity of the tank must be doubled.
### PRODUCTS RAISED AT COUNTY INFIRMARY - Cont'd -

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**TOTAL**: $18,544.32

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**RE: USE OF 1941 BALANCES OF APPROPRIATIONS**

**RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.**

**Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that the following appropriation for specific purposes, under which contracts have been awarded or work begun during the Year 1941, contains a balance which will be needed to make payments upon completion of said work or delivery under said contracts, viz:**

**Appropriation Bo. 19-410-B- W.P.A. Reconstriction** 

**$1,116.79**

**And the Board now finds, and it is hereby ordered that said specific appropriation should be held intact beyond the Year 1941, so that the work begun and the contracts awarded thereunder may be paid for upon completion thereof from said specific appropriation.**
J. The approval materials of construction are as follows:

Cast-in-place concrete-6 inches thick; 1:2:13 mix; ½ steel bars spaced 10 inches both ways.

Precast Concrete-2½ inches thick; waterproofed; 4000 pounds per square inch compressive strength; electric welded copper-bearing steel mesh reinforcing.

Fabricated steel-12 gauge or heavier copper-bearing steel, interior and exterior surfaced coated with two coats of bituminous material.

Ceramic: construction-hard burned shale or fireclay thoroughly glazed with all fittings of the same materials to assemble with tight joints.

In Chapter 49, for section 9-592, substitute the following:

"Sewage treatment- Secondary.- General requirements- The effluent from a Septic Tank must receive a secondary treatment through a process of absorption, oxidation and evaporation combined and it must not under any conditions discharge into any sewer main, into a ditch, lake, pond, stream, tile drain or storm sewer without secondary treatment by means of a sand filter.

Tile Absorption Systems:

a. The trench for the clay tile shall be dug four inches lower than the drainage outlet of the Septic tank and shall have a fall from the Septic tank of not more than two inches per one hundred linear feet. The bottom of the trench shall be filled with four inches of gravel, well compacted, before laying the tile.

b. All of the earth that is removed from the trenches shall be compacted back into the trench after surrounding the tile with gravel. Grading over the absorption tile shall be done in such a manner that surface water will be carried away from the tile absorption field instead of into it and this field must act solely as an absorption field for the secondary treatment of the sewage instead of a surface drainage outlet.

c. The tile shall be laid in a trench 24 inches to 30 inches deep, and shall be entirely surrounded with 4 inches of gravel and tar paper strip or saddles shall be placed over the tops of all joints before backfilling.

d. The minimum distance
   From any well shall be not less than 50 feet
   From any property line 8 25
   From any dwelling 25 25
   From any stream, lake or open ditch 25 a

e. The minimum length of absorption field laterals shall be not less than 150 feet and which shall be increased for heavy soils or clay to not less than 300 feet.

f. The minimum distance between tile laterals shall shall be ten feet.

g. Where there is a sharp change in direction of any tile laterals regular fittings shall be used.

h. Where vents are installed at the ends of any lateral lines same shall be made with standard fittings and the tops of the vents shall be protected.
RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

BEHIND NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

- Appropriation No. 19-410-B- W.P.A. RECONSTRUCTION ... $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED UNDER SAID MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
In Chapter 49 for Section 5-4914 substitute the following:

"Sewage Treatment—Secondary.— Filters.

Sand filter system as a method for secondary treatment may be used for the discharge of the effluent of the septic tank when conveyed through an approval filter to connect into a tile drain or storm sewer. No filter can be connected to discharge into any open ditch or stream which is dry at any time.

a. Location—Minimum distance
   1. From any well 50 feet
   2. From any property Line 6"
   3. From any dwelling 25"
   4. From any lake, stream or ditch 25"

b. Construction requirement
   1. Area—One square foot per gallon of septic tank capacity, Minimum area—500 square feet.
   2. Depth of filtering material—24 to 36 inches.
   3. Filter material—clean course sand.
   4. Distance between tile laterals—6 to 8 feet.
   5. Distance from ground surface to top upper layer of tile—15 inches to 24 inches.

In Chapter 49 for Section 5-4915 substitute the following:

Cesspools and dry seepage wells—cesspools and dry seepage wells are not permissible in Vanderburgh County unless some extraordinary conditions prevail to permit the use of same under a written permit obtained from the Department of Buildings. The installation of any cesspool or dry seepage well without having obtained a permit for such installation is an offense within the scope of the code, and subject to the penalties prescribed herein.

In Chapter 49 for Section 5-4916 substitute the following:

Privies unlawful. No open privy vault shall be used wherever any other system for sewage treatment and disposal is available and in such instances where privy vaults are required they must conform to the minimum standards established by the State Board of Health, vented, screened, and kept in good state of repair and disinfected with chemical disinfectants at intervals of not less than 14 days.

Add at the end of this paragraph the following insert the following:

"Greased traps shall be required as part of the plumbing installation for all single family and multiple dwellings, these grease traps must be watertight and provided with removable covers and easily accessible for cleaning and shall be installed as close to the sink as possible but in no instance farther than six feet from the foundation wall of the structure. The minimum size of any grease trap used in connection with residential plumbing shall be 10 inches inside diameter and the minimum depth shall be 30 inches of approval design with removable and inestuctable cover provided with an intake not less than 2 inches diameter and outlet not less than 3 inches inside diameter when cast iron pipe is used or not less than 4 inches inside diameter when glazed sewer pipe is used. No earth fill shall be placed over the top of any grease trap."

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RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

**APPROPRIATION NO. 19-410-B- W.P.A. RECONSTRUCTION . . $1,116.79**

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.

### PRODUCTS RAISED AT COUNTY INFIRMARY - CONT'D -

**BEERS, VEGETABLES & FRUITS**

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<th>Unit</th>
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<td>Blackberries</td>
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</table>

**TOTAL . . . . . . . . . . . . . $18,544.82**
In Chapter 49 to Section 5-4631 add the following:

"Where a sewage disposal system is used and where basement drainage can not be accomplished by gravity to the Septic Tank, a watertight sump or approved design equipped with automatic electrically operated sump pump must be installed. Discharge of this pump shall be into the sink waste beyond the grease trap. In all installations a check valve must be installed in the discharge line from pump.

In all instances where basement drainage and laundry waste is discharged into a sewage disposal system, the size of the system must be increased to allow for the distribution of the added quantity of waste and the capacity of the septic tank must be increased by at least 100 gallons."

In Chapter 49 Section 5-4901 omit the last sentence and substitute therefor the following:

"No septic tank, absorption field or filter field, or any other apparatus, equipment or installation used for the primary or secondary treatment of sewage shall be covered before being inspected and approved. Notice shall be given to contractor at least 24 hours before ready for the inspection."

In Chapter 50 Section 5-5003 in the last sentence on page 446 before the words "Fire Zone" insert the words "any established" and for the words "No. 1 of the City of Evansville" substitute the words "County of Vanderburgh."

In Chapter 50, Section 5-5006 for City substitute the word "County."

In Chapter 50, Section 5-5010 for the words "The City of Evansville, substitute the words "Vanderburgh County."

In Chapter 50 Section, 5-5011 in paragraph (c) omit the words "City Controller" and substitute the words "County Auditor" and for the words "Five Dollars ($5.00)" substitute the words "Three Dollars ($3.00), and add to this paragraph (c) the following:

"Where any person, firm or corporation is holding a license and is in good standing in the City of Evansville the County seat of Vanderburgh County, the license of the City of Evansville shall be accepted in the lieu of a license for Vanderburgh County but the holding of this city license shall not exempt the license from the furnishing of a bond to Vanderburgh County, a registration fee of five dollars ($5.00) for a certificate of registration for such licensed persons, firms or corporations and a registration fee of one dollar for a certificate of registration for journeymen electricians."

In Chapter 50 Section, 5-5011, paragraph (e) for the words "ten dollars ($10.00)" substitute the words "five dollars ($5.00) and for the words "two dollars ($2.00) substitute the words one dollar ($1.00)."

In Chapter 50 Section, 5-5011 paragraph (h) for the words "City Controller" substitute the words "county Auditor."

In Chapter 50 Section (I) omit the words "with the city of Evansville."

In Chapter 50 Section, omit the words "public works and safety" and substitute the words "Board of Commissioners of the County of Vanderburgh."
Board of Commissioners, Vanderburgh County, Indiana, December 29th, 1941

PRODUCTS RAISED AT COUNTY INFIRMARY - CONT'D -

BERIES, VEGETABLES & FRUITS:

15 gal. Gooseberries @ .30 $ 4.50
112 " Strawberries @ .40 26.40
38 " Blackberries @ .40 15.20
58 " Boysenberries @ .90 52.20
115 " Peas @ .90 32.00
250 " Lima Beans @ .80 200.00
44 bu. Lettuce @ .60 26.40
78 " Beets @ 1.00 38.00
54 " " @ .75 40.50
48 " Turnips @ 1.25 60.00
10 " " @ 1.00 10.00
66 " " @ .75 49.50
390 " " @ .50 195.50
1304 lbs. Green Beans @ .10 130.40
192 " " @ .06 11.52
1562 " " @ .05 84.00
4500 " " @ .04 182.00
2750 " Cabbage @ .02 150.00
2200 " " @ .11 232.00
5170 " Onions @ .03 155.10
85 bu. Sweet Potatoes @ .90 76.50
570 " Irish " @ 1.20 684.00
96 " Cucumbers @ 1.00 96.00
86 " Carrots @ .75 64.50
900 lbs. Tomatoes @ .10 90.00
560 " " @ .06 33.60
130 " " @ .06 10.80
3180 " " @ .05 159.00
580 " " @ .04 21.60
8280 " " @ .34 2828.00
1140 " " @ .25 285.00
70 bu. Green Tomatoes @ .50 35.00
70 " " Peas @ .80 56.00
24 " " Peaches @ .60 14.40
88 " " Peaches @ .75 66.00
82 " Apples @ .50 41.00
201 gal. Plums @ .30 60.30
250 dz. Corn @ .15 37.50
15 bu. Okra @ .75 11.25

TOTAL . . . . . . . . . . . . . . . . . . . $18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION NO. 19-410-B W.P.A. RECONSTRUCTION . . $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
In Chapter 60, Section 5-5021, for the first sentence substitute the following: "No work shall be started until a permit has been obtained, and inspection fees shall be paid at the time of the issuance of the permit and shall be as follows: and in paragraph (e) of the said section omit the last sentence, and in paragraph (n) of said Section for the words "One dollar (1.00) substitute the words "One and 50/100 (1.50) Dollars.

In Chapter 50, Section 5-5028, to paragraph (c) add the following: "Service cable is permissible for all types of dwellings up to and including two apartment dwellings, subject to further orders or bulletins issued by the department of buildings. No service shall be less than 60 amperes except for sign boards, non-occupancy structures or apparatus where special permission is granted for such installation. No service connections shall be made to any single detached shed or garage, nor to any sub-normal dwelling or shed nor to any trailer or to any pole or device for the service of any trailer unless such trailers as situated in a licensed trailer or tourist camp."

In Chapter 50, Section 5-5028 paragraph (d) for the third sentence substitute the following: "There shall not be more than four (4) such receptacles on a circuit of No. 14 wire. In all dwelling occupancies, branch circuits which supply receptacles outlets in kitchen, laundry, pantry, breakfast room and bath room, shall not supply other outlets, and such circuits shall have conductors not smaller than No. 14, and not more than four such outlets on a cir-

In Chapter 50, Section 5-5028 for the City of Evanston substitute the words "the City of Evanston." in Chapter 50, Section 5-5028 paragraph (i) add the following sentences: "The installation of non-metallic underground cable commonly designated as trench-lay is not allowable. Whenever it is necessary to use gaskets on conduit fitting only factory made gaskets will be approved."

In Chapter 50, Section 5-5028 Paragraph (k) insert the words "any established" before the words "Fire Zone" and omit the words "No. 1."

In Chapter 50, Section 5-5028 paragraph (r) omit the words "public" and the word "city."

In Chapter 50, Section 5-5028 paragraph (s) add the following: "except for the service of farm accessory buildings wires may be run overhead when properly supported, and excepting instances which involve a hazard where underground wiring shall be ordered by the commissioner of buildings or the electrical inspector."

DEFENSE - CONSERVATION - AERONAUTICS

GENERAL PROVISIONS.

All the laws, rules and regulations adopted or promulgated by the National Council of Defense, the Federal Housing Administration, the Department of the Interior, the State Planning Commission, or any other national or state authority, are to be deemed a part of this Code and subject to regulation and control just as though set up specifically within this Code.

All the laws, rules and regulations adopted or promulgated by the Civil Aeronautics Administration and all other divisions of the Government that control or regulate private, civil, commercial and military aeronautics shall be and are deemed a part of this Code, and subject to regulation and control just as though set up specifically within this Code.
PRODUCTS RAISED AT COUNTY INFIRARY -CONT-.

<table>
<thead>
<tr>
<th>BERRIES, VEGETABLES &amp; FRUITS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>15 GAL. Gooseberries</td>
<td>@ .30 $ 4.50</td>
</tr>
<tr>
<td>112 &quot; Strawberries</td>
<td>@ .40 25.60</td>
</tr>
<tr>
<td>38 &quot; Blackberries</td>
<td>@ .40 15.20</td>
</tr>
<tr>
<td>38 &quot; Boyson Berries</td>
<td>@ .90 52.20</td>
</tr>
<tr>
<td>115 &quot; Peas</td>
<td>@ .80 92.00</td>
</tr>
<tr>
<td>250 &quot; Lima Beans</td>
<td>@ .80 200.00</td>
</tr>
<tr>
<td>42 BU. Lettuce</td>
<td>@ .60 26.80</td>
</tr>
<tr>
<td>38 &quot; Beets</td>
<td>@ 1.00 36.00</td>
</tr>
<tr>
<td>54 &quot; Turnips</td>
<td>@ .75 40.50</td>
</tr>
<tr>
<td>10 &quot;</td>
<td>@ 1.25 25.00</td>
</tr>
<tr>
<td>66 &quot;</td>
<td>@ .75 49.50</td>
</tr>
<tr>
<td>390 &quot;</td>
<td>@ .50 195.50</td>
</tr>
<tr>
<td>1504 LBS. Green Beans</td>
<td>@ .10 150.40</td>
</tr>
<tr>
<td>684 &quot;</td>
<td>@ .06 41.04</td>
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<tr>
<td>192 &quot;</td>
<td>@ .05 96.00</td>
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<tr>
<td>4800 &quot;</td>
<td>@ .04 192.00</td>
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<tr>
<td>7500 &quot; Carriage</td>
<td>@ .02 150.00</td>
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<tr>
<td>2200 &quot;</td>
<td>@ .19 41.80</td>
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<tr>
<td>5130 &quot; Onions</td>
<td>@ .02 102.60</td>
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<tr>
<td>65 BU. Sweet Potatoes</td>
<td>@ .90 58.50</td>
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<tr>
<td>700 &quot; Irish</td>
<td>@ 1.20 844.00</td>
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<tr>
<td>90 &quot; Cucumbers</td>
<td>@ 1.05 94.50</td>
</tr>
<tr>
<td>86 &quot; Carrots</td>
<td>@ .75 64.50</td>
</tr>
<tr>
<td>900 LBS. Tomatoes</td>
<td>@ .10 90.00</td>
</tr>
<tr>
<td>540 &quot;</td>
<td>@ .06 33.20</td>
</tr>
<tr>
<td>180 &quot;</td>
<td>@ .05 90.00</td>
</tr>
<tr>
<td>3180 &quot;</td>
<td>@ .05 159.00</td>
</tr>
<tr>
<td>640 &quot;</td>
<td>@ .04 21.60</td>
</tr>
<tr>
<td>8260 &quot;</td>
<td>@ .33 269.80</td>
</tr>
<tr>
<td>1140 &quot;</td>
<td>@ .25 285.00</td>
</tr>
<tr>
<td>70 SU. Green Tomatoes</td>
<td>@ .50 35.00</td>
</tr>
<tr>
<td>70 &quot; Pears</td>
<td>@ .80 56.00</td>
</tr>
<tr>
<td>25 &quot; Peaches</td>
<td>@ .60 14.40</td>
</tr>
<tr>
<td>75 &quot; Apples</td>
<td>@ .75 56.25</td>
</tr>
<tr>
<td>82 &quot; Dried Corn</td>
<td>@ .50 41.00</td>
</tr>
<tr>
<td>201 GAL. Oka</td>
<td>@ .30 60.30</td>
</tr>
<tr>
<td>230 DZ. Corn</td>
<td>@ .15 34.50</td>
</tr>
<tr>
<td>16 SU. Oka</td>
<td>@ .75 12.00</td>
</tr>
</tbody>
</table>

TOTAL: 3409.14

$18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION Bo. 19-410-B- W.P.A. RECONSTRUCTION $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
The foregoing Ordinance was unanimously adopted by the Board of Commissioners of the County of Vanderburgh, State of Indiana, on this the 18th day of December, 1941, to be in effect on January 1st, 1942.

George J. Kessel
Harry Hamon
Joseph O. Leichfield

Attest:

County Auditor of Vanderburgh County, Indiana.

Said date having deferred final action upon the adoption of said Ordinance until this the 29th day of December 1941, and being fully advised in the premises now in all things adopts the following Ordinance embodying said revised County Building and Zoning Code, to take effect on January 1st, 1942, viz:
PRODUCTS RAISED AT COUNTY INFIRMARY -CONT'D-

BERIES, VEGETABLES & FRUITS

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gooseberries</td>
<td>15 gal.</td>
<td>$4.50</td>
</tr>
<tr>
<td>Strawberries</td>
<td>112</td>
<td>$26.10</td>
</tr>
<tr>
<td>Blackberries</td>
<td>38</td>
<td>$15.20</td>
</tr>
<tr>
<td>Boyceon Berries</td>
<td>58</td>
<td>$52.20</td>
</tr>
<tr>
<td>Peas</td>
<td>115</td>
<td>$22.00</td>
</tr>
<tr>
<td>Lima Beans</td>
<td>250</td>
<td>$200.00</td>
</tr>
<tr>
<td>Lettuce</td>
<td>44 Bu.</td>
<td>$26.40</td>
</tr>
<tr>
<td>Beets</td>
<td>38</td>
<td>$38.00</td>
</tr>
<tr>
<td>Turnips</td>
<td>48</td>
<td>$40.50</td>
</tr>
<tr>
<td>Onions</td>
<td>10</td>
<td>$10.00</td>
</tr>
<tr>
<td>Green Beans</td>
<td>230 lb.</td>
<td>$49.50</td>
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<tr>
<td>Carrots</td>
<td>390</td>
<td>$135.50</td>
</tr>
<tr>
<td>Cucumbers</td>
<td>3,510 lb.</td>
<td>$102.60</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>65 bu.</td>
<td>$58.50</td>
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<tr>
<td>Irish</td>
<td>970</td>
<td>$68.00</td>
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<tr>
<td>Peas</td>
<td>2,200 lb.</td>
<td>$33.00</td>
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<tr>
<td>Onions</td>
<td>5130</td>
<td>$102.60</td>
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<tr>
<td>Sweet Potatoes</td>
<td>65</td>
<td>$48.00</td>
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<tr>
<td>Cucumbers</td>
<td>7500</td>
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<td>Carrots</td>
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<td>Tomatoes</td>
<td>5130</td>
<td>$102.60</td>
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<tr>
<td>Carrots</td>
<td>5,130 lb.</td>
<td>$102.60</td>
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<tr>
<td>Tomatoes</td>
<td>3180</td>
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<td>8,200 lb.</td>
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<tr>
<td>Carrots</td>
<td>710</td>
<td>$34.20</td>
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<tr>
<td>Tomatoes</td>
<td>70 su.</td>
<td>$35.30</td>
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<tr>
<td>Peas</td>
<td>500</td>
<td>$56.00</td>
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<tr>
<td>Peaches</td>
<td>72</td>
<td>$14.40</td>
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<tr>
<td>Apples</td>
<td>506</td>
<td>$41.00</td>
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<tr>
<td>Plums</td>
<td>201</td>
<td>$60.70</td>
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<tr>
<td>Okra</td>
<td>16 bu.</td>
<td>$12.00</td>
</tr>
</tbody>
</table>

TOTAL: $3409.14

$18,544.82

RE: USE OF 1941 BALANCES OF APPROPRIATIONS

RE: SPECIFIC APPROPRIATIONS UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, AND NOT COMPLETED

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT THE FOLLOWING APPROPRIATION FOR SPECIFIC PURPOSES, UNDER WHICH CONTRACTS HAVE BEEN AWARDED OR WORK BEGUN DURING THE YEAR 1941, CONTAINS A BALANCE WHICH WILL BE NEEDED TO MAKE PAYMENTS UPON COMPLETION OF SAID WORK OR DELIVERY UNDER SAID CONTRACTS, VIZ:

APPROPRIATION No. 19-410-B- W.P.A. RECONSTRUCTION . $1,116.79

AND THE BOARD NOW FINDS, AND IT IS HEREBY ORDERED THAT SAID SPECIFIC APPROPRIATION SHOULD BE HELD INTACT BEYOND THE YEAR 1941, SO THAT THE WORK BEGUN AND THE CONTRACTS AWARDED THEREUNDER MAY BE PAID FOR UPON COMPLETION THEREOF FROM SAID SPECIFIC APPROPRIATION.
IN THE MATTER OF THE ADOPTION OF REVISED COUNTY BUILDING AND ZONING CODE.

The Board of Commissioners, after having given notice by publication, one time, in each the Evansville Courier and Evansville Press, both newspapers of general circulation within Vanderburgh County, Indiana, printed and published in the English language in the City of Evansville, Indiana, which publications were had on the 15th day of December, 1941, giving notice of public hearing upon the adoption of said revised County Zoning and Building Code, and the date for said hearing having been fixed as the 18th day of December, 1941, at which time said Board having before it said revised County Building and Zoning Code, and there being no opposition or objection thereto, either verbal or written, and the Board on said date having deferred final action upon the adoption of said Code until this the 29th day of December 1941, and being fully advised in the premises now in all things adopts the following Ordinance embodying said revised County Building and Zoning Code, to take effect on January 1st, 1942, viz:

...
Board of Commissioners, Vanderburgh County, Indiana,

DECEMBER 29TH, 1941

RE: APPROVAL OF ADDITIONAL APPROPRIATIONS

STATE OF INDIANA

OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

DECEMBER 26TH, 1941

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $1850.00.

AND:

THIS MATTER HAVING BEEN SET FOR HEARING ON DECEMBER 26TH AT 10:00 A.M., REPORT HAVING BEEN MADE AND ALL OF THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOW APPROVE SAID ADDITIONAL APPROPRIATIONS IN THE SUM OF $1850.00 IN FULL FOR GENERAL FUND, TO BE REFLECTED IN WORKING BALANCE.

HENRY S. MURRAY, CHAIRMAN

ATTEST:

SECRETARY

STATE OF INDIANA

OFFICE OF THE INDIANA TAX BOARD

1, Edw. D. Koeneemann, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 26th day of December, 1941.

WITNESS MY HAND AND THE SEAL OF THIS BOARD ON THIS THE 26TH DAY OF DECEMBER, 1941.

(Signed) Edw. D. Koeneemann

SECRETARY

ON MOTION THE BOARD ADJOURN SINE DIE.

George W. Kessel

Harry Stender

Joseph W. Eichhold

BOARD OF COUNTY COMMISSIONERS
Thursday, January 1st, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present Joseph V. Eisterhold, George J. Kissel and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy Sheriff James Long.

Re: Organization of Board of County Commissioners

Harvey Herndon was re-elected member of the Board of County Commissioners and was sworn in by County Clerk J. Edgar Sachs.

The meeting was called for the purpose of effecting an organization for the year 1942 as per statute. Upon motion of Harvey Herndon, seconded by Joseph V. Eisterhold, George J. Kissel was elected president of the Board for the year 1942.

On motion the Board recessed until Friday, January 2nd, 1942.

George J. Kissel

Henry Herndon

Joseph V. Eisterhold

Board of County Commissioners

Friday, January 2nd, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present George J. Kissel and Harvey Herndon, members of the Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bonds of Public Officials

The Commissioners approve bonds of the County Treasurer and Deputies as follows:

Gilbert H. Bosse, County Treasurer- $70,000 with London & Lancashire Indemnity Co

$30,000 with Fidelity & Deposit Company of Maryland

Anton Elpers, Deputy $5,000 with Glen Falls Indemnity Company

Victoria Foley, Deputy $5,000

Agnes Graesch, Deputy $5,000

Amelia Holman, Deputy $5,000

Vesta Davis, Deputy $5,000

Maryland Casualty Company

Hartford Accident & Indemnity Company
Board of Commissioners, Vanderburgh County, Indiana, January 2nd, 1942

Re: Appointments of County Employees

The Board of Commissioners approve the following appointments of employees:

In County Offices and Court House:

<table>
<thead>
<tr>
<th>County Clerk's Office</th>
<th>County Auditor's Office</th>
</tr>
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<tbody>
<tr>
<td>Ed. J. Sauer</td>
<td>Guy K. Fox</td>
</tr>
<tr>
<td>Esther Weidner</td>
<td>Ben Bookstege</td>
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<tr>
<td>Miriam Johnson</td>
<td>Charlotte Ritter</td>
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<td>Alvina Niehaus</td>
<td>Florence Leister</td>
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<td>Catherine DeJean</td>
<td>Mildred Akin</td>
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<td>Joseph Grienener</td>
<td>Mildred Ulmo</td>
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<td>Edith Mae Niehaus</td>
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<table>
<thead>
<tr>
<th>County Treasurer's Office</th>
<th>County Recorder's Office</th>
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<tr>
<td>Anton Elpers</td>
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<td>Mary Louise Jones</td>
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<td>Agnes Graebach</td>
<td>Helen Ernst</td>
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<td>Amelia Holtman</td>
<td>Betty Bauer</td>
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<td>Vesta Davis</td>
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<table>
<thead>
<tr>
<th>County Sheriff's Office</th>
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<tbody>
<tr>
<td>Frank F. McDonald - Chief Deputy</td>
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<tr>
<td>James Long</td>
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<td>Charles Sweaton</td>
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<td>Herbert Lynn</td>
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<td>Stanley Martin</td>
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<td>William Brantley</td>
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<td>Leo Lintzenich</td>
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<tr>
<td>Truman Moore</td>
</tr>
<tr>
<td>Fred Niedermeier</td>
</tr>
<tr>
<td>Elzie Kell - Night Office Man</td>
</tr>
<tr>
<td>Kathryn Dietsch - Jail Matron</td>
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<tr>
<td>Dr. L.E. Fritsch - Physician</td>
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<tr>
<th>County Surveyor's Office</th>
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<tbody>
<tr>
<td>Sam Warren</td>
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<td>George Knaebel</td>
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<td>Albert Anslinger</td>
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<tr>
<td>William Dillman</td>
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<tr>
<td>W. Russellburg</td>
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<tr>
<td>Claiborne Lynn - Ditch Deputy</td>
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<tr>
<td>Arthur Freels - Ditch Inspector</td>
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<tr>
<th>County Assessor's Office</th>
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<tr>
<td>Dora Coleman</td>
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<td>Francis Henrich</td>
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<tr>
<th>Prosecuting Attorney's Office</th>
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<tbody>
<tr>
<td>Forrest W. Condit</td>
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<tr>
<td>Ole J. Olsen</td>
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<td>Dillie Weaver</td>
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<td>Isadore Newman</td>
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<tr>
<td>Oma Maidlow - Stenographer</td>
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<tr>
<th>County Coroner's Office</th>
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<tbody>
<tr>
<td>Eloise Brown - Deputy</td>
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<tr>
<td>Tom D. Jarvis - Attendance Officer</td>
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<tr>
<th>Circuit Court</th>
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<tbody>
<tr>
<td>Irene Brandau - Reporter</td>
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<tr>
<td>Harold Huck - C.W. Chowder</td>
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<tr>
<td>Robert Moody - Special Bailiffs</td>
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<tr>
<td>Edna Mueller - Earl J. Fares</td>
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<th>Prob. Officer</th>
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<tbody>
<tr>
<td>Estelle I. Joyce - Clerk Prob. Office</td>
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Board of Commissioners, Vanderburgh County, Indiana, JANUARY 2ND 1942

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<thead>
<tr>
<th>SUPERIOR COURT</th>
<th>COURT HOUSE</th>
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<tbody>
<tr>
<td>MARY ROSE TEPCE - REPORTER</td>
<td>JACOB BASSEMIER - SUPERINTENDENT</td>
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<tr>
<td>NORMAN BROSEHEARS</td>
<td>P. H. HAMMERSTEN - CUSTODIAN</td>
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<tr>
<td>WILLIAM McCLAIN - BAILIFFS</td>
<td>FRED G. HEIST - CARPENTER</td>
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<td>WM. G. MAURER - PLUMBER</td>
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<td>JOHN CAVINS - PAINTER</td>
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<td>EBSEN MARTIN - MECHANIC HELPER</td>
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<td>MARGARET KAPPNER</td>
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<td>HILTON KIRCHEN</td>
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<td>FLORENCE RODE - JANITORS</td>
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<td>SOPHIA KUNTZMANN - CLERK JUVENILE</td>
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<td>CHIEF</td>
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<tr>
<th>COUNTY AGENTS OFFICE</th>
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<tbody>
<tr>
<td>ALBERT B. BISHOP - AGRIC. AGENT</td>
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<tr>
<td>CHAS. W. STEVENS - ASSISTANT</td>
</tr>
<tr>
<td>ISABELLE MEISSEL - DEMONSTRATION AGENT</td>
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<tr>
<td>ELOISE SCHAUSS - STENGRAPHER</td>
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<tr>
<th>COUNTY INFIRMARY</th>
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<tbody>
<tr>
<td>MARY RUSSELL - ASSISTANT MATRON</td>
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<tr>
<td>OLGA WIEBEHAN - SEAMSTRESS</td>
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<tr>
<td>ARTIE CHOATE - HOUSE WOMAN</td>
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<td>KATHERINE LAUER - COOK</td>
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<td>MARIE WILSON - NURSE</td>
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<td>MATTIE WILDER - ASSISTANT</td>
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<td>GED, EISSLER - COOK</td>
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<td>JOHN TILFREY - ASSISTANT</td>
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<td>CHAS. PEV - ASSISTANT</td>
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<tr>
<td>RAYMOND STECKLER - HAND</td>
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<td>DAN FEEBACK - ASSISTANT</td>
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<tr>
<td>JOHN SCHILE - ENGINEER</td>
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<tr>
<td>HUMPHREY FELKER - HOUSE MAN</td>
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<tr>
<td>CHAS. SAVAGE - HOUSE &amp; LAUNDRY MAN</td>
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<tr>
<td>WM. MO GRATH - NURSE</td>
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<tr>
<td>EDGAR BOYD - NIGHT WATCHMAN</td>
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<td>WM. WEIS - BARBER</td>
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<td>VIRGINIA GREEFE - MATRON</td>
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<tr>
<td>JOHN GREEFE - SUPERINTENDENT</td>
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<tr>
<th>BOEHNE HOSPITAL</th>
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<tbody>
<tr>
<td>DR. PAUL CRUMM - SUPERINTENDENT</td>
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<tr>
<td>DR. H. GLADYS SPEAR - ASSOCIATE PHYSICIAN</td>
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<tr>
<td>DR. HELEN SHARP - ASSISTANT</td>
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<td>DR. JAMES BRYAN - DENTIST</td>
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<tr>
<td>ALICE FIELDER - DIRECTRESS OF NURSES</td>
</tr>
<tr>
<td>GRACE HEIMANN - LABORATORY TECHNICIAN</td>
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<tr>
<td>JEAN D. ALVEY - X-RAY TECHNICIAN</td>
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<tr>
<td>RUTH THOMPSON - DIETITIAN</td>
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<td>LILLIAN KITCHEN - BOOKKEEPER</td>
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<td>LILLIAN MINNIS - SECRETARY</td>
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<tr>
<td>NELDA LAWRENCE - ASSISTANT SECRETARY</td>
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<td>ELOISE MUDD - SWITCHBOARD OPERATOR</td>
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<tr>
<th>NURSES</th>
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<tbody>
<tr>
<td>ELNA ABEALL</td>
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<tr>
<td>CECILIA CRAWLEY</td>
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<td>RUTH ENLEY</td>
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<td>ANNA JANE FARLEY</td>
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<td>KATHERINE FIELD</td>
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<td>DOROTHINE HAINES</td>
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<td>MARIAN LOHR</td>
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- **BOEHNE HOSPITAL -Cont'd** -

<table>
<thead>
<tr>
<th>MEN</th>
<th>WOMEN</th>
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<tbody>
<tr>
<td>MYRON BATES</td>
<td>BELLE ALVIA</td>
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<td>THOMAS DEAN</td>
<td>BELLE ALVIA</td>
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<td>WILLIAM DOWNEN</td>
<td>MILDORE BENTLE</td>
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<td>THOMAS FISHER</td>
<td>MARIE CONNELL</td>
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<td>GILBERT FRAME</td>
<td>IRA CUNNINGHAM</td>
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<td>CLARENCE HARMON</td>
<td>ROSALIE DAVIS</td>
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<td>WILLIAM HAYES</td>
<td>LYDIA FREIBERGER</td>
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<td>ELRICH HENDERSON</td>
<td>MARY GARNETT</td>
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<td>ROY HOPPER</td>
<td>RUTH GOLD</td>
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<td>ORVAL INGLE</td>
<td>EVALYN HANSELMAN</td>
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<td>FREDERICK LEACH</td>
<td>AGNES HARPER</td>
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<td>RAYMOND MONTGOMERY</td>
<td>FANNY HERMION</td>
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<td>GEORGE PARKER</td>
<td>BEULAH JENKINS</td>
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<td>SYLVESTER PHILLIPS</td>
<td>FRIEDA KALLENBACH</td>
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<td>ALVA ROGERS</td>
<td>LENA KLEEMAN</td>
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<td>CURTIS SHANER</td>
<td>NAOMI SKELTON</td>
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<td>DAVID STEINMETZ</td>
<td>ELSA STEPHENSON</td>
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<td>CHARLES UNGEL</td>
<td>CLARA THOMAS</td>
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<tr>
<td>CASEY WRIGHT</td>
<td>HELEN WAGNER</td>
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<td>HELEN WISESTAD</td>
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- **COUNTY HEALTH DEPARTMENT** -

| Dr. G. B. UNDERWOOD      | Health Commissioner         |
| Ottis Wilson             | Sanitary Inspector          |
| Delilah Voight           | Clerk                       |
| Margaret Dreier          |                             |

- **PIGEON TOWNSHIP ASSESSOR** -

| J. B. Donohoo            | Deputy                      |
| CONRAD HAASE             |                             |

- **VENEREAL CLINIC** -

| Dr. Minor Miller         | Attendant                   |
| F. L. Crane              |                             |

- **COUNTY PLANNING COMMISSION** -

| Edward C. Kerth          | Secretary                   |
| Estelle Zilak            | Clerk-Stenographer          |
| Roy Williams             | Elec. Inspector             |
| Henry Brockman           | Pflg. Inspector             |

- **HIGHWAY DEPARTMENT** -

| WM. C. Koestring         | Supervisor                  |
| Florence Leister         | Clerk                       |
| Elmer J. Lappe           | Chief Clerk                 |
| John Korpff              | Timekeeper                  |
| Reini Wirth              | Serviceman                  |
| John Zimmer              | Foreman                     |
| John Roth                |                            |
| John L. Mitchell         | Patch Foreman               |
| John Fridy               | Mechanic                    |
| Ray Hillenbrand          |                            |
| Lloyd Edwards            | Asst Mechanic               |

| Henry Schnorchorst      |                             |
| Victor Herrel           |                             |
| Vernor Holder           |                             |
| Eugene Langham          |                             |
| Christ Schickel         |                             |
| Aaron Wogen             |                             |
| Lawrence Koch           |                             |
| Thomas Matchett         |                             |
| Raymond Moyer           |                             |
| Clinton Maidlow         |                             |
| Joe Steinkamp           | Tractor, Grader &           |
| Ed Schlenker            | Roller Operators            |
| Charles Barnett         | .65 per hour                |
| Adam Bauer              |                             |
| Gilbert Bender          |                             |
| A. H. Bredenkamp        |                             |

- **T. B. CHEST CLINIC** -

| Olive Hagan             | Nurse                       |
| Otto Labaw              |                             |
| Madeleine Fox           | Secretary                   |
| Mary Wells              | Social Visitor              |

- **SPONSORS AGENTS OFFICE** -

| Harold A. Grafe         | W.P.A. Asst                  |
| John W. Mayhew          | Clerk                       |
| Dorothy Burchfield      |                             |

- **COLISEUM** -

| Adolph Lemminger        | Custodians                  |
| John Montgomery         |                             |

- **PLUMBING INSPECTOR** -

| WM. C. Koestring         | Supervisor                  |

- **TRACTORS, GRADER &** -

| Tractor, Grader &        |

**ROLLER OPERATORS** -

| .65 per hour             |

- **TRUCKDRIVERS & LABORERS** -

| .57½ per hour            |
Board of Commissioners, Vanderburgh County, Indiana, JANUARY 2ND 1942

HIGHWAY DEPARTMENT - CONT'D

PARK FUND

GROVER MAYBERRY } .57½ PER HOUR
JOE GOELZ

DISTRICT MEN
CHRIS VOLKMAN - .85 PER HOUR MOWING WEEDS WITH TEAM (Supvr or Helper)
FRED HARTIG - .62½ PER HOUR FOR OTHER WORK
ED KUESTER - .57½ PER HOUR FOR HAND LABOR (Dist. Supervisor)
PHILLIP MARX - .57½ PER HOUR SUPERVISORS OR HELPERS . . . . . . . .55 PER HOUR

(one week vacation with pay)
(Working schedule to be decided by Supervisor)

RE: APPOINTMENT OF MANAGER OF COLISEUM

The Board of Commissioners now renews, under the same terms and conditions, and to continue until terminated by either party, as of January 1st, 1942, the contract heretofore entered into by the Board of Commissioners of the County of Vanderburgh and Chas. H. Atkin, appointing said Atkin as Manager of the Vanderburgh County Memorial Coliseum, the compensation of said Atkin for said additional services to continue at the rate of Seventy-five (75.00) Dollars per month, the original of said contract being dated January 3rd, 1939, and entered in Commissioners' Record V-1 at page 355, and renewed by order of this Board under date of January 2nd, 1941, recorded in Commissioners' Record Z-1 at page 212.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, this 2nd day of January, 1942.

(Signed) George J. Kissel
(Signed) Harvey Herndon
(Signed) Joseph V. Eisterhold

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

(Seal)

ATTEST:

(Signed) Henry C. Buente
County Attorney
RE: APPOINTMENT OF MANAGER OF VANDERBURGH COUNTY PATRIOTIC BUILDINGS

IN ORDER THAT A CLOSER SUPERVISION AND CONTROL MAY BE EXERCISED OVER THE COUNTY-OWNED PUBLIC PATRIOTIC BUILDING, SO THAT THE SAME MAY BE UTILIZED BY THE PUBLIC GENERALLY, THE BOARD, EFFECTIVE JANUARY 1ST, 1942, RENEWS THE APPOINTMENT AND DESIGNATION OF CHAS. H. ATKIN, COUNTY AUDITOR, AND EX-OFFICIO CLERK OF THIS BOARD, TO REPRESENT THIS BOARD IN SUPERVISION, CONTROL AND MANAGEMENT OF SAID BUILDING, SAID APPOINTMENT TO CONTINUE UNTIL TERMINATED BY THIS BOARD, AND SAID COUNTY AUDITOR, HAVING AGREED TO REPRESENT THIS BOARD AS DIRECTOR OF SAID BUILDING, SAID DIRECTOR IS NOW ORDERED TO MANAGE, SUPERVISE AND CONTROL SAID BUILDING IN SUCH MANNER AS WILL MAKE THE SAME AVAILABLE TO THE PUBLIC GENERALLY FOR ANY AND ALL PATRIOTIC PURPOSES, FREE OF CHARGE TO THE OCCUPANTS AND USERS OF SAID BUILDING, EXCEPT THAT SUCH NOMINAL CHARGE MAY BE MADE AS WILL PAY FOR THE FURNISHING OF HEAT, UTILITIES AND JANITOR SERVICE FOR THE QUARTERS OCCUPIED; SAID BUILDING OR PARTS THEREOF NOT PUBLICLY USED FOR PATRIOTIC PURPOSES MAY BE USED FOR ANY OTHER PUBLIC ACTIVITY EXCEPT THAT SAID BUILDING THE PREMISES ON WHICH THE SAME IS LOCATED NOR ANY PART THEREOF SHALL EVER BE USED OR PERMITTED TO BE USED FOR UN-AMERICAN OR UNPATRIOTIC PURPOSES OR ACTIVITIES SAID DIRECTOR TO MAKE A QUARTERLY REPORT TO THIS BOARD, SETTING FORTH THEREIN FULLY THE ACTIVITIES, ETC. CARRIED ON IN SAID BUILDING AND THE USES TO WHICH SAID BUILDING WAS EMPLOYED.

BY ORDER OF BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY MADE ON THIS THE 2ND DAY OF JANUARY, 1942.

(SIGNED) GEORGE J. KISSEL
(SIGNED) HARVEY HERNDON
(SIGNED) JOSEPH EISTERHOLD

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA

RE: APPOINTMENT OF W. P. A. DIRECTOR

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, ACTING THROUGH GEORGE J. KISSEL AND JOSEPH V. EISTERHOLD, MEMBERS OF SAID BOARD, NOW RENEWS, UNDER THE SAME TERMS AND CONDITIONS, AND TO CONTINUE UNTIL TERMINATED BY EITHER PARTY, AS OF JANUARY 1ST, 1942, THE CONTRACT HERETOFORE ENTERED INTO BY THIS BOARD, ACTING THROUGH HENRY SCHORNHORST AND JOSEPH V. EISTERHOLD, THEN MEMBERS OF THIS BOARD, APPOINTING HARVEY HERNDON TO REPRESENT VANDERBURGH COUNTY, INDIANA, IN THE SUPERVISION, DIRECTION AND MANAGEMENT OF THE WORK BEING PERFORMED WITHIN VANDERBURGH COUNTY, INDIANA, UNDER THE FEDERAL WORKS PROJECTS ADMINISTRATION, THE COMPENSATION OF SAID HARVEY HERNDON AS SUCH DIRECTOR, FOR SAID ADDITIONAL SERVICES TO CONTINUE AT THE RATE OF $50.00 PER MONTH, THE ORIGINAL
Board of Commissioners, Vanderburgh County, Indiana, January 2nd 1942

OF SAID CONTRACT BEING ENTERED INTO PURSUANT TO THE RULING, ORDER AND JUDGMENT HERETOFORE MADE AND ENTERED BY THE VANDERBURGH CIRCUIT COURT OF VANDERBURGH COUNTY, INDIANA, ON THE 24TH DAY OF DECEMBER, 1935, IN CAUSE NO. 1575 IN SAID COURT, AND RECORDED IN CIRCUIT COURT ORDER BOOK NO. C-3 AT PAGE 543.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE ON THIS THE 2ND DAY OF JANUARY, 1942.

(Signed) George J. Kisset
(Signed) Joseph V. Elsterhold
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

Attest:
(Signed) Chas. H. Atkin
COUNTY AUDITOR, VANDERBURGH COUNTY, INDIANA

RE: TRANSPORTATION OF PRISONERS

WHEREAS, IT IS NECESSARY FOR THE COUNTY SHERIFF OF VANDERBURGH COUNTY, INDIANA, TO TRANSPORT PRISONERS AND OTHER PERSONS COMMITTED TO STATE INSTITUTIONS TO SUCH INSTITUTIONS, AND THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, HAVING CONSIDERED THE QUESTION OF THE COST OF SUCH TRANSPORTATION AND REMOVAL, AND FINDING THAT IT WOULD BE TO THE BEST INTEREST OF THE COUNTY NOT TO PURCHASE AND FURNISH TO THE COUNTY SHERIFF MOTOR VEHICLES FOR THE TRANSPORTATION OF SUCH COMMITTED PERSONS AND THAT SUCH PURCHASE SHOULD NOT BE MADE;

IT IS NOW AGREED, BY AND BETWEEN VAL A. DIETSCH, COUNTY SHERIFF OF VANDERBURGH COUNTY, INDIANA, AND THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AS FOLLOWS, TO-WIT:

THE SAID COUNTY SHERIFF IS TO FURNISH WHATEVER CONVEYANCES MAY BE NECESSARY FOR THE TRANSPORTATION AND REMOVAL OF ALL PERSONS FROM VANDERBURGH COUNTY, INDIANA TO STATE INSTITUTIONS, FOR WHICH CONVEYANCE HE IS TO BE ALLOWED AND PAID BY THE COUNTY OF VANDERBURGH, THE SUM OF EIGHT (8) CENTS PER MILE FOR EACH MILE NECESSARILY TRAVELED BY EACH SUCH CONVEYANCE, BUT NOT MORE THAN ONE MILEAGE SHALL BE CHARGED FOR ANY ONE CONVEYANCE, ALTHOUGH TRANSPORTING MORE THAN ONE PERSON TO AN INSTITUTION. SAID SHERIFF FURTHER AGREES TO FURNISH ONE (1) GUARD UPON EACH TRIP MADE BY EACH CONVEYANCE FROM VANDERBURGH COUNTY TO THE RESPECTIVE STATE INSTITUTIONS, FOR WHICH SAID BOARD AGREES TO ALLOW PAY TO SAID SHERIFF, OUT OF COUNTY FUNDS FOR SUCH GUARDS, THE FOLLOWING SUMS, TO-WIT:

For a trip to the Penal Farm at Putnamville ........................................ $5.00
For a trip to the State Reformatory at Pendleton .................................. 6.00
For a trip to the State Prison at Michigan City .................................... 8.00
For a trip to the Village for Epileptics at New Castle .......................... 6.00
For a trip to the Reform School at Plainfield ..................................... 5.00
For a trip to the woman's PrIson at IndianaBolis ................................. 6.00
For a trip to the School for feeble-minded at Ft. Wayne ...................... 8.00
For a trip to the Indiana Girls' School at Claremont ........................... 6.00
For a trip to the School for feeble-minded at Butlerville .................... 6.00
For a trip to GIBault Home for Boys at Terre Haute ........................... 4.00
For a trip to the Boys' School at Plymouth ........................................ 8.00
For a trip to the White Training School at Wabash ............................. 7.00
Board of Commissioners, Vanderburgh County, Indiana, January 2nd, 1942

RE: TRANSPORTATION OF PRISONERS -CONT'D-


(signed) GEORGE J. KISSEL
(signed) HARVEY HERNDON
(signed) JOSEPH V. EISTERHOLD
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(Seal)

(signed) VAL A. DIETSCH
COUNTY SHERIFF OF VANDERBURGH COUNTY, INDIANA

ATTEST:

(signed) CHAB. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA.

RE: APPOINTMENT OF HEALTH PERSONNEL

THE BOARD OF COMMISSIONERS NOW RENEWS THE APPOINTMENT OF DR. G.B. UNDERWOOD, A COMPETENT PHYSICIAN, QUALIFIED AS BY LAW REQUIRED, AS HEALTH OFFICER OF VANDERBURGH COUNTY, INDIANA, AS OF JANUARY 1ST, 1942, HIS COMPENSATION TO BE PAID AS FIXED BY STATUTE, AND ALSO RENEW THE APPOINTMENT OF OTTIS WILSON, AS SANITARY OFFICER AS OF SAID DATE, THE COMPENSATION OF SAID OTTIS WILSON TO BE $150.00 PER MONTH, PLUS CAR ALLOWANCE OF $15.00 PER MONTH, AND ALSO RENEW THE APPOINTMENT OF DELILAH VOIGHT AND MARGARET DREIER, AS PART TIME SECRETARIES, AT $25.00 PER MONTH EACH, SAID APPOINTMENTS BEING MADE FROM MONTH TO MONTH FOR THE REASON THAT THE BOARD MAY, IN ITS DISCRETION, DEEM IT ADVISABLE TO APPOINT A FULL TIME HEALTH OFFICER AND HEALTH PERSONNEL.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE THIS 2ND DAY OF JANUARY, 1942.

(signed) GEORGE J. KISSEL
(signed) HARVEY HERNDON
(signed) JOSEPH V. EISTERHOLD
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(Seal)

ATTEST:

(signed) CHAB. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA.
Board of Commissioners, Vanderburgh County, Indiana, January 2nd, 1942

RE: APPOINTMENT OF COUNTY ATTORNEY

AGREEMENT EMPLOYING HENRY C. BUENTE AS COUNTY ATTORNEY.

This agreement made and entered into on this the 2nd day of January, 1942, by and between the Board of Commissioners of the County of Vanderburgh, State of Indiana, and Henry C. Buente, a practicing attorney and member of the Bar of Vanderburgh County, Indiana, witnesses:

That the said Board of Commissioners of the County of Vanderburgh, Indiana, in consideration of the services hereinafter designated to be performed by said Henry C. Buente, does hereby appoint and employ the said Henry C. Buente as County Attorney of Vanderburgh County, Indiana for the period of one (1) year beginning on January 1st, 1942 and ending on the 31st day of December, 1942, at an annual salary of twenty-four hundred (2400.00) dollars payable in monthly installment of two hundred (200.00) dollars per month, and in consideration of said compensation herein stipulated the said Henry C. Buente agrees to perform the following duties as County Attorney of Vanderburgh County, Indiana, to wit:

1. To attend to all regular and special meetings of the Board of Commissioners of the County of Vanderburgh, and to attend to all regular and special meetings of the Vanderburgh County Council of Vanderburgh County, Indiana.

2. To give legal advice and opinion of law to any County official pertaining to the office of such official, when requested to do so by the Board of Commissioners.

3. To examine all legal documents pertaining to the County when requested to do so by the Board of Commissioners, School Fund Loan Abstracts not included.

It is agreed by and between the parties hereto that any additional services requested of said County Attorney, not stipulated herein, to be performed by said County Attorney shall entitle him to additional compensation, the amount thereof to be fixed by the Board of Commissioners of the County of Vanderburgh, State of Indiana.

In witness whereof, the parties have hereunto set their hands on the day and date hereinafore written.

(signed) George J. Kissel
(signed) Harvey Herndon
(signed) Joseph V. Eisterhold
Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

(signed) Henry C. Buente
County Attorney

Attest:

(signed) Char. H. Atkin
Auditor Vanderburgh County
RE: SHELL OIL COMPANY PERMIT
(EXPLORATION ON COUNTY & TOWNSHIP HIGHWAYS)

PERMISSION IS HEREBY GRANTED TO SHELL OIL COMPANY, INCORPORATED, AND ITS AGENT, FOR A PERIOD OF THIRTY DAYS FROM THIS DATE, TO CARRY ON SEISMIC EXPLORATION ON COUNTY HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA.

SHOT HOLES TO BE DRILLED ABOUT THREE INCHES IN DIAMETER, BETWEEN THE DITCH LINE AND THE RIGHT-OF-WAY LINE AT INTERVALS ORDINARILY NOT CLOSES THAN THREE HOLES TO THE MILE. NO SHOTS ARE TO BE MADE LESS THAN TWENTY FEET BELOW THE GROUND SURFACE. NO SHOTS ARE TO BE PLACED LESS THAN SIXTY FEET FROM ANY TILE, CULVERT OR BRIDGE ABUTMENT.

IT IS UNDERSTOOD THAT THIS WORK IS TO BE CARRIED ON IN A MANNER SO THAT IT WILL NOT INTERFERE WITH TRAFFIC AND WILL NOT DESTROY OR INJURE ANY HIGHWAY OR PRIVATE STRUCTURE. ALL STAKES SHALL BE REMOVED AND ALL HOLES BACKFILLED IN A MANNER SO THAT NO FUTURE SETTLEMENT WILL TAKE PLACE. ANY DAMAGES CAUSED TO THE SHOULDERS OR TO ANY OTHER STRUCTURES ON THE HIGHWAYS SHALL BE REPAIRED IMMEDIATELY UPON COMPLETION OF SAID WORK.

IT IS FURTHER AGREED THAT THE PERSON IN DIRECT CHARGE OF THIS WORK WILL HAVE THE PERMIT IN HIS POSSESSION AND WILL SHOW THE PERMIT ON DEMAND TO ANY POLICE OFFICER OR COUNTY OFFICIAL.

SHELL OIL COMPANY, INCORPORATED, SHALL ASSUME ALL LIABILITY FOR ANY ACCIDENTS OR DAMAGES WHICH MAY OCCUR TO PERSONS OR PROPERTY ON ACCOUNT OF THIS WORK. UPON COMPLETION OF THE WORK AT EACH HOLE, THE HIGHWAY SHALL BE RESTORED TO A CONDITION EQUAL TO THAT WHICH EXISTED PRIOR TO SUCH WORK.

STARTING WORK ON THE COUNTY HIGHWAYS SHALL BE DE FACTO AGREEMENT TO ALL OF THE ABOVE CONDITIONS OF THIS PERMIT.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE AND ENTERED OF RECORD ON THIS THE 2ND DAY OF JANUARY, 1942.

BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH

(Seal)

BY GEORGE J. KISSEL (SIGNED) ITS PRESIDENT

ATTEST:

(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA
Board of Commissioners, Vanderburgh County, Indiana, \textit{JANUARY 2ND 1942}

RE: AGREEMENT OF GEORGE J. & SARAH A. STEINKAMP
(DAMAGES)

THIS AGREEMENT, MADE AND ENTERED INTO BY AND BETWEEN GEORGE J. STEINKAMP AND SARAH A. STEINKAMP, RESIDING IN PERRY TOWNSHIP, VANDERBURGH COUNTY, INDIANA, HEREINAFTER DESIGNATED AS THE CLAIMANTS, AND THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, HEREINAFTER DESIGNATED AS THE BOARD, WITNESSETH, THAT

THE CLAIMANTS HAVING FILED THEIR CLAIM WITH THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, FOR DAMAGES THEY ALLEGED TO HAVE SUSTAINED BY REASON OF BLASTING ROCK AT THE QUARRY OPERATED BY VANDERBURGH COUNTY, INDIANA, ON THE LANDS OF ROBERT A. AND JULIA NURENBERN, CONSISTING OF THE BREAKING OF A TRANSOM GLASS AND WINDOW LIGHTS, THE SHATTERED PARTS OF WHICH THE CLAIMANTS ALLEGED TO HAVE DAMAGED THREE WINDOW BLINDS AND THREE QUILTS OF THE TOTAL VALUE OF TWENTY-SEVEN (27.00) DOLLARS, AND A CONTROVERSY HAVING ARisen AS TO THE LIABILITY OF THE COUNTY FOR SAID DAMAGES, WITHOUT ADMITTING LIABILITY FOR SAID ALLEGED DAMAGES, AND IN ORDER TO SETTLE ALL CONTROVERSIES BETWEEN THE CLAIMANTS AND THE BOARD, THE BOARD NOW AGREES TO PAY TO SAID CLAIMANTS, SAID SUM OF TWENTY-SEVEN (27.00) DOLLARS IN FULL SETTLEMENT AND COMPLETE SATISFACTION OF ANY AND ALL CLAIMS, DEMANDS OR RIGHTS OF ACTION WHICH SAID CLAIMANTS MAY NOW OR HEREAFTER HAVE OR ASSERT AGAINST VANDERBURGH COUNTY, INDIANA, ITS OFFICERS, REPRESENTATIVES AND EMPLOYEES BY REASON OF BLASTING AT SAID COUNTY OPERATED ROCK QUARRY, AND THE CLAimANTS, IN CONSIDERATION OF SAID PAYMENT OF TWENTY-SEVEN (27.00) DOLLARS TO THEM, THE RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED, NOW RELEASE VANDERBURGH COUNTY, INDIANA, ITS OFFICERS, REPRESENTATIVES AND EMPLOYEES FROM ANY AND ALL CLAIMS, DEMANDS OR RIGHTS OF ACTION WHICH THEY MAY NOW HAVE OR MAY HEREAFTER ACQUIRE AGAINST VANDERBURGH COUNTY, INDIANA, ITS OFFICERS, REPRESENTATIVES AND EMPLOYEES, CAUSED OR ALLEGED TO HAVE BEEN CAUSED BY REASON OF SAID BLASTING AT SAID COUNTY OPERATED ROCK QUARRY.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE HEREUNTO AFFIXED THEIR SIGNATURES ON THIS THE 2ND DAY OF JANUARY, 1942.

\(\text{(Signed)} \) GEORGE J. STEINKAMP
\(\text{(Signed)} \) SARAH A. STEINKAMP
CLAIMANTS
\(\text{(Signed)} \) JOSEPH V. EISTERHOLD
\(\text{(Signed)} \) HARVEY HERNDON
\(\text{(Signed)} \) GEORGE J. KISSEL
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.
THE BOARD

ATTEST:
\(\text{(Signed)} \) HAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA

ON MOTION THE BOARD RECESS UNTIL MONDAY, JANUARY 5TH, 1942.
Board of Commissioners, Vanderburgh County, Indiana, January 5th 1942

Monday, January 5th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kisel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Poor Relief Bond Sale

This being the time set for the receiving of bids on Vanderburgh County Poor Relief bonds, total issue of $400,000.00, comes now the County Auditor and reports that the following bids were received:

<table>
<thead>
<tr>
<th>Company</th>
<th>Premium</th>
<th>Rate of Interest</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lehman Bros. &amp; Goldman Sachs &amp; Co.</td>
<td></td>
<td>2 1/2% (45,000 6/1/43-12/1/44)</td>
</tr>
<tr>
<td>First Nat'l Bank of Chicago</td>
<td></td>
<td>1 3/4% (255,000 12/1/44-12/1/52)</td>
</tr>
<tr>
<td>Old National Bank &amp; Old National Bank &amp; Company</td>
<td></td>
<td></td>
</tr>
<tr>
<td>National City Bank &amp; Harris Trust Company</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City Securities Corp. &amp; Raffensperger, Hughes &amp; Co.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>J.J. Hilliard &amp; Son &amp; Ira Haupt &amp; Company</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mercantile Commerce Bank &amp; Trust Co. &amp; Chicago</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Harriman Ripley &amp; Co. &amp; Almstedt Bros. &amp; Co.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fletcher Trust Company &amp; Phelps Fenn Company</td>
<td></td>
<td></td>
</tr>
<tr>
<td>First Boston Corp. &amp; Chicago</td>
<td></td>
<td>1 3/4%</td>
</tr>
<tr>
<td>Halsey Stuart Co. &amp; Chicago</td>
<td></td>
<td>1 3/4%</td>
</tr>
<tr>
<td>Boatmen's Nat'l Bank &amp; Co. &amp; Chicago</td>
<td></td>
<td>1 3/4%</td>
</tr>
<tr>
<td>Paul H. Davis &amp; Co. &amp; Lazard Freres &amp; Co.</td>
<td></td>
<td>1 3/4%</td>
</tr>
<tr>
<td>Citizens Nat'l Bank &amp; Evansville</td>
<td></td>
<td>1 3/4%</td>
</tr>
<tr>
<td>Braun Bosworth &amp; Co. &amp; Toledo</td>
<td></td>
<td>1 3/4%</td>
</tr>
<tr>
<td>Miller Kenower &amp; Co. &amp; Detroit</td>
<td></td>
<td>1 3/4% 1945-1948 incl 1 1/2% 1949-1952</td>
</tr>
<tr>
<td>Campbell McCarty &amp; Co. &amp; Detroit</td>
<td></td>
<td>1 3/4%</td>
</tr>
<tr>
<td>Paine Weber &amp; Co. &amp; Chicago</td>
<td></td>
<td>2%</td>
</tr>
<tr>
<td>C.F. Childs &amp; Co. &amp; Slade &amp; McLeish &amp; Evansville</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
RE: POOR RELIEF BOND SALE -CONT’D-

AND THE COUNTY AUDITOR NOW ALSO CERTIFIES THAT HE HAS AWARDED SAID
BONDS, AS FOLLOWS:

COUNTY AUDITOR’S CERTIFICATE OF AWARD OF BONDS

STATE OF INDIANA } ss:
VANDERBURGH COUNTY }

I, CHARLES H. ATKIN, do hereby certify that I am the duly
elected, qualified and acting County Auditor of Vanderburgh County,
Indiana; that I have awarded the bonds of said Vanderburgh County,
Indiana, designated as Vanderburgh County, Indiana, Poor Relief Ad-
vancement Bonds, Series A-1942, dated January 2nd, 1942, to Lehman
Brothers of New York, N.Y., and Goldman Sachs & Co., of New York,
N. Y., on their joint bid of par, including accrued interest to the
date of delivery of said bonds, plus a premium of Eighty-one (81.00)
Dollars, for Bonds No. 1 to 45, both inclusive, bearing interest at
the rate of Two and One-half (2½) per centum per annum, and for Bonds
No. 46 to 300, both inclusive, bearing interest at the rate of One
and One-quarter (1¼) per centum per annum, and that said bid was the
highest bid received from a qualified bidder, and in the sale of said
bonds all provisions of the governing statutes of the State of Indiana
have been complied with.

IN WITNESS WHEREOF, I have hereunto set my hand and the Offi-
cial Seal of the Board of Commissioners of the County of Vanderburgh,
State of Indiana, on this the 5th day of January, 1942.

(Signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County,
Indiana.
Board of Commissioners, Vanderburgh County, Indiana, January 5th, 1942

RE: COUNTY PLANNING COMMISSION

IN THE MATTER OF THE APPOINTMENT
OF MEMBERS ON THE COUNTY PLANNING
COMMISSION OF VANDERBURGH COUNTY,
INDIANA.

The Board of Commissioners of the County of Vanderburgh, having
before it the resignation of Leonard E. Rauscher as a member of the
County Planning Commission of Vanderburgh County, Indiana, now accepts
the same, and, a vacancy on said Commission being thus created the
Board now appoints William H. Elmendorf as a member of said Commission
for the unexpired term of Leonard E. Rauscher, said term to expire on
December 31st, 1943, and the term of Morton L. Ichenhauser as a member
of said Commission having expired on December 31st, 1941, the Board
now re-appoints said Morton L. Ichenhauser as a member of said Commis-
sion for the term of four years, his term to expire on the 31st day of
December, 1945, thus constituting the appointive membership of said
Commission as follows:

Morton L. Ichenhauser, whose term expires on December 31, 1945,
Leo Hirsch, whose term expires on December 31, 1944,
William H. Elmendorf, whose term expires on December 31, 1943,
Richard T. Riney, whose term expires on December 31, 1942.

And, upon the re-organization of the Board of Commissioners of
the County of Vanderburgh, Indiana, by unanimous vote of said Board,
Mr. George J. Kissel, a member of said Board, is, by the Board, de-
signated as the member on the County Planning Commission of Vander-
burgh County, Indiana, representing said Board of Commissioners.

By order of the Board of Commissioners of the County of Vander-
burgh, State of Indiana, made on this the 5th day of January, 1942.

(signed) George J. Kissel
(signed) Harvey Herndon
(signed) Joseph V. Eisterhold
(Seal)

Members of the Board of Commissioners of
the County of Vanderburgh, State of Indiana.

Attest:

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana.
Board of Commissioners, Vanderburgh County, Indiana, JANUARY 5TH, 1942

RE: CAR FOR COUNTY SHERIFF

The Commissioners request the Auditor to advertise for bids on a new car for the County Sheriff.

RE: BOEHNE HOSPITAL BOARD

IN THE MATTER OF THE REAPPOINTMENT OF DON SCISM AS A MEMBER OF THE BOARD OF MANAGERS OF THE VANDERBURGH COUNTY TUBERCULOSIS HOSPITAL.

Upon recommendation of the Board of Managers of the Vanderburgh County Tuberculosis Hospital of Vanderburgh County, Indiana, the Board of Commissioners of the County of Vanderburgh, Indiana, now re-appoints Don Scism, a citizen of Vanderburgh County, Indiana, as a member of the Board of Managers of said Hospital for the term of four (4) years, beginning on the 1st day of January, 1942, and expiring on the 31st day of December, 1945.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 2nd day of January, 1942.

(Signed) George J. Kissel
(Signed) Harvey Herndon
(Signed) Joseph V. Eisterhold
Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana

ATTEST:

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana

On motion the Board recess until Thursday, January 8th, 1942.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Bond of Public Official
The Commissioners approve bond of James H. Meyer, Prosecuting Attorney for two years, January 1, 1942 to December 31, 1943, issued by American Bonding Company of Baltimore, Maryland.

Re: Reports on County Offices
The Auditor presents reports on County Clerk, County Sheriff and the Bohme Hospital from State Board of Accounts. The Commissioners order same filed in the Auditor's Office.

Re: Additional Appropriations

Request of the Board of Commissioners of the County of Vanderburgh, State of Indiana, for the making of additional emergency appropriation.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that because of the national emergency existing at this time, an immediate emergency and an indispensible public necessity exists for the provision of additional funds, as follows:

**County Commissioners**

<table>
<thead>
<tr>
<th>Civilian Defense</th>
<th>Services Personal</th>
<th>$2000.00</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Administrative Expenses</td>
<td>1000.00</td>
</tr>
<tr>
<td></td>
<td>Operating Expense</td>
<td>1000.00</td>
</tr>
</tbody>
</table>

And the County Auditor of Vanderburgh County, Indiana, is now requested to issue a call for a Special Meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriations of funds as hereinabove designated.

Adopted by the Board of Commissioners of the County of Vanderburgh, State of Indiana, on this the 8th day of January, 1942.

(signed) George J. Kissel
(signed) Harvey Herndon
(signed) Joseph V. Eisterhold

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

Attest:

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana, and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.
Board of Commissioners, Vanderburgh County, Indiana, January 8th & 12th, 1942.

RE: Poor Relief Bonds
(Delivery)

In the matter of the delivery of Vanderburgh County, Indiana, Poor Relief Advancement Bonds, Series A-1942.

Upon suggestion as to the advisability of having Adolph C. Froelich, representing Lehman Brothers, of New York City, and Goldman Sache & Company, of New York City, purchasers of Vanderburgh County, Poor Relief Advancement Bonds, Series A-1942, accompany the County Auditor in the delivery of said bonds to said purchasers, the Board now directs Chas. H. Atkin, County Auditor to deliver said bonds to said purchasers, accompanied by said purchasers' representative, Adolph C. Froelich, and that the expenses incident thereto be paid from the proceeds derived from the sale of said bonds.

On motion the Board recessed until Monday, January 12th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel and Harvey Herndon, members of the Board of Commissioners; also Chas. H. Atkin, County Auditor.

The minutes were read and approved.

Re: Poor Relief Bond Issue

State of Indiana
Office of the Indiana Tax Board

In the matter of additional appropriations for Vanderburgh County, Indiana.

January 2nd, 1942

This Board having received the following ordinance:

"An ordinance authorizing the issuance and sale of bonds of the Board of Commissioners of the County of Vanderburgh, State of Indiana, for the purpose of making a loan to procure funds in an amount sufficient to pay the amounts estimated by said Board to be needed for advancement to the several Townships in Vanderburgh County, Indiana, for Poor Relief purposes for the six (6) months period beginning December 1st, 1941, and to pay the indebtedness theretofore incurred by the various Townships in the County for Poor Relief theretofore furnished."

And all the facts having been carefully considered in connection therewith, this Board now approves such ordinance.

Attest:
Secretary

Indiana Tax Board
Henry S. Murray, Chairman
STATE ORDER - CONT'D-

STATE OF INDIANA
OFFICE OF THE
INDIANA TAX BOARD

I, Edw. D. Koenemann, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 2nd day of January, 1942.

Witness my hand and the seal of this Board on this the 2nd day of January, 1942.

Secretary (Signed) Edw. D. Koenemann

RE: VENEREAL CLINIC REPORT FOR 1941

Dr. Minor Miller submits report of treatments given during the year 1941:

Total treatments & advice-

Male .... 17834
Female .... 16270 Total 34104
Total smears .......... 748

Commissioners order report filed in the Auditor's office.

RE: PUBLIC WAREHOUSE

In the matter of the granting of a Class II B Public Warehouse Permit to Mead Johnson Terminal Corporation.

Comes now Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that Mead Johnson Terminal Corporation, through its Vice President and Acting Secretary, has made application for a Class II B Public Warehouse Permit at and in the Warehouse building belonging to the Lincoln Cotton Mill Company at Seventh Avenue and the Belt Railroad in the City of Evansville, Indiana, and that upon said application he has issued the following permit, viz:

This certifies that the Mead Johnson Terminal Corporation of Evansville, Indiana, has this day been granted a permit to operate and conduct a Class II B Public Warehouse at and in the Warehouse building belonging to the Lincoln Cotton Mill Company at Seventh Avenue and the Belt Railroad in the City of Evansville, Indiana.

This permit is issued pursuant to the written application of said Mead Johnson Terminal Corporation filed this date with the undersigned as Auditor of Vanderburgh County, Indiana, and is issued pursuant to and in accordance with the provisions of Section 67-201, Burns Indiana Statutes of 1933.

This permit shall continue in force subject to the provisions of the foregoing statute and until the Mead Johnson Terminal Corporation shall file in the Auditor's office written notice that it desires to renounce its authority hereby granted and its character as a Public Warehouseman at the location aforesaid.

In witness whereof, I have hereunto set my hand as Auditor of Vanderburgh County, Indiana, and have hereunto affixed my official seal this 12th day of January, 1942.

(Seal) (Signed) Chas. H. Atkin Auditor
Board of Commissioners, Vanderburgh County, Indiana, JANUARY 12TH, 1942

RE: COUNTY BUSINESS

The Commissioners approve the expense of the County Auditor and County Attorney, to go to Indianapolis on business with various State Departments.

On motion the Board recess until Thursday, January 15th, 1942.

George J. Kiszel
Joseph V. Eisterhold

(Joseph V. Eisterhold - absent)

Board of County Commissioners

Thursday, January 15th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kiszel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor.

The minutes were read and approved.

RE: PUBLIC WORKS RESERVE

The Commissioners authorized Harvey Herndon to sign all papers necessary regarding all Public Works Reserve and also the supervision of same.

Motion was made by Joseph Eisterhold, seconded by Harvey Herndon, that a letter be written to Mack Saunders, County Surveyor, asking him to aid Harvey Herndon with Public Works Reserve projects.

RE: COUNTY PLAN COMMISSION

The Commissioners request that members of the County Planning Commission hold a regular monthly meeting on the second Monday afternoon of each month.

On motion the Board recess until Monday, January 19th, 1942.

George J. Kiszel
Joseph V. Eisterhold

Harvey Herndon

Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Guy K. Fox, Deputy County Auditor and Henry Buenta, County Attorney.

The minutes were read and approved.

RE: SCHOOL FUND PROPERTY

COUNTY AUDITOR'S CERTIFICATE OF PURCHASE

THIS IS TO CERTIFY THAT PURSUANT TO THE ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, made on the 11th day of August, 1941, after giving notice by posting in three public places within Vanderburgh County, Pigeon Township, Indiana, being the Township in which the real estate hereinafter described is situated, and posting at the Fifth Street Entrance to the Vanderburgh County Court House in the City of Evansville, Indiana, also by publication in the Evansville Courier and the Evansville Press, two leading newspapers of general circulation printed in the English language, published in Vanderburgh County, Indiana, upon sealed bids received up to ten o'clock A.M. on the 15th day of October, 1941, I did, on said 15th day of October, 1941, upon sealed bids for the purchase of the following described real estate situate in Vanderburgh County, Indiana, to-wit:

Nineteen and Sixty-Five Hundredths (19.65) feet of Lot Number Two (2) adjoining Lot Number Three (3) and Twenty-Three and Fifty Hundredths (23.50) feet of Lot Number Three (3) adjoining Lot Number Two (2), all in Block Number Forty-Two (42) in Eastern Enlargement of the City of Evansville; also all that part of Canal Street (formerly part of the old Wabash and Erie Canal) vacated by the Board of Public Works of the City of Evansville, Indiana, and adjoining said lots in the rear,

and the bid of Edward Kraft, in the amount of Eighteen Hundred (1800.00) Dollars, being more than the appraised value fixed for said real estate, upon which there has been made a payment totaling Four Hundred and Fifty (450.00) Dollars, leaving a balance due of Thirteen Hundred and Fifty (1350.00) Dollars, which is to be paid, Four Hundred and Fifty (450.00) Dollars on each the 15th day of January, 1943, 1944 and 1945, interest on any unpaid balance to be paid in advance at the rate of six (6) per cent, per annum from date, and the interest payment on said unpaid balance now due, in the amount of Eighty-One (81.00) Dollars having been paid, and said bid of said Edward Kraft being the highest and best bid received for said real estate, and the terms and conditions of said sale having been fully complied with by said purchaser, as County Auditor of Vanderburgh County, Indiana, I do hereby execute and deliver to the said Edward Kraft this certificate of purchase of said real estate, on this the 16th day of January, 1942.

(Signed) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA
Board of Commissioners, Vanderburgh County, Indiana, January 19, 1942.

Re: Bids on Sheriff's Car

This being the time set for the receiving of bids on Sheriff's Car, come now various parties and submit their bids, as follows:

Hartmetz Bros., Inc.

Plymouth Deluxe ....... $575.00 Net

Bennigef-Nolan Co.

Plymouth Deluxe Model ...... $568.25 Net

" Special " " ........... 585.25 "

II II Special II " ....... 625.25 "

Re: Mt. Pleasant Road

In the matter of the establishment of a right-of-way for the Mt. Pleasant Road in Center Township, Vanderburgh County, Indiana.

Come now Louis Rutledge and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, not less than six (6) of whom reside in the immediate neighborhood of the highway herein described, and present to the Board their petition for the establishment of a right-of-way for the Mt. Pleasant Road in Center Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition by posting in three public places in the immediate neighborhood of said highway, and the certificate of Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner interested, not signing said petition, by United States Mail, postage prepaid, of the presentation and filing of said petition for more than twenty (20) days prior to this the 19th day of January, 1942.

And the Board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by more than twelve (12) freeholders residing in Vanderburgh County, Indiana, that more than six (6) of said petitioners are resident freeholders in the immediate neighborhood of said highway; that one legal notice of the presentation of said petition was given by posting notice in three public places in the immediate neighborhood of said highway for more than twenty (20) days prior to this date, and that copy of said notice was mailed to each owner of real estate affected, not signing said petition, said notice being mailed by United States Mail, postage prepaid, more than twenty (20) days prior to this date.
Board of Commissioners, Vanderburgh County, Indiana, January 17th, 1942

Re: Mt. Pleasant Road - Cont'd -

IT IS THEREFORE ORDERED, BY THE BOARD THAT WILLIAM H. ELMENDORF, Rudolph Hoefling and John Steinkamp, all resident freeholders of Vanderburgh County, Indiana, residing outside of Center Township, Vanderburgh County, Indiana, be, and they are hereby appointed as viewers to view said highway proposed to be changed, extended, widened and opened, that is to say, upon the following route and premises, to-wit:

Beginning at the point of intersection of the east and west center line of Section Twenty-eight (28), Township Five (5) South, Range Ten (10) West with the Baumgart Road, an established highway within Vanderburgh County, Indiana, and extending thence west along said east and west line to the west line of said Section Twenty-eight (28), and continuing thence west along the east and west center line of Section Twenty-nine (29), Township Five (5) South, Range Ten (10) West, to the Old State Road, an established highway within Vanderburgh County, Indiana, a total distance of one (1) mile, plus.

It is further ordered that said viewers view said highway, as required by law, and that they mark and lay out the same to a width determined by them; that said viewers meet at the office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, on Wednesday, January 21st, 1942, at 2:00 o'clock P. M. and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the February, 1942, term of this Board, and this matter is continued.

Re: Hornville Road

In the matter of the establishment of right-of-way for the Hornville Road in Armstrong Township, Vanderburgh County, Indiana.

Come now George J. Kissel and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the establishment of a right-of-way for the Hornville Road in Armstrong Township, Vanderburgh County, Indiana and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition by posting in three public places in the immediate neighborhood of said highway, and the certificate of Gas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner interested, not signing said petition, by United States mail, postage prepaid, of the presentation and filing of said petition, for more than twenty (20) days prior to this the 19th day of January, 1942.

And the Board, having heard evidence and being sufficiently advised in the premises, finds that said petition is signed by more than twelve (12) freeholders residing in Vanderburgh County, Indiana; that more than six (6) of said petitioners are resident freeholders in the
Board of Commissioners, Vanderburgh County, Indiana, JANUARY 19TH 1942

RE: HORNVILLE ROAD -CONT'D-

IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT OUT LEGAL NOTICE OF THE PRESENTATION OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED BY UNITED STATES MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD THAT WILLIAM H. ELMENDORF, GEORGE D. MAYER AND JULIUS F. RITTER, ALL RESIDENT FREEHOLDERS OF VANDEBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED AS VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING ROUTE AND PREMISES, TO-WIT:

BEGINNING ON THE ST. JOSEPH AVENUE ROAD, AS ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, BEING ALSO THE EAST LINE OF ARMSTRONG TOWNSHIP, AT THE POINT OF INTERSECTION OF THE EAST AND WEST CENTER LINE OF SECTION THIRTY-FIVE (35), TOWNSHIP FOUR (4) SOUTH, RANGE ELEVEN (11) WEST, EXTENDING THENCE WEST TO THE WEST LINE OF SAID SECTION THIRTY-FIVE (35), AND CONTINUING THENCE WEST ALONG THE EAST AND WEST CENTER LINE OF SECTION THIRTY-FOUR (34), TOWNSHIP FOUR (4) SOUTH, RANGE ELEVEN (11) WEST TO THE NORTH AND SOUTH CENTER LINE OF SAID SECTION THIRTY-FOUR (34), AND CONTINUING THENCE SOUTH ALONG SAID NORTH AND SOUTH CENTER LINE OF SAID SECTION THIRTY-FOUR (34) TO THE SOUTH LINE OF SAID SECTION, AND CONTINUING THENCE WEST ALONG THE LINE BETWEEN SAID SECTION THIRTY-FOUR (34) AND SECTION THREE (3), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST TO THE WEST LINE OF SAID SECTIONS, SAID POINT BEING THE POINT OF CONNECTION OF SAID HIGHWAY WITH AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, KNOWN AS THE HARTLEIN ROAD, THE HIGHWAY HEREIN DESCRIBED BEING APPROXIMATELY TWO AND ONE-HALF (2½) MILES IN LENGTH.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH AS IN THEIR JUDGMENT IS ADEQUATE; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON MONDAY THE 19TH DAY OF JANUARY, 1942, AT 3:30 O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE FEBRUARY, 1942, TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: HIGHWAY DEPARTMENT

THE BOARD OF COMMISSIONERS APPROVE THE APPOINTMENT OF JAMES GRAYSON IN THE COUNTY HIGHWAY DEPARTMENT, AS TRUCKDRIVER.

RE: CONTRACT ON CAR FOR COUNTY SHERIFF

On motion the Board awards contract on Car for the County Sheriff, to HARTMETZ BROS., for . . . . . $575.00 net.
RE: APPOINTMENT OF CONSTABLE

The Commissioners appoint Jonas Wall, Villa Drive & Walnut Street, as Constable in Knight Township, to fill the unexpired term of Thos. C. Groves, deceased, effective January 19, 1942.

RE: HIGHWAY DEPARTMENT

The Commissioners approve purchase of two one and one-half ton trucks and one - one-half ton truck for the Highway Department, as specified by William C. Koestring, Highway Supervisor.

RE: HIGHWAY DEPARTMENT

The Commissioners authorize Jacob Bassemier, Superintendent of County Buildings, to purchase a Combination Saw & Jointer.

On motion the Board recess until Thursday, January 22nd, 1942.

George J. Kisel
Joseph V. Eisterhold
Harvey Herndon

Board of County Commissioners

Thursday, January 22nd, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kisel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: ADDITIONAL APPROPRIATIONS

Request of the Board of Commissioners of the County of Vanderburgh, State of Indiana, for the reversion of the appropriation for registration expenses to the General Fund and for the making of additional emergency appropriations.

The Board of Commissioners now finds that because of the change in the Voters' Registration Laws of the State of Indiana, made by the General Assembly of the State of Indiana in 1941, the various items of funds appropriated in 1941 to pay 1942 registration expenses cannot be expended as appropriated and that said items so appropriated should be caused to revert to the General Fund of Vanderburgh County, Indiana, for the purpose of being reapropriated, and the Board further finds that an immediate emergency and an indispensable public necessity exist for the making of
Board of Commissioners, Vanderburgh County, Indiana, January 22nd, 1942

RE: ADDITIONAL APPROPRIATIONS - CONT'D -

ADDITIONAL EMERGENCY APPROPRIATION OF FUNDS FOR THE FOLLOWING PURPOSES,

TO-WIT:

COUNTY COMMISSIONERS

<table>
<thead>
<tr>
<th>Registration Expenses</th>
<th>$16,252.92</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries of Two Members of Board</td>
<td>$4,800.00</td>
</tr>
<tr>
<td>Salaries of Two Chief Clerks</td>
<td>2,400.00</td>
</tr>
<tr>
<td>Additional Clerical Hire</td>
<td>4,500.00</td>
</tr>
<tr>
<td>Registration Expenses</td>
<td>2,000.00</td>
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<tr>
<td>Supplies</td>
<td>1,500.00</td>
</tr>
<tr>
<td>1941 Registration Expenses</td>
<td>1,052.92</td>
</tr>
</tbody>
</table>

| Law Library                               | 424.60     |

| Clerk, Vanderburgh Circuit Court          | 500.00     |
| Part Time Clerical Hire                   | 500.00     |
| **Total**                                 | $17,177.52 |

And the County Auditor of Vanderburgh County, Indiana, is now requested to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of causing said registration appropriation to revert to the General Fund of Vanderburgh County, Indiana, and for the purpose of making said additional emergency appropriations as hereinabove designated.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 22nd day of January, 1942.

(Signed) George J. Kissel
(Signed) Harvey Herndon
(Signed) Joseph V. Eisterhold

Attest:

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana

RE: POOR RELIEF BONDS

IN THE MATTER OF THE DELIVERY OF VANDERBURGH COUNTY, INDIANA, POOR RELIEF ADVANCEMENT FUND BONDS, SERIES A-1942.

Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that on the 19th day of January, 1942, accompanied by Adolph C. Froelich, representing the purchasers, he delivered Vanderburgh County, Indiana, Poor Relief Advancement Fund Bonds, Series A-1942, of the total par value of $300,000.00, to Lehman Brothers, New York, N.Y., and Goldman Sachs & Company, New York, N.Y., and that in addition to the certified check of $9,000.00 accompanying the bid of said purchasers, which was retained, said purchasers delivered their check to him, payable to the Board of Commissioners of the County of Vanderburgh, State of Indiana, in the sum of $291,284.65, making total proceeds derived from the sale of said bonds of $300,284.65, which latter check was
Re: Poor Relief Bonds -Cont'd-

By said County Auditor endorsed on behalf of said Board of Commissioners,
and by Adolph C. Froelich, Vice President of the Citizens Trust & Savings
Bank of Evansville, Indiana, deposited in the Chase National Bank of the
City of New York, to the account of the Citizens Trust & Savings Bank
of Evansville, Indiana, for use of the County Treasurer of Vanderburgh
County, Indiana, and that the total proceeds derived from the sale of
said bonds have been delivered to the County Treasurer of Vanderburgh
County, Indiana, amounting to $300,284.65, consisting of the following
items, viz:

- 300 bonds of the par value of $1,000.00 each . . . $300,000.00
- Premium on bonds, as per purchaser's bid . . . . 81.00
- Accrued interest on bonds to date of delivery . . . . 203.65
- Total . . . . . . $300,284.65

All of which is now in all things ratified and approved by the Board.

On motion the Board recess until Monday, January 26th, 1942.

George J. Kissel
Joseph V. Eisterhold

Board of County Commissioners

Monday, January 26th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular
session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph
V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor
and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Employees in Court House

The Commissioners approve the appointment of Dan Fields, as Janitor,
effective January 26th, and Frank Killian, as Fireman, effective February 1st, 1942.

Re: Hearing on Additional Appropriations

The Indiana Tax Board will hold a hearing on additional appropriations
for Vanderburgh County, on January 27th, 1942 at 10 A.M.
Board of Commissioners, Vanderburgh County, Indiana, JANUARY 26 & 29, 1942

RE: COUNTY HIGHWAY DEPARTMENT

The Commissioners request the Auditor to advertise for bids on a Patch Heater for use in the Highway Department.

On motion the Board recess until Thursday, January 29th, 1942.

George J. Kissel
Joseph V. Eisterhold

BOARD OF COUNTY COMMISSIONERS

THURSDAY, JANUARY 29TH, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Guy K. Fox, Deputy County Auditor.

The minutes were read and approved.

RE: COUNTY TRAFFIC BUREAU

In the matter of the allocation of the appropriation for operation of County Traffic Bureau,

Comes now Val. A. Dietsch, County Sheriff of Vanderburgh County, Indiana, and reports to the Board that his office has allocated and proposes to expend the appropriation for operation of County Traffic Bureau as follows, to-wit:

Expenses of operating Radio Broadcasting Station, payable to the City of Evansville, Indiana, in quarterly installments of $167.50 ............... $670.00
Electric and Telephone ........................................ 385.00
Equipment and Supplies ...................................... 600.00

Total .................................. $1,655.00

And the County Auditor is directed to divide the appropriation for operation of County Traffic Bureau accordingly.

On motion the Board adjourns sine die.

George J. Kissel
Joseph V. Eisterhold

BOARD OF COUNTY COMMISSIONERS
MONDAY, FEBRUARY 2ND, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO LAW WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY COUNTY SHERIFF VAL DIETSCH.

THE MINUTES WERE READ AND APPROVED.

RE: ADDITIONAL Appropriations (Approval)

THE INDIANA STATE BOARD APPROVES APPROPRIATION FOR CIVILIAN DEFENSE FOR $4000.00 DATED JANUARY 28TH, STATE ORDER #36, AS FOLLOWS:

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

JANUARY 28TH, 1942

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $4,000.00:

AND:

THIS MATTER HAVING BEEN SET FOR HEARING ON JANUARY 27TH AT 10:00 A.M., REPORT HAVING BEEN MADE AND ALL OF THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOT APPROVE SAID ADDITIONAL APPROPRIATIONS IN THE SUM OF $4,000.00 FOR THE COUNTY GENERAL FUND.

INDIANA TAX BOARD

ATTEST:
HENRY S. MURRAY, CHAIRMAN
SECRETARY

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD


WITNESS MY HAND AND THE SEAL OF THIS BOARD ON THIS THE 27TH DAY OF JANUARY, 1942.

(SEAL) (SIGNED) EDW. D. KOENEMANN
SECRETARY
Board of Commissioners, Vanderburgh County, Indiana, _FEBRUARY 2 1942_

RE: MT. PLEASANT ROAD

IN THE MATTER OF THE ESTABLISHMENT OF RIGHT-OF-WAY FOR THE MT. PLEASANT ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW WILLIAM H. ELMENDORF, RUDOLPH HOEFLING AND JOHN STEINKAMP, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

STATE OF INDIANA 3:5:
VANDERBURGH COUNTY 3:5:

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE MT. PLEASANT ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

WE, THE UNDERSIGNED, VIEWERS APPOINTED BY YOUR HONORABLE BOARD AT THE JANUARY, 1942, TERM THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN HIGHWAY, AS PETITIONED FOR BY LOUIS RUTLEDGE, ET AL, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HERETO ATTACHED AND MADE A PART THEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH HIGHWAY, IN THE MANNER AS BY LAW PRESCRIBED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE EAST AND WEST CENTER LINE OF SECTION TWENTY-EIGHT (28), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST WITH THE BAUMGART ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND EXTENDING THENCE WEST ALONG SAID EAST AND WEST LINE TO THE WEST LINE OF SAID SECTION TWENTY-EIGHT (28), AND CONTINUING THENCE WEST ALONG THE EAST AND WEST CENTER LINE OF SECTION TWENTY-NINE (29), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE OLD STATE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, A TOTAL DISTANCE OF ONE (1) MILE, PLUS.

AND THAT THE RIGHT-OF-WAY OF SAID PROPOSED CHANGE IN SAID HIGHWAY, AS ABOVE LAID OUT IS SIXTY (60) FEET IN WIDTH, THE CENTER LINE THEREOF TO BE LOCATED UPON THE GENERAL LINE ABOVE DESCRIBED.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO ESTABLISHED, WILL EXCEED THE DAMAGES.

WE FURTHER FIND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNERS, AND IN THE INSTANCES WHERE SUCH
Board of Commissioners, Vanderburgh County, Indiana, \ FEBRUARY 2 \ 1942

RE: MT. PLEASANT ROAD - CONT'D-

CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HERETO AFFIXED OUR SIGNATURES ON THIS THE 21ST DAY OF JANUARY, 1942.

(signed) Wm. H. Elmendorf
(signed) Rudolph Hoefling
(signed) John Steinkamp

VIEWERS

AND COMES NOW EDGAR DURRE, ATTORNEY FOR AUGUSTA PAULI, CLARENCE KELSEY ESTATE, ELLA KELSEY AND NETTIE HOLLEY, ALSO MR. AND MRS. DANIEL J. STOCK, AND FILES A REMONSTRANCE FOR THE SAID NAMED PERSONS, AGAINST THE WIDENING AND ESTABLISHMENT OF SAID RIGHT-OF-WAY AND AGAINST THE REPORT OF SAID VIEWERS, WHICH SAID REMONSTRANCE IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE COMMISSIONERS' COURT OF VANDERBURGH COUNTY, INDIANA.

IN THE MATTER OF THE PETITION
FOR IMPROVEMENT AND WIDENING OF
HIGHWAY KNOWN AS MT. PLEASANT ROAD.

COME NOW THE UNDERSIGNED FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, WHO RESIDE IN THE IMMEDIATE NEIGHBORHOOD OF THE PROPOSED HIGHWAY FOR WHICH THE PETITION HEREIN HAS BEEN FILED TO IMPROVE AND WIDEN, AND WHICH SAID FREEHOLDERS ARE DIRECTLY AFFECTED THEREBY AND OBJECT TO THE ASSUMPTION OF JURISDICTION OF THIS BOARD OF COUNTY COMMISSIONERS TO ACT UPON SAID PETITION FOR THE REASONS:

1. THAT SAID PETITION IS IMPROPERLY DRAWN;

2. THAT THE SAME IS WITHOUT THE SIGNATURES OF THE NECESSARY NUMBER OF QUALIFIED PERSONS AS REQUIRED BY LAW;

3. THAT SAID PETITION WAS NOT FILED AND ADVERTISED AS BY LAW REQUIRED;

4. THAT SAID PETITION WAS NOT POSTED AS REQUIRED BY LAW;

5. THAT NO LEGAL NOTICE OF THE TIME, PLACE AND HEARING OF SAID PROPOSED PETITION WAS GIVEN AS REQUIRED BY LAW;

6. THAT ALL OF THE LAND OWNERS AFFECTED BY SAID PROPOSED CHANGE IN SAID HIGHWAY WERE NOT NOTIFIED OF SAID PETITION AS REQUIRED BY LAW, ALTHOUGH SAID PERSONS SO FAILING TO HAVE BEEN NOTIFIED WERE RESIDENT FREEHOLDERS ALONG SAID HIGHWAY AS DISCLOSED BY THE RECORDS IN THE OFFICE OF THE AUDITOR OF SAID VANDERBURGH COUNTY.

WHEREFORE, THEY OBJECT TO THE ASSUMPTION OF JURISDICTION BY SAID BOARD OF COMMISSIONERS, AND NOW SAID OBJECT FREEHOLDERS ALSO REMONSTRATE AGAINST ANY CHANGE IN THE PROPOSED HIGHWAY FOR THE REASONS:

1. THAT SAID HIGHWAY IS AN IMPROVED MACADAM HIGHWAY FORTY (40) FEET IN WIDTH AND IS AMPLE TO ACCOMMODATE ALL OF THE VEHICLES DESIRING THE USE OF THE SAME AS FULLY AS IF THE SAME WAS WIDENED SIXTY (60) FEET;

2. THAT WIDENING SAID HIGHWAY BEYOND ITS PRESENT BOUNDARY WOULD ENTAIL GREAT AND USELESS EXPENSE TO THE TAXPAYERS;
RE: MT. PLEASANT ROAD (CONT'D)

3. THAT THE WIDENING OF SAID HIGHWAY AS PETITIONED FOR WOULD NECESSITATE THE TAKING OF LAND FROM THESE LAND OWNERS WITHOUT COMPENSATION, AND IN SOME INSTANCES, REMOVING OF FENCES, SHRUBBERY, SHADE AND FRUIT TREES, FOREST TREES PLANTED ALONG THE SAME TO THE DAMAGE OF THE OBJECTORS HEREIN;

4. THAT THE OBJECTOR, HOLLEY, HEREIN, SAYS SHE IS THE OWNER OF LAND ABUTTING UPON SAID HIGHWAY AND SITUATE THEIR HOMES NEXT TO AND ADJACENT TO THE SAME; THAT THERE IS A PRIVATE FAMILY CEMETERY LOT THEREIN ARE BURIED SOME OF HER ANCESTORS AND IMMEDIATE FAMILY, AND THAT THE WIDENING OF SAID PROPOSED ROAD TO SIXTY (60) FEET WOULD ENCROACH UPON SUCH CEMETERY PLOT AND ENDANGER THE GRAVES OF THE DECEASED TO THE SPECIAL DAMAGE OF SAID HOLLEY;

5. THAT THE LAND OF THE REMONSTRATOR, KELSAY, FACES ALONG SAID ROAD FOR MORE THAN TWELVE HUNDRED (1,200) FEET, WHICH SAID LAND IS ENCLOSED ALONG SAID HIGHWAY WITH A SIX (6) FOOT UNCLIMBABLE ELEVEN (11) GAUGE WELDED FENCE OF THE VALUE OF SEVERAL THOUSAND DOLLARS; THAT SAID FENCE IS NOT ONLY STOCK PROOF BUT IS PERMANENTLY SET IN CONCRETE BASES AT A COST OF MORE THAN TWO (2,00) DOLLARS PER RUNNING FOOT FOR THE LABOR ALONE IN ITS INSTALLATION; THAT THE WIDENING OF SAID ROAD WILL DESTROY SAID FENCE AND THAT THE SAME CANNOT BE REPLACED AT ANY COST; THAT THE ORIGINAL COST OF SAID FENCE WAS MORE THAN ONE DOLLAR AND 50/100 CENTS ($1.50) PER FOOT BEFORE ITS INSTALLATION, AND THAT IF THE SAME WAS TAKEN DOWN IT COULD NOT BE REPLACED AT ANY COST, ALL TO THE DAMAGE OF SAID KELSAY FOR MORE THAN TWO THOUSAND ($2,000.00) DOLLARS;

ALSO, THAT SAID KELSAY HAS CONSTRUCTED A BEAUTIFUL ORNAMENTAL STONE FENCE AND GATEWAY AS AN ENTRANCE TO HER PREMISES ALONG SAID LOT AT A COST OF SEVERAL HUNDRED DOLLARS; THAT THE PROPOSED WIDENING OF SAID ROAD WILL NECESSITATE THE DESTRUCTION OF SAID GATEWAY TO THE DAMAGE OF SAID KELSAY IN THE SUM OF ONE THOUSAND ($1,000.00) DOLLARS;

THAT THE PROPOSED WIDENING OF SAID ROAD WILL NECESSITATE THE DESTRUCTION OF AT LEAST FIVE (5) LARGE OAK TREES ON THE LAND OF SAID KELSAY, AND CAUSE THE REMOVAL OF ORNAMENTAL CEDAR TREES AND HEDGES, THE PLANTING AND CARE OF WHICH FOR MANY YEARS AT GREAT EXPENSE HAS BEEN TAKEN BY SAID KELSAY IN THE CARE THEREOF, ALL TO HER DAMAGE IN THE SUM OF THOUSANDS OF DOLLARS;

WHEREFORE, THE OBJECTORS PRAY THAT THE PETITION HEREIN BE DISMISSED FOR THE WANT OF JURISDICTION, AND FURTHER PRAY THAT IN THE EVENT SAID BOARD OF COMMISSIONERS ASSUME JURISDICTION, THE TIME AND PLACE BE FIXED AS BY LAW PROVIDED FOR THE HEARING UPON THE QUESTION OF DAMAGES EN­TAILED TO THESE DEFENDANTS,

(signed) Edgar Durre
 Edgar Durre, Attorney for the Objectors Augusta Pauli, Clarence Kelsay Estate, Ella Kelsay and Nettie Holley, Mr. & Mrs. Daniel J. Stock

And comes now Gustave Pauli in person and files further remonstrance, which is in the words and figures following, to-wit:

"Vanderburgh County,
To the County Auditor:

I Gustave Pauli, I remonstrance against of widening the Mount Pleasant Road in Center Township. I think I ought to have damages for my ground. I work to hold the banks with honesuckers and if moving my fence my land is half of a mile long where it will take the ground. I estimate my damage two hundred dollars.

P.S. My land is half of mile"

(signed) Gustave Pauli

And comes now Nettie M. Holley in person, and files further remonstrance, which is in the words and figures following, to-wit:

"Mr. Atkin:
I protest against the widening of Mt. Pleasant Road, because it is a damage to our family burying ground and takes the frontage of my property. I do not have to that burying ground molested; therefore I figure it a big damage to me. I demand five hundred dollars for damage to my frontage and cemetery."

(signed) Mrs. Nettie M. Holley
RE: MT. PLEASANT ROAD - CONT -

And comes now Mr. and Mrs. Daniel J. Stock, and file their written remonstrance in the words and figures following, to wit:

"To the County Auditor:

In regard of resurfacing the Mt. Pleasant Road, we place our damages to the extent of three hundred dollars.

(signed) Mr. & Mrs. Daniel J. Stock
R. S., City

And come now Samuella Kelsay, Oscar Droste, Julia Droste, Louise Reuter, Julia Reuter, Van Felker, David Kunz, Mrs. J. O. Reckner, Louis A. Schiman, John A. Effinger, Ernest Hornby, Norman G. Warner, R. W. Swope, Ben Zuber, Gustave Pauli, Carrie Pauli, Daniel J. Stock, Susie Stock, Maud Young, Lyell C. Steinmetz, Edward E. Yund, Harry Kirkbride, Oscar Euler, Ella Euler, Paul Patry, John S. Hofmann, John H. Fried, John C. Reseg and Jim Palley, and file their remonstrance, which is in the words and figures following, to wit:

"To the Commissioners of Vanderburgh County, Evansville, Indiana

In re: Petition to improve Mt. Pleasant Road

We, the undersigned freeholders residing in the neighborhood of said Mt. Pleasant Road, respectively protest the widening of the same for the reason of the exhorbitant expense to the taxpayers attached there-to, and for the reason that the same is not necessary; that the width of the same is ample as it now is to carry out all of the traffic and travel operating over the same; that the damages to the adjoining property owners in the widening thereof will make the cost exhorbitant and render the same a non-utility; and we feel that the necessity of increase in production of crops demands all of the available ground for that purpose."

And the Board, upon the remonstrances filed by Edgar Durre, as attorney for Augusta Pauli, Clarence Kelsay Estate, Ella Kelsay and Nettie Holley, also Mr. and Mrs. Daniel J. Stock, now finds and determines that the petition herein is in due form of law; that said petition bears the required number of qualified signatures as required by law; that proper notice of the presentation of said petition was given by posting of notice and mailing of notice, as required by law, fixing the date when said petition would be heard; that all landowners affected by said proceeding were duly notified, as required by law, by posting of notice in not less than three of the most public places in the immediate vicinity of said highway and by mailing notice to each landowner not signing said petition, and that said petition and all matters pertaining there-to, including the report of said viewers and each of said remonstrators herein enumerated are now properly before this Board for final hearing and determination.

And the Board now finds, and hereby determines that neither of said remonstrances, except the remonstrance of the Clarence Kelsay Estate, the remonstrance of Gustave Pauli, the remonstrance of Nettie M. Kolley and the remonstrance of Mr. and Mrs. Daniel J. Stock, state any of the statutory grounds for remonstrance against the report of the viewers filed herein.

And the Board further finds and hereby determines, that neither of the remonstrances of said Clarence Kelsay Estate, Gustave Pauli, Nettie M. Holley and Daniel J. Stock and his wife, gives the legal description of the lands owned by them which will or may be affected by the establishment of said right-of-way, and the Board now takes the report of said viewers, as well as the remonstrances of Clarence Kelsay Estate, Gustave Pauli, Nettie M. Holley, and Daniel J. Stock and his wife, under advisement.
RE: HORNVILLE ROAD  
(Viewers' Report)

IN THE MATTER OF THE ESTABLISHMENT  
OF A RIGHT-OF-WAY FOR THE HORNVILLE  
ROAD IN ARMSTRONG TOWNSHIP, VANDER-  
BURGH COUNTY, INDIANA.

Come now George D. Mayer, William H. Elendorff and Julius F. Ritter, here-  
tofore appointed as viewers to view a certain highway hereinafter particularly de-  
scribed, and file and present their report, which said report is in the words and  
figures following, to-wit:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE  
COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF A  
RIGHT-OF-WAY FOR THE HORNVILLE ROAD IN  
ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY,  
INDIANA.

TO THE HONORABLE BOARD OF COMMISSIONERS OF  
THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

We, the undersigned, viewers appointed by your Honorable Board at  
the January Term, 1942, therefor, to view, mark and lay out a certain highway,  
as petitioned for by George J. Kissel, et al., submit the following report:

We met, as directed in the order hereeto attached and made a part here-  
of, and after having taken an oath to faithfully and impartially discharge  
the duties assigned us, proceeded to view, and did view, mark and lay out  
such highway, in the manner as by law prescribed; that the route, bounds,  
course, distance and termini of said highway are more particularly described  
as follows, to-wit:

BEGINNING on the St. Joseph Avenue Road, an established highway within VANDER-  
BURGH County, Indiana, being also the east line of Armstrong Township, at the  
point of intersection of the east and west center line of Section Thirty-Five  
(35), Township Four (4) South, Range Eleven (11) West, extending thence west  
to the west line of said Section Thirty-Five (35), and continuing thence west  
along the east and west center line of Section Thirty-Four (34), Township Four  
(4) South, Range Eleven (11) West to the north and south center line of said  
Section Thirty-Four (34), and continuing thence south along said north and  
south center line of said Section Thirty-Four (34) to the south line of said  
Section, and continuing thence west along the line between said Section  
Thirty-Four (34) and Section Three (3), Township Five (5) South, Range Eleven  
(11) West to the west line of said Sections, said point being the point of  
connection of said highway with an established highway within Vanderburgh  
County, Indiana, known as the Hartlein Road, the highway herein described  
being approximately two and one-half (2 1/2) miles in length,

and that the right-of-way of said proposed change in said highway, as above  
laid out is sixty (60) feet in width, the center line thereof to be located  
upon the general line above described.

We further determine that said highway, when so established, will be  
of public utility and that the benefits derived by the respective land  
owners through whose lands said highway passes, if said highway is so estab-  
lished, will exceed the damages.
Board of Commissioners, Vanderburgh County, Indiana, February 2, 1942

RE: HORNVILLE ROAD - CONT'D -

We further find that said highway, as located by us, does not run through the enclosure of any person of more than one year's standing, without the consent of such land owners, and in the instances where such consent was not obtainable, upon examination, it was found that a good way cannot otherwise be had, without departing essentially from the route petitioned for.

In testimony whereof, we have hereunto affixed our signatures on this the 19th day of January, 1942.

(Signed) Geo. G. Mayer
(Signed) Wm. H. Elmendorf
(Signed) Julius F. Ritter

Viewers.

And the Board, having examined the report of said viewers, and having heard evidence and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established, as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be, and the same is, hereby approved; that said highway, having been found to be of public utility, be and the same is hereby established to a right-of-way width of sixty (60) feet, along the route fixed in said report of said viewers.

RE: REPORT OF BOEHNE HOSPITAL

(CoT-Patient Department)

The following is a report of the Out-Patient Department of Boehne Hospital for the year 1941 -

Total Home Visits ... 3,590
Patients referred by Health Departments ... 1,672
Total Tubercolin Tests given ... 399
Patients receiving X-Rays ... 120
Patients receiving Sputum Examinations ... 303
Cases admitted to Boehne Hospital through the Clinic ... 80

RE: COUNTY JAIL

Report is received from Fred R. Farnam, Inspector of State Welfare Department, dated January 14, 1942. Same was read and ordered filed in the Auditor's Office.

On motion the Board recess until Thursday, February 5th, 1942.

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: SHELL OIL COMPANY PERMIT

Permission is hereby granted to Shell Oil Company, Incorporated, and its agents, for a period of thirty (30) days from the date hereof, to carry on seismic exploration on County Highway rights-of-way within Vanderburgh County, Indiana.

Shot holes to be drilled, about three (3) inches in diameter, between the ditch line and the right-of-way line at intervals ordinarily not closer than three (3) holes to the mile. No shots are to be made less than twenty (20) feet below the ground surface. No shots are to be placed less than sixty (60) feet from any tile, culvert or bridge abutment.

It is understood that this work is to be carried on in a manner so that it will not interfere with traffic and will not destroy or injure any highway or private structure. All stakes shall be removed and all holes backfilled in a manner so that no future settlement will take place. Any damages caused to the shoulders or to any other structure on the highways shall be repaired immediately upon completion of said work.

It is further agreed that the person in direct charge of this work will have the permit in his possession and will show the permit on demand to any police officer of County Official.

Shell Oil Company, Incorporated, shall assume all liability for any accidents or damages which may occur to persons or property on account of this work. Upon completion of the work at each hole, the highway shall be restored to a condition equal to that which existed prior to such work.

Starting work on the County Highways shall be de facto agreement to all of the above conditions of this permit.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made and entered of record on this the 5th day of February, 1942.

Board of Commissioners of the county of Vanderburgh

By George J. Kissel (Signed)
Its President

Attest:

Chas. H. Atkin (Signed)
County Auditor of Vanderburgh County, Indiana

RE: APPOINTMENT OF JAILER

The Commissioners approve the appointment of Urban Steckler as Jailor, to succeed Wm. Brantley, upon the recommendation of County Sheriff, Val Dietzsch.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 5 & 9, 1942.

RE: VANDERBURGH COUNTY STAMP PLAN

The Disbursing Officer reports on the Revolving Fund as of December 31, 1941, as follows:

Value Food Stamps on Hand: $40,233.00
Bank Balance: 5527.50
Unpaid Food Stamp Purchase Orders: 9239.50
Total: $55,000.00

RE: WAR TIME

The Board of Commissioners accepts the Governor's proclamation regarding war time, and orders all County Offices and Departments to observe the new time, which is one hour faster than the current Central Standard Time, beginning February 9, 1942.

On motion the Board recess until Monday, February 9th, 1942.

George J. Kissel
Joseph V. Eisterhold

Board of County Commissioners.

Monday, February 9th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session, pursuant to recess when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BIDS ON TRUCKS FOR HIGHWAY DEPARTMENT

This being the time set for the receiving of bids on trucks for the Highway Department, come now various parties and submit their bids as follows:

CITY CHEVROLET COMPANY

1-1942 CHEVROLET 1½ TON 2½ YD. DUMP BODY $1132.80 392.00 $1524.80
Less trade-in: 1½ TON MACK TRUCK 224.80 $1300.00 NET

1-1942 CHEVROLET 1½ TON 2½ YD. DUMP BODY $1132.80 392.00 $1524.80
Less trade-in: 1½ TON DODGE TRUCK 224.80 $1300.00 NET
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 9, 1942

BIDS ON TRUCKS - CONT'D -

THEO. TITZER GARAGE

1- Mack Model 60 Pick-up Truck $1083.91
   Trade-in allowance on Chevrolet Pick-up 175.00 $ 908.91 NET
   If express body is not needed deduct $100.00 from above- NET $808.91

2- Mack Model EE Dump Trucks
   #1- $1523.43 Less trade-in allowance on
   1- Mack Jr. $400.00 $1123.43 NET
   #2- $1523.43 Less trade-in allowance on
   1- Dodge Truck $200.00 $1323.43 NET

HARTMETZ BROTHERS

1- 1942 Dodge Pick-up Truck $ 754.00
   Trade-in allowance-1936 Chevrolet ½ ton Pick-up 104.00 $ 650.00 NET

1- 1942 Dodge 1½ ton Model WF-31 $1144.80
   Less trade-in: 1936 Mack 4½ ton Truck 169.80 $ 975.00 NET

ACE MOTORS, INC.

2- Federal Model 16 Dump Trucks $1154.68 EACH
   Less each of the trade-ins 168.05 $ 986.63 EACH UNIT NET

COOKE CHEVROLET CO

1- ½ ton Pick-up Truck, less ½ ton Chev. Pick-up $ 605.00

2- Dump Trucks, less 1½ ton Mack Truck & 1½ ton Dodge Truck $2599.36

INTERNATIONAL HARVESTER CO

1- Int'l Model K-1 ½ ton Truck Chassis $ 807.96
   Less allowance for 1936 Chev. ½ ton Pick-up 167.96 $ 640.00 NET

1- Int'l Model K-5 1½ ton Truck Chassis $1104.74
   (Allowance for 1936 Dodge without Body $275.00)
   (Allowance for 1936 Mack without Body $225.00)

ALTERNATE BID

1- Int'l K-6-1½ ton to 2 ton Motor Truck Chassis $1496.24
   Allowance price on used truck applies on either bid.

Will furnish Hercules or its equal 2 cu. yd. Dump Body for $300.00- 2½ cu. yd. for $306.00
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 9, 1942

BIDS ON TRUCKS - CONT'D -

HERICKS MOTOR SERVICE

<table>
<thead>
<tr>
<th>Model</th>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>CC302 GMC</td>
<td>1942 Chassis</td>
<td>$1284.75</td>
</tr>
<tr>
<td>1/2 ton Dodge Truck</td>
<td></td>
<td>- 250.00</td>
</tr>
<tr>
<td>CC302 GMC</td>
<td>1942 Chassis</td>
<td>$1264.75</td>
</tr>
<tr>
<td>1/2 ton Mack Truck</td>
<td></td>
<td>- 250.00</td>
</tr>
<tr>
<td>CC102 GMC</td>
<td>1942 Pick-up</td>
<td>$792.50</td>
</tr>
<tr>
<td>3/4 ton Chev. Pick-up</td>
<td></td>
<td>- 125.00</td>
</tr>
</tbody>
</table>

If bodies are wanted for above 1 1/2 ton trucks, Hercules 2 YD bodies @ $384.00 each, less allowance of $100.00 each for old bodies. Heil Bodies same price and trade-in.

ALTERNATE BID

1 or more Model CC302 GMC 1942 Truck

Same trade-in allowance as above.

SNOW & WHEATON INC.

<table>
<thead>
<tr>
<th>Item #1</th>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-1942 Ford V8 Pick-up</td>
<td></td>
<td>$756.43</td>
</tr>
<tr>
<td>Less credit for Chev. Truck</td>
<td></td>
<td>- 79.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item #2</th>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
</table>
| 2-1942 Ford V8 Dump Trucks with 2 YD Hercules Hydraulic Dump Body | $1463.19 each
| Less allowance for 1 1/2 ton Mack $128.00 | |
| Less allowance for 1 1/2 ton Dodge $137.00 | |
| Net cost | $2661.58 |
| Add $25.00 per truck if 100 HP motor is desired | |
| Add $8.00 per truck if 2 1/2 YD. Hercules Body | |

ALTERNATE BID ITEM #2

2-1942 Ford V8 Trucks (no body) | $1079.19 each

| Allowance for 1 1/2 ton Mack Body | $75.00 |
| Allowance for 1 1/2 ton Dodge | $80.00 |
| Net cost | $2003.38 |

BIDS ARE TAKEN UNDER ADVISEMENT UNTIL FRIDAY FEBRUARY 13TH.

RE: MAINTENANCE KETTLE.

This being the time set for the receiving of bids on maintenance kettle for the Higham Department, comes now Matt Foster and submits his bid as follows:

1- Littleford Model 84HD Size 6-315 Gal. Capacity

Heavy Duty Double Heat Circulation Kettle. $772.50 with tires

1- " " " " " " " " $698.72 without tires

BID IS TAKEN UNDER ADVISEMENT UNTIL FRIDAY, FEBRUARY 13TH.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 9 & 13, 1942

RE: MILEAGE—VANDERBURGH COUNTY ROADS

The Commissioners execute certificate of actual miles of roads in Vanderburgh County, 621.42 miles, and submit same to State Highway Commission for approval, which reads as follows—

- Total mileage as certified April 1st, 1941 . . . 551.17
- Total mileage of alleys as certified on April 1st, 1941, but not included at time . . 50.00
- New roads in rural districts and streets and alleys in new subdivided areas in Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, opened since April 1st, 1941 . . . . . . . . . . 20.25

(Signed) George J. Kisiel
(Signed) Harvey Herndon
(Signed) Joseph V. Eisterhold
County Commissioners

On motion the Board recess until Friday, February 13th, 1942.

(Signed)

FRIDAY, FEBRUARY 13TH, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kisiel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: AWARD OF CONTRACTS ON TRUCKS

The Board now makes the following awards on trucks for the Highway Department—

- RERICKS MOTOR SERVICE
  - ½ ton Pick-up Truck $792.50 less Chev. trade-in . . . $600.00
  - Snow & Wheaton
    - 1½ ton Chassis $1079.19 less Dodge trade-in . . . $999.19
- INTERNATIONAL HARVESTER CO
  - 1½ ton Truck $1496.24 less Mack trade-in . . . $1271.24
Board of Commissioners, Vanderburgh County, Indiana, February 13, 1942

RE: CONTRACT ON MAINTENANCE KETTLE

The Board now makes the following award on Maintenance Kettle:

MATT FOSTER
MAINTENANCE KETTLE WITH TIRES . . . . . . . . $772.50

RE: HEARING ON ADDITIONAL APPROPRIATIONS

The Indiana Tax Board will hold a hearing at 8:30 A. M. February 16th, 1942 on additional appropriations for Vanderburgh County.

RE: PERSONNEL IN COUNTY CLERK'S OFFICE

The County Clerk files a new schedule of employees and salaries effective February 1, 1942, as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miriam Johnson</td>
<td>$120.00</td>
</tr>
<tr>
<td>Alvina Niehaus</td>
<td>108.00</td>
</tr>
<tr>
<td>Catherine DeJean</td>
<td>108.00</td>
</tr>
<tr>
<td>Lucille Herndon</td>
<td>85.00</td>
</tr>
<tr>
<td>Margaret Titzel</td>
<td>85.00</td>
</tr>
</tbody>
</table>

On motion the Board recess until Monday, February 16th, 1942.

George J. Kineel
Joseph V. Entinholz
Harry Anderson
Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERndon AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: EXTENSION OF CHANDLER AVENUE

IN THE MATTER OF THE EXTENSION OF EAST CHANDLER AVENUE.

ALL INTERESTED LAND OWNERS FILE RIGHT-OF-WAY GRANT FOR FIFTY (50) FOOT RIGHT-OF-WAY FOR THE EXTENSION OF EAST CHANDLER AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BEGINNING AT THE EASTERN TERMINI OF CHANDLER AVENUE, AS NOW LOCATED IN LEGLER HEIGHTS, A SUBDIVISION NEAR THE CITY OF EVANSVILLE, AND EXTENDING THENCE EAST TO A POINT APPROXIMATELY THREE HUNDRED AND FOURTEEN (314) FEET EAST OF THE EAST LINE OF BOEKE ROAD, WHICH RIGHT-OF-WAY GRANT IS NOW ACCEPTED AND APPROVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH.

RE: APPOINTMENT OF MEMBER OF ALCOHOLIC BEVERAGE BOARD


ON MOTION THE BOARD RECESS UNTIL THURSDAY, FEBRUARY 19TH, 1942.
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN
REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON
AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN,
COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: ADDITIONAL APPROPRIATIONS
(APPROVAL)

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL
APPROPRIATIONS FOR VANDERBURGH
COUNTY, INDIANA

No. 86

FEBRUARY 16TH, 1942

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF
VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $13,117.52.

AND;

THIS MATTER HAVING BEEN SET FOR HEARING ON FEBRUARY 16TH AT 9:00 A.M.,
REPORT HAVING BEEN MADE AND ALL OF THE FACTS HAVING BEEN CAREFULLY
CONSIDERED, THIS BOARD DOES NOW APPROVE SAID ADDITIONAL APPROPRIATIONS
IN THE SUM OF $13,117.52 AS FOLLOWS:

COUNTY GENERAL FUND

Registration Expenses (1942) ...... $11,140.00
Registration Expenses (1941) ...... 1,052.92
Law Library (1941) ............ 424.60
County Clerk (Circuit) ......... 500.00
Part Time Clerk Hire .......... 500.00

Revert $9,020 FIXED AT BUDGET TIME 1941 FOR 1942 FOR REGISTRATION EXPENSES TO GENERAL FUND. FUNDS TO BE DERIVED FOR NEW APPROPRIATION FROM WORKING BALANCE.

INDIANA TAX BOARD
HENRY S MURRAY, CHAIRMAN

ATTEND:
SECRETARY

STATE OF INDIANA
OFFICE OF THE
INDIANA TAX BOARD

I, EDW. D. KOENEMANN, SECRETARY OF THE INDIANA TAX BOARD, DO HEREBY
CERTIFY THAT THE ABOVE AND FOREGOING IS A FULL, TRUE AND COMPLETE COPY
OF THE ORDER AS MADE BY THIS BOARD IN THE ABOVE ENTITLED MATTER ON
THIS THE 16TH DAY OF FEBRUARY, 1942.

WITNESS MY HAND AND THE SEAL OF THIS BOARD ON THIS THE 16TH DAY OF
FEBRUARY, 1942.

SECRETARY EDW. D. KOENEMANN (SIGNED)
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 19 & 24, 1942.

RE: COURT HOUSE EMPLOYEE

The Commissioners approve the appointment of Frank Cook, as Janitor, to succeed Dan Fields, effective February 16th, 1942.

RE: MOHR ROAD

All land owners file Right-of-way Grant for Mohr Road in Center Township extending east from St. Joseph Avenue Road to the Old Owensville Road establishing a sixty (60) foot Right-of-way.

RE: COUNTY PLAN COMMISSION

The County Plan Commission submits to the Board for adoption, an ordinance regulating Trailer Camps, etc., cleaning sumps, etc., construction residential structures, etc., and the Board orders the County Auditor to give notice of publication fixing the date for hearing thereon for March 2nd, 1942.

On motion the Board recess until Tuesday, February 24th, 1942.

[Signatures]

BOARD OF COUNTY COMMISSIONERS

TUESDAY, FEBRUARY 24TH, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel and Joseph V. Eisterhold, members of the Board of Commissioners; Harvey Herndon being absent; also present, Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: MEMORIAL DAY COMMITTEE

The Commissioners approve an appropriation of $400.00 to defray expenses of the Vanderburgh County Memorial Day Committee of the Funkhouser Post-American Legion.
RE: BOARD OF REGISTRATION

IN THE MATTER OF FIXING THE
COMPENSATION OF MEMBERS AND
TWO CLERICAL ASSISTANTS OF
THE BOARD OF REGISTRATION OF
VANDERBURGH COUNTY, INDIANA,

CAME NOW JOSEPH GREINER AND PAUL WEVER, MEMBERS OF THE BOARD OF REGISTRATION OF VANDERBURGH COUNTY, INDIANA, AND PRESENT TO AND FILE WITH THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, THE FOLLOWING CERTIFICATE, TO-WIT:

STATE OF INDIANA )
VANDERBURGH COUNTY ) SS:


WITNESS, OUR HANDS ON THIS THE 20TH DAY OF FEBRUARY, 1942.

(signed) JOE GREINER
(signed) PAUL WEVER

MEMBERS OF THE BOARD OF REGISTRATION OF VANDERBURGH COUNTY, INDIANA.

(SEAL)

AND THE BOARD OF COMMISSIONERS, IN CONFORMANCE WITH THE APPROPRIATION MADE BY THE VANDERBURGH COUNTY COUNCIL OF VANDERBURGH COUNTY, INDIANA, NOW FIXES THE COMPENSATION OF THE TWO MEMBERS OF THE BOARD OF REGISTRATION OF VANDERBURGH COUNTY, INDIANA, ON THE BASIS OF ONE THOUSAND EIGHT HUNDRED (1,800.00) DOLLARS EACH PER YEAR, EFFECTIVE JANUARY 2ND, 1942, PAYABLE IN MONTHLY INSTALLMENTS OF ONE HUNDRED AND FIFTY (150.00) DOLLARS PER MONTH, AND FIXES THE COMPENSATION OF THE TWO CLERICAL ASSISTANTS APPOINTED BY SAID BOARD OF REGISTRATION ON THE BASIS OF ONE THOUSAND AND TWENTY (1,020.00) DOLLARS EACH PER YEAR, EFFECTIVE JANUARY 2ND, 1942, PAYABLE IN MONTHLY INSTALLMENTS OF EIGHTY-FIVE (85.00) DOLLARS PER MONTH.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 24, 1942

RE: COUNTY INFIRMARY

The Commissioners receive report dated January 14th from Geo. C. Stevens, M.D., Department of Public Welfare, on condition of County Infirmary. Same was ordered read and filed in the Auditor's office.

RE: MEMORIAL COLISEUM

The County Auditor presents report of receipts and disbursements for Memorial Coliseum for the year 1941, as follows:

<table>
<thead>
<tr>
<th>Month</th>
<th>Receipts</th>
<th>Disbursements</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>$380.00</td>
<td>$494.55</td>
</tr>
<tr>
<td>February</td>
<td>$15.00</td>
<td>$655.53</td>
</tr>
<tr>
<td>March</td>
<td>$495.00</td>
<td>$524.03</td>
</tr>
<tr>
<td>April</td>
<td>$252.20</td>
<td>$457.23</td>
</tr>
<tr>
<td>May</td>
<td>$57.00</td>
<td>$401.33</td>
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<tr>
<td>June</td>
<td>$245.00</td>
<td>$485.52</td>
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<tr>
<td>July</td>
<td>$110.00</td>
<td>$415.88</td>
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<tr>
<td>August</td>
<td>$145.00</td>
<td>$614.01</td>
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<tr>
<td>September</td>
<td>$150.00</td>
<td>$309.94</td>
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<tr>
<td>October</td>
<td>$515.00</td>
<td>$629.99</td>
</tr>
<tr>
<td>November</td>
<td>$90.00</td>
<td>$617.65</td>
</tr>
<tr>
<td>December</td>
<td>$415.00</td>
<td>$580.28</td>
</tr>
<tr>
<td>Total</td>
<td>$5,519.40</td>
<td>$6,353.44</td>
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</tbody>
</table>

RE: UNION TOWNSHIP LEVEE

The Auditor presents the following bills:

Orr Iron Company - $24.99
Wm. Galloway & Sons - $115.90

The Commissioners order same paid from the Union Township Levee Fund.

The following is a copy of the minutes of the Committee, dated January 15, 1942:

"A special Floodgate meeting was held at the home of Nello Hille to review the business of 1941. All members being present, the records were checked and found true and correct. Nello Hille, Chairman of the Board, mentioned some repair work done on drag line owned by the Floodgate Era,

Orr Iron Company (for cable) $24.99
Wm. Galloway & Sons (for repair work on boom of drag line) $115.90 $140.89

The Board agreed that these bills be paid and Nello Hille, Chairman, sign claim sheets. The annual meeting was decided to be held Saturday, February 7th. Oscar Schnur, Secretary was to mail notices to all assessment owners. No other business the meeting adjourned.

(signed) Nello Hille, Chairman
(signed) Oscar Schnur, Secretary
(signed) John L. Hendricks
(signed) Roy Steckings
(signed) Ralph Nurrenbern

I, Nello Hille, Chairman of the Floodgate Committee of Union Township, do hereby certify the above to be a true and complete copy of minutes of Committee meeting of January 15, 1942.

(signed) Nello Hille, Chairman

On motion the Board recess until Thursday, February 26th, 1942.

(Signed) Harvey Henderson, Agent

(Handwritten signature) Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in
regular session pursuant to recess, when present GEORGE J. KISSEL, HARVEY HERNDON
and JOSEPH V. EISTERHOLD, members composing said Board; also CHAS. H. ATKIN,
COUNTY AUDITOR and HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: FOOD STAMP EMPLOYEE'S BOND

THE COMMISSIONERS APPROVE BOND OF FRED FRUEWALD BLEND, SUCCESSOR TO
WILFRED REISING, AS CASHIER IN THE FOOD STAMP DEPARTMENT, EFFECTIVE FEBRUARY 11,
1942.

RE: CIVILIAN DEFENSE

THE AUDITOR PRESENTS BILLS FOR SALARIES AND EXPENSE FOR CIVILIAN
DEFENSE, AS FOLLOWING-

<table>
<thead>
<tr>
<th>Service Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>PERSONAL SERVICES</td>
<td>$735.00</td>
</tr>
<tr>
<td>OPERATING EXPENSE</td>
<td>$955.57</td>
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<tr>
<td>ADMINISTRATION EXPENSE</td>
<td>$457.27</td>
</tr>
</tbody>
</table>

FILED BY CIVILIAN DEFENSE DIRECTOR AND ORDERED PAID FROM THE VANDERBURGH COUNTY
CIVILIAN DEFENSE FUND.

On motion the Board adjourned sine die.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present George J. Kassel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy County Sheriff, William Lloyd.

The minutes were read and approved.

Re: Hearing on adoption of ordinances

In re: Adoption of ordinances pertaining to building, zoning, etc., within Vanderburgh County.

This being the time and place fixed in the notice published on February 24th, 1942, in the Evansville Courier and the Evansville Press, both newspapers of general circulation within Vanderburgh County, Indiana, printed in the English language and published in the City of Evansville, Vanderburgh County, Indiana, and posted at the Fifth Street entrance to the Vanderburgh County Court House, in the City of Evansville, Indiana, and at the Third Street entrance to the City Building of the City of Evansville, Indiana, for the public hearing on the adoption of the following ordinances, viz:

An ordinance defining certain standards and regulations of tourist camps, tourist cabins and residences, trailer camps and trailer parking camp sites, water supply, sewerage treatment and sewerage disposal, sanitary and public utility services, regulating the condition under which ready-cut, knock-down, commercially-assembled and portable residential construction may be used and restricting the location of such temporary construction, setting up an enforcement authority, providing for registration and indemnifying bonds, and providing penalties for violation of the terms and provisions thereof, also

An ordinance defining the manner of cleaning pumps, dry-wells, cesspools and septic tanks, prohibiting methods that are harmful to the health of the community such as constitute a nuisance, setting up an enforcement authority and providing penalties for the violation of the terms thereof, also

An ordinance to regulate the construction, alteration, repair, maintenance and equipment of structures or buildings used for other than residential purposes and which constitute non-conforming uses in residential neighborhoods in Vanderburgh County, Indiana, and fixing a penalty for the violation thereof,

And said ordinances being each read in their entirety for the first time to the Board, and no objection nor remonstrance being received or presented to the Board against the adoption of said ordinances, the same are now taken under advisement until Thursday, March 5th, 1942.
RE: CONTRACT ON CULVIENT PIPE

THE FOLLOWING IS A PARAGRAPHS OF LETTER FROM THE REPUBLIC STEEL CORPORATION, DATED FEBRUARY 24, 1942:

"WE ARE EXTREMELY SORRY THAT THE WAR PRODUCTION BOARD HAS FOUND IT NECESSARY TO RESTRICT THE SALE OF THIS PRODUCT EXCEPT ON HIGH PRIORITY PROJECTS, AND THAT WE ARE RESTRAINED FROM SERVING YOU WITH OUR PRODUCTS FOR THE DURATION OF THE WAR."

RE: APPLICATION FOR PURCHASERS LICENSE FOR EXPLOSIVES

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF MINES
WASHINGTON

Purchaser's License

License No. 209264

Date issued March 3, 1942

This license authorizes the handling of explosives or ingredients in accordance with the Federal Explosives Act and the Regulations adopted thereunder.

Authorization:
This license authorizes the handling of explosives or ingredients in accordance with the Federal Explosives Act and the Regulations of the Bureau of Mines, approved by the Secretary of the Interior, to the following extent:
- Purchase, possession, and sale, if the license is a Vendor's license;
- Purchase, possession, and use, if the license is a Purchaser's license;
- Purchase, possession, and sale, or issuance to fellow-employees, if the license is a Foreman's license.

Limitations:
This license is not transferable or assignable. It expires 1 year from the date of its issuance, and becomes void upon the death or dissolution of the applicant, and, in the event of the Foreman's license, upon the separation by the applicant from the employ of the employer for whose operation the license was obtained. It is subject to revocation by the Director of the Bureau of Mines in accordance with the Federal Explosives Act and the Regulations adopted thereunder.

R.B. Bayer
Director, Bureau of Mines.

By

Licensee:

This license is not a substitute for any license which may be required under any other Federal law or under any State, county, or municipal laws.

Board of Commissioners, Vanderburgh County, Indiana, MARCH 2ND, 1942
Board of Commissioners, Vanderburgh County, Indiana, MARCH 5TH 1942

THURSDAY, MARCH 5TH, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kisel, Harvey Herndon and Joseph V. Eisterhold, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buenke, County Attorney.

The minutes were read and approved.

RE: SUPPLIES FOR COUNTY INFIRMARY, BOEHNE HOSPITAL AND SANITARY SUPPLIES

The Commissioners request the Auditor to advertise for bids on supplies for the County Infirmary, Boehne Hospital and Sanitary Supplies for County Institutions for the months of April, May and June 1942.

RE: HIGHWAY SUPPLIES

The Commissioners request the Auditor to advertise for bids on gasoline for the County Highway Department for the months of April, May and June 1942.

RE: ADOPTION OF ORDINANCES

In the matter of the adoption of various ordinances relating to building, zoning, etc., within Vanderburgh County, Indiana.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, to after having read it for the first time, on the second day of March, 1942, the following ordinances, viz:

AN ORDINANCE defining certain standards and regulations of Tourist Camps, Tourist Cabins and Residences, Trailer Camps and Trailer Parking Camp Sites, Water Supply, Sewerage Treatment and Utility Services, regulating the condition under which ready-cut, knock-down, commercially-assembled and portable residential construction may be used and restricting the location of such temporary construction, setting up an enforcement authority, providing for registration and indemnifying bonds, and providing penalties for violation of the terms and provisions thereof, also

AN ORDINANCE defining the manner of cleaning pumps, dry-wells, cesspools and septic tanks, prohibiting methods that are harmful to the health of the community such as constitute a nuisance, setting up an enforcement authority and providing penalties for the violation of the terms thereof, also

AN ORDINANCE to regulate the construction, alteration, repair, maintenance and equipment of structures, or buildings used for other than residential purposes and which constitute non-conforming uses in residential neighborhoods in Vanderburgh County, Indiana, and fixing a penalty for the violation thereof,

and the Board, on said date, having deferred final action upon the adoption of said ordinances until this the 5th day of March, 1942, for the purpose of giving further opportunity for the making of objections to the adoption thereof, and no objection or remonstrance being received by or presented to the Board, either verbal or written, and certain suggestions having been made by the State Fire Marshall and the State Board of Health, to be included
Board of Commissioners, Vanderburgh County, Indiana, MARCH 2ND 1942.

RE: CONTRACT ON CULVERT PIPE

The following is a paragraph of letter from the Republic Steel Corporation, dated February 24, 1942:

"We are extremely sorry that the War Production Board has found it necessary to restrict the sale of this product except on high priority projects, and that we are restrained from serving you with our products for the duration of the war."

RE: APPLICATION FOR PURCHASERS LICENSE FOR EXPLOSIVES

In the matter of application for purchasers license for explosives or the ingredients thereof.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, in regular session on this the 2nd day of March, 1942, hereby authorizes Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and as such the ex-officio Clerk to this Board, on behalf of Vanderburgh County, Indiana, to make application for purchasers' license for explosives or the ingredients thereof.

RE: COUNTY BUSINESS

The Commissioners approve the expense of Harvey Herndon and Harold Grafe to go to Indianapolis on business with various State Departments.

RE: EMPLOYEES ON ELECTION EQUIPMENT

On recommendation of Superintendent of County Buildings, the Board approves the appointment of Ray Roettger, Joseph Maurer, Joseph Kennedy, Arthur Scheller, George Batts and Oscar Wagner, to work on election equipment.

On motion the Board recess until Thursday, March 5TH, 1942.

George J. Kinel
Harvey Herndon
Joseph V. Entechelt
Board of County Commissioners.
Thursday, March 5th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buentte, County Attorney.

The minutes were read and approved.

RE: Supplies for County Infirmary, Boehne Hospital and Sanitary Supplies

The Commissioners request the Auditor to advertise for bids on supplies for the County Infirmary, Boehne Hospital and Sanitary Supplies for County Institutions for the months of April, May and June 1942.

RE: Highway Supplies

The Commissioners request the Auditor to advertise for bids on gasoline for the County Highway Department for the months of April, May and June 1942.

RE: Adoption of Ordinances

In the matter of the adoption of various ordinances relating to building, zoning, etc., within Vanderburgh County, Indiana.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, after having read it for the first time, on the second day of March, 1942, the following ordinances, viz:

AN ORDINANCE defining certain standards and regulations of Tourist Camps, Tourist Cabins and Residences, Trailer Camps and Trailer Parking Camp Sites, Water Supply, Sewerage Treatment and Utility Services, regulating the conditions under which ready-cut, knock-down, commercially-assembled and portable residential construction may be used and restricting the location of such temporary construction, setting up an enforcement authority, providing for registration and indemnifying bonds, and providing penalties for violation of the terms and provisions thereof, also

AN ORDINANCE defining the manner of cleaning pumps, dry-wells, cesspools and septic tanks, prohibiting methods that are harmful to the health of the community such as constitute a nuisance, setting up an enforcement authority and providing penalties for the violation of the terms thereof, also

AN ORDINANCE to regulate the construction, alteration, repair, maintenance and equipment of structures, or buildings used for other than residential purposes and which constitute non-conforming uses in residential neighborhoods in Vanderburgh County, Indiana, and fixing a penalty for the violation thereof,

and the Board, on said date, having deferred final action upon the adoption of said ordinances until this the 5th day of March, 1942, for the purpose of giving further opportunity for the making of objections to the adoption thereof, and no objection or remonstrance being received by or presented to the Board, either verbal or written, and certain suggestions having been made by the State Fire Marshall and the State Board of Health, to be included
RE: ADOPTION OF VARIOUS ORDINANCES -cont'd-

IN SAID ORDINANCES, WHICH SAID SUGGESTIONS, TOGETHER WITH THE ORDINANCES AS ORIGINALLY PRESENTED, BEING NOW BEFORE THE BOARD FOR FINAL ACTION, AND THE BOARD BEING FULLY ADVISED IN THE PREMISES NOW IN ALL THINGSadopts THE FOLLOWING ORDINANCES, TO TAKE EFFECT ON THIS THE 5TH DAY OF MARCH, 1942, VIZ:
RE: VACATION OF RUBY AVENUE

IN THE MATTER OF THE PETITION OF
WILLIAM C. MULLINS, ET AL, FOR
THE VACATION OF A PART OF RUBY
AVENUE, A PUBLIC HIGHWAY IN
PIGEON TOWNSHIP, VANDERBURGH
COUNTY, INDIANA.

ORDER ON PETITION

THIS MATTER, COMING ON FOR FURTHER ACTION BY THE BOARD UPON THE PETITION
HERETOFORE FILED BY WILLIAM C. MULLINS, ET AL, WHICH SAID PETITION IS SIGNED
BY NOT LESS THAN TWELVE (12) PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH
COUNTY, INDIANA, AND SAID PETITION BEING PRESENTED TO THE BOARD TOGETHER WITH
PROOF THAT DUE NOTICE OF THE FILING OF SAID PETITION HAS BEEN GIVEN AND WHEN
THE SAME WOULD BE PRESENTED TO THIS BOARD, ONCE EACH WEEK FOR TWO (2) CON-
SECUTIVE WEEKS SUCCESSIVELY, IN THE EVANSVILLE PRESS, A NEWSPAPER OF GENERAL
CIRCULATION, PRINTED IN THE ENGLISH LANGUAGE AND PUBLISHED WITHIN VANDERBURGH
COUNTY, INDIANA, SAID PUBLICATION APPEARING IN THE ISSUES OF FEBRUARY 11TH
AND 18TH, 1942, AND MORE THAN TWENTY (20) DAYS HAVING EXPIRED SINCE THE FILING
OF SAID PETITION WITH THE COUNTY AUDITOR AND THE PUBLICATION OF SAID NOTICE,
AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFICIENTLY ADVISED IN THE
PRESUMPTIONS, FINDS THAT SAID PETITION IS SIGNED BY NOT LESS THAN TWELVE (12)
FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH, THAT NOT LESS THAN SIX (6)
OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF
SAID HIGHWAY, AND THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION
WAS GIVEN BY PUBLICATION ONCE EACH WEEK FOR TWO (2) CONSECUTIVE WEEKS SUCCESSIVELY IN THE EVANSVILLE PRESS, A NEWSPAPER OF GENERAL CIRCULATION PRINTED IN THE ENGLISH LANGUAGE AND PUBLISHED WITHIN VANDERBURGH COUNTY, INDIANA, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THE DATE OF THE PRESENTATION OF SAID PETITION TO THIS BOARD.

IT IS THEREFORE ORDERED BY THE BOARD THAT PHILIP HOELSCHER, JOSEPH REIS
AND JOSEPH SCHIELE, THREE (3) RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY,
INDIANA, RESIDING OUTSIDE OF PIGEON TOWNSHIP, VANDERBURGH COUNTY, INDIANA,
BE AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY TO BE VACATED,
THAT IS TO SAY, THE FOLLOWING DESCRIBED ROUTE AND PREMISES, VIZ:

A PART OF RUBY AVENUE LOCATED IN THE REPLAT OF OAKHURST
PLACE, AN ADDITION LYING IN VANDERBURGH COUNTY, INDIANA, ACCORDING TO THE RECORDED PLAT THEREOF, RECORDED IN PLAT RECORD
H AT PAGE 169 OF THE RECORDS OF THE RECORDER OF VANDERBURGH
COUNTY, INDIANA, MORE SPECIFICALLY DESCRIBED AS FOLLOWS: BE-
COMMENCING AT THE NORTHEAST CORNER OF LOT 131 IN THE REPLAT
OF OAKHURST PLACE, THENCE EASTWARDLY ALONG THE NORTH LINE OF LOT
130 IN THE REPLAT OF OAKHURST PLACE AND SAID NORTH LINE EXTEND-
ED, AND CONTINUING EASTWARDLY ALONG THE NORTH LINE OF SAID LOT
130 AND ALONG THE CURVED BOUNDARY OF SAID LOT FORMING THE NORTHEAST CORNER OF SAID LOT TO THE POINT WHERE THE EAST LINE OF SAID LOT 130 BECOMES A STRAIGHT LINE, THENCE NORTHWARDLY FROM SAID POINT ALONG AN EXTENSION OF SAID STRAIGHT LINE FORMING THE EAST LINE OF SAID LOT 130 TO THE SOUTH LINE OF LOT 133 IN THE REPLAT OF OAKHURST PLACE, THENCE WESTWARDLY ALONG THE SOUTH LINE OF SAID LOT 133 AND THE SOUTH LINE OF LOT 132 IN THE REPLAT OF OAK-
RE: VACATION OF RUBY AVENUE -CONT'D-

HURST PLACE to the point where the south line of said Lot 132 in intersected by a line drawn at right angles to the north line of Lot 131, thence southwardly along said line drawn at right angles to the north line of Lot 131 to the point of beginning.

It is further ordered that said viewers view said highway as required by law and that they mark and lay out the same, that said viewers meet at the office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana on the 9th day of March, 1942 at two o'clock P. M. and qualify as such viewers, and that they report their proceedings to this Board on or about the first day of the April, 1942 Term of said Board, and this matter is continued.

RE: REGISTRATION BOARD

Paul Wever, member of the Registration Board files claim for $825.00 salary for July 17, 1941 to January 1, 1942. The claim is disallowed by the Board.

RE: COUNTY BUSINESS

The Commissioners approve the expense of the County Auditor going to Washington, D. C., at the request of War Production Board, to attend a meeting on March 9th and 10th.

On motion the Board recess until Monday, March 9th, 1942.

George J. King
Joseph E. Estep
James H. Harrison
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, MARCH 9TH & 12TH 1942

MONDAY, MARCH 9TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO GUY K. FOX, DEPUTY COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: PRIMARY ELECTION

ON MOTION THE BOARD AUTHORIZES JACOB BASSMIE, SUPERINTENDENT OF COUNTY BUILDINGS, TO GET PRICES AND ESTIMATES ON TABLES FOR CENTRAL COUNTING BOARD IN THE PRIMARY ELECTION.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, MARCH 12TH, 1942.

George J. Kissing
Joseph V. Elsterholt
Henry Buente

BOARD OF COUNTY COMMISSIONERS

THURSDAY, MARCH 12TH, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: VACATION OF COUNTY HIGHWAYS

IN THE MATTER OF THE CLOSING OF KENTUCKY AVENUE AT ITS POINT OF INTERSECTION WITH DIAMOND AVENUE, AND THE CLOSING OF MORGAN AVENUE AT ITS POINT OF INTERSECTION WITH U. S. HIGHWAY NO. 41.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, BEING ADVISED BY UNITED STATES GOVERNMENT AUTHORITIES THAT BECAUSE OF THE NATIONAL EMERGENCY EXISTING AT THIS TIME AND FOR THE SAFETY OF THE TRAVELING PUBLIC, IT WILL BE NECESSARY AND EXPEDIENT TO CLOSE KENTUCKY AVENUE TO PUBLIC TRAFFIC AT ITS POINT OF INTERSECTION WITH DIAMOND AVENUE, AND MORGAN AVENUE AT ITS POINT OF INTERSECTION WITH U. S. HIGHWAY NO. 41, NOW ORDERS THAT SAID STREETS AT SAID INTERSECTIONS BE CLOSED.
Board of Commissioners, Vanderburgh County, Indiana, March 12 & 16, 1942

RE: VACATION OF COUNTY HIGHWAYS - CONT'D -

TO PUBLIC TRAFFIC AND DIRECTS THE HIGHWAY DEPARTMENT TO PLACE APPROPRIATE SIGNS AT SAID INTERSECTIONS INFORMING THE PUBLIC OF THE CLOSING OF SAID STREETS; AND FURTHER DIRECTS HENRY C. BUENTE, COUNTY ATTORNEY, TO TAKE SUCH STEPS AS MAY BE NECESSARY FOR THE PERMANENT CLOSING OF SAID STREETS.

On motion the Board recess until Monday, March 16th, 1942.

George J. Kissell
Joseph V. Eisterhold

Board of County Commissioners

Monday, March 16th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissell, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: PROSPERITY AVENUE

Property owners and interested parties now present their petition for the improvement of Prosperity Avenue in Garden Acres.

On motion the Board recess until Thursday, March 19th, 1942.

George J. Kissell
Joseph V. Eisterhold

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, March 19th, 1942.

Thursday, March 19th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Boehne Hospital

Dr. Paul D. Crimm reports that roofs and gutters on various buildings are in need of repairs, and this matter is referred to Jacob Bassemier, Superintendent of County Buildings, for immediate attention.

Re: W. P. A.

The Commissioners approve employment of Orlin Songer on special work, to be paid for from W. P. A. Funds.

Re: Additional Allowance for Henry C. Buente

In the matter of additional allowance to Henry C. Buente, for work in preparation of certain ordinances for the County Planning Commission.

Pursuant to previous instructions, wherein in the Vanderburgh County Planning Commission and the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente, to compile data for and prepare certain ordinances, entitled:

An ordinance defining certain standards and regulations of Tourist Camps, Tourist Cabins and Residences, Trailer Camps and Trailer Parking Camp Sites, Water Supply, Sewerage Treatment and Sewerage Disposal, Sanitary and Public Utility Services, regulating the conditions under which ready-cut, knock-down, commercially-assembled and portable residential construction may be used and restricting the location of such temporary construction, setting up an enforcement authority, providing for registration and indemnifying bonds, and providing penalties for violation of the terms and provisions thereof, also

An ordinance defining the manner of cleaning septic tanks, dry-wells, cesspools and septic tanks, prohibiting methods that are harmful to the health of the community, such as constitute a nuisance, setting up an enforcement authority and providing penalties for the violation of the terms thereof, also,

An ordinance to regulate the construction, alteration, repair, maintenance and equipment of structures or buildings used for other than residential purposes and which constitute non-conforming uses in residential neighborhoods in Vanderburgh County, Indiana, and filing a penalty for the violation thereof, also

An ordinance defining the establishment of datum-lines, filling and grading of property in sub-divisions under platting control, regulating the depth of fill or artificial grading to allow for proper drainage, providing for the proper installation of driveways from public roads, streets or highways to privately owned property, regulating the installation of drainage systems and the placing of sanitary absorption systems, providing for an enforcement authority and fixing penalties for the violation of the terms thereof.
Board of Commissioners, Vanderburgh County, Indiana, MARCH 19 & 23 1942

RE: ADDITIONAL ALLOWANCE TO HENRY C. BUENTE -CONT'D-

AND SAID WORK HAVING BEEN COMPLETED, ALL OF WHICH SAID SERVICES SO RENDERED AT THE SPECIAL INSTANCE AND REQUEST OF SAID COUNTY PLANNING COMMISSION AND THIS BOARD AND CONSIST OF A SPECIAL CHARACTER AND WERE OUTSIDE OF AND IN ADDITION TO THE REGULAR DUTIES OF SAID HENRY C. BUENTE AS COUNTY ATTORNEY, FOR WHICH ADDITIONAL SERVICES HE IS ENTITLED TO ADDITIONAL COMPENSATION, AND THE BOARD NOW FIXES THE COMPENSATION FOR SAID ADDITIONAL SERVICES IN THE SUM OF THREE HUNDRED (300.00) DOLLARS, AND COMES NOW HENRY C. BUENTE AND PRESENTS TO THE BOARD HIS CLAIM IN SAID AMOUNT OF THREE HUNDRED (300.00) DOLLARS FOR SAID ADDITIONAL SERVICES, WHICH CLAIM IS NOW BY THE BOARD ALLOWED, AND THE COUNTY AUDITOR IS DIRECTED TO PAY THE SAME FROM FUNDS APPROPRIATED FOR THE COUNTY PLANNING COMMISSION PROFESSIONAL SERVICES ACCOUNT.

ON MOTION THE BOARD RECESS UNTIL MONDAY, MARCH 23RD, 1942.

George J. Kissel
Joseph V. Eisterhold
Board of County Commissioners

MONDAY, MARCH 23RD, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT, GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY & SANITARY SUPPLIES FOR COUNTY INSTITUTIONS

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR VARIOUS COUNTY INSTITUTIONS FOR APRIL, MAY AND JUNE 1942, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS, AS FOLLOWS:

- BOEHNE HOSPITAL

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<th>Suppliers</th>
<th>Products</th>
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<td>Bakery Supplies</td>
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<tr>
<td>Purdy Dairy Co</td>
<td>Dairy Products</td>
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<tr>
<td>Ideal Pure Milk Co</td>
<td>Meats, Smoked Meats, Chickens, etc.</td>
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<tr>
<td>Koch Dairy Company</td>
<td>Meats, Chickens, etc.</td>
</tr>
<tr>
<td>Stahl Packing Co</td>
<td>Canned Fruits &amp; Vegetables &amp; Misc,Groceries</td>
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<tr>
<td>Yokel &amp; Sons</td>
<td></td>
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<tr>
<td>A. Bromm &amp; Co</td>
<td></td>
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<tr>
<td>S. Kahn's Sons</td>
<td>Miscellaneous Groceries &amp; Canned Fruits &amp; Vegetables</td>
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</tbody>
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Board of Commissioners, Vanderburgh County, Indiana, March 23rd, 1942

County Infirmary

S. Kahne's Sons - Groceries
Stahl Packing Co - Meat
Vorel & Sons - Bread
Kreyling & Company - Dry Goods

Sanitary Supplies

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<tr>
<td>Liquid Toi. Soap</td>
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<td>.65</td>
<td>1.66</td>
<td>1.53</td>
</tr>
<tr>
<td>Waldorf Fold. Towels</td>
<td>4.65</td>
<td></td>
<td>1.47</td>
<td></td>
</tr>
</tbody>
</table>

All bids are taken under advisement until Thursday, March 26th, 1942.

Re: Bids on Gasoline for Highway Department

This being the time set for the receiving of bids on gasoline for the Highway Department, come now various parties and submit their bids:

- National Refining Company - 13.4 Net
- Phillips Pet. Company - 13.4 " (Will give benefit of any decline)
- H.F. Koch Stations Co - 12.75 " (Not guaranteed)
- Shell Petroleum Co - 13.2 "
- Standard Oil Company - 13.4 " (Will give benefit of any decline)
- Mid-Continent Pet. Co - 13.4 "

All bids are taken under advisement until Thursday, March 26th.

Re: Damage Claim of Tillie Buente

This Agreement, made and entered into by and between Tillie Buente, as owner of the east half of the northwest quarter of section eight (8), township five (5) south, range eleven (11) west, in Vanderburgh County, Indiana, (standing in the name of John Buente), together with Fred Buente, as tenant of said lands, both herein designated as first parties, and the Board of Commissioners of the County of Vanderburgh, State of Indiana, representing Vanderburgh County, Indiana, herein designated as second parties, WITNESSETH,

Whereas, the lands herein described are crossed by Barr Creek, an established public drain and a portion of said Barr Creek, being a part of the allotment of said ditch given to Vanderburgh County, Indiana, for annual
RE: DAMAGE CLAIM OF TILLIE BUENTE -CONTD-

CLEANING, CONTRACT FOR WHICH CLEANING WAS AWARDED TO CHARLES MARTIN IN 1941, AND SAID CHARLES MARTIN, AFTER CUTTING THE WEEDS AND UNDERBRUSH ON SAID ALLOTMENT, IN BURNING THE SAME, HAVING LOST CONTROL OF THE FIRE SET BY HIM FOR THAT PURPOSE, AND CAUSED SAID FIRE TO SPREAD UPON THE ADJACENT LANDS OF THE FIRST PARTY AND BURNED CROPS THEREON, CONSISTING OF APPROXIMATELY SIX (6) ACRES OF OLD CLOVER, TO BE PLOWED UNDER FOR THE PURPOSE OF PLANTING HYBRID CORN IN 1942, AND APPROXIMATELY THREE (3) ACRES OF NEW CLOVER, ALL TO THE SAMAGE OF THE FIRST PARTIES, AND A CONTROVERSY HAVING ARISEN BETWEEN THE PARTIES HERETO AS TO THE LIABILITY OF THE SECOND PARTY FOR SUCH DAMAGES AND THE AMOUNT THEREOF, AND IT BEING THE DESIRE TO SETTLE SAID CONTROVERSY,

IN CONSIDERATION OF THE PAYMENT BY THE SECOND PARTY TO THE FIRST PARTIES OF THE SUM OF FIFTY (50.00) DOLLARS, THE RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED BY THE FIRST PARTIES, THE FIRST PARTIES HEREBY FULLY AND COMPLETELY RELEASE AND DISCHARGE VANDERBURGH COUNTY, INDIANA, ITS OFFICERS, AGENTS AND/OR EMPLOYES FROM ANY AND ALL CLAIMS, DEMANDS OR RIGHTS OF ACTION WHICH THEY OR EITHER OF THEM MAY HAVE AGAINST VANDERBURGH COUNTY, ITS OFFICERS, AGENTS AND/OR EMPLOYEES RESULTING FROM THE FIRE HEREIN REFERRED TO.

RE: CHANGE IN PRECINCT BOUNDARIES

IN THE MATTER OF CHANGING OF PRECINCT BOUNDARY LINES OF CERTAIN VOTING Precincts WITHIN VANDERBURGH COUNTY, INDIANA.

WHEREIN, IT IS FOUND NECESSARY BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, IN ORDER TO HAVE CERTAIN PRECINCT BOUNDARY LINES WITHIN PIGEON AND PERRY TOWNSHIPS CHANGES SO AS TO CONFORM TO THE CHANGES IN BOUNDARY LINE RESULTING FROM THE RECENT ANNEXATION OF TERRITORY TO THE CITY OF EVANSVILLE, AND TO CORRECT AN ERROR IN THE DESCRIPTION OF THE BOUNDARY LINE OF PRECINCT No.66 IN PIGEON TOWNSHIP, IT IS HEREBY RESOLVED, BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, THAT THE BOUNDARY LINES OF THE FOLLOWING PRECINCTS BE AND ARE ADOPTED, VIZ:

FORTY-THIRD PRECINCT - PIGEON TOWNSHIP- BEGINNING AT THE INTERSECTION OF THE EXTENDED LINE OF NORTH MAIN STREET AND HERNDON DRIVE, THENCE NORTH ALONG THE EXTENDED LINE OF NORTH MAIN STREET TO THE CENTER OF PIGEON CREEK, THENCE NORTHEAST ALONG THE CENTER LINE OF PIGEON CREEK TO THE LINE OF OLMSTEAD AVENUE, EXTENDED, THENCE EAST ALONG SAID EXTENDED LINE OF OLMSTEAD AVENUE AND OLMSTEAD AVENUE TO STRINGTOWN ROAD, THENCE ALONG STRINGTOWN ROAD TO THE NEW EVANSVILLE CITY LIMIT LINE, THENCE EAST ALONG SAID NEW CITY LIMIT LINE TO NORTH KENTUCKY AVENUE, THENCE SOUTH ALONG NORTH KENTUCKY AVENUE TO KECK AVENUE, THENCE WEST ALONG KECK AVENUE TO HEIDELBACH AVENUE, THENCE NORTH ALONG HEIDELBACH AVENUE TO HERNDON DRIVE, THENCE WEST ALONG HERNDON DRIVE TO THE LINE OF NORTH MAIN STREET, EXTENDED, BEING THE PLACE OF BEGINNING.
Board of Commissioners, Vanderburgh County, Indiana, March 23, 1942

RE: CHANGE IN BOUNDARY PRECINCTS - CONT'D -

SIXTY-FIFTH PRECINCT - Pigeon Township - Beginning at the intersection of Pigeon Creek and the Evansville city boundary line, being also the intersection of the center of Pigeon Creek and the extended line of Oldmead Avenue, thence in an easterly direction along the Evansville city limit boundary line, being also the extended line of Oldmead Avenue and with Oldmead Avenue to Stringtown Road, thence along Stringtown Road to the new city boundary line, thence east along the new city boundary line to north Kentucky Avenue, thence north along North Kentucky Avenue and the extended thereof to the center of Pigeon Creek, thence down the center of Pigeon Creek to the place of beginning.

SIXTY-SIXTH PRECINCT - Pigeon Township - Beginning at the intersection of North St. Joseph Avenue with West Maryland Street, thence west along West Maryland Street to the southwest corner of the Municipal Golf Course, thence north and west along the boundary line of the Municipal Golf Course to the New Harmony Road, thence northwest along the New Harmony Road to the north line of the Municipal Golf Course bordering on New Harmony Road, thence northerly and easterly along the boundary line of the Municipal Golf Course to the Cynthiana Road, thence northwest along the Cynthiana Road to the Buchanan Road, thence northeast along the Buchanan Road to St. Joseph Avenue, thence north along St. Joseph Avenue to Locust Creek, being the Pigeon and Center Township line, thence along said Township line to its intersection with the center of Pigeon Creek, thence in a southerly direction along the center of Pigeon Creek to the north Evansville city limit boundary line, thence west along said line to St. Joseph Avenue, thence south along St. Joseph Avenue to West Maryland Street, the place of beginning, also --

Beginning at the intersection of the east and west Evansville city limit boundary line and the Ohio River, thence down the Ohio River to the extended line of Barker Avenue, thence north along the extended line of Barker Avenue to the Evansville city limit boundary line, thence northerly along said Evansville city limit boundary line to Barker Avenue, thence north along Barker Avenue to Broadway, thence northeasterly along Broadway to the east and west city limit line, thence east along said city limit line to the Ohio River, being also the State line, the place of beginning.

FIFTY-NINTH PRECINCT - Perry Township - Beginning at the intersection of West Franklin Street and North St. Joseph Avenue, thence north along North St. Joseph Avenue to West Maryland Street, thence west along West Maryland Street to Sonntag Avenue, thence south along Sonntag Avenue to Mt. Vernon Avenue, thence southeasterly along Mt. Vernon Avenue to West Franklin Street, thence east along West Franklin Street to St. Joseph Avenue, the place to beginning.

SEVENTY-FIRST PRECINCT - Perry Township - Beginning at the point of intersection of Lemcke Avenue and West Maryland Street, being also the south line of the Municipal Golf Course, thence west and north and following the line of the Municipal Golf Course to New Harmony Road, thence in a southerly direction along the New Harmony Road to West Franklin Street, thence east along West Franklin Street to Barker Avenue, thence north along Barker Avenue to the Upper St. Vernon Road, being the Evansville city limit line, thence easterly along the Upper St. Vernon Road the Evansville city limit line, to Sonntag Avenue, thence north along Sonntag Avenue to West Maryland Street, thence east along West Maryland Street to Lemcke Avenue, the place of beginning, also --

Beginning at the intersection of the Perry and German Township line with the New Harmony Road, thence southeast along the New Harmony Road to the north line of the Municipal Golf Course, thence easterly along the line of the Municipal Golf Course to the Cynthiana Road, thence northwest along the Cynthiana Road to the Buchanan Road, thence southeast along the Buchanan Road to St. Joseph Avenue, thence north along St. Joseph Avenue to the Perry and German Township line, thence west along said Township line to the New Harmony Road, the place of beginning.

IT IS FURTHER ORDERED by the Board that the County Auditor of Vanderburgh County, Indiana, give notice of the adoption of the foregoing resolution by one (1) publication in two (2) newspapers of general circulation within Vanderburgh County, Indiana, printed in the English language and published within Vanderburgh County, Indiana, as by law required.
RE: ADOPTION OF ORDINANCE REGARDING DRAINAGE, ETC.

RE: ADOPTION OF ORDINANCE PRESENTED BY THE COUNTY PLANNING COMMISSION.

Comes now the Vanderburgh County Planning Commission and submits to the Board, for adoption, an ordinance defining the establishment of datum-lines, cutting, filling and grading of property in sub-divisions under platting control, regulating the depth of fill or artificial grading to allow for proper drainage, providing for the proper installation of drive-ways from public roads, streets or highways to privately owned property, regulating the installation of drainage systems and the placing of sanitary absorption systems, providing an enforcement authority and fixing penalties for the violation of the terms thereof.

And the Board now orders the County Auditor of Vanderburgh County, Indiana, to give notice for a public hearing on the adoption of said proposed ordinance by publication in the Evansville Courier and the Evansville Press, fixing the date for said hearing on the 9th day of April, 1942.

On motion the Board recess until Thursday, March 26th, 1942.

[Signatures]

George J. Kissel

Joseph V. Eisterhold

Harry Herndon

Board of County Commissioners

Thursday, March 26th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: CONTRACTS ON SUPPLIES FOR BOEHN HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS

The Board this day, makes the following awards on supplies for Boehe Hopsital, County Infirmary and Sanitary Supplies for County Institutions for the months of April, May and June 1942—

Boehe Hopsital

Bakery Supplies— Feldman Baking Company
Dairy Products— Purity Dairy Company
Meat-Smoked Meats-Chickens, etc— Koch Dairy Company
Canned Fruits & Veg.— Stahl Packing Company
Miscellaneous Groceries— A. Bromm & Company

S. Kahn’s Sons
Board of Commissioners, Vanderburgh County, Indiana, March 26, 1942

COUNTY INFIRIARY

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<tr>
<th>Category</th>
<th>Supplier</th>
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<tbody>
<tr>
<td>Groceries</td>
<td>S. Kahn's Sons</td>
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<tr>
<td>Meat</td>
<td>Stahl Packing Company</td>
</tr>
<tr>
<td>Bread</td>
<td>Feldman Baking Company</td>
</tr>
<tr>
<td>Dry Goods</td>
<td>Kreyling &amp; Company</td>
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</table>

SANITARY SUPPLIES

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<tr>
<th>Item</th>
<th>Supplier</th>
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<tbody>
<tr>
<td>#1 - Cleaning Powder</td>
<td>KOR-X-ALL Company</td>
</tr>
<tr>
<td>3 - Sweeping Compound</td>
<td></td>
</tr>
<tr>
<td>5 - Floor Wax</td>
<td></td>
</tr>
<tr>
<td>6 - Liquid Toilet Soap</td>
<td></td>
</tr>
<tr>
<td>2 - Toilet Tissue</td>
<td>A. Brom &amp; Company</td>
</tr>
<tr>
<td>7 - Waldorf Fold, Towels</td>
<td>Pro Tex All Company</td>
</tr>
<tr>
<td>4 - Scrub, Solvent</td>
<td></td>
</tr>
</tbody>
</table>

RE: AWARD OF CONTRACT ON GASOLINE

The Board this day makes the following award on gasoline for the highway department for the months of April, May and June 1942, as follows:

SHELL PETROLEUM COMPANY - 13.2 NET PER GAL.

RE: CHANGES IN PERSONNEL IN SHERIFF'S OFFICE

The County Sheriff reports to the Board that James Long, Stanley Martin and Fred Niedermeier have resigned from his force.

Urban Steckler is to replace James Long as day deputy, and Truman Moore to replace Urban Steckler as jailer.

Carl Gatewood to replace Truman Moore as a guard and Jess R. Hiday to replace Fred Niedermeier as guard.

Henry J. Burdick to replace Stanley Martin as night deputy.

These changes are effective March 25th, 1942.

RE: ADDITIONAL APPROPRIATIONS

The Commissioners order the Auditor to call the County Council to consider additional appropriations as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Other Office Supplies -</td>
<td>$1500.00</td>
</tr>
<tr>
<td>County Auditor</td>
<td></td>
</tr>
<tr>
<td>Registration Expense -</td>
<td>9850.00</td>
</tr>
<tr>
<td>Returning Fugitives -</td>
<td>800.00</td>
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On motion the Board recess until Monday, March 30th, 1942.

[Signatures]

George J. Kiss
Joseph I. Etcheh

Board of County Commissioners
Monday, March 30th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Highway Department

The Commissioners approve appointments of Leslie Vincent and Carl Smith as Truckdrivers for the Highway Department, effective March 31st, 1942.

Re: County Business

The Commissioners approve the expense of the County Auditor and County Attorney going to Indianapolis on County business with State Departments.

On motion the Board recess until Thursday, April 2nd, 1942.

[Signatures]

George J. Kissel
Joseph V. Eisterhold

Board of County Commissioners.
Board of Commissioners, Vanderburgh County, Indiana, APRIL 2ND 1942

THURSDAY, APRIL 2ND, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO THE PRESENCE WHEN PRESENT, GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: ST. GEORGE HIGHWAY

STATE OF INDIANA

VANDERBURGH COUNTY

VANDERBURGH COUNTY COMMISSIONERS COURT

MARCH TERM, 1942

IN THE MATTER OF THE PETITION FOR THE VACATION OF A PART OF ST. GEORGE HIGHWAY

COME NOW ALOYS HEERDINK AND MORE THAN ELEVEN OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION PRAYING FOR THE VACATION OF A PART OF A CERTAIN HIGHWAY HEREINAFTER DESCRIBED AND LOCATED IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION AND WHEN THE SAME WOULD BE PRESENTED TO THIS BOARD BY POSTING COPIES OF SAID NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY PROPOSED TO BE VACATED FOR MORE THAN TWENTY DAYS BEFORE THIS DATE AND THE DATE STATED IN SAID NOTICE AS THE TIME WHEN SAID PETITION WOULD BE PRESENTED TO THIS BOARD; AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT A COPY OF SUCH NOTICE WAS MAILED TO THE POST OFFICE ADDRESS OF EACH LANDOWNER AFFECTED BY SUCH PROCEEDINGS NOT SIGNING SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, NOTIFYING EACH SUCH LANDOWNER OF THE PRESENTATION AND FILING OF SAID PETITION; EACH OF SAID NOTICES HAVING BEEN MAILED BY THE AUDITOR MORE THAN TWENTY DAYS BEFORE THIS DATE, BEING THE DATE STATED IN SAID NOTICE AS THE TIME WHEN THE SAME WOULD BE PRESENTED TO THIS BOARD.

AND THE BOARD, HAVING HEARD THE EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH, STATE OF INDIANA, AND THAT SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, AND RESIDE IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY PETITIONED TO BE VACATED AND HEREINAFTER DESCRIBED; AND THE BOARD FURTHER FINDS THAT DUE AND LEGAL NOTICE OF THE PRESENTING OF
RE: ST. GEORGE HIGHWAY - CONT'D -

Said petition was given by posting notices in three (3) of the most public places in the immediate neighborhood of said highway proposed to be vacated more than twenty (20) days prior to this date; and that a copy of said notice was mailed to each landowner affected by these proceedings, not signing said petition, each of said notices having been mailed by United States Mail, postage prepaid, more than twenty (20) days before this date. And the board further finds that said petition, the notice of the filing thereof and the proof of the posting and mailing of copies of said notice, are in all things sufficient and in due form of law; and that said petition is now properly before this board for such further proceedings and action as are required by law.

It is therefore ordered by the board that Wm. H. Elendorf, George Hon and Philip Hoelscher, all resident freeholders of Vanderburgh County, State of Indiana, be and they are hereby appointed viewers to view said highway proposed to be vacated, that is to say, upon the following described route and premises, to-wit:

That part of St. George Road in said county and state, more particularly described as follows:

All that part of said public highway which lies east of the east line of Indiana State Highway No. 41, and west of the east line of the right-of-way of the Cleveland, Cincinnati, Chicago and St. Louis Railway Company; the center line of said highway as evidenced by Commissioners' Record Volume Q, page 15, being co-incident with the half-section line east and west through and in section 4, Township 6 South, Range 10 West, Vanderburgh County, Indiana.

It is further ordered by the board that said viewers view said highway proposed to be vacated, as required by law; and that said viewers meet at the office of the County Auditor of Vanderburgh County, Indiana, at the Court House in Evansville, Indiana, on the 2nd day of April, 1942, at 3:00 o'clock P.M., and qualify as such viewers, and that they report their proceedings to this board at the ensuing April term thereof, and this matter is now continued.

RE: VANDERBURGH COUNTY FOOD STAMP OFFICE

The auditor submits report on Food Stamp Office from U. S. Department of Agriculture dated March 23rd. The Commissioners order same copied in record and filed in the auditor's office, as follows:

Cash:  
In Bank - March 23, 1942 $9,882.50
In Food Stamp Office 122.00
Inventory of Food Stamp Books on hand 35,162.00
Trustee's Orders outstanding - Pigeon Township 7,312.50
Trustee's Orders on hand - Center Township 521.00
Knight Township 1,502.00
Perry Township 698.00
Total Fund accounted for ........................ 55,000.00

This is the status as of March 23, 1942.
RE: FOUR PER CENT, ASSESSMENT BY
UNION TOWNSHIP LEVEE COMMITTEE

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR, AND PRESENTS TO THE BOARD
NOTICE OF FOUR PER CENT ASSESSMENT AGAINST VANDERBURGH COUNTY IN THE SUM
OF $100.00 AND AGAINST UNION TOWNSHIP IN THE SUM OF $100.00 MADE BY THE
UNION TOWNSHIP FLOODGATE AND LEVEE COMMITTEE ON ACCOUNT OF HIGHWAYS IN
THE UNION TOWNSHIP LEVEE AND FLOODGATE DISTRICT, AND THE BOARD NOW FINDS
THAT THE ASSESSMENT SO MADE AGAINST UNION TOWNSHIP SHOULD BE PAID BY VAN-
DERBURGH COUNTY, BECAUSE OF THE FACT THAT SAID HIGHWAYS ON ACCOUNT OF WHICH
SAID ASSESSMENT IS MADE AGAINST UNION TOWNSHIP ARE NOW A PART OF THE HIGH-
WAY SYSTEM OF VANDERBURGH COUNTY.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE COUNTY AUDITOR DRAW
HIS WARRANT FOR $200.00 IN PAYMENT OF SAID TWO ASSESSMENTS, TO BE PAID FROM
SUCH FUNDS AS MAY BE AVAILABLE FOR THAT PURPOSE.

RE: COUNTY SHERIFF'S CAR

THE COMMISSIONERS APPROVE PAYMENT OF $45.00 GOVERNMENT TAX IN ADDITION
TO THE BID PRICE OF $575.00 ON CAR FOR THE COUNTY SHERIFF.

RE: PURCHASE OF SPECIAL LUMBER FOR
TRACTOR SEATS AND TRUCK BODY FLOOR.

COMES NOW WILLIAM KOESTRING, COUNTY HIGHWAY SUPERINTENDENT AND REPORTS
TO THE BOARD, THAT IT WAS NECESSARY FOR HIM TO PURCHASE CERTAIN LUMBER FOR
SPECIAL USE IN BUILDING TRACTOR SEATS AND IN RE-FLOORING A COUNTY HIGHWAY
DEPARTMENT TRUCK BED, THE TYPE OF WHICH LUMBER WAS NOT COVERED BY THE CUR-
RENT BRIDGE LUMBER BID, AND THAT SAID LUMBER COULD NOT BE PROCURED FROM ANY
OTHER SOURCE THAN FROM CLARENCE WORTMAN, AND AS AN EMERGENCY EXISTED FOR THE
IMMEDIATE USE OF SAID LUMBER, THE BOARD NOW APPROVES THE PURCHASE BY THE
COUNTY HIGHWAY DEPARTMENT OF TWO HUNDRED (200) FEET OF POPLAR LUMBER AND
FIFTY-SIX (56) FEET OF RED OAK LUMBER FROM CLARENCE WORTMAN FOR THE TOTAL
PURCHASE PRICE OF SIXTEEN AND 24/100 (16.24) DOLLARS, FOR USE IN BUILDING
TRACTOR SEATS AND IN RE-FLOORING A COUNTY HIGHWAY DEPARTMENT TRUCK BED.
IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE BOONVILLE-NEW HARMONY ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, FROM THE WARRICK-VANDERBURGH COUNTY LINE WEST TO THE ST. JOSEPH AVENUE ROAD.

COME NOW ELMENDORF INVESTMENT COMPANY AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, NOT LESS THAN SIX (6) OF WHOM RESIDE IN THE IMMEDIATE NEIGHBORHOOD OF THE HIGHWAY HEREIN DESCRIBED, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE BOONVILLE-NEW HARMONY ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION OF POSTING IN NOT LESS THAN THREE PUBLIC PLACES IN VANDERBURGH COUNTY, INDIANA, IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY, AND THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LANOWNER INTERESTED NOT SIGNING SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS SECOND DAY APRIL, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN VANDERBURGH COUNTY, INDIANA; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTATION OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE, AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION, SAID NOTICE BEING MAILED BY UNITED STATES MAIL, POSTAGE PREPAID, MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED, BY THE BOARD THAT GEORGE D. MAYER, WILLIAM H. ELMENDORF AND JOHN C. RUegg, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED AS VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENERD AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING ROUTE AND PREMISES, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF THE Boonville-New Harmony Road, as now established, with the Vanderburgh-Warrick County Line, being also the east line of Section Thirteen (13), Township Five (5) South, Range Ten (10) West, said point being approximately Six Hundred (600) Feet South of the northeast corner of the Southeast Quarter of said Section Thirtee n (13), extending thence
IN A WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD THROUGH SAID SECTION THIRTEEN (15) TO THE NEW GREEN RIVER ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID POINT BEING ALSO THE WEST LINE OF SAID SECTION THIRTEEN (15); THENCE FOLLOWING SAID NEW GREEN RIVER ROAD SOUTH TO THE EAST AND WEST CENTER LINE OF SAID SECTION FOURTEEN (14), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, AND CONTINUING THENCE WEST ALONG SAID EAST AND WEST CENTER LINE OF SAID SECTION FOURTEEN (14) AND SECTION FIFTEEN (15), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE PETERSBURG ROAD; CONTINUING THENCE IN A WESTERLY AND NORTHWESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD THROUGH SAID SECTION FIFTEEN (15) TO THE NORTH LINE OF SAID SECTION, AND CONTINUING THENCE IN A NORTHWESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD IN SECTION TEN (10), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE WEST LINE OF SAID SECTION TEN (10), AND CONTINUING THENCE IN A WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD THROUGH SECTION NINE (9), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE WEST LINE OF SAID SECTION NINE, AND CONTINUING THENCE IN A WESTERLY DIRECTION IN SECTION EIGHT (8), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE SOUTH LINE OF SAID SECTION EIGHT (8) AND SECTION SEVENTEEN (17), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, AND CONTINUING THENCE WEST ALONG SAID LINE BETWEEN SAID SECTIONS EIGHT (8) AND SEVENTEEN (17) TO THE WEST LINE OF SAID SECTIONS, AND CONTINUING THENCE WEST ALONG THE LINE BETWEEN SECTIONS SEVEN (7) AND EIGHTEEN (18), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE POINT WHERE SAID BOONVILLE-NEW HARMONY ROAD IS INTERSECTED BY THE HANG ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA AND CONTINUING THENCE IN A NORTHWESTERLY AND WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD, IN SAID SECTION SEVEN (7), TO THE WEST LINE OF SAID SECTION SEVEN (7), AND CONTINUING THENCE IN A WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD THROUGH SECTION TWELVE (12), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST TO THE ST. JOSEPH AVENUE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID POINT BEING ALSO THE WEST LINE OF SAID SECTION TWELVE (12), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST, A TOTAL DISTANCE OF APPROXIMATELY EIGHT (8) MILES.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH DETERMINED BY THEM;

THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON MONDAY, APRIL 6TH, 1942, AT 2 O'CLOCK P. M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE MAY, 1942 TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

On motion the Board adjourn sine die.

George J. Kissel
Joseph L. Eiterskold
Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, APRIL 6, 1942

MONDAY, APRIL 6TH, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law when present, George J. Kissel, Harvey Herndon, and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy Sheriff, Chas. Sweeton.

The minutes were read and approved.

RE: Emergency Deputy County Sheriff

Upon recommendation of County Sheriff Val Dietsch, the Board accepts the resignation of Herbert Lynn, and approves the appointment of Herbert Brown, effective April 3, 1942.

RE: County Employee

The Board grants Fred Heidt, County Carpenter leave of absence for six weeks, effective April 7, 1942.

RE: St. George Road

STATE OF INDIANA } SS:
VANDERBURGH COUNTY }

VANDERBURGH COUNTY COMMISSIONERS COURT
APRIL TERM, 1942

IN THE MATTER OF THE PETITION FOR THE
VACATION OF A PART OF ST. GEORGE HIGHWAY

Come now Wm. H. Elmendorf, Philip Hoelscher and George Hon, heretofore appointed as viewers to view a certain highway hereinafter particularly described, which was heretofore opened and located by this Board as a public highway in Center Township, Vanderburgh County, Indiana, and file and present to the Board their report herein, which said report is in the words and figures as follows, to-wit:

"STATE OF INDIANA } SS:
VANDERBURGH COUNTY }

REPORT OF VIEWERS

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

We, the undersigned, viewers, appointed by the Board of Commissioners of the County of Vanderburgh at the March Term, 1942 there-of, to view a certain highway proposed to be vacated as petitioned for by Aloys Heerdink, and others, submit the following report:
We met, as directed by and in the order of your Honorable Board dated April 2, 1942, and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view, and did view, such highway proposed to be vacated, in the manner as by law prescribed; that the route, bounds, course, distance and termini of said highway to be vacated are more particularly described as follows, to wit:

That part of St. George Road in said County and State, more particularly described as follows:

All that part of said public highway which lies east of the East Line of Indiana State Highway No. 41, and west of the East Line of the right-of-way of the Cleveland, Cincinnati, Chicago and St. Louis Railway Company; the center line of said highway as evidenced by Commissioners' Record Volume Q, Page 15, being co-incident with the half-section line east and west through and in Section 4, Township 6 South, Range 10 West, Vanderburgh County, Indiana.

We further report that on account of the nature of the uses proposed and intended to be made of the lands adjoining said highway, both on the north and on the south, said highway is no longer of public utility, the vacation thereof would be of public utility, and said highway, as above described, should be vacated for all purposes.

We further report and certify that none of us owns lands or is related by consanguinity within the sixth degree to any person owning lands along the highway proposed to be vacated and hereinafter described.

In witness whereof, we have hereunto affixed our signatures on this 2nd day of April, 1942.

(Signed) Wm. H. Elmendorf
(Signed) Philip Hoelscher
(Signed) George Hon

Viewers

And the Board, having examined said report of said viewers and having heard the evidence and being sufficiently advised in the premises, finds that the report of said viewers should and ought to be approved, and said highway, as described in said report and as hereinafter described, should and ought to be vacated for all purposes.

And the Board further finds that none of said viewers owns lands or is related by consanguinity within the sixth degree to any person owning lands along said highway as described in this proceeding and as hereinafter described.

It is therefore considered ordered and adjudged by the Board that the report of said viewers be and the same is hereby approved; and that said highway, as described heretofore in this proceeding and in said viewers' report, that is to say, the following described part of a public highway located in Center Township, Vanderburgh County, State of Indiana, to wit:

That part of St. George Road in said County and State, more particularly described as follows:

All that part of said public highway which lies east of the East Line of Indiana State Highway No. 41, and west of the East Line of the right-of-way of the Cleveland, Cincinnati, Chicago and St. Louis Railway Company; the center line of said highway as evidenced by Commissioners' Record Volume Q, Page 15, being co-incident with the half-section line east and west through and in Section 4, Township 6 South, Range 10 West, Vanderburgh County, Indiana.
RE: ST. GEORGE ROAD -CONT'D-

BE AND THE SAME IS HEREBY VACATED FOR ALL PURPOSES, AND THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, IS HEREBY ORDERED TO TRANSMIT A COPY OF THIS ORDER TO THE TRUSTEE OF CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, THIS 6TH DAY OF APRIL, 1942.

(SIGNED) GEORGE J. KISSEL
(SIGNED) HARVEY HERNDON
(SIGNED) JOSEPH V. EISTERHOLD

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA

ATTEST:

(SIGNED) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana, and Ex-Officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.

(SEAL)

RE: PLANS & SPECIFICATIONS FOR DRAINAGE SEWER

THE BOARD REQUESTS THE COUNTY ENGINEER TO DRAW PLANS AND SPECIFICATIONS FOR A DRAINAGE SEWER IN TEOKEPPLE, AND AVONDALE & GARRISON ADDITION BETWEEN OLD #41 AND NEW $41 BOONVILLE HIGHWAY AND OAK HILL CEMETERY.

RE: RULES & REGULATIONS SET FORTH BY CIVIL AERONAUTICS AUTHORITY.

RE: ADOPTION OF ORDINANCE RELATING TO BUILDINGS AND STRUCTURES IN THE VICINITY OF THE EVANSVILLE MUNICIPAL AIRPORT.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, having had its attention called to the Rules and Regulations adopted by the Civil Aeronautics Authority relating to the protection and use of property in the vicinity of the Evansville Municipal Airport, and it being the desire of this Board to abide by said Rules and Regulations and to fully co-operate with said Civil Aeronautics Authority,

IT IS ORDERED BY THE BOARD THAT ALL-TYPES AND LOCATION OF BUILDINGS AND STRUCTURES IN THE VICINITY OF THE EVANSVILLE MUNICIPAL AIRPORT BE RESTRICTED TO AND GOVERNED BY THE RULES AND REGULATIONS OF SAID CIVIL AERONAUTICS AUTHORITY AND THE VANDERBURGH COUNTY PLANNING COMMISSION AND ITS REPRESENTATIVES ARE DIRECTED TO BE GOVERNED ACCORDINGLY IN THE Issuance of Building Permits.

By ORDER of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 9TH DAY OF APRIL, 1942.

(SIGNED) GEORGE J. KISSEL
(SIGNED) HARVEY HERNDON
(SIGNED) JOSEPH V. EISTERHOLD

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA

(SEAL)
ON MOTION THE BOARD RECESS UNTIL THURSDAY, APRIL 9TH, 1942.

George J. Kissel
Harvey Herndon
Joseph V. Eisterhold

BOARD OF COUNTY COMMISSIONERS

THURSDAY, APRIL 9TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: HEARING ON APPLICATIONS FOR RE-ASSESSMENT

BY ORDER OF THE INDIANA TAX BOARD, HEARING WILL BE HELD ON THREE HUNDRED AND TWENTY (320) PETITIONS FILED FOR RE-ASSESSMENT ON REAL ESTATE, TOTALLING $787,835.00 ON APRIL 20TH, 1942 AT 9 A. M.

RE: VANDERBURGH COUNTY CIVILIAN DEFENSE

THE COMMISSIONERS UNANIMOUSLY GRANT THE REQUEST OF VANDERBURGH COUNTY CIVILIAN DEFENSE TO USE THE COLISEUM EACH SATURDAY AND SUNDAY, BEGINNING AUGUST 29TH, 1942, CONTINUING FOR THE DURATION OF THE WAR.

ON MOTION THE BOARD RECESS UNTIL MONDAY, APRIL 13TH, 1942.

George J. Kissel
Joseph V. Eisterhold

HARVEY HERNDON
BOARD OF COUNTY COMMISSIONERS
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular
session pursuant to recess, when present GEORGE J. KISSEL, HARVEY HERNDON and JOSEPH
V. EISTERHOLD, members composing said Board; also CHAS. H. ATKIN, COUNTY AUDITOR and
HENRY BUENTE, COUNTY ATTORNEY.

The minutes were read and approved.

RE: COUNTY EMPLOYEES

The Commissioners approve the payment for twelve hours of extra work
by the Elevator Operator in Court House, during the registration of voters April
4th and 6th, 1942.

RE: OAKLEY STREET

Petition is presented to the Board for the opening of Oakley Street,
south of Avondale and same is taken under advisement.

RE: HAULING OF ELECTION EQUIPMENT

The Commissioners request the Auditor to advertise for bids for the haul-
ing of Election Equipment to and from polling places for the Primary Election on
May 5th, 1942.

RE: TRUCKS- HIGHWAY DEPARTMENT

The Commissioners instructed the Auditor to write H. E. FAIRWEATHER,
Allocation Officer, Indianapolis, that they will accept the disapproval of new
Trucks, and carry on with those on hand until they are of no further use.

On motion the Board recess until Thursday, April 16th, 1942.

George J. KISSEL
Joseph V. Eisterhoid

[Signature]
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, April 16, 1942

Thursday, April 16th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterphold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Highway Employees

The Commissioners approve of Orlin Songer, Thomas Pernell, Arthur Scheller and Noah Bivens, as highway employees, effective April 14th, 1942.

Re: Easements in Alberta Place, Perry Township

STATE OF INDIANA
VANDERBURGH COUNTY

Before the Board of Commissioners of the County of Vanderburgh, State of Indiana.

To the Honorable Board of Commissioners of the County of Vanderburgh, State of Indiana:

The undersigned hereby grant unto Vanderburgh County, Indiana, an easement for the purpose of laying and maintaining a drain pipe over and through the following described real estate, situate in Vanderburgh County, Indiana, to-wit:

Beginning at a point on the north line of Austin Avenue five (5) feet east of the west line of Lot Twenty-Five (25), Alberta Place, a subdivision lying near the City of Evansville, extending thence east four (4) feet, thence north to the alley in the rear of said lot, thence west four (4) feet, thence south to Austin Avenue, the place of beginning.

Dated at Evansville, Indiana, this April 14, 1942.

(Signed) Thomas E. Hammer  
(Signed) Mollie R. Hammer.

STATE OF INDIANA
VANDERBURGH COUNTY

Before the Board of Commissioners of the County of Vanderburgh, State of Indiana.

To the Honorable Board of Commissioners of the County of Vanderburgh, State of Indiana:

The undersigned hereby grant unto Vanderburgh County, Indiana, an easement for the purpose of laying and maintaining a drain pipe over and through the following described real estate, situate in Vanderburgh County, Indiana, to-wit:
Board of Commissioners, Vanderburgh County, Indiana, APRIL 16 & 20 1942

RE: EASEMENT- CONT'D-

BEGINNING AT A POINT ON THE SOUTH LINE OF HARTMETZ AVENUE FOUR (4) FEET OF THE WEST LINE OF LOT FOURTEEN (14), BLOCK TWO (2) IN ALBERTA PLACE, A SUBDIVISION LYING NEAR THE CITY OF EVANSVILLE, AND EXTENDING THENCE EAST FOUR (4) FEET, THENCE SOUTH TO THE ALLEY IN THE REAR OF SAID LOT, THENCE WEST FOUR (4) FEET, THENCE NORTH TO HARTMETZ AVENUE, THE PLACE OF BEGINNING.

DATED AT EVANSVILLE, THIS 14TH DAY OF APRIL 1942.

(signed) JACOB E. BISHOP
(signed) DOLORES BISHOP

RE: COUNTY HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE THE PURCHASE OF EQUIPMENT TO PUT COUNTY HIGHWAY SIGNS IN GOOD ORDER AT AN ESTIMATED COST OF $275.00 FROM INDIANA STATE INSTITUTIONS.

ON MOTION THE BOARD RECESS UNTIL APRIL 20TH, 1942.

RE: SCHOOL FUND LOAN PROPERTY

RE: PROPERTIES PURCHASED BY VANDERBURGH COUNTY, INDIANA TO PROTECT SCHOOL FUND LOANS

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS THAT AT THE 1942 SALE OF PROPERTIES TO SATISFY DELINQUENT TAXES, HE PURCHASED FOR VANDERBURGH COUNTY, INDIANA, THE FOLLOWING PROPERTIES TO PROTECT THE LIEN OF THE STATE OF INDIANA, AGAINST SAID PARCELS OF REAL ESTATE, BECAUSE OF SCHOOL FUND MORTGAGES; VIZ:

ELBERT M. TINKER
MAY E. KUNKLER
FRANCIS M. MARTYN
JAC. & MINNIE B. HARTMAN

SOUTHERN ENL LOT 15 & 15 FT LOT 16 BLK 20
EASTERN ENL LOT 9 BLOCK 21
FAIRVIEW LOT 36 BLK 2- PT LOT 36 BLK 3
AUBURN 35X68.69 REAR LOT 1 BLOCK 17
RE: SCHOOL FUND PROPERTY -CONT'D-

JOS. T. & LUTIE E. COKER   Hickory Ridge Lots 31 & 32

MARY A. SEWARD    Mid Pt S Pt SW NE 23-6-11 - 1.982 ACRES

MADELINE H. WIMBERG   Pt W 1/2 NE SE 22-6-11 - 8.48 ACRES

which action by the County Auditor is now approved by the Board.

RE: HILLCREST HOME

The Commissioners order the Superintendent of Buildings to comply with the State Fire Marshall's instructions under date of March 31st, 1942.

On motion the Board recess until Thursday, April 23rd, 1942.

(GEORGE KISSEL- ABSENT)

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION, PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTEDHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

The minutes were read and approved.

RE: W. P. A. PROJECTS

The Commissioners request the County Engineer to draw plans for widening Kansas Road from Highway 57 to County Line and Seven Hill Road from Highway 57 to County Line for eighteen foot road and five foot shoulders.

RE: COUNTY HIGHWAY DEPARTMENT

The Truck Rationing Board having disapproved the purchase of three new trucks, the Commissioners now order the purchase of two Motor Assemblies to recondition the trucks now in use.

RE: SCHMUCK ROAD RIGHT-OF-WAY

All property owners except Fred W. Tieman file Right-of-Way grant for sixty foot Right-of-Way and Fred W. Tieman files Right-of-Way grant for fifty foot Right-of-Way, which is accepted and approved by the Board.
Board of Commissioners, Vanderburgh County, Indiana, April 23rd, 1942

RE: EASEMENT IN POULTRY ACRES- KNIGHT TOWNSHIP

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

THE UNDERSIGNED, OWNERS OF THE FOLLOWING DESCRIBED REAL ESTATE SITUATE IN VANDERBURGH COUNTY, INDIANA, TO-WIT:

PART OF THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION SIXTEEN (16), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST, DESCRIBED AS COMMENCING AT A POINT SIX HUNDRED AND EIGHTY (860) FEET NORTH OF THE SOUTHEAST CORNER OF SAID QUARTER-QUARTER SECTION, RUNNING THENCE SOUTH SEVENTY (70) FEET, THENCE WEST ONE HUNDRED SIXTY-SIX AND TWO-HUNDREDTHS (166.2) FEET, THENCE NORTH SEVENTY (70) FEET, THENCE EAST ONE HUNDRED SIXTY-SIX AND TWO-TENTHS (166.2) FEET TO THE PLACE OF BEGINNING (A STRIP THIRTY (30) FEET IN WIDTH ALONG THE EAST SIDE OF SAID REAL ESTATE BEING RESERVED FOR HIGHWAY AND A STRIP SIX (6) FEET IN WIDTH ALONG THE WEST SIDE BEING RESERVED FOR AN ALLEY), SAID REAL ESTATE BEING PART OF LOT THREE (3) OF THE UNRECORDED PLAT OF POULTRY ACRES,

HEREBY GRANT TO VANDERBURGH COUNTY, INDIANA, AN EASEMENT OVER A STRIP FIVE (5) FEET IN WIDTH ALONG THE NORTH SIDE OF SAID DESCRIBED TRACT OF LAND FOR THE PURPOSE OF LAYING AND MAINTAINING A PIPE DRAIN, AND PERMISSION IS GRANTED THE REPRESENTATIVES OF VANDERBURGH COUNTY AND ITS CO-OPERATING AGENCIES, TO ENTER UPON SAID LANDS AT SUCH REASONABLE TIMES AS MAY BE REQUIRED FOR THE PURPOSE OF LAYING AND MAINTAINING SAID PIPE DRAIN.

DATED AT EVANSVILLE, INDIANA, THIS 23RD DAY OF APRIL, 1942.

(SIGNED) NORMAN R. COX  R. #8 N. WEINBACH AVE.
(SIGNED) VIRGINIA M. COX  R. #8 N. WEINBACH AVE.

RE: RUBY AVENUE
(REPORT OF VIEWERS)

IN THE MATTER OF THE PETITION OF
WILLIAM C. MULLINGS, ET AL, FOR THE VACATION OF A PART OF RUBY AVENUE, A PUBLIC HIGHWAY IN PIGEON TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW JOSEPH REIS, PHILIP A. HOELSCHER AND JOSEPH J. SCHILE, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY PROPOSED TO BE VACATED, HEREAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT TO THIS BOARD, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

"TO THE HONORABLE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, STATE OF INDIANA:

WE, THE UNDERSIGNED, VIEWERS APPOINTED BY YOUR BOARD AT THE MARCH, 1942 TERM TO VIEW, MARK AND LAY OUT A CERTAIN HIGHWAY PROPOSED TO BE VACATED AS PETITIONED FOR BY WILLIAM C. MULLINGS, ET AL, SUBMIT THE FOLLOWING REPORT:"
RE: RUBY AVENUE –Cont’d–

We met as directed in the order hereeto attached and made a part hereof, and after having taken an oath to faithfully and impartially discharge our duties assigned to us, proceeded to view and did view, mark and lay out such proposed vacation of highway in the manner as by law provided; that the route, bounds, course, distance and termini of said highway proposed to be vacated is more particularly described as follows:

A part of Ruby Avenue located in the replat of Oakhurst Place, an addition lying in Vanderburgh County, Indiana, according to the recorded plat thereof, recorded in Plat Record H at page 169 of the records of the Recorder of Vanderburgh County, Indiana, more specifically described as follows: Beginning at the northeast corner of Lot 131 in the replat of Oakhurst Place, thence eastwardly along the north line of Lot 130 in the replat of Oakhurst Place and said north line extended, and continuing eastwardly along the north line of said Lot 130 and along the curved boundary of said Lot forming the northeast corner of said lot to the point where the east line of said Lot 130 becomes a straight line, thence northwardly from said point along an extension of said straight line forming the east line of said Lot 130 to the south line of Lot 133 in the replat of Oakhurst Place, thence westwardly along the south line of said Lot 133 and the south line of Lot 132 in the replat of Oakhurst Place to the point where the south line of said Lot 132 is interested by a line drawn at right angles to the north line of Lot 131, thence southwardly along said line drawn at right angles to the north line of Lot 131 to the point, of beginning.

We further report that said highway will not and cannot be utilized and will not be of public utility and should be vacated for all purposes, in testimony whereof we have hereunto affixed our signatures on this 9th day of March, 1942.

And the Board, having examined said report of said viewers, and having heard evidence thereon, finds that the report of said viewers ought to be approved and said highway vacated for all purposes as in said report set forth.

It is therefore ordered by the Board that the report of said viewers be and the same is hereby approved, that said highway, having been found to be of no public utility, be and the same is now vacated for all purposes.

Adopted by the Board of Commissioners of the County of Vanderburgh, State of Indiana on this 23rd day of April, 1942.

(Signed) George J. Kissel
(Signed) Harvey Herndon
(Signed) Joseph V. Eisterhold

Board of Commissioners of Vanderburgh County, State of Indiana

Attest:
(Signed) Chas. H. Atkin
County Auditor

On motion the Board recess until Monday, April 27th, 1942.

George J. Kissel
Joseph V. Eisterhold

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, APRIL 25 & 27 1942

Saturday, April 25th, 1942.

A Special Meeting of the Board of Commissioners was called by the County Auditor, this 25th day of April, 1942. The following members of the Board, George J. Kissel, Harvey Herndon and Joseph V. Eisterhold were present; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

Re: Polling Places for Primary Election

The Commissioners request the Auditor to advertise the list of polling places as submitted by the County Chairman for the Primary Election on May 5th, 1942.

On motion the Board recess until Monday, April 27th, 1942.

George J. Kissel
Joseph V. Eisterhold

Board of County Commissioners

Monday, April 27th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Approval of Additional Appropriations

State of Indiana
Office of the Indiana Tax Board

In the Matter of Additional Appropriations for Vanderburgh County, Indiana.

April 25th, 1942

A petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the matter of additional appropriations in the sum of $12,425.00.

And;

This matter having been set for hearing on April 20th at 1:30 P.M., report having been made and all of the facts having been carefully considered, this Board does now approve said additional appropriations in the sum of $12,425.00 as follows:

County General Fund . . . $12,150.00
County Welfare Fund . . . 275.00

Attest:
Secretary

Indiana Tax Board
Henry S. Murray, Chairman
Board of Commissioners, Vanderburgh County, Indiana, April 27th, 1942

RE: APPROVAL OF ADD'L APPROPRIATIONS -CONT'D-

STATE OF INDIANA
OFFICE OF THE
INDIANA TAX BOARD

I, Noble W. Hollar, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a full, true and complete copy of the order as made by this Board in the above entitled matter on this the 25th day of April, 1942.

Witness my hand and the Seal of this Board on this the 25th day of April, 1942.

(SEAL)

SECRETARY (SIGNED) Noble W. Hollar

RE: BIDS ON HAULING ELECTION SUPPLIES

This being the time set for the receiving of bids on hauling election equipment, come now the following and submit their bids:

SHETLER MOVING & STORAGE CO........$180.00
BELMONT MOVING & STORAGE CO.........$190.00

On motion the Board award the contract to the Shepler Moving Company.

RE: BUS SERVICE EXTENSION

Upon motion of Joseph V. Eisterhold, seconded by Harvey Herndon, Harvey Herndon was requested to consult with the Southern Indiana Gas & Electric Company for an extension of bus line into the County.

RE: EMPLOYEES OF COUNTY INFIRMARY

On account of the shortage of labor and difficulty in employing the necessary help at the County Infirmary, Superintendent John Grefs is hereby authorized to make changes when the vacancies occur.

RE: COUNTY INFIRMARY PHYSICIAN

The Commissioners appoint Dr. J. H. McCool as physician of the County Infirmary for a period of one year, beginning July 1st, 1942.

RE: DEFENSE PLANT CORPORATION
(SEWER LAYING PERMIT)

Comes now Fred P. Bamberger, attorney for Defense Plant Corporation and files petition for franchise, permitting the laying and installation of 10' Transite sewer pipe, starting at site of Republic Aircraft Corporation new factory on State Highway No. 41 to Pigeon Creek, to eventually empty into Howard Roosa Sewer in the City of Evansville, and the Board orders the County Auditor to give notice of hearing as provided by law.

On motion the Board recess until Thursday, April 30th, 1942.

BOARD OF COUNTY COMMISSIONERS
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: American Telephone & Telegraph Company

(PERMIT TO LAY CABLE)

RESOLUTION

WHEREAS, American Telephone and Telegraph Company of Indiana, Inc., plans to construct and place underground, two cables for communication purposes in extending from the north limits of the City of Evansville, Indiana, in a northerly direction to the northerly limits of Vanderburgh County, Indiana, and

WHEREAS, in laying such cables it becomes necessary for the said American Telephone and Telegraph Company of Indiana, Inc., to cut or trench through and across various roads, highways and ditches in said Vanderburgh County, Indiana, and

WHEREAS, American Telephone and Telegraph Company of Indiana, Inc., has requested the Board of County Commissioners of Vanderburgh County, Indiana, to approve its plans for crossing various roads, highways and ditches in said Vanderburgh County, Indiana, in connection with the placing of the aforesaid cables.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Vanderburgh County, Indiana, that insofar as the Board has authority in law in the matter, the plans of American Telephone and Telegraph Company of Indiana, Inc., for placing and constructing the two cables for communication purposes under and across various roads, highways and ditches between the north limits of the City of Evansville, Indiana, and the northerly limits of Vanderburgh County, Indiana, be and they are hereby approved subject to the following conditions:

1. Said cables shall be constructed so as not to inconmode the public in the use of any road, highway or ditch crossed by such cables.

2. All roads, highways and ditches and the locations of the cable crossings shall be indicated on plans filed with the Board of County Commissioners of Vanderburgh County, Indiana.

3. All roads, highways and ditches disturbed in connection with the placing of the aforesaid cables shall be promptly repaired and restored by the said company in a workmanlike manner and to the satisfaction of the road.
Board of Commissioners, Vanderburgh County, Indiana, APRIL 30TH 1942

RE: AMERICAN TELEPHONE & TELEGRAPH COMPANY OF INDIANA, INC.

4. THE SAID AMERICAN TELEPHONE AND TELEGRAPH COMPANY OF INDIANA, INC., SHALL AT ALL TIMES HEREAFTER DEFEND AND INDEMNIFY SAID BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, FROM ANY AND ALL DAMAGES OR LAWFUL CLAIMS AND DEMANDS FOR INJURY TO PERSONS OR PROPERTY ARISING IN ANY MANNER WHATSOEVER FROM THE CONSTRUCTION AND MAINTENANCE OF THE AFORESAID CABLES.

ADOPTED THIS 30TH DAY OF APRIL, A.D. 1942.

ATTEST:

(Signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana.

(Signed) GEORGE J. KISSEL
Members, Board of Commissioners of the County of Vanderburgh, State of Indiana

(Signed) JOSEPH V. EISTERHOLD
County of Vanderburgh

STATE OF INDIANA } ss

I, CHAS. H. ATKIN, Clerk of the Board of County Commissioners of Vanderburgh County, Indiana, do hereby certify that the above and foregoing is a true copy of a resolution adopted by the Board of County Commissioners of Vanderburgh County, Indiana, on the 30th day of April, A.D. 1942 as the same appeared of record in my office.

In witness whereof, I hereunto set my hand and affixed seal of Vanderburgh County, Indiana, this 30th day of April A.D. 1942.

(Signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana, and Ex-officio Clerk of the Board of County Commissioners of Vanderburgh County, Indiana

(Signed) CHAS. H. ATKIN
County Auditor of Vanderburgh County, Indiana

(Signed) GEORGE J. KISSEL
Members, Board of Commissioners of the County of Vanderburgh, State of Indiana

(Signed) JOSEPH V. EISTERHOLD
County of Vanderburgh

RE: COUNTY EMPLOYEES

The Commissioners approve the employment of Louis Schafer, John Hayden, George Zilch, WM C. McCarty and Oscar Wagner on building repairs.

On motion the Board adjourned sine die.

George J. Kissel
Harvey Herndon
Joseph V. Eisterhold

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana,   May 4th, 1942

Monday, May 4th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buentte, County Attorney.

The meeting was opened in due form by Deputy Sheriff, Chas. Sweeton.

The minutes were read and approved.

Re: Boiler Inspection

Report on Boiler Inspection in County Buildings is received by the Board, and same is referred to Jacob Bassemier, Superintendent of Buildings.

Re: Appointment of Riding Bailiff, Circuit Court

Be it remembered, that on the 27th day of April, 1942, the same being the 49th Judicial Day of the March Term, 1942 of the Vanderburgh Circuit Court, the following order of Court was made and entered of record, which said order is in words and figures as follows, to-wit:

In Re: Appointment of Victor Ziegler as Riding Bailiff.

Comes now Walter Crowder and tenders to the Court his resignation as Riding Bailiff of the Vanderburgh Circuit Court, which resignation is now accepted effective April 25th, 1942.

And now the Court appoints Victor Ziegler as Riding Bailiff of the Vanderburgh Circuit Court and fixed his per diem as five ($5.00) dollars per day;

And comes now Victor Ziegler and accepts said appointment as such Riding Bailiff, and takes his oath as required by law.

State of Indiana

Vanderburgh County

I, J. Edgar Sachs, Clerk of the Vanderburgh Circuit Court, do hereby certify that the above is a true copy of the appointment of Victor Ziegler, as Riding Bailiff of the Vanderburgh Circuit Court as same appears of record in my office in Order Book P-3 at page 15 of the records of the Vanderburgh Circuit Court.

Witness my hand and the seal of said Court this 30th day of April, 1942.

(Signed) J. Edgar Sachs
Clerk, Vanderburgh Circuit Court

By (Signed) Miriam Johnson, Deputy
RE: BOONVILLE-NEW HARMONY ROAD

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE BOONVILLE-NEW HARMONY ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, PARTICULARLY DESCRIBED, IN THE MANNER AS PETITIONED FOR BY ELMENDORF INVESTMENT COMPANY, OTHERS, SUBMIT THE FOLLOWING REPORT:

WE, THE UNDERSIGNED, VIEWERS APPOINTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE BOONVILLE-NEW HARMONY ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, FROM THE WARRICK-ROCKEY COUNTY LINES TO THE ST. JOSEPH AVENUE ROAD,

WE, THE UNDERSIGNED, VIEWERS APPOINTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AT THE MARCH TERM, 1942, THEREOF TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED CHANGE IN HIGHWAY, AS PETITIONED FOR BY ELMENDORF INVESTMENT COMPANY, AND OTHERS, SUMMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HEREIN ATTACHED AND MADE A PART HEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND HONESTLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY IN THE MANNER AS BY LAW PRESCRIBED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

WE, THE UNDERSIGNED, VIEWERS APPOINTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AT THE MARCH TERM, 1942, THEREOF TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED CHANGE IN HIGHWAY, AS PETITIONED FOR BY ELMENDORF INVESTMENT COMPANY, AND OTHERS, SUMMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HEREIN ATTACHED AND MADE A PART HEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND HONESTLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY IN THE MANNER AS BY LAW PRESCRIBED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

THE BASIC CENTER LINE OF THE RIGHT-OF-WAY FOR SAID HIGHWAY, AS PROPOSED TO BE CHANGED, EXTENDED AND OPENED, AND AS FIXED BY US, IS ALONG THE LINE AND LOCATION DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF THE BOONVILLE-NEW HARMONY ROAD, AS NOW ESTABLISHED, WITH THE VANDERBURGH-WARRICK COUNTY LINE, BEING ALSO THE EAST LINE OF SECTION THIRTEEN (13), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, SAID POINT BEING APPROXIMATELY SIX HUNDRED (600) FEET SOUTH OF THE NORTHEAST CORNER OF THE SOUTHEAST QUARTER OF SAID SECTION THIRTEEN (13), EXTENDING THEREIN A WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD THROUGH SAID SECTION THIRTEEN (13) TO THE NEW GREEN RIVER ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID POINT BEING ALSO THE WEST LINE OF SAID SECTION THIRTEEN (13); THENCE FOLLOWING SAID NEW GREEN RIVER ROAD SOUTH TO THE EAST AND WEST CENTER LINE OF SECTION FOURTEEN (14), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, AND CONTINUING THENCE WEST ALONG SAID EAST AND WEST CENTER LINE OF SAID SECTION FOURTEEN (14) AND SAID SECTION FIFTEEN (15) TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE PETERSBURG ROAD; CONTINUING THENCE IN A WESTERLY AND NORTHWESTERAL DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS ORIGINALLY ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD THROUGH SAID SECTION FIFTEEN (15) TO THE NORTH LINE OF SAID SECTION FIFTEEN (15), AND CONTINUING THENCE IN A NORTH-WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS ORIGINALLY ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD IN SECTION TEN (10), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE WEST LINE OF SAID SECTION TEN (10), AND CONTINUING
Board of Commissioners, Vanderburgh County, Indiana, MAY 4th 1942

RE: BOONVILLE-NEW HARMONY ROAD -CONT'D-

THENCE IN A WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS ORIGINALY ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD THROUGH SECTION NINE (9), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE WEST LINE OF SAID SECTION NINE (9), AND CONTINUING THENCE IN A WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS ORIGINALY ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD IN SECTION EIGHT (8), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE SOUTH LINE OF SAID SECTION EIGHT (8), BEING THE LINE BETWEEN SAID SECTION EIGHT (8) AND SECTION SEVENTEEN (17), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, AND CONTINUING THENCE WEST ALONG SAID LINE BETWEEN SAID SECTIONS EIGHT (8) AND SEVENTEEN (17) TO THE WEST LINE OF SAID SECTIONS, AND CONTINUING THENCE WEST ALONG THE LINE BETWEEN SECTIONS SEVEN (7) AND EIGHTEEN (18), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST TO THE POINT WHERE SAID BOONVILLE-NEW HARMONY ROAD IS INTERSECTED BY THE HOOS ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND CONTINUING THENCE IN A NORTHEASTERLY AND WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS ORIGINALY ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD, IN SAID SECTION SEVEN (7) TO THE WEST LINE OF SAID SECTION SEVEN (7), AND CONTINUING THENCE IN A WESTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE, AS ORIGINALY ESTABLISHED, OF SAID BOONVILLE-NEW HARMONY ROAD THROUGH SECTION TWELVE (12), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST TO THE ST. JOSEPH AVENUE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID POINT BEING ALSO THE WEST LINE OF SAID SECTION TWELVE (12), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST, AND BEING ALSO THE WESTLINE OF SCOTT TOWNSHIP, SAID HIGHWAY SO ESTABLISHED BEING APPROXIMATELY EIGHT (8) MILES IN LENGTH.

THAT THE WIDTH OF THE RIGHT-OF-WAY FOR SAID HIGHWAY, AS HEREIN LAID OUT, IS SIXTY (60) FEET, THIRTY (30) FEET THEREOF TO BE LOCATED ON EACH SIDE OF THE APPROXIMATE CENTER LINE AS HEREIN ESTABLISHED, WITH THE EXCEPTION WHERE SAID RIGHT-OF-WAY PASSES THROUGH THE VILLAGE OF DERMSTADT AND THE VILLAGE OF EARL, IT IS OUR RECOMMENDATION, SO FAR AS PRACTICAL, WHERE STRUCTURES ARE PARTLY LOCATED UPON PARTS OF THE RIGHT-OF-WAY AS HEREIN ESTABLISHED, THAT THE SAME BE NOT DISTURBED.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS ESTABLISHED, WILL EXCEED THE DAMAGES.

WE FURTHER FIND THAT SAID PROPOSED HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSERCE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNER, AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

DATED AT EVANSVILLE, INDIANA, THIS 13TH DAY OF APRIL, 1942.

(Signed) Wm. H. ELMENDORF
(Signed) Geo. D. MAYER
(Signed) John C. RUEGG
VIEWERS

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET.
Board of Commissioners, Vanderburgh County, Indiana, MAY 11TH & 7TH, 1942.

RE: BOONVILLE-NEW HARMONY ROAD-CONT'D-

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY, APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET ALONG THE ROUTE IN SAID REPORT FIXED.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, MAY 7TH, 1942.

[Signatures]

THURSDAY, MAY 7TH, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. KISSEL, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry C. Bunte, County Attorney.

The minutes were read and approved.

RE: COUNTY SHERIFF-EMPLOYEES

The Commissioners approve the following changes of employees, upon recommendation of the County Sheriff:

Elza Kell to succeed Jack Fares as Emergency Deputy; Carl Gatewood to succeed Elza Kell as Night Office Man; Fred Niedermeyer to succeed Carl Gatewood as Jail Guard.

RE: BRIDGE ON DENZER ROAD

The Commissioners request the County Engineer to draw plans for a new bridge to replace the old one on the Denzer Road.

RE: EMPLOYE HIGHWAY DEPARTMENT

The Road Supervisor reports the employment of Welzey Kell, as Highway Employee effective May 9th, 1942.

ON MOTION THE BOARD RECESS UNTIL MONDAY, MAY 11TH, 1942.

[Signatures]
Monday, May 11th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry C. Buente, County Attorney.

The minutes were read and approved.

Rel. vacation of Buchanan Road

In the matter of the vacation and re-location of part of Buchanan Road in Pigeon Township, Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana.

Come now William Jensen and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the vacation and re-location of a certain highway located wholly within Pigeon Township, Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, Indiana, known as the Buchanan Road, and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition and when the same would be presented to this Board, by posting in three public places in the neighborhood of said highway, and the certificate of Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each landowner interested, not signing said petition, by United States Mail, postage prepaid, of the presentation and filing of said petition, each of said notices being so given for more than twenty (20) days prior to the 11th day of May, 1942.

And the Board, having heard evidence and being sufficiently advised in the premises, finds that said petition is signed by more than twelve (12) freeholders residing in Vanderburgh County, Indiana; that more than six (6) of said petitioners are resident freeholders in the immediate neighborhood of said highway; that due legal notice of the presentation of said petition was given by posting notices in three of the most public places in the immediate neighborhood of said highway for more than twenty (20) days prior to this date, and that a copy of said notice was mailed to each owner of real estate affected, not signing said petition, said notice being mailed by the County Auditor of Vanderburgh County, Indiana, by United States Mail, postage prepaid, more than twenty (20) days prior to this date.

It is therefore ordered by the Board that Joseph E. Reis, Philip Hoelscher and Frank Keil, all resident freeholders of Vanderburgh County, Indiana, residing outside of Pigeon Township, Vanderburgh County, Indiana,
RE: VACATION OF BUCHANAN ROAD -CONT'D-

BE AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY TO BE PARTLY VACATED AND RE-LOCATED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE AND PREMISES, TO-WIT:

BEGINNING IN THE NORTHEAST QUARTER OF SECTION TWENTY-FOUR (24), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST, AT THE POINT OF INTERSECTION OF THE CENTER LINE OF THE BUCHANAN ROAD, AS NOW ESTABLISHED, WITH THE NORTH CITY LIMIT LINE OF THE CITY OF EVANSVILLE, INDIANA, AND CONTINUING THENCE IN A NORTHERLY AND WESTERLY DIRECTION ALONG THE GENERAL CENTER LINE OF SAID BUCHANAN ROAD, AS NOW LOCATED, TO THE NORTH LINE OF SAID SECTION TWENTY-FOUR (24), AND CONTINUING THENCE GENERALLY IN A NORTHEASTERLY AND THENCE NORTHWESTERLY DIRECTION ALONG THE GENERAL CENTER LINE OF SAID BUCHANAN ROAD, AS NOW ESTABLISHED, IN THE SOUTHWEST QUARTER OF SECTION THIRTEEN (13), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST TO THE ST. JOSEPH AVENUE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID TERMINUS POINT BEING ALSO THE WEST BOUNDARY LINE, OF SAID SECTION THIRTEEN (13) AND ALSO THE BOUNDARY LINE BETWEEN PIGEON AND PERRY TOWNSHIPS, IN VANDERBURGH COUNTY, INDIANA,

WHICH SAID RIGHT-OF-WAY FOR SAID HIGHWAY IS NOW ESTABLISHED TO A WIDTH OF ONE HUNDRED (100) FEET AND THE PETITION HEREIN REQUESTS THAT SAID RIGHT-OF-WAY BE REDUCED TO SIXTY (60) FEET.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AND IN PARTICULAR THAT PORTION THEREOF PROPOSED TO BE VACATED, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 14TH DAY OF MAY, 1942, AT 2:00 O'CLOCK P.M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE JUNE 1942, TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: KORING ROAD

ALL INTERESTED LAND OWNERS PRESENT AND FILE SIXTY (60) FOOT RIGHT-OF-WAY GRANT FOR KORING ROAD IN PERRY AND GERMAN TOWNSHIPS FROM UPPER MT. VERNON ROAD TO THE NEW HARMONY ROAD.

RE: COUNTY BUSINESS

THE COMMISSIONERS APPROVE THE EXPENSE OF HARVEY HERNDON AND HAROLD GRAFE TO INDIANAPOLIS, ON COUNTY BUSINESS.

RE: KANSAS ROAD

ALL INTERESTED LAND OWNERS PRESENT AND FILE SIXTY (60) FOOT RIGHT-OF-WAY GRANT FOR KANSAS ROAD IN CENTER TOWNSHIP.
BOARD OF COMMISSIONERS, VANDERBURGH COUNTY, INDIANA,

MAY 11TH 1942.

RE: RADIO STATION LICENSE

UNITED STATES OF AMERICA
FEDERAL COMMUNICATIONS COMMISSION

RADIO STATION LICENSE

MUNICIPAL POLICE

PORTABLE-MOBILE

(Location of station)

F.C.C. Form No. 459

Subject to the provisions of the Communications Act of 1934, subsequent acts, and treaties, and all regulations heretofore or hereafter made by this Commission, and further subject to the conditions and requirements set forth in this license, the LICENSEE, _____________________ is hereby authorized to use and operate the radio transmitting station, hereinafter described, for radio communication for the term beginning May 6, 1942, and ending March 1, 1944.

1. (a) On the following frequency (in kc): 30700 kc.
   (b) Types of emission: A3

2. The frequency must be maintained within the tolerance limits specified in column 7 of paragraph 6.
3. To communicate in accordance with Section 10.125

   Communications coordinated with WQEB, Evansville, Indiana.

4. Hours of service: Unlimited, in accordance with Sections 10.48 and 10.72
5. Apparatus authorized to be used is described as follows:

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<th>TYPE</th>
<th>SERIAL NO. 1</th>
<th>POWER RATED (Watts)</th>
<th>FREQUENCY RANGE (KC)</th>
<th>PERCENTAGE TOLERANCE</th>
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<td>19 A3</td>
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This license is issued on the licensee's representation that the statements contained in licensee's application are true and that the undersigned herein consents, so far as he is able, to the issuance of this license. The licensee shall, during the term of this license, render such service as will serve public interest, convenience, or necessity to the full extent of the privileges herein conferred.

This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in this license beyond the terms herein, nor in any other manner than authorized herein. No claim the licensee are the right herein to be used shall be assigned or otherwise transferred in violation of the Communications Act of 1934. This license is subject to the right of use or control by the Government of the United States conferred by section 606 of the Communications Act of 1934.

Dated this ___________ day of ___________ 1942.

By direction of the FEDERAL COMMUNICATIONS COMMISSION.

[Signature]

U.S. CONSTITUENT PRINTED NAME OF SECRETARY OF BOARD OF COUNTY COMMISSIONERS

[Signature]

[Signature]
Board of Commissioners, Vanderburgh County, Indiana, May 14th, 1942.

Thursday, May 14th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, George J. Kissen, Harvey Hendon, and Joseph V. Eisterhold, members composing said Board; also Char. H. Atkin, County Auditor and Henry C. Buente, County Attorney.

The minutes were read and approved.

Re: Physician County Infirmary

Dr. Joe H. McCool, Physician for the Vanderburgh County Infirmary, having informed the Board in writing, that he has been called to active duty in the United States Army, and having requested a leave of absence until his return, the Board now grants such leave of absence and designates Dr. William E. McCool to act as physician for the Vanderburgh County Infirmary during the absence of Joe H. McCool.

Re: Removal of Street Car Rails on Mt. Vernon Avenue

The County agrees to give rails to City of Evansville, to be sold to United States for taking them up and replacing the pavement. The City was notified by letter May 18th.

Re: Franchise to Republic Aviation Corporation

In the matter of the granting of a franchise to Republic Aviation Corporation for the use of certain highways within Vanderburgh County, Indiana, for the purpose of constructing a sewer thereunder,

whereas, the Board of Commissioners of the County of Vanderburgh, State of Indiana, has heretofore had presented to it by Republic Aviation Corporation a proposed franchise agreement granting to said Republic Aviation Corporation the right to use certain public highways within Vanderburgh County, Indiana, for the purpose of constructing and maintaining a sewer thereunder, as in said agreement set forth, and this being the time fixed for the hearing and final consideration of said franchise agreement, by publication of notice in the Evansville Courier and the Evansville Press, two newspapers printed in the English language and published in Vanderburgh County, Indiana, and of general circulation in said County, said notices being published on the 6th and 13th days of May respectively, and by posting notice in ten public places within Vanderburgh County, Indiana, all as shown by proofs of such publication and posting of notice now presented to this Board, which the Board finds to be sufficient and in all respects in conformity with the applicable Indiana statutes, and no protest, objection or remonstrance having been filed with or presented to the Board against said franchise agreement or any provision thereof,
Board of Commissioners, Vanderburgh County, Indiana, MAY 11TH 1942.

RE: RADIO STATION LICENSE

ATTACHED TO THIS PAGE, IS RADIO STATION LICENSE, FILE NO.T4-LP-2159 W B X F, FROM MAY 6, 1942 TO MARCH 1, 1944.

On motion the Board recess until Thursday, May 14th, 1942.

[Signatures]

George J. Kissel
H. Allen Howard
Joseph U. Entchold
Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, MAY 14TH 1942

THURSDAY, MAY 14TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session pursuant to recess when present, George J. KISSEL, Harvey HERNDON and Joseph V. EISTERHOLD, members composing said board; also Chas. H. ATKIN, COUNTY AUDITOR and Henry C. BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: PHYSICIAN COUNTY INFIRMARY

RE: PHYSICIAN FOR COUNTY INFIRMARY

Dr. JOE H. MCCOOL, PHYSICIAN FOR THE VANDERBURGH COUNTY INFIRMARY, HAVING INFORMED THE BOARD IN WRITING, THAT HE HAS BEEN CALLED TO ACTIVE DUTY IN THE UNITED STATES ARMY, AND HAVING REQUESTED A LEAVE OF ABSENCE UNTIL HIS RETURN, THE BOARD NOW GRANTS SUCH LEAVE OF ABSENCE AND DESIGNATES . . . . . Dr. WILLIAM E. MCCOOL TO ACT AS PHYSICIAN FOR THE VANDERBURGH COUNTY INFIRMARY DURING THE ABSENCE OF JOE H. MCCOOL.

RE: REMOVAL OF STREET CAR RAILS ON MT. VERNON AVENUE

THE COUNTY AGREES TO GIVE RAILS TO CITY OF EVANSVILLE, TO BE SOLD TO UNITED STATES FOR TAKING THEM UP AND REPLACING THE PAVEMENT. THE CITY WAS NOTIFIED BY LETTER MAY 18TH.

RE: FRANCHISE TO REPUBLIC AVIATION CORPORATION

IN THE MATTER OF THE GRANTING OF A FRANCHISE TO REPUBLIC AVIATION CORPORATION FOR THE USE OF CERTAIN HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA, FOR THE PURPOSE OF CONSTRUCTING A SEWER THEREUNDER.

WHEREAS, THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, HAS HERETOFORE HAD PRESENTED TO IT BY REPUBLIC AVIATION CORPORATION A PROPOSED FRANCHISE AGREEMENT GRANTING TO SAID REPUBLIC AVIATION CORPORATION THE RIGHT TO USE CERTAIN PUBLIC HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA, FOR THE PURPOSE OF CONSTRUCTING AND MAINTAINING A SEWER THEREUNDER, AS IN SAID AGREEMENT SET FORTH, AND THIS BEING THE TIME FIXED FOR THE HEARING AND FINAL CONSIDERATION OF SAID FRANCHISE AGREEMENT, BY PUBLICATION OF NOTICE IN THE EVANSVILLE COURIER AND THE EVANSVILLE PRESS, TWO NEWSPAPERS PRINTED IN THE ENGLISH LANGUAGE AND PUBLISHED IN VANDERBURGH COUNTY, INDIANA, AND OF GENERAL CIRCULATION IN SAID COUNTY, SAID NOTICES BEING PUBLISHED ON THE 6TH AND 13TH DAYS OF MAY RESPECTIVELY, AND BY POSTING NOTICE IN TEN PUBLIC PLACES WITHIN VANDERBURGH COUNTY, INDIANA, ALL AS SHOWN BY PROOFS OF SUCH PUBLICATION AND POSTING OF NOTICE NOW PRESENTED TO THIS BOARD, WHICH THE BOARD FINDS TO BE SUFFICIENT AND IN ALL RESPECTS IN CONFORMITY WITH THE APPLICABLE INDIANA STATUTES, AND NO PROTEST, OBJECTION OR REMONSTRANCE HAVING BEEN FILED WITH OR PRESENTED TO THE BOARD AGAINST SAID FRANCHISE AGREEMENT OR ANY PROVISION THEREOF,
Board of Commissioners, Vanderburgh County, Indiana, MAY 14TH 1942.

RE: FRANCHISE TO REPUBLIC AVIATION CORPORATION -CONT'D-

AND THE BOARD, HAVING FULLY CONSIDERED SAID FRANCHISE AGREEMENT AND EACH PROVISION THEREOF, AND BEING SUFFICIENTLY ADVISED IN THE PREMISES NOW FINDS THAT IT WILL BE TO THE BEST INTERESTS OF ALL CONCERNED TO ENTER INTO SAID FRANCHISE AGREEMENT, IT IS NOW RESOLVED, BY THE UNANIMOUS ACTION OF THIS BOARD THAT SAID FRANCHISE AGREEMENT BE, AND THE SAME IS NOW FINALLY APPROVED AND ENTERED INTO IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

AGREEMENT BETWEEN BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, AND REPUBLIC AVIATION CORPORATION, GRANTING RIGHT TO USE CERTAIN PUBLIC HIGHWAYS IN VANDERBURGH COUNTY, INDIANA, FOR PURPOSE OF CONSTRUCTING AND MAINTAINING SEWER THEREUNDER.

THIS AGREEMENT: MADE AND ENTERED INTO THIS 14TH DAY OF MAY, 1942, BETWEEN THE BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, FIRST PARTY, AND REPUBLIC AVIATION CORPORATION, SECOND PARTY:

WITNESSETH:


THE LOCATION OF SAID SEWER IS SHOWN UPON A MAP OR BLUE PRINT ATTACHED HERETO AND MADE A PART HEREOF.

THE SECOND PARTY AGREES THAT ALL SURFACE OPERATIONS IN CONNECTION WITH THE CONSTRUCTION AND MAINTENANCE OF SAID SEWER SHALL BE AT ALL TIMES SUBJECT TO THE SUPERVISION AND CONTROL OF THE FIRST PARTY.

THE SECOND PARTY FURTHER AGREES THAT IN THE CONSTRUCTION AND MAINTENANCE OF SAID SEWER IT WILL AT ALL TIMES COMPLY WITH SUCH ORDERS AND DIRECTIONS AS SHALL BE MADE BY THE FIRST PARTY, CONCERNING THE METHOD OF THE CONSTRUCTION AND MAINTENANCE OF SAID SEWER AND THAT IT WILL AT ALL TIMES, IN CONNECTION THERewith, COMPLY WITH ALL ORDERS OF THE FIRST PARTY, AND THE STATUTES OF THE STATE OF INDIANA.
RE: FRANCHISE TO REPUBLIC AVIATION CORPORATION -Cont'd-

IT IS AGREED BETWEEN THE PARTIES HERETO THAT UPON FAILURE OF SAID SECOND PARTY, UPON REASONABLE NOTICE IN WRITING, TO COMPLY WITH ANY ORDER OF THE FIRST PARTY, OR OTHER PROPER DEPARTMENT OR AUTHORITY, CONCERNING THE MAINTENANCE OF SAID SEWER, THE FIRST PARTY SHALL HAVE THE RIGHT, EITHER BY APPROPRIATE LEGAL PROCEEDINGS OR IN ANY OTHER LAWFUL MANNER, TO DECLARE THE RIGHTS HEREBY GRANTED FORFEITED, AND TO COMPEL THE SECOND PARTY TO REMOVE THE SAID SEWER FROM THE SAID STREET ABOVE DESCRIBED.

THIS GRANT IS MADE SUBJECT TO THE FULL AND COMPLETE CONTROL OF THE SAID ABOVE DESCRIBED HIGHWAY BY THE PROPER AUTHORITIES OF SAID COUNT Y, WHO SHALL AT ANY TIME HAVE THE RIGHT TO REGULATE THE USE OF SAID HIGHWAY AND TO CHANGE THE GRADE THEREOF AS PUBLIC CONVENIENCE MAY REQUIRE.

AND FOR THE SAME CONSIDERATION THE FIRST PARTY DOES HEREBY ALSO GRANT UNTO THE SECOND PARTY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT TO ENTER UPON SAID AREA AND PREMISES ABOVE DESCRIBED, AT ALL REASONABLE TIMES FOR THE PURPOSE OF INSPECTING, REPAIRING, REMOVING AND MAINTAINING SAID SEWER, SUBJECT, HOWEVER, TO THE CONTROL AND SUPERVISION OF SAID FIRST PARTY.

IT IS AGREED BY AND BETWEEN THE PARTIES THAT THIS FRANCHISE OR AGREEMENT, AND THE RIGHTS AND LIABILITIES HEREUNDER ACCRUING TO AND IMPOSED UPON THE SECOND PARTY MAY BE ASSIGNED BY THE SECOND PARTY TO DEFENSE PLANT CORPORATION, OF WASHINGTON, D. C.

IT WITNESS WHEREOF, THE BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, HAS CAUSED THESE PRESENTS TO BE EXECUTED IN ITS NAME AND BEHALF BY THE UNDERSIGNED MEMBERS THEREOF, AND THE SAID REPUBLIC AVIATION CORPORATION HAS CAUSED THE SAME TO BE EXECUTED BY MUNDY I. PEALE, VICE-PRESIDENT OF SAID CORPORATION, THE DAY AND YEAR FIRST ABOVE WRITTEN.

ATTEST:

CHAS. H. ATKIN (SIGNED)
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA.
(SEAL)

BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA,
FIRST PARTY

BY GEORGE J. KISSEL (SIGNED)
JOSEPH V. EISTERHOLD (SIGNED)

REPUBLIC AVIATION CORPORATION,
SECOND PARTY

BY MUNDY I. PEALE, (SIGNED)
VICE-PRESIDENT
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: ADDITIONAL APPROPRIATIONS

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR ADDITIONAL APPROPRIATIONS, AS FOLLOWS:

COUNTY CLERK - CLERICAL ASSISTANCE . . $1000.00
COUNTY HIGHWAY DEPT - 1941 UNEXPENDED BALANCE .

RE: EMPLOYEES - HIGHWAY DEPARTMENT

ON ACCOUNT OF THE WAR SITUATION AND SHORTAGE OF LABOR AND MATERIALS, THE BOARD ORDERS THE HIGHWAY SUPERVISOR TO EMPLOY WHEN NECESSARY, SUCH HELP, OR PURCHASE MATERIALS TO CARRY OUT CHANGES IN THE ROAD PROGRAM.
RE: ESTABLISHMENT OF RIGHT-OF-WAY
FOR TAFT AVENUE

IN THE MATTER OF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR TAFT AVENUE,
A HIGHWAY WITHIN KNIGHT TOWNSHIP,
VANDERBURGH COUNTY, INDIANA.

COME NOW HUBERT J. GEHLKINSEN AND MORE THAN TWELVE (12) OTHER
PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT
TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR TAFT
AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS
ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT
NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC
PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY, AND THE CERTIFICATE OF CHAS. H.
AYKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF
NOTICE WAS MAILED TO EACH LANDOWNER NOT JOINING IN THE SIGNING OF SAID
PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND
FILING OF SAID PETITION, SAID NOTICES BEING POSTED AND MAILED MORE THAN
TWENTY (20) DAYS PRIOR TO THIS THE 18TH DAY OF MAY, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED BY UNITED STATES MAIL, POSTAGE PREPAID, TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING THE PETITION FOR SAID HIGHWAY, SAID NOTICES BEING POSTED AND MAILED MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD THAT WILLIAM H. ELMENDORF, JOSEPH E. REIS AND CLYDE HESNER, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE, HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE, COURSE AND PREMISES, TO-WIT:

COMMENCING ON THE NORTH LINE OF EAST WALNUT STREET, THREE HUNDRED THIRTY-ONE AND 15/100 (331.15) FEET EAST OF THE SOUTHEAST CORNER OF THE NORTHEAST QUARTER OF THE NORTHWEST QUARTER OF SECTION TWENTY-SEVEN (27), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST, AND EXTENDING THENCE NORTH SIX HUNDRED AND FOUR AND 4/100 (604.04) FEET TO THE SOUTHWEST LINE OF EAST SYCAMORE STREET, THENCE EAST 60 FEET, THENCE SOUTH 604.04 FEET, THENCE EAST 60 FEET TO THE PLACE OF BEGINNING.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, IN THE COURT HOUSE, EVANSVILLE, INDIANA, ON THE 25TH DAY OF MAY, 1942, AT TEN O'CLOCK A.M. AND QUALIFY AS SUCH VIEWERS AND
RE: TAFT AVENUE RIGHT-OF-WAY  -cont'd-

That they report their proceedings to this Board on or before the first
day of the June, 1942, term of this Board, and this matter is continued.

RE: BUCHANAN ROAD
(report of viewers)

In the matter of the vacation and
relocation of part of Buchanan Road
in Pigeon Township, Vanderburgh Coun-
ty, Indiana, outside of the corpor-
ate limits of the City of Evansville,
Indiana.

Come now Frank Keil, Joseph E. Reis and Philip A. Hoelscher,
herefore appointed as viewers to view a certain part of right-of-way
hereinafter particularly described, which was heretofore dedicated for
right-of-way purposes for the Buchanan Road in Pigeon Township, Vanderburgh
County, Indiana, and file and present their report, which said report is
in the words and figures following, to-wit:

In the matter of the vacation and relocation
of part of Buchanan Road in Pigeon Township,
Vanderburgh County, Indiana, outside of the
corporate limits of the City of Evansville,
Indiana.

We, the undersigned, viewers, appointed by your Board at the
May, 1942 term thereby, to view, mark and lay out part of a certain
right-of-way dedicated for highway purposes, proposed to be vacated,
as petitioned for by William Jensen, and others, submit the follow-
ing report:

We met, as directed in the order here attached and made a part
hereto, and after having taken an oath to faithfully and impartially
discharge the duties assigned us, proceeded to view, and did view,
mark and lay out such partial proposed vacation of right-of-way dedi-
cated for highway purposes, in the manner as by law provided; that the
route, bounds, course, distance, and termini of said right-of-way to be
vacated are more particularly described as follows, to-wit:

Beginning in the northeast quarter of section twenty-four (24),
township six (6) south, range eleven (11) west, at the point of
intersection of the center line of the Buchanan Road, as now estab-
ilished, with the north city line limit of the city of Evansville,
Indiana, and continuing thence in a northerly and westerly direction
along the general center line of said Buchanan Road, as now established,
to the north line of said section twenty-four (24), and continuing
thence generally in a northeasterly and thence northwesterly direction
along the general center line of said Buchanan Road, as now established,
in the southwest quarter of section thirteen (13), township six (6)
south, range eleven (11) west to the St. Joseph Avenue Road, an estab-
lished highway within Vanderburgh County, Indiana, said termini point
being also the west boundary line of said section thirteen (13) and
being also the line between Pigeon and Perry townships, Vanderburgh
County, Indiana.

We further report that it will be of public utility to vacate so
much of said right-of-way for said Buchanan Road as will result in a
right-of-way sixty (60) feet in width, and that the balance of said
right-of-way should be vacated for all purposes, and that said remaining
sixty (60) foot right-of-way as by us established is to be located so
that thirty (30) feet therefrom will be located on each side of the center
line of said Buchanan Road right-of-way as heretofore established and
located.

In testimony whereof, we have hereunto affixed our signatures on
this the 14th day of May, 1942.

(signed) Frank Keil
(signed) Joseph E. Reis
(signed) Philip A. Hoelscher

Viewers."

Board of Commissioners, Vanderburgh County, Indiana, MAY 18th, 1942
RE: BUCHANAN ROAD -CONT'D-

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID RIGHT-OF-WAY FOR SAID HIGHWAY BE ESTABLISHED TO A WIDTH OF SIXTY (60) FEET, SO THAT THIRTY (30) FEET THEREOF WILL BE LOCATED ON EACH SIDE OF THE CENTER LINE OF SAID BUCHANAN ROAD RIGHT-OF-WAY AS HERETOFORE ESTABLISHED AND LOCATED, AND THAT ALL OF THE BALANCE OF SAID RIGHT-OF-WAY OVER AND ABOVE A WIDTH OF SIXTY (60) FEET BE VACATED AS IN SAID REPORT SET FORTH, FOR ALL PURPOSES.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID RIGHT-OF-WAY FOR SAID HIGHWAY BE ESTABLISHED TO A WIDTH OF SIXTY (60) FEET, SO THAT THIRTY (30) FEET THEREOF WILL BE LOCATED ON EACH SIDE OF THE CENTER LINE OF SAID BUCHANAN ROAD RIGHT-OF-WAY AS HERETOFORE ESTABLISHED AND LOCATED, AND THAT THE BALANCE OF SAID RIGHT-OF-WAY OVER AND ABOVE A WIDTH OF SIXTY (60) FEET BE, AND THE SAME IS HEREBY, VACATED FOR ALL PURPOSES, AS IN SAID REPORT OF SAID VIEWERS SET FORTH.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH,
STATE OF INDIANA, MADE THIS 18TH DAY OF MAY, 1942.

(Signed) GEORGE J. KISSEL
(Signed) HARVEY HERNDON
(Signed) JOSEPH V. EISTERHOLD

MEMBERS OF THE BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH, STATE
OF INDIANA.

(SEAL)

ATTEST:

(Signed) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA,
AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

RE: BENDER ROAD RIGHT-OF-WAY

IN THE MATTER OF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR THE BENDER ROAD
IN ARMSTRONG TOWNSHIP, VANDERBURGH
COUNTY, INDIANA.

COMES NOW MARY HILLENBRAND AND MORE THAN TWELVE (12) OTHER PERSONS,
OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO
THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE
BENDER ROAD IN ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID
PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C.
BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING
IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY, AND THE CERT-
IFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA,
Board of Commissioners, Vanderburgh County, Indiana.  MAY 18th, 1942

RE: BENDER ROAD —Cont'd—

SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LAND OWNER INTERESTED, NOT JOINING IN THE SIGNING OF SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, SAID NOTICE BEING POSTED AND ALSO MAILED FOR MORE THAN TWENTY (20) DAYS PRIOR TO THE 18TH DAY OF MAY, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED BY UNITED STATES MAIL, POSTAGE PREPAID, TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING THE PETITION FOR THE ESTABLISHMENT OF SAID HIGHWAY, SAID NOTICES BEING POSTED AND MAILED MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED, BY THE BOARD, THAT PHILIP HOELSCHER, GEORGE D. MAYER AND FRED REHERMAN, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE, HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE, COURSE AND PREMISES, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTIONS TEN (10) AND ELEVEN (11), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST, WITH THE BOONVILLE-NEW HARMONY ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND CONTINUING THEREON NORTH ALONG THE LINE BETWEEN SAID SECTIONS, TO THE NORTH LINE THEREOF, AND CONTINUING THEREON NORTH ALONG THE LINE BETWEEN SECTIONS TWO (2) AND THREE (3), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST TO THE NORTH LINE OF SAID SECTIONS, BEING ALSO THE LINE BETWEEN CONGRESSIONAL TOWNSHIPS FIVE (5) AND FOUR (4), AND CONTINUING THEREON WESTERLY ALONG THE LINE BETWEEN SAID TOWNSHIPS FOUR (4) AND FIVE (5) TO THE LINE BETWEEN SECTIONS THIRTY-FOUR (34) AND THIRTY-FIVE (35), TOWNSHIP FOUR (4) SOUTH, RANGE ELEVEN (11) WEST, AND CONTINUING THEREON ALONG THE LINE BETWEEN SAID SECTIONS THIRTY-FOUR (34) AND THIRTY-FIVE (35) TO THE HORNVILLE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, A TOTAL DISTANCE OF APPROXIMATELY TWO (2) MILES.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COUNTY HOUSE, EVANSVILLE, INDIANA, ON THE 25TH DAY OF MAY, 1942, AT TWO O'CLOCK A. M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE JUNE TERM, 1942, OF THIS BOARD, AND THIS MATTER IS CONTINUED.
Board of Commissioners, Vanderburgh County, Indiana, **MAY 18 & 21ST 1942**

RE: COUNTY EMPLOYEE

(COUNTY SHERIFF'S OFFICE)

The Commissioners approve claim of Urban Steckler, Emergency Deputy for fourteen (14) days additional compensation, April 25th to May 8th for extra time served and recommended by County Sheriff Val A. Dietsch.

On motion the Board recess until Thursday, May 21st, 1942.

![Signature]

Thursday, May 21st, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: REFUND OF TAXES

IN THE MATTER OF REFUND OF TAXES

Whereas certain persons were wrongfully assessed with taxes for the year 1942, for which each of such persons were entitled to a refund under the provisions of Section 6088, Burns 1914, and whereas, the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes wrongfully assessed against them for the amount set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without special order of the Board, now-

Therefore, for the purpose of spreading on record an order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts here-tofore paid to them was of such refund, be and the same are hereby confirmed as of the date of allowance.

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Board of Commissioners, Vanderburgh County, Indiana  

**RE: REFUND OF TAXES - CONT'D -**

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| CITY-KNIGHT | 417.73 | $450.20 |

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| CITY-KNIGHT | 417.73 | $450.20 |
Board of Commissioners, Vanderburgh County, Indiana, **MAY 21ST 1942**

**RE: RENEWAL OF LEASE**

(SELECTIVE SERVICE QUARTERS)

COMMISSIONERS APPROVE RENEWAL OF LEASE FOR SELECTIVE SERVICE QUARTERS

FROM JULY 1ST, 1942 TO JUNE 30TH, 1943.

**RE: ADDITIONAL ALLOWANCE FOR COUNTY ATTORNEY**

IN THE MATTER OF ADDITIONAL ALLOWANCE TO HENRY C. BUENTE, FOR SERVICES IN CONNECTION WITH ASSEMBLING DATA AND PREPARATION OF NECESSARY PAPERS RELATING TO THE ESTABLISHMENT OR VACATION OF RIGHTS-OF-WAY FOR CERTAIN HIGHWAYS, STREETS AND ALLEYS WITHIN VANDERBURGH COUNTY, INDIANA,

Pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente to assemble data and prepare petitions to establish or vacate rights-of-way for certain highways, streets and alleys within Vanderburgh County, Indiana, prepare notices to land owners and interested parties for posting and mailing, posting notices, prepare notice to and oaths of viewers, administer oaths to viewers, prepare report of viewers, and Commissioners' order thereon, notice to reviewers and Commissioners' order thereon, together with the preparation of other incidental papers, covering the following highways, streets and alleys within Vanderburgh County, Indiana, to-wit:

- **Establishment of right-of-way for Eisseler Road in Center Township, **Commissioners' Record Z-1, pages 27 and 32... $10.00
- **Establishment of right-of-way for Slaughter Avenue Road in Knight Township, **Commissioners' Record Z-1, pages 86, 476, 576, 607, 623 and 646...
- **Establishment of right-of-way for School No. 8 Road in German Township, **Commissioners' Record Z-1, page 90 and 102...
- **Establishment of right-of-way for Evergreen Road in Center Township, **Commissioners' Record Z-1, pages 89 and 105...
- **Establishment of right-of-way for Hoppe Road in Union Township, **Commissioners' Record Z-1, pages 91, 111, and 126...
- **Establishment of right-of-way for Olsted Road in Knight Township, **Commissioners' Record Z-1, pages 91 and 110...
- **Establishment of right-of-way for Weiss Road in Armstrong Township, **Commissioners' Record Z-1, pages 93, 111 and 126...
- **Establishment of right-of-way for Hoppe or Bosecker Road in German Township, **Commissioners' Record Z-1, pages 92, 106 and 125...
- **Establishment of right-of-way for Seven Hills Road in Scott Township, **Commissioners' Record Z-1, pages 130 and 135...
- **Establishment of right-of-way for road in Perry and German Townships, petitioned for by William F. Korbessel and others; **Commissioners' Record Z-1, pages 151, 150 and 163...
- **Establishment of right-of-way for Mill Road in German Township, **Commissioners' Record Z-1, pages 146, 161 and 233...
- **Establishment of right-of-way for Base Line Road in Scott Township, **Commissioners' Record Z-1, pages 94, 204 and 530...
- **Establishment of right-of-way for Burkhart Road in Knight Township, **Commissioners' Record Z-1, pages 206 and 301...
- **Vacation of alley from East Sycamore Street to Walnut Street in Knight Township, **Commissioners' Record Z-1, pages 260 and 305...
- **Establishment of right-of-way for Vanderburgh-Posey County Line Road in Perry Township, **Vanderburgh County and Marris Township in Posey County, Commissioners' Record Z-1, pages 308, 311 and 348...

529
ADDITIONAL ALLOWANCE FOR COUNTY ATTORNEY -CONT'D-

ESTABLISHMENT OF RIGHT-OF-WAY FOR BROWNING ROAD IN SCOTT TOWNSHIP; COMMISSIONERS' RECORD Z-1 PAGES 337 AND 353 $10.00

VACATION OF PART OF EAST ILLINOIS STREET IN KNIGHT TOWNSHIP; COMMISSIONERS' RECORD Z-1 PAGES 393 AND 399 10.00

ESTABLISHMENT OF RIGHT-OF-WAY FOR MY PLEASANT ROAD IN CENTER TOWNSHIP; COMMISSIONERS' RECORD Z-1 PAGES 351 AND 359 10.00

ESTABLISHMENT OF RIGHT-OF-WAY FOR HORNVILLE ROAD IN ARMSTRONG TOWNSHIP, COMMISSIONERS' RECORD Z-1 PAGES 452 AND 455 10.00

VACATION OF PART OF ST. GEORGE ROAD IN CENTER TOWNSHIP; COMMISSIONERS' RECORD Z-1 PAGES 493 AND 495 10.00

ESTABLISHMENT OF RIGHT-OF-WAY FOR BOONVILLE-NEW HARMONY ROAD IN SCOTT TOWNSHIP; COMMISSIONERS' RECORD Z-1 PAGES 516 AND 525 30.00

VACATION OF PART OF RIGHT-OF-WAY FOR BUCHANAN ROAD IN PIGEON TOWNSHIP; COMMISSIONERS' RECORD Z-1 PAGES 516 AND 525 10.00

$310.00

ALL OF WHICH SAID SERVICES SO RENDERED WERE RENDERED AT THE SPECIAL INSTANCE AND REQUEST OF THIS BOARD AND CONSIST OF A SPECIAL CHARACTER AND WERE OUTSIDE OF AND IN ADDITION TO THE REGULAR DUTIES OF SAID HENRY C. BUENTE AS COUNTY ATTORNEY, FOR WHICH ADDITIONAL SERVICES HE IS ENTITLED TO ADDITIONAL COMPENSATION, AND THE BOARD NOW FIXES THE COMPENSATION FOR SAID SPECIAL AND ADDITIONAL SERVICES IN THE VARIOUS AMOUNTS HEREIN ENUMERATED, IN THE TOTAL SUM OF THREE HUNDRED AND TEN (310.00) DOLLARS, AND COMES NOW SAID HENRY C. BUENTE AND PRESENTS TO THE BOARD HIS CLAIM IN SAID AMOUNT FOR SAID SPECIAL AND ADDITIONAL SERVICES, WHICH SAID CLAIM IS NOW BY THE BOARD ALLOWED, AND THE COUNTY AUDITOR IS DIRECTED TO PAY THE SAME FROM SUCH FUNDS AS MAY BE AVAILABLE FOR THAT PURPOSE.

RE: SALARY OF HIGHWAY SUPERVISOR

THE COMMISSIONERS APPROVE THE ROAD SUPERVISOR'S SALARY BASED ON MILEAGE REPORT AS OF APRIL 1ST, 1942, AND PAYABLE AS OF THAT DATE, 621.4 MILES.

ON MOTION THE BOARD RECESS UNTIL MONDAY, MAY 25TH, 1942.
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL AND JOSEPH V. EISTERHOLD, MEMBERS OF THE BOARD OF COMMISSIONERS, HARVEY HERIDON BEING ABSENT; ALSO PRESENT WERE CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY C. BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BASE LINE ROAD

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE BASE LINE ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, NOW FINDS THAT GEORGE D. MAYER, ALBERT L. MEYER AND PHILIP A. HOELSCHER, VIEWERS, APPOINTED BY THIS BOARD ON THE 15TH DAY OF MAY, 1941, TO VIEW, MARK AND LAY OUT A PROPOSED CHANGE IN RIGHT-OF-WAY FOR THE BASE LINE ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, PETITIONED FOR BY LEO J. REXING AND OTHERS, FILED THEIR REPORT HEREBIN ON MAY 19TH, 1941, BUT THAT THROUGH OVERSIGHT SAID REPORT WAS NOT PRESENTED TO OR ACTED UPON BY THIS BOARD, AND SAID REPORT OF SAID VIEWERS IS NOW FILED WITH AND PRESENTED TO THIS BOARD, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE BASE LINE ROAD IN SCOTT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY YOUR BOARD, AT THE MAY, TERM, 1941, THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED CHANGE IN A HIGHWAY PETITIONED FOR BY LEO J. REXING, AND OTHERS, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HERETO ATTACHED AND MADE A PART HEREOF, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMMAI'TIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY, IN THE MANNER AS BY LAW PROVIDED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID CHANGE IN HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

COMMENCING AT THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTION SIX (6) TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-ONE (31), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST AND THE OLD EVANSVILLE AND PRINCETON ROAD, SAID LINE ALSO BEING THE LINE BETWEEN CONGRESSIONAL TOWNSHIPS FIVE (5) AND FOUR, RANGE TEN (10) WEST, AND EXTENDING THENCE EAST ALONG SAID LINE TO THE WEST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE AND THE LINE BETWEEN SECTION FIVE (5), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-TWO (32) TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO THE EAST LINE OF SAID SECTIONS.
Board of Commissioners, Vanderburgh County, Indiana, MAY 25TH 1942

RE: BASE LINE ROAD - CONT'D -

AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE AND THE LINE BETWEEN SECTION FOUR (4), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-THREE (33), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG THE LINE BETWEEN SAID CONGRESSIONAL TOWNSHIPS AND THE LINE BETWEEN SECTION THREE (3), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-FOUR (34), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE AND THE LINE BETWEEN SECTION TWO (2), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-FIVE (35), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG SAID CONGRESSIONAL TOWNSHIP LINE AND THE LINE BETWEEN SECTION ONE (1), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AND SECTION THIRTY-SIX (36), TOWNSHIP FOUR (4) SOUTH, RANGE TEN (10) WEST TO INDIANA STATE HIGHWAY No. 57, A TOTAL DISTANCE OF APPROXIMATELY FIVE (5) MILES.

AND THAT THE RIGHT-OF-WAY WIDTH OF SAID HIGHWAY, AS BY US ESTABLISHED IS SIXTY (60) FEET.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO ESTABLISHED, WILL EXCEED THE DAMAGES.

WE FURTHER FIND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNER, AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 19TH DAY OF MAY, 1941.

(SIGNED) Geo. D. Mayer
(SIGNED) Albert L. Meyer
(SIGNED) Philip A. Hoelscher
Viewers.

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND HAVING HEARD EVIDENCE THEREON AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT SAID REPORT OF SAID VIEWERS OUGHT TO HAVE BEEN APPROVED AS OF JUNE 2ND, 1941, ESTABLISHING THE RIGHT-OF-WAY FOR SAID HIGHWAY TO A WIDTH OF SIXTY (60) FEET, SO THAT THIRTY (30) FEET THEREOF WILL BE LOCATED ON EACH SIDE OF THE LINE IN SAID REPORT LOCATED AND DESCRIBED.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED, NUNC PRO TUNC, AS OF JUNE 2ND, 1941, THAT SAID RIGHT-OF-WAY FOR SAID HIGHWAY BE ESTABLISHED, AS OF SAID DATE, TO A WIDTH OF SIXTY (60) FEET, ALL AS IN SAID REPORT OF SAID VIEWERS SET FORTH.
Board of Commissioners, Vanderburgh County, Indiana, May 25th, 1942

RE: KORRESSEL ROAD

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE KORRESSEL ROAD, A HIGHWAY WITHIN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, INDIANA.

Come now Fred W. Hartig, and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the establishment of a right-of-way for the Korressel Road in Perry and German Townships, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition by posting in three public places in the neighborhood of said highway, and also file the certificate of Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner not signing the petition herein, by United States Mail, postage prepaid, of the presentation and filing of said petition, which said notices were so given more than twenty days prior to this the 25th day of May, 1942.

And the Board, having heard evidence and being sufficiently advised in the premises finds that said petition is signed by more than twelve (12) freeholders residing in said county of Vanderburgh; that more than six (6) of said petitioners are resident freeholders in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said highway and that copy of said notice was mailed to each owner of real estate affected; not signing the petition for the establishment of the right-of-way for said highway, said notices being posted and mailed more than twenty (20) days prior to this date.

IT IS THEREFORE ORDERED, by the Board that George D. Mayer, Fred Rechenman and William H. Elwendorf, all resident freeholders of Vanderburgh County, Indiana, residing outside of Perry and German Townships, Vanderburgh County, Indiana, be, and they are, hereby appointed viewers to view said highway proposed to be changed, extended, widened and opened, that is to say, upon the following described route, course and premises, to-wit:

BEGINNING at the point of intersection of the line between Sections Seventeen (17) and Eighteen (18), Township Six (6) South, Range Eleven (11) West, in Perry Township, Vanderburgh County, Indiana, with the upper Mt. Vernon Road, an established highway within Vanderburgh County, Indiana, and extending thence north along the line between said two sections to the north line thereof, said north line being also the line between Perry and German Townships, Vanderburgh County, Indiana, and continuing thence north along the line between Sections Seven (7) and Eight (8), Township Six (6) South, Range Eleven (11) West, in the line of said sections, and continuing thence north along the line between Sections Five (5) and Six (6), Township Six (6) South, Range Eleven (11) West to Indiana State Highway No. 66, a total distance of approximately two (2) miles.
RE: KORRESSEL ROAD -CONT'D-

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUISITED BY LAW, AND THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 1ST DAY OF JUNE, 1942, AT TWO O'CLOCK P. M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: MORGAN AVENUE IN KNIGHT TOWNSHIP

IN THE MATTER OF THE VACATION OF PART OF NORTH KENTUCKY AVENUE IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, FROM MORGAN AVENUE NORTH TO DIAMOND AVENUE.

COME NOW LEO E. LINTZENICH AND MORE THAN TWELVE OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AT LEAST SIX (6) OF WHOM RESIDE IN THE IMMEDIATE NEIGHBORHOOD OF THE HIGHWAY HEREIN DESCRIBED, AND PRESENT TO THE BOARD THEIR PETITION PRAYING FOR THE VACATION OF A PART OF A CERTAIN HIGHWAY HEREAFTER DESCRIBED, AND LOCATED IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION AND WHEN THE SAME WOULD BE PRESENTED TO THIS BOARD BY POSTING COPIES OF SAID NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY PROPOSED TO BE VACATED, FOR MORE THAN TWENTY DAYS PRIOR TO THIS THE 25TH DAY OF MAY, 1942, BEING THE DATED FIXED IN SAID NOTICE AS THE TIME WHEN SAID PETITION WOULD BE PRESENTED TO THIS BOARD; AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT A COPY OF SAID NOTICE WAS MAILED TO THE POST OFFICE ADDRESS OF EACH LANDOWNER AFFECTED BY SAID PROCEEDING, NOT SIGNING SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, NOTIFYING EACH SUCH LANDOWNER OF THE PRESENTATION AND FILING OF SAID PETITION, WHICH SAID NOTICE WAS SO GIVEN MORE THAN TWENTY (20) DAYS PRIOR TO THIS THE 25TH DAY OF MAY, 1942, BEING THE DATE STATED IN SAID NOTICE AS THE TIME WHEN THE SAME WOULD BE PRESENTED TO THIS BOARD.

AND THE BOARD, HAVING HEARD THE EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID VANDERBURGH COUNTY, INDIANA, AND THAT NOT LESS THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS WITHIN VANDERBURGH COUNTY, INDIANA, RESIDING IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY PETITIONED TO BE VACATED AND HEREAFTER DESCRIBED, AND THE BOARD FURTHER FINDS THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICES IN THREE (3) OF THE MOST PUBLIC PLACES IN THE.
RE: MORGAN AVENUE -CONT'D-

IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY PROPOSED TO BE VACATED, MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE; AND THAT A COPY OF SAID NOTICE WAS MAILED TO EACH LANDOWNER AFFECTED BY THIS PROCEEDING, NOT SIGNING SAID PETITION, EACH OF SAID NOTICES HAVING BEEN MAILED BY UNITED STATES MAIL, POSTAGE PREPAID, MORE THEN TWENTY (20) DAYS PRIOR TO THIS DATE. AND THE BOARD FURTHER FINDS THAT SAID PETITION, THE NOTICE OF FILING THEREOF AND THE PROOF OF POSTING AND MAILING OF COPIES OF SAID NOTICES ARE IN ALL THINGS SUFFICIENT AND IN DUE FORM OF LAW, AND THAT SAID PETITION IS NOW PROPERLY BEFORE THIS BOARD FOR SUCH FURTHER PROCEEDINGS AND ACTION AS MAY BE REQUIRED BY LAW.

IT IS THEREFORE ORDERED BY THE BOARD THAT GEORGE W. KUNTZ, WILLIAM H. ELMENDORF AND FRANK GERTIESEN, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE VACATED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE AND PREMISES, TO-WIT:

THAT PART OF KENTUCKY AVENUE, AS NOW LOCATED, LYING IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, EXTENDING FROM MORGAN AVENUE, AN ESTABLISHED HIGHWAY WITHIN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, NORTH TO DIAMOND AVENUE, AN ESTABLISHED HIGHWAY WITHIN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

IT IS FURTHER ORDERED BY THE BOARD THAT SAID VIEWERS VIEW SAID HIGHWAY PROPOSED TO BE VACATED, AS REQUIRED BY LAW; AND THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 29TH DAY OF MAY, 1942, AT ONE O'Clock P. M. AND QUALIFY AS SUCH VIEWERS, AND THAT THEY VIEW SAID HIGHWAY PROPOSED TO BE VACATED AND REPORT THEIR PROCEEDINGS TO THIS BOARD AT THE ENSUING JUNE, 1942, TERM THEREOF, AND THIS MATTER IS CONTINUED.

RE: KENTUCKY AVENUE IN KNIGHT TOWNSHIP

IN THE MATTER OF THE VACATION OF PART OF MORGAN AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, LYING EAST OF KENTUCKY AVENUE TO THE RIGHT-OF-WAY OF THE CHICAGO AND EASTERN ILLINOIS RAILROAD COMPANY.

COME NOW LEO E. LINTZENICH AND MORE THAN TWELVE OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AT LEAST SIX OF WHOM RESIDE IN THE IMMEDIATE NEIGHBORHOOD OF THE HIGHWAY HEREIN DESCRIBED, AND PRESENT TO THE BOARD THEIR PETITION PRAYING FOR THE VACATION OF A PART OF A CERTAIN HIGHWAY HEREIN AFTER DESCRIBED, AND LOCATED IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION AND WHEN THE SAME WOULD BE PRESENTED TO THIS BOARD BY POSTING COPIES OF SAID NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY PROPOSED TO BE VACATED, FOR MORE THAN TWENTY (20)
Board of Commissioners, Vanderburgh County, Indiana, May 25th, 1942

Re: Kentucky Avenue -Cont'd-

Days prior to this the 25th day of May, 1942, being the date fixed in said notice as the time when said petition would be presented to this Board; and said petitioners also file and present to the Board the certificate of Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that a copy of such notice was mailed to the Post Office address of each land owner affected by said proceedings not signing said petition, by United States Mail, postage prepaid, notifying each such land owner of the presentation and filing of said petition, which said notice was so given more than twenty (20) days prior to this the 25th day of May, 1942, being the date stated in said notice as the time when the same would be presented to this Board.

And the Board, having heard the evidence and being sufficiently advised in the premises, finds that said petition is signed by more than twelve (12) freeholders residing in said Vanderburgh County, Indiana, and that not less than six (6) of said petitioners are resident freeholders within Vanderburgh County, Indiana, residing in the immediate neighborhood of said highway petitioned to be vacated and hereinafter described, and the Board further finds that due legal notice of the presenting of said petition was given by posting notices in three (3) of the most public places in the immediate neighborhood of said highway proposed to be vacated, more than twenty (20) days prior to this date; and that a copy of said notice was mailed to each land owner affected by this proceeding, not signing said petition, each of said notices having been mailed by United States Mail; postage prepaid, more than twenty (20) days prior to this date, and the Board further finds that said petition, the notice of filing thereof and the proof of posting and mailing of copies of said notices are in all things sufficient and in due form of law; and that said petition is now properly before this Board for such further proceedings and action as may be required by law.

It is therefore ordered by the Board that E. Goebel, Joe Reis and William H. Elmendorf, all resident freeholders of Vanderburgh County, Indiana, residing outside of Knight Township, Vanderburgh County, Indiana, be and they are hereby appointed viewers to view said highway proposed to be vacated, that is to say, upon the following described route and premises, to-wit:

Morgan Avenue, as now located, in Knight Township, Vanderburgh County, Indiana, extending from Kentucky Avenue, an established highway within Knight Township, Vanderburgh County, Indiana, east to the west right-of-way line of the Chicago and Eastern Illinois Railroad Company.

It is further ordered by the Board that said viewers view said highway proposed to be vacated, as required by law; and that said viewers meet at the Office of the County Auditor of Vanderburgh County, Indiana,
Board of Commissioners, Vanderburgh County, Indiana, May 25th, 1942

RE: KENTUCKY AVENUE -CONT'D-

COURTHouse, EVANSVILLE, INDIANA, ON THE 28TH DAY OF MAY, 1942, AT ONE O'CLOCK P. M., AND QUALIFY AS SUCH VIEWERS, AND THAT THEY VIEW SAID HIGHWAY PROPOSED TO BE VACATED AND REPORT THEIR PROCEEDINGS TO THIS BOARD AT THE ENSUING JUNE, 1942, TERM THEREOF, AND THIS MATTER IS CONTINUED.

RE: ROCK QUARRY.
(RENEWAL OF LEASE)

THE COUNTY AUDITOR REPORTS THE FOLLOWING NOTICE GIVEN BY HIM WITH ACKNOWLEDGMENT THEREOF:

TO: ROBERT A. NURRENBERN
AND JULIA NURRENBERN:

THIS IS TO ADVISE THAT THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, FOR AND ON BEHALF OF VANDERBURGH COUNTY, INDIANA, HAS ELECTED TO EXERCISE THEIR RIGHT AND OPTION TO RENEW, FOR A PERIOD OF ONE (1) YEAR FROM JUNE 1ST, 1942, EXPIRING MAY 31ST, 1943, THEIR LEASE, AS AMENDED, GRANTING TO VANDERBURGH COUNTY, INDIANA, THE RIGHT AND PRIVILEGE TO UNCOVER, QUARRY, BREAK, CRUSH AND REMOVE ROCK FROM THAT PART OF THE WEST HALF OF THE NORTHWEST QUARTER OF SECTION FIVE (5), TOWNSHIP SEVEN (7) SOUTH, RANGE ELEVEN (11) WEST LYING EAST OF THE BAYOU CREEK ROAD IN VANDERBURGH COUNTY, INDIANA, UPON THE SAME TERMS AND CONDITIONS AS PROVIDED IN THE ORIGINAL LEASE BETWEEN YOU AND SAID BOARD, DATED MAY 26TH, 1938, RECORDED IN VANDERBURGH COUNTY COMMISSIONERS' RECORD X-1 AT PAGE 213.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE ON THIS THE 18TH DAY OF MAY, 1942.

BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,
BY CHAS. H. ATKIN, (SIGNED)
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

WE EACH ACKNOWLEDGE RECEIPT OF A COPY OF THE FOREGOING ELECTION TO EXERCISE OPTION, ON THIS THE 18TH DAY OF MAY, 1942.

(SIGNED) ROBERT A. NURRENBERN
(SIGNED) JULIA M. NURRENBERN

ON MOTION THE BOARD RECESS UNTIL THURSDAY, MAY 28TH, 1942.

George J. Kissel
(Harvey Herndon - ABSENT)

[Signature]
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, MAY 28TH 1942

THURSDAY, MAY 28TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY C. BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: JUNK YARDS & JUNK STORAGE

THE COMMISSIONERS INSTRUCT ED KERTH OF THE COUNTY PLAN COMMISSION TO DRAW AN ORDINANCE COVERING JUNK YARDS AND JUNK STORAGE IN THE COUNTY.

RE: COUNTY HIGHWAY DEPARTMENT


RE: APPOINTMENT OF COUNTY CARPENTER

THE COMMISSIONERS APPROVE THE EMPLOYMENT OF JOHN SALZMAN AS COUNTY CARPENTER UNDER THE REGULAR APPROPRIATION, EFFECTIVE MAY 18TH, 1942.

ON MOTION THE BOARD ADJOURN SINE DIE.

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, JUNE 1ST 1942

MONDAY, JUNE 1ST, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDANA, MET IN REGULAR SESSION PURSUANT TO LAW, WHEN PRESENT HARVEY HERndon AND JOSEPH V. EISTERHOLD, MEMBERS OF THE BOARD, GEORGE J. KISEL BEING ABSENT; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MEETING WAS OPENED IN DUE FORM BY DEPUTY COUNTY SHERIFF FRANK MCDONALD.

THE MINUTES WERE READ AND APPROVED.

RE: ASSIGNMENT OF FRANCHISE OF REPUBLIC AVIATION CORPORATION TO DEFENSE PLANT CORPORATION

THE BOARD APPROVES THE ASSIGNMENT OF FRANCHISE GRANTED ON MAY 14TH, 1942 TO REPUBLIC AVIATION CORPORATION FOR PERMIT TO USE CERTAIN COUNTY HIGHWAYS TO CONSTRUCT SEWER THEREUNDER; SAID ASSIGNMENT BEING MADE TO DEFENSE PLANT CORPORATION, WHICH READS AS FOLLOWS:

ASSIGNMENT OF FRANCHISE AGREEMENT

THIS INDENTURE WITNESSETH THAT:

WHEREAS, HERETOFORE UNDER DATE OF MAY 14, 1942, THE BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, AS FIRST PARTY, AND THE UNDER-SIGNED, REPUBLIC AVIATION CORPORATION, AS SECOND PARTY, MADE AND ENTERED INTO A CERTAIN AGREEMENT ENTITLED "AGREEMENT BETWEEN BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, AND REPUBLIC AVIATION CORPORATION, GRANTING RIGHT TO USE CERTAIN PUBLIC HIGHWAYS IN VANDERBURGH COUNTY, INDIANA, FOR PURPOSE OF CONSTRUCTING AND MAINTAINING SEWER THEREUNDER", AN EXECUTED DUPLICATE ORIGINAL OF WHICH SAID AGREEMENT IS ON FILE IN THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND IS BY REFERENCE INCORPORATED INTO AND MADE A PART OF THE RECORD OF THE PROCEEDINGS HAD BEFORE SAID BOARD OF COUNTY COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, AT THE COURT HOUSE IN EVANSVILLE, VANDERBURGH COUNTY, INDIANA, ON MAY 14, 1942; AND

WHEREAS, UNDER THE TERMS AND PROVISIONS OF SAID FRANCHISE OR AGREEMENT THE RIGHTS AND LIABILITIES THEREUNDER ACCRIVING TO AND IMPOSED UPON SAID REPUBLIC AVIATION CORPORATION MAY BE ASSIGNED BY SAID REPUBLIC AVIATION CORPORATION TO DEFENSE PLANT CORPORATION OF WASHINGTON, D.C.; AND

WHEREAS, BY REASON OF AND PURSUANT TO EXISTING AGREEMENTS AND RELATIONSHIPS BETWEEN THE PARTIES HERETO, THE SAID PARTIES HERETO HAVE DETERMINED THAT SAID FRANCHISE OR AGREEMENT BE CONVEYED, ASSIGNED, TRANSFERRED AND SET OVER UNTO DEFENSE PLANT CORPORATION OF WASHINGTON, D.C.

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS THAT REPUBLIC AVIATION CORPORATION ACTING BY AND THROUGH ITS DULY AUTHORIZED OFFICERS, FOR AND IN CONSIDERATION OF THE PREMISES, THE SUM OF ONE DOLLAR ($1.00) AND OTHER VALUABLE CONSIDERATION, THE RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED, DOES HEREBY
Board of Commissioners, Vanderburgh County, Indiana, JUNE 1ST 1942

RE: REPUBLIC AVIATION CORPORATION - CONT'D -

CONVEY, ASSIGN, TRANSFER AND SET OVER UNTO DEFENSE PLANT CORPORATION OF WASHINGTON, D.C. ALL ITS RIGHT, TITLE AND INTEREST IN AND TO SAID ABOVE DESCRIBED FRANCHISE OR AGREEMENT DATED MAY 14, 1942.

TO HAVE AND TO HOLD UNTO SAID DEFENSE PLANT CORPORATION FOREVER IN ACCORDANCE WITH AND SUBJECT TO THE TERMS AND PROVISIONS OF SAID FRANCHISE OR AGREEMENT.

IN WITNESS WHEREOF, SAID REPUBLIC AVIATION CORPORATION HAS CAUSED THESE PRESENTS TO BE EXECUTED IN ITS NAME AND ON ITS BEHALF AND ITS CORPORATE SEAL AFFIXED THERUNTO BY ITS DULY AUTHORIZED OFFICERS THIS 21ST DAY OF MAY, 1942.

REPUBLIC AVIATION CORPORATION

BY ALFRED MARCH (SIGNED)
ITS VICE PRESIDENT (SEAL)

ATTEST:

T. DARM (SIGNED)
ITS TREASURER

RE: RIGHT-OF-WAY FOR THE BENDER ROAD IN ARMSTRONG TOWNSHIP (REPORT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE BENDER ROAD IN ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW GEORGE D. MAYER, PHILIP A. HOELSCHER AND FRED REHMERMAN, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREFORTHER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

WE MET, AS DIRECTED IN THE ORDER HERETO ATTACHED AND MADE A PART HEREOF, AND AFTER TAKING AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY, IN THE MANNER AS BY LAW PRESCRIBED, THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTIONS TEN (10) AND ELEVEN (11), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST WITH THE BOONVILLE-NEW HARMONY ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND CONTINUING THENCE NORTH ALONG THE LINE BETWEEN SAID SECTIONS, TO THE NORTH LINE THEREOF, AND CONTINUING THENCE NORTH ALONG THE LINE BETWEEN SECTIONS TWO (2) AND THREE (3), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST TO THE NORTH LINE OF SAID SECTIONS, BEING ALSO THE LINE BETWEEN CONGRESSIONAL TOWNSHIPS FIVE (5) AND FOUR (4), AND CONTINUING THENCE WESTERLY ALONG THE LINE BETWEEN SAID TOWNSHIPS FOUR (4) AND FIVE (5) TO THE LINE BETWEEN SECTIONS THIRTY-FOUR (34) AND THIRTY-FIVE (35), TOWNSHIP FOUR (4) SOUTH, RANGE ELEVEN (11) WEST, AND CONTINUING THENCE NORTH ALONG THE LINE BETWEEN SAID SECTIONS THIRTY-FOUR (34) AND THIRTY-FIVE (35), TO THE HORNVILLE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, A TOTAL DISTANCE OF APPROXIMATELY TWO (2) MILES,

AND THAT THE RIGHT-OF-WAY FOR SAID PROPOSED CHANGE OF SAID HIGHWAY, AS ABOVE LAID OUT IS SIXTY (60) FEET, THE CENTER LINE THEREOF TO BE LOCATED UPON THE LINE ABOVE DESCRIBED.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE
RE: BENDER ROAD - CONT'D -

OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND OWNERS THROUGH WHOM THE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO ESTABLISHED, WILL EXCEED THE DAMAGES, AND THAT TO A LARGE EXTENT, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNERS, AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 25TH DAY OF MAY, 1942.

(signed) Geo. D. Mayer
(signed) Fred J. Reherman
(signed) Philip A. Hoelscher

VIEWERS

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS, AND HAVING HEARD EVIDENCE THEREON AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, ALONG THE ROUTE IN SAID REPORT OF SAID VIEWERS FIXED.

RE: VACATION OF KENTUCKY AVENUE

STATE OF INDIANA SS:
VANDERBURGH COUNTY } BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

IN THE MATTER OF THE VACATION OF PART OF NORTH KENTUCKY AVENUE IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, } ORDER APPROVING REPORT OF VIEWERS INDIANA, FROM MORGAN AVENUE NORTH TO DIAMOND AVENUE.

COME NOW WILLIAM H. ELMENDORF, GEORGE W. KUNTZ AND FRANK GERTEISEN, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREINAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

541
Board of Commissioners, Vanderburgh County, Indiana. JUNE 1st 1942

RE: KENTUCKY AVENUE -CONT'D-

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE VACATION OF PART OF NORTH KENTUCKY AVENUE IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA,

REPORT OF VIEWERS
FROM MORGAN AVENUE NORTH TO DIAMOND AVENUE.

TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

We, the undersigned, viewers, appointed by the Board of Commissioners of the County of Vanderburgh, State of Indiana, at the May, 1942, term thereof, to view a certain highway proposed to be vacated, as petitioned for by Leo E. Lintzenich, and others, submit the following report:

We met, as directed by and in the order of your Honorable Board, dated May 25th, 1942, and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view, and did view, such highway proposed to be vacated, in the manner as by law prescribed; that the route, bounds, course, distance and termini of said highway to be vacated are more particularly described as follows, to-wit:

That part of North Kentucky Avenue, as now located, lying in Knight Township, Vanderburgh County, Indiana, extending from Morgan Avenue, an established highway within Knight Township, Vanderburgh County, Indiana, north to Diamond Avenue, an established highway within Knight Township, Vanderburgh County, Indiana.

We further report that on account of the nature of the uses proposed and intended to be made of the lands adjoining said highway, the vacation thereof would be of public utility and that said highway, as above described, should be vacated for all purposes.

We further report and certify that none of us owns lands or is related by consanguinity within the sixth degree to any person owning lands along the highway proposed to be vacated, and herein described.

In witness whereof, we have hereunto affixed our signatures on this the 29th day of May, 1942.

(Signed) William H. Elmendorf
(Signed) George W. Kuntz
(Signed) Frank Gerteisen

Viewers

And the Board, having examined said report of said viewers and having heard the evidence and being sufficiently advised in the premises, finds that the report of said viewers should and ought to be approved, and said highway, as described in said report and as hereinafter described, should and ought to be vacated for all purposes.

And the Board further finds that none of said viewers owns lands or is related by consanguinity within the sixth degree to any person owning lands along said highway as described in this proceeding and as hereinafter described.

It is therefore considered, ordered and adjudged by the Board that the report of said viewers be, and the same is hereby approved; that said highway, as herefore in this proceeding and in said Viewers' report, that is to say, the following described highway located within Knight Township, Vanderburgh County, Indiana, to-wit:
RE: KENTUCKY AVENUE -CONT'D-

THAT PART OF NORTH KENTUCKY AVENUE, AS NOW LOCATED, LYING IN Knight Township, Vanderburgh County, Indiana, extending from Morgan Avenue, as established highway within Knight Township, Vanderburgh County, Indiana, north to Diamond Avenue, as established highway within Knight Township, Vanderburgh County, Indiana,

BE AND THE SAME IS HEREBY VACATED FOR ALL PURPOSES.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF Vanderburgh,

State of Indiana, made on this the 1st day of June, 1942.

(Signed) Harvey Herndon

(Signed) Joseph V. Eisterhold

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(Seal)

RE: VACATION OF MORGAN AVENUE

STATE OF INDIANA

VANDERBURGH COUNTY

SS:

VANDERBURGH COUNTY COMMISSIONERS' COURT

JUNE TERM, 1942.

IN THE MATTER OF THE VACATION OF PART OF MORGAN AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, EXTENDING FROM KENTUCKY AVENUE EAST TO THE WEST RIGHT-OF-WAY LINE OF THE CHICAGO & EASTERN ILLINOIS RAILROAD COMPANY.

ORDER APPROVING REPORT OF VIEWERS VACATING PART OF MORGAN AVENUE.

COME NOW WILLIAM H. ELMDENDORF, JOSEPH E. REIS AND ED. GEobel, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREINAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

"STATE OF INDIANA

VANDERBURGH COUNTY

SS:

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE VACATION OF PART OF MORGAN AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, EXTENDING FROM KENTUCKY AVENUE EAST TO THE WEST RIGHT-OF-WAY LINE OF THE CHICAGO & EASTERN ILLINOIS RAILROAD COMPANY.

REPORT OF VIEWERS

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AT THE MAY, 1942, TERM THEREOF, TO VIEW A CERTAIN HIGHWAY PROPOSED TO BE VACATED, AS PETITIONED FOR BY LEO E. LINTZENICH AND OTHERS, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED BY AND IN THE ORDER OF YOUR HONORABLE BOARD, DATED MAY 25TH, 1942, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, SUCH HIGHWAY PROPOSED TO BE VACATED, IN THE MANNER AS BY LAW PRESCRIBED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY TO BE VACATED ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:
Board of Commissioners, Vanderburgh County, Indiana, JUNE 1ST 1942

RE: MORGAN AVENUE - CONT'D-
(REPORT OF VIEWERS)

THAT PART OF MORGAN AVENUE, AS NOW LOCATED, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, EXTENDING FROM NORTH KENTUCKY AVENUE, AN ERECTED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, EAST TO THE WEST RIGHT-OF-WAY LINE OF THE CHICAGO AND EASTERN ILLINOIS RAILROAD COMPANY.

WE FURTHER REPORT THAT ON ACCOUNT OF THE NATURE OF THE USES PROPOSED AND INTENDED TO BE MADE OF THE LANDS ADJOINING SAID HIGHWAY THE VACATION THEREOF WOULD BE OF PUBLIC UTILITY AND THAT SAID HIGHWAY, AS ABOVE DESCRIBED SHOULD BE VACATED FOR ALL PURPOSES.

WE FURTHER REPORT AND CERTIFY THAT NONE OF US OWNS LANDS OR IS RELATED BY CONSANGUINITY WITHIN THE SIXTH DEGREE TO ANY PERSON OWNING LANDS ALONG THE HIGHWAY PROPOSED TO BE VACATED AND HEREIN DESCRIBED.

IN WITNESS WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 28TH DAY OF MAY, 1942.

(SIGNED) WILLIAM H. ELMENDORF
(SIGNED) JOSEPH E. REIS
(SIGNED) EO. GOEBEL
VIEWERS

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND HAVING HEARD THE EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS SHOULD AND OUGHT TO BE APPROVED, AND SAID HIGHWAY, AS DESCRIBED IN SAID REPORT AND AS HEREINAFTER DESCRIBED, SHOULD AND OUGHT TO BE VACATED FOR ALL PURPOSES.

AND THE BOARD FURTHER FINDS THAT NONE OF SAID VIEWERS OWNS LANDS OR IS RELATED BY CONSANGUINITY WITHIN THE SIXTH DEGREE TO ANY PERSON OWNING LANDS ALONG SAID HIGHWAY AS DESCRIBED IN THIS PROCEEDING AND AS HEREINAFTER DESCRIBED.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, AS HERETOFORE IN THIS PROCEEDING AND IN SAID VIEWERS' REPORT, THAT IS TO SAY, THE FOLLOWING DESCRIBED HIGHWAY LOCATED WITHIN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, TO-WIT:

THAT PART OF MORGAN AVENUE, AS NOW LOCATED, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, EXTENDING FROM NORTH KENTUCKY AVENUE, AS ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, EAST TO THE WEST RIGHT-OF-WAY LINE OF THE CHICAGO AND EASTERN ILLINOIS RAILROAD COMPANY, AND THE SAME IS HEREBY VACATED FOR ALL PURPOSES.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE ON THIS THE 1ST DAY OF JUNE, 1942.

(SIGNED) HARVEY HERNDON
(SIGNED) JOSEPH V. EISERHOLD
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:

(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.
RE: RENEWAL OF LEASE
DOUGLAS HOME, #705 LINCOLN AVENUE
FOR W.P.A. HEADQUARTERS.

THE BOARD OF COMMISSIONERS APPROVE FOLLOWING RENEWAL FROM JULY 1ST, 1942
FOR ONE YEAR:

RENEWAL-OF-LEASE
BETWEEN
BOARD OF COMMISSIONERS OF THE
COUNTY OF VANDERBURGH
AND
THE UNITED STATES OF AMERICA

THIS IS TO NOTIFY THE ABOVE-NAMED LESSOR THAT UNDER THE PROVISIONS OF PARAGRAPH 5 OF LEASE NO. ER-T52ps-24100, DATED OCTOBER 1, 1940, BETWEEN THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH AND THE UNITED STATES OF AMERICA FOR PREMISES, VIZ:

BUILDING KNOWN AS THE DOUGLAS HOME CONSISTING OF THREE FLOORS AND CONTAINING 15,250 SQUARE FEET OF SPACE, LOCATED AT 705 LINCOLN AVENUE, EVANSVILLE, INDIANA, DESCRIBED AS PARTS BLOCKS 9, 10, 11 - COLUMBIA ADDITION TO THE CITY OF EVANSVILLE, INDIANA.

The United States of America this thirtieth day of May, 1942, Elects to renew the said lease for the period of one year from and after July 1, 1942, and by these presents does renew, extend, and adopt the said lease and all the terms and conditions thereof for the period beginning July 1, 1942, and ending June 30, 1943, and is subject to the availability of government funds.

The lessor is requested to acknowledge receipt hereof.

THE UNITED STATES OF AMERICA
BY S. J. CRAIG (SIGNED)
PROCUREMENT OFFICER

RE: VACATION OF RUCKER ROAD

A PETITION IS FILED FOR THE VACATION OF THAT PART OF RUCKER ROAD FROM HIGHWAY NO. 41 EAST TO RIGHT-OF-WAY OF E. & I. R.R. THE COUNTY AUDITOR IS REQUESTED TO GIVE PROPER LEGAL NOTICE.

On motion the Board recess until Thursday, June 4, 1942.

(GEORGE KISSEL- ABSENT)

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, JUNE 4TH 1942.

THURSDAY, JUNE 4TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMIARY & SANITARY SUPPLIES FOR COUNTY INSTITUTIONS

THE COUNTY AUDITOR IS REQUESTED TO ADVERTISE FOR BIDS ON SUPPLIES FOR ALL COUNTY INSTITUTIONS.

RE: SUPPLIES FOR HIGHWAY DEPARTMENT

THE COUNTY AUDITOR IS REQUESTED TO ADVERTISE FOR BIDS ON GASOLINE FOR A PERIOD OF THREE MONTHS, JULY, AUGUST AND SEPTEMBER; ON OILS, GREASES, TIRES AND TUBES FOR SIX MONTHS FROM JULY THROUGH DECEMBER, 1942.

RE: HARDING AVENUE DRAINAGE AREA

THE BOARD OF COMMISSIONERS ORDER NOTICE GIVEN TO J. TRICKMAN & SONS, TO HAVE THEIR REPRESENTATIVE APPEAR BEFORE THE BOARD ON MONDAY, JUNE 8TH, 1942 AT TEN A. M. WITH REFERENCE TO OBSTRUCTION OF DRAINAGE WEST OF OLD #41.

RE: COUNTY BUSINESS

THE COMMISSIONERS APPROVE THE EXPENSE OF THE COUNTY AUDITOR AND COUNTY ATTORNEY GOING TO INDIANAPOLIS ON COUNTY BUSINESS WITH VARIOUS DEPARTMENTS.

RE: CIVIL DEFENSE MEETING


RE: HIGHWAY DEPARTMENT (SALARY & WAGES OF EMPLOYEES)

THE COMMISSIONERS APPROVE THE SALARY INCREASE OF EMPLOYEES AT THE COUNTY GARAGE, AS FOLLOWS:

$5.00 PER MONTH FOR SALARIED EMPLOYEES AND 2½ CENTS PER HOUR FOR HOURLY EMPLOYEES, EFFECTIVE JUNE 1ST, 1942, EXCEPT-

Ben Barth and Joseph Engler as bridge men from .57½ to .65, and Lloyd Edwards as assistant mechanic from .65 to .70.

On motion the Board recess until Monday, June 8th, 1942.
Board of Commissioners, Vanderburgh County, Indiana. JUNE 8th 1942

MONDAY, JUNE 8th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissell, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry C. Bucute, County Attorney.

The minutes were read and approved.

Re: Public Warehouse Permit

In the matter of the granting of a Class IIIb Public Warehouse Permit to Ione B. Wyber, Mary Lucille Parker, Robert L. Suhrheinrich and Robert C. Enlow, partners doing business under the firm name and style of "Seventh Avenue Warehouse Company.

Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that Ione B. Wyber, Mary Lucille Parker, Robert L. Suhrheinrich and Robert C. Enlow, all of Evansville, Indiana, partners doing business under the firm name and style of "Seventh Avenue Warehouse Co.," have made application for a Class IIIb Public Warehouse Permit at and in the building situated at No. 416 North Seventh Avenue, in the City of Evansville, in Vanderburgh County, Indiana, formerly occupied by the Evansville Metal Bed Company, and that upon said application he has issued the following permit:

This certifies that Ione B. Wyber, Mary Lucille Parker, Robert L. Suhrheinrich and Robert C. Enlow, all of Evansville, Indiana, partners doing business under the firm name and style of "Seventh Avenue Warehouse Co.," have this day been granted a permit to operate and conduct a Class IIIb Warehouse at and in the building situated at No. 416 North Seventh Avenue, in the City of Evansville, Vanderburgh County, Indiana, formerly occupied by the Evansville Metal Bed Company.

This permit is issued pursuant to the written application of said named persons, filed this date with the undersigned as County Auditor of Vanderburgh County, Indiana, and is issued pursuant to and in accordance with the provisions of Section 67-201 Burns Indiana Statutes of 1933.

This permit shall continue in force, subject to the provisions of the foregoing statute and until said named persons shall file in the County Auditor's Office written notice of their desire to renounce this authority hereby granted.

In witness whereof, I have hereunto set my hand as County Auditor of Vanderburgh County, Indiana, and affixed the seal of Vanderburgh County, Indiana, on this the 8th day of June, 1942.

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana
RE: ST. JOSEPH ROAD
(APPOINTMENT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR THE ST. JOSEPH
ROAD IN GERMAN TOWNSHIP, VANDERBURGH
COUNTY, INDIANA.

COME NOW WALTER A. HILLENBRAND, AND MORE THAN TWELVE (12) OTHER
PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRE-
SENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR
THE ST. JOSEPH ROAD, IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID
PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE,
THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE
PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY, AND ALSO FILE THE CERTIF-
ICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOW-
ING THAT COPY OF NOTICE WAS MAILED TO EACH LAND OWNER NOT SIGNING THE PETI-
TION HEREIN, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND
FILING OF SAID PETITION, WHICH SAID NOTICES WERE SO GIVEN MORE THAN TWENTY
DAYS PRIOR TO THIS THE 8TH DAY OF JUNE, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED
IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12)
FREEHOLDERS RESIDING IN VANDERBURGH COUNTY, INDIANA; THAT MORE THAN SIX (6)
OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBOR-
HOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION
WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMRE-
DIATE NEIGHBORHOOD OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED
to EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING THE PETITION FOR THE
ESTABLISHMENT OF THE RIGHT-OF-WAY FOR SAID HIGHWAY, SAID NOTICES BEING POSTED
AND MAILED MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED, BY THE BOARD THAT WILLIAM H. ELMENDORF,
CHARLES B. ANDERSON AND HARRY J. RITZ, ALL RESIDENT FREEHOLDERS OF VANDER-
BURGH COUNTY, INDIANA, RESIDING OUTSIDE OF GERMAN TOWNSHIP, VANDERBURGH
COUNTY, INDIANA, BE, AND THEY ARE, HEREBY APPOINTED VIEWERS TO VIEW SAID
HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO
SAY, UPON THE FOLLOWING DESCRIBED ROUTE, COURSE AND PREMISES, TO-RIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE NORTH AND SOUTH LINE BE-
TWEEN SECTIONS FIVE (5) AND SIX (6), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN
(11) WEST WITH INDIANA STATE HIGHWAY NO. 66 (HARMONY WAY), AND EXTENDING THE
ENCE NORTH ALONG SAID LINE BETWEEN SAID SECTIONS TO THE NORTH LINE
THEREOF, AND CONTINUING THEENCE IN AN EASTERNLY AND NORTHERLY DIRECTION
IN SECTION THIRTY-TWO (32), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11)
WEST ALONG THE GENERAL CENTER LINE OF SAID ST. JOSEPH ROAD, AS NOW
ESTABLISHED, TO THE WEST LINE OF SAID SECTION THIRTY-TWO (32), AND
CONTINUING THEENCE NORTH ALONG THE LINE BETWEEN SAID SECTION THIRTY-TWO (32)
AND SECTION THIRTY-ONE (31), SAID TOWNSHIP AND RANGE TO THE NORTH LINE
OF SAID SECTIONS, AND CONTINUING THEENCE NORTH ALONG THE LINE BETWEEN
SECTIONS TWENTY-NINE (20) AND THIRTY (30), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11)
WEST TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THEENCE EAST ALONG THE LINE BETWEEN SECTIONS TWENTY-ONE
(21) AND TWENTY-EIGHT (28), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11)

...
Board of Commissioners, Vanderburgh County, Indiana  

RE: ST. JOSEPH ROAD -CONT'D-

WEST TO THE ST. RENDELL - ST. JOSEPH ROAD, AND CONTINUING THEREIN IN AN EASTERN DIRECTION IN SAID SECTION TWENTY-ONE (21), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST ALONG THE GENERAL CENTER LINE OF SAID ST. JOSEPH ROAD, AS NOW ESTABLISHED, TO INDIANA STATE HIGHWAY NO. 65 (CYNTHIANA ROAD), A TOTAL DISTANCE OF APPROXIMATELY FOUR AND ONE-HALF (1 1/2) MILES.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 11TH DAY OF JUNE, 1942, AT THREE O'CLOCK P. M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: KORING ROAD

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE KORING ROAD IN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, INDIANA.

COME NOW A. G. APPEL, AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE KORING ROAD IN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY, AND ALSO FILE THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LAND OWNER NOT SIGNING THE PETITION HEREIN, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, WHICH SAID NOTICES WERE SO GIVEN MORE THAN TWENTY DAYS PRIOR TO THIS THE 8TH DAY OF JUNE, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN VANDERBURGH COUNTY, INDIANA; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION FOR THE ESTABLISHMENT OF THE RIGHT-OF-WAY FOR SAID HIGHWAY, SAID NOTICE BEING SO POSTED AND MAILED FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.
RE: KORING ROAD - CONT'D -

IT IS THEREFORE ORDERED BY THE BOARD, THAT WILLIAM H. ELMENDORF,
GEORGE W. KUNTZ AND GEORGE D. MAYER, ALL RESIDENT FREEHOLDERS OF VANDERBURGH
COUNTY, INDIANA, BE, AND THEY ARE, HEREBY APPOINTED VIEWERS TO VIEW SAID
HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO
SAY, UPON THE FOLLOWING DESCRIBED ROUTE, COURSE AND PREMISES, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE NORTH AND SOUTH CENTER
LINE OF THE WEST HALF OF SECTION SEVENTEEN (17), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST WITH THE UPPER MT. VERNON ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND CONTINUING THENCE NORTH ALONG SAID LINE TO THE EAST AND WEST CENTER LINE OF THE SOUTH HALF OF SAID SECTION SEVENTEEN (17), AND CONTINUING THENCE IN AN EASTERLY AND NORTHEASTERLY DIRECTION ALONG THE GENERAL CENTER LINE OF SAID KORING ROAD, AS NOW ESTABLISHED, THROUGH SAID SECTION SEVENTEEN (17), TO THE EAST LINE OF SAID SECTION, AND CONTINUING THENCE IN A NORTHEASTERLY DIRECTION ALONG THE GENERAL CENTER LINE OF SAID KORING ROAD, AS NOW ESTABLISHED, THROUGH SECTION SIXTEEN (16), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST TO THE NORTH LINE OF SAID SECTION SIXTEEN (16), BEING ALSO THE LINE BETWEEN PERRY AND GERMAN TOWNSHIPS, AND CONTINUING THENCE IN A NORTHEASTERLY DIRECTION IN SECTION NINE (9), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST IN GERMAN TOWNSHIP, ALONG THE GENERAL CENTER LINE OF SAID KORING ROAD, AS NOW ESTABLISHED, TO THE NEW HARMONY ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID POINT BEING ALSO THE APPROXIMATE EAST AND WEST CENTER LINE OF SAID SECTION NINE (9), A TOTAL DISTANCE OF APPROXIMATELY TWO (2) MILES.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED
BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET;
THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR, COURT HOUSE,
EVANSVILLE, INDIANA, ON THE 8TH DAY OF JUNE, 1942, AT TWO O'CLOCK P. M. AND
QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD
ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER
IS CONTINUED.

RE: SEISMOGRAPH SERVICE CORPORATION

PERMISSION IS HEREBY GIVEN TO SEISMOGRAPH SERVICE CORPORATION FOR A PERIOD
OF THIRTY (30) DAYS FROM THIS DATE, TO CARRY ON SEISMIC EXPLORATION ON COUNTY
HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA.

SHOTS HOLES TO BE DRILLED ABOUT THREE INCHES IN DIAMETER, BETWEEN THE DITCH
LINE AND THE RIGHT-OF-WAY AT INTERVALS ORIGINALLY NOT CLOSER THAN THREE HOLES TO
THE MILE. NO SHOTS ARE TO BE MADE LESS THAN TWENTY FEET BELOW THE GROUND SURFACE.
NO SHOTS ARE TO BE PLACED LESS THAN SIXTY FEET FROM ANY TILE, CULVERT OR BRIDGE
ABUTMENT.

IT IS UNDERSTOOD THAT THIS WORK IS TO BE CARRIED ON IN A MANNER SO THAT
IT WILL NOT INTERFERE WITH TRAFFIC AND WILL NOT DESTROY OR INJURE ANY HIGHWAY OR
PRIVATE STRUCTURE. ALL STAKES SHALL BE REMOVED AND ALL HOLES BACKFILLED IN A
MANNER SO THAT NO FUTURE SETTLEMENT WILL TAKE PLACE. ANY DAMAGES CAUSED TO THE
SHOULDERS OR TO ANY OTHER STRUCTURES ON THE HIGHWAY SHALL BE REPAIRED IMMEDIATELY
UPON COMPLETION OF SAID WORK.

IT IS FURTHER AGREED THAT THE PERSON IN DIRECT CHARGE OF THIS WORK WILL
HAVE THE PERMIT IN HIS POSSESSION AND WILL SHOW THE PERMIT ON DEMAND TO ANY
POLICE OFFICER OR COUNTY OFFICIAL.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 6TH 1942

RE: SEISMOGRAPH SERVICE CORP.

Seismograph Service Corporation shall assume all liability for any accidents or damages which may occur to persons or property on account of this work. Upon completion of the work at each hole the highway shall be restored to a condition equal to that which existed prior to such work.

Starting work on the county highways shall be de facto agreement to all of the above conditions of this permit.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made and entered on this the 8th day of June, 1942.

BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

(SEAL)

By George J. Kissel (Signed)

It's President

ATTEST:

Chas. H. Atkin (Signed)

COUNTY AUDITOR OF VANDERBURGH COUNTY, INDANA,

AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS.

RE: HARDING AVENUE DRAINAGE AREA

IN THE MATTER OF THE OBSTRUCTION OF NATURAL DRAIN THROUGH PROPERTY OWNED AND OCCUPIED BY J. TROCKMAN & SONS, INC., IN THE HARDING AVENUE DRAINAGE AREA IN KNIGHT TOWNSHIP.

Come now J. Trockman & Sons, Inc., by William L. Mitchell, its attorney, and by Ben Trockman, its representative, and comes also W. Mack Saunders, County Surveyor of Vanderburgh County, Indiana, and report that a satisfactory agreement has been reached with J. Trockman & Sons, Inc., to permit proper drainage through their lands, affecting drainage in what is known as the Harding Avenue Drainage Area in Knight Township, Vanderburgh County, Indiana, and the Board directs the County Surveyor to take the necessary steps to open the heretofore existing natural water course west of Old Indiana State Highway No. 41 (Ross Avenue) in Knight Township, so as to relieve the now existing drainage obstruction in said Harding Avenue Drainage Area.

On motion the Board recess until Thursday, June 11th, 1942.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 11TH 1942.

THURSDAY, JUNE 11TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: TRUCKS FOR HIGHWAY DEPARTMENT

THE AUDITOR REPORTS THAT AFTER AN INTERVIEW WITH MR. FAIRWEATHER OF THE WAR PRODUCTION BOARD, INDIANAPOLIS, INDIANA, THERE SEEMS TO BE NO CHANCE TO OBTAIN THE THREE TRUCKS PURCHASED FEBRUARY 13, 1942. THE BOARD NOW ORDERS THE AWARD CANCELLED AND BONDS RETURNED TO THE BIDDERS.

RE: W P A EMPLOYEES

THE COMMISSIONERS APPROVE THE TRANSFER OF THE FOLLOWING EMPLOYEES FROM THE HIGHWAY DEPARTMENT TO W. P. A. PAYROLL TO CONSERVE THE HIGHWAY FUNDS-

JOHN ZIMMER, HENRY SCHORNHORST, BEN BARTh AND JOSEPH ENGLERT, AT THE SAME RATE OF PAY AS JUNE 1ST PAYROLL.

ON MOTION THE BOARD RECESS UNTIL MONDAY, JUNE 15TH, 1942.

George J. KISSEL
Harvey Herndon
Joseph V. Eisterhold

BOARD OF COUNTY COMMISSIONERS
The Board of Commissioners of Vanderburgh County, Indiana, met in regular
session pursuant to recess, when present George J. Kissel, Harvey Hernandez and Joseph V.
Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry
Buente, County Attorney.

The minutes were read and approved.

Re: Approval on Additional Appropriations

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH
COUNTY, INDIANA.

No. 324

June 12th, 1942

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF
VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $3,859.53.

AND;

THIS MATTER HAVING BEEN SET FOR HEARING ON JUNE 9TH AT 1:45 P.M.,
REPORT HAVING BEEN MADE AND ALL OF THE FACTS HAVING BEEN CAREFULLY
CONSIDERED, THIS BOARD DOES NOW APPROVE SAID ADDITIONAL APPROPRIA-
TIONS IN THE SUM OF $3,859.53 AS FOLLOWS:

COUNTY GENERAL FUND . . . . . . $1,000.00
COUNTY HIGHWAY FUND . . . . . . $2,859.53

ATTEST:

INDIANA-TAX BOARD
HENRY S. MURRAY, CHAIRMAN
SECRETARY

STATE OF INDIANA
OFFICE OF THE
INDIANA TAX BOARD

I, Noble W. Hollar, Secretary of the Indiana Tax Board, do hereby certify
that the above and foregoing is a full, true and complete copy of the
order as made by this Board in the above entitled matter on this the 12th
day of June, 1942.

WITNESS MY HAND AND SEAL OF THIS BOARD ON THIS THE 12TH DAY OF JUNE, 1942.

(SEAL)

SECRETARY Noble W. Hollar (signed)
Board of Commissioners, Vanderburgh County, Indiana, June 15th, 1942

RE: BOARD OF PRISONERS

AMOUNT AUTHORIZED TO BE RECEIVED BY SHERIFFS FOR BOARD OF PRISONERS, AS FIXED BY THE STATE EXAMINER OF STATE BOARD OF ACCOUNTS (ACTS 1935, PAGE 217)

For number of meals served during a calendar month:

<table>
<thead>
<tr>
<th>Amount Authorized To Be Received</th>
<th>Per Meal</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the first 1800 or fewer meals</td>
<td>$0.20</td>
</tr>
<tr>
<td>Meals in excess of 1800 and not to exceed 2700</td>
<td>$0.19</td>
</tr>
<tr>
<td>Meals in excess of 2700 and not to exceed 3600</td>
<td>$0.16</td>
</tr>
<tr>
<td>Meals in excess of 4500</td>
<td>$0.12</td>
</tr>
<tr>
<td>Meals in excess of 5400</td>
<td>$0.16</td>
</tr>
</tbody>
</table>

For the period of one year, beginning with July 1, 1942.

RE: BIDS ON MOTOR OIL, TRANSMISSION GEAR LUBRICANT, GREASES, KEROSENE, AIR COMPRESSOR OIL, FUEL OIL, DISTILLATE, TIRES AND TUBES.

This being the time set for the receiving of bids on various supplies for the Highway Department for the period of six months, come now various parties and submit their bids as follows:

### MOTOR OIL

<table>
<thead>
<tr>
<th>Company</th>
<th>Price (Per Gal. in 55 Gal. Drums (Approx) Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deep Rock Oil Company</td>
<td>$.37 , $.37 , $.37 , $.37 , $.37 , $.37 , $.37</td>
</tr>
<tr>
<td>Standard Oil Company</td>
<td>$.382 , $.382 , $.382 , $.382 , $.382 , $.382</td>
</tr>
<tr>
<td>Shell Oil Company</td>
<td>$.41 , $.41 , $.41 , $.41 , $.41 , $.41</td>
</tr>
<tr>
<td>Phillips Petroleum Co.</td>
<td>$.46 , $.46 , $.46 , $.46 , $.46 , $.46</td>
</tr>
<tr>
<td>National Refining Co.</td>
<td>$.43 , $.43 , $.43 , $.43 , $.43 , $.43</td>
</tr>
</tbody>
</table>

### TRANSMISSION GEAR LUBRICANT

Reg. E.P. #90 to #250 – Price per lb. (to be purchased in drums only)

<table>
<thead>
<tr>
<th>Company</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deep Rock Oil Company</td>
<td>$.049</td>
</tr>
<tr>
<td>Standard Oil Company</td>
<td>$.0655</td>
</tr>
<tr>
<td>Shell Oil Company</td>
<td>$.41</td>
</tr>
<tr>
<td>Phillips Petroleum Co.</td>
<td>$.75</td>
</tr>
<tr>
<td>National Refining Co.</td>
<td>$.85</td>
</tr>
</tbody>
</table>

### KEROSENE

<table>
<thead>
<tr>
<th>Company</th>
<th>Price (Per Gal)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deep Rock Oil Company</td>
<td>$.096 Tank</td>
</tr>
<tr>
<td>Standard Oil Company</td>
<td>$.096</td>
</tr>
<tr>
<td>Shell Oil Company</td>
<td>$.096</td>
</tr>
<tr>
<td>Phillips Petroleum Co.</td>
<td>$.096</td>
</tr>
<tr>
<td>National Refining Co.</td>
<td>$.096</td>
</tr>
</tbody>
</table>

### AIR COMPRESSOR OIL

<table>
<thead>
<tr>
<th>Company</th>
<th>Price (Per Gal)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deep Rock Oil Company</td>
<td>.28</td>
</tr>
<tr>
<td>Standard Oil Company</td>
<td>.382</td>
</tr>
<tr>
<td>Shell Oil Company</td>
<td>.55</td>
</tr>
<tr>
<td>Phillips Petroleum Co.</td>
<td>.41</td>
</tr>
<tr>
<td>National Refining Co.</td>
<td>.29</td>
</tr>
<tr>
<td>VARIOUS GREASES</td>
<td>(PER LB)</td>
</tr>
<tr>
<td>------------------</td>
<td>----------</td>
</tr>
<tr>
<td>DEEP ROCK OIL CO</td>
<td>.065</td>
</tr>
<tr>
<td>STANDARD OIL CO</td>
<td>.069</td>
</tr>
<tr>
<td>SHELL OIL CO</td>
<td>.0875</td>
</tr>
<tr>
<td>PHILLIPS PET. CO</td>
<td>.08</td>
</tr>
<tr>
<td>NATIONAL REF.CO</td>
<td>.07</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FUEL OIL DISTILLATE</th>
<th>(PER GAL)</th>
<th>(PER GAL.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>STANDARD OIL CO</td>
<td>.08</td>
<td>.075</td>
</tr>
<tr>
<td>SHELL OIL CO</td>
<td>.075</td>
<td>.08</td>
</tr>
<tr>
<td>PHILLIPS PETROLEUM CO</td>
<td>.09</td>
<td>.09</td>
</tr>
<tr>
<td>NATIONAL REFINING CO</td>
<td>-</td>
<td>.09</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TIRES AND TUBES</th>
<th>GOODRICH STORES</th>
<th>PHILLIPS PET.CO.</th>
</tr>
</thead>
<tbody>
<tr>
<td>32X6 - 10 PLY</td>
<td>35.82</td>
<td>3.34</td>
</tr>
<tr>
<td>30X6 - 8&quot;</td>
<td>20.88</td>
<td>2.16</td>
</tr>
<tr>
<td>600X20 - 6&quot; TRUCK</td>
<td>18.10</td>
<td>2.16</td>
</tr>
<tr>
<td>525X18 - 6&quot;</td>
<td>12.25</td>
<td>1.58</td>
</tr>
<tr>
<td>700X20 - 8&quot; TRUCK</td>
<td>27.45</td>
<td>3.34</td>
</tr>
<tr>
<td>525X17 - 6&quot;</td>
<td>13.43</td>
<td>1.71</td>
</tr>
<tr>
<td>550X17 - 6&quot;</td>
<td>13.43</td>
<td>1.71</td>
</tr>
<tr>
<td>900X10</td>
<td>29.49</td>
<td>4.02</td>
</tr>
<tr>
<td>900X20 - 10&quot;</td>
<td>60.90</td>
<td>6.61</td>
</tr>
<tr>
<td>600X9 - 4&quot; RIB TYPE</td>
<td>17.06</td>
<td>1.83</td>
</tr>
<tr>
<td>900X24 - 6&quot; TR. GRADER</td>
<td>37.89</td>
<td>6.57</td>
</tr>
<tr>
<td>1050X24 - 8&quot; TR. GRADER</td>
<td>77.33</td>
<td>7.57</td>
</tr>
<tr>
<td>700X24 - 10&quot; TR. GRADER</td>
<td>51.58</td>
<td>3.25</td>
</tr>
<tr>
<td>600X16 - 6&quot;</td>
<td>14.60</td>
<td>1.76</td>
</tr>
<tr>
<td>1125X24 - 6&quot;</td>
<td>48.16</td>
<td>7.57</td>
</tr>
<tr>
<td>825X20 - 10&quot;</td>
<td>51.02</td>
<td>5.80</td>
</tr>
<tr>
<td>600X16 - 4&quot;</td>
<td>11.31</td>
<td>1.76</td>
</tr>
<tr>
<td>1200X24 - 8&quot;</td>
<td>77.33</td>
<td>7.57</td>
</tr>
</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana, JUNE 15TH, 1942

ALL BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JUNE 18TH.

RE: OLD RUBBER COLLECTION

THE COMMISSIONERS UNANIMOUSLY AGREE TO ACCUMULATE AND DONATE ALL OLD RUBBER THROUGH THE STANDARD OIL COMPANY TO U. S. A.

RE: HARDING AVENUE DRAINAGE AREA

IN THE MATTER OF THE DRAINAGE CONDITION IN THE HARDING AVENUE DRAINAGE AREA,

COMES NOW W. MACK SAUNDERS, COUNTY SURVEYOR AND ENGINEER, AND SUBMITS THE FOLLOWING ESTIMATE OF COST, EXCLUSIVE OF LABOR, TO PROVIDE PROPER DRAINAGE FACILITIES IN THE HARDING AVENUE DRAINAGE AREA IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, WHICH ESTIMATE IS AS FOLLOWS:

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
<th>Rate</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lin. Ft. Vet. Sewer Pipe</td>
<td>1414</td>
<td>$4.60 per ft</td>
<td>$6,504.40</td>
</tr>
<tr>
<td>70 in. 11 in.</td>
<td>2.00</td>
<td>140 in. 11 in.</td>
<td>$224.00</td>
</tr>
<tr>
<td>200 Bags Cement</td>
<td>@ .60 each</td>
<td>120.00</td>
<td></td>
</tr>
<tr>
<td>16 Inlet Covers</td>
<td>@ 14.00 each</td>
<td>224.00</td>
<td></td>
</tr>
<tr>
<td>7 Manhole 11 in.</td>
<td>@ 16.00 each</td>
<td>142.00</td>
<td></td>
</tr>
<tr>
<td>15,000 Brick</td>
<td>@ 16.00 each</td>
<td>224.00</td>
<td></td>
</tr>
<tr>
<td>500 Bags Cement</td>
<td>@ .60 each bag</td>
<td>300.00</td>
<td></td>
</tr>
<tr>
<td>50 Tons Sand</td>
<td>@ 1.10 each Ton</td>
<td>55.00</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td></td>
<td><strong>$7,688.80</strong></td>
<td></td>
</tr>
</tbody>
</table>

AND HARVEY HERNDON, COUNTY W. P. A. DIRECTOR IS NOW REQUESTED TO SUBMIT A PROJECT TO W. P. A. WITH A VIEW TO HAVING THE SAME APPROVED FOR THE FURNISHING OF NECESSARY LABOR AND FOR PIPE TO GO INTO THE CONSTRUCTION OF THE PROPOSED WORK.

RE: TAFT AVENUE (REPORT OF VIEWERS).

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR TAFT AVENUE IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW WILLIAM H. ELMENDORF, CLYDE M. HESMER AND JOSEPH E. REIS, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY PROPOSED TO BE OPENED, KNOWN AS TAFT AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, HEREAFTER PARTICULARLY DESCRIBED AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:
Board of Commissioners, Vanderburgh County, Indiana, JUNE 15TH, 1942

RE: TAFT AVENUE - CONT'D -

STATE OF INDIANA }
VANDERBURGH COUNTY }

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR TAFT AVENUE IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA,

DO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

WE, THE UNDERSIGNED VIEWERS, APPOINTED BY YOUR BOARD AT THE MAY, 1942 TERM THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED HIGHWAY, AS PETITIONED FOR BY HUBERT J. GEHLHAUSEN, AND OTHERS, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER HERETO ATTACHED AND MADE A PART HEREOF, AND AFTER TAKING AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED HIGHWAY, IN THE MANNER AS BY LAW PRESCRIBED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING ON THE NORTH LINE OF EAST WALNUT STREET, THREE HUNDRED ONE AND FIFTEEN HUNDREDS (301.15) FEET EAST OF THE SOUTHEAST CORNER OF THE NORTHEAST QUARTER OF THE NORTHWEST QUARTER OF SECTION TWENTY-SEVEN (27), TOWNSHIP SIX (6) SOUTH, RANGE SEVEN (7) WEST, AND EXTENDING THEREFROM NORTH SIX HUNDRED AND FOUR AND 4/10 (604.4) FEET TO THE SOUTH LINE OF EAST SYCAMORE STREET, THENCE WEST SIXTY (60) FEET, THENCE SOUTH SIX HUNDRED FOUR AND 4/10 (604.4) FEET, THENCE EAST SIXTY (60) FEET TO THE PLATE OF BEGINNING,

AND THAT THE RIGHT-OF-WAY FOR SAID PROPOSED HIGHWAY, AS ABOVE LAID OUT IS SIXTY (60) FEET IN WIDTH.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT CHARLES G. GORE, BY REASON OF THE LANDS TAKEN FOR THE PURPOSE OF ESTABLISHING SAID RIGHT-OF-WAY AS HEREBIN DESCRIBED, IS DAMAGED IN THE AMOUNT OF ONE HUNDRED AND FIFTY (150.00) DOLLARS; THAT THE BENEFITS DERIVED BY THE REMAINING LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY WILL PASS, IF ESTABLISHED, WILL EXCEED THE DAMAGES IN THE AMOUNT OF ONE HUNDRED AND FIFTY (150.00) DOLLARS AND THAT THE DAMAGES SUSTAINED BY THE SAID CHARLES G. GORE, IF SAID HIGHWAY IS ESTABLISHED, SHOULD BE PAID BY THE BENEFITED LAND OWNERS, AND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNERS, AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR

AN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 23RD DAY OF MAY, 1942.

(Signed) WILLIAM H. ELMDORF
(Signed) CLYDE M. HESSER
(Signed) JOSEPH E. REIS II

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS AND HAVING HEARD EVIDENCE THEREON AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, AND THAT THE DAMAGES FOUND TO BE SUSTAINED BY THE SAID CHARLES G. GORE, IN THE AMOUNT OF ONE HUNDRED AND FIFTY (150.00) DOLLARS, SHOULD BE PAID BY THE BENEFITED LAND OWNERS.

IT IS THEREFORE ORDERED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC

(Handwritten Signature)

[Typed Signature]

[Typed Signature]

[Typed Signature]
RE: TAFT AVENUE -CONT'D-

UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, ALONG THE ROUTE IN SAID REPORT FIXED, AND THAT THE DAMAGES FOUND TO BE SUSTAINED BY THE SAID CHARLES G. GORE, BE PAID BY THE BENEFITED LAND OWNERS, AS IN THE REPORT OF SAID VIEWERS SET FORTH.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE ON THIS THE 15TH DAY OF JUNE, 1942.

(signed) GEORGE J. KISSEL 
(signed) HARVEY HERNDON 
(signed) JOSEPH V. EISTERHOLD

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:

CHAS. H. ATKIN (signed)
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA

RE: MEIER ROAD, GERMAN TOWNSHIP

THE REQUIRED NUMBER OF REAL ESTATE OWNERS, FILE PETITION TO ESTABLISH A SIXTY (60) FOOT RIGHT-OF-WAY FOR MEIER ROAD IN GERMAN TOWNSHIP, AND THE AUDITOR IS REQUESTED TO ISSUE THE PROPER NOTICE.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JUNE 18TH, 1942.

George J. KISSEL 
Harvey Herndon 
Joseph V. Eisterhold

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, JUNE 18TH 1942

THURSDAY, JUNE 18TH, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HERNOON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY C. BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: AWARD ON SUPPLIES FOR HIGHWAY DEPARTMENT

ON MOTION THE BOARD THIS DAY MAKES THE FOLLOWING AWARDS ON SUPPLIES FOR THE HIGHWAY DEPARTMENT:

<table>
<thead>
<tr>
<th>MOTOR OIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>SHELL OIL COMPANY</td>
</tr>
<tr>
<td>#10 TO 70 INCL. @ .41 PER GAL.</td>
</tr>
<tr>
<td>PHILLIPS PET. CO</td>
</tr>
<tr>
<td>@ .46 @ @ @ @ @ @ @ @ @</td>
</tr>
<tr>
<td>NATIONAL REF. CO</td>
</tr>
<tr>
<td>@ .43 @ @ @ @ @ @ @ @ @</td>
</tr>
<tr>
<td>DEEP ROCK OIL CO</td>
</tr>
<tr>
<td>TRANS.GEAR LUBRICANT @ .049 PER LB. @ .28 PER GAL.</td>
</tr>
<tr>
<td>PHILLIPS PET. CO</td>
</tr>
<tr>
<td>KEROSENE @ .096 PER GAL.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>GREASES</th>
</tr>
</thead>
<tbody>
<tr>
<td>DEEP ROCK OIL CO</td>
</tr>
<tr>
<td>PRES.,UN. @ .065</td>
</tr>
<tr>
<td>CUP #3 &amp; 4 @ 1.94</td>
</tr>
<tr>
<td>UN. CH. @ .08</td>
</tr>
<tr>
<td>SHELL OIL COMPANY</td>
</tr>
<tr>
<td>WH. BEAR. @ .145</td>
</tr>
<tr>
<td>W. PUMP @ .155</td>
</tr>
<tr>
<td>UNIV. JT. @ .125</td>
</tr>
<tr>
<td>NATIONAL REF. CO</td>
</tr>
<tr>
<td>TR. ROLLER @ .08</td>
</tr>
<tr>
<td>AXLE @ .055</td>
</tr>
<tr>
<td>HYD. LUB. @ .095</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>FUEL OIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>SHELL OIL COMPANY</td>
</tr>
<tr>
<td>.075 PER GAL. -- .075 PER GAL.</td>
</tr>
<tr>
<td>STANDARD OIL COMPANY</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TIRES AND TUBES</th>
</tr>
</thead>
<tbody>
<tr>
<td>GOODRICH STORES</td>
</tr>
<tr>
<td>AND PHILLIPS PETROLEUM COMPANY -- AT PRICES LISTED ON PAGE 555 OF THIS RECORD.</td>
</tr>
</tbody>
</table>

ON MOTION THE BOARD RECESS UNTIL MONDAY, JUNE 22ND, 1942.

George J. Kissel
Harvey Herndon
Joseph V. Eisterhold

BOARD OF COUNTY COMMISSIONERS
MONDAY, JUNE 22nd, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURG COUNTY, INDIANA, MET IN REGULAR SESSION, PURSUANT TO RECESS WHEN PRESENT, GEORGE J. KISSEL, HARVEY HERNDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY C. BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: BIDS ON GASOLINE

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON GASOLINE FOR THE HIGHWAY DEPARTMENT FOR THE MONTHS OF JULY, AUGUST AND SEPTEMBER 1942, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS AS FOLLOWS:

PHILLIPS PET. CO - .134 GUARANTEED
H. F. KOCH STATIONS - .135 " NOT"
STANDARD OIL CO - .134 GUARANTEED
MID-CONTINENT OIL CO - .134 "
SHELL OIL COMPANY - .132 "

BIDS ARE TAKEN UNDER ADVISEMENT UNTIL THURSDAY, JUNE 25th.

RE: BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SUPPLIES FOR VARIOUS COUNTY INSTITUTIONS

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON SUPPLIES FOR BOEHNE HOSPITAL, COUNTY INFIRMARY AND SANITARY SUPPLIES FOR COUNTY INSTITUTIONS, FOR THE MONTHS OF JULY, AUGUST AND SEPTEMBER, 1942, COME NOW VARIOUS PARTIES AND SUBMIT THEIR BIDS AS FOLLOWS:

BOEHNE HOSPITAL

FELDMAN BAKING COMPANY - ITEM #1 - BAKERY PRODUCTS
PURITY DAIRY COMPANY - ITEM #2 - DAIRY PRODUCTS
IDEAL PURE MILK CO - ITEM #3 - MEATS
KOCH DAIRY COMPANY - ITEM #4 - BREAD
STAHL PACKING CO - ITEM #5 - DRY GOODS
S. KAHN'S SONS - ITEM #6 - MEATS
STAHL PACKING CO - ITEM #7 - BREAD
S. KAHN'S SONS - ITEM #8 - MISCELLANEOUS GROCERIES

COUNTY INFIRMARY

S. KAHN'S SONS - ITEM #1 - GROCERIES
STAHL PACKING COMPANY - ITEM #2 - MEATS
FELDMAN BAKING COMPANY - ITEM #3 - BREAD
KREYLING & COMPANY - ITEM #4 - DRY GOODS

(Bid was filed too late)
### SANITARY SUPPLIES

<table>
<thead>
<tr>
<th>Item #</th>
<th>Description</th>
<th>PRO TEX ALL CO</th>
<th>A. BROMM &amp; CO.</th>
<th>KREYLING &amp; CO</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>CLEANING POWDER</td>
<td>.6 3/4</td>
<td>.5 1/2</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>TOILET TISSUE</td>
<td></td>
<td>6.00</td>
<td>5.95</td>
</tr>
<tr>
<td>3</td>
<td>SWEETING COMPOUND</td>
<td>1.90</td>
<td>1.50</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>SCRUB. SOLVENT</td>
<td>.80</td>
<td>.78</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>FLOOR WAX</td>
<td>1.50</td>
<td>1.15</td>
<td>1.50</td>
</tr>
<tr>
<td>6</td>
<td>LIQ. TOILET SOAP</td>
<td>.55</td>
<td>.50</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>DEODORANT CRYSTALS</td>
<td>.40</td>
<td>.40</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>WALDORF F. TOWELS</td>
<td></td>
<td>4.65</td>
<td>4.75</td>
</tr>
</tbody>
</table>

All bids are taken under advisement until Thursday, June 25th.

**RE: COUNTY BUSINESS**

The Commissioners approve the expense of Ben Bocksteg, Deputy County Auditor to Indianapolis on business with several State Departments.

**RE: COMMUNITY CENTER**

The Commissioners accept lumber from Al Waltner, Pigeon Township Trustee, which was on hand when W. P. A. was closed:

- 333 pieces 2 x 4 various
- 27 " 2 x 3 lengths
- 146 " decking"
- 360 " boards"
- 8 wood toilet doors
- 1 panel table top
- 125 garment boxes
- 1 box scrap lumber

Hauled to the County Infirmary, to be used by the County where needed.

**RE: ADDITIONAL ALLOWANCE FOR HENRY C. BUENTE**

In the matter of additional allowance to Henry C. Buente for services in connection with assembling data and preparation of necessary papers relating to the establishment or vacation of rights-of-way for certain highways, streets and alleys within Vanderburgh County, Indiana.

Pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente to assemble data and prepare petitions to establish or vacate rights-of-way for certain highways, streets and alleys within Vanderburgh County, Indiana, prepare notices to landowners and interested parties for posting and
RE: ADDITIONAL SALARY-HENRY C. BUENTE -CONT'D-

MAILING, POSTING NOTICES, PREPARE NOTICE TO AND OATH OF VIEWERS, ADMINISTER OATH TO VIEWERS, PREPARE REPORT OF VIEWERS, AND COMMISSIONERS THEREON, TOGETHER WITH THE PREPARATION OF OTHER INCIDENTAL PAPERS, COVERING THE FOLLOWING HIGHWAYS AND STREETS WITHIN VANDERBURGH COUNTY, INDIANA, TO-WIT:

ESTABLISHMENT OF RIGHT-OF-WAY FOR TAFT AVENUE IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA ........................................ $10,00

ESTABLISHMENT OF RIGHT-OF-WAY FOR THE BENDER ROAD IN ARMSTRONG TOWNSHIP, VANDERBURGH COUNTY, INDIANA ........................................ ... 10,00

ESTABLISHMENT OF RIGHT-OF-WAY FOR THE KORESSEL ROAD IN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, INDIANA .................. 10,00

VACATION OF PART OF MORGAN AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AT THE INSTANCE AND REQUEST OF U. S. GOVERNMENT AUTHORITIES .............. 25,00

VACATION OF PART OF KENTUCKY AVENUE, IN KNIGHT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AT THE INSTANCE AND REQUEST OF U. S. GOVERNMENT AUTHORITIES .............. 25,00

ESTABLISHMENT OF RIGHT-OF-WAY FOR THE ST. JOSEPH ROAD IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA .................. 25,00

ESTABLISHMENT OF RIGHT-OF-WAY FOR THE DIEFENBACH ROAD IN PERRY TOWNSHIP, VANDERBURGH COUNTY, INDIANA .................. 10,00

ESTABLISHMENT OF RIGHT-OF-WAY FOR THE KORING ROAD IN PERRY AND GERMAN TOWNSHIPS, VANDERBURGH COUNTY, INDIANA .................. 10,00

VACATION OF PART OF RIGHT-OF-WAY FOR THE RUCKER ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA .................. 25,00

$ 150.00

ALL OF WHICH SAID SERVICES SO RENDERED HERE RENDERED AT THE SPECIAL INSTANCE AND REQUEST OF THIS BOARD AND CONSIST OF A SPECIAL CHARACTER AND WERE OUTSIDE OF AND IN ADDITION TO THE REGULAR DUTIES OF SAID HENRY C. BUENTE AS COUNTY ATTORNEY, FOR WHICH ADDITIONAL SERVICES HE IS ENTITLED TO ADDITIONAL COMPENSATION, AND THE BOARD NOW FIXES THE COMPENSATION FOR SAID SPECIAL AND ADDITIONAL SERVICES, IN THE VARIOUS AMOUNTS HEREIN ENUMERATED, IN THE TOTAL SUM OF ONE HUNDRED AND FIFTY (150.00) DOLLARS, AND COMES NOW SAID HENRY C. BUENTE AND PRESENTS TO THE BOARD HIS CLAIM IN SAID AMOUNT FOR SAID SPECIAL AND ADDITIONAL SERVICES, WHICH SAID CLAIM IS NOW BY THE BOARD ALLOWED, AND THE COUNTY AUDITOR IS DIRECTED TO PAY THE SAME FROM SUCH FUNDS AS MAY BE AVAILABLE FOR THAT PURPOSE.

On motion the Board recessed until Thursday, June 25th, 1942.

[Signatures]

George J. Kiser

[Signatures]

Joseph E. Trinkle

Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kiesel and Harvey Herndon, members of the Board, Joseph V. Eisterhold being absent; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Award of Contract on Gasoline

The Board this way awards contract on gasoline for highway department to the Shell Oil Company at . . . . . . . . . . . . 132 per gallon, guaranteed.

Re: Award on Supplies for Boehne Hospital, County Infirmary and Sanitary Supplies for County Institutions

Boehne Hospital

Item #1 - Bakery Products . . . . . . Feldman Baking Company

Item #2 - Dairy Products . . . . . .
   - Purity Dairy Company
   - Ideal Pure Milk Company
   - Koch Dairy Company

Item #4 - Meats

Item #5 - Smoked Meats

Item #6 - Eggs & Chickens

Item #7 - Canned Fruits & Vegetables

Item #8 - Miscellaneous Groceries
   - S. Kahn's Sons

County Infirmary

Item #1 - Groceries . . . . . . . . . . . . S. Kahn's Sons

Item #3 - Meat

Item #4 - Bread

Item #5 - Dry Goods

Sanitary Supplies

Item #1 - Cleaning Powder

Item #3 - Sweeping Compound

Item #4 - Scrub, Solvent

Item #5 - Floor Wax

Item #8 - Waldorf Fold, Torele

Item #2 - Toilet Tissue

Item #6 - Liquid Toilet Soap

Item #7 - Deodorant Crystals
   - Pro Tex All Company
RE: VACATION OF RICKER ROAD


COME NOW LEONARD E. RAUSCHER AND MORE THAN TWELVE OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AT LEAST SIX (6) OF WHOM RESIDE IN THE IMMEDIATE NEIGHBORHOOD OF THE HIGHWAY HEREIN DESCRIBED, AND PRESENT TO THE BOARD THEIR PETITION PRAYING FOR THE VACATION OF A PART OF A CERTAIN HIGHWAY HEREINAFTER DESCRIBED, AND LOCATED WHOLLY WITHIN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BEENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION AND WHEN THE SAME WOULD BE PRESENTED TO THIS BOARD BY POSTING COPIES OF SAID NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY PROPOSED TO BE VACATED, ALSO THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT A COPY OF SAID NOTICE WAS MAILED TO THE POST OFFICE ADDRESS OF EACH LANDOWNER AFFECTED BY SAID PROCEEDING, NOT SIGNING SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, SAID NOTICES BEING SO POSTED AND MAILED FOR MORE THAN TWENTY DAYS PRIOR TO THIS THE 25TH DAY OF JUNE, 1942, BEING THE DATE fixED IN SAID NOTICES AS THE TIME WHEN SAID PETITION WOULD BE PRESENTED TO THIS BOARD.

AND THE BOARD, HAVING HEARD THE EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID VANDERBURGH COUNTY, INDIANA, AND THAT NOT LESS THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS WITHIN VANDERBURGH COUNTY, INDIANA, RESIDING IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY PETITIONED TO BE VACATED AND HEREINAFTER DESCRIBED, AND THE BOARD FURTHER FINDS THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICES IN THREE (3) OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY PROPOSED TO BE VACATED AND THAT A COPY OF SAID NOTICE WAS MAILED TO EACH LANDOWNER AFFECTED BY THIS PROCEEDING, NOT SIGNING SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, WHICH SAID NOTICES WERE SO POSTED AND MAILED MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE. AND THE BOARD FURTHER FINDS THAT SAID PETITION, THE NOTICE OF FILING THEREOF AND THE PROOF OF POSTING AND MAILING OF COPIES OF SAID NOTICES ARE IN ALL THINGS SUFFICIENT AND IN DUE FORM OF LAW, AND THAT SAID PETITION IS NOW PROPERLY BEFORE THIS BOARD FOR SUCH FURTHER PROCEEDINGS AND ACTION AS MAY BE REQUIRED BY LAW.
IT IS THEREFORE ORDERED BY THE BOARD THAT WILLIAM H. ELMENDORF, CLEM J. HARTMANN AND GEORGE D. MAYER, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE VACATED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE AND PREMISES, TO-WIT:


IT IS FURTHER ORDERED BY THE BOARD THAT SAID VIEWERS VIEW SAID HIGHWAY PROPOSED TO BE VACATED, AS ACQUIRED BY LAW; AND THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSTON, INDIANA, ON THE 29TH DAY OF JUNE, 1942, AT TWO O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS, AND THAT THEY VIEW SAID HIGHWAY PROPOSED TO BE VACATED AND REPORT THEIR PROCEEDINGS TO THIS BOARD AT THE ENSUING JULY, 1942, TERM THEREOF, AND THIS MATTER IS CONTINUED.

RE: DIFENBACH ROAD

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE DIFENBACH ROAD IN PERRY TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW HOMER M. HAYS AND MORE THAN TWELVE (12) OTHER OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE DIFENBACH ROAD, IN PERRY TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION AND THE TIME SAID PETITION WOULD BE PRESENTED TO THIS BOARD, BY POSTING IN THREE PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID ROAD, AND THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF THE NOTICE WAS MAILED TO EACH LANDOWNER INTERESTED; NOT SIGNING SAID PETITION, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, FOR MORE THAN TWENTY (20) DAYS PRIOR TO THIS THE 25TH DAY OF JUNE, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFIICIENTLY ADVISED IN THE PREMISES FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN SAID COUNTY OF VANDERBURGH; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION
Board of Commissioners, Vanderburgh County, Indiana, JUNE 25TH 1942

RE: DIEFENBACH ROAD -CONT'D-

was given by posting notice in three of the most public places in the immediate neighborhood of said highway for more than twenty (20) days prior to this date; and that copy of said notice was mailed to each owner of real estate affected, not signing said petition, said notice being mailed by United States mail, postage prepaid, more than twenty (20) days prior to this date.

It is therefore ordered by the Board that John H. Bock and Edgar Lynn and Charles B. Anderson, all resident freeholders of Vanderburgh County, Indiana, residing outside of Perry Township, Vanderburgh County, Indiana, be and they are hereby appointed viewers to view said highway proposed to be changed, extended, widened and opened, that is to say, upon the following described route and premises, to-wit:

Beginning in section twenty-one (21), Township six (6) south, range eleven (11) west at the point where the center line, as now established of the Diefenbach Road intersects with the Upper Mount Vernon Road, an established highway within Vanderburgh County, Indiana, and extending thence in a northerly direction in said section twenty-one (21) along the general center line of said Diefenbach Road to the north line of said section, and continuing thence in section sixteen (16) Township six (6) south, range eleven (11) west, in a northerly and westerly direction along the general center line, as now established, of said Diefenbach Road, to the Korning Road, an established highway within Vanderburgh County, Indiana, a total distance of one (1) mile.

It is further ordered that said viewers view said highway, as required by law, and that they mark and lay out the same to the width of sixty (60) feet; that said viewers meet at the office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, on the 1st day of July, at two o'clock P.M., and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the July, 1942, term of this Board, and this matter is continued.

RE: ADDITIONAL ALLOCAUTION FOR HENRY C. BONTE

RE: APPROVAL OF CLAIM OF HENRY C. BONTE FOR LEGAL SERVICES IN RIVERSIDE LUMBER & EQUIPMENT CORPORATION VS HARRY KIRKWOOD AND BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH.

Commissioners approve claim for legal services rendered in above entitled cause in the amount of seventy-five (75.00) dollars and the County Auditor is directed to pay the same out of such funds as may be available for that purpose.
Board of Commissioners, Vanderburgh County, Indiana, JUNE 25th & 29th, 1942

RE: MATERIALS FROM PIGEON TOWNSHIP

COMES NOW THE SUPERINTENDENT OF COUNTY BUILDINGS, AND REPORTS THAT HE HAS RECEIVED FROM AL WALTHERS, TRUSTEE OF PIGEON TOWNSHIP, ONE LOT OF ELECTRIC MATERIALS, CONSISTING OF WIRE SWITCHES, CONDUIT, SWITCH AND OUTLET BOXES.

ON MOTION THE BOARD RECESS UNTIL MONDAY, JUNE 29th, 1942.

George J. Kissel
Harry Herndon
Joseph V. Eisterhold
BOARD OF COUNTY COMMISSIONERS

MONDAY, JUNE 29th, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, HARVEY HENDON AND JOSEPH V. EISTERHOLD, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: ROCK CRUSHER

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE THE ROCK CRUSHER FOR SALE AT PUBLIC AUCTION, AS PRESCRIBED BY STATUTE, AND APPOINT ROBT. W. MAXEDON AND JAMES Y. WELBORN, JR. TO APPRAISE THE SAME.

RE: HIGHWAY DEPARTMENT (EMPLOYEE)


ON MOTION THE BOARD RECESS UNTIL THURSDAY, JULY 2nd, 1942.

George J. Kissel
Harry Herndon
Joseph V. Eisterhold
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, July 2nd, 1942

Thursday, July 2nd, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present, George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buentz, County attorney.

The minutes were read and approved.

Re: Right-of-Way for Kleitz Road in German Township.

A petition is filed by the necessary number of free holders for the establishment of a sixty (60) foot right-of-way for the Kleitz Road in German Township, and the County Auditor is directed to give the necessary notice.

Re: Rock Quarry.

Owing to change in the W. P. A. in Vanderburgh County, John Robinson is placed on the County pay roll at $125.00 per month, effective July 6th, 1942, payable from W. P. A. appropriation.

On motion the board adjourn sine die.

George J. Kissel

[Signature]

[Signature]

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, July 6th, 1942

Monday, July 6th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Char. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy Sheriff Victor Ziegler.

The minutes were read and approved.

Re: School Funds

The Auditor presents report of Common School and Congressional Township School Funds, as of June 30th, 1942—

Common School Fund ....... $449,406.68
Congressional Township Fund ... 21,597.46

The Commissioners order same filed in the Auditor’s Office.

Re: Koring Road, German & Perry Townships

(Report of Viewers)

In the matter of the establishment of a right-of-way for the Koring Road in Perry and German Townships, Vanderburgh County, Indiana.

Come now William H. Elmendorf, George W. Kuntz and George D. Mayer, heretofore appointed as viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

To the Honorable Board of Commissioners of the County of Vanderburgh, State of Indiana:

We, the undersigned, viewers appointed by your Board at the June Term, 1942 thereof, to view, mark and lay out a certain proposed change in a highway petitioned for by A.C. Apple and others, situated in Perry and German Townships, Vanderburgh County, Indiana, known as the Koring Road, submit the following report:

We met, as directed in the order attached hereto and made a part thereof, and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view, and did view, mark and lay out such proposed change in highway, in the manner as by law provided; that the route, sounds, course, distance and termini of said change in highway are more particularly described as follows, to-wit:

Beginning at the point of intersection of the north and south center line of the west half of Section Seventeen (17), Township Six (6) South, Range Eleven (11) West with the Upper Mt. Vernon Road, an established highway within Vanderburgh County, Indiana, and continuing thence north along said line to the east and west center line of the South half of said Section Seventeen (17), and continuing thence in an easterly and northeasterly direction along the general center line of said Koring Road, as now established, through said Section Seventeen (17), to the east line of said Section, and continuing thence is a
RE: KORING ROAD - CONT'D -

NORTHEASTERLY DIRECTION ALONG THE GENERAL CENTER LINE OF SAID KORING ROAD, AS NOW ESTABLISHED, THROUGH SECTION SIXTEEN (16), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST TO THE NORTH LINE OF SAID SECTION SIXTEEN (16), BEING ALSO THE LINE BETWEEN PERRY AND GERMAN TOWNSHIPS, AND CONTINUING THEREIN IN A NORTHEASTERLY DIRECTION IN SECTION NINE (9), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST IN GERMAN TOWNSHIP, ALONG THE GENERAL CENTER LINE OF SAID KORING ROAD, AS NOW ESTABLISHED, TO THE NEW HARMONY ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, SAID POINT BEING ALSO THE APPROXIMATE EAST AND WEST CENTER LINE OF SAID SECTION NINE (9), A TOTAL DISTANCE OF APPROXIMATELY TWO (2) MILES.

AND THAT THE RIGHT-OF-WAY WIDTH FOR SAID HIGHWAY, AS BY US ESTABLISHED IS SIXTY (60) FEET.

We further determine that said highway, when so established, will be of public utility and that the benefits derived by the respective land owners through whose lands said highway passes, if said highway is so established, will exceed the damages, and in the instances of the lands owned by William Lutterman, it is our recommendation, insofar as possible, that the slope on the east bank on said right-of-way be not disturbed.

We further find that said highway, as located by us, does not run through the enclosure of any person of more than one year's standing, without the consent of such land owner, and in the instances where such consent was not obtainable, upon examination, it was found that a good way cannot otherwise be had, without departing essentially from the route petitioned for.

IN TESTIMONY WHEREOF, WE HAVE HERUNTO AFFIXED OUR SIGNATURES ON THIS THE 8TH DAY OF JUNE, 1942.

(SIGNED) WM. H. ELMENDORF
(SIGNED) GEORGE W. KUNTZ
(SIGNED) GEO. D. MAYER
VIEWERS

And the Board, having examined said report of said viewers, and having heard evidence thereon and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established as in said report set forth, to a right-of-way width of sixty (60) feet.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS, HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, ALONG THE ROUTE IN SAID REPORT OF SAID VIEWERS FIXED.
Board of Commissioners, Vanderburgh County, Indiana, JULY 6TH 1942

RE: KORESSEL ROAD IN GERMAN & PERRY TOWNS

IN THE MATTER OF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR THE KORESSEL
ROAD IN PERRY AND GERMAN TOWNSHIPS,
VANDERBURGH COUNTY, INDIANA.

COME NOW WILLIAM H. ELMENOFD, GEORGE D. MAYER AND FRED J. REHERMAN,
HEREFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREAFTER PAR-
TICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT
IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

TO THE BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH:

We, the undersigned, viewers, appointed by your Board at the May,
1942, term thereof, to view, mark and lay out a certain proposed change
in a highway, as petitioned for by Fred W. Hartig, and others, submit
the following report:

We met, as directed in the order hereto attached and made a part
hereof, and after taking an oath to faithfully and impartially discharge
the duties assigned us, proceeded to view, and did view, mark and lay
out such proposed change in highway, in the manner as by law prescribed,
that the route, bounds, course, distance and termini of said highway
are more particularly described as follows, to-wit:

BEGINNING AT THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTIONS
SEVENTEEN (17) AND EIGHTEEN (18), TOWNSHIP SIX (6) SOUTH, RANGE
ELEVEN (11) WEST, IN PERRY TOWNSHIP, VANDERBURGH COUNTY, INDIANA,
WITH THE UPPER MOUNT VERNON ROAD, AN ESTABLISHED HIGHWAY WITHIN
VANDERBURGH COUNTY, INDIANA, AND EXTENDING THEREFROM NORTH ALONG THE
LINE BETWEEN SAID TWO SECTIONS TO THE NORTH LINE THEREOF, SAID
NORTH LINE BEING ALSO THE LINE BETWEEN PERRY AND GERMAN TOWNSHIPS,
VANDERBURGH COUNTY, INDIANA, AND CONTINUING THEREFROM NORTH ALONG THE
LINE BETWEEN SECTIONS SEVEN (7) AND EIGHT (8), TOWNSHIP SIX (6)
SOUTH, RANGE ELEVEN (11) WEST TO THE NORTH LINE OF SAID SECTIONS,
CONTINUING THEREFROM NORTH ALONG THE LINE BETWEEN SECTIONS FIVE
(5) AND SIX (6), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST
TO INDIANA STATE HIGHWAY No.66, A TOTAL DISTANCE OF APPROXIMATE-
LY TWO (2) MILES,

AND THAT THE RIGHT-OF-WAY FOR SAID PROPOSED CHANGE OF SAID HIGHWAY,
AS ABOVE LAID OUT IS SIXTY (60) FEET IN WIDTH, THE CENTER LINE THERE-
OF TO BE LOCATED UPON THE LINE ABOVE DESCRIBED.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL
BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE
LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY
IS ESTABLISHED, WILL EXCEED THE DAMAGES, AND THAT SAID HIGHWAY, AS
LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF
MORE THAN ONE YEAR'S STANDING WITHOUT THE CONSENT OF SUCH LAND OWNERS,
AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON
EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD
WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON
THIS THE 1ST DAY OF JUNE, 1942.

(SIGNED) FRED J. REHERMAN
(SIGNED) WM. H. ELMENOFD
(SIGNED) GEORGE D. MAYER

VIEWERS
Board of Commissioners, Vanderburgh County, Indiana, JULY 6TH 1942

RE: KORESSEL ROAD -CONT'ED-

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS, AND HAVING HEARD EVIDENCE THEREON AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, ALONG THE ROUTE IN SAID REPORT OF SAID VIEWERS FIXED.

RE: ST. JOSEPH ROAD IN GERMAN TOWNSHIP

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE ST. JOSEPH ROAD IN GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW WILLIAM H. ELMENDORF, CHARLES B. ANDERSON AND HARRY J. RITZ, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREINAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

"TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

We, the undersigned viewers, appointed by your Board at the June, 1942, Term thereof, to view, mark and lay out a certain proposed change in highway, in German Township, Vanderburgh County, Indiana, known as the St. Joseph Road, as petitioned for by Walter A. Hillsenbrand, and others, submit the following report:

We met, as directed in the order hereto attached and made a part hereof, and after taking an oath to faithfully and impartially discharge the duties assigned us, proceeded to view, and did view, mark and lay out said proposed change in highway, in the manner as by law prescribed; that the route, bounds, course, distance and termini of said highway are more particularly described as follows, to-wit:

BEGINNING AT THE POINT OF INTERSECTION OF THE NORTH AND SOUTH LINE BETWEEN SECTIONS FIVE (5) AND SIX (6), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST WITH INDIANA STATE HIGHWAY No. 66 (HARMONY WAY), AND EXTENDING THENCE NORTH ALONG SAID LINE BETWEEN SAID SECTIONS TO THE NORTH LINE THEREOF, AND CONTINUING THENCE IN AN EASTERNLY AND NORTHERLY DIRECTION IN SECTION THIRTY-TWO (32), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST ALONG THE GENERAL CENTER LINE OF SAID ST. JOSEPH ROAD, AS NOW ESTABLISHED, TO THE WEST LINE OF SAID SECTION THIRTY-TWO (32) AND SECTION THIRTY-ONE (31), SAID TOWNSHIP AND RANGE TO THE NORTH LINE OF SAID SECTIONS, AND CONTINUING THENCE NORTH ALONG THE LINE BETWEEN SECTIONS TWENTY-NINE (29) AND THIRTY (30), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST TO THE EAST AND WEST CENTER LINE OF SAID SECTIONS, AND CONTINUING HENCE EAST ALONG THE LINE BETWEEN SECTIONS TWENTY-NINE (29) AND TWENTY (20), TOWNSHIP..."
Board of Commissioners, Vanderburgh County, Indiana, July 6th, 1942

RE: ST. JOSEPH ROAD - Cont'd -

Five (5) South, Range Eleven (11) West to the East Line of said Sections, and continuing thence East along the line between Sections Twenty-One (21) and Twenty-Eight (28), Township Five (5) South, Range Eleven (11) West to the St. Wendell-St. Joseph Road, and continuing thence in an easterly direction in said Section Twenty-One (21), Township Five (5) South, Range Eleven (11) West along the General Center line of said St. Joseph Road, as now established, to Indiana State Highway No. 65 (Cynthiana Road), a total distance of approximately four and one-half (4½) miles, and that the right-of-way for said proposed change of said highway as laid out, is sixty (60) feet in width, the center line thereof to be located upon the line above described.

We further determine that said highway, when so established, will be of public utility and that the benefits derived by the respective land owners through whose lands said highway passes, if said highway is established, will exceed the damages, and that said highway, as located by us, does not pass through the enclosure of any person of more than one year's standing, without the consent of such land owners, and in the instances where such consent was not obtainable, upon examination, it was found that a good way cannot otherwise be had, without departing essentially from the route petitioned for.

In testimony whereof, we have hereunto affixed our signatures on this the 11th day of June, 1942.

(Signed) Wm. H. Elmdorff
(Signed) Charles B. Anderson
(Signed) Harry J. Ritz

Viewers

And the Board, having examined said report of said viewers, and having heard evidence thereon and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be, and the same is, hereby approved; that said highway, having been found to be of public utility, be established to a right-of-way width of sixty (60) feet, along the route in said report of said viewers fixed.
Board of Commissioners, Vanderburgh County, Indiana, July 6th, 1942

Re: Diefenbach Road in Perry Township

(Request of Viewers)

IN THE MATTER OF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR THE DIEFENBACH
ROAD IN PERRY TOWNSHIP, VANDERBURGH
COUNTY, INDIANA.

COME NOW CHARLES B. ANDERSON, JOHN H. BOCKSTEGE AND EUGAR LYNN, HERE-
TOFORE APPOINTED AS Viewers to View a Certain Highway Hereinafter Particular-
ly Described, and File and Present their Report, which Said Report is in the
Words and Figures Following, to-wit:

*TO THE BOARD OF COMMISSIONERS OF THE
COUNTY OF VANDERBURGH, INDIANA:

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY YOUR BOARD AT THE JUNE,
1942, TERM THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED CHANGE
IN HIGHWAY, AS PETITIONED FOR BY HOMER HAYES, AND OTHERS, KNOWN AS THE
DIEFENBACH ROAD IN PERRY TOWNSHIP, VANDERBURGH COUNTY, INDIANA, SUBMIT
THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER MADE BY YOUR HONORABLE BOARD, DATED
JUNE 29TH, 1942, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPAR-
Tially DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW,
MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY, IN THE MANNER AS BY
LAw PRESCRIBED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF
SAID HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING IN SECTION TWENTY-ONE (21), TOWNSHIP SIX (6) SOUTH, RANGE
ELEVEN (11) WEST AT THE POINT WHERE THE CENTER LINE, AS NOW Estab-
LISHED, OF THE DIEFENBACH ROAD, INTERSECTS WITH THE UPPER mt.VERNON
Road, an established highway within Vanderburgh County, Indiana,
AND CONTINUING THEREIN IN A NORTHERLY DIRECTION IN SAID SECTION TWEN-
TY-ONE (21), ALONG THE GENERAL CENTER LINE OF SAID DIEFENBACH ROAD,
AS NOW ESTABLISHED, TO THE NORTH LINE OF SAID SECTION, AND CONTINUING
THENCE IN SECTION SIXTEEN (16), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN
(11) WEST IN A NORTHERLY AND WESTERLY DIRECTION ALONG THE GENERAL
CENTER LINE OF SAID DIEFENBACH ROAD, AS NOW ESTABLISHED, TO THE KOR-
ING ROAD, an established highway within Vanderburgh County, Indiana,
A TOTAL DISTANCE OF APPROXIMATELY ONE (1) MILE,

AND THAT THE RIGHT-OF-WAY FOR SAID PROPOSED CHANGE OF SAID HIGHWAY, AS
ABOVE LAID OUT, IS SIXTY (60) FEET, THE CENTER LINE THEREOF TO BE LO-
CATED ALONG THE APPROXIMATE LINE ABOVE DESCRIBED.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL
BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE
LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY
IS SO ESTABLISHED, WILL EXCEED THE DAMAGES, AND THAT SAID HIGHWAY, AS
LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF
MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LANDOWNERS,
AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EX-
AMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD WITH-
OUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.
Board of Commissioners, Vanderburgh County, Indiana, JULY 6TH, 1942

RE: DIEFENBACH ROAD - CONT'D -

IN TESTIMONY WHEREOF, WE HAVE HERETOunto AFFixed our SIGNATURES ON THIS THE 1ST DAY OF JULY, 1942.

(Signed) Edgar Lynn
(Signed) John H. Bocksteg
(Signed) Chas. B. Anderson

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS, AND HAVING HEARD EVIDENCE THEREON AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, ALONG THE ROUTE IN SAID REPORT OF SAID VIEWERS FIXED.

RE: RUCKER ROAD IN CENTER TOWNSHIP
(Report of Viewers)

IN THE MATTER OF THE VACATION OF PART
OF THE RUCKER ROAD IN CENTER TOWNSHIP
VANDERBURGH COUNTY, INDIANA, FROM
INDIANA STATE HIGHWAY NO. 41 EAST
RIGHT-OF-WAY LINE OF THE NEW YORK CENTRAL RAILROAD.

COME NOW WILLIAM H. ELMENDORF, CLEM J. HARTMANN AND GEORGE D. MAYER, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HEREAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

"TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AT THE JUNE, 1942, TERM THEREOF, TO VIEW A CERTAIN HIGHWAY PROPOSED TO BE VACATED, AS PETITIONED FOR BY LEONARD RAUSCHER, AND OTHERS, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED BY AND IN THE ORDER OF YOUR HONORABLE BOARD, DATED JUNE 25TH, 1942, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW, AND DID VIEW, SUCH HIGHWAY PROPOSED TO BE VACATED, IN THE MANNER AS BY LAW PRESCRIBED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID HIGHWAY TO BE VACATED ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:"
RE: RUCKER ROAD -CONT'D-

That part of the Rucker Road, in Center Township, Vanderburgh County, Indiana, beginning at the point of intersection of the east and west center line of the South Half of Section Thirty-three (33), Township Five (5) South, Range Ten (10) West, with U.S. Highway (Indiana State Highway) No. 41, and extending thence east along said line to the east line of said Section, and continuing thence east along the east and west center line of the South Half of Section Thirty-four (34), Township Five (5) South, Range Ten (10) West to the right-of-way of the New York Central Railroad, formerly E. & I. R.R., a total distance of approximately seven-eighths of a mile, said line herein described being the center line of the highway proposed to be vacated.

We further report that on account of the nature of the uses proposed and intended to be made of the lands adjoining said highway, the vacation thereof would be of public utility and that said highway, as above described, should be vacated for all purposes, said vacation to extend to the east right-of-way line of said New York Central Railroad.

We further report and certify that none of us owns lands or is related by consanguinity within the sixth degree to any person owning lands along that part of said highway proposed to be vacated and herein described.

In witness whereof, we have hereunto affixed our signatures on this the 29th day of June, 1942.

(Signed) Wm. H. Elmendorf
(Signed) Clem J. Hartmann
(Signed) Geo. D. Mayer
Viewers.

And the Board, having examined said report of said Viewers, and having heard the evidence and being sufficiently advised in the premises, finds that the report of said Viewers should and ought to be approved, and said highway, as described in said report and as hereinafter described, should and ought to be vacated for all purposes.

And the Board further finds that none of said Viewers owns lands or is related by consanguinity within the sixth degree to any person owning lands along said highway as described in this proceeding and as hereinafter described.

It is therefore considered, ordered and adjudged by the Board that the report of said Viewers be, and the same is hereby approved; that said highway, as herefore in this proceeding and in said Viewers' report, that is to say, the following described highway located within Center Township, Vanderburgh County, Indiana, to-wit:

That part of the Rucker Road in Center Township, Vanderburgh County, Indiana, beginning at the point of intersection of the east and west center line of the South Half of Section Thirty-three (33), Township Five (5) South, Range Ten (10) West with U.S. Highway (Indiana State Highway) No. 41, and extending thence east along said line to the east line of said Section Thirty-three (33), and continuing thence east along the east and west center line of the South Half of Section Thirty-four (34), Township Five (5) South, Range Ten (10) West to the east right-of-way line of the New York Central Railroad Company, formerly known as the E. & I. Railroad, a total distance of approximately seven-eighths of a mile, said line herein described being the center line of the right-of-way for said highway so vacated, be and the same is hereby vacated for all purposes.
RE: RUCKER ROAD -CONT'D-

BY ORDER OF the BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH,
STATE OF INDIANA, MADE ON THIS THE 6TH DAY OF JULY, 1942.

(Signed) GEORGE J. KISSEL
(Signed) HARVEY HERNDON
(Signed) JOSEPH V. ERSTERHOLD
MEMBERS OF THE BOARD OF COMMISSIONERS OF
THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

ATTEST:
(Signed) CHAS. H. ATKIN
(Signed) HARVEY HERNDON
COUNTY OF VANDERBURGH, STATE OF INDIANA.
AND EX-OFFICIO CIRK TO THE BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

RE: ASHALT STORAGE TANK

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR BIDS ON NEW OR
USED STORAGE TANK, CAPACITY NOT LESS THAN 10,000 GALLONS.

RE: COUNTY INFIRMARY EMPLOYEES

ON ACCOUNT OF THE DIFFICULTY IN MAKING REPLACEMENTS AND TO RETAIN THE PRESENT
EMPLOYEES IN THE COUNTY INFIRMARY, THE BOARD OF COMMISSIONERS, ON RECOMMENDATION OF
SUPERINTENDENT JOHN GREFE, APPROVES A REVISED SALARY SCALE OF $15.00 TO $20.00 PER
MONTH, AS OF JULY 1ST, 1942.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JULY 9TH, 1942.
Thursday, July 9th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kisiel, Harvey Hendon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Meier Road in German Township
(Appointment of Viewers)

In the matter of the establishment of a right-of-way for the Meier Road in German Township, Vanderburgh County, Indiana.

Come now Christ Lipper, and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the establishment of a right-of-way for the Meier Road in German Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition by posting in three public places in the neighborhood of said highway, and also file and present to the Board the certificate of Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner not signing the petition herein, by United States Mail, postage prepaid, of the presentation and filing of said petition, which said notices were so given more than twenty days prior to this the 9th day of July, 1942.

And the Board, having heard evidence and being sufficiently advised in the premises, finds that said petition is signed by more than twelve (12) freeholders residing in Vanderburgh County, Indiana; that more than six (6) of said petitioners are resident freeholders within Vanderburgh County, Indiana, in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice on three of the most public places in the immediate neighborhood of said highway and that copy of said notice was mailed to each owner of real estate affected, not signing said petition for the establishment of said highway right-of-way, said notices being so posted and mailed more than twenty (20) days prior to this date.

It is therefore ordered by the Board of Commissioners of the County of Vanderburgh, Indiana, that William H. Elmendorf, Matt W. Foster and George W. Kuntz, all resident freeholders of Vanderburgh County, Indiana, be, and they are, hereby appointed viewers to view said highway proposed to be changed, extended, widened and opened, that is to say, upon the following described route, course and premises, to-wit:

...
Board of Commissioners, Vanderburgh County, Indiana, JULY 9TH 1942.

RE: MEIER ROAD - CONTINUED -

BEGINNING IN SECTION THIRTY-FIVE (35), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST, AT THE POINT OF INTERSECTION OF THE CENTER LINE OF SAID MEIER ROAD, AS NOW ESTABLISHED, WITH THE ST. JOSEPH AVENUE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND BEING ALSO THE POINT OF INTERSECTION OF THE CENTER LINE OF SAID MEIER ROAD, AS NOW ESTABLISHED WITH THE EAST LINE OR SAID SECTION THIRTY-FIVE (35), AND EXTENDING THEREIN IN A NORTH-EASTERLY DIRECTION ALONG THE GENERAL CENTER LINE OF SAID MEIER ROAD, AS NOW ESTABLISHED, TO THE KLEITZ ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, A TOTAL DISTANCE OF APPROXIMATELY ONE-HALF (½) MILE.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COUNT HOUSE, EVANSVILLE, INDIANA, ON THE 17TH DAY OF JULY, 1942, AT TWO O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: ROESNER ROAD

THE COMMISSIONERS APPROVE THE PAYMENT OF $35.00 FOR SEVENTY (70) YARDS OF CREEK GRAVEL AT FIFTY (50) CENTS PER YARD, TO BE PLACED ON THE ROESNER ROAD.

RE: ROCK QUARRY APPRAISAL

THE FOLLOWING IS AN APPRAISAL OF THE ROCK QUARRY, AND THE FEE FOR THE APPRAISERS IS $16.00 EACH.

"Hon. Board of Vanderburgh County Commissioners Evensville, Indiana.

Gentlemen:

We the undersigned have viewed the equipment listed below at the Rock Quarry as requested by you, and have placed the value for resale as shown below. This equipment condition and quantity is of this date and is so appraised.

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Amount</th>
<th>Description</th>
<th>Resale Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1</td>
<td>Cedar Rapids' Roller Brgr Model 16956, Jaw Rock Crusher Serial # 5765</td>
<td>$800.00</td>
</tr>
<tr>
<td>2</td>
<td>1</td>
<td>34-1 Bucket Elevator complete with buckets, chains and spare rockets</td>
<td>$250.00</td>
</tr>
<tr>
<td>3</td>
<td>1</td>
<td>Set of Rotary Screens 36x12 with 4 x 2 Sections of 30 x 12 and 2½ x mesh</td>
<td>$200.00</td>
</tr>
<tr>
<td>4</td>
<td>1</td>
<td>Three Section Used Storage Bin 450 Ton Wood Construction</td>
<td>$100.00</td>
</tr>
<tr>
<td>5</td>
<td>1</td>
<td>International P D 40 Power Unit with belt pulley and 32 ft. of 8 ft. flat rubber belt</td>
<td>$650.00</td>
</tr>
<tr>
<td>6</td>
<td>1</td>
<td>Idler Pulley Shaft complete</td>
<td>$5.00</td>
</tr>
<tr>
<td>7</td>
<td>1</td>
<td>Power Jack Manual Complete with 321 of 10 ft. Flat Rubber Belt</td>
<td>$20.00</td>
</tr>
<tr>
<td>8</td>
<td>1</td>
<td>Gasoline Pump Only</td>
<td>$10.00</td>
</tr>
<tr>
<td>9</td>
<td>1</td>
<td>550 Gal. Gasoline Storage Tank</td>
<td>$20.00</td>
</tr>
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</table>
RE: ROCK QUARRY APPRAISAL -CONT'D-

<table>
<thead>
<tr>
<th>ITEM NO.</th>
<th>AMOUNT</th>
<th>DESCRIPTION</th>
<th>RESALE VALUE</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>1</td>
<td>SET OF FAIRBANKS MARSE 15 TON WAGON SCALES WITH 21&quot; PLATFORM</td>
<td>$ 50.00</td>
</tr>
<tr>
<td>11</td>
<td>1</td>
<td>JACK HAMMER</td>
<td>$ 40.00</td>
</tr>
<tr>
<td>12</td>
<td>1</td>
<td>DRILL HEADING MACHINE</td>
<td>$ 60.00</td>
</tr>
<tr>
<td>13</td>
<td>1</td>
<td>250 GAL. GASOLINE TANK</td>
<td>$ 10.00</td>
</tr>
<tr>
<td>14</td>
<td>1</td>
<td>WISCONSIN ENGINE WITH 3&quot; GORMAN-RUPP PUMP MOUNTED WITH INLET AND OUTLET RUBBER HOSE</td>
<td>$ 40.00</td>
</tr>
<tr>
<td>15</td>
<td>14</td>
<td>CROW BARS</td>
<td>$ 7.00</td>
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<tr>
<td>16</td>
<td>5</td>
<td>ROCK HOOKS</td>
<td>$ 1.25</td>
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<tr>
<td>17</td>
<td>2</td>
<td>ROCK RAKES</td>
<td>$ 0.50</td>
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<tr>
<td>18</td>
<td>2</td>
<td>CLEANING IRONS</td>
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<tr>
<td>19</td>
<td>1</td>
<td>IRON SCRAPER</td>
<td>$ 0.25</td>
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<tr>
<td>20</td>
<td>2</td>
<td>SHOVELS</td>
<td>$ 0.50</td>
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<tr>
<td>21</td>
<td>1</td>
<td>FRAME BUILDING 61x61 WATCHHOUSE</td>
<td>$ 10.00</td>
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<tr>
<td>22</td>
<td>1</td>
<td>FRAME BUILDING 101x101 AUX, POWDER ROOM</td>
<td>$ 10.00</td>
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<td>23</td>
<td>1</td>
<td>FRAME BUILDING 121x401 SCALE HOUSE</td>
<td>$ 20.00</td>
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<td>24</td>
<td>1</td>
<td>CORRUGATED IRON MOTOR HOUSE 121x301</td>
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<tr>
<td>25</td>
<td>1</td>
<td>FRAME TOOL SHED 61x161</td>
<td>$ 20.00</td>
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<tr>
<td>26</td>
<td>13</td>
<td>21 DRILL BIT SHANKS</td>
<td>$ 15.60</td>
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<td>10</td>
<td>41 DRILL BIT SHANKS</td>
<td>$ 24.00</td>
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<tr>
<td>28</td>
<td>8</td>
<td>61 DRILL BIT SHANKS</td>
<td>$ 28.00</td>
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<tr>
<td>29</td>
<td>17</td>
<td>81 DRILL BIT SHANKS</td>
<td>$ 81.60</td>
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<tr>
<td>30</td>
<td>18</td>
<td>101 DRILL BIT SHANKS</td>
<td>$ 108.00</td>
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<td>31</td>
<td>24</td>
<td>121 DRILL BIT SHANKS</td>
<td>$ 172.80</td>
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<td>32</td>
<td>2</td>
<td>141 DRILL BIT SHANKS</td>
<td>$ 16.80</td>
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<td>400</td>
<td>ASSORTED DRILL BITS                                                       $ 40.00</td>
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<td></td>
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<td><strong>Total</strong>                                                                   $2832.60</td>
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</table>

The above is a true statement to the best of our knowledge and belief of equipment on hand of this date and a fair estimate of its resale value in its present condition.

(Signed) R. W. MAXEDON
1419 So. E. 2ND STREET

(Signed) JAMES Y. WELBORN, JR.
950 S. ROTHERWOOD AVE.

APPRAISERS OF ROCK QUARRY EQUIPMENT FOR BOARD OF VANDERBURGH COUNTY COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, July 9th & 13th, 1942

RE: DIAMOND AVENUE RIGHT-OF-WAY

To expedite the construction work on Diamond Avenue, the Commissioners have directed the procurement of the necessary Right-of-way outside of the city limits.

RE: ATTORNEY FEES-PERRY TOWNSHIP POOR RELIEF CASE

The Commissioners approve claim of Winfield Denton for $250.00, who represented the County in the above case when the former County Auditor was made a party to the suit.

On motion the Board recess until Monday, July 13th, 1942.

George J. Kisel
Harvey Herndon
Joseph V. Eisterhold
Board of County Commissioners

Monday, July 13th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present George J. Kisel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: W. P. A. LEASE- FINAL RENEWAL NOTICE

Board of Commissioners of the County of Vanderburgh Evansville, Indiana

Under date of May 30th, 1942 there was forwarded you a notice of renewal, subject to the availability of Government funds, of lease numbered ER-T52/Ps-24100 covering 15,250 sq.ft. in Douglas Home located at 705 Lincoln Avenue, Evansville, Indiana.

The necessary funds have been made available and it is requested that you sign and return (the original) one copy of this letter to indicate your acceptance of the renewal of the lease for the period beginning July 1, 1942 and ending July 31, 1942.

Very truly yours,

(signed) S. J. Craig
Procurement Officer

Accepted

George J. Kisel (signed)
Harvey Herndon (signed)
Joseph V. Eisterhold (signed)

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

Attest:

Chas. H. Atkin (signed)
County Auditor of Vanderburgh County, Indiana

(SEAL)
Board of Commissioners, Vanderburgh County, Indiana, July 13th & 16th, 1942

RE: HIGHWAY DEPARTMENT

The Commissioners approve the employment of the following in the Highway Department on reconstruction work:

Thos. Sanders  William Woodruff  Jeff Dillon
Robert Horton  Spencer Edwards  John Roedel
Norbit Horton  Sterling Keys

On motion the Board recess until Thursday, July 16th, 1942.

George J. Kisel
Harvey Herndon
Joseph V. Eisterhold

Board of County Commissioners

Thursday, July 16th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kisel, Harvey Herndon and Joseph V. Eisterhold, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BIDS ON STORAGE TANK

This being the time set for the receiving of bids on Storage Tank, comes now J. Trockman & Son, and submit their bids for . . . $500.00, delivered to garage site.

On motion the Commissioners award contract to J. Trockman & Sons.

RE: SCHLENSKER ROAD

(Appointment of Viewers)

In the matter of the establishment of a right-of-way for the Schlensker Road in Scott Township, Vanderburgh County, Indiana.

Come now Frederick L. Elles, and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, and present to the Board their petition for the establishment of a right-of-way for the Schlensker Road in Scott Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition by posting in three public places in the neighborhood of said highway, and also file and present to the Board the certificate of Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner not signing the petition herein, by United States Mail,
RE: SCHLENSKER ROAD - CONT'D-

POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, WHICH
SAID NOTICES WERE SO POSTED AND MAILED MORE THAN TWENTY DAYS PRIOR TO
THIS THE 16TH DAY OF JULY, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED
IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE
(12) FREEHOLDERS RESIDING IN VANDEBURGH COUNTY, INDIANA; THAT MORE THAN
SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS WITHIN VANDEBURGH
COUNTY, INDIANA, IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE
LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING
NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD
OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER
OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION FOR THE ESTABLISHMENT
OF SAID HIGHWAY RIGHT-OF-WAY, SAID NOTICES BEING SO POSTED AND MAILED
MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD OF COMMISSIONERS OF THE COUNTY
OF VANDEBURGH, INDIANA, THAT WILLIAM H. ELMEYDORF, MATT W. FOSTER AND
WILLIAM KNERR, ALL RESIDENT FREEHOLDERS OF VANDEBURGH COUNTY, INDIANA,
RESIDING OUTSIDE OF SCOTT TOWNSHIP, VANDEBURGH COUNTY, INDIANA, BE, AND
THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE
CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING
DESCRIBED ROUTE, COURSE AND PREMISES, TO-WIT:

Commencing on the Browning Road, an established highway within Vandeburgh County, Indiana, at the point where the east and west line between Sections Four (4) and Nine (9), Township Five (5) South, Range Ten (10) east intersects said Browning Road, and extending thence east along said line to the east line of said Sections, and continuing thence east along the east and west line between Sections Three (3) and Ten (10), said Township and Range, to the east line of said Sections, and continuing thence south along the north and south line between Sections Ten (10) and Eleven (11), said Township and Range to the east and west center line of said Sections Ten (10) and Eleven (11), and continuing thence east along said east and west center line of Section Eleven (11), said Township and Range to the Petersburg Road, a total distance of approximately one and three-fourths (1 3/4) miles.

It is further ordered that said viewers view said highway, as required by law, and that they mark and lay out the same to a width of sixty (60) feet; that said viewers meet at the office of the County Auditor of Vandeburgh County, Indiana, Court House, Evansville, Indiana, on the 21st day of July, 1942, at two o'clock P.M. and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the next term of this Board and this matter is continued.

On motion the Board recess until Monday, July 20th, 1942.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterholt, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Employees

The Commissioners approve the appointment of Earl J. Folz, as rodman, to succeed Wallace Russelberg, on recommendation of County Engineer, W. Mack Saunders.

Re: Denzer Road Bridge

In the matter of the replacement of the bridge in Denzer Road in German Township, Vanderburgh County, Indiana.

The Board, after having made an inspection, accompanied by W. Mack Saunders, County Surveyor of Vanderburgh County, Indiana, a qualified engineer, finds that the bridge in the Denzer Road over a branch of Big Creek, in German Township, Vanderburgh County, Indiana, having had the abutments thereunder washed out, has collapsed and that said bridge needs immediate replacement, and the Board now orders said County Surveyor to prepare plans, specifications and estimate for a new bridge which will be adequate at said location and when completed to submit said plans, specifications and estimates to this Board for approval.

Re: Highway Department

The Commissioners approve the following changes—

Joseph Goelz to Highway from parks, and

Elbert Evans to replace Joseph Goelz.

Re: Additional Appropriations

The Auditor reports the request for additional appropriations as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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<tbody>
<tr>
<td>County Clerk- Office Supplies</td>
<td>$1500.00</td>
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<tr>
<td>Superior Court- Special Reporter</td>
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<td>Co., Infirmary - Wages of Employees</td>
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<td>Co., Commissioners-Assessing Knight Twp</td>
<td>150.00</td>
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<td>Perry</td>
<td>550.00</td>
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<td>Repair of Buildings</td>
<td>1800.00</td>
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<td>Return of Fugitives</td>
<td>800.00</td>
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</table>
Board of Commissioners, Vanderburgh County, Indiana,

JULY 20 & 23, 1942

RE: ADDITIONAL APPROPRIATIONS -CONT'D-

TRANSFER OF FUNDS-

HIGHWAY DEPT- EQUIPMENT TO REPAIR OF EQUIPMENT . . $4000.00
BRIDGE MATERIALS TO LABOR . . . . $6000.00

THE COMMISSIONERS REQUEST THE AUDITOR TO CALL THE COUNTY COUNCIL FOR ADDITIONAL APPROPRIATIONS AND TRANSFER OF FUNDS.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, JULY 23RD, 1942.

George J. Kissel
Harvey Herndon
Joseph V. Eisterhold

THURSDAY, JULY 23RD, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Harvey Herndon and Joseph V. Eisterhold, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: FOOD STAMP OFFICE

The Commissioners grant permission to Alvin Walthers, Pigeon Township Trustee, to use space in the W. P. A. Office, Court House, for the Food Stamp Office.

RE: COUNTY RECORDER EMPLOYEE

The Commissioners approve the appointment of Virginia Shoulders, effective August 1st, 1942, upon recommendation of Joseph A. Betz, County Recorder.

RE: LYNCH ROAD RIGHT-OF-WAY

A petition is presented by the required number of property owners for establishing a sixty (60) foot right-of-way for the Lynch Road in Center Township, and the County Auditor is directed to give the necessary statutory notice.

RE: HITCH-PETERS ROAD- CENTER TOWNSHIP

A petition is presented by the required number of property owners for establishing a sixty (60) foot right-of-way for the Hitch-Peters Road in Center Township, and the County Auditor is directed to give the necessary statutory notice.
Board of Commissioners, Vanderburgh County, Indiana, JULY 25th, 1942

**RE: LINCOLN AVENUE ROAD- KNIGHT TOWNSHIP**

A PETITION IS PRESENTED BY THE REQUIRED NUMBER OF PROPERTY OWNERS FOR ESTABLISHING A SIXTY (60) FOOT RIGHT-OF-WAY FOR THE LINCOLN AVENUE ROAD IN KNIGHT TOWNSHIP, AND THE COUNTY AUDITOR IS DIRECTED TO GIVE THE NECESSARY STATUTORY NOTICE.

**RE: STEINMETZ OR MT, PLEASANT ROAD**

A PETITION IS PRESENTED BY THE REQUIRED NUMBER OF PROPERTY OWNERS FOR ESTABLISHING A SIXTY (60) FOOT RIGHT-OF-WAY FOR THE STEINMETZ OR MT, PLEASANT ROAD IN CENTER TOWNSHIP, AND THE COUNTY AUDITOR IS DIRECTED TO GIVE THE NECESSARY STATUTORY NOTICE.

**RE: BURDETT PARK ASSOCIATION**

(FINANCIAL REPORT)

**JANUARY 1, 1941 TO JANUARY 1, 1942**

PREPARED BY J. A. CORNELIUS KOCH - ACCOUNTANT

<table>
<thead>
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<th>RECEIPTS</th>
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<td>Bank Balance January 1, 1941</td>
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<td>Admissions - Gate</td>
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<td>Rents - Shelters, Cabins, Reservations</td>
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<td>Merchandise - Dance Canteen</td>
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**TOTAL RECEIPTS** $45,760.72

**TOTAL EXPENDITURES** $45,760.72
Board of Commissioners, Vanderburgh County, Indiana, July 22nd, 1942

Burdette Park-Financial Statement—Cont’d—

| CASH IN BANK JANUARY 1, 1942 | $ 282.00 |
| FURNITURE AND EQUIPMENT | 15,216.39 | $ 15,498.39 |

Less current obligations:

| Burdette Park Association | $ 2971.70 |
| American Playground Device Co | 658.98 |
| Mcelroy-Monroe Company | 500.00 |
| Geo. L. Mesker Company | 1300.00 |
| Schultze Lumber Company | 3000.00 |
| Plumbers Supply Company | 113.60 |
| Tri-State Beverage Company Refund Due | 1.50 |

| EQUITY OF COUNTY | $ 6975.61 |
| BUILDINGS | 42508.57 |
| FENCING | 251.83 |
| WELLS | 5700.00 |
| ELECTRIC AND WATER LINES | 3500.00 |
| LAND | 180000.00 |
| Total | $ 228,956.01 |

Less—Owing to Burdette Park Ass'n Members | $ 1,950.00 |

Total | $ 236,986.01

Re: Purchasing Agent

In the matter of the proposed establishment of a county purchasing department.

The Board unanimously requests the county auditor to make an investigation with reference to the advisability of the establishment of a county purchasing department and to prepare and submit to the Board a proposed budget therefor for the year 1943.

On motion the Board recess until Monday, July 27th, 1942.

George F. Kissel
Harry Hensler
Joseph J. Estep
Board of County Commissioners
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterholt and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Highway Department

The Commissioners approve the employment of Jeff Roberts, as Highway employee and the payment of Harry Feenstra and John C. Grimm for emergency work on Schwitz Avenue.

Re: Kleitz Road, German Township

In the matter of the establishment of a right-of-way for the Kleitz Road in German Township, Vanderburgh County, Indiana,

Come now Philip Reis, and more than twelve (12) other persons, owners of real estate within Vanderburgh County, Indiana, not less than six of whom reside in the immediate neighborhood of the highway herein described, and present to the Board their petition for the establishment of a right-of-way for the Kleitz Road in German Township, Vanderburgh County, Indiana, and said petitioners also file and present to the Board the affidavit of Henry C. Buente, that notice was given of the filing of said petition by posting in three public places in the neighborhood of Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner not signing the petition herein, by United States Mail, postage prepaid, of the presentation and filing of said petition, which said notices were so given more than twenty days prior to this date.

And the Board, having heard evidence and being sufficiently advised in the premises, finds that said petition is signed by more than twelve (12) freeholders residing in Vanderburgh County, Indiana; that more than six (6) of said petitioners are resident freeholders within Vanderburgh County, Indiana, in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said highway and that copy of said notice was mailed to each owner of real estate affected, not signing said petition for the establishment of said highway right-of-way, said notices being so posted and mailed more than twenty days prior to this date.

It is therefore ordered by the Board of Commissioners of the County of Vanderburgh, Indiana, that William H. Elmendorf, George W. Kuntz and George D. Water, all resident freeholders of Vanderburgh County, Indiana,
RE: KLEITZ ROAD -CONT'D-

RESISTING OUTSIDE OF SAID GERMAN TOWNSHIP, IN VANDERBURGH COUNTY, INDIANA, BE AND THEY ARE, HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE, COURSE AND PREMISES, TO-MIT:

COMMENCING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF THE KLEITZ ROAD, AS NOW LOCATED, WITH THE LITTLE CYNTHIANA ROAD, IN AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, BEING ALSO THE POINT OF INTERSECTION OF THE LINE BETWEEN SECTIONS THIRTY-THREE (33) AND THIRTY-FOUR (34), TOWNSHIP FIVE (5) SOUTH, RANGE ELEVEN (11) WEST, AND EXTENDING THENCE NORTH ALONG THE LINE BETWEEN SAID SECTIONS TO THE POINT WHERE THE CENTER LINE OF SAID ROAD TURNS TO THE RIGHT, IN SAID SECTION THIRTY-FOUR (34), AND CONTINUING THENCE IN A SOUTHEASTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE OF SAID ROAD, AS NOW LOCATED, TO THE NORTH AND SOUTH CENTER LINE OF SAID SECTION THIRTY-FOUR (34), AND CONTINUING THENCE SOUTH ALONG SAID NORTH AND SOUTH CENTER LINE OF SAID SECTION THIRTY-FOUR (34) TO THE EAST AND WEST CENTER LINE OF THE NORTH HALF OF SAID SECTION THIRTY-FOUR (34), AND ALONG THE APPROXIMATE CENTER LINE OF SAID ROAD, AS NOW LOCATED, TO THE NORTH AND SOUTH CENTER LINE OF THE EAST HALF OF SAID SECTION THIRTY-FOUR (34), AND CONTINUING THENCE NORTH AND NORTHEASTERLY, ALONG THE APPROXIMATE CENTER LINE OF SAID ROAD, AS NOW LOCATED, TO THE MEIR ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, BEING APPROXIMATELY TWO (2) MILES LONG.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 27TH DAY OF JULY, 1942, AT TWO O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: COUNTY ATTORNEY- ADDITIONAL COMPENSATION

IN THE MATTER OF ADDITIONAL ALLOWANCE TO HENRY C. BUENTE FOR SERVICES IN CONNECTION WITH ASSEMBLING DATA, PREPARATION OF PETITIONS AND RELATED PAPERS RELATED TO THE ESTATEMENT OF RIGHTS-OF-WAY FOR CERTAIN HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA, AND FOR THE PROCUREMENT OR RIGHT-OF-WAY GRANTS FOR THE IMPROVEMENT BY THE STATE HIGHWAY DEPARTMENT OF DIAMOND AVENUE.

PURSUANT TO PREVIOUS INSTRUCTION AND AGREEMENT, WHEREIN THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, INSTRUCTED HENRY C. BUENTE TO ASSEMBLE DATA AND PREPARE PETITIONS TO ENSURE RIGHTS-OF-WAY FOR CERTAIN HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA, NOTIFY LAND OWNERS AND INTERESTED PARTIES FOR POSTING AND MAILING, POSTING NOTICES, PREPARE NOTICE TO AND OATH OF VIEWERS, ADMINISTER OATH TO VIEWERS, PREPARE REPORT OF VIEWERS AND COMMISSIONERS' ORDER THEREON, TOGETHER WITH THE PREPARATION OF OTHER NECESSARY INCIDENTAL PAPERS, COVERING THE FOLLOWING HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA, TO-WIT:
Board of Commissioners, Vanderburgh County, Indiana, July 27th, 1942

RE: ADDITIONAL COMPENSATION—CONT'D—
(Henry C. Buente)

Establishment of right-of-way for the Meier Road in German Township, Vanderburgh County, Indiana $10.00
Establishment of right-of-way for the Schlenksker Road in Scott Township, Vanderburgh County, Indiana $10.00
Establishment of right-of-way for the Kleitz Road in German Township, Vanderburgh County, Indiana $10.00

Also, in the procurement for Vanderburgh County, Indiana, of the necessary right-of-way grants in Vanderburgh County, Indiana, outside of the corporate limits of the City of Evansville, under agreement with the Indiana Highway Commission for the improvement by the State Highway Department as a State highway of Diamond Avenue, from Indiana State Highway No. 41 west, to which services parts of July 9, 10, 11, 13, 14, 15, 16, 17, 18, 20, 21, 22, and 23 were devoted, said right-of-way grants being procured without payment therefor to the respective land owners, all of which said services so rendered were rendered at the special instance and request of this Board and consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente as County Attorney, for which said additional services he is entitled to additional compensation, and the Board now fixes the compensation for said special and additional services for the establishment of rights-of-way for the Meier Road, the Schlenksker Road and the Kleitz Road in the various amounts herein enumerated, in the total sum of Thirty (30.00) Dollars, and for said special and additional services in the procurement of said right-of-way grants for the improvement by the State Highway Department of Diamond Avenue, as herein enumerated, in the total sum of Seventy-five (75.00) Dollars, making total allowance herein of One Hundred and Five (105.00) Dollars, and comes now said Henry C. Buente and presents to the Board his claim in said amount of One Hundred and Five (105.00) Dollars for said special and additional services, which said claim is now by the Board allowed, and the County Auditor is directed to pay the same from such funds as may be available for that purpose.

RE: COUNTY BUSINESS

The Commissioners approve the expense of Chas. H. Atkin, County Auditor, Henry C. Buente, County Attorney, Harvey Herndon, County Commissioner and Harold Grafe, Asst. W. P. A. Director, to Indianapolis on County business.

RE: DENZER ROAD BRIDGE

RE: REPLACEMENT OF BRIDGE IN DENZER ROAD IN GERMAN TOWNSHIP OVER A BRANCH OF BIG CREEK.

Comes now W. Mack Saunders, County Surveyor and Engineer and submits to the Board, plans and specifications for a pile trestle bridge in Denzer Road in German Township, Vanderburgh County, Indiana, over a branch of Big Creek, at the estimated cost of Two Thousand One Hundred and Four (2104.00) Dollars, and the Board now approves said plans and specifications and directs the County Auditor to advertise for bids.
Board of Commissioners, Vanderburgh County, Indiana, JULY 27 & 30TH 1942

RE: HIGHWAY DEPARTMENT

The Commissioners approve the employment of Louis Lipking, Frank Osborne and Ruben Browning, as employees of the Highway Department, effective July 16, 1942.

On motion, the Board recess until Thursday, July 30th, 1942.

George J. Kisel
Joseph V. Eisterhold

Thursday, July 30th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kisel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: DIAMOND AVENUE

(RIGHT-OF-WAY GRANTS)

In the matter of the procurement of right-of-way for the improvement by the Indiana Highway Commission of Diamond Avenue.

Comes now Henry C. Buente, County Attorney, and reports to the Board that he has submitted to the Indiana Highway Commission right-of-way grants heretofore procured by him for Vanderburgh County, Indiana, executed by Frederick William Striewe and Loretta Striewe, his wife, for a thirty-five (35) foot right-of-way north from the center of Diamond Avenue, as now located; from Alois and Elizabeth Ketterl, for a thirty-five (35) foot right-of-way north from the center of Diamond Avenue, as now located; from Frank Wesbecker, for a forty (40) foot right-of-way north from the center of Diamond Avenue, as now located; from Stahl Packing Company, Inc., for a forty (40) foot right-of-way, widening to a one hundred and fifty (150) foot right-of-way at the intersection of Indiana State Highway No. 41, said right-of-way width being from the center of Diamond Avenue, as now located and from J. Trockman & Sons, for a Forty (40) foot right-of-way, widening to a One Hundred and Ten (110) foot right-of-way at the intersection of Indiana State Highway No. 41, said right-of-way width being from the center of Diamond Avenue, south, as now located, which said right-of-way grants have been approved by the Board of Commissioners of the County of Vanderburgh and by the Indiana Highway Commission.
The Commissioners receive, and order filed, the following resolution from the State Highway Department, pertaining to Slaughter Avenue, now known as State Road #562:

RESOLUTION

WHEREAS, certain county roads have been conditionally added to the State Highway System, and

WHEREAS, certain counties in which these roads are contained either wholly or in part have furnished right of way as prescribed by the State Highway Commission of Indiana, and

WHEREAS, maintenance of these roads was to be started by the State Highway Commission of Indiana be instructed to start maintenance on the following road which has been assigned the following road number and has the following description:

State Road 562: Warrick and Vanderburgh Counties: From Kentucky and Canal Streets in Evansville east to State Road 261, a distance of 8.2 miles.

State Highway Commission of Indiana

Samuel C. Hadden (signed)
Chairman
Jap Jones (signed)

Albert J. Weeding (signed)
Thomass B. McDonald (signed)

Attest:
Albert J. Weeding (signed)
Secretary

Re: Rucker Road Drainage

Re: Evansville Airport Drainage Area (Rucker Road) involving deepening of water course through County Infirmary property south of the Petersburg Road from the west right-of-way line of the C. & E. I. Railroad west to Little Creek.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, being in regular session, on this the 30th day of July, 1942, by unanimous vote, hereby grants to the City of Evansville, permission to lower the grade of the water course running through the County Infirmary property, south of the Petersburg Road from the west right-of-way line of the Chicago and Eastern Illinois Railroad west to Little Creek, so as to accommodate the storm sewer drainage installed by the City of Evansville along the Rucker Road in Center Township, Vanderburgh County, Indiana, by order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 30th day of July, 1942.

George J. Kissel (signed)
Harvey Herndon (signed)

Joseph V. Eisterhold (signed)
Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.

(SEAL)
RE: COUNTY AUDITOR'S OFFICE

IN THE MATTER OF CHANGE OF PERSONNEL IN THE COUNTY AUDITOR'S OFFICE.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT GUY K. FOX HAS RESIGNED AS FIRST DEPUTY COUNTY AUDITOR, EFFECTIVE AUGUST 1ST, 1942, AND THAT HE HAS MADE THE FOLLOWING CHANGES IN HIS OFFICE, EFFECTIVE AUGUST 1ST, 1942:

FLORENCE LEISTER, FIRST DEPUTY COUNTY AUDITOR
CHARLOTTE RITTER #3 AND ENCUMBRANCE LEDGER CLERK
MARION MAHUS #4 CLERK
MILDRED AKIN #5 "
DIXIE LEE MURPHY #6 "
MILDRED ULMO #7 AND HIGHWAY CLERK

ON MOTION, THE BOARD APPROVES THE ABOVE CHANGE.

ON MOTION THE BOARD ADJOINS SINE DIE.

[Signatures]

George J. Kisel
Henry Henderson
Joseph W. Estes
Board of Commissioners, Vanderburgh County, Indiana, **August 3rd 1942**

**Monday, August 3rd, 1942.**

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy Sheriff, William Lloyd.

The minutes were read and approved.

RE: MEIER ROAD, GERMAN TOWNSHIP

(Report of Viewers)

In the matter of the establishment of a right-of-way for the Meier Road in German Township, Vanderburgh County, Indiana.

Come now William H. Elendorf, George W. Kuntz and Matt W. Foster, heretofore appointed as viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

"To the Honorable Board of Commissioners of the County of Vanderburgh, State of Indiana:

We, the undersigned, viewers, appointed by your Board at the July Term, 1942, thereto, to view, mark and lay out a certain proposed change in a highway petitioned for by Christ Lipper and others, situate in German Township, Vanderburgh County, Indiana, known as the Meier Road, submit the following report:

We met, as directed in the order made by your Honorable Board on the 9th day of July, 1942, and after having taken an oath to faithfully and impartially discharge the duties assigned, proceeded to view, and did view, mark and lay out such proposed change in highway, in the manner as by law provided, that the route, bounds, course, distance and termini of said change in highway are more particularly described as follows, to-wit:

Beginning in Section Thirty-five (35), Township Five (5) South, Range Eleven (11) West at the point of intersection of the center line of the Meier Road, as now established, with the St. Joseph Avenue Road, an established highway within Vanderburgh County, Indiana, and being also the point of intersection of the center line of said Meier Road as now established with the east line of said Section Thirty-five (35), and extending thence in a northwesterly direction along the general center line of said Meier Road, as now established, to the Kleitz Road, an established highway within Vanderburgh County, Indiana, a total distance of approximately one-half mile and that the right-of-way width for said highway, as by us established is Sixty (60) feet.

We further determine that said highway, when so established, will be of public utility and that the benefits derived by the respective land owners through whose lands said highway passes, if said highway is so established, will exceed the damages.
Board of Commissioners, Vanderburgh County, Indiana, August 3rd, 1942

RE: MEIER ROAD -CONTD-

We further find that said highway, as located by us, does not run through the enclosure of any person of more than one year's standing, without the consent of such land owner, and in the instances where such consent was not obtainable, upon examination, it was found that a good way cannot otherwise be had, without departing essentially from the route petitioned for.

In testimony whereof, we have hereunto affixed our signatures on this the 17th day of July, 1942.

(Signed) Wm. H. Elmendorf
(Signed) George W. Kuntz
(Signed) Matt W. Foster

Viewers

And the Board, having examined said report of said viewers, and having heard evidence thereon, and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established, as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be, and the same is hereby approved; that said highway, having been found to be of public utility, be established to a right-of-way width of sixty (60) feet, along the route in said report of said viewers fixed.

RE: SCHLENSKER ROAD, SCOTT TOWNSHIP

In the matter of the establishment of a right-of-way for the Schlenesker Road in Scott Township, Vanderburgh County, Indiana.

Come now William H. Elmendorf, William W. Knerr and Matt W. Foster, heretofore appointed as viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

We, the undersigned, viewers, appointed by your Board at the July, 1942 term thereof, to view, mark and lay out a certain proposed change in a highway petitioned for by Frederick L. Ellis, and others, situate in Scott Township, Vanderburgh County, Indiana, known as the Schlenesker Road, submit the following report:

We met, as directed in the order made by your Honorable Board on the 16th day of July, 1942, and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view and did view, mark and lay out such proposed change in highway, in the manner as by law provided; that the route, bounds, course,
RE: SCHLENSKER ROAD -CONT'D-

DISTANCE AND TERMINI OF SAID CHANGE IN HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

COMMENCING ON THE BROWNING ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AT THE POINT WHERE THE EAST AND WEST LINE BETWEEN SECTIONS FOUR (4) AND NINE (9), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST INTERSECTS SAID BROWNING ROAD, AND EXTENDING THENCE EAST ALONG SAID LINE TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE EAST ALONG THE EAST AND WEST LINE BETWEEN SECTIONS THREE (3) AND TEN (10), SAID TOWNSHIP AND RANGE TO THE EAST LINE OF SAID SECTIONS, AND CONTINUING THENCE SOUTH ALONG THE NORTH AND SOUTH LINE BETWEEN SECTIONS TEN (10) AND ELEVEN (11), SAID TOWNSHIP AND RANGE TO THE EAST AND WEST CENTER LINE OF SAID SECTIONS TEN (10) AND ELEVEN (11), AND CONTINUING THENCE EAST ALONG SAID EAST AND WEST CENTER LINE OF SECTION ELEVEN (11), SAID TOWNSHIP AND RANGE TO THE PETERSBURG ROAD, A TOTAL DISTANCE OF APPROXIMATELY ONE AND THREE-FOURTHS (1 3/4) MILES,

AND THAT THE RIGHT-OF-WAY WIDTH FOR SAID HIGHWAY, AS BY US ESTABLISHED IS SIXTY (60) FEET.

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO ESTABLISHED, WILL EXCEED THE DAMAGES.

WE FURTHER FIND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNER, AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 21ST DAY OF JULY, 1942.

(SIGNED) WM. H. ELMENDORF
(SIGNED) WILLIAM W. KNERR
(SIGNED) MATT W. FOSTER
VIEWERS

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS, AND HAVING HEARD EVIDENCE THEREON AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, ALONG THE ROUTE IN SAID REPORT OF SAID VIEWERS FIXED.
RE: KLEITZ ROAD- GERMAN TOWNSHIP

IN THE MATTER OF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR THE KLEITZ
ROAD IN GERMAN TOWNSHIP, VANDER-
BURGH COUNTY, INDIANA.

COME NOW WILLIAM H. ELMENDORF, GEORGE W. KUHTZ AND GEORGE D.
MEYER, HERETOFORE APPOINTED AS VIEWERS TO VIEW A CERTAIN HIGHWAY HERE-
INAFTER PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT,
WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

REPORT OF VIEWERS

WE, THE UNDERSIGNED, VIEWERS APPOINTED BY YOUR BOARD AT THE JULY
1942 TERM THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED CHANGE
IN A HIGHWAY, PETITIONED FOR BY PHILIP REIS AND OTHERS, SITUATE IN
GERMAN TOWNSHIP, VANDERBURGH COUNTY, INDIANA, KNOWN AS THE KLEITZ (FOR-
MERLY ANGERMEIER) ROAD, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER MADE BY YOUR HONORABLE BOARD ON
THE 27TH DAY OF JULY, 1942, AND AFTER HAVING TAKEN AN OATH TO FAITH-
FULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO
VIEW, AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY,
IN THE MANNER AS BY LAW PROVIDED; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE
AND TERMINI OF SAID CHANGE IN HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS
FOLLOW, TO-WIT:

COMMENCING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF THE KLEITZ
OF ANGERMEIER ROAD, AS NOW LOCATED, WITH THE LITTLE CYNTHIANA ROAD, AN
ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, BEING ALSO THE
POINT OF INTERSECTION OF THE NORTH AND SOUTH LINE BETWEEN SECTIONS THIR-
TY-THREE (33), AND THIRTY-FOUR (34), TOWNSHIP FIVE (5) SOUTH, RANGE
ELEVEN (11) WEST, AND EXTENDING THEREFROM ALONG THE LINE BETWEEN
SAID SECTIONS TO THE POINT WHERE THE CENTER LINE OF SAID ROAD TURNS TO
THE RIGHT, IR SAID SECTION THIRTY-FOUR (34), AND CONTINUING THEREFROM
IN A SOUTHEASTERLY DIRECTION ALONG THE APPROXIMATE CENTER LINE OF SAID
ROAD, AS NOW LOCATED, TO THE NORTH AND SOUTH CENTER LINE OF SAID SECTION
THIRTY-FOUR (34), AND CONTINUING THEREFROM SOUTH ALONG SAID NORTH AND SOUTH
CENTER LINE OF SAID SECTION THIRTY-FOUR (34) TO THE EAST AND WEST CENTER
LINE OF THE NORTH HALF OF SAID SECTION THIRTY-FOUR (34), AND ALONG
THE APPROXIMATE CENTER LINE OF SAID ROAD, AS NOW LOCATED, TO THE NORTH
AND SOUTH CENTER LINE OF THE EAST HALF OF SAID SECTION THIRTY-FOUR (34)
AND CONTINUING THEREFROM NORTH AND NORTHEAST AND EAST, ALONG THE APPROXI-
MATE CENTER LINE OF SAID ROAD, AS NOW LOCATED, TO THE EAST LINE OF SAID
SECTION THIRTY-FOUR (34), AND CONTINUING THEREFROM IN AN EASTERLY AND
NORTHEASTERLY DIRECTION IN SECTION THIRTY-FIVE (35), TOWNSHIP FIVE (5)
SOUTH, RANGE ELEVEN (11) WEST, ALONG THE APPROXIMATE CENTER LINE OF
SAID ROAD, AS NOW LOCATED, TO THE MEIER ROAD, AN ESTABLISHED HIGHWAY
WITHIN VANDERBURGH COUNTY, INDIANA, BEING APPROXIMATELY TWO (2) MILES
IN LENGTH,

THAT THE RIGHT-OF-WAY WIDTH OF SAID HIGHWAY, AS BY US ESTABLISHED, IS
SIXTY (60) FEET, AND THAT THE NAME OF SAID HIGHWAY BE KNOWN AND DESIGNATED
AS THE KLEITZ ROAD,

WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE
OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND
OWNERS THROUGH WHOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO
ESTABLISHED, WILL EXCEED THE DAMAGES.

WE FURTHER FIND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN
THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING
WITHOUT THE CONSENT OF SUCH LAND OWNER, AND IN THE INSTANCES WHERE SUCH
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 3 & 6, 1942.

RE: KLEITZ ROAD - CONT'D-

CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 27TH DAY OF JULY, 1942.

(Signed) Wm. H. Elmendorf
(Signed) George W. Kuntz
(Signed) Geo. D. Mayer

And the Board, having examined said report of said viewers, and having heard evidence thereon, and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established, as in said report set forth, to a right-of-way width of Sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be, and the same is hereby approved; that said highway, having been found to be of public utility, be established to a right-of-way width of Sixty (60) feet, along the route in said report of said viewers fixed.

On motion the Board of Commissioners recess until Thursday, August 6th, 1942.

George J. Kissel

Harvey Herndon

JESS M. EISTERHOLD

BOARD OF COUNTY COMMISSIONERS

THURSDAY, AUGUST 6TH, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session, pursuant to recess when present, George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: KIELY AVENUE

The required number of property owners file petition to establish a Sixty (60) foot Right-of-way for Kiely Avenue in Center Township, and the County Auditor is requested to give the necessary legal notice.
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 6TH, 1942

RE: MINERS' EXAMINING BOARD

IN THE MATTER OF THE RESIGNATION OF HENRY BECKER AND THE APPOINTMENT OF FRANK O'DELL, AS A MEMBER OF THE MINERS' EXAMINING BOARD OF VANDERBURGH COUNTY, INDIANA.

COMES NOW HENRY BECKER AND SUBMITS TO THIS BOARD HIS RESIGNATION AS A MEMBER OF THE MINERS' EXAMINING BOARD OF VANDERBURGH COUNTY, INDIANA, WHICH SAID RESIGNATION IS NOW ACCEPTED BY THIS BOARD, AND A VACANCY BEING THUS CREATED UPON SAID MINERS' EXAMINING BOARD, THE BOARD OF COMMISSIONERS NOW APPOINTS FRANK O'DELL, A RESIDENT COAL MINER OF VANDERBURGH COUNTY, INDIANA, WHO HAS HAD AT LEAST FIVE (5) YEARS PRACTICAL EXPERIENCE IN MINING COAL AND ENGAGED AS A MINER OF COAL IN VANDERBURGH COUNTY, INDIANA, AS A MEMBER OF SAID MINERS' EXAMINING BOARD OF VANDERBURGH COUNTY, INDIANA, TO FILL THE UNEXPIRED TERM OF SAID HENRY BECKER, RESIGNED.

RE: ROCK QUARRY

AS AN EMERGENCY EXISTS, THE COMMISSIONERS GIVE THE COUNTY AUDITOR AUTHORITY TO PAY FRED STURGIS, AS WATCHMAN AT THE ROCK QUARRY, FOR SERVICES AUGUST 6, 7, 8 AND 9TH AT FORTY-EIGHT (48) CENTS PER HOUR.

ON MOTION THE BOARD RECESS UNTIL MONDAY, AUGUST 10TH, 1942.

George C. Kiser
Harry J. Hunter
Joseph L. Carter
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, August 10 & 13, 1942

Monday, August 10th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Rock Quarry Watchmen

The Commissioners approve the appointment of James Lewis and Hobart Dockery, as watchmen at the Rock Quarry, effective August 10, 1942.

On motion the Board recess until Thursday, August 13th, 1942.

George J. Kissel

Harvey Herndon

Joseph V. Eisterhold

Board of County Commissioners

Thursday, August 13th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Highway Department

The Commissioners approve the appointment of Lloyd Edwards, as mechanic in the Highway Department, effective August 3rd, 1942.

On motion the Board recess until Monday, August 17th, 1942.

George J. Kissel

Harvey Herndon

Joseph V. Eisterhold

Board of County Commissioners
THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDANA, MET IN REGULAR
SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, JOSEPH V. EISTERHOLD AND
HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND
HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: APPROVAL ON ADDITIONAL APPROPRIATIONS

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

No. 451

AUGUST 13TH, 1942

A PETITION HAVING BEEN FILED BY THE PROPER LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $16,000.00;

AND:

THIS MATTER HAVING BEEN SET FOR HEARING ON AUGUST 12TH AT 1:30 P.M.,
REPORT HAVING BEEN MADE AND ALL OF THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOW APPROVE SAID ADDITIONAL APPROPRIATIONS AS FOLLOWS:

COUNTY GENERAL FUND ........... $ 6,000.00
COUNTY HIGHWAY FUND ........... $10,000.00

THE FOLLOWING ITEMS ARE REDUCED:

EQUIPMENT ............... $4,000.00
BRIDGE MATERIAL ........... 6,000.00

INDIANA TAX BOARD

ATTEST: HENRY S. MURRAY, CHAIRMAN

SECRETARY

STATE OF INDIANA
OFFICE OF THE
INDIANA TAX BOARD


WITNESS MY HAND AND THE SEAL OF THIS BOARD ON THIS THE 13TH DAY OF AUGUST, 1942.

SECRETARY (SIGNED) NOBLE W. HOLLAR
RE: BID ON DENZER ROAD BRIDGE

THIS BEING THE TIME SET FOR THE RECEIVING OF BIDS ON DENZER ROAD BRIDGE, COMES NOW THE PIONEER CONTRACT COMPANY AND SUBMITS THEIR BID FOR $1940.00.

THIS BEING THE ONLY BID SUBMITTED, THE BOARD NOW AWARDS CONTRACT TO THE PIONEER CONTRACT COMPANY.

RE: RODMAN FOR COUNTY SURVEYOR

THE COMMISSIONERS APPROVE THE APPOINTMENT OF HUGH LANE, AS RODMAN TO SUCCEED WILLIAM DILLMAN, EFFECTIVE AUGUST 17, 1942.

RE: PIGEON TOWNSHIP TRUSTEE

THE COMMISSIONERS ACCEPT FLUORESCENT LIGHT FIXTURES FROM AL WALTHERS, PIGEON TOWNSHIP TRUSTEE, AND ORDER THE SUPERINTENDENT OF COUNTY BUILDINGS TO REMOVE SAME.

RE: COUNTY JAIL ROOF & GUTTER REPAIRS

THE COMMISSIONERS ORDER THE SUPERINTENDENT OF COUNTY BUILDINGS TO MAKE NECESSARY REPAIRS ON THE COUNTY JAIL ROOF, BEING UNABLE TO GET AN ESTIMATE ON ACCOUNT OF THE NATURE OF REPAIRS.

RE: RESIGNATION OF DEPUTY AUDITOR


RE: LYNCH ROAD IN CENTER TOWNSHIP

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE LYNCH ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW MARY BICKMEIER, AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE LYNCH ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD, THE AFFIDAVIT OF HENRY C. BENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY, AND ALSO FILE AND PRESENT TO THE BOARD THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LAND OWNER NOT SIGNED THE PETITION HEREIN, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, WHICH SAID NOTICES WERE SO POSTED AND MAILED MORE THAN TWENTY DAYS PRIOR TO THIS THE 17TH DAY OF AUGUST, 1942.
RE: LYNCH ROAD —Cont'd—

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN VANDERBURGH COUNTY, INDIANA; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS WITHIN VANDERBURGH COUNTY, INDIANA, IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION FOR THE ESTABLISHMENT OF SAID HIGHWAY.

RIGHT-OF-WAY, SAID NOTICES BEING SO POSTED AND MAILED MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, THAT WILLIAM H. ELMENDORF, GEORGE W. KUNTZ AND GEORGE D. MAYER, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, RESIDING OUTSIDE OF CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING DESCRIBED ROUTE, COURSE AND PREMISES, TO-WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE EAST AND WEST CENTER LINE OF SECTION TEN (10), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST WITH THE BLUE GRASS ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND EXTENDING THEREFROM WEST ALONG SAID LINE TO THE CENTER LINE OF SAID SECTION, CONTINUING THEREFROM WEST ALONG THE EAST AND WEST CENTER LINE OF SECTION NINE (9), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST, TO INDIANA STATE HIGHWAY No. 41, A TOTAL DISTANCE OF APPROXIMATELY ONE AND FIVE-EIGHTHS (1 5/8) MILES.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 17TH DAY OF AUGUST, 1942, AT 1:30 O'CLOCK P. M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: HITCH-PETERS ROAD IN CENTER TOWNSHIP

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HITCH-PETERS ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA,

COME NOW WILLIAM S. PETER, AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE HITCH-PETERS ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY O. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY, AND ALSO FILE AND PRESENT TO THE BOARD THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF
Board of Commissioners, Vanderburgh County, Indiana, August 17th, 1952

RE: Hitch-Peters Road - Cont'd -

Vanderburgh County, Indiana, showing that copy of notice was mailed to each land owner not signing the petition herein, by United States Mail, postage prepaid, of the presentation and filing of said petition, which said notices were so posted and mailed more than twenty (20) days prior to this the 17th day of August, 1942.

And the Board, having heard evidence and being sufficiently advised in the premises, finds that said petition is signed by more than twelve (12) freeholders residing in Vanderburgh County, Indiana; that more than six (6) of said petitioners are resident freeholders within Vanderburgh County, Indiana, in the immediate neighborhood of said highway; that due legal notice of the presenting of said petition was given by posting notice in three of the most public places in the immediate neighborhood of said highway; and that copy of said notice was mailed to each owner of real estate affected, not signing said petition for the establishment of said highway right-of-way, said notice being so posted and mailed more than twenty (20) days prior to this date.

It is therefore ordered by the Board of Commissioners of the County of Vanderburgh, Indiana, that William H. Elmendorf, Frank Fickas, Jr. and Earl W. Collins, all resident freeholders of Vanderburgh County, Indiana, residing outside of Center Township, Vanderburgh County, Indiana, be, and they are hereby appointed viewers to view said highway proposed to be changed, extended, widened and opened, that is to say, upon the following described route, course and premises, to-wit:

Beginning at the point of intersection of the line between Sections Three (3) and Ten (10), Township Six (6) South, Range Ten (10) West, with the St. George Road, an established highway within Vanderburgh County, Indiana, being also the east and west center line of said Sections, and extending thence south along the line between said Sections to the south line thereof, and continuing thence south along the line between Sections Four (4), and Nine (9), Township Six (6) South, Range Ten (10) West to the Lynch Road, an established highway within Vanderburgh County, Indiana, being also the east and west center line of said Sections, a total distance of one (1) mile.

It is further ordered that said viewers view said highway, as required by law, and that they mark and lay out the same to a width of sixty (60) feet; that said viewers meet at the office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, on the 19th day of August, 1942, at two o'clock P. M. and qualify as such viewers and that they report their proceedings to this Board on or before the first day of the next term of this Board, and this matter is continued.
RE: OUTER LINCOLN AVENUE ROAD

IN THE MATTER IF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR OUTER LINCOLN
AVENUE ROAD IN KNIGHT TOWNSHIP,
VANDERBURGH COUNTY, INDIANA.

COME NOW GILBERT L. HICKS, AND MORE THAN TWELVE (12) OTHER PERSONS,
OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO
THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE
Outer Lincoln Avenue Road in Knight Township, Vanderburgh County, Indiana,
AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF
Henry C. Buente, that notice was given of the filing of said petition by
posting in three public places in the neighborhood of said highway, and
also file and present to the Board the certificate of Chas. H. Atkin,
County Auditor of Vanderburgh County, Indiana, showing that copy of notice
was mailed to each land owner not signing the petition herein, by United
States Mail, postage prepaid, of the presentation and filing of said peti-
tion, which said notices were so posted and mailed more than twenty days
prior to this the 17th day of July, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED
IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE
(12) FREETHOLDERS RESIDING IN VANDERBURGH COUNTY, INDIANA; THAT MORE THAN
SIX (6) OF SAID PETITIONERS ARE RESIDENT FREETHOLDERS WITHIN VANDERBURGH
COUNTY, INDIANA, IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE
LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING
NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD
OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF
REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION FOR THE ESTABLISHMENT OF
SAID HIGHWAY RIGHT-OF-WAY, SAID NOTICES BEING SO POSTED AND MAILED MORE
THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD OF COMMISSIONERS OF THE COUNTY
OF VANDERBURGH, INDIANA, THAT WILLIAM H. ELMENDORF, GEORGE W. KUNTZ AND
JOSEPH E. REIS, ALL RESIDENT FREETHOLDERS OF VANDERBURGH COUNTY, INDIANA,
RESIDING OUTSIDE OF KNIghT TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE,
AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE
CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING
DESCRIBED ROUTE, COURSE AND PREMISES, TO-WIT:

BEGINNING IN SECTION TWENTY-FIVE (25), TOWNSHIP SIX (6) SOUTH, RANGE
TEN (10) WEST AT THE POINT WHERE THE EAST AND WEST CENTER LINE OF
SAID SECTION INTERSECTS THE NEWBURG ROAD (INDIANA STATE HIGHWAY NO.66),
AND CONTINUING THENCE EAST ALONG SAID EAST AND WEST CENTER LINE OF
SAID SECTION TO THE EAST LINE OF SAID SECTION, AND CONTINUING FROM
THENCE EAST ALONG THE EAST AND WEST CENTER LINE OF SECTION THIRTY (30),
TOWNSHIP SIX (6) SOUTH, RANGE NINE (9) WEST TO THE VANDERBURGH-WARRICK
COUNTY LINE, SAID HIGHWAY BEING APPROXIMATELY ONE AND THREE-FOURTHS
(1 3/4) MILES IN LENGTH.
RE: OUTER LINCOLN AVENUE ROAD -Cont'd-

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COUNTY HOUSE, EVANSVILLE, INDIANA, ON THE 21ST DAY OF AUGUST, 1942, AT TWO O'CLOCK P.M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: STEINMETZ OR MT. PLEASANT ROAD

IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE STEINMETZ ROAD, TO BE KNOWN AS MT. PLEASANT ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW MARIE SHORT AND MORE THAN TWELVE (12) OTHER PERSONS, OWNERS OF REAL ESTATE WITHIN VANDERBURGH COUNTY, INDIANA, AND PRESENT TO THE BOARD THEIR PETITION FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE STEINMETZ ROAD, TO BE KNOWN AS THE MT. PLEASANT ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND SAID PETITIONERS ALSO FILE AND PRESENT TO THE BOARD THE AFFIDAVIT OF HENRY C. BUENTE, THAT NOTICE WAS GIVEN OF THE FILING OF SAID PETITION BY POSTING IN THREE PUBLIC PLACES IN THE NEIGHBORHOOD OF SAID HIGHWAY, AND ALSO FILE AND PRESENT TO THE BOARD THE CERTIFICATE OF CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, SHOWING THAT COPY OF NOTICE WAS MAILED TO EACH LAND OWNER NOT SIGNING SAID PETITION HEREIN, BY UNITED STATES MAIL, POSTAGE PREPAID, OF THE PRESENTATION AND FILING OF SAID PETITION, WHICH SAID NOTICES WERE SO POSTED AND MAILED MORE THAN TWENTY DAYS PRIOR TO THIS THE 17TH DAY OF AUGUST, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE (12) FREEHOLDERS RESIDING IN VANDERBURGH COUNTY, INDIANA; THAT MORE THAN SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS WITHIN VANDERBURGH COUNTY, INDIANA, IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL ESTATE AFFECTED, NOT SIGNING SAID PETITION FOR THE ESTABLISHMENT OF SAID HIGHWAY RIGHT-OF-WAY, SAID NOTICES BEING SO POSTED AND MAILED MORE THAN TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA, THAT WILLIAM H. ELMENDORF, FRANK FICKAS, JR. AND CHARLES B. ANDERSON, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA, BE, AND THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE
RE: STEINMETZ OR MT. PLEASANT ROAD -CONT'D-

FOLLOWING DESCRIBED ROUTE, COURSE AND PREMISES, TO-WIT:

BEGINNING IN SECTION TWENTY-NINE (29), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST AT THE APPROXIMATE POINT OF INTERSECTION OF THE EAST AND WEST CENTER LINE OF SAID SECTION AND BEING ALSO THE APPROXIMATE GENERAL CENTER LINE OF SAID STEINMETZ OR MT. PLEASANT ROAD WITH THE OLD STATE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND EXTENDING THENCE WEST ALONG SAID EAST AND WEST CENTER LINE AND THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID STEINMETZ OR MT. PLEASANT ROAD, TO THE WEST LINE OF SAID SECTION AND CONTINUING THENCE WEST, NORTH AND WESHERLY IN SECTION THIRTY (30), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST ALONG THE APPROXIMATE GENERAL CENTER LINE OF SAID STEINMETZ OR MT. PLEASANT ROAD, AS NOW ESTABLISHED, TO THE DARMSTADT OR OLD OWENSVILLE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, A TOTAL DISTANCE OF APPROXIMATELY ONE (1) MILE.

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 2ND DAY OF SEPTEMBER, 1942, AT 2:00 O'CLOCK P. M., AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE THE APPOINTMENT OF JOHN LEONARD, AS MECHANIC IN THE HIGHWAY DEPARTMENT AT .77 1/2 PER HOUR.

On motion the Board recess until Thursday, August 20th, 1942.
Board of Commissioners, Vanderburgh County, Indiana, August 20 & 24, 1942

Thursday, August 20th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: County Sheriff's Office

(Change in personnel)

The Commissioners approve the following changes upon recommendation of the
County Sheriff, Val A. Dietsch:

Truman Moore, Jailer, to succeed Ed. Logel, Emergency Deputy who resigned,
Fred Niedermeyer, Guard, to succeed Truman Moore as Jailer, and
Leonard Denton to succeed Fred Niedermeyer, as Guard.

On motion the Board recess until Monday, August 24th, 1942.

George J. Kissel

Henry Eisterhold

Board of County Commissioners

Monday, August 24th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Common School Fund Suits

Re: School Fund loan made to
Henry Angermeyer and John D. Angermeyer.

Comes now Charles H. Atkin, County Auditor, and reports to the Board
that he has been served with summons, as county auditor, and also for the
State of Indiana for use of the Common School Fund, in Cause No. 2399, Samuel
Angermeyer, as administrator of the estate of Henry Angermeyer, deceased,
plaintiff vs Samuel Angermeyer, and others, defendants, and in Cause No.
2400, Samuel Angermeyer, Administrator of the estate of John D. Angermeyer,
deceased, plaintiff vs Samuel Angermeyer, and others, defendants, both pend-
ing in the Vanderburgh Probate Court to each of which actions, as County
Auditor, he is made a party defendant, and to each of which actions the
Board of Commissioners, Vanderburgh County, Indiana, 

RE: SCHOOL FUND LOAN SUITS -CONT'D-

State of Indiana, FOR THE USE OF THE COMMON SCHOOL FUND IS ALSO MADE A PARTY DEFENDANT, EACH OF SAID ACTIONS BEING ACTIONS BY THE ADMINISTRATOR OF THE RESPECTIVE ESTATES TO SELL REAL ESTATE TO PAY DEBTS, UPON WHICH REAL ESTATE THERE IS A SCHOOL FUND LOAN, AND THE BOARD NOW DIRECTS HENRY C. BUENTE, COUNTY ATTORNEY, TO APPEAR TO SAID ACTIONS AND REPRESENT THE COUNTY AUDITOR AND THE STATE OF INDIANA THEREIN.

RE: ADDITIONAL ALLOWANCE TO COUNTY ATTORNEY

IN THE MATTER OF ADDITIONAL ALLOWANCE TO HENRY C. BUENTE, FOR SERVICES IN CONNECTION WITH ASSEMBLING DATA AND PREPARATION OF NECESSARY PAPERS RELATING TO THE ESTABLISHMENT OF RIGHTS-OF-WAY FOR CERTAIN HIGHWAYS WITHIN VANDERBURGH COUNTY, INDIANA.

Pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente to assemble data and prepare petitions to establish rights-of-way for certain highways within Vanderburgh County, Indiana, prepare notices to land owners and interested parties, for posting and mailing, posting notices, prepare notice to and oath of viewers, administer oath to viewers, prepare report of viewers and Commissioners' order thereon, together with the preparation of other incidental papers, covering the following highways within Vanderburgh, Indiana, to-wit:

- Establishment of right-of-way for the Lynch Road in Knight Township ............... $10.00
- Establishment of right-of-way for the Hitch-Peter Road in Knight Township ............... $10.00
- Establishment of right-of-way for the Outer Lincoln Avenue Road in Knight Township ............... $20.00
- Establishment of right-of-way for the Mt. Pleasant or Steinmetz Road in Center Township ............... $20.00
- Establishment of right-of-way for Kieley Avenue in Center Township ............... $10.00

Total $70.00

All of which said services so rendered were rendered at the special instance and request of this Board and consist of a special character and were outside of an in addition to the regular duties of said Henry C. Buente as County Attorney, for which additional services he is entitled to additional compensation, and the Board now fixes the compensation for said special and additional services in the various amounts herein enumerated, in the total sum of Seventy (70.00) Dollars, and comes now said Henry C. Buente and presents to the Board his claim in said amount for said special and additional services, which said claim is now by the Board allowed, and the County Auditor is directed to pay the same from such funds as may be available for that purpose.
Board of Commissioners, Vanderburgh County, Indiana, August 24 & 27, 1942

On motion the Board recess until Thursday, August 27th, 1942.

George J. Kissel
Joseph V. Eisterhold

Board of County Commissioners

Thursday, August 27th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buenzle, County Attorney.

The minutes were read and approved.

Re: Common School Fund Properties

Re: Re-appraisal of School Fund Property heretofore bid in by the County Auditor and remaining unsold.

Comes now Chas. H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that since the same was advertised for sale and said sale continued under order of this Board made on the 8th day of May, 1941, from day to day, until the further order of this Board, he has made continued and repeated efforts to dispose of the following described real estate situate in Vanderburgh County, Indiana, heretofore bid in by the County Auditor in satisfaction of delinquent school fund loans, viz:

Lot Number Seventy-four (74) and the adjoining eighteen and 75/100 (18.75) feet of Lot Seventy-five (75), in Ravenswood Manor, an addition to the City of Evansville, in Vanderburgh County, Indiana, according to the recorded plat thereof,

Also -

Lot Number Nine (9) in Block Number Seventeen (17) in Auburn, an addition to the City of Evansville, in Vanderburgh County, Indiana, according to the recorded plat thereof.

Said County Auditor further reports to the Board that he has not been able to sell either of said parcels of real estate for the appraised value thereof as heretofore fixed thereon, and asks permission of this Board to have each of said parcels of real estate re-appraised and re-advertised for sale, after such re-appraisal has been made.

And the Board now orders the County Auditor to have each of said parcels of real estate re-appraised as by law required by three (3) disinterested freeholders of the neighborhood in which each of said respective parcels of real estate is situate, and that the same be sold by the
RE: RE-APPRAISEMENT OF SCHOOL FUND PROPERTY -CONT'D-

COUNTY AUDITOR, AFTER GIVING NOTICE AS REQUIRED BY LAW, FOR NOT LESS THAN THE FULL RE-APPRAISED VALUE THEREOF, ON THE FOLLOWING TERMS AND CONDITIONS, TO-WIT:

NOT LESS THAN ONE-THIRD CASH IN HAND AND THE BALANCE IN EQUAL INSTALLMENTS DUE IN ONE (1), TWO (2), THREE (3) AND FOUR (4) YEARS FROM DATE OF SALE, BEARING INTEREST AT SIX (6) PER CENTUM PER ANNUM FROM DATE, PAYABLE IN ADVANCE, SAID DEFERRED PAYMENTS TO BE SECURED BY FIRST MORTGAGE ON SAID REAL ESTATE; OR, THE PURCHASER MAY HAVE THE OPTION AND PRIVILEGE OF PAYING THE FULL PURCHASE PRICE IN CASH; OR, ONE-HALF OF THE PURCHASE PRICE IN CASH AT THE TIME OF PURCHASE, THE BALANCE TO BE SECURED BY FIRST MORTGAGE EXECUTED BY THE PURCHASER, AGAINST SAID REAL ESTATE, EVIDENCED BY LOAN FROM THE SCHOOL FUNDS OF THE STATE OF INDIANA, UPON THE SAME TERMS, CONDITIONS AND LIMITATIONS AS PROVIDED BY LAW IN THE MAKING OF AN ORIGINAL SCHOOL FUND LOAN.

ON MOTION THE BOARD RECESS UNTIL MONDAY, AUGUST 31ST, 1942.

[Signatures]

MONDAY, AUGUST 31ST, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, JOSEPH V. EISTERHOULD AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO F. B. WILSON, DEPUTY COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: HUCK AVENUE, KNIGHT TOWNSHIP

THE REQUIRED NUMBER OF PROPERTY OWNERS FILE PETITION TO ESTABLISH A FIFTY (50) FOOT RIGHT-OF-WAY.

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE APPOINTMENT OF ELMER OURS, AS A HIGHWAY EMPLOYEE, EFFECTIVE AUGUST 17TH, 1942, PAYABLE OUT OF HIGHWAY FUNDS; AND WILLIAM WOODRUFF, AS A MECHANIC AT $.77 1/2 PER HOUR, PAYABLE FROM W. P. A. FUNDS.
Board of Commissioners, Vanderburgh County, Indiana, AUGUST 31st 1942

RE: KIELY AVENUE RIGHT-OF-WAY
(ADVERTISEMENT OF VIEWERS)

IN THE MATTER OF THE ESTABLISHMENT
OF A RIGHT-OF-WAY FOR KIELY AVENUE,
IN CENTER TOWNSHIP, VANDERBURGH
COUNTY, INDIANA.

COME NOW REUBEN BOND, AND MORE THAN TWELVE (12) OTHER PERSONS,
owners of real estate within Vanderburgh County, Indiana, and present to
the board their petition for the establishment of a right-of-way for KIELY
avenue, in center Township, Vanderburgh County, Indiana, and said petition-
ers also file and present to the board the affidavit of Henry C. Buente,
that notice was given of the filing of said petition by posting in three
public places in the neighborhood of said highway, and also file and pre-
sent to the board the certificate of Chas. H. Atkin, county auditor of
Vanderburgh County, Indiana, showing that copy of notice was mailed to
each land owner not signing the petition herein, by United States Mail,
postage prepaid, of the presentation and filing of said petition, which
said notices were so posted and mailed more than twenty (20) days prior
to this the 31st day of August, 1942.

AND THE BOARD, HAVING HEARD EVIDENCE AND BEING SUFFICIENTLY ADVISED
IN THE PREMISES, FINDS THAT SAID PETITION IS SIGNED BY MORE THAN TWELVE
(12) FREEHOLDERS RESIDING IN VANDERBURGH COUNTY, INDIANA; THAT MORE THAN
SIX (6) OF SAID PETITIONERS ARE RESIDENT FREEHOLDERS WITHIN VANDERBURGH
COUNTY, INDIANA, IN THE IMMEDIATE NEIGHBORHOOD OF SAID HIGHWAY; THAT DUE
LEGAL NOTICE OF THE PRESENTING OF SAID PETITION WAS GIVEN BY POSTING NOTICE
IN THREE OF THE MOST PUBLIC PLACES IN THE IMMEDIATE NEIGHBORHOOD OF SAID
HIGHWAY AND THAT COPY OF SAID NOTICE WAS MAILED TO EACH OWNER OF REAL
ESTATE AFFECTED, NOT SIGNING SAID PETITION FOR THE ESTABLISHMENT OF SAID
HIGHWAY RIGHT-OF-WAY, SAID NOTICES BEING SO POSTED AND MAILED MORE THAN
TWENTY (20) DAYS PRIOR TO THIS DATE.

IT IS THEREFORE ORDERED BY THE BOARD OF COMMISSIONERS OF THE COUNTY
OF VANDERBURGH, INDIANA, THAT WILLIAM H. ELMENDORF, EDWARD R. PETERS AND
RICHARD KING, ALL RESIDENT FREEHOLDERS OF VANDERBURGH COUNTY, INDIANA,
RESIDING OUTSIDE OF CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, BE, AND
THEY ARE HEREBY APPOINTED VIEWERS TO VIEW SAID HIGHWAY PROPOSED TO BE
CHANGED, EXTENDED, WIDENED AND OPENED, THAT IS TO SAY, UPON THE FOLLOWING
DESCRIPTIVE ROUTE, COURSE AND PREMISES, TO-WIT:

COMMENCING AT A POINT FOURTEEN (14) FEET EAST OF THE EAST LINE OF SECTION
THIRTEEN (13), TOWNSHIP SIX (6) SOUTH, RANGE ELEVEN (11) WEST AND THIRTY
(30) FEET NORTH OF THE EXTENDED SOUTH LINE OF THE NORTHEAST QUARTER OF THE
NORTHEAST QUARTER OF SAID SECTION, AND EXTENDING THENCE WEST AND PARALLEL
WITH THE SOUTH LINE OF SAID NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF
SAID SECTION TO THE KRATZVILLE ROAD, THENCE SOUTHEASTERLY ALONG THE EAST
LINE OF THE KRATZVILLE ROAD TO THE NORTH LINE OF LOT TEN (10) IN BLOCK
SEVEN (7) IN BEVERLY HEIGHTS, A SUBDIVISION NEAR THE CITY OF EVANSVILLE,
IN VANDERBURGH COUNTY, INDIANA, ACCORDING TO THE RECORDED PLAT THEREOF,
EXTENDING THENCE EAST ALONG THE NORTH LINE OF SAID LOT TEN (10) TO A POINT
FOURTEEN (14) FEET EAST OF THE EAST LINE OF SAID SECTION THIRTEEN (13),
AND EXTENDING THENCE NORTH SIXTY (60) FEET TO THE PLACE OF BEGINNING.
RE: KIELY AVENUE ROAD -CONT'D-

IT IS FURTHER ORDERED THAT SAID VIEWERS VIEW SAID HIGHWAY, AS REQUIRED BY LAW, AND THAT THEY MARK AND LAY OUT THE SAME TO A WIDTH OF SIXTY (60) FEET; THAT SAID VIEWERS MEET AT THE OFFICE OF THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, COURT HOUSE, EVANSVILLE, INDIANA, ON THE 3RD DAY OF SEPTEMBER, 1942, AT TWO O'CLOCK P.M. AND QUALIFY AS SUCH VIEWERS AND THAT THEY REPORT THEIR PROCEEDINGS TO THIS BOARD ON OR BEFORE THE FIRST DAY OF THE NEXT TERM OF THIS BOARD, AND THIS MATTER IS CONTINUED.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, SEPTEMBER 3RD, 1942.

George J. Kisel

Henry Herndon

Joseph V. Eisterhold

BOARD OF COUNTY COMMISSIONERS

THURSDAY, SEPTEMBER 3RD, 1942

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, JOSEPH V. EISTERHOLD AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY C. BIENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

THERE BEING NO BUSINESS TO TRANSACT, THE BOARD ADJOURNED SINE DIE.

George J. Kisel

Henry Herndon

Joseph V. Eisterhold

BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 8TH, 1942

TUESDAY, SEPTEMBER 8TH, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor, Filmore B. Wilson, Deputy County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by County Sheriff, Val. A. Dietsch.

The minutes were read and approved.

Re: Outer Lincoln Avenue Road
(Viewers' Report)

In the matter of the establishment of a right-of-way for the Outer Lincoln Avenue Road in Knight Township, Vanderburgh County, Indiana.

Come now Joseph E. Reis, George W. Kuntz and William H. Elmendorf, heretofore appointed as viewers to view a certain highway, known as the Outer Lincoln Avenue Road in Knight Township, Vanderburgh County, Indiana, and hereinafter particularly described and file and present their report, which said report is in the words and figures following, to-wit:

To the honorable Board of Commissioners of the county of Vanderburgh, State of Indiana:

We, the undersigned, viewers, appointed by your Board at the August 1942 Term thereof, to view, mark and lay out a certain proposed change in a highway, petitioned for by Gilbert L. Hicks, and others, situate in Knight Township, Vanderburgh County, Indiana, known as the Outer Lincoln Avenue Road, submit the following report:

We met, as directed in the order made by your Honorable Board on the 17th day of August, 1942, and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view and did view, mark and lay out such proposed change in highway, in the manner as by law provided; that the route, bounds, course, distance and termini of said change in highway are more particularly described as follows, to-wit:

Beginning in Section Twenty-five (25), Township Six (6) South, Range Ten (10) West at the point where the East and West center line of said section intersects the Newburg Road (Indiana State Highway No. 66), and continuing thence along said east and west center line of said section to the east line of said section, and continuing from thence east along the east and west center line of Section Thirty (30), Township Six (6) South, Range Nine (9) West to the Vanderburgh–War–
rick County Line, being also the east line of said Section Thirty
(30), said highway being approximately one and three-fourths (1 3/4) miles in length.

And that the right-of-way width for said highway, as by us established is Sixty (60) feet, with the reservations herein specified.

We further determine that said highway, when so established, will be of public utility and that the benefits derived by the respective land owners through whose lands said highway passes, if said highway is so established, will exceed the damages.
RE: OUTER LINCOLN AVENUE ROAD - CONT'D -

WITH REFERENCE TO WHERE SAID HIGHWAY PASSES ALONG THE LANDS OWNED BY EDGAR IGLEHEART, WE FIND THAT THE CENTER LINE OF SAID HIGHWAY, AS NOW ESTABLISHED, IS APPROXIMATELY TWENTY-FOUR (24) FEET SOUTH OF THE STEEL AND WIRE FENCING ON SAID LANDS WHERE THE SAME IS BACKED BY SHRUBBERY, AND THIS REPORT IS MADE WITH THE RESERVATION THAT SAID FENCE AND SHRUBBERY BE NOT DISTURBED, AS WE ALSO FIND THAT THE LANDS ON SAID NORTH SIDE OF THE CENTER OF THE CENTER OF SAID HIGHWAY, AS NOW ESTABLISHED, WILL BE AMPLE FOR THE CONTEMPLATED WORK, BUT THAT ANY FUTURE STRUCTURE BE PLACED OUTSIDE OF THE SIXTY (60) FOOT RIGHT-OF-WAY LINE AS BY US ESTABLISHED.

WITH REFERENCE TO WHERE SAID HIGHWAY PASSES ALONG THE LANDS OWNED BY PETER AND ADELINE HERBERT, WE FIND THAT THE CENTER LINE OF SAID HIGHWAY, AS NOW ESTABLISHED, IS APPROXIMATELY NINETEEN (19) FEET FROM THE NORTH SIDE OF THE STRUCTURE USED AS A BARN ON SAID LANDS, IS NOW PARTLY IN THE FORTY (40) FOOT RIGHT-OF-WAY AS NOW ESTABLISHED FOR SAID HIGHWAY, BUT WE FIND THAT LITTLE GRADING WILL HAVE TO BE DONE AT SAID LOCATION AND FOR PRESENT REQUIREMENTS AND THE WORK CONTEMPLATED SAID BARN WILL NOT HAVE TO BE DISTURBED, BUT THAT ANY AND ALL FUTURE STRUCTURES BE PLACED OUTSIDE OF THE SIXTY (60) FOOT RIGHT-OF-WAY AS BY US ESTABLISHED.

WE FURTHER FIND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNER, EXCEPT IN THE INSTANCES HEREIN SET OUT, AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HERETO AFFIXED OUR SIGNATURES ON THIS THE 22ND DAY OF AUGUST, 1942.

(signed) JOSEPH E. REIS
(signed) GEORGE W. KUNTZ
(signed) WM. H. ELMENDORF
VIEWERS

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS, AND HAVING HEARO EVIDENCE THEREON AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, WITH THE RESERVATIONS SHOWN IN SAID VIEWERS' REPORT.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, WITH THE EXCEPTIONS AS SHOWN IN SAID VIEWERS' REPORT, ALONG THE ROUTE FIXED IN SAID REPORT OF SAID VIEWERS.
IN THE MATTER OF THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR THE MT. PLEASANT OR STEINMETZ ROAD IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

COME NOW WILLIAM H. ELMENDORF, CHARLES B. ANDERSON AND FRANK FICKAS, JR., HERETOFORE OPPONTED VIEWERS TO VIEW A CERTAIN HIGHWAY TO BE KNOWN AS THE MT. PLEASANT ROAD, FORMERLY KNOWN AS THE STEINMETZ ROAD, IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, AND HEREAFTER MORE PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT TO THIS BOARD, WHICH SAID REPORT IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

"TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA:

WE, THE UNDERSIGNED, VIEWERS, APPOINTED BY YOUR BOARD AT THE AUGUST 1942 TERM THEREOF, TO VIEW, MARK AND LAY OUT A CERTAIN PROPOSED CHANGE IN HIGHWAY, PETITIONED FOR BY MARIE SHORT, AND OTHERS, SITUATE IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA, TO BE KNOWN AT THE MT. PLEASANT ROAD, SUBMIT THE FOLLOWING REPORT:

WE MET, AS DIRECTED IN THE ORDER MADE BY YOUR HONORABLE BOARD ON THE 17TH DAY OF AUGUST, 1942, AND AFTER HAVING TAKEN AN OATH TO FAITHFULLY AND IMPARTIALLY DISCHARGE THE DUTIES ASSIGNED US, PROCEEDED TO VIEW AND DID VIEW, MARK AND LAY OUT SUCH PROPOSED CHANGE IN HIGHWAY, IN THE MANNER AS PROVIDED BY LAW; THAT THE ROUTE, BOUNDS, COURSE, DISTANCE AND TERMINI OF SAID CHANGE IN HIGHWAY ARE MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING IN SECTION TWENTY-NINE (29), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST, AT THE APPROXIMATE POINT OF INTERSECTION OF THE EAST AND WEST CENTER LINE OF SAID SECTION (BEING ALSO THE APPROXIMATE GENERAL CENTER LINE OF SAID STEINMETZ OR MT. PLEASANT ROAD WITH THE OLD STATE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, AND EXTENDING THENCE WEST ALONG SAID EAST AND WEST CENTER LINE OF SAID SECTION AND THE APPROXIMATE CENTER LINE, AS NOW ESTABLISHED, OF SAID STEINMETZ OR MT. PLEASANT ROAD, TO THE WEST LINE OF SAID SECTION AND CONTINUING THENCE WEST, NORTH AND WESTERLY IN SECTION THIRTY (30), TOWNSHIP FIVE (5) SOUTH, RANGE TEN (10) WEST ALONG THE APPROXIMATE GENERAL CENTER LINE OF SAID STEINMETZ OR MT. PLEASANT ROAD, AS NOW ESTABLISHED TO THE DARMSTADT OR OLD OWENSVILLE ROAD, AN ESTABLISHED HIGHWAY WITHIN VANDERBURGH COUNTY, INDIANA, A TOTAL DISTANCE OF APPROXIMATELY ONE (1) MILE.


WE FURTHER DETERMINE THAT SAID HIGHWAY, WHEN SO ESTABLISHED, WILL BE OF PUBLIC UTILITY AND THAT THE BENEFITS DERIVED BY THE RESPECTIVE LAND OWNERS THROUGH WhOSE LANDS SAID HIGHWAY PASSES, IF SAID HIGHWAY IS SO ESTABLISHED, WILL EXCEED THE DAMAGES.
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 8, 1942

RE: STEINMETZ OR MT. PLEASANT ROAD -CONT'D-

WE FURTHER FIND THAT SAID HIGHWAY, AS LOCATED BY US, DOES NOT RUN THROUGH THE ENCLOSURE OF ANY PERSON OF MORE THAN ONE YEAR'S STANDING, WITHOUT THE CONSENT OF SUCH LAND OWNER, AND IN THE INSTANCES WHERE SUCH CONSENT WAS NOT OBTAINABLE, UPON EXAMINATION, IT WAS FOUND THAT A GOOD WAY CANNOT OTHERWISE BE HAD, WITHOUT DEPARTING ESSENTIALLY FROM THE ROUTE PETITIONED FOR.

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO AFFIXED OUR SIGNATURES ON THIS THE 2ND DAY OF SEPTEMBER, 1942.

(SIGNED) WM. H. ELMENDORF
(SIGNED) CHAS. B. ANDERSON
(SIGNED) FRANK FICKAS, JR.

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID VIEWERS, AND HAVING HEARD EVIDENCE THEREON, AND BEING SUFFICIENTLY ADVISED IN THE PREMISES, FINDS THAT THE REPORT OF SAID VIEWERS OUGHT TO BE APPROVED AND SAID RIGHT-OF-WAY FOR SAID HIGHWAY ESTABLISHED AS IN SAID REPORT SET FORTH, TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET.

IT IS THEREFORE ORDERED BY THE BOARD THAT THE REPORT OF SAID VIEWERS BE, AND THE SAME IS HEREBY APPROVED; THAT SAID HIGHWAY, HAVING BEEN FOUND TO BE OF PUBLIC UTILITY, BE ESTABLISHED TO A RIGHT-OF-WAY WIDTH OF SIXTY (60) FEET, ALONG THE ROUTE IN SAID REPORT OF SAID VIEWERS FIXED.

On motion the Board recess until Thursday, September 10th, 1942.

George J. Knue
Harry Henderson
Joseph L. Entebold
BOARD OF COUNTY COMMISSIONERS
Thursday, September 10th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George Kiesel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Supplies for County Infirmary, Böehne Hospital, Sanitary Supplies for County Institutions and gasoline for Highway Dept.

The Commissioners request the Auditor to advertise for bids on gasoline, sanitary supplies, and supplies for Böehne Hospital and County Infirmary for the quarter ending December 31, 1942.

Re: Hitch-Peters Road

(Report of Viewers)

In the matter of the establishment of a Right-of-Way for the Hitch-Peter Road in Center Township, Vanderburgh County, Indiana.

Come now William H. Elendorf, Earl W. Collins and Frank Fickas, Jr., hereinafter appointed as Viewers to view a certain highway hereinafter particularly described, and file and present their report, which said report is in the words and figures following, to-wit:

"To the Honorable Board of Commissioners of the County of Vanderburgh, State of Indiana:

We, the undersigned, Viewers, appointed by the Board of Commissioners of the County of Vanderburgh, State of Indiana, at the August, 1942 term thereof, to view, mark and lay out a certain proposed change in a highway petitioned for by William S. Peter, and others, situate wholly within Center Township, Vanderburgh County, Indiana, known as the Hitch-Peter Road, submit the following report:

We met, as directed in the order made by your Honorable Board on the 17th day of August, 1942, and after having taken an oath to faithfully and impartially discharge the duties assigned us, proceeded to view and did view, mark and lay out such proposed change in highway, in the manner as by law provided; that the route, bounds, course, distance and termini of said change in highway are more particularly described as follows, to-wit:

Beginning at the point of intersection of the line between Sections Three (3) and Ten (10), Township Six (6) South, Range Ten (10) West, with the St. George Road, an established highway within Vanderburgh County, Indiana, being also the East and West center line of said Sections and extending thence South along the line between said Sections to the South line thereof, and continuing thence South along the line between Sections Four (4) and Nine (9), Township Six (6) South, Range Ten (10) West to the Lynch Road, an established highway within Vanderburgh County, Indiana, being also the East and West center line of said Sections, a total distance of one (1) mile.

And that the right-of-way width for said highway, as by us established, is sixty (60) feet."
Board of Commissioners, Vanderburgh County, Indiana, September 10th, 1942.

Re: Hitch-Peter Road -Cont'd-

We further determine that said highway, when so established, will be of public utility and that the benefits derived by the respective land owners through whose lands said highway passes, if said highway is so established, will exceed the damages.

We further find that said highway, as located by us, does not run through the enclosure of any person of more than one year's standing, without the consent of such land owner, and in the instances where such consent was not obtainable, upon examination, it has found that a good way cannot otherwise be had, without departing essentially from the route petitioned for.

In testimony whereof, we have hereunto affixed our signatures on this the 19th day of August, 1942.

(Signed) Wm H. Elendorf
(Signed) E. V. Collins
(Signed) Frank Fickas, Jr.

Viewers.

And the Board, having examined said report of said viewers, and having heard evidence thereon and being sufficiently advised in the premises, finds that the report of said viewers ought to be approved and said highway established, as in said report set forth, to a right-of-way width of sixty (60) feet.

It is therefore ordered by the Board that the report of said viewers be, and the same is hereby approved; that said highway, having been found to be of public utility, be established to a right-of-way width of sixty (60) feet, along the route in said report of said viewers fixed.

Re: Office Civilian Defense - (Lincoln Avenue Home)

The Commissioners unanimously agree to turn over to Judge J.W. Spencer, Jr., representing the Office of Civilian Defense, the building and grounds at #705 Lincoln Avenue, known as the Guardian's Home.

On motion the Board recess until Monday, September 14th, 1942.

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, September 14th, 1942.

MONDAY, September 14th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor, F. B. Wilson, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Kielly Avenue

In the matter of the petition of Reuben Bond, et al, for the establishment of a right-of-way for Kielly Avenue, in Center Township, Vanderburgh County, Indiana.

Comes now Fred W. Nenneker, by F. Wendell Lensing, his attorney, and presents to and files with the Board his motion to dismiss the petition herein for the establishment of a right-of-way for Kielly Avenue; also his objections to the report of viewers; also his remonstrance for damages, and after partial hearing being had thereon, said matters are now continued until Thursday, September 24th, 1942, at ten o'clock A.M.

Re: Additional Appropriations

Request of the Board of Commissioners of the County of Vanderburgh, State of Indiana, for the making of additional emergency appropriation of funds.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the provision of additional funds, for the following purposes, viz:

- Court House - Fuel and Ice
- County Infirmary - Food
- County Commissioners - Road Viewers
- Refund of Taxes
- Memorial Coliseum - Gas, Electric and Water

Total $7,560.00

And the County Auditor of Vanderburgh County, Indiana, is now requested to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional appropriations, as herein set forth and requested.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 14th day of September, 1942.

(signed) George J. Kissel
(signed) Joseph V. Eisterhold
(signed) Harvey Herndon

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana, and ex-officio clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.
Board of Commissioners, Vanderburgh County, Indiana, September 14th, 1942

RE: COMPENSATION FOR PRECINCT ELECTION BOARDS

Vanderburgh County, Indiana, containing a city and having a population of more than 110,000 and less than 150,000 according to the last preceding United States Census, the Board of Commissioners of the County of Vanderburgh, State of Indiana, now fixes the compensation of inspectors, judges, clerks, additional clerks and sheriffs in the various voting precincts in Vanderburgh County, Indiana, serving at the 1942 general election as follows:

- Inspectors: $12.00
- Judges: $9.00
- Clerks: $9.00
- Additional Clerks: $9.00
- Sheriffs: $6.00

RE: ROCK QUARRY SALE

In the matter of the sale of equipment heretofore used in the operation of the Vanderburgh County Rock Quarry.

This being the time fixed in the notice of the sale of equipment heretofore used in the operation of the Vanderburgh County Rock Quarry, the Board now designates Otis Wilson, a licensed auctioneer, to offer said equipment for sale at public auction in the Commissioners’ Room, Court House, Evansville, Indiana, and bids were received from Ralph Nurrenbern, for the gas pump $10.00 and for the 550 gallon storage tank $20.00, and being the only bids received for said articles, and said bids being equal to the full appraised value of said named articles they were sold to said Ralph Nurrenbern.

Bids were also received from Robert Nurrenbern, for the 6 ft x 6 ft watch house $10.00, for the 10 ft x 10 ft auxiliary powder room $10.00, for the 12 ft x 30 ft corrugated iron motor house $20.00, for the 6 ft x 16 ft frame tool shed $20.00, and being the only bids received for said articles, and said bids being equal to the full appraised value of said named articles, they were sold to said Robert Nurrenbern.

Said auctioneer also offered the balance of the equipment heretofore used at said quarry for sale at public auction and no bids being offered therefor, the Board ordered said sale continued from day to day until the further order of this Board.

On motion the Board recess until Thursday, September 17th, 1942.

[Signatures]

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 17TH, 1942.

THURSDAY, SEPTEMBER 17TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, JOSEPH V. EISTERHOLD AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR, F. B. WILSON, DEPUTY COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: HIGHWAY DEPARTMENT

THE BOARD APPROVES THE EMPLOYMENT OF JOE KROCK, HERMAN FOSTER AND CARL ASKINS AT THE ROCK QUARRY AT SIXTY (60) CENTS PER HOUR, BEGINNING SEPTEMBER 16TH, 1942, TO BE PAID OUT OF W.P. A. APPROPRIATION; ALSO APPROVE EMPLOYMENT OF BEN CROWLEY IN THE HIGHWAY DEPARTMENT AT NINETY-FIVE ($95.00) DOLLARS PER MONTH, BEGINNING SEPTEMBER 16TH, 1942, TO BE PAID OUT OF W.P.A. FUNDS.

RE: COURT HOUSE EMPLOYEE


ON MOTION THE BOARD RECESS UNTIL MONDAY, SEPTEMBER 21ST, 1942.

MONDAY, SEPTEMBER 21ST, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, JOSEPH V. EISTERHOLD AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: REPORT ON FOOD STAMP REVOLVING FUND

REPORT IS RECEIVED FROM THE STATE BOARD OF ACCOUNTS ON THE FOOD STAMP REVOLVING FUND, AND THE BOARD ORDERS SAME FILED IN THE AUDITOR'S OFFICE.
RE: OLD COUNTY GARAGE

LOCATION - Vanderburgh County owned one story brick building, appropriate size 54' x 165', located at 512 North West First Street, Evansville, Indiana.

AREA - Area to be occupied will total approximately 9000 square feet which includes both office space and storage space for equipment and tools.

OCCUPANT - Personnel and property of the Work Projects Administration.

NATURE OF OCCUPANCY - Storage room for tools, equipment, supplies, and office space for Division and Area Headquarters employees.

TERM OF OCCUPANCY - Present rental agreement February 9, 1942 and duration of occupancy cannot be determined at this time, therefore the duration is indefinite but occupancy can be terminated either by Grantor or W.P.A.

SERVICES BY GRANTOR - Grantor is to furnish space only.

REMARKS - It is also agreed that the Board of County Commissioners shall receive full credit for space accommodations, as has been in the past.

APPROVED -

Board of Commissioners of the County of Vanderburgh, State of Indiana.

By Harvey Herndon (signed) Member of Board of Commissioners Vanderburgh County, Indiana.

(SEAL)

RE: COUNTY HIGHWAY JUNK

The following bids are received on junk at Highway Department-

J. Trockman & Son . . . . . . . $14.00 per ton
Dave Coleman . . . . . . . . . 12.00
Henry Fligeltaub Co . . . . . 13.00
Sol Cristil Junk Co . . . . . . 13.00

On motion, the Board orders same sold to J. Trockman & Sons at $14.00 per ton.

RE: GUARDIANS HOME PLANS

The Board approves payment of $25.00 to Maytha Seip Neucks for linen drawing and plat plans of Guardians' Home.
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 21ST, 1942

RE: LEASE PROPOSAL

(Draft Boards- Court House Annex)

LEASE PROPOSAL

The undersigned agrees to lease to the Government of the United States the following described real estate for office quarters for Vanderburgh County Local Boards No. 1, 2, 3 and 4 and for the Eighth District Board of Appeals, furnishing approximately 3,900 square feet of floor space, being the third floor of the building known as the Court House Annex, situated on Lot One Hundred Seventy-Two (172) in Donation Enlargement of the City of Evansville, in Vanderburgh County, Indiana, the Post Office address of which is Evansville, Indiana.

Rental to include heat, lights, water, janitor, toilet facilities and maintenance of premises and facilities contained therein in good repair and tenantable condition. The rental is to be One Hundred and Fifty and 00/100 (150.00) per month.

By Order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 21ST day of September, 1942.

Board of Commissioners of the County of Vanderburgh, State of Indiana.

(Signed) Chas. H. Atkins
County Auditor of Vanderburgh County, Indiana
and Ex-Officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.

On motion the Board recess until Thursday, September 24TH, 1942.
Board of Commissioners, Vanderburgh County, Indiana, September 24th, 1942

Thursday, September 24th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor, F.B. Wilson, Deputy County Auditor and Henry Buentz, County Attorney.

The minutes were read and approved.

Re: bids on supplies for County infirmary, Boehne Hospital, sanitary supplies for County Institutions, and gasoline for Highway Department.

This being the time fixed for the receiving of bids on supplies for County infirmary and Boehne Hospital, sanitary supplies for County Institutions and gasoline for the Highway Department for the months of October, November and December 1942, come now various parties and submit their bids as follows:

**County Infirmary**

- S. Kahns Sons - Groceries
- Stahl Packing Co - Meat
- Feldman Baking Co - Bread
- Kreyling & Co - Dry Goods

**Boehne Hospital**

- Feldman Baking Co - Bakery Products
- Ideal Pure Milk Co & Koch Dairy Co - Dairy Products
- Stahl Packing Co - Meat, Smoked Meats, Eggs & Chickens
- S. Kahns Sons - Canned Fruits & Vegetables and Miscellaneous Groceries
- General Grocer Co - Did not bid on form, and no bond.

**Sanitary Supplies**

- Kor-X-All Company -
  
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<tr>
<th>Item #1 - Cleaning Powder</th>
<th>.0414 per lb.</th>
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<tr>
<td>2 - Sweeping Compound</td>
<td>1.25 $/100 lbs.</td>
</tr>
<tr>
<td>3 - Floor Wax</td>
<td>1.20 $/gal.</td>
</tr>
<tr>
<td>4 - Deodorant Cakes</td>
<td>1.25 $/doz.</td>
</tr>
<tr>
<td>5 - Metal Polish</td>
<td>1.20 $/gal.</td>
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**Gasoline**

- Phillips Petroleum Co - 13.4 Guaranteed
- H.F. Koch Stations Co - 13.3 Not Guaranteed
- Shell Oil Company - 13.2 Guaranteed
- Standard Oil Company - 13.4 Guaranteed

All bids are taken under advisement until Monday, September 28th.
Board of Commissioners, Vanderburgh County, Indiana, September 24th, 1942

RE: KIELY AVENUE

IN THE MATTER OF THE PETITION OF REUBEN BOND, ET AL, FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR KIELY AVENUE, IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

THE HEARING UPON THE MOTION TO DISMISS THE PETITION HEREIN; THE OBJECTIONS TO THE REPORT OF VIEWERS, AND THE REMONSTRANCE FOR DAMAGES OF FRED W. NENNEKER, HAVING BEEN CONTINUED TO THIS TIME, SAID HEARING IS NOW RESUMED, COMES NOW OLIVIA M. WINIGER, AND JOINS IN SAID PETITION TO DISMISS; IN THE OBJECTIONS TO THE REPORT OF VIEWERS AND IN THE REMONSTRANCE FOR DAMAGES; HERETOFORE FILED HEREIN BY FRED W. NENNEKER, AND THE BOARD, BEING DULY ADVISED IN THE PREMISES NOW OVERRULES SAID MOTION TO DISMISS, ALSO THE OBJECTIONS TO THE REPORT OF VIEWERS HERETOFORE MADE HEREIN, AND THE BOARD NOW HAVING BEFORE IT THE REMONSTRANCE FOR DAMAGES OF FRED W. NENNEKER, JOINED IN BY OLIVIA M. WINIGER, WHICH SAID REMONSTRANCE IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

"STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS
AUGUST TERM, 1942.

IN THE MATTER OF THE PETITION OF REUBEN BOND AND OTHERS FOR THE ESTABLISHMENT OF A RIGHT-OF-WAY FOR KIELY AVENUE IN CENTER TOWNSHIP, VANDERBURGH COUNTY, INDIANA.

THE UNDERSIGNED, WITHOUT WAIVING HIS OBJECTIONS HERETOFORE MADE, WOULD RESPECTFULLY REPRESENT TO THE BOARD THAT HE IS A FREEHOLDER OF VANDERBURGH COUNTY, INDIANA, AND THAT HE IS THE OWNER OF ALL THE LAND THROUGH WHICH THE PROPOSED HIGHWAY AS PETITIONED FOR AND AS LAID OUT BY THE VIEWERS WILL PASS, EXCEPT THE LAND ALREADY DEDICATED TO THE COUNTY AS A RIGHT-OF-WAY FOR KIELY AVENUE IN THE PLATTING OF BEVERLY HEIGHTS SUBDIVISION; THAT BY OPENING SAID NEW HIGHWAY NO PUBLIC UTILITY IS SERVED;

THAT BY REASON THEREOF HIS SAID LAND WILL BE DAMAGED;
THAT BY REASON THEREOF A VALUABLE BUILDING SITE ON HIS LAND WILL BE TAKEN;
THAT BY REASON THEREOF THIS REMONSTRANT WILL BE DAMAGED IN THE SUM OF FIVE HUNDRED ($500.00) DOLLARS.

WHEREFORE, THIS REMONSTRANT ASKS THAT THE BOARD APPOINT THREE DISINTERESTED FREEHOLDERS AS VIEWERS TO REVIEW SAID HIGHWAY AND ASSESS THE DAMAGES OCCASIONED TO THIS REMONSTRANT BY REASON OF THE LOCATION THEREOF.

(Signed) FRED W. NENNEKER

SUBSCRIBED AND SWORN TO BEFORE ME THIS 14TH DAY OF SEPTEMBER, 1942.

(Signed) F. WENDELL LENNING
NOTARY PUBLIC

MY COMMISSION EXPIRES
JULY 17, 1943.
Board of Commissioners, Vanderburgh County, Indiana, SEPTEMBER 21ST, 1942

RE: KIELY AVENUE -CONT'D-

"Evansville, Indiana, Sept. 15, 1942.

To the Board of Commissioners of Vanderburgh County, Indiana:

I, the undersigned, Olivia M. Winiger, one of the title owners of record of the following described real estate in Vanderburgh County, Indiana:

All that part of the northwest quarter of the northwest quarter of Section 13, Township 6 South, Range 11 West, lying in Vanderburgh County, State of Indiana, this piece adjoining the Gaisler property and is about 1½ to about 1¾ acres (running north and south) along Kratzville Road. Thirty feet being reserved on the east side of said property for street, join together with Fred Nenneker and Clara Nenneker, his wife, the contract purchasers of said real estate, in any remonstrance or objection that the said Nennekers have or have heretofore made to the opening, widening or grading of Kielly Avenue.

(Signed) Olivia M. Winiger.

And the Board, having heard evidence, both in favor of and against said remonstrance, and being sufficiently advised in the premises, finds that said remonstrant, Olivia M. Winiger, is the record owner of the real estate described by her, which, according to said remonstrance is affected by said petition and viewers' report, situate in Vanderburgh County, Indiana, and the Board further finds that the prayer of said remonstrants to have reviewers appointed should be granted.

It is therefore ordered by the Board that Philip A. Hoelscher, John H. Bower and Joseph E. Reis, three disinterested freeholders of Vanderburgh County, Indiana, residing outside of Center Township, Vanderburgh County, Indiana, wherein said highway is located, be and they are hereby appointed as reviewers to review that portion of said highway which passes over the lands of said record owner, Olivia M. Winiger, which said lands are herein described; that they meet at the office of the County Auditor of Vanderburgh County, Indiana, Court House, Evansville, Indiana, at 2:00 o'clock in the afternoon of the 29th day of September, 1942, and after having qualified as by law required, as such reviewers, they proceed at that time, or upon a day to be by them fixed, to review such portion of such highway as passes over the lands hereinabove described, and ascertain and assess the damages, if any, which may be sustained to the lands of the remonstrants herein, by reason of the widening and changing of said proposed highway over their said lands; that they report their doings herein at the next regular meeting of this Board, and this matter is continued.
RE: REMONSTRANCE OF TRAILER CAMP
(WASHINGTON & WEINBACH AVES)

IN THE MATTER OF THE GRANTING OF A LICENSE FOR THE CONSTRUCTION AND OPERATION OF A TRAILER OR TOURIST CAMP AT THE NORTHEAST CORNER OF THE INTERSECTION OF WASHINGTON AND WEINBACH AVENUES.

Come now Morton W. Newman and others, residents and freeholders in the vicinity of the intersection of Washington and Weinbach Avenues, and present to the Board their objections to the establishment of a trailer or tourist camp on the northeast corner of the intersection of said streets, and the Board having heretofore made an inspection of said proposed trailer or tourist camp site, and finding that water, electric current, transportation and other facilities are available at this location, and after giving the interested parties an opportunity to be heard, now refers said objections to the County Planning Commission with the recommendation that a license or permit to construct and operate a trailer or tourist camp at the location in question be granted to continue during the present national emergency only, provided that all requirements as to construction, regulations, etc., be complied with.

RE: REGISTRATION OFFICE
(EXTRA CLERICAL ASSISTANCE)

September 24, 1942

Honorable Board of County Commissioners
Court House,
City

Gentlemen:

In order to avoid any unnecessary delay in preparing for the coming general election and the apparent emergency that exists, due to the lack of clerks and typewriters, I would like to recommend that the County Clerk's office be permitted to employ a sufficient number of clerks from the various county and city offices to complete this work by working overtime, that will not interfere or conflict with their regular duties.

This work will consist of posting transfers turned in by the registrars who have been working in the 80 precincts of the county, correcting the registration books and alphabetical files and making the necessary transfers from one precinct to another and seeing that all new registrations are properly filed. After this work is completed, it is necessary that five complete lists of the voters in each precinct be made.

I would suggest that the Commissioners permit the Clerk to employ these said persons as clerks and typists at a rate of fifty cents per hour to meet this emergency and that the necessary order be placed upon the Commissioners' minutes.

Respectfully,

Commissioners approve the request of the Clerk of the Circuit Court.

(signed) J. Edgar Sachs

CLERK OF THE VANDERBURGH CIRCUIT COURT

On motion the Board recess until Monday, September 28th, 1942.

George J. Kimmel

Board of County Commissioners
Board of Commissioners, Vanderburgh County, Indiana, September 28th, 1942.

Monday, September 28th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present Joseph V. Eisterhold, George J. Kiesel and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Contracts on Supplies for County Infirmary, Boehme Hospital, Sanitary Supplies for County Institutions and Gasoline for Highway Dept

On motion the Board this day makes the following awards, for the months of October, November and December, 1942-

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<tr>
<th>County Infirmary</th>
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<td>Meat</td>
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<td>Bakery Products</td>
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<td>Dairy Products</td>
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| Item #1 - Cleaning Powder | .04½ per lb. |
| 2 - Sweeping Compound    | 1.25 / 2 lbs. |
| 3 - Floor Wax            | 1.20 / gal.   |
| 4 - Deodorant Cakes      | 1.25 / doz.   |
| 5 - Metal Polish         | 1.20 / gal.   |

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<th>Gasoline</th>
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<td>Phillips Petroleum</td>
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<td>H.F. Koch Stations Co</td>
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<td>Shell Oil Company</td>
<td>13.2 Guar.</td>
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<td>Standard Oil Co</td>
<td>13.4 Guar.</td>
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RE: COUNTY AUDITOR'S OFFICE
(CLERICAL ASSISTANCE)

THE COUNTY AUDITOR REPORTS TO THE BOARD, THAT SINCE HE IS UNABLE TO EMPLOY EXPERIENCED PERSONS TO COMPLETE THE TAX DUPLICATES, AND THE RECORD FOR THE TAX SALE ON DECEMBER 1ST, 1942, NOW REQUESTS THE BOARD TO PERMIT HIM TO HIRE THE REGULAR EMPLOYEES AT SEVENTY-FIVE (.75) CENTS PER HOUR, TO ASSIST IN THIS WORK AFTER THE REGULAR WORKING HOURS, AND IT IS SO APPROVED.

On motion the Board recess until Thursday, October 1st, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also F. B. Wilson, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: WAREHOUSE PERMIT

IN THE MATTER OF THE GRANTING OF A CLASS "B" WAREHOUSE PERMIT TO CHARLES B. ENLOW, LEWIS A. PARKER AND JEROME D. BEELER, AS JOINT VENTURES, DOING BUSINESS UNDER THE FIRM NAME AND STYLE OF INGLE STREET WAREHOUSE COMPANY.

COMES NOW CHAS. H. ATKIN, COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND REPORTS TO THE BOARD THAT CHARLES B. ENLOW, LEWIS A. PARKER AND JEROME D. BEELER, ALL OF EVANSVILLE, INDIANA, AS JOINT VENTURES DOING BUSINESS UNDER THE FIRM NAME AND STYLE OF INGLE STREET WAREHOUSE COMPANY, HAVE MADE APPLICATION FOR A CLASS "B" PUBLIC WAREHOUSE PERMIT AT AND IN THE BUILDING SITUATED AT NO. 2 INGLE STREET, IN THE CITY OF EVANSVILLE, IN VANDERBURGH COUNTY, INDIANA, FORMERLY OCCUPIED BY RAGON BROTHERS AND SUBSEQUENTLY BY LEX COMPANY, INC., AND THAT UPON SAID APPLICATION HE HAS ISSUED THE FOLLOWING PERMIT:
RE: WAREHOUSE PERMIT -Cont'd-

CLASS "IB" PUBLIC WAREHOUSE PERMIT
INGLE STREET WAREHOUSE COMPANY

This certifies that Charles B. Enlow, Lewis A. Parker and Jerome D. Beeler, all of Evansville, Indiana, as joint ventures doing business under the firm name and style of "INGLE STREET WAREHOUSE COMPANY", have this day been granted a permit to operate and conduct a Class "IB" Warehouse at and in the building situate at No. 2 Inge Street, in the City of Evansville, Vanderburgh County, Indiana, formerly occupied by Ragor Brothers and subsequently by Lex Company, Inc.

This permit is issued pursuant to the written application of said named persons, filed this date with the undersigned as County Auditor of Vanderburgh County, Indiana, and is issued pursuant to and in accordance with the provisions of Section 67-201 Burns Indiana Statutes of 1933.

This permit shall continue in force, subject to the provisions of the foregoing statute and until said named persons shall file in the County Auditor's Office written notice of their desire to renounce this authority hereby granted.

In Witness Whereof, I have hereunto set my hand as County Auditor of Vanderburgh County, Indiana, and affixed the seal of Vanderburgh County, Indiana, on this the 29th day of September, 1942.

(Signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana.

RE: DENZER ROAD BRIDGE

In the matter of the replacement of bridge in Denzer Road over a branch of Big Creek, in German Township, Vanderburgh County, Indiana.

Comes now W. Mack Saunders, County Surveyor and Engineer, and submits to the Board his report of his inspection made of the reconstructed bridge in Denzer Road over a branch of Big Creek in German Township, Vanderburgh County, Indiana, which report is in the words and figures following, to-wit:

"To the Board of Commissioners of the County of Vanderburgh, Court House, Evansville, Indiana.

Gentlemen:

Please be advised that a representative of the Pioneer Contract Company, in company with the undersigned, as County Surveyor and Engineer of Vanderburgh County, Indiana, made a final inspection of the replaced bridge in Denzer Road over a branch of Big Creek in German Township, Vanderburgh County, Indiana, and I find that said bridge has been finally completed in all its details in accordance with the plans and specifications therefor.

Respectfully yours,

W. Mack Saunders (Signed)
County Surveyor of Vanderburgh County"
RE: DENZER ROAD BRIDGE -CONT'D-

AND THE BOARD, BEING FULLY ADVISED NOW ACCEPTS THE REPORT OF
SAID COUNTY SURVEYOR AND ENGINEER, AND UPON SAID REPORT FINDS THAT
SAID BRIDGE HAS BEEN COMPLETED IN ACCORDANCE WITH THE PLANS AND SPECI-
FICATIONS THEREFOR, AND NOW DIRECTS THAT PAYMENT OF THE AMOUNT OF THE
CONTRACT BID BE MADE THEREFOR TO PIONEER CONTRACT COMPANY, CONTRACTOR.

RE: BOND OF GUARD COUNTY JAIL

THE BOARD APPROVES BOND OF LEONARD F. DENTON, GUARD IN VANDERBURGH COUNTY
JAIL.

ON MOTION THE BOARD ADJOURN SINE DIE.

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, October 5th, 1942

Monday, October 5th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to law, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor.

The meeting was opened in due form by Deputy County Sheriff, Frank McDonald.

The minutes were read and approved.

Re: Rock Quarry Equipment Sale

In the matter of the sale of equipment heretofore used in the operation of the Vanderburgh County Rock Quarry.

The sale of the equipment heretofore used in the operation of the Vanderburgh County Rock Quarry having been continued from day to day on the 14th day of September, 1942, the date fixed in the notice for said sale, and the remaining unsold articles of said equipment being again offered for sale on this the 5th day of October, 1942, the following bids were received:

Bid of Kern-Limmerick, Inc., Little Rock, Arkansas, in the amount of two thousand (2,000.00) dollars, for the following items:

1- Cedar Rapids Roller Bearing Model 1036 Jaw Rock Crusher Serial No. 3705, appraised at $800.00
2- 34 1/2 Bucket Elevator Complete with Buckets, Chains and Sprockets, appraised at 250.00
3- Set of Rotary Screens 36" x 12" with 4-31/2 Sections of 1 1/4" 1 1/4" 1 1/4" 2 1/4" Mesh, appraised at 200.00
4- International P.D. 40 Power Unit with Belt Pulley and 32 1/4" of 8" Flat Rubber Belt, appraised at 650.00
5- Idler Pulley Shaft, Complete, appraised at 5.00
6- Power Jack Manuel Complete with 32 1/4" of 10" Flat Rubber Belt, appraised at 20.00

Total appraised value of above listed articles $1,925.00

And said bid being the only bid received for said articles, and being in excess of the appraised value thereof, said named articles were sold to Kern-Limmerick, Inc.

Bid of Robert Nurrenbern, in the amount of one hundred (100.00) dollars one 3 Section Used Storage Bin, 450 ton capacity, of wood construction, appraised at $100.00, and said bid being the only bid received for said articles, and being equal to the full appraised value thereof, said named article was sold to said Robert Nurrenbern.

And the balance of said unsold articles, being also offered for sale, consisting of:
Board of Commissioners, Vanderburgh County, Indiana, OCTOBER 5TH, 1942

RE: ROCK QUARRY EQUIPMENT SALE -CONT'D-

1- JACK HAMMER, APPRAISED AT $40.00
1- DRILL HEADING MACHINE, APPRAISED AT 60.00
13- 21 DRILL BIT SHANKS, APPRAISED AT 15.60
16- 61 DRILL BIT SHANKS, APPRAISED AT 28.00
17- 81 DRILL BIT SHANKS, APPRAISED AT 81.60
18- 101 DRILL BIT SHANKS, APPRAISED AT 108.00
24- 121 DRILL BIT SHANKS, APPRAISED AT 172.80
2- 141 DRILL BIT APPRAISED AT 16.80
10- 41 DRILL BIT SHANKS, APPRAISED AT 14.60
28- 61 DRILL BIT SHANKS, APPRAISED AT 28.80
24- 121 DRILL BIT SHANKS, APPRAISED AT 172.80
2- 141 DRILL BIT APPRAISED AT 16.80
400- ASSORTED DRILL BITS, APPRAISED AT 40.00

AND NO BID BEING RECEIVED THEREFOR, THE BOARD NOW ORDERS THE SALE OF SAID REMAINING ARTICLES CONTINUED FROM DAY TO DAY, UNTIL THE FURTHER ORDER OF THIS BOARD.

RE: DITCH IN PERRY TOWNSHIP

TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, INDIANA:

I HEREBY PROPOSE TO DIG A DITCH FROM THE LOCATION OF A DITCH, AS NOW LOCATED, ON THE NORTH SIDE OF THE STREET ON THE NORTH END OF BARENBERG'S SUBDIVISION, IN PERRY TOWNSHIP, ACCORDING TO THE RECORDED PLAT THEREOF, SOUTHWEST TO CONNECT WITH THE NEWLY ESTABLISHED OPEN DITCH LOCATED IN THE EASEMENT ON THE EAST SIDE OF SAID BARENBERG'S SUBDIVISION, FOR THE SUM OF THIRTY (30.00) DOLLARS, SAID DITCH TO BE APPROXIMATELY FORTY-FIVE (45) FEET IN LENGTH, AND THE WORK TO BE DONE TO THE SATISFACTION AND APPROVAL OF THE COUNTY SURVEYOR OF VANDERBURGH COUNTY, INDIANA.

DATED THIS 1ST DAY OF OCTOBER, 1942.

(SIGNED) MARION ARMOR

RE: COUNTY SHERIFF'S OFFICE

THE COMMISSIONERS APPROVE THE APPOINTMENT OF LEONARD DENTON, GUARD AS AN EMERGENCY DEPUTY, TO SUCCEED HENRY BURDICK, AND OTIS FULTON AS GUARD TO SUCCEED LEONARD DENTON, EFFECTIVE OCTOBER 3RD, 1942.

RE: COLISEUM

THE AUDITOR REPORTS THE RESIGNATION OF JOHN MONTGOMERY AS CUSTODIAN, EFFECTIVE SEPTEMBER 7TH, AND REQUESTS THAT THE UNUSED BALANCE IN APPROPRIATION #20-104 OF $390.25 BE TRANSFERRED TO #20-107 WAGES OF EXTRA EMPLOYEES, FOR USE AS NEEDED, AND IT IS SO APPROVED.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, OCTOBER 8TH, 1942.

[Signatures]

BOARD OF COUNTY COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, October 8th & 13th, 1942

Thursday, October 8th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present George J. Kissek, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor.

The minutes were read and approved.

Re: Appraisal on Tax Sale Property
(1205 E. Sycamore)

The Commissioners approve the appraisal fee of $4.00 each to G. H. Bippus and Jacob Schmidt on property in the name of Jacob & Minnie Hartman, on which a School Mortgage, Tax Sale and Welfare Department lien exists.

Re: County Business

The Commissioners approve the expense of the County Auditor to Indianapolis on County Business with several State Departments.

On motion the Board recess until Tuesday, October 13th, 1942.

George J. Kissek

Harvey Herndon

Board of County Commissioners

Tuesday, October 13th, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissek, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor, F. B. Wilson, Deputy County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Lease for Selective Service Boards

The Commissioners approve the lease for office quarters for Vanderburgh County Local Boards Nos. 1-2-3 and 4 of the Selective Service, beginning November 1, 1942 on the third floor of the Court House Annex Building.
BOARD OF COMMISSIONERS, VANDERBURGH COUNTY, INDIANA.

OCTOBER 13, 1942

RE: KIELY AVENUE
(REVIEWERS REPORT)

IN THE MATTER OF THE PETITION OF
REUBEN BOND AND OTHERS, FOR THE
ESTABLISHMENT OF A RIGHT-OF-WAY
FOR KIELY AVENUE, IN CENTER TOWNSHIP,
VANDERBURGH COUNTY, INDIANA.

COME NOW JOHN H. BOWER, PHILIP A. HOELSCHER AND JOSEPH E. REIS, HEREE-
TOFORE APPOINTED AS REVIEWERS TO REVIEW A CERTAIN HIGHWAY HEREINAFTER MORE
PARTICULARLY DESCRIBED, AND FILE AND PRESENT THEIR REPORT, WHICH SAID REPORT
IS IN THE WORDS AND FIGURES FOLLOWING, TO-WIT:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF THE
COUNTY OF VANDERBURGH, STATE OF INDIANA,

IN THE MATTER OF THE PETITION OF
REUBEN BOND AND OTHERS, FOR THE
ESTABLISHMENT OF A RIGHT-OF-WAY
FOR KIELY AVENUE IN CENTER TOWNSHIP,
VANDERBURGH COUNTY, INDIANA.

WE, THE UNDERSIGNED, REVIEWERS, APPOINTED BY THE BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, AT THEIR SEPTEMBER, 1942,
SESSION, TO REVIEW A CERTAIN PROPOSED HIGHWAY, DESCRIBED IN THE ORDER MADE
BY SAID BOARD OF COMMISSIONERS ON THE 28TH DAY OF SEPTEMBER, 1942, AND TO
ASSESS THE DAMAGES, IF ANY, THAT MIGHT BE SUSTAINED BY THE PARTIES NAMED
IN SAID ORDER, BY REASON OF THE LOCATION OF THE RIGHT-OF-WAY FOR SAID HIGHWAY,
DID, ON THE 29TH DAY OF SEPTEMBER, 1942, MEET AT THE OFFICE OF THE COUNTY
AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND AFTER BEING DILY SWEARING ACCORDING
TO LAW, DID PROCEED TO REVIEW AND DID REVIEW SAID PROPOSED RIGHT-OF-WAY FOR SAID HIGHWAY, KNOWN AS KIELY AVENUE, IN CENTER TOWNSHIP, VANDER-
BURGH COUNTY, INDIANA, AND DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING AT A POINT FOURTEEN (14) FEET EAST OF THE EAST LINE OF
SECTION THIRTEEN (13), TOWNSHIP SIX (6) SOUTH, RANGE TEN (10) WEST
AND THIRTY (30) FEET NORTH OF THE EXTENDED SOUTH LINE OF THE NORTH-
EAST QUARTER OF THE NORTHEAST QUARTER OF SAID SECTION, AND EXTENDING
THENCE WEST AND PARALLEL WITH THE SOUTH LINE OF SAID QUARTER, QUARTER
SECTION TO THE KRATZVILLE ROAD, THEN EXTENDING WEST AND PARALLEL WITH THE LINE OF
SAID ROAD, AND EXTENDING THENCE EAST ALONG THE NORTH LINE OF SAID NOT
TEN (10) TO A POINT FOURTEEN (14) FEET EAST OF THE EAST LINE OF SAID
SECTION THIRTEEN (13), AND EXTENDING THENCE NORTH SIXTY (60) FEET TO
THE PLACE OF BEGINNING.

AND WE, THE REVIEWERS, FIND THAT SAID FRED W. NENNEKER AND OLIVIA M. WINGAR,
UPON ACTUAL VIEW OF SUCH PREMISES, WILL SUSTAIN DAMAGES BY REASON OF
THE APPROPRIATION OF THEIR LANDS FOR USE AS A PUBLIC HIGHWAY IN THE SUM
OF ONE HUNDRED (100.00) DOLLARS.

DATED AT EVANSVILLE, INDIANA, THIS 29TH DAY OF SEPTEMBER, 1942.

(SIGNED) JOHN H. BOWER
(SIGNED) PHILIP A. HOELSCHER
(SIGNED) JOSEPH E. REIS

REVIEWERS.

AND THE BOARD, HAVING EXAMINED SAID REPORT OF SAID REVIEWERS, AND HAVING
HEARD EVIDENCE THEREON AND BEING SUITABLY ADVISED IN THE PREMISES, FINDS
THAT THERE IS NO APPROPRIATION AVAILABLE OUT OF WHICH THE DAMAGES ASSESSED
BY SAID REVIEWERS CAN BE PAID, AND, PURSUANT TO THE CUSTOM HERETOFORE FOL-
LOWED BY THIS BOARD TO ALLOW NO DAMAGES FOR RIGHT-OF-WAY FOR PUBLIC HIGHWAYS,
THE BOARD NOW APPROVES THE REPORT OF SAID REVIEWERS, PROVIDED THAT THE BEN-
EFITED PROPERTY OWNERS PAY THE DAMAGES FIXED BY SAID REVIEWERS TO BE SUSTAINED
Board of Commissioners, Vanderburgh County, Indiana, October 13, 1942

RE: KIELY AVENUE -CONT'D-

BY SAI D FRED W. NENNEKER AND OLIVIA M. WINEGAR, IN THE AMOUNT OF ONE HUNDRED (100.00) DOLLARS.

IT IS THEREFORE ORDERED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, THAT THE REPORT OF SAID REVIEWERS BE, AND THE SAME IS HEREBY APPROVED; AND THAT THE SAID FRED W. NENNEKER AND OLIVIA M. WINEGAR BE AND THEY ARE ALLOWED THE SUM OF ONE HUNDRED (100.00) DOLLARS DAMAGES HEREIN, TO BE PAID BY THE BENEFITED LAND OWNERS, AND THAT UPON THE PAYMENT OF SUCH DAMAGES, OR UPON THE SAID FRED W. NENNEKER AND OLIVIA M. WINEGAR FILING THEIR WRITTEN CONSENT WITH THE COUNTY AUDITOR THAT SAID HIGHWAY BE OPENED, SAID HIGHWAY BE RECORDED AND OPENED TO THE WIDTH OF SIXTY (60) FEET AND KEPT IN REPAIR AS PROVIDED BY LAW.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE ON THIS THE 13TH DAY OF OCTOBER, 1942.

(SIGNED) GEORGE J. KISSEL
(SIGNED) HARVEY HERNDON
(SIGNED) JOSEPH V. ESTERHOLD
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(SEAL)

ATTEST:

(SIGNED) CHAS. H. ATKIN
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA.

ON MOTION THE BOARD RECESS UNTIL THURSDAY, OCTOBER 15TH, 1942.

George J. Kissel
Harvey Herndon
Joseph V. Esterhold
BOARD OF COUNTY COMMISSIONERS
Board of Commissioners, Vanderburgh County, Indiana, October 15, 1942.

Thursday, October 15th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kisson, Harvey Heaton and Joseph V. Eisterhold, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Highway Department

The Commissioners approve the employment of the following, on special work as needed, effective October 6th, 1942-

Wm. Money
George Masters
Fowler Robinson

Aug. Kronshagen
John Rogers
Rudolph Urich

Re: Sale of County Property

In the matter of the sale of certain County Highway Department equipment.

Come now Robert E. Eckler and Robert W. Maxedon, hereunto appointed by the Board to appraise, for the purpose of sale, certain Vanderburgh County Highway Department equipment and submit the following as their appraisal:

"Hon. Board of County Commissioners
Vanderburgh County,
Evansville, Ind.

Gentlemen:

At your request we have viewed the following equipment at the County Garage, Evansville, Ind., this date, and have placed valuation as follows:

One Gardner Denver 105 Air Compressor, purchased in 1936 at a cost of $1875.00. Present valuation $1000.00

One 75 Jaeger Concrete Mixer with Pump, purchased in 1939 at a total cost of $1047. Present valuation $400.00

Brooks Truck Hoist each, purchased in 1939 at a cost of $628.75. Present valuation each $450.00

Brooks Trust Hoist Skip Buckets, purchased in 1939 at a cost of $977.75 each. Present valuation 45.00 each

The above is the valuation to the best of our ability and knowledge under present conditions.

Respectfully submitted

(Signed) R. E. Eckler
Appraiser

(Signed) R. W. Maxedon
Appraiser

And the Board now directs the County Auditor to advertise said articles for sale at public auction, as provided by law, and the Board now fixes the fee to be paid said appraisers at eight (8.00) dollars each; to be paid from such appropriation as may be available for that purpose."
Board of Commissioners, Vanderburgh County, Indiana, October 15th, 1942

RE: ALLOWANCE TO HENRY BUENTE, COUNTY ATTORNEY FOR LEGAL SERVICES, IN ADDITION TO REGULAR DUTIES.

IN THE MATTER OF ALLOWANCE TO HENRY C. BUENTE FOR LEGAL SERVICES RENDERED BY HIM OUTSIDE OF AND IN ADDITION TO HIS REGULAR DUTIES AS COUNTY ATTORNEY.

Pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, Indiana, instructed Henry C. Buente to represent the interests of Vanderburgh County, Indiana, in Cause No. 2399, entitled "Samuel Angermieier, Administrator of the Estate of Henry Angermieier, deceased vs. Samuel Angermieier, and others, also in Cause No. 2400, entitled "Samuel Angermieier, Administrator of the Estate of John D. Angermieier, deceased vs. Samuel Angermieier, and others, both causes having been filed in the Vanderburgh Probate Court and to which actions the County Auditor of Vanderburgh County, Indiana, and the State of Indiana, for the use of the Common School Fund were made parties, which said cause said Henry C. Buente did represent the County Auditor and the State of Indiana, on behalf of the Common School Fund to its final conclusion, and judgment having been rendered therein on the 9th day of September, 1942 (See Probate Court Civil Order Book No. 26 page 42), in favor of the State of Indiana, for the benefit of the Common School Fund of the State of Indiana, in the principal sum of One Thousand (1,000.00) Dollars, and interest, being the full amount owing on the School Fund Loan involved in said cause, which judgment, principal and interest, amounting to One Thousand Twenty-nine and 17/100 (1,029.17) Dollars was paid on the 20th day of October, 1942, all of which services were rendered at the special instance and request of this Board and consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente as County Attorney, the Board now fixes the compensation for said special and additional services in the sum of Fifty (50.00) Dollars, and comes now said Henry C. Buente and presents to the Board his claim in said amount of Fifty (50.00) Dollars, for said special and additional services, which claim is now by the Board allowed and the County Auditor is directed to pay the same out of such appropriation as may be available for that purpose.
IN THE MATTER OF ALLOWANCE TO HENRY
C. BUENTE FOR LEGAL SERVICES RENDERED
BY HIM OUTSIDE OF AND IN ADDITION TO
HIS REGULAR DUTIES AS COUNTY ATTORNEY,

PURSUANT TO PREVIOUS INSTRUCTION AND AGREEMENT, WHEREIN THE BOARD OF
COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, INSTRUCTED HENRY
C. BUENTE TO REPRESENT THE COUNTY OF VANDERBURGH AND THE COUNTY TREASURER OF
VANDERBURGH COUNTY, INDIANA, IN CIVIL ACTION No. 119 IN THE DISTRICT COURT OF
THE UNITED STATES, SOUTHERN DISTRICT OF INDIANA, EVANSVILLE DIVISION, ENTITLED
UNITED STATES OF AMERICA VS. 44,667.5 ACRES OF LAND, MORE OR LESS, IN VAN-
DERBURGH COUNTY, INDIANA, AND CHICAGO AND EASTERN ILLINOIS RAILROAD COMPANY,
AND OTHERS, TO WHICH ACTION THE COUNTY OF VANDERBURGH AND THE COUNTY TREASURER
OF VANDERBURGH COUNTY, INDIANA WERE MADE PARTIES DEFENDANT, AND BEING AN ACTION
FOR THE CONDEMNATION BY THE UNITED STATES OF AMERICA OF VARIOUS TRACTS OF LAND,
AND WHEREIN REAL ESTATE AND IMPROVEMENT TAXES TOTALING APPROXIMATELY NINE
THOUSAND (9,000.00) DOLLARS ARE INVOLVED, AND IN WHICH ACTION THE SAID HENRY C.
BUENTE HAS APPEARED AS ATTORNEY FOR VANDERBURGH COUNTY, INDIANA, AND FOR THE
COUNTY TREASURER OF VANDERBURGH COUNTY, INDIANA, AND PREPARED AND FILED STATE-
MENT SHOWING TAXES DUE ON THE VARIOUS TRACTS OF LAND INVOLVED IN SAID PROCEED-
INGS; ALSO, TO REPRESENT THE COUNTY OF VANDERBURGH, THE BOARD OF COMMISSIONERS
OF THE COUNTY OF VANDERBURGH, AND THE COUNTY TREASURER OF VANDERBURGH COUNTY,
INDIANA, IN CIVIL ACTION No. 123, IN SAID COURT, ENTITLED UNITED STATES OF
AMERICA VS. 99.66 ACRES OF LAND, MORE OR LESS, IN VANDERBURGH COUNTY, INDIANA,
AND RAYMOND W. AHLES, AND OTHERS, TO WHICH ACTION THE COUNTY OF VANDERBURGH,
THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, AND THE COUNTY TREAS-
URER OF VANDERBURGH COUNTY, INDIANA, WERE MADE PARTIES DEFENDANT, AND BEING AN
ACTION FOR THE CONDEMNATION BY THE UNITED STATES OF AMERICA OF VARIOUS TRACTS
OF LAND, AND WHEREIN REAL ESTATE AND IMPROVEMENT TAXES TOTALING APPROXIMATELY
FOUR THOUSAND (4,000.00) DOLLARS ARE INVOLVED, AND IN WHICH ACTION THE SAID
HENRY C. BUENTE HAS APPEARED AS ATTORNEY FOR THE COUNTY OF VANDERBURGH, THE
BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, AND THE COUNTY TREAS-
URER OF VANDERBURGH COUNTY, INDIANA, AND PREPARED AND FILED STATEMENT SHOWING TAXES
DUE ON THE VARIOUS TRACTS OF LANDS INVOLVED IN SAID PROCEEDING, ALL OF WHICH
SAID SERVICES WERE RENDERED AT THE SPECIAL INSTANCE AND REQUEST OF THIS BOARD
AND CONSIST OF A SPECIAL CHARACTER AND WERE OUTSIDE OF AND IN ADDITION TO THE
REGULAR DUTIES OF SAID HENRY C. BUENTE AS COUNTY ATTORNEY, FOR WHICH HE IS EN-
TITLED TO ADDITIONAL COMPENSATION, AND THE BOARD NOW FIXES THE SUM OF TWO HUN-
DERED AND FIFTY (250.00) DOLLARS AS PARTIAL FEE FOR SAID SPECIAL AND ADDITIONAL
SERVICES, THE BALANCE OF THE FEE TO BE PAID TO BE DETERMINED BY THIS BOARD
UPON FINAL DISPOSITION OF SAID TWO CAUSES OF ACTION, AND COMES NOW SAID HENRY
C. BUENTE AND PRESENTS TO THE BOARD HIS CLAIM IN SAID SUM OF TWO HUNDRED AND
FIFTY (250.00) DOLLARS AS PARTIAL PAYMENT, FOR SAID SPECIAL AND ADDITIONAL SER-
VICES, WHICH CLAIM IS NOW BY THE BOARD ALLOWED AND THE COUNTY AUDITOR IS DIRECTED
TO PAY THE SAME OUT OF SUCH APPROPRIATION AS MAY BE AVAILABLE FOR THAT PURPOSE.
On motion the Board recess until Monday, October 19th, 1942.

George J. Kessel
Harry Herndon
Joseph V. Eisterhold
BOARD OF COUNTY COMMISSIONERS

Monday, October 19th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kessel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buenke, County Attorney.

The minutes were read and approved.

Ré: State approval on additional appropriations

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD

IN THE MATTER OF ADDITIONAL APPROPRIATIONS FOR VANDERBURGH COUNTY, INDIANA.

No. 810

October 15th, 1942

A PETITION HAVING BEEN FILED BY THE LEGAL OFFICIALS OF VANDERBURGH COUNTY, INDIANA, IN THE MATTER OF ADDITIONAL APPROPRIATIONS IN THE SUM OF $7,560.00.

AND;

THIS MATTER HAVING BEEN SET FOR HEARING ON OCTOBER 13TH WITH BUDGET HEARING, REPORT HAVING BEEN MADE AND ALL OF THE FACTS HAVING BEEN CAREFULLY CONSIDERED, THIS BOARD DOES NOT APPROVE SAID ADDITIONAL APPROPRIATIONS IN THE SUM OF $7,560.00 AS FOLLOWS:

COUNTY GENERAL FUND . . . . . . . . . . $7,560.00

INDIANA TAX BOARD
HENRY S. MURRAY, CHAIRMAN

ATTEST:
SECRETARY

STATE OF INDIANA
OFFICE OF THE INDIANA TAX BOARD


WITNESS MY HAND AND SEAL OF THIS BOARD ON THIS THE 15TH DAY OF OCTOBER 1942.

SECRETARY NOBLE W. HOLLAR (SIGNED)
RE: ADDITIONAL APPROPRIATIONS

REQUEST OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURG, STATE OF INDIANA, FOR THE MAKING OF ADDITIONAL EMERGENCY APPROPRIATION OF FUNDS.

The Board of Commissioners of the County of Vanderburgh, State of Indiana, now finds that an immediate emergency and an indispensable public necessity exist for the provision of additional funds for the following purposes, viz:

### COUNTY COMMISSIONERS:
- Boehm Hospital- Food & Operating Supplies: $7,500.00
- Supplies: 1,200.00
- Telephone & Telegraph: 400.00
- Insurance - War Damage Insurance: 2,500.00
- $11,600.00

### COUNTY AUDITOR:
- Additional Clerical Assistance: 500.00

### CLERK, VANDERBURGH CIRCUIT COURT:
- Additional Clerical Assistance: 400.00

### COUNTY HIGHWAY DEPARTMENT: (From Miscellaneous Receipts $4,679.96)
- Personal Services: 500.00
- Road Materials: 3,179.96
- Culverts: 1,000.00
- Total: 4,679.96

And the County Auditor of Vanderburgh County, Indiana, is now requested to issue a call for a special meeting of the Vanderburgh County Council of Vanderburgh County, Indiana, for the purpose of making said additional emergency appropriations as herein set forth and requested.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made on this the 19th day of October, 1942.

(signed) George J. Kissel
(signed) Harvey Herndon
(signed) Joseph V. Eisterhold

Members of the Board of Commissioners of the County of Vanderburgh, State of Indiana.

(Attest):

(signed) Chas. H. Atkin
County Auditor of Vanderburgh County, Indiana,
and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.
Board of Commissioners, Vanderburgh County, Indiana, 

OCTOBER 19TH & 22ND 1942

RE: HAULING ELECTION EQUIPMENT

The Commissioners request the Auditor to advertise for bids on the hauling of Election Equipment to and from the Polling Places for the General Election to be held on November 3rd, 1942.

On motion the Board recess until Thursday, October 22nd, 1942.

George J. Kessell

Harvey Herndon

BOARD OF COUNTY COMMISSIONERS

THURSDAY, OCTOBER 22N0, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kessell, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buentu, County Attorney.

The minutes were read and approved.

RE: POLLING PLACES—GENERAL ELECTION

The Commissioners request the Auditor to advertise the list of Polling Places as submitted by the County Chairman for the General Election on November 3rd, 1942—

<table>
<thead>
<tr>
<th>Precinct</th>
<th>Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>MRS. MYRTLE ASKINS</td>
<td>R.R.6, PROSPERITY AVE</td>
</tr>
<tr>
<td>2</td>
<td>VIOLA E. WOLF</td>
<td>1726 S. GARVIN ST.</td>
</tr>
<tr>
<td>3</td>
<td>MRS. VERA SANDSFUR</td>
<td>1110 S. MARSHALL AVE</td>
</tr>
<tr>
<td>4</td>
<td>WALTER REIS</td>
<td>956 LODGE AVE.</td>
</tr>
<tr>
<td>5</td>
<td>MRS. ALICE B. SEITZ</td>
<td>1034 BELLEMEADE AVE.</td>
</tr>
<tr>
<td>6</td>
<td>EAST SIDE LIBRARY</td>
<td>846 E. CHANDLER AVE.</td>
</tr>
<tr>
<td>7</td>
<td>SAMUEL NEAL</td>
<td>1154 S. BEDFORD AVE</td>
</tr>
<tr>
<td>8</td>
<td>MRS. LILLIAN SCHULZE</td>
<td>808 COVERT AVE.</td>
</tr>
<tr>
<td>9</td>
<td>FRED LANEY</td>
<td>605 TAYLOR AVE.</td>
</tr>
<tr>
<td>10</td>
<td>MARY CAMPBELL</td>
<td>512 JEFFERSON AVE.</td>
</tr>
<tr>
<td>11</td>
<td>RAY AHERING</td>
<td>819 S. GARVIN ST.</td>
</tr>
<tr>
<td>12</td>
<td>MRS. ANNA W. LANNERT</td>
<td>825 S. GOVERNOR ST.</td>
</tr>
<tr>
<td>13</td>
<td>MRS. GRACE PYLE</td>
<td>21 E. CHANDLER AVE.</td>
</tr>
<tr>
<td>14</td>
<td>MAYMIE E. LENN</td>
<td>207 JEFFERSON AVE.</td>
</tr>
<tr>
<td>15</td>
<td>FRANK CONLEE</td>
<td>1422 PARRETT ST.</td>
</tr>
<tr>
<td>16</td>
<td>WALTER BRUNER</td>
<td>810 S.E. SECOND ST.</td>
</tr>
<tr>
<td>17</td>
<td>ANNA PARIS</td>
<td>223 OAK ST.</td>
</tr>
<tr>
<td>18</td>
<td>Ed. BUTKE</td>
<td>600 CHERRY ST.</td>
</tr>
<tr>
<td>19</td>
<td>MRS. MAUDE V. GREEN</td>
<td>615 LOCUST ST.</td>
</tr>
<tr>
<td>20</td>
<td>ROSEMARY AYERS</td>
<td>213 N.W. 7TH ST.</td>
</tr>
<tr>
<td>21</td>
<td>MRS. JAMES CLAYTON</td>
<td>219 N.W. 6TH ST.</td>
</tr>
<tr>
<td>22</td>
<td>FRIEDA LAMBERT</td>
<td>319 S. 3RD AVE.</td>
</tr>
<tr>
<td>23</td>
<td>GEORGE GROSS</td>
<td>426 FULTON AVE.</td>
</tr>
<tr>
<td>24</td>
<td>MRS. TILLIE HAMMERSTEIN</td>
<td>815 W. ILLINOIS ST.</td>
</tr>
<tr>
<td>25</td>
<td>SYLVESTER PAUL</td>
<td>27 W. ILLINOIS ST.</td>
</tr>
<tr>
<td>26</td>
<td>CLARENCE ALLEN</td>
<td>25 JOHN ST.</td>
</tr>
<tr>
<td>27</td>
<td>MRS. CECIL PAULI</td>
<td>1114 CHERRY ST.</td>
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<tr>
<td>28</td>
<td>WILLIE BELLE JONES</td>
<td>609 S. GOVERNOR ST.</td>
</tr>
<tr>
<td>29</td>
<td>JOHN TAYLOR</td>
<td>520 S. MORTON AVE.</td>
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<tr>
<td>30</td>
<td>VIRGIL HARMON</td>
<td>511 JOHN ST.</td>
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<tr>
<td>31</td>
<td>JULIA HAMMERSTEIN</td>
<td>904 E. WALNUT ST.</td>
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<tr>
<td>32</td>
<td>CLARENCE KEENAN</td>
<td>501 S. BEDFORD AVE.</td>
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<tr>
<td>33</td>
<td>BENA SPAETTI</td>
<td>1320 E. SYCAMORE ST.</td>
</tr>
<tr>
<td>34</td>
<td>HENRY CLAY STROUD</td>
<td>1621 DIVISION ST.</td>
</tr>
<tr>
<td>35</td>
<td>KATHERINE BECKER</td>
<td>1159 E. VIRGINIA ST.</td>
</tr>
</tbody>
</table>
## POLLING PLACES - CONT'D -

<table>
<thead>
<tr>
<th>PRECINCT</th>
<th>NAME</th>
<th>ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>36</td>
<td>Emma Cain</td>
<td>310 N. Sherman St</td>
</tr>
<tr>
<td>37</td>
<td>Elizabeth Wolf</td>
<td>421 E. Michigan St</td>
</tr>
<tr>
<td>38</td>
<td>Mrs. Edw. Cullivan</td>
<td>320 E. Delaware St.</td>
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<tr>
<td>39</td>
<td>Albert Eberhard</td>
<td>617 E. Maryland St.</td>
</tr>
<tr>
<td>40</td>
<td>Allen J. Lutz</td>
<td>626 E. Louisiana St.</td>
</tr>
<tr>
<td>41</td>
<td>Charles R. Barclay</td>
<td>102 E. Tennessee St.</td>
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<tr>
<td>42</td>
<td>John W. Emmons</td>
<td>502 Reis Ave.</td>
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<tr>
<td>43</td>
<td>James Hubbard</td>
<td>304 Richard Ave.</td>
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<tr>
<td>44</td>
<td>Mrs. Ethel Miller</td>
<td>1215 Harriett St.</td>
</tr>
<tr>
<td>45</td>
<td>Mrs. Herman Kasbohm, Jr.</td>
<td>307 Oregon St.</td>
</tr>
<tr>
<td>46</td>
<td>Albert Earl Hart</td>
<td>511 Read St</td>
</tr>
<tr>
<td>47</td>
<td>Oscar F. Eisenhauer</td>
<td>515 Many St</td>
</tr>
<tr>
<td>48</td>
<td>Grace Bischmann</td>
<td>509 1st Ave.</td>
</tr>
<tr>
<td>49</td>
<td>Jacob Theil</td>
<td>1025 W. Virginia St</td>
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<tr>
<td>50</td>
<td>Oscar P. Rentzel</td>
<td>1318 W. Columbia St</td>
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<tr>
<td>51</td>
<td>Henry Algood</td>
<td>1119 Fountain Ave</td>
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<tr>
<td>52</td>
<td>Adam Will</td>
<td>1006 1st Ave.</td>
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<tr>
<td>53</td>
<td>Mrs. Ioma Eakins</td>
<td>1305 Oakley St</td>
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<tr>
<td>54</td>
<td>George Dickman</td>
<td>1175 Cedar St</td>
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<tr>
<td>55</td>
<td>Mrs. Martha Kough</td>
<td>1514 W. Louisiana St</td>
</tr>
<tr>
<td>56</td>
<td>Aurelia Merkel</td>
<td>1917 W. Michigan St</td>
</tr>
<tr>
<td>57</td>
<td>Walter Fischer</td>
<td>2123 W. Delaware St</td>
</tr>
<tr>
<td>58</td>
<td>Mr. J. Moore</td>
<td>2128 W. Illinois St</td>
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<tr>
<td>59</td>
<td>Adam Blankenberger</td>
<td>520 N. Hess Ave.</td>
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<td>60</td>
<td>Tillie Theiss</td>
<td>2527 W. Indiana St</td>
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<tr>
<td>61</td>
<td>J. W. Smith</td>
<td>2510 Pennsylvania St</td>
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<td>62</td>
<td>Earnie Casey</td>
<td>2576 Dennison St</td>
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<tr>
<td>63</td>
<td>Kate Steinkamp</td>
<td>1451 Cumberland Ave</td>
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<tr>
<td>64</td>
<td>Adelaide Niemhaus</td>
<td>1300 E. Maryland St</td>
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<tr>
<td>65</td>
<td>James A. Perry</td>
<td>256 Oldstead Ave</td>
</tr>
<tr>
<td>66</td>
<td>Anton Berger</td>
<td>R.R.7 N. St., Joe Ave.</td>
</tr>
<tr>
<td>67</td>
<td>Mrs. Jas.P. Mattingly</td>
<td>3100 Edderwood Drive</td>
</tr>
<tr>
<td>68</td>
<td>Otto Edw. Thompson</td>
<td>R.R.1, Box 556 Red Bank Road</td>
</tr>
<tr>
<td>69</td>
<td>Thomas H. Duncan</td>
<td>3216 Hartmetz Ave</td>
</tr>
<tr>
<td>70</td>
<td>Hiltan J. Kerkhoff</td>
<td>3310 Mt. Vernon Ave</td>
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<tr>
<td>71</td>
<td>Helen Bockstege</td>
<td>5034 W. Maryland St</td>
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<tr>
<td>72</td>
<td>Henry Speiker</td>
<td>R.R.2, Red Bank Road</td>
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<tr>
<td>73</td>
<td>Louise Simmons</td>
<td>R.R.7, Vann &amp; Covert</td>
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<tr>
<td>74</td>
<td>Lodge School</td>
<td>Lodge &amp; Riverside</td>
</tr>
<tr>
<td>75</td>
<td>Harper School</td>
<td>South Alvord Ave</td>
</tr>
<tr>
<td>76</td>
<td>Hebron School</td>
<td>Outer Lincoln Ave</td>
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<tr>
<td>77</td>
<td>Alfred Younger</td>
<td>Cor., Boonville &amp; Old Hwy 41, Dutch Mill</td>
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<tr>
<td>78</td>
<td>Vogel School</td>
<td>Weinbach &amp; Vogel Rd</td>
</tr>
<tr>
<td>79</td>
<td>Behaggs Restaurant</td>
<td>4001 Alles Lane</td>
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<tr>
<td>80</td>
<td>Strington School</td>
<td>Strington Road</td>
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<tr>
<td>81</td>
<td>Harwood School</td>
<td>Old 1st Ave.</td>
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<tr>
<td>82</td>
<td>McCutchanville School</td>
<td>Highway #57</td>
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<tr>
<td>83</td>
<td>Scott Twp School</td>
<td>Old State Road</td>
</tr>
<tr>
<td>84</td>
<td>Blue Grass Com. House</td>
<td>Highway #65</td>
</tr>
<tr>
<td>85</td>
<td>Armstrong Twp Com. School</td>
<td>Highway #65</td>
</tr>
<tr>
<td>86</td>
<td>Kasson School No. 8</td>
<td>Highway #65, Big Cynthia A Rd</td>
</tr>
<tr>
<td>87</td>
<td>Henry F. Niemeier</td>
<td>R.R.7, St., Joe</td>
</tr>
<tr>
<td>88</td>
<td>Barker School</td>
<td>R.R. #2.</td>
</tr>
</tbody>
</table>

**RE: COUNTY BUSINESS**

The Commissioners approve the expense of the County Auditor and County Attorney to Indianapolis on County Business with several State Departments.

On motion the Board recess until Monday, October 26th, 1942.

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Signed by:

[Signatures]

**BOARD OF COUNTY COMMISSIONERS**
Board of Commissioners, Vanderburgh County, Indiana, October 26 & 29, 1942

MONDAY, OCTOBER 26TH, 1942

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess when present George J. Kessel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buenste, County Attorney.

The minutes were read and approved.

Re: Change in Polling Place

The Board of Commissioners change the polling place in the 50th Precinct from Oscar Wentzel, #1318 W. Columbia street to Thelma Byrnes, #617 N. Sixth Avenue, and order the Auditor to advertise same.

Re: Seminary Road, Union Township

All interested property owners file grant for sixty (60) foot Right-of-Way for the Seminary Road in Union Township, from the Cypress-Dale Road North to the Bayou Creek Road.

On motion the Board recess until Thursday, October 29th, 1942.

THURSDAY, OCTOBER 29TH, 1942

George J. Kessel

Harvey Herndon

BOARD OF COUNTY COMMISSIONERS

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kessel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buenste, County Attorney.

The minutes were read and approved.

Re: Bids on the Hauling of Election Equipment

This being the time set for the receiving of bids on the hauling of election equipment to and from polling places, come now the following and submit their bids-

B. J. Shetler MFG & Storage CO  $699.00
Belmont Moving & Storage CO  $475.00

On motion the Board awards contract to the Belmont Moving & Storage Company on their low bid of $475.00.
RE: AUDITOR'S OFFICE EQUIPMENT FUND

The County Auditor reports, on account of not being able to buy any Office Equipment, requests the Board to transfer funds from Appropriation #2-600 Equipment to #2-205 Repairs to Equipment, and it is so approved by the Board.

RE: COURT HOUSE EMPLOYEES

Commissioners approve the following changes in Court House Janitors-

Walter Humphrey to succeed Pearl Bright, effective October 1, 1942
Walter Clardy to succeed Walter Kimbrell, effective October 16, 1942
Lulu Jennings to succeed Clara Craig, effective October 16, 1942.

On motion the Board adjourn sine die.

George J. Kessel
Joseph V. Eisterhold

Monday, November 2nd, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to Law, when present Joseph V. Eisterhold and Harvey Herndon, members of the Board of Commissioners; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The meeting was opened in due form by Deputy County Sheriff William Lloyd.

The minutes were read and approved.

RE: HIGHWAY DEPARTMENT

The Commissioners approve the following changes in employees, effective October 16th, 1942 from Highway Funds-

William Woodruff and Herman Foster

From W. R. A. Funds-

Jos. Masterson
John Van Biber
Clifton Seaton
Julius Schnelle

On motion the Board recess until Thursday, November 5th, 1942.

George Kessel (Absent)
Board of Commissioners, Vanderburgh County, Indiana, November 5 & 9th, 1942

Thursday, November 5th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kizzle, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Housing of Voting Machines

The Commissioners request the Superintendent of County Buildings to report on the advisability of placing the election equipment in the Coliseum basement.

On motion the Board recess until Monday, November 9th, 1942.

George J. Kizzle

Harvey Herndon

Joseph V. Eisterhold

Board of County Commissioners

Monday, November 9th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kizzle, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Cause No. 10769, Superior Court of Vanderburgh County - Rosco Wild vs Otto Huebner and the Board of Commissioners of the County of Vanderburgh.

Comes now Henry C. Buente, County Attorney, and reports to the Board that the above entitled cause has been compromised and settled, without any cost to Vanderburgh County, and has been dismissed by the plaintiff at plaintiff's cost.

On motion the Board recess until Thursday, November 12th, 1942.

George J. Kizzle

Harvey Herndon

Joseph V. Eisterhold

Board of County Commissioners
QUIT-CLAIM DEED

This Indenture Witnesseth

That Mary E. Kunkler and Frank F. Kunkler, her husband—

of ______ Vanderburgh County, and State of Indiana

RELEASE AND QUIT-CLAIM

To ______ Vanderburgh County, Indiana

of ______ Vanderburgh County, in the State of Indiana for the sum of

One ($1.00) Dollar and other valuable considerations

the following described REAL ESTATE in _______ Vanderburgh County, in the State of Indiana, to-wit:

Lot Nine (9) in Block Twenty-one (21), in Eastern Enlargement of the City of Evansville, according to the recorded plat thereof.

This conveyance is made to Vanderburgh County, Indiana, to satisfy a mortgage securing a loan from the School Fund of the State of Indiana, in the principal sum of Six Hundred ($600.00) Dollars, dated April 7, 1938 and recorded April 7, 1938, in School Fund Mortgage Record No. 7 at page 164.

IN WITNESS WHEREOF, the said Mary E. Kunkler and Frank F. Kunkler, her husband,

have hereunto set their hands and seals this 9th day of November, 1942

(SEAL)  
(SEAL)  
(SEAL)

STATE OF INDIANA, VANDERBURGH County, ss:

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named

Mary E. Kunkler and Frank F. Kunkler, her husband—

who, acknowledged the execution of the foregoing Deed to be their voluntary act and deed.

WITNESS, my hand and Notarial Seal this 9th day of November, 1942

Notary Public
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 12, 1942

RE: COMMON SCHOOL FUND LOAN NO. 3360 - CONT'D -

AND THE BOARD, BEING IN REGULAR SESSION, NOW FINDS THAT IT IS TO THE BEST INTERESTS OF THE COUNTY OF VANDERBURGH, AND THE OWNER OF SAID MORTGAGED PROPERTY, BEING THE GRANTOR IN SAID DEED, TO ACCEPT SAID CONVEYANCE OF SAID REAL ESTATE FROM THE SAID MAY E. KUNKLER, HER HUSBAND HAVING JOINED IN SAID CONVEYANCE, AND TO TAKE POSSESSION THEREOF FOR AND ON BEHALF OF VANDERBURGH COUNTY, INDIANA.

AND THE COUNTY AUDITOR IS NOW ORDERED BY THE BOARD TO SELL SAID REAL ESTATE, AT HIS OFFICE, AT PRIVATE OR PUBLIC SALE, ON THE BEST TERMS OBTAINABLE, THAT PRIOR TO THE MAKING OF SAID SALE HE SHALL CAUSE SAID REAL ESTATE TO BE APPRAISED BY THREE DISINTERESTED FREEHOLDERS OF THE NEIGHBORHOOD, ACQUAINTED WITH THE REAL ESTATE IN QUESTION, WHO SHALL BE SWORN TO HONESTLY AND IMPARTIALLY APPRAISE SAID REAL ESTATE AT ITS FAIR CASH VALUE; THAT HE BE REQUIRED TO GIVE NOTICE OF SUCH SALE AS PROVIDED BY LAW AND THAT HE REPORT HIS ACTION HEREIN TO THIS BOARD AT ITS REGULAR MEETING SUBSEQUENT TO THE DATE OF SAID SALE.

ON MOTION THE BOARD RECESS UNTIL MONDAY, NOVEMBER 16TH, 1942.

George J. Kisel

Homer Harmon

Joseph J. Griswold

BOARD OF COUNTY COMMISSIONERS.
The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: Acceptance by County of School Fund Property (May E. Kunkler)

In the matter of Common School Fund Loan No. 5360, made in the name of May E. Kunkler, and acceptance of conveyance of property involved to Vanderburgh County, Indiana, to satisfy defaulted loan.

Comes now Charles H. Atkin, County Auditor of Vanderburgh County, Indiana, and reports to the Board that under date of April 7th, 1938, May E. Kunkler borrowed from the Common School Fund of the State of Indiana, the sum of Six Hundred ($600.00) dollars and executed a mortgage to secure said loan to the State of Indiana, upon the following described real estate situate in Vanderburgh County, Indiana, to-wit:

Lot Number Nine (9) in Block Number Twenty-one (21) in the Eastern Enlargement of the City of Evansville, commonly known as No. 416 Southeast Fifth Street

and that there is accrued and remains unpaid in addition to said principal of Six Hundred ($600.00) dollars, interest on said loan, up to the 7th day of November, 1942, amounting to Seventy and 50/100 (70.50) dollars, together with insurance premium paid by the County of Ten and 40/100 (10.40) dollars and that said property has been bought in by the County on the Spring, 1942 Tax Sale to protect said School Fund Mortgage; that said mortgagor, being in default in the payment of principal and interest due on said loan and unable to make payment thereof, said mortgagor and owner has agreed to and did execute a deed conveying said real estate to Vanderburgh County, Indiana, in satisfaction of the indebtedness owing by her.

And the County Auditor now presents to the Board, a deed conveying said real estate to Vanderburgh County, Indiana, in satisfaction of the indebtedness owing thereon by said owner, May E. Kunkler, as provided by Section 4, Chapter 118 of the Acts of the Indiana General Assembly of 1933, which deed is in the words and figures following, to-wit:
Board of Commissioners, Vanderburgh County, Indiana, November 12, 1942

RE: Common School Fund Loan No. 3360 -Cont'd-

And the Board, being in regular session, now finds that it is to the best interests of the County of Vanderburgh, and the owner of said mortgaged property, being the grantor in said deed, to accept said conveyance of said real estate from the said May E, Kunkler, her husband having joined in said conveyance, and to take possession thereof for and on behalf of Vanderburgh County, Indiana.

And the County Auditor is now ordered by the Board to sell said real estate, at his office, at private or public sale, on the best terms obtainable, that prior to the making of said sale he shall cause said real estate to be appraised by three disinterested freeholders of the neighborhood, acquainted with the real estate in question, who shall be sworn to honestly and impartially appraise said real estate at its fair cash value; that he be required to give notice of such sale as provided by law and that he report his action herein to this Board at its regular meeting subsequent to the date of said sale.

On motion the Board recess until Monday, November 16th, 1942.

George J. Kisel
Sam Hammer
Josh D. Rechself
Board of County Commissioners.
Board of Commissioners, Vanderburgh County, Indiana, November 16, 1942

Monday, November 16th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kessel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

Re: State Approval on Additional Appropriations

State of Indiana
Office of the Indiana Tax Board

In the Matter of Additional Appropriations for Vanderburgh County, Indiana, No. 932

November 13th, 1942

A Petition having been filed by the proper legal officials of Vanderburgh County, Indiana, in the Matter of Additional Appropriations in the sum of $15,179.96.

And:

This Matter having been set for hearing on November 10th at 10:00 A.M., report having been made and all of the Facts having been carefully considered, this Board does now approve said Additional Appropriations in the sum of $15,179.96, as follows:

County General Fund $10,500.60
County Highway Fund 4,679.96
Total $15,179.96

Indiana Tax Board

Henry S. Murray, Chairman

Attest:
Secretary

State of Indiana
Office of the Indiana Tax Board

I, Noble W. Hollar, Secretary of the Indiana Tax Board, do hereby certify that the above and foregoing is a true and complete copy of the order as made by this Board in the above entitled Matter on this the 13th Day of November, 1942.

Witness my hand and seal of this Board on this the 13th day of November, 1942.

(SEAL) Noble W. Hollar (Signed)
RE: LEASE—COURT HOUSE ANNEX

LEASE
BETWEEN
VANDERBURGH COUNTY, INDIANA
AND
THE UNITED STATES OF AMERICA

1. THIS LEASE, made and entered into this 5th day of October in the year one thousand nine hundred and forty-two by and between Vanderburgh County, Indiana, whose address is Court House, Evansville, Indiana for its heirs, executors, administrators, successors, and assigns, hereinafter called the Lessor, and the United States of America, hereinafter called the Government:

WITNESSETH: THE PARTIES HERETO FOR THE CONSIDERATIONS HEREINAFTER MENTIONED COVENANT AND AGREE AS FOLLOWS:

2. The Lessor hereby leases to the Government the following described premises, viz:

Approximately 3,900 square feet of space contained in the third floor of the building commonly known as the Court House Annex, situated on Lot No. 172 Donation Enlargement in the City of Evansville, County of Vanderburgh, State of Indiana, the Post Office address of which is 202 N.W. Fourth Street, Evansville, Indiana.

To be used exclusively for the following purposes (see Instruction No. 3):

Office quarters for the Vanderburgh County Local Boards Nos. 1, 2, 3 & 4.

3. To have and to hold the said premises with their appurtenances for the term beginning November 1, 1942 and ending with June 30, 1943.

4. The Government shall not assign this lease in any event, and shall not sublet the demised premises except to a desirable tenant, and for a similar purpose, and will not permit the use of said premises by anyone other than the Government, such sublessee, and the agents and servants of the Government, or of such sublessee.

5. This lease may, at the option of the Government, be renewed from year to year at a rental of $1,800.00 per year and otherwise upon the terms and conditions herein specified, provided notice be given in writing to the Lessor at least thirty days before this lease or any renewal thereof would otherwise expire; provided that no renewal thereof shall extend the period of occupancy of the premises beyond the 30th day of June 1945.

6. The Lessor shall furnish to the Government, during the occupancy of said premises, under the terms of this lease, as part of the rental consideration, the following:

FACILITIES: Heating facilities; lighting facilities; water facilities; toilet facilities;

SERVICE: Janitor service; heat; lights; water; and maintenance.

7. The Government shall pay the Lessor for the premises rent at the following rate: $1,800.00 per year. Payment shall be made at the end of each month.

8. The Government shall have the right, during the existence of this lease, to make alterations, attach fixtures, and erect additions, structures, or signs, in or upon the premises hereby leased (provided such alterations, additions, structures or signs shall not be detrimental to or inconsistent with the rights granted to other tenants on the property or in the building in which said premises are located); which fixtures, additions, or structures so placed in or upon or attached to the said premises shall be and remain the property of the Government and may be removed therefrom by the Government prior to the termination of this lease, and the Government, if required by the Lessor, shall, before the expiration of this lease or renewal thereof, restore the premises to the same condition as that existing at the time of entering upon the same under this lease, reasonable and ordinary wear and tear and damages by the elements or by circumstances over which the Government has no control, excepted; provided, however, that if the Lessor required such restoration, the Lessor shall give
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 16th 1942

WRITTEN NOTICE THEREOF TO THE GOVERNMENT TWENTY DAYS BEFORE THE TERMINATION OF THE LEASE.

9. THE LESSOR SHALL, UNLESS HEREIN SPECIFIED TO THE CONTRARY, MAINTAIN THE SAID PREMISES IN GOOD REPAIR AND TENANTABLE CONDITION DURING THE CONTINUANCE OF THIS LEASE, EXCEPT IN CASE OF DAMAGE ARISING FROM THE ACT OR THE NEGLIGENCE OF THE LEASEE.

STATE OF INDIANA
VANDERBURGH COUNTY

We, the undersigned, appraisers of the First County Commissioners' District of the County of Vanderburgh, State of Indiana, having made a personal examination of the following described real estate situate in Vanderburgh County, Indiana, to-wit:

Lot Nine (9) in Block Twenty-one (21) in the Eastern Enlargement of the City of Evansville, commonly known as No. 916 S. E. Fifth Street

do, upon oath, say that the same is of the present true cash value of

Four Hundred (400.00) Dollars.

[Signatures]

J. R. Biggs
J. H. Schmidt
J. T. Cooper

Appraisers

Subscribed and sworn to before me this 16th day of November, 1942.

Chas. H. Atkins
County Auditor, Vanderburgh County, Indiana
By Florence Ester
Deputy.
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 16TH, 1942

RE: COUNTY SHERIFF'S OFFICE- EMPLOYEES

On recommendation of County Sheriff, Val Dietsch, the Commissioners
approve the following appointments-

Connies Northern to succeed Carl Gatewood, as night office man
Edw. Mueller to succeed WM. Moser and WM. Lloyd to succeed Herbert Brown, as emergency deputies.

RE: COUNTY RECORDER'S OFFICE- EMPLOYEES

On recommendation of County Recorder, Joseph Betz, the Commissioners
approve the following appointments-

Betty Bauer to succeed Alice Meyer as first deputy, and
Louise Trockman to succeed Betty Bauer, as third deputy.

On motion the board recess until Thursday, November, 19th, 1942.

George J. Kissel

Harry Esterholt

J. E. Esterhold

Board of County Commissioners

THURSDAY, NOVEMBER 19TH, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Esterholt and Harvey Hender, members composing said board; also F. B. Wilson, Deputy County Auditor.

The minutes were read and approved.

RE: REFUND OF TAXES

IN THE MATTER OF REFUND OF TAXES

Whereas certain persons were wrongfully assessed with taxes for the year 1942, for which each of such persons were entitled to a refund under the provision of Section 6086, Burns 1914, and whereas, the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes wrongfully assessed against them for the amount set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without special order of the Board, now-

Therefore, for the purpose of spreading of record an order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts herefore paid to them was of such refund, be and the same are hereby confirmed as of the date of allowance.
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 16TH 1942.

WRITTEN NOTICE THEREOF TO THE GOVERNMENT TWENTY DAYS BEFORE THE TERMINATION OF THE LEASE.

9. THE LESSOR SHALL, UNLESS HEREIN SPECIFIED TO THE CONTRARY, MAINTAIN THE SAID PREMISES IN GOOD REPAIR AND TENANTABLE CONDITION DURING THE CONTINUANCE OF THIS LEASE EXCEPT IN CASE OF DAMAGE ARISING FROM THE ACT OR THE NEGLIGENCE

STATE OF INDIANA } 98:
VANDERBURGH COUNTY }

We, the undersigned, appraisers of the First County Commissioners' District of the County of Vanderburgh, State of Indiana, having made a personal re-examination of the following described real estate situate in Vanderburgh County, Indiana, to-wit:

Lot Number Nine (9), in Block Number Seventeen (17) in Auburn, an Addition to the City of Evansville, being located on the east side of Fares Avenue, and lying immediately south of No. 220 Fares Avenue, being a vacant lot

do, upon oath, say that the same is of the present true cash value of One Hundred Twenty (- $120.00 - ) Dollars.

[Signatures]

Subscribed and sworn to before me this 16th day of November, 1942.

[Signature]

County Auditor of Vanderburgh County, Indiana.

By [Signature]

Deputy.
Board of Commissioners, Vanderburgh County, Indiana, November 16th, 1942.

RE: COUNTY SHERIFF'S OFFICE- EMPLOYEES

On recommendation of County Sheriff, Val Dietrich, the Commissioners approve the following appointments:

Conness Northern to succeed Carl Gatewood, as night office man
Edw. Mueller to succeed Wm. Moser and Wm. Lloyd to succeed Herbert Brown, as emergency deputies.

RE: COUNTY RECORDER'S OFFICE- EMPLOYEES

On recommendation of County Recorder, Joseph Betz, the Commissioners approve the following appointments:

Betty Bauer to succeed Alice Meyer as first deputy, and Louise Trockman to succeed Betty Bauer, as third deputy.

On motion the Board recess until Thursday, November 19th, 1942.

George J. Kissel

Joseph V. Eisterhold

Board of County Commissioners

Thursday, November 19th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Henderon, members composing said Board; also F. B. Wilson, Deputy County Auditor.

The minutes were read and approved.

RE: REFUND OF TAXES

IN THE MATTER OF REFUND OF TAXES

Whereas certain persons were wrongfully assessed with taxes for the year 1942, for which each of such persons were entitled to a refund under the provision of Section 6088, Burns 1914, and whereas, the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes wrongfully assessed against them for the amount set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without special order of the Board, now-

Therefore, for the purpose of spreading of record an order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts herefore paid to them was of such refund, as and the same are hereby confirmed as of the date of allowance.
Written Notice Thereto to the Government Twenty Days Before the Termination of the Lease.

9. The lessor shall, unless herein specified to the contrary, maintain the said premises in good repair and tenantable condition during the continuance of the lease, except in case of damage arising from the act or the negligence of the lessee.

STATE OF INDIANA  
VANDERBURGH COUNTY  

We, the undersigned appraisers of the First County Commissioners' District of the County of Vanderburgh, State of Indiana, having made a personal re-examination of the following described real estate situate in Vanderburgh County, Indiana, to-wit:

Lot Seventy-four (74) and the adjoining Eighteen and Seventy-five Hundredths (18.75) feet of Lot Seventy-five (75) in Ravenswood Manor, an Addition to the City of Evansville, and being located on the north side of Ravenswood Drive between Evans and Bedford Avenues, and lying east of No. 826 Ravenswood Drive, being a vacant lot do, upon oath, say that the same is of the present true cash value of Three Hundred Ninety Dollars.

[Signatures]

Appraisers.

Subscribed and sworn to before me this 16th day of November, 1942.

[Signature]

County Auditor, Vanderburgh County, Indiana.
Board of Commissioners, Vanderburgh County, Indiana, November 16th, 1942

Re: County Sheriff's Office - Employees

On recommendation of County Sheriff, Val Dietsch, the Commissioners approve the following appointments -

Conness Northern to succeed Carl Gatewood, as night office man.
Edw. Mueller to succeed Wm. Moser and Wm. Lloyd to succeed Herbert Brown, as emergency deputies.

Re: County Recorder's Office - Employees

On recommendation of County Recorder, Joseph Betz, the Commissioners approve the following appointments -

Betty Bauer to succeed Alice Meyer as first deputy, and
Louise Trockman to succeed Betty Bauer, as third deputy.

On motion the Board recess until Thursday, November 19th, 1942.

George J. Kiesel

Harry Eisterhold

Board of County Commissioners

Thursday, November 19th, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kiesel, Joseph V. Eisterhold and Harvey Hendon, members composing said Board; also F. B. Wilson, Deputy County Auditor.

The minutes were read and approved.

Re: Refund of Taxes

In the matter of refund of taxes

Whereas certain persons were wrongfully assessed with taxes for the year 1942, for which each of such persons were entitled to a refund under the provision of Section 6088, Burns 1914, and whereas, the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes wrongfully assessed against them for the amount set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without special order of the Board, now -

Therefore, for the purpose of spreading of record an order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts heretofore paid to them was of such refund, be and the same are hereby confirmed as of the date of allowance.
Board of Commissioners, Vanderburgh County, Indiana, November 16th, 1942.

Written notice thereof to the government twenty days before the termination of the lease.

9. The lessor shall, unless herein specified to the contrary, maintain the said premises in good repair and tenantable condition during the continuance of this lease, except in case of damage arising from the act or negligence of the government's agents or employees. For the purpose of so maintaining the premises, the lessor reserves the right at reasonable times to enter and inspect the premises and to make any necessary repairs thereto.

10. If the said premises be destroyed by fire or other casualty this lease shall immediately terminate. In case of partial destruction or damage, so as to render the premises untenantable, either party may terminate the lease by giving written notice to the other within fifteen days thereafter, and if so terminated no rent shall accrue to the lessor after such partial destruction or damage.

11. No member of or delegate to Congress or resident commissioner shall be admitted to any share or part of this lease or to any benefit to arise therefrom. Nothing, however, herein contained shall be construed to extend to any incorporated company, if the lease be the general benefit of such corporation or company.

12. This lease may be cancelled by either party upon thirty (30) days' notice in writing to the other.

In witness whereof, the parties hereto have subscribed their names as of the date first above written.

Vanderburgh County, Indiana

By George J. Kissel (signed)
Harvey Herndon (signed)
Joseph V. Eisterhould (signed)

In presence of:

Attest: Chas. H. Atkin (signed)
County Auditor, Evansville, Indiana

(Seal)

I, Chas. H. Atkin, certify that I am the auditor of the corporation named as lessor in the attached lease; that George J. Kissel, Harvey Herndon and Joseph V. Eisterhould, who signed said lease on behalf of the lessor, was then board of commissioners of said corporation; that said lease was duly signed for and in behalf of said corporation by authority of its governing body, and is within the scope of its corporate powers.

(Seal)

(besigned) Chas. H. Atkin
Auditor

Re: Appraisal of County Properties

The commissioners order appraisal of the following School Fund properties:
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 16TH, 1942

RE: COUNTY SHERIFF'S OFFICE- EMPLOYEES

On recommendation of County Sheriff, Val Dietzch, the Commissioners

APPROVE THE FOLLOWING APPOINTMENTS-

Connexs Northern to succeed Carl Gatewood, as Night Office Man
Edw. Mueller to succeed Wm. Moser and Wm. Lloyd to succeed Herbert Brown, as Emergency Deputies.

RE: COUNTY RECORDER'S OFFICE- EMPLOYEES

On recommendation of County Recorder, Joseph Betz, the Commissioners

APPROVE THE FOLLOWING APPOINTMENTS-

Betty Bauer to succeed Alice Meyer as First Deputy, and
Louise Trockman to succeed Betty Bauer, as third deputy.

On motion the Board recess until Thursday, November, 19th, 1942.

George J. Kissel

Harry Eisterhold

Board of County Commissioners

THURSDAY, NOVEMBER 19TH, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also F. B. Wilson, Deputy County Auditor.

The Minutes were read and approved.

RE: REFUND OF TAXES

IN THE MATTER OF REFUND OF TAXES

WHEREAS certain persons were wrongfully assessed with taxes for the year 1942, for which each of such persons were entitled to a refund under the provision of Section 6088, Burns 1914; and whereas, the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes wrongfully assessed against them for the amount set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without special order of the Board, now-

Therefore, for the purpose of spreading of record an order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts heretofore paid to them was of such refund, be and the same are hereby confirmed as of the date of allowance.
### Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 19TH 1942

**REFUND OF TAXES - CONT'D**

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Total 724.13 269.25 $993.68

(signed) GEORGE J. KISSEL

(signed) HARVEY HERNDON

(signed) JOSEPH V. EISTERTHOLD

BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, STATE OF INDIANA.

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**RE: COUNTY BUSINESS**

The Commissioners approve County Auditor, County Attorney and County Commissioner Harvey Herndon going to Indianapolis on County business.

**RE: ALLOWANCE TO COUNTY ATTORNEY**

In the matter of allowance to Henry C. Buente for legal services rendered by him outside of and in addition to his regular duties as county attorney.

Pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente to represent the County of Vanderburgh and the County Treasurer of Vanderburgh County, Indiana, in Civil Action No. 119 in the District Court of the United States, Southern District of Indiana, Evansville Division, entitled United States of America vs 44,6675 acres of land, more or less, in Vanderburgh County, Indiana, and Chicago and Eastern Illinois Railroad Company, and others, to which action the County of Vanderburgh and the
ALLOWANCE TO HENRY BUENTE -CONT'D-

County Treasurer of Vanderburgh County, Indiana, were made parties defendant, and being an action for the condemnation by the United States of America of various tracts of land, and wherein real estate and improvement taxes totalling approximately nine thousand (9,000.00) dollars are involved, and in which action the said Henry C. Buente has appeared as attorney for Vanderburgh County, Indiana, and prepared and filed statement showing taxes due on the various tracts of lands involved in said proceeding; also to represent the County of Vanderburgh, the Board of Commissioners of the County of Vanderburgh, and the County Treasurer of Vanderburgh County, Indiana, in Civil Action No. 123 in said court, entitled United States of America vs 99.66 acres of land, more or less, in Vanderburgh County, Indiana, and Ray mond W. Ahles and others, to which action the County of Vanderburgh, the Board of Commissioners of the County of Vanderburgh and the County Treasurer of Vanderburgh County, Indiana, were made parties defendant, and being an action for the condemnation by the United States of America of various tracts of land, and wherein real estate and improvement taxes totalling approximately four thousand (4,000.00) dollars are involved, and in which action the said Henry C. Buente has appeared as attorney for the County of Vanderburgh, the Board of Commissioners of the County of Vanderburgh, and the County Treasurer of Vanderburgh County, Indiana, and prepared and filed statement showing taxes due on the various tracts of land involved in said proceeding, all of which said services were rendered at the special instance and request of the Board of Commissioners and consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente, as County Attorney, for which he is entitled to additional compensation, and the Board, having heretofore made a partial allowance for said services in the amount of two hundred and fifty (250.00) dollars, now fixes the sum of two hundred and fifty (250.00) dollars as the balance of the fee due for said special and additional services, and, pursuant to previous instruction and agreement, wherein the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente to file and prosecute an action on behalf of the Board of Commissioners against Newton Simmons and George H. Woodrome, for damages caused to the Station Wagon used in the operation of the County Infirmary, owned by Vanderburgh County, by reason of a collision of a truck owned by said Simmons and driven by said Woodrome with said Station Wagon, and said action having been filed in the Superior Court of Vanderburgh County, Indiana, being Cause No. 11994 in said court, which said services were and are being rendered at the special instance and request of this Board and consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente as County Attorney, for which he is entitled to additional compensation, and the Board now fixes the sum of fifty (50.00) dollars.
ALLOWANCE TO HENRY BUENTE -CONT'D-

as partial fee for said special and additional services, the balance of the fee to be paid to be determined by this Board at a later date, and comes now said Henry C. Buente and presents to the Board his claim in the sum of three hundred (310.00) dollars in payment of said two items of fees herein fixed, for said special and additional services, and ten (10.00) dollars advanced by said Henry C. Buente as expenses, which claim is now by the Board allowed and the County Auditor is directed to pay the same out of such appropriation as may be available for that purpose.

IN THE MATTER OF ALLOWANCE TO HENRY C. BUENTE FOR LEGAL SERVICES RENDERED BY HIM OUTSIDE OF AND IN ADDITION TO HIS REGULAR DUTIES AS COUNTY ATTORNEY.

Pursuant to previous instructions and agreement, wherein the Board of Commissioners of the County of Vanderburgh, State of Indiana, instructed Henry C. Buente to institute and prosecute to final conclusion, an action to clear the title to lot thirty-five (35) in Tuxedo Place, an addition to the City of Evansville, in Vanderburgh County, Indiana, according to the recorded plat thereof, upon which there exists a mortgage loan from the Common School Funds of the State of Indiana, in which there is a balance due in the principal sum of seventeen hundred (1700.00) dollars, which said action was brought to protect said School Fund Loan, which said services were rendered at the special instance and request of this Board and consist of a special character and were outside of and in addition to the regular duties of said Henry C. Buente as County Attorney, for which he is entitled to additional compensation, and the Board now fixes the sum of seventy-five (75.00) dollars for said special and additional services, and comes now Henry C. Buente and presents to the Board his claim in said sum of seventy-five (75.00) dollars for said special and additional services, which claim is now by the Board allowed and the County Auditor is directed to pay the same out of such appropriation as may be available for that purpose.

RE: REGISTRATION OFFICER

IN THE MATTER OF ADDITIONAL ALLOWANCE TO J. EDGAR SACHS, CLERK OF THE VANDERBURGH CIRCUIT COURT, FOR SERVICES AS REGISTRATION OFFICER OF VANDERBURGH COUNTY, INDIANA, DURING THE PRIMARY AND GENERAL ELECTIONS OF 1942.

Comes now J. Edgar Sachs, Clerk of the Vanderburgh Circuit Court, and reports to the Board that during the primary and general elections in Vanderburgh County, Indiana, in the year 1942, he performed additional services as Registration Officer of Vanderburgh County, Indiana, and the Board, being fully advised in the premises, now finds that said Clerk, as Registration Officer of the County, did render additional services and that a reasonable compensation for said additional services so rendered
RE: REGISTRATION OFFICER - Cont'd -

BY HIM IS FIFTEEN HUNDRED (1500.00) DOLLARS, WHICH SAID AMOUNT IS NOW BY THE BOARD FIXED AS ADDITIONAL COMPENSATION FOR SAID CLERK AS SUCH REGISTRATION OFFICER.

AND NOW SAID J. EDGAR SACHS PRESENTS AND FILES WITH THE BOARD HIS CLAIM IN THE SUM OF FIFTEEN HUNDRED (1500.00) DOLLARS FOR SUCH ADDITIONAL SERVICES, WHICH CLAIM IS NOW BY THE BOARD ALLOWED AND ORDERED PAID IN THE SAME MANNER AS OTHER ELECTION EXPENSES ARE PAID, FROM SUCH FUNDS AS MAY BE AVAILABLE THEREFOR.

ON MOTION THE BOARD RECESS UNTIL MONDAY, NOVEMBER 23RD, 1942.

George J. Kissel
Harry Eisterhold
JOSEPH W. EISTERHOLD
BOARD OF COUNTY COMMISSIONERS

MONDAY, NOVEMBER 23RD, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION, PURSUANT TO RECESS WHEN PRESENT GEORGE J. KISSEL, JOSEPH V. EISTERHOLD AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY C. BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: EMPLOYEES-- RECORDER'S OFFICE

THE COMMISSIONERS APPROVE THE APPOINTMENT OF VIRGINIA SHOULDER, AS SECOND DEPUTY TO SUCCEED MARY LOUISE JONES RESIGNED, EFFECTIVE DECEMBER 1ST, 1942.

RE: BIDS ON AUTOMOBILE FOR WELFARE DEPARTMENT

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR BIDS ON A CAR FOR THE WELFARE DEPARTMENT.

RE: EXTRA HELP FOR COUNTY RECORDER'S OFFICE

THE COMMISSIONERS APPROVE REQUEST OF COUNTY RECORDER TO EMPLOY EXPERIENCED HELP TO OPERATE THE PHOTOSTAT MACHINE, AT SEVENTY-FIVE (.75) CENTS PER HOUR, BUT NOT TO EXCEED THE PRESENT APPROPRIATION FOR CLERICAL HELP IN 1942.

ON MOTION THE BOARD RECESS UNTIL FRIDAY, NOVEMBER 27TH, 1942.

George J. Kissel
Harry Eisterhold
JOSEPH W. EISTERHOLD
BOARD OF COUNTY COMMISSIONERS
FRIDAY, NOVEMBER 27TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session pursuant to recess when present, George J. KISSEL, Joseph V. EISTERHOLD and Harvey HERNDON, members composing said Board; also CHAS. H. ATKIN, COUNTY AUDITOR and Henry BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: ADVERTISING FOR BIDS ON COUNTY & HIGHWAY EQUIPMENT, MATERIALS & SUPPLIES

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR BIDS ON COUNTY AND HIGHWAY EQUIPMENT, MATERIALS AND SUPPLIES, QUARTERLY, SEMI-ANNUALLY AND ANNUAL, FOR THE YEAR 1943.

RE: TREASURER'S OFFICE PERSONNEL

UPON RECOMMENDATION OF THE COUNTY TREASURER, THE COMMISSIONERS ACCEPT THE RESIGNATION OF A. C. EL anders, EFFECTIVE NOVEMBER 30TH, 1942, AND APPROVE THE APPOINTMENT OF JACOB B. DONOHOO AS CHIEF DEPUTY TO COUNTY TREASURER, EFFECTIVE DECEMBER 1ST, 1942, AND THE BOARD APPROVES HIS BOND IN THE SUM OF $5000.00 ISSUED BY GLENS FALLS INDEMNITY COMPANY, EUGENE EISTERHOLD, AGENT.

ON MOTION THE BOARD RECESS UNTIL MONDAY, NOVEMBER 30TH, 1942.

MONDAY, NOVEMBER 30TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, met in regular session pursuant to recess, when present George J. KISSEL, Joseph V. EISTERHOLD and Harvey HERNDON, members composing said Board; also CHAS. H. ATKIN, COUNTY AUDITOR and Henry BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: CONSTABLE FOR PIGEON TOWNSHIP

THE COMMISSIONERS ACCEPT RESIGNATION OF JOE LYNN AS CONSTABLE OF PIGEON TOWNSHIP, EFFECTIVE NOVEMBER 30TH, 1942.

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE THE APPOINTMENT OF HERSCHEL GRIGGSBY AND JOHN ROBINSON, AS HIGHWAY EMPLOYEES EFFECTIVE NOVEMBER 16TH, 1942.
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 30TH, 1942.

RE: COUNTY SHERIFF'S OFFICE PERSONNEL


RE: FIRE INSPECTION

THE COMMISSIONERS REQUEST THE SUPERINTENDENT OF COUNTY BUILDINGS, JACOB BASSEMIER, TO HAVE THE FIRE MARSHALL TO MAKE INSPECTION OF ALL COUNTY BUILDINGS.

RE: ADJUSTMENT OF WAGE SCALE FOR THE YEAR 1942

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA IN REGULAR SESSION IN THE NOVEMBER TERM OF SAID BOARD, ON THIS THE 30TH DAY OF NOVEMBER, 1942, IN ORDER TO CORRECT INEQUALITIES IN THE WAGES TO BE PAID TO CERTAIN COUNTY EMPLOYEES FOR THE BALANCE OF THE YEAR 1942, NOW ADOPTS THE FOLLOWING ADJUSTMENT IN THE WAGE SCALE TO BE PAID TO CERTAIN EMPLOYEES OF THE VANDERBURGH COUNTY HIGHWAY DEPARTMENT, FOR THE BALANCE OF THE YEAR 1942, EFFECTIVE DECEMBER 1ST, 1942, VIZ:

CHIEF CLERK, INCREASE FROM $145.00 PER MONTH TO $150.00 PER MONTH.
TIMEKEEPER, INCREASE FROM $125.00 PER MONTH TO $130.00 PER MONTH.
BRIDGE FOREMAN, INCREASE FROM $155.00 PER MONTH TO $160.00 PER MONTH.
PATCH FOREMAN, INCREASE FROM $135.00 PER MONTH TO $140.00 PER MONTH.
JANITOR, INCREASE FROM $105.00 PER MONTH TO $110.00 PER MONTH.
PART TIME CLERK, PRESENT SCALE $65.00 PER MONTH - NO CHANGE.
MECHANICS, INCREASE FROM $161.20 PER MONTH TO NOT EXCEED $172.80 PER MONTH.
OPERATORS OF MOTOR GRADERS, ROLLERS, ETC., INCREASE FROM $140.00 PER MONTH TO NOT TO EXCEED $155.20 PER MONTH.
TRUCKDRIVERS, INCREASE FROM $124.80 PER MONTH TO NOT TO EXCEED $135.20 PER MONTH.
LABORERS, PRESENT SCALE NOT TO EXCEED $124.80 PER MONTH- NO CHANGE.
BRIDGE WORKERS, INCREASE FROM $135.20 PER MONTH TO NOT TO EXCEED $145.60 PER MONTH.
DISTRICT SUPERVISORS, AND ASSISTANTS, PRESENT SCALE NOT TO EXCEED $124.80 PER MONTH- NO CHANGE.

AND THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AS EX-OFFICIO CLERK OF THIS BOARD, IS NOW DIRECTED BY THIS BOARD TO FILE THIS CERTIFICATE AND ORDER, TOGETHER WITH FOUR COPIES THEREOF WITH THE COMMITTEE ESTABLISHED BY JOINT ACTION OF THE NATIONAL WAR LABOR BOARD AND THE COMMISSIONER OF INTERNAL REVENUE, DESIGNATED AS THE JOINT COMMITTEE ON SALARIES AND WAGES, ROOM 5406, DEPARTMENT OF LABOR BUILDING, WASHINGTON, D.C.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE AND ADOPTED ON THIS THE 30TH DAY OF NOVEMBER, 1942.

(SIGNED) GEORGE J. KISSEL
(SIGNED) HARVEY HERNDON

ATTEST:
(SEAL) (SIGNED) JOSEPH V. ELDERHOLD

(SIGNED) CHAS. H. ATKIN
MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.
FRIDAY, NOVEMBER 27TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS WHEN PRESENT, GEORGE J. KISSEL, JOSEPH V. EISTERHOLD AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: ADVERTISING FOR BIDS ON COUNTY & HIGHWAY EQUIPMENT, MATERIALS & SUPPLIES

THE COMMISSIONERS REQUEST THE AUDITOR TO ADVERTISE FOR BIDS ON COUNTY AND HIGHWAY EQUIPMENT, MATERIALS AND SUPPLIES, QUARTERLY, SEMI-ANNUALLY AND ANNUAL, FOR THE YEAR 1943.

RE: TREASURER'S OFFICE PERSONNEL

UPON RECOMMENDATION OF THE COUNTY TREASURER, THE COMMISSIONERS ACCEPT THE RESIGNATION OF A. C. ELPIER, EFFECTIVE NOVEMBER 30TH, 1942, AND APPROVE THE APPOINTMENT OF JACOB B. DONOHOO AS CHIEF DEPUTY TO COUNTY TREASURER, EFFECTIVE DECEMBER 1ST, 1942, AND THE BOARD APPROVES HIS BOND IN THE SUM OF $5000.00 ISSUED BY GLENS FALLS INDEMNITY COMPANY, EUGENE EISTERHOLD, AGENT.

ON MOTION THE BOARD RECESS UNTIL MONDAY, NOVEMBER 30TH, 1942.

George J. KISSEL

HARVEY HERNDON

JOSEPH V. EISTERHOLD

BOARD OF COUNTY COMMISSIONERS

MONDAY, NOVEMBER 30TH, 1942.

THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA, MET IN REGULAR SESSION PURSUANT TO RECESS, WHEN PRESENT GEORGE J. KISSEL, JOSEPH V. EISTERHOLD AND HARVEY HERNDON, MEMBERS COMPOSING SAID BOARD; ALSO CHAS. H. ATKIN, COUNTY AUDITOR AND HENRY BUENTE, COUNTY ATTORNEY.

THE MINUTES WERE READ AND APPROVED.

RE: CONSTABLE FOR PIGEON TOWNSHIP

THE COMMISSIONERS ACCEPT RESIGNATION OF JOE LYNN AS CONSTABLE OF PIGEON TOWNSHIP, EFFECTIVE NOVEMBER 30TH, 1942.

RE: HIGHWAY DEPARTMENT

THE COMMISSIONERS APPROVE THE APPOINTMENT OF HERSCHEL GRIGSBY AND JOHN ROBINSON, AS HIGHWAY EMPLOYEES EFFECTIVE NOVEMBER 16TH, 1942.
Board of Commissioners, Vanderburgh County, Indiana, November 30th, 1942

RE: COUNTY SHERIFF'S OFFICE PERSONNEL

Upon recommendation of Val A. Dietzsch, County Sheriff, the Commissioners approve the appointment of Alvin A. Belcher as night office man to succeed Conn B. Northern, resigned, effective November 25th, 1942.

RE: FIRE INSPECTION

The Commissioners request the Superintendent of County Buildings, Jacob Bassemier, to have the Fire Marshall to make inspection of all County Buildings.

RE: ADJUSTMENT OF WAGE SCALE FOR THE YEAR 1942

The Board of Commissioners of the County of Vanderburgh, State of Indiana in regular session in the November term of said Board, on this the 30th day of November, 1942, in order to correct inequalities in the wages to be paid to certain County employees for the balance of the year 1942, now adopts the following adjustment in the wage scale to be paid to certain employees of the Vanderburgh County Highway Department, for the balance of the year 1942, effective December 1st, 1942, viz:

Chief Clerk, increase from $145.00 per month to $150.00 per month.
Timekeeper, increase from $125.00 per month to $130.00 per month.
Bridge Foreman, increase from $175.00 per month to $160.00 per month.
Patch Foreman, increase from $175.00 per month to $150.00 per month.
Janitor, increase from $105.00 per month to $110.00 per month.
Part Time Clerk, present scale $65.00 per month — no change.
Mechanics, increase from $161.20 per month to not exceed $173.80 per month.
Operators of Motor Graders, Rollers, etc., increase from $140.00 per month to not to exceed $156.40 per month.
Truck Drivers, increase from $124.80 per month to not to exceed $135.20 per month.
Laborers, present scale not to exceed $124.80 per month — no change.
Bridge Workers, increase from $135.90 per month to not to exceed $145.60 per month.
District Supervisors, and Assistants, present scale not to exceed $124.80 per month — no change.

And the County Auditor of Vanderburgh County, Indiana, as ex-officio Clerk of this Board, is now directed by this Board to file this certificate and order, together with four copies thereof with the Committee established by joint action of the National War Labor Board and the Commissioner of Internal Revenue, designated as the Joint Committee on Salaries and Wages, Room 5406, Department of Labor Building, Washington, D.C.

By order of the Board of Commissioners of the County of Vanderburgh, State of Indiana, made and adopted on this the 30th day of November, 1942.

(signed) George J. Kissel
(signed) Harvey Herndon

Attest: (Seal)
(signed) Joseph V. Eisterhoud

County Auditor of Vanderburgh County, Indiana, and ex-officio Clerk to the Board of Commissioners of the County of Vanderburgh, State of Indiana.
Board of Commissioners, Vanderburgh County, Indiana, November 30th & December 3rd, 1942

RE: PIGEON TOWNSHIP ASSESSOR’S PERSONNEL

Upon recommendation of County Assessor, Edward Kraft, the Commissioners approve the appointment of Conrad Haase as first deputy, to succeed Jacob Donoho resigned, and Rufus Hust, Pigeon Township Assessor-elect, as second deputy to succeed Conrad Haase.

On motion the Board recess until Thursday, December 3rd, 1942.

George J. Kissel

Joel Herndon

Board of County Commissioners

Thursday, December 3rd, 1942.

The Board of Commissioners of Vanderburgh County, Indiana, met in regular session pursuant to recess, when present George J. Kissel, Joseph V. Eisterhold and Harvey Herndon, members composing said Board; also Chas. H. Atkin, County Auditor and Henry Buente, County Attorney.

The minutes were read and approved.

RE: BIDS ON DUMP BODIES FOR HIGHWAY DEPARTMENT

This being the time set for the receiving of bids on Dump Bodies for the Highway Department, comes now the Hercules Body Company and submits their bid on three (3) Dump Bodies at $337.00 each, ($1011.00) mounted.

This being the only bid received, the Board now awards contract to the Hercules Body Company for $1011.00.

RE: CLERK JUVENILE DIVISION OF PROBATE COURT

STATE OF INDIANA}

VANDERBURGH COUNTY

IN THE VANDERBURGH PROBATE COURT-JUVENILE DIVISION

SEPTEMBER TERM, 1942

IN THE MATTER OF THE APPOINTMENT OF}

Vera Huck as Clerk of the Juvenile Division of the Vanderburgh Probate Court

The Court now appoints Vera Huck, as Clerk of the Juvenile Division of the Vanderburgh Probate Court, and that she be allowed as compensation the sum of One Hundred Twenty-Five ($125.00) Dollars per month, payable by-monthly, beginning December 1, 1942.

(Signed) Albert J. Veneman
Judge, Vanderburgh Probate Court
REQUEST OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, FOR ADDITIONAL EMERGENCY APPROPRIATIONS AND TRANSFER OF FUNDS AND THE APPROPRIATION THEREOF.

THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, NOW FINDS THAT AN IMMEDIATE EMERGENCY AND AN INDISPENSABLE PUBLIC NECESSITY EXIST FOR THE PROVISION OF ADDITIONAL FUNDS AND THE TRANSFER AND APPROPRIATION OF FUNDS FROM ELECTION CONTINGENCIES TO ELECTION CANVASSING BOARD AND ELECTION SUPPLIES, FOR THE FOLLOWING PURPOSES AND IN THE FOLLOWING AMOUNTS, VIZ:

ADDITIONAL EMERGENCY APPROPRIATIONS:

- Superior Court- Special Reporter $50.00
- County Auditor- Clerical Assistance 1500.00
- Clerk Vanderburgh Circuit Court- Birth Certificate Expense 500.00
- County Commissioners-
  - Court House- Heat, Light and Power 500.00
  - Supplies 250.00
  - Repairs of Buildings 300.00
  - County Council, Salaries 190.00
  - School Fund Interest 3000.00
  - Inmates in State Institutions 1500.00

TRANSFER OF FUNDS AND THE APPROPRIATION THEREOF:

- County Commissioners-
  - From Election Contingencies to- Election Canvassing Board 111.50
  - Election Supplies 1000.00

Total 10,290.00

AND THE COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, IS NOW REQUESTED TO ISSUE A CALL FOR A SPECIAL MEETING OF THE VANDERBURGH COUNTY COUNCIL OF VANDERBURGH COUNTY, INDIANA, FOR THE PURPOSE OF MAKING SAID ADDITIONAL EMERGENCY APPROPRIATIONS AND THE TRANSFER OF FUNDS AND THE APPROPRIATION THEREOF, AS HEREIN SET FORTH.

BY ORDER OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA, MADE THIS 3RD DAY OF DECEMBER, 1942.

(Signed) George J. Kissel
(Signed) Harvey Herndon
(Signed) Joseph V. Eisterhold

MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

(SEAL)

(Signed) Chas. H. Atkin
COUNTY AUDITOR OF VANDERBURGH COUNTY, INDIANA, AND
EX-OFFICIO CLERK TO THE BOARD OF COMMISSIONERS OF
THE COUNTY OF VANDERBURGH, STATE OF INDIANA.

On motion the Board adjourned sine die.

(Signed) George J. Kissel

BOARD OF COUNTY COMMISSIONERS
COMES NOW SAID VERA HUCK AND ACCEPTS SAID APPOINTMENT AND TAKES
OATH ACCORDINGLY:

STATE OF INDIANA } ss:
VANDERBURGH COUNTY

I, VERA HUCK, DO SOLEMNLY SWEAR THAT I WILL SUPPORT THE CONSTITUTION
OF THE UNITED STATES AND THE CONSTITUTION OF THE STATE OF INDIANA, AND
THAT I WILL HONESTLY AND FAITHFULLY DISCHARGE MY DUTIES AS CLERK OF THE
JUVENILE DIVISION OF THE VANDERBURGH PROBATE COURT, OF VANDERBURGH COUNTY,
INDIANA, TO THE BEST OF MY SKILL AND ABILITY, SO HELP ME GOD.

(SIGNED) VERA W. HUCK

Subscribed and sworn to before me this 30th day of November, 1942.

J. EDGAR SACHS, CLERK

BY MARY L. CROWDER, (SIGNED)

DEPUTY

RE: COUNTY SURVEYOR'S PERSONNEL

On recommendation of W. MACK SAUNDERS, COUNTY SURVEYOR, the board ap-
proves the following appointments-

GEORGE KNAEBEL, CHIEF DEPUTY TO SUCCEED SAM WARREN RESIGNED

ALBERT ANSLINGER, DEPUTY IN CHARGE OF DRAINAGE ALLOTMENTS TO SUCCEED C. LYNN

ARTHUR FREELS, AS SECOND DEPUTY, TO SUCCEED GEORGE KNAEBEL

RE: ADDITIONAL APPROPRIATIONS

(SEE OTHER SIDE)
AGREEMENT
BY AND BETWEEN
THE SURPLUS MARKETING ADMINISTRATION
AND
THE DEPARTMENT OF PUBLIC WELFARE FOR
THE STATE OF INDIANA; THE VANDERBURGH
COUNTY BOARD OF COMMISSIONERS; AND THE
TOWNSHIPS OF ARMSTRONG, CENTER, GERMAN,
KNIGHT, PERRY, FISHER, SCOTT, AND
UNION, ALL IN THE COUNTY OF VANDERBURG,
STATE OF INDIANA.

THIS AGREEMENT, entered into this 9th day of MAY, 1964, by and
between the Surplus Marketing Administration, an agency of the United States under
the direction of the Secretary of Agriculture of the United States, hereinafter
referred to as the "Administration"; and the Department of Public Welfare for the
State of Indiana, hereinafter referred to as the "State"; The Vanderburgh County
Board of Commissioners, hereinafter referred to as the "County Board"; and the Town-
ships of Armstrong, Center, German, Knight, Perry, Fisher, Scott, and Union, located
in the County of Vanderburgh, hereinafter referred to as the "Townships"; all in the
State of Indiana.

WITNESSETH, that the parties hereto, in consideration of the premises and
mutual covenants herein contained, do mutually agree as follows:

ARTICLE I. DEFINITIONS.

(a) The State also includes any or all departments, bureaus, subdivisions,
agencies, or other divisions, and the officials, employees, or agents within and
subject to the jurisdiction of the State.

(b) The County Board also includes any or all departments, bureaus, agencies,
or other divisions, and the officials, employees, or agents within and subject to the
jurisdiction of the County Board.

(c) The Townships also include any or all committees, bureaus, subdivisions,
agencies, officials, employees, representatives, or agents within and subject to the
jurisdiction of the Townships.

ARTICLE II. ACTION BY THE STATE, THE COUNTY BOARD, OR THE TOWNSHIPS.

(a) The State, in accordance with its powers, duties, and responsibilities
under the provisions of law, shall take no action inconsistent with the duties of the
duly authorized representatives of the aforesaid County Board or Townships to dis-
charge their legal responsibilities under this agreement.
COMES NOW SAID VERA HUCK AND ACCEPTS SAID APPOINTMENT AND TAKES OATH ACCORDINGLY:

STATE OF INDIANA  
VANDERBURGH COUNTY

I, VERA HUCK, DO SOLEMNLY SWEAR THAT I WILL SUPPORT THE CONSTITUTION OF THE UNITED STATES AND THE CONSTITUTION OF THE STATE OF INDIANA, AND THAT I WILL HONESTLY AND FAITHFULLY DISCHARGE MY DUTIES AS CLERK OF THE JUVENILE DIVISION OF THE VANDERBURGH PROBATE COURT, OF VANDERBURGH COUNTY, INDIANA, TO THE BEST OF MY SKILL AND ABILITY, SO HELP ME GOD.

(SEAL)

(SIGNED) VERA W. HUCK

SUBSCRIBED AND SWORN TO BEFORE ME THIS 30TH DAY OF NOVEMBER, 1942.
J. EDGAR SACHS, CLERK

BY MARY L. CROWDER, (SIGNED)
DEPUTY

RE: COUNTY SURVEYOR'S PERSONNEL

ON RECOMMENDATION OF W. MACK SAUNDERS, COUNTY SURVEYOR, THE BOARD APPROVES THE FOLLOWING APPOINTMENTS—

GEORGE KNAEBEL, CHIEF DEPUTY TO SUCCEED SAM WARREN RESIGNED

ALBERT ANSLINGER, DEPUTY IN CHARGE OF DRAINAGE ALLOTMENTS TO SUCCEED C. LYNN

ARTHUR FREELS, AS SECOND DEPUTY, TO SUCCEED GEORGE KNAEBEL

RE: ADDITIONAL APPROPRIATIONS

(SEE OTHER SIDE)
(b) The County Board, in accordance with its powers, duties, and responsibilities under the provisions of law, shall take no action inconsistent with the duties of the duly authorized representatives of the aforesaid State or Townships to discharge their legal responsibilities under this agreement.

(c) The Townships, in accordance with their powers, duties, and responsibilities under the provisions of law, shall take no action inconsistent with the duties of the duly authorized representatives of the aforesaid State or County Board to discharge their legal responsibilities under this agreement.

ARTICLE III. DESIGNATION OF AREA.

The area within the boundary limits of the County of Vanderburgh, State of Indiana, as determined by law, is hereby designated as the area within which this agreement shall be in effect.

ARTICLE IV. APPLICABILITY OF REGULATIONS AND CONDITIONS, ADMINISTRATIVE INTERPRETATIONS, DISPUTES OF FACT.

The Revised Regulations and Conditions Governing the Food Stamp Plan, issued by the Secretary of Agriculture on June 24, 1960, and published in the Federal Register on July 2, 1960, as heretofore or hereafter amended, hereinafter referred to as the "Regulations", a copy of which is attached hereto and marked "Exhibit A", are made a part hereof and shall be binding upon the State, the County Board, and the Townships, jointly and severally, in the manner and to the extent hereinafter provided. Administrative interpretations or constructions, by the Secretary of Agriculture or the Administration, of the Regulations shall be conclusive upon the State, the County Board, and the Townships, jointly or severally, immediately upon notice of such interpretation or construction received by the State, the County Board, or the Townships, from the Administration. All disputes concerning questions of fact arising under this agreement shall be decided by the Administration, which decision shall be final and conclusive upon the parties hereto as to such questions of fact, but nothing contained in this article shall excuse the State, the County Board, and the Townships, from diligently proceeding with its performance.

ARTICLE V. REPRESENTATIVE OF ADMINISTRATION.

The Administration shall delegate to a Representative authority to act on its behalf in connection with this agreement. As used herein, "Representative" shall also include any duly appointed successor.

ARTICLE VI. AGENCY.

Subject to the conditions and limitations herein contained and for the purposes of this agreement only, the State is hereby designated the sole agency within the
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 3RD 1932

COMES NOW SAID VERA HUCK AND ACCEPTS SAID APPOINTMENT AND TAKES
OATH ACCORDINGLY:
STATE OF INDIANA
VANDERBURGH COUNTY

I, VERA HUCK, DO SOLEMNLY SWEAR THAT I WILL SUPPORT THE CONSTITUTION
OF THE UNITED STATES AND THE CONSTITUTION OF THE STATE OF INDIANA, AND
THAT I WILL HONESTLY AND FAITHFULLY DISCHARGE MY DUTIES AS CLERK OF THE
JUVENILE DIVISION OF THE VANDERBURGH PROBATE COURT, OF VANDERBURGH COUNTY,
INDIANA, TO THE BEST OF MY SKILL AND ABILITY, SO HELP ME GOD.

(SIGNED) VERA W. HUCK
(SEAL)

SUBSCRIBED AND SWORN TO BEFORE ME THIS 30TH DAY OF NOVEMBER, 1942.
J. EDGAR SACHS, CLERK
BY MARY L. CROWDER, (SIGNED) DEPUTY

RE: COUNTY SURVEYOR'S PERSONNEL

On RECOMMENDATION OF W. MACK SAUNDERS, COUNTY SURVEYOR, THE BOARD AP-
PROVES THE FOLLOWING APPOINTMENTS-

George Knaebel, chief deputy to succeed Sam Warren resigned
Albert Anslinger, deputy in charge of Drainage Allotments to succeed C. Lynn
Arthur Freels, as second deputy, to succeed George Knaebel

RE: ADDITIONAL APPROPRIATIONS

(SEE OTHER SIDE)
area described in Article III above through which food stamps shall be issued, as provided in the Regulations.

ARTICLE VII. ISSUING OFFICE.

The State and the Townships, or either of them, shall provide sufficient office space for the use of the Representative of the Administration and his staff during the entire time such Representative and his successor, or successors, act on behalf of the Administration within the proposed Stamp Plan area, and shall be responsible for the establishment of a central office and such branch offices as may be mutually agreed upon as necessary for the receipt of requests for food stamps, the issuance or mailing of such stamps, and the preparation and maintenance of all hereinafter prescribed books, records, and reports.

ARTICLE VIII. FOOD STAMP ISSUING OFFICERS AND OTHER PERSONNEL.

The State, in cooperation with the Townships, shall act in lieu of the Administration, in conformance with Article II, Section 201 of the Regulations, and shall designate such bonded food stamp issuing officers and other administrative and clerical personnel as may be required by the Administration to effectuate the terms of this agreement. Selection of said bonded officers and other personnel shall be subject to the approval of the Administration.

ARTICLE IX. ADMINISTRATIVE EXPENSES.

The Townships shall each be responsible for the payment of their proportionate share of all costs and expenses incident to the satisfactory performance of the requirements as described in Articles VII and VIII above; such sharing of cost to be determined and pro-rated by the principal Stamp Issuing Officer in accordance with each Township's percentage of total caseload participation and shall be presented as claims against the poor relief funds of the respective participating Townships.

ARTICLE X. BASIS OF ISSUANCE OF FOOD STAMPS.

In accordance with the provisions of Article II, Section 204 of the Regulations, the method of certification and the basis of issuance of food stamps to all eligible persons or classifications of persons in the designated area shall conform strictly with the currently effective determination Governing Certification and Basis of Issuance of Food Stamps for Vanderburgh County, Indiana. Any amendment to the method of certification or the basis of issuance, or both, shall be binding upon the parties hereto and shall become a part of this agreement.

ARTICLE XI. FUND FOR ACQUISITION OF FOOD STAMPS.

The Townships shall be responsible for the establishment and maintenance of a fund for acquisition of food stamps in an amount determined by the Administration to be sufficient to carry out the conditions of this agreement, said fund to be under the exclusive jurisdiction of the State.
COMES NOW SAID VERA HUCK AND ACCEPTS SAID APPOINTMENT AND TAKES
OATH ACCORDINGLY:

STATE OF INDIANA } SS:
VANDERBURGH COUNTY }

I, VERA HUCK, DO SOLEMNLY SWEAR THAT I WILL SUPPORT THE CONSTITUTION
OF THE UNITED STATES AND THE CONSTITUTION OF THE STATE OF INDIANA, AND
THAT I WILL HONESTLY AND FAITHFULLY DISCHARGE MY DUTIES AS CLERK OF THE
JUVENILE DIVISION OF THE VANDERBURGH PROBATE COURT, OF VANDERBURGH COUNTY,
INDIANA, TO THE BEST OF MY SKILL AND ABILITY, SO HELP ME GOD.

(SIGNED) VERA W. HUCK
(SEAL)

SUBSCRIBED AND SWORN TO BEFORE ME THIS 30TH DAY OF NOVEMBER, 1942.

J. EDGAR SACHS, CLERK
BY MARY L. CROWDER, (SIGNED)
DEPUTY

RE: COUNTY SURVEYOR'S PERSONNEL

ON RECOMMENDATION OF W. HACK SAUNDERS, COUNTY SURVEYOR, THE BOARD AP-
PROVES THE FOLLOWING APPOINTMENTS-

GEORGE KNAEBEL, CHIEF DEPUTY TO SUCCEED SAM WARREN RESIGNED
ALBERT ANSLINGER, DEPUTY IN CHARGE OF DRAINAGE ALLOTMENTS TO SUCCEED C. LYNN
ARTHUR FREELS, AS SECOND DEPUTY, TO SUCCEED GEORGE KNAEBEL

RE: ADDITIONAL APPROPRIATIONS

(SEE OTHER SIDE)
The State shall withdraw from said fund only such amounts as will be required to make periodic deposits, without receipts, with a representative of the Treasurer of the United States, as specifically designated by the Administration, except as provided herein, certain sums of money equal to the face value of the orange colored food stamps to be obtained, which money shall be used by the Treasurer of the United States in such manner as is deemed necessary to pay claims upon food stamps properly presented in accordance with the Regulations. No deposit shall be required at any time for blue colored surplus food stamps, but the State shall be legally responsible at all times to the Administration and to the Treasurer of the United States, or to, either of them, for all unissued blue colored surplus food stamps in its possession.

ARTICLE XII. BOOKS AND RECORDS.

The State shall maintain such books and records, pertaining to the issuance of food stamps, as the Administration shall prescribe, and shall permit (a) the examination of all books, records, documents, and memoranda in connection with food stamps, and (b) such physical inventories in connection therewith, at such time or times and at such place or places as the Administration representative, or his duly authorized agent, may require. Office record cards furnished by the Administration to the State, and such other material as pertains thereto, shall be considered property of the Administration and subject to its control.

ARTICLE XIII. REPORTS.

The State shall promptly submit reports relating to the issuance of food stamps, or such other reports pertaining to the operation of the Food Stamp Plan, as the Administration may require.

ARTICLE XIV. PRESENT OR FUTURE RELIEF OR PUBLIC ASSISTANCE ALLOWANCES.

(a) The State shall not issue blue colored surplus food stamps in a manner to substitute for, be in lieu of, or diminish present or future relief or public assistance allowances from state, county, municipal, or private agencies.

(b) The State, the County Board, and the Townships, jointly or severally, shall notify the Administration in writing immediately concerning any action or proposed action on the part of the state or any political or administrative subdivision thereof, or any duly authorized public official, which may result in a change of the method of classifying relief eligibles, or in a different standard of certification which may tend to increase or decrease the number of relief eligibles, or in an increase or diminution of relief allowances, or in a change of the method of administering relief, from that in effect as of the date of this agreement.

(c) The State and the Townships, jointly or severally, shall be responsible
COMES NOW SAID VERA HUCK AND ACCEPTS SAID APPOINTMENT AND TAKES
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STATE OF INDIANA SS:
VANDERBURGH COUNTY

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(SIGNED) VERA W. HUCK
(SEAL)

SUBSCRIBED AND SWORN TO BEFORE ME THIS 30TH DAY OF NOVEMBER, 1942.
J. EDGAR SACHS, CLERK
BY MARY L. CROWDER, (SIGNED)
DEPUTY

RE: COUNTY SURVEYOR'S PERSONNEL

ON RECOMMENDATION OF W. MACK SAUNDERS, COUNTY SURVEYOR, THE BOARD AP-
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ARTHUR FREELS, AS SECOND DEPUTY, TO SUCCEED GEORGE KNABEHL

RE: ADDITIONAL APPROPRIATIONS

(SEE OTHER SIDE)
for the continuance and maintenance of the facilities currently in operation, or
shall furnish such additional facilities as may be mutually agreed upon by the
parties hereto, in connection with the distribution of surplus commodities to school
lunch programs or to other officially approved organizations or institutions.

(d) All methods of direct distribution of designated surplus commodities
other than those incident to the satisfactory performance of the provisions of
Section "c" herein shall be discontinued at the time the Food Stamp Plan becomes
operative within the area set forth in Article III above.

ARTICLE XVI. ASSISTANCE, FACILITIES, AND COOPERATION.

The State, the County Board, and the Townships shall furnish such assistance,
facilities, and cooperation, including the presentation and furtherance before the
proper legislative or administrative bodies of such statutes, ordinances, resolutions,
or other legislative or administrative action, as the parties hereto shall mutually
determine necessary in connection with the inauguration and operation of the Food Stamp
Plan in the area in which this agreement shall be effective.

ARTICLE XVII. TERMINATION.

This agreement may be terminated upon ten (10) days written notice by any
party hereto; provided, however, that the Administration may cancel this agreement
immediately upon receipt of evidence that the terms and conditions of this agreement
or the applicable terms of the Regulations are not fully complied with by the State,
the County Board, or the Townships. The determination of the Administration that
the State, the County Board, or the Townships have failed to so comply shall be
final and conclusive upon the parties hereto. For the purpose of this article, the
address of the Department of Public Welfare for the State of Indiana shall be

Indianapolis, Indiana: the address of the Vanderburgh County Board of
Commissioners, State of Indiana, shall be Evansville, Ind.; the address of the Trustees of Armstrong Township shall be Evansville, Ind.; the address of the Trustees of Center Township shall be Evansville, Ind.; the address of the Trustees of Crescent Township shall be Evansville, Ind.; the address of the Trustees of Knight Township shall be Evansville, Ind.; the address of the Trustees of Perry Township shall be Evansville, Ind.; the address of the Trustees of Floyer Township shall be Evansville, Ind.; the address of the Trustees of Scott Township shall be Evansville, Ind.; and the address of the Trustees of Union Township shall be Evansville, Ind.; all of which said Townships are located in the County of Vanderburgh, State of Indiana.
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 3RD 1942

COMES NOW SAID VERA HUCK AND ACCEPTS SAID APPOINTMENT AND TAKES OATH ACCORDINGLY:

STATE OF INDIANA } SS:
VANDERBURGH COUNTY }

I, VERA HUCK, DO SOLEMNLY SWEAR THAT I WILL SUPPORT THE CONSTITUTION OF THE UNITED STATES AND THE CONSTITUTION OF THE STATE OF INDIANA, AND THAT I WILL HONESTLY AND FAITHFULLY DISCHARGE MY DUTIES AS CLERK OF THE JUVENILE DIVISION OF THE VANDERBURGH PROBATE COURT, OF VANDERBURGH COUNTY, INDIANA, TO THE BEST OF MY SKILL AND ABILITY, SO HELP ME GOD.

(SIGNED) VERA W. HUCK

(SEAL)

SUBSCRIBED AND SWORN TO BEFORE ME THIS 30TH DAY OF NOVEMBER, 1942.

J. EDGAR SACHS, CLERK

BY MARY L. CROWDER, (SIGNED) DEPUTY

RE: COUNTY SURVEYOR'S PERSONNEL

On recommendation of W. Mack Saunders, County Surveyor, the Board approves the following appointments-

GEORGE KNAEBEL, CHIEF DEPUTY TO SUCCEED SAM WARREN RESIGNED
ALBERT ANSLINGER, DEPUTY IN CHARGE OF DRAINAGE ALLOTMENTS TO SUCCEED C. LYNN
ARTHUR FREELS, AS SECOND DEPUTY, TO SUCCEED GEORGE KNAEBEL

RE: ADDITIONAL APPROPRIATIONS

(SEE OTHER SIDE)
ARTICLE XVII. RETURN OF UNISSUED FOOD ORDER STAMPS.

The Administration shall redeem at face value from the State all orange colored food stamps in its possession at the termination of this agreement; provided, however, that the State shall return to the Administration, or account to the Administration for all unissued blue colored surplus food stamps theretofore obtained.

In witness whereof, the parties have hereunto set their hands and seals, all as of the day and year first above written, but actually the date was forth after their respective signatures.

SIGNED THIS 4TH DAY OF MAY, 1941

By:

[Signature]

Title: Chief, Distribution Division

Date: May 4, 1941

Witnesses:

Virginia L. Bird

Charles J. Sand

Virginia L. Bird

Charles J. Sand

I hereby certify that, to the best of my knowledge and belief, T. C. 

[Signature]

who signed this agreement on behalf of the Department of Public Welfare for the State of Indiana, had legal authority to execute the same.

By Dieterich

(Legal Counsel)

ATTEST:

[Signature]

County Auditor of Vanderburgh County.

I hereby certify that, to the best of my knowledge and belief, Joseph V. 

Eisterhold

who signed this agreement on behalf of the Vanderburgh County Board of Commissioners, State of Indiana, had legal authority to execute the same.

[Signature]

(Legal Counsel)
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 3rd 1942

COMES NOW SAID VERA HUCK AND ACCEPTS SAID APPOINTMENT AND TAKES OATH ACCORDINGLY:
STATE OF INDIANA
VANDERBURGH COUNTY

I, VERA HUCK, DO SOLEMNLY SWEAR THAT I WILL SUPPORT THE CONSTITUTION OF THE UNITED STATES AND THE CONSTITUTION OF THE STATE OF INDIANA, AND THAT I WILL HONESTLY AND FAITHFULLY DISCHARGE MY DUTIES AS CLERK OF THE JUVENILE DIVISION OF THE VANDERBURGH PROBATE COURT, OF VANDERBURGH COUNTY, INDIANA, TO THE BEST OF MY SKILL AND ABILITY, SO HELP ME GOD.

(SIGNED) VERA W. HUCK
(SEAL)

SUBSCRIBED AND SWORN TO BEFORE ME THIS 30TH DAY OF NOVEMBER, 1942.
J. Edgar Sachs, Clerk
BY MARY L. CROWDER, (SIGNED)
DEPUTY

RE: COUNTY SURVEYOR'S PERSONNEL

On recommendation of W. Mack Saunders, County Surveyor, the Board approves the following appointments:

George Knaebel, chief deputy to succeed Sam Warren resigned
Albert Anslinger, deputy in charge of Drainage Allotments to succeed C. Lynn
Arthur Freels, as second deputy, to succeed George Knaebel

RE: ADDITIONAL APPROPRIATIONS

(SEE OTHER SIDE)
WITNESSES:

By

Date:

THE TOWNSHIP OF AMHERST
By

Date: 5-24-41

THE TOWNSHIP OF CENTER
By

Date: 5-24-41

THE TOWNSHIP OF ERIE
By

Date: 5-24-41

THE TOWNSHIP OF ELKHORN
By

Date: 5-23-41

THE TOWNSHIP OF FIFE
By

Date: 5-23-41

THE TOWNSHIP OF FOGGIO
By

Date: 5-24-41

THE TOWNSHIP OF HOLLAND
By

Date: 5-24-41

I hereby certify that, to the best of my knowledge and belief, each of the parties who signed this agreement on behalf of the respective Townships in the County of Vanderburgh, State of Indiana, had legal authority to execute the same.

County Clerk
COMES NOW SAID VERA HUCK AND ACCEPTS SAID APPOINTMENT AND TAKES
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J. EDGAR SACHS, CLERK
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DEPUTY

RE: COUNTY SURVEYOR'S PERSONNEL

ON RECOMMENDATION OF W. MACK SAUNDERS, COUNTY SURVEYOR, THE BOARD AP-
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ARTHUR FEEELS, AS SECOND DEPUTY, TO SUCCEED GEORGE KNAEBEL

RE: 'ADDITIONAL APPROPRIATIONS'

(SEE OTHER SIDE)
FOOD STAMP PLAN—REVISED REGULATIONS AND CONDITIONS

By virtue of the authority vested in the Secretary of Agriculture by law to make and issue orders, rules, regulations, and other provisions, publish and give public notice of the following regulations and condi-
tions, to be in force and effect until amended or superseded by the Secretary of Agriculture.

Article I—DEFINITIONS

SECTION 100. Definitions.—As used in any instrument or in any docu-
ment in connection with the Food Stamp Plan unless the context clearly
indicates another meaning, the following words and phrases, as hereinafter
defined, shall have the meanings respectively assigned to them by this
section:

"Administrator" means the Secretary of Agriculture of the United States
States Department of Agriculture.

"The Administration" means the Surplus Marketing Administration.

"Public assistance" means assistance or to authorized agencies for

"Public official" means any person or officer in the Administration or

"Public representative" means any person or officer in the Administration
or anyone acting as such public official.

"Public representative of the Administration" means any public official,
public representative, or authorized public agency for and on behalf of such
person or officer, other than his duly authorized representative, in the
exercise of the duties and responsibilities of any person referred to by
the judgment of the Administration, will effectuate the Food Stamp Plan.

"Public representative of the Administration" means any public official,
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CERTIFICATE OF AUTHENTICITY

THIS IS TO CERTIFY THAT THE MICROPHOTOGRAPHS APPEARING ON THIS FILM ARE ACCURATE AND COMPLETE REPRODUCTIONS OF THE RECORDS OF:

VANDERBURGH CO AUDITOR - COMMISSIONER'S BOOKS

AS DELIVERED IN THE REGULAR COURSE OF BUSINESS FOR PHOTOGRAPHING.

START: Vanderburgh County Auditor - Commissioner's books

Book # Z-1
Feb 5, 1940 - Dec 3, 1942

END: Vanderburgh County Auditor - Commissioner's books

Book # Z-1
Feb 5, 1940 - Dec 3, 1942

COUNTER: 415

IT IS FURTHER CERTIFIED THAT THE MICROPHOTOMIC PROCESSES WERE ACCOMPLISHED IN A MANNER AND ON FILM WHICH MEETS WITH REQUIREMENTS OF THE NATIONAL BUREAU OF STANDARDS FOR PERMANENT MICROPHOTOMIC COPY.

DATE 12/7/2009 OPERATOR: W·G