

'BACK OPEN FOR BUSINESS' City encourages visitors to Indianapolis



The city of Indianapolis and Visit Indy have partnered for a marketing campaign to draw visitors to Indianapolis, including enticing offers of 50% off at hotels. (Screenshot/visitindy.com)

By **TYLER FENWICK**
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Indianapolis Mayor Joe Hogsett says the city is ready for visitors again and announced a \$1 million marketing campaign to draw in tourists from around the state as restaurants and other businesses continue reopening.

See **INDIANAPOLIS A2** ►



Masks required in Marion County

By **TYLER FENWICK**
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Marion County residents will be required to wear face coverings starting July 9, which is the same day the county will also move forward with its reopening plan, Mayor Joe Hogsett announced during a press conference July 2.

Masks will be required when indoors most of the time, as well as outdoors when it's not possible to socially distance.

Hogsett cited the flu pandemic of 1918, when Hoosiers were required to wear masks and saw only a .3% death rate, one of the lowest in the country, he said.

"It's a piece of cloth," Hogsett said. "It's a piece of cloth that could save your life."

Children age 2 and younger, as well as anyone with a medical condition that prevents the use of a mask, are exempt from the requirement.

The requirement applies to office settings, though Hogsett said it's not necessary to wear a mask if someone is just sitting at a desk. Masks are also required at restaurants, except for when eating and drinking.

Hogsett said he has sympathy for those who feel "overwhelmed" by the pandemic and resulting public health measures.

"I'll be honest," he said, "I don't have sympathy for those who may argue in the coming days that this simple scientific argument is an unjust burden."

There could be fines for people or businesses that don't comply, said Dr. Virginia Caine, director of the county health department.

Following Gov. Eric Holcomb's announcement July 1, Marion County also began "Stage 4.5" of reopening.

Bars, theaters and entertainment venues will remain open at 50% capacity. Restaurants will remain at 75% capacity, and Hogsett said while most outdoor activities are safe, residents must continue to practice "extreme caution" while indoors.

Road closures at Broad Ripple Avenue, Georgia Street and Massachusetts Avenue will remain in place until at least July 19 to help local businesses stay open and allow for social distancing.

Unlike the lift on restrictions statewide, however, assisted living centers and nursing homes will remain closed to visitors, and overnight camps are still closed.

Events, conventions, fairs and sporting events are permitted — many with decreased capacity, according to Hogsett — but any organization hosting an event expected to have a crowd of more than 1,000 people must submit a public health event plan and get approval from the Marion County Public Health Department.

Marion County currently has 11,760 COVID-19 cases and 689 deaths.

Contact staff writer Tyler Fenwick at 317-762-7853. Follow him on Twitter @Ty_Fenwick. Contact staff writer Breanna Cooper at 317-762-7848. Follow her on Twitter @BreannaNCooper.

'We haven't taught our own history'

By **BREANNA COOPER**
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"Thank you for fighting," a woman told a group of protesters young enough to be her grandchildren at a demonstration late last month. "I was out here when I was your age."

Many are calling today's protests the "second Civil Rights Movement." While communication methods such as social media and mobile phones didn't exist in the 1960s, historian and professor Paul Mullins said many of the conversations — such as the debate surrounding Confederate monuments — remain the same.

"When they were put up, the [Confederate] monuments were intended to distort history," Mullins, an anthropology professor at IUPUI, said. "They were rooted in white privilege and segregation."

Mullins said many of the monuments were first displayed roughly 50 years after the Civil War ended, "in a moment where North and South white combatants decided to make peace with each other."

Many Confederate monuments, including in Indianapolis' Garfield Park, have been taken down



See **HISTORY A5** ►



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INDIANAPOLIS

► Continued from A1

“After a period of frustration, a period of mourning, a period of learning, we are coming back,” Hogsett said during a press conference July 1. “Indianapolis is coming back.”

The \$1 million will come from federal COVID-19 relief funds. The city is partnering with Visit Indy for the initiative, and some hotels, restaurants and other businesses are offering up to 50% off normal rates to entice visitors.

The campaign will last through Labor Day. Go to visit-indy.com/indianapolis-you-have-earned-it to learn more about the campaign and special deals.

Visit Indy estimates that more than half of the normal 83,000 residents who are employed in the city’s hospitality industry are currently unemployed. Hotels, which would normally be occupied at about 70% right now, are at about 7% occupancy.

“If we value things that make Indy unique ... then we must also realize that the reason those places are so special isn’t because of where they are, but because of what they represent,” Hogsett said.

Visit Indy President and CEO Leonard Hoops said it’s especially important to get visitors who stay at hotels because they are more likely to then spend money at other businesses.

City-county council President Vop Osili noted that Black and brown residents have been hit especially hard by COVID-19 and the resulting financial struggles. He encouraged everyone to visit Black-owned businesses as the process of reopening continues.

Encouraging people to travel to Indianapolis right now comes with some risk, though, even as city leaders are quick to remind people that COVID-19 has not gone away. Some states were apparently too ambitious in their reopening and caused a surge in cases, forcing them to backtrack.

“When you see what’s happening in other parts of the country, you’re constantly monitoring and very wary,” Hogsett said.

He said he’ll continue to work with county and state health officials to make sure that doesn’t happen to Indianapolis.

One day after announcing the marketing campaign, Hogsett and Marion County Public Health Department Director Dr. Virginia Caine announced Indianapolis will move into “Stage 4.5” of reopening, similar to the state-level approach.

Bars, theaters and entertainment centers can open at 50% capacity, and restaurants can be at 75% capacity.

Hogsett also announced that residents will be required to wear a face covering when out in public, starting July 9.

Contact staff writer Tyler Fenwick at 317-762-7853. Follow him on Twitter @Ty_Fenwick.



The Mind Trust is excited to announce the promotion of **Patrick Jones** to Senior Vice President of Leadership and Equity. Congratulations, Patrick!



In this newly created role, Jones will lead the implementation of The Mind Trust’s racial equity priorities and commitments.

The Mind Trust is committed to diversity, equity, and inclusion in all we do to ensure present and future educational success for all students in Indianapolis. Upholding these principles is critical for our staff, Fellows, community stakeholders, and partners to spark radical systemic change.

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Learn more about our diversity, equity, and inclusion commitments: themindtrust.org/DEI

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Tap into Employer Benefit Resources in Times of Uncertainty



(Family Features)

For many American workers, how they do their jobs dramatically changed with the spread of COVID-19. Some have shifted to working from home while others moved to part-time or reduced hours.

With uncertainty abound, now’s a good time to take stock of your physical and mental health and familiarize yourself with the resources available from your employer.

As part of a report on mental health, employee benefits company Unum found nearly three-quarters (74%) of working adults feel big life events can have a major impact on their mental health. Some top mental health triggers include a person’s health (69%), finances (67%), relationships (59%) and job satisfaction (52%).

“With so many people experiencing major shifts in not only their work lives, but also potentially their health, finances and personal lives, now is a good time to know what resources are available,” said Laurie Mitchell, assistant vice president of global wellbeing and health at Unum.

Often linked with a health care or disability plan’s coverage, employee assistance programs, telemedicine or tele-behavioral health and app-based programs are low-cost solutions that allow people to connect with a professional on their own time when they’re experiencing a problem.

Employee Assistance Programs

An employee assistance program (EAP) often offers free and confidential assessments, short-term counseling, referrals and follow-up services to people who have personal or work-related concerns. EAPs address a wide range of issues affecting mental and emotional wellbeing, such as alcohol and other substance abuse, stress, grief, family problems and psychological disorders. Many EAPs also provide services to help caregivers, assist with financial planning or offer child care resources.

Telemedicine and App-Based Mental Health Solutions

Telemedicine services can make accessing medical and mental health resources easier. There are even apps that can target specific mental health needs, and people can access them on their own time when they need the services. These types of tools can be effective complements to traditional care and help with everything from increasing positivity and efficiency to reducing stress and anxiety.

“Employees should ask their human resources department what resources are available and be supportive of colleagues who may be struggling as well,” Mitchell said. “Especially during this time of uncertainty, offering support to others and knowing where to direct them can improve lives and help create a more inclusive work environment.”

In addition, the report found 93% of human resources professionals say their companies offer an EAP, yet only 38% of employees said they’re aware of the resource. More than half of human resources professionals also said they offer financial counseling, legal services and telemedicine services, but only a fraction of employees reported being aware these services exist.

As businesses chart new ways of working, these types of tools can help employees establish new ways of interacting with support services when in-person options may not be available. Even if you’re not struggling now, as you navigate this uncertain time, consider asking your employer what resources you have access to that can help support your physical and mental wellbeing.

To download the mental health report and learn about other employee benefit resources, visit Unum.com/workwell.

Indianapolis students in 6th grade and above must wear face masks at school, new guidance says



By DYLAN PEERS MCCOY
Chalkbeat

Indianapolis teachers, school staff and students in sixth grade and above will be required to wear face masks when they return to classrooms this year, according to guidance from the Marion County Public Health Department released July 2. Children in fifth grade and below are not required to wear masks or coverings under the recommendations. Other exceptions include students and staff with health conditions that make wearing a mask a risk and students who cannot remove a mask on their own. The guidance says that a face shield may be an appropriate alternative for teachers in pre-K through fifth grade if a mask is “determined to impede a student’s learning.” Staff and students may remove masks when necessary, such as to eat or drink. Although face masks are recommended by the Centers for Disease Control and Prevention to reduce the spread of the coronavirus, they are not required in Indiana. Masks will be required in public spaces in Indianapolis beginning July 9, Mayor Joe Hogsett announced July 2. The guidance offers new insight

into what schools could look like as buildings reopen amid the coronavirus pandemic. Indianapolis schools typically begin in late July or early August. In addition to requiring masks, the guidelines also recommend keeping students 3 to 6 feet apart and teachers 6 feet from students; eliminating “pod” or group table seating and facing students’ desks in the same direction; moving classes outside if possible; and grouping students in cohorts as much as possible. In a letter posted July 2, the superintendents of Marion County’s 11 public school districts said they would provide additional, district-specific guidance to families. “These guidelines are the minimum standards and therefore, individual school corporations may develop procedures that are greater than, but not lesser than, these guidelines,” the letter said. More than 150,000 students in Indianapolis public schools moved to remote learning in March due to the coronavirus. Districts and charter schools announced in June they would offer full-time, in-person instruction to any student who wished to attend or online learning for families who chose to keep their children home.

BRIEFS

Larrison appointed to empty council seat



Jason Larrison

Jason Larrison, a former city employee, beat out Karla Lopez-Owens in a vote by Democratic Party officials to fill the vacant District 12 seat on the Indianapolis City-County Council. The seat was open after Blake Johnson, a Democrat, was selected to serve in the Indiana House of Representatives. Indiana law requires precinct committee people

from the same party as the outgoing member to fill a vacancy on the council. Larrison, who also used to be director of the city’s Business and Neighborhood Services under Mayor Joe Hogsett, is a precinct committee person and was allowed to cast a vote. Lopez-Owens would have been the only Latina on the 25-member council. The July 7 vote ended a short, tumultuous special selection process that led to old blog posts from Larrison resurfacing. Many called them racist, sexist and homophobic. Still, Larrison had the support of Hogsett.

Rent assistance program

Mayor Joe Hogsett said during a July 8 press conference he expects the city’s rent assistance program to be able to provide up to three months of help with rent for 7,000 to 11,000 households.

The program has \$25 million in funding from the federal COVID-19 relief fund and a grant from Lilly Endowment. Some of that money will go to community organizations that have been tasked with distributing assistance and providing other services. Applications open 9 a.m. July 13 at indyrent.org. Tenants will need to fill out one part of the application, and landlords will need to fill out another part.

Free school supplies, hygiene kits

Families can pick up free hygiene kits, backpacks and other school supplies starting 9 a.m. July 11 at 4150 N. Keystone Ave. There will be social distancing measures in place to help prevent the spread of COVID-19.



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DOES FINANCIAL EDUCATION WORK?

Depends on who’s talking

By TYLER FENWICK
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Financial education courses are easy to find online, along with countless podcasts, webinars and videos from people who say they understand your financial stress and how to get out of it.

Success stories are also easy to find, as any program would want to amplify those, but the aggregate picture appears bleak.

Numerous studies seem to show financial literacy programs just don’t work, where almost every measure of what it means to “work” comes down to changing behavior.

A 2014 analysis, published in the journal Management Science, looked at 201 studies and found interventions to improve financial literacy explain only a 0.1% change in financial behavior. What’s more, the analysis found weaker effects with low-income people.

It’s not just financial literacy that seems to stumble with the approach of teaching information and trying to change behavior. The same is true for preventing drug use and changing health habits.

But putting so much weight on how much people change their financial behavior may be too narrow of a focus when considering if a program works.

Julian Edwards, a family success support coach at Edna Martin Christian Center, said any client who comes to him for financial help identifies a list of goals, including a few they want to try to tackle right away.

After figuring out what a client’s priorities are, Edwards can help develop a plan and meet with them regularly for support and guidance.

“We want to be able to help cultivate a plan that will have their buy-in,” he said.

One of Edwards’ former clients, Twiana Morse, went through the program five or six years ago after a divorce upended the relatively comfortable lifestyle



she was used to.

After enrolling in the program, she started by saving \$30 from each paycheck and cutting back on unnecessary expenses. It didn’t seem like much at the time, but those were steps on the way to Morse being able to purchase her house about a year and a half ago.

“If I did not have that, I don’t think I would be where I’m at now,” she said of the program.

Edna Martin Christian Center is one of many Centers for Working Families (CWF) locations in Indianapolis. The CWF model, facilitated by United Way of Central Indiana (UWCI), also includes workforce development and income support, creating a more holistic approach that Edwards said is important to getting lasting results.

It’s part of an individualized approach to financial literacy that keeps the focus on specific objectives, which is something the authors of the analysis suggest as a way to improve programs. They refer to it as “just in

time” financial education.

“It’s looking at the person holistically and helping the individual and their household continue moving forward and not just looking at how to pay down debt,” said Shannon Jenkins, senior director of family opportunity fund at UWCI. “But once that happens, how are you focusing on the larger picture?”

Another benefit to the approach could be its long-lasting impact. A \$3,000 difference in income for a household with a young child is associated with a 17% increase in that child’s future earnings, Jenkins said, which is a series of events made more likely by having job training, income support and financial education in one spot.

That means whatever good comes from financial education now could continue paying off for the next generation.

Contact staff writer Tyler Fenwick at 317-762-7853. Follow him on Twitter @Ty_Fenwick.



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EDITORIAL

A word about white privilege

By OSEYE BOYD



If there’s one thing I’m grateful for in 2020, it’s that people are showing their true colors. People have lost all sense of decorum as well as respect for others when in public and are acting out in appallingly shocking ways.

I never thought I’d see adults coughing on other adults, throwing tantrums in stores or running into closed doors after being asked to wear a mask. One woman, who has since been fired from her job in a school district, even coughed on someone’s child because she didn’t think the child’s mother was practicing adequate social distancing. The behavior of these people is beyond petty — especially coughing on someone’s child. It’s downright disgusting.

There’s something bigger at play here, and we’ll get to that later.

The thought is the government is infringing on their rights as Americans. The government is taking away their freedom and freedoms, and it’s a slippery slope to the loss of all freedoms promised to us in the U.S. Constitution. Those who follow blindly are sheep and unpatriotic socialists.

It’s funny how this conversation about rights twists and shifts to fit the moment and to benefit only a certain group. Some of these same anti-mask people are the same people who tell Black people if they

just obeyed the law, they wouldn’t get killed by police. We deserve to be shot and killed by police when we stay out past curfew or refuse to answer a police officer’s question. Our rights as Americans aren’t applicable in these situations.

However, God forbid you’re asked to wear a mask, can’t get a haircut or go out to dinner or to a bar because a pandemic is surging through our country. Now, it’s about your rights and freedoms as an American and the Constitution. It’s time to storm the statehouse with weapons and demand the government stop trampling on your rights. It’s as if laws and ordinances aren’t already on the books to protect public health.

Somehow it’s perfectly acceptable and patriotic when white people rise up against government to change laws in their favor, but it’s absolute treason when Black Americans do it, and we should just go back to Africa if we don’t like this country. Think about all the anti-Obama rhetoric. I don’t recall Black people saying, “If you don’t like it, go back to Europe!”

Oh, the hypocrisy known as white privilege. It’s like the gift that keeps on giving.

Let’s be clear: White privilege doesn’t mean white individuals don’t struggle or work hard. White privilege means this country is centered around whiteness. It means white people feel a sense of entitlement when it comes to America because they know America is theirs. History finds no fault in the Founding Fathers wanting independence from

England. The Revolutionary War was a noble cause. A different story is told, however, about Black people who revolted against slavery or Native Americans who resisted. They’re not considered noble for fighting for their freedom.

The reason why white people are acting out in 2020, coughing on people, running protesters over in their cars, questioning Black people in stores, standing behind the cars of Black people to prevent them from leaving, harassing white people wearing Black Lives Matter T-shirts, snatching signs from protesters, pulling guns on people, shooting them, etc. is because they can. The entitlement that comes along with white privilege is on full display in 2020.

You know why you don’t see Black people behave in these ways? We know we can’t. We’ve been taught since birth we can’t behave as white people. And we’ve seen it to be true time and time again.

The entitlement isn’t just evident in actions; it’s evident in conversation too. I have yet to see an issue involving Black people where a white person doesn’t feel compelled to comment or criticize. Police brutality doesn’t exist because it doesn’t exist for white people; racism doesn’t exist because it doesn’t exist for white people. Black people don’t protest the right way — although we’ve done so by kneeling and marching (without guns, by the way), or it’s not the right time to protest. We’re expected to listen and acquiesce.

Sounds like white privilege to me.

OPINIONS

Public service announcement

By LARRY SMITH



I have some bad news. And I have some good news. The bad news is this: Nothing that you’re about to read in this column is new or revelatory. Further, most of those who have written and spoken about the following are more eloquent and more persuasive than I am. The good news is that, if heeded, this message can help to save America’s soul — and perhaps thousands of lives. Thus, despite my reticence to belabor simple truths, I concluded that this message should be stated. Repeatedly.

African Americans are not responsible for racism in this nation. Full stop. African Americans did not impose a racial caste system in which the “lowest” white person is considered to be better than the “highest” Black person. Full stop. African Americans cannot dismantle this caste system by ourselves. Full stop.

These truths are self-evident to anyone who actually knows American history — and who possesses the moral

courage to be honest. For years I had difficulty trying to understand why the proverbial canaries in America’s racial coal mines kept dying without their warnings heeded. These “canaries” have names like Baldwin, Height, Evers, Hamer and Du Bois. Then, suddenly, a sad reality occurred to me: Too many white Americans are actually willing to die with the canaries — some unwittingly, but others knowingly. (For the uninitiated, miners used to take canaries to work in order to be alerted to toxins in the air. Dead canaries ultimately led to dead people.)

Rather than turning back after seeing the lifeless bodies of civil rights canaries, much of white America prefers to keep trudging further into danger. In the same way that some Black folks are engaging in the slow-motion self-genocide of our race, too many white Americans are willing to deny themselves — and their children — a better future if it means that people of color will share equally in “the blessings of liberty.” Perhaps this pathology is most obviously observed in the irrational reaction that millions of white Americans had (and have) toward “Obamacare” because it came from a Black president.

Where do we go from here? As I indicated above, African Americans cannot solve this problem by ourselves. We need a solid majority of white Americans to fully commit themselves to actively combatting racism. Specifically, we need the overwhelming majority of white Americans to openly and willingly do three things. The first is to acknowledge that their racism is real — liberal and conservative, Republican and Democrat, young and old, well-educated and otherwise. The second is to acknowledge that too many whites are more concerned about being *called out* as “racist” than they are about actually *being* racist. It is maddening that so many white Americans engage in astoundingly racist behavior, then claim “not to see color.” (There is a book on this topic titled, appropriately, “And Don’t Call Me a Racist!”) The third is to fight racism like they are fighting for their children’s lives. Because they are.

I’m not talking about the third or so of white Americans who already stand solidly with us. They’re in the streets, taking the blows and sharing their privilege. I’m talking about another 40% or so who fall into two groups. One group is composed of genuinely well-meaning friends, neighbors and

co-workers who know the truth about racism, but pray earnestly that it will just “go away” on its own. The other group is composed of somewhat well-meaning whites who don’t (necessarily) commit overtly racist acts, but who ignore their race-based resentment. These people see racial progress as a zero-sum game that leaves whites on the “losing” end. Many of them voted for Donald Trump because they believe that he “stands up for white people.” Many are not willing to admit this — even to themselves.

In short, white Americans must decide what kind of country they want their children and grandchildren to inherit. They must decide whether to hold on to the dying era of white supremacy. They must decide how high a price they’re willing to pay to hold on to their privilege (which many vehemently deny exists). Our democracy will not — cannot — endure, at least peacefully, if they choose the status quo.

Larry Smith is a community leader. Contact him at larry@leaf-llc.com.

The impact of COVID-19 in our community:
Let’s not put our health at risk

By J.C. Watts



Washington, D.C., city attorney George Valentine was Black, brilliant and fit. But after contracting COVID-19, he became so weak, he had trouble moving and even speaking. When it got to the point where he could barely breathe, George called an ambulance and waited on the steps of his house for it to arrive. Every second he waited must have seemed like an eternity. Two days later, George died. He was 66 and had suffered from diabetes and high blood pressure before getting sick with the coronavirus.

New research seems to confirm that, across the nation, the coronavirus has disproportionately impacted Black people, with death rates more than twice as high as that for any other race. Why is this happening — and can we do anything about it?

There are several explanations for the disparity, and most have to do with how we live, where we work and our underlying health conditions. There are also factors that are within our immediate control that we can all do right now to protect ourselves, but that many in our community are failing to do.

The Centers for Disease Control and Prevention (CDC) cites several possible reasons that Black Americans are more affected. One is that many of us live in more highly populated areas. Many of us also live in multi-generational households where it’s easier for younger family members to spread the virus to more vulnerable elderly members.

Another reason is that a large percentage of African Americans hold frontline service industry jobs that are all considered essential during the pandemic, and they bravely continue to go to work each day.

One other big factor is that, sadly, our people also tend to have more underlying medical conditions — like obesity, diabetes and hypertension — that make us more vulnerable.

While many of these factors are difficult to change in the near term, we can do some things immediately to reduce our risks. In my own community in Oklahoma, I’ve witnessed many Black folks not wearing masks or practicing any degree of physical distancing in public. A lot of people just plain aren’t following recommendations to keep themselves and their families safe.

Some of this stems from past experiences with government that make people skeptical about what they’re hearing from public officials. For some, it’s

the bitter memories of government-enforced segregation and other racist policies. For others, it’s that politicians have made promises to us for decades and have failed to make good. Why trust them now?

Despite all this, please don’t put your health at risk. We have to do all we can to protect our communities and our loved ones from being exposed to infection.

First, avoid close contact with people who are sick. Being in the same enclosed room with somebody who has the virus can lead to infection. Second, keep at least six feet between you and others if you have to leave home. People can be infected even if they’re not showing symptoms. Third, wash your hands or sanitize them often and for at least 20 seconds. Also avoid touching your face, mouth and eyes with unwashed hands.

I know the advice about wearing masks is a tough one for many folks, but perspectives have changed during this pandemic. Cover your mouth and nose with a bandana or other face covering if you have to leave home. The mask provides some protection for others in case you’re infected and don’t know it.

Finally, be sure to get medical help if you have any flu-like symptoms or have trouble breathing, persistent pain in your chest, a fever or a dry cough.

I’m hopeful that our nation will conquer this disease and that together, we will emerge from this chapter in our history stronger than before. But ultimately for that to happen, the cure must start with us.

J.C. Watts is founder and chairman of J.C. Watts Companies, chairman of Black News Channel, and a member of National Coronavirus Recovery Commission.

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SPOTLIGHT

Not too late to register for summer reading program



By MIKAILI AZZIZ

Local youth still have time to participate in The Indianapolis Public Library's summer reading program, "Imagine Your Story."

The 101st summer reading program will continue through Aug. 1.

"The primary thing we try to work on is preventing what they call 'summer slide,'" Sharon Bernhardt, juvenile program manager, said.

According to Bernhardt, "summer slide" occurs when children don't retain their reading skills during school breaks.

"By the time they get back to school, they've lost some of the skills they had when they left," she added.

To prevent this issue, the library made some significant changes to this year's program. The program now allows youth to log the amount of time they spend reading, as opposed to the number of books they read. Participants are encouraged to read for one, five or 10 hours total.

So far, 9,794 summer readers already have logged nearly 57,000 hours of reading, and 4,411 children have completed the 10-hour reading goal.

Bernhardt, who's been with the library for 53 years, has noticed significant differences in the way children read over the years.

"I think reading has a lot of competi-

Summer reading fun

Youth can register for the Indianapolis Public Library's 101st summer reading program, "Imagine Your Story," through the on-line reading tracking app Beanstack, which is available at indypl.beanstack.org, Apple App Store and Google Play store.

Those who need an alternative way to register can call a local Indianapolis Public Library branch. The program ends Aug.1. For more information, visit indypl.org/srp/kids.

tion now with screen time," Bernhardt said. "Children like to be on computers or devices."

The library is keeping up with children's changing interests and reading habits by not only including library books and books from home, but e-books, magazines, graphic novels and audiobooks are also accounted for in the program.

Children and their parents can also use the online app, Beanstack, to report reading progress, or call their local branch.

Prizes, such as books, drawstring backpacks and bicycles are awarded to the youth for achieving reading milestones.

Contact newsroom intern Mikaili Azziz at 317-924-5143. Follow her on Twitter @mikailiazziz.

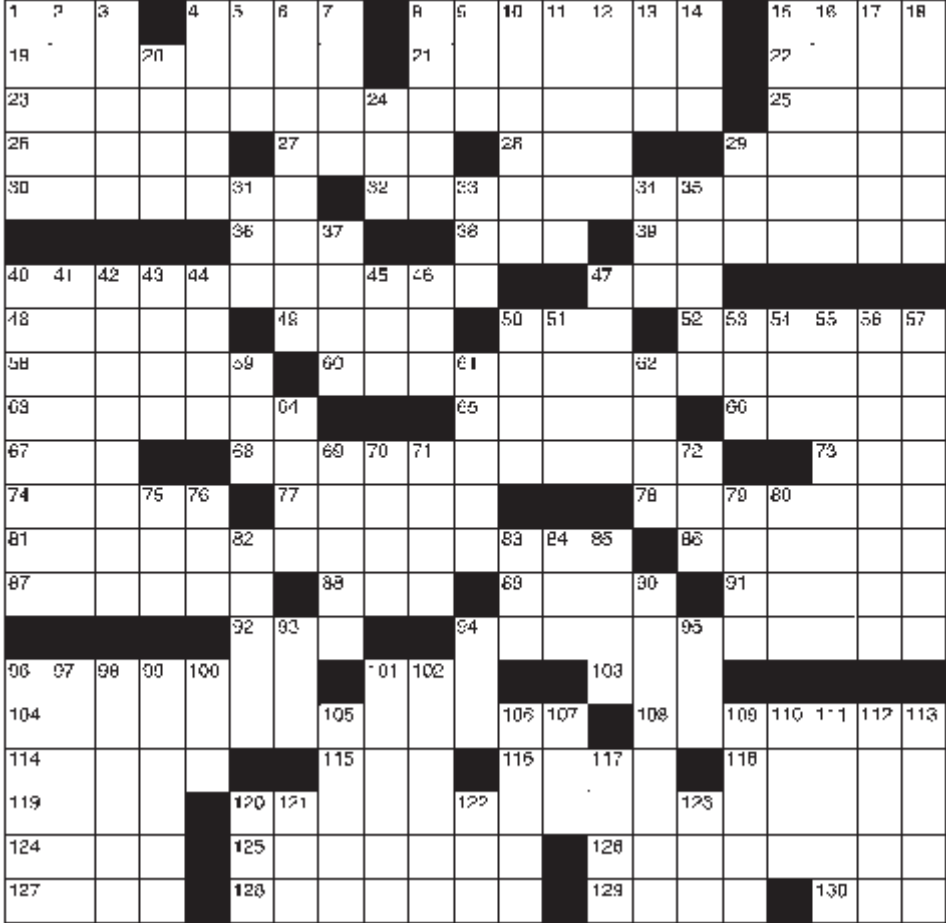
Super Crossword

TRIPLE OVERLAP

- ACROSS**

1 Boater, e.g.
4 Power strip for one
8 Unhunks again
15 Liver (up)
19 Mexican resort pool
21 To-co trays
22 Actor Batee
23 GOP race runner
25 At midnight, say
26 Justice Kagan
27 Planet near Earth
28 "Attack, dog!"
29 First-class
30 "Dirty" drink
32 Data entry device
36 Ewoks and Na'vi, in brief
38 Actor DeLuise
39 Strengthens in volume
40 Large insectivores with long snouts
47 Recycling container
48 Support financially
49 Unmanly
50 Suffix with pay
- 52 Nissan, formerly
58 Mop brand
60 Common bit of onstage audio equipment
63 Writer Isak
65 Paget Bregget's home
66 Pied-à-terre
67 Tokyo, prior to 1868
68 Play dumb
73 Bloom-to-be
74 Cliché's river
77 Red-o-bath modification
78 Mollusk guy
81 Company not reliant on a parent, e.g.
88 Actress Kazan of "My Favorite Year"
87 MP's kin
88 -de-france
89 Branchlet
91 Krone spenders
92 Breakfast brew
94 Ores who love making others happy
98 Egg-making organs
101 Manly a pro bono TV ad
- 103 Grass acid in rolls
104 Clinton Kalne, in 2016
108 Optimistic
114 Bomb song
115 Party card game city
116 "Tomb Raider" Croft
118 Raptor's nest
119 Foot bottom
120 They include Advent and Easter
124 Be fitting for
125 Idea, spots
126 Approaches
127 Wake god
128 Floral wrist accessory
129 Rolling car part, to Brits
130 "Ethyl" suffix
- DOWN**

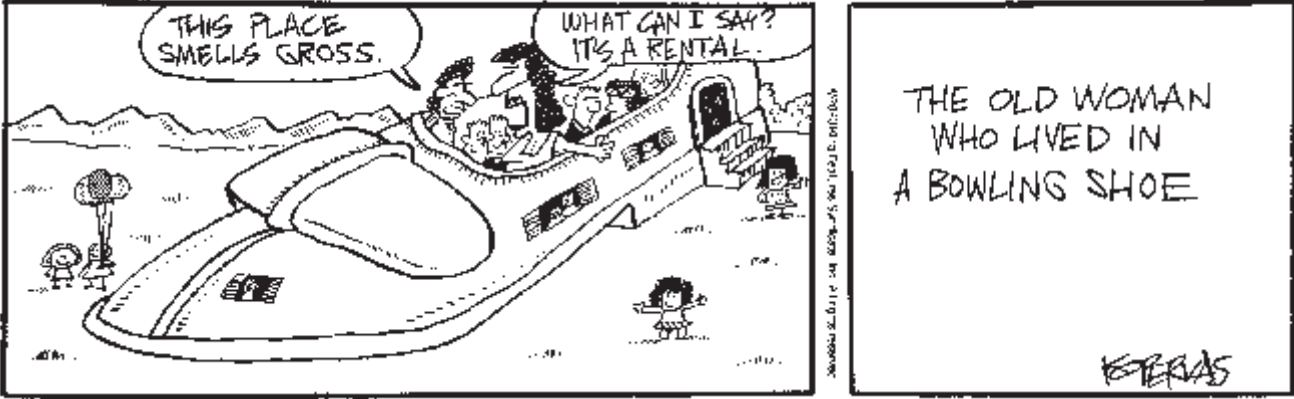
1 Female seal group, e.g.
2 Amtrak bullet train
3 Get thinner at one end
4 Persian Gulf emirate
5 Ailing
6 Sword type
7 Funny Inogen
8 Classic detergent brand
9 Complete
10 California San Luis
11 Speaking platform
12 Sparrow
13 Kin of .com
14 Flagstaff-to-Tucson dir.
15 Asian-faced actress
16 Actress Strich
17 Wickerwork cane
18 Genuflects
20 Gridiron kick
24 Oval portion
29 Aussie avian
31 Once known as
33 "EP" extras
34 Wallace of "The Deep"
35 Sonata part
37 Poker variety
40 I like the giant sphere of
41 Eponym
42 Occurrence
43 Lymphoid throat
44 Lymphoma
45 Christmas verse starter
46 Ice cream maker
47 Joseph Ky of "Star Wars"
48 Breakfast meat
- 56 Sheriff of movies
51 Peru's capital
53 Spot-on
54 With
55 Down, Paris edifice housing several universities
56 See
57 Down
58 More out of control
59 Not necessary
60 Ring arbor
61 Of — (in some way)
62 Spice holder
64 Very bright
68 Agra's home
70 Manhattan, c.g.
71 Square root of 81
72 Slippery fish
75 Japanese tech corp.
76 MPEG-rating org.
79 Nil
80 "Buenos" ("Good day")
82 Get admitted
83 Suffix with Denver
84 16 eighths
85 Pupa's parents
90 The world over
93 Thai, in Peru
- 94 Karachi's nation: Abbr.
95 Kin of .com
96 Ukraine port
97 Fabric with a soft nap
98 2002 César winner for Best Film
99 Popular thesaurus, familiarly
100 Really cold
101 Models on walls, maybe
102 Smelling
105 One-on-one teacher
106 Beethoven's "Für —"
107 Tie —
108 With 121-Down, judge in the O.J. Simpson trial
110 Helen of Troy's mother
111 Seeing red
112 Air raid alert
113 German state
117 Engrossed
120 Jazz's Jean-Paul
121 See 109-Down
122 Funny bit
123 Big elephant part



THE SPATS by JEFF PICKERING



OUT ON A LIMB by GARY KOPERVAS



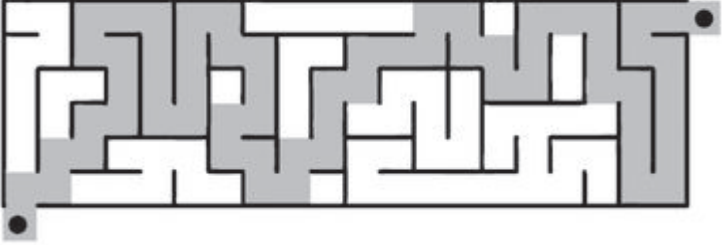
Answers to Weekly Sudoku

8	9	2	7	9	6	7	1	8
7	7	9	1	9	8	2	6	8
1	6	8	7	2	8	9	7	9
9	9	7	8	7	1	6	8	2
2	1	7	8	6	9	9	8	7
8	8	6	9	7	2	1	7	9
7	2	1	9	8	7	8	9	6
6	8	8	2	1	9	7	9	7
9	7	9	6	8	7	8	2	1

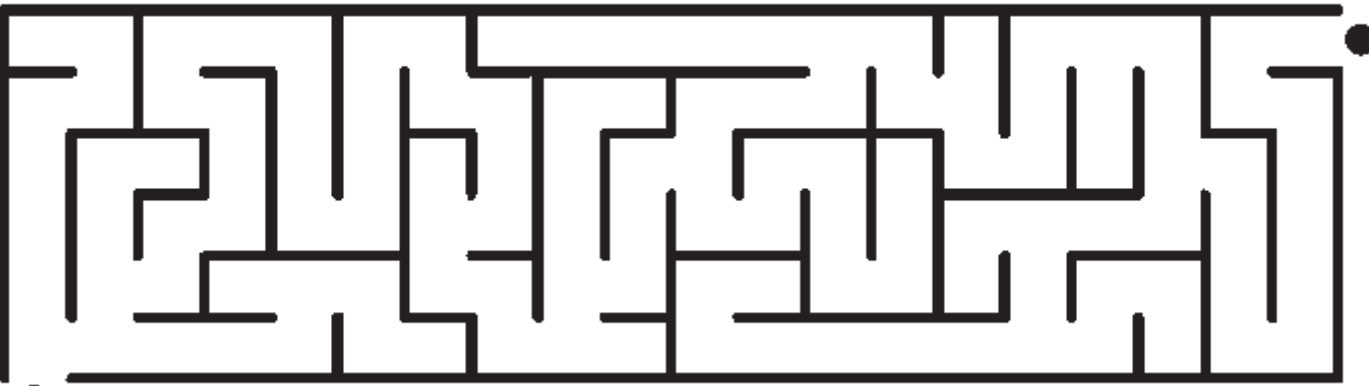
Answers to Super Crossword

HAT	DISC	REOPENS	PEP
ACAPULCO	INBOXES	ALAN	
HEPUB	ICANDIDATE	LAIE	
ELENA	MARS	SIC	ELITE
MARTINI	COMPUTER	MINAI	
	ETS	DOM	LOUDENS
GIANI	EAIRS	BI	
ENCOW	RUDE	OLA	DATSLV
OCOWAN	DYNAMIC	POPHON	C
DINESEN		SAMOA	TERFE
ED	FEIGN	ORANCE	BLL
SEINE	ONAIR		KENDOLL
INDEPENDENT	TITY	LAINIE	
GTSCAN	ILE	TWIG	DANES
	TEA	PEOP	EASERS
OVARIES	PSA	SOD	
DEMO	CRAT	CKET	BULLIS
ELEGY		UNOLARA	AERIE
SOLE	LITURGICA	ENDARS	
SUIT	UTOPIA	SPACATFS	
ARES	CORSA	GE	TYRE

Kids' Maze Solution



Kids' Maze



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FOLLOW US ON



THINKING ABOUT HEALTH

Health insurance law under siege again

By **TRUDY LIEBERMAN**
Community Health News Service

At the height of the pandemic, many Americans are experiencing firsthand the flaws in the Affordable Care Act and the health insurance it guaranteed. They are also facing the possibility that even the protection it does afford may be stripped away.

The fate of the Affordable Care Act (ACA), also known as Obamacare, is again uncertain. The 2010 law that began to whittle down the large number of uninsured Americans is back at the U.S. Supreme Court awaiting a decision — most likely next year — about whether it is constitutional. The court has upheld the law against court challenges twice before.

In late June the Justice Department filed a brief asking the court to overturn the Act. The administration argued that the entire law is invalid because Congress eliminated the individual mandate in 2017, which had required almost all Americans to carry health insurance. Therefore, the ACA can no longer be considered a “tax,” which was the basis on which the court found it constitutional in 2012.

The administration also argued that two other provisions make the law unconstitutional. One calls for insurance companies to sell coverage to people who have preexisting conditions, so-called guaranteed issue policies. The other requires community rating.

Community rating prevents insurers from varying premiums based on geography, age and other factors. The administration said in its legal brief that without those three provisions the Affordable Care Act cannot survive.

If the Court sides with the group of Republican attorneys general who brought the case and strikes down the law, that means the millions of Americans with preexisting health conditions will be in the same pickle they were in before the law took effect in 2013.

They will have trouble buying new insurance that covers medical conditions they already have since insurers would no longer be required to offer them coverage. People with common ailments like diabetes, heart disease, mental illness and cancer would be out of luck once again. But so would people with more minor problems like recurrent ear or sinus infections.

A new group of Americans may also find it impossible to get coverage. Those who have recovered from COVID-19 may face long-lasting health challenges resulting from their illness.

Reports are coming in that detail such problems



as blood clots, strokes, heart and lung damage, and neurological problems such as numbness and muscle weakness. It's unlikely any insurance company would voluntarily issue coverage to people with those medical problems.

Like sick people before the Affordable Care Act took effect, COVID-19 survivors will be uninsured.

Do Americans really want to go back to the days when sick people, the very ones who need insurance coverage, are thrown out of the marketplace?

I would argue they don't. The last four months have taught us that we are all vulnerable to the possibility of long-lasting medical harm from the coronavirus. Insurance to help cover whatever ills show up is essential.

The Affordable Care Act, however, was not a perfect solution for uninsured Americans. Millions of people who've had to turn to the ACA because they lost their employer-provided coverage during the pandemic shutdown are learning about its shortcomings, which were given short shrift for years by politicians and the media advocates for the law.

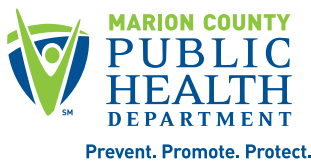
“With health insurance in particular we have a social support system that really isn't very functional when you have job loss,” Ben Zipperer, an economist with the Economic Policy Institute in Washington, D.C., told Bloomberg News. That's a problem in the best of times, he said, adding, “It's a real disaster when you have tens of millions of workers suddenly lose their jobs.”

Some 27 million workers may have lost their job-based coverage as of the first of May. Many of those newly uninsured have experienced the weaknesses that were baked into the law. Policies with cheaper premiums come with high deductibles, often \$7,000 or \$8,000 a year or more. Paying that much out of pocket is a heavy lift for those out of work.

The trade-off is paying higher premiums. That's hard, too. Some people who've lost coverage might qualify for Medicaid, or they may qualify for subsidies under the ACA that help pay premiums or required cost sharing. Those are options people in that predicament should investigate, but many people won't qualify.

If the ACA survives this latest challenge and everyone sick or well can still buy insurance, maybe the country can begin to make sure no American goes without coverage when another disaster strikes.

What improvements would you like to see in health insurance? Write to Trudy at trudy.lieberman@gmail.com.



COVID-19 TESTING

Testing is Free of Charge • No Doctor's Orders Needed

MONDAY, TUESDAY, THURSDAY, FRIDAY • 9AM-4PM
WEDNESDAY • 9AM-6PM

MARION COUNTY PUBLIC HEALTH DEPARTMENT
3838 N. RURAL ST. • INDIANAPOLIS, IN 46205

TUESDAY & THURSDAY • 11AM-6PM

MARION COUNTY PUBLIC HEALTH DEPARTMENT
SOUTH DISTRICT HEALTH OFFICE
7551 S. SHELBY ST. • INDIANAPOLIS, IN 46227

CRITERIA FOR TESTING:

Symptomatic individuals (fever, cough, shortness of breath or difficulty breathing, chills, repeated shaking with chills, muscle pain, headache, sore throat, and new loss of taste or smell). Seniors over 65 years of age, individuals who are immunocompromised (such as HIV and cancer patients), and frontline essential workers will be tested with or without symptoms.

BY APPOINTMENT ONLY, AT:
MARIONHEALTH.ORG/INDYCOVID

VISIT MARIONHEALTH.ORG/INDYCOVID TO SET-UP YOUR APPOINTMENT
FOR QUESTIONS CALL 317-221-8967 OR 317-221-5515

Public Health Order Requires Face Coverings in Marion County

Indianapolis Mayor Joe Hogsett and Marion County Public Health Department Director Virginia A. Caine, M.D., announced next steps in Marion County's continued reopening. The newest Public Health Order, which took effect on Thursday, July 9, includes the mandate for residents to wear face coverings in indoor public spaces, and in outdoor public spaces where social distancing is not possible.

“This isn't complicated. It's a piece of cloth that could save your life and the lives of those around you. It is the right thing to do,” said Mayor Hogsett. “If you are willfully choosing to not follow this order, you are dead wrong in the fullest sense of that expression. This weekend, we celebrate those who did the difficult things to preserve personal freedom, not those who insisted their own comfort was more important.”

“With cases increasing across the country, we must be deliberate in our reopening plan,” said Dr. Caine. “We know that face coverings significantly reduce the risk of spreading COVID-19, but that reduction cannot be achieved if many residents choose not to wear them. For that reason, the Marion County Health Department will be mandating the wearing of masks in public places for the foreseeable future.”

The changes closely mirror the state of Indiana's order issued by Gov. Eric Holcomb, with the following exceptions:

- Residents are required to wear face coverings in indoor public spaces, and in outdoor public spaces where social distancing is not possible. Exceptions to this requirement are listed in the Public Health Order.
- Overnight camps must remain closed.
- Indoor visiting at nursing homes and assisted living facilities remains prohibited.
- Any event with anticipated attendance above 1000 people, such as fairs/festivals, conventions, and

sporting events, must submit an event plan for approval by the Marion County Public Health Department.

The City of Indianapolis will also extend the street closures of Georgia Street, Broad Ripple Avenue, and Massachusetts Avenue through July 19 to accommodate continued restrictions on restaurant and bar capacity.

Marion County residents can request a free face covering at indy.gov/masks. Indianapolis residents impacted by COVID-19 should visit the City of Indianapolis resource guide, which can be viewed at indy.gov/covid.

Individuals who are unable to navigate the city's website can call (317) 327-4MAC between 8 a.m.-5 p.m. to talk to a customer service representative.

The most recent COVID-19 data for Marion County is posted at MarionHealth.org/covid-19.

Health Department Announces Change to COVID-19 Test Sites

As of Thursday, July 9, the Marion County Public Health Department began offering free community COVID-19 drive-through testing at its South District Health Office located at 7551 S. Shelby Street. Testing is available there on Tuesdays and Thursdays from 10 a.m.-6 p.m.

Testing outside the health department's main building at 3838 N. Rural Street will continue weekly on Monday, Tuesday, Thursday and Friday from 9 a.m.-4 p.m. Wednesday hours have been extended to 9 a.m.-6 p.m.

Criteria for testing at these sites are for people with COVID-19 symptoms, or who are with or without symptoms in the following groups:

- Over 65 years of age
- Have weakened immune systems
- Are frontline essential workers

To register for testing, please visit MarionHealth.org/indycovid. Help with registration is available by calling (317) 221-5515 or (317) 221-8967. All testing is by appointment.

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Power March
held in support
of local youth

Rev. Ivan Douglas Hicks, senior pastor of First Baptist Church of North Indianapolis, and city-county council President Vop Osili organized a Power March on July 5 to highlight the youth across the city and to give them and their families a voice to speak about what is happening in the country and Indianapolis. The show of support began at the Indianapolis Urban League following an outdoor prayer service and a message from Hicks about why such events must take place. Colorful motorcycles and more than 40 cars lined the street. The parade traveled down historic Indiana Avenue to the Indiana Statehouse on Capital Avenue and then to the City-County Building on Market Street. (Photos/Curtis Guynn)

Cairo march highlights past heartland civil rights activism

By MOLLY PARKER
The Southern Illinoian

CAIRO, Ill. (AP) — About 50 people marched the streets of Cairo the evening of June 19 calling for an end to racism and discrimination in a city where Black people, in the face of decades of crushing oppression, led one of the nation’s most courageous and prolonged battles for equality during the Civil Rights Movement in the Midwest.

The Heartland Unity March and Juneteenth commemoration started off with prayer and a stirring speech and poetry reading before participants from Cairo and beyond marched down Washington Street.

Robbie Koen, the keynote speaker, said she was honored to address the many young people who had gathered and committed to continue fighting for justice and equality. Koen said she stands “on the shoulders of one who fought the good fight here in Cairo” — her father, the Rev. Dr. Charles Koen.

“He sacrificed everything to see Cairo move forward and also to see our people, Black people, move forward,” she said. “And actually, if you don’t recognize it, he was for the advancement of all people. Anybody.”

Community members remember late Cairo civil rights activist Rev. Charles Koen

The late Charles Koen, who died in July 2018, helped lead a years-long battle for equality in Cairo. In the earlier part of the decade, he and other young people helped integrate restaurants, businesses and public places, including the town swimming pool. Though, not long after Black children finally won the right to swim, the pool was filled in with concrete. Koen went on to become one of the founders of the United Front in 1969, which worked to disrupt the white power structure that locked Black people out of economic opportunity.

“War in Little Egypt” was the headline of a 1969 article in Time magazine that read: “Its 4,000 white citizens are determined to maintain the local system of apartheid over the town’s 4,000 blacks that has persisted since before the Civil War.” Crosses were burned on the lawns of Black people’s homes. Members of the White Hats, which included local officials and police officers, harassed and shot at Black people living in the segregated Pyramid Court



A group of demonstrators march through the streets of Cairo to commemorate Juneteenth. (Photo / Byron Hetzler, Southern Illinoian)

public housing complex.

Koen said that her father was part of a long list of people who fought and sacrificed “so we could have a better life.”

“With all of the advancements we have made, the question I ask you today is, ‘What are you going to do?’ And the question I ask myself is, ‘What am I going to do?’”

The trek that march organizer James Davis III laid out for the June 3 event holds deep meaning in Cairo. It started at the corner of Eighth Street and Commercial Avenue, near the spot where William James, a Black man, was lynched in 1909 before a crowd of thousands of people. He had been accused of killing a young white woman from Anna who had been found dead in a Cairo alley. The murder allegation against him was based on highly unreliable evidence and there was no trial. When the rope broke from the steel arches from which the mob tried to hang James, they riddled him with bullets, then drug his body through the streets, burned and beheaded him.

Demonstrators left that area, on the banks of the Ohio River, and walked down Washington Avenue to the historic Customs House. During the civil rights era, the building served as Cairo’s police station and jail. Robert Hunt’s death there in 1967 touched off three days of tense protests and riots, and reignited the battle for civil rights

in Cairo. Police said Hunt, a Black soldier home on leave, committed suicide. But it was — and is — widely believed in the Black community that he was lynched, as well, murdered by law enforcement or with their consent.

Clarence Dossie, who was born in Cairo in 1943, said Hunt’s death was never investigated, and no one has ever been held accountable. Hunt’s tragic death is one in a long line of atrocities that Black people have suffered in Cairo, he said. As he came of age, Dossie, who is Black, said the only work available to people of color was over the state line in Missouri picking cotton, or cleaning the local hotel. Most men caught a bus on 14th Street to get a ride to the cotton fields, where they labored for 10 hours a day for \$5. Dossie said that he left for Chicago to find work when he turned 21, as many Black people of his era did.

He returned to Cairo when Black people began to organize in the fight for their rights, and joined the United Front.

By 1969, though the civil rights era had ushered in many changes, including the integration of most places and the toppling of stubborn Jim Crow laws, Black people remained largely locked out of the Cairo economy into the 1970s. That’s what led the United Front to wage an economic boycott — they encouraged Black people not to spend their money in any establishment that refused to hire Black work-

ers. “Wherever we spent our money, we wanted to be able to work,” he said. “We wanted jobs, opportunity — just like any other person. You want to be able to feed your family.” At the time, Dossie said five millionaires and their families controlled the whole economics of Cairo. Instead of integrating the businesses they owned, “they took their money and left.”

Davis said he has been reflecting on these events of late, and wanted to bring attention to the injustices that Cairo has suffered — and also celebrate the city’s Black trailblazers. “This is the birthplace of civil rights in the Heartland,” Davis said.

Koen told the crowd that, “We have a responsibility as Black people to stand up for what is true. Don’t slip back and be afraid,” she said.

Prior to the march, Umarra Winfield, 18, of Grand Chain, read a poem she wrote following a class debate about the decision that then-San Francisco 49ers quarterback Colin Kaepernick made to take a knee during the national anthem. Winfield argued in class that it was a peaceful form of protest to draw attention to injustices, and should not be controversial.

She said the poem spilled out of her after one of her classmates made an offensive retort. She first read it at a Black Lives Matter protest in Mounds a few weeks ago. “Too many graves being made. Too many souls are being laid to rest. No life should be valued less,” it reads, in part. “Black lives matter. This movement was started because men weren’t coming home because they left their house wearing the wrong color. The color of our skin shouldn’t matter.”

“Something in my mind literally just told me, ‘Read your poem,’” she said. “Ever since then, it’s just been me wanting to get the poem out there because I feel it’s words that people need to hear.”

Dossie, who participated in countless marches and demonstrations during the civil rights era, called this most recent movement in the wake of George Floyd’s death in Minneapolis police custody a “reawakening.” He said it was good to see the protest in Cairo, as each generation builds on the next. “There’s always been two kinds of justices for Blacks and whites — not only here,” he said, “but everywhere in the United States.”

SPIRITUAL OUTLOOK

‘God will make a way’

BY MARION J. MILLER

“See, I am doing a new thing! Now it springs up; do you not perceive it? I am making a way in the desert and streams in the wasteland.” – **Isaiah 43:19**



God has blessed us in such a tremendous way! For this pandemic shutdown began in the month of March, and continued throughout April, May and June. So many of us have been enjoying worship virtually, right in our very own homes. This goes to show you one can shut down buildings, shut down the church facilities, but no one shuts down the kingdom — because our God will make a way.

Yes, there are still city streets where buildings have been broken into, burned down and boarded up. And this didn’t just come from the social upheaval of what happened to Breonna Taylor, George Floyd and so many others. But it’s based on 401 years of brutal terroristic behavior by this country where we were forced to come to over four centuries ago.

But we happened to be living on the cusp of what God is showing us in this time of history. Who would have thought that we would ever get to the point where we would have discussions about systemic racism! You see, if you live in America, systemic racism has already been put in place before you were born. Though racism is built into our culture, built into the government and built into the school systems — our God will make a way.

Too often we limit ourselves into thinking we are all alone. We don’t think we will be able to accomplish our dreams. We start thinking we don’t have the talent, the connections or the funds. But that kind of thinking comes from looking at things in the natural. We must realize that God is a supernatural God. Just because we don’t see a way doesn’t mean that God doesn’t have a way. God can bring one opportunity across our path that will thrust us to a new level. God has explosive blessings that can blast us out of debt and into abundance!

God is speaking to us today during these difficult times, just like God spoke through Isaiah to the people of Israel in their difficult times. Some of them were in exile. They were known to be a conquered people who kept living in the past. But God told them to forget the past. Forget what happened to you in the days of old! God wanted them to lose track of what they had become because God wanted them to start looking ahead to the future.

So remember this, whatever you are facing it may seem impossible to man, just know that when God puts His “super” on our “natural,” anything is possible! Don’t spend time dwelling on the past. We’d never come up to the vision, energy or enthusiasm to pursue the new things God has in store for us. It is God who holds our future. And when God wants to do a new thing, God will make a way.

Rev. Marion J. Miller is senior pastor of Wesley United Methodist Church, Jeffersonville. Contact her at 812-283-3747 or wesley1201@sbcglobal.net.

BIBLE TRIVIA

by Wilson Casey

1. Is the book of Philemon in the Old or New Testament or neither?
2. From 1 Samuel 17, how many stones did David take with him to fight Goliath? 2, 5, 7, 14
3. Which book first refers to Jesus as the Prince of Peace? Isaiah, Daniel, Matthew, Luke
4. Who is thought of as being the "mother of all the living"? Ruth, Sarah, Eve, Esther
5. In Numbers 22, to whom did the donkey speak? Silas, Daniel, Jeremiah, Balaam
6. Where was Paul the Apostle born? Thessalonica, Tarsus, Ur, Antioch

ANSWERS:
1) New; 2) 5 (needed only 1); 3) Isaiah 9:6; 4) Eve, 5) Balaam; 6) Tarsus.

Comments? More Trivia? Gift ideas? Visit [www.TriviaGuy.com](#)

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Pastor

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10:00 AM

Morning Worship
11:30 AM

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Indpls, IN 46208 • (317) 923-6667

Pastor Chas A. Sheppard
Lady Edna M. Sheppard

Schedule of Services:

Early Morning	8:00am
Sunday School	10:00am
Morning Worship	11:00am
Sunday Evening Service	6:30pm
Wednesday Bible Study/Prayers	7:00pm/8:00pm
Friday Bible Study	11:00am

Remember Your Loved Ones Call The Indianapolis Recorder 924.5143

Friendship Missionary Baptist Church
1302 North Goodlet
Indianapolis, Indiana 46222

Pastor, Rev. Ronald Covington Sr.
Sunday Morning Service
Fulfillment Hour (Sunday School)
9:30a-10:30are

Morning Worship 10:45

Wednesdays
Morning Prayer Meeting & Bible Study, 9:30 a.m.

Prayer & Praise on Purpose/Bible Study,
6:30p.m.

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BAPTIST DE CHRIST AND LIGHT

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Sunday School 9am-10am
Midweek Wednesdays 7am

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WEDNESDAY 7PM

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Indianapolis, IN 46235
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Worship 10:45 am

Bible Study Wed 12 pm & 7 pm

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Pastor Nello A. Holman and First Lady Kay Holman

Pleasant Union Missionary Baptist Church
1202 Eugene St.
Indpls, Indiana 46208
phone 925-4382
fax 283-5615

Sunday Worship
10:50 am

Sunday School
9:15 am

Monday Morning Prayer
6:00am

Wed. Bible Study
12:00 noon & 7:00pm

Thurs. Family Living
7:00pm

Fri. Victory Over Addictions
7:00pm

St. Luke Missionary Baptist Church
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A pinch where it hurts: Can Facebook weather the ad boycott?

By BARBARA ORTUTAY
AP Technology Writer

On July 1, more than 500 companies officially kicked off an advertising boycott intended to pressure Facebook into taking a stronger stand against hate speech. CEO Mark Zuckerberg has agreed to meet with its organizers early next week.

But whether Zuckerberg agrees to further tighten the social network’s carefully crafted rules probably boils down to a more fundamental question: Does Facebook need big brand advertisers more than the brands need Facebook?

In a broad sense, the current boycott, which will last at least a month, is like nothing Facebook has experienced before. Following weeks of protests against police violence and racial injustice, major brands have for the first time joined together to protest still-prevalent hate speech on Facebook’s platforms by taking aim at the social network’s \$70 billion in annual ad revenue.

After years of piecemeal measures to address hate, abuse and misinformation on its service, Facebook’s critics hope that pinching the company where it hurts will push it toward more meaningful change. As of July 1, 530 companies have signed on — and that’s not counting businesses like Target and Starbucks, which have paused advertising but did not formally join the “Stop Hate for Profit” campaign, which calls its action a “pause” rather than a boycott.

“Many businesses told us how they had been ignored when asking Facebook for changes,” campaign organizers wrote in a letter to advertisers. “Together, we finally got Facebook’s attention.”

But Facebook’s already-tarnished public image may sustain more damage than its business. If the ad pause lasts one month, Citi Investment Research analyst Jason Bazinet estimates, the likely impact on Facebook’s stock will be \$1 per share. Based on the

closing price July 1 of \$237.92, that’s a decline of less than half a percent.

If the businesses extend their boycott indefinitely, Bazinet suggests the likely impact would be \$17 a share, or about a 7% decline. That’s less than the 8% drop Facebook shares sustained on Friday after global consumer-products maker Unilever said it would pause advertising on Facebook and Instagram for the rest of the year.

Also, Facebook shares have already bounced back from that dip.

Nick Clegg, Facebook’s vice president of global affairs and communications, tried to reassure businesses that Facebook “does not benefit from hate” and said the company has every incentive to remove hate speech from its service. He acknowledged that “many of our critics are angry about the inflammatory rhetoric President Trump has posted on our platform and others, and want us to be more aggressive in removing his speech.”

Clegg, however, offered few concessions, and instead repeated Zuckerberg’s frequent talking point that “the only way to hold the powerful to account is ultimately through the ballot box.” He pointed to Facebook’s get-out-the-vote efforts as evidence of the company’s commitment, along with the billions of dollars, tens of thousands of content moderators and other investments it has made in trying to improve its platform.

While Facebook is making efforts to hear out its critics, it remains clear that ultimate decisions will always rest with its founder and CEO, who holds the majority of the company’s voting shares and could effectively run the company for life, should he desire to.

It’s not clear that he’ll see any reason to bend further to meet protesters’ demands.

“Data of past boycotts suggests the observable impact is relatively mild,” said Brian Wieser, global

president of business intelligence at GroupM, advertising holding company WPP’s media agency arm.

At the same time, he added, given these “extraordinary times,” it’s possible that a long-term, pervasive boycott could shift advertising dollars away from Facebook to other companies.

Beyond bad PR, though, experts say the protest isn’t likely to make a lasting dent in Facebook’s ad revenue, in part because plenty of other advertisers can step in. Stifel analysts said in a note to investors this week that “well over” 70% of Facebook’s advertising dollars come from small and medium-sized businesses and “these advertisers may be less concerned with the optics of where their ads are placed than large brands.” Citing data from Pathmatics, Stifel said the top 100 brands spent roughly \$4.2 billion on Facebook ads last year, representing around 6% of the company’s nearly \$70 billion of total ad revenue in 2019.

Facebook hosts more than 8 million advertisers, according to JPMorgan. “We do not expect significant risk to numbers for Facebook as many other marketers ... will take advantage of potentially lower-priced inventory,” JPMorgan analyst Doug Annuth wrote in an investor note.



Market your business for long-term success

(Family Features)

Rapid growth and long-term success are the dreams virtually every entrepreneur pursues. The fire pushes you to ascend to the mountaintop quickly and stay there as long as possible.

Adopting some clever marketing strategies can bring those dreams within reach, especially if you’re willing to take some notes from experts who have successfully navigated the path. For example, entrepreneur Russell Brunson started his first online company while he was in college.

Today, he is the co-founder of ClickFunnels, a successful software company that helps entrepreneurs get their message out to the marketplace quickly and efficiently. Brunson is also the author of a series of books, including “Traffic Secrets,” which is filled with tips for using classic and foundational direct marketing techniques to help future customers discover an entrepreneur’s product or service and drive demand.

Learn the art of successful business marketing with Brunson’s advice, adapted from “Traffic Secrets,” the third installment in his bestselling trilogy.

Work behind the scenes to connect with your target audience. With a little research, you can identify the places your target customers tend to congregate. Places like Facebook groups, YouTube channels, podcasts, blogs and other platforms serve as trusted sources of information, and these are the places where they’re more apt to listen to what you have to say. Make a list of 100 of these hangouts and reach out to the people behind the scenes. Listen, learn, pitch collaborative opportunities and pay for ads if that’s what it takes to get in front of your audience.

Don’t just post on social media; understand it. Social media is a powerful tool for

marketers and entrepreneurs. Depending on your business, you may be able to leverage both your personal profile and a business account to connect with your audience. Another key is customizing your strategy for each platform. Know which channels your target audience members use and focus your energy there. Understand the platform’s algorithm and post content it wants to share with its users.

Pay for email ads. A wide variety of online news sites, newsletters, online communities and influencers have large email lists. Approach those with audiences that would be interested in your product or service and request an email endorsement. Having third-party endorsers announce your offer to their email lists lets you go around the competition to talk directly to your target audience.

“If you are selling anything online, or trying to generate leads online, no matter what industry you’re in, these 20 traffic secrets can help attract more eyeballs,” Brunson said. “I’d like to help you fill your website and funnels with your dream customers, so I’m going to give you my new book for free. Just visit grabtrafficsecrets.com.”



Photo courtesy of Getty Images

5 Ways to Drive Traffic on Social Media

These strategies from “Traffic Secrets” can help drive traffic using these major platforms:

Google: Search the keyword you’d like to rank for. Scan results, looking for sites that have ads, banners, affiliate links to products or subscription boxes. Contact the owners of those pages and ask about advertising options to buy your way in and build your list.

YouTube: Create a 15-second intro with a catchy hook followed by a short 4-second branded message then tell your viewer why he or she should listen. Create a connection with personal commentary and share valuable content for the next 7-12 minutes. Close with a call to action.

Facebook: Think of your cover photo as your billboard and the intro section as your business card where you can place links to funnels. When posting, share stories that can open conversations, and remember to engage readers in the comments.

Instagram: Decide whether you want to inspire, educate or entertain then create a caption. Three effective options: tell a story, ask a question or make a list.

Podcasting: In addition to working the podcast circuit and delivering a call to action at the end of each show, you can leverage influencers in other ways. Buy ads on their podcasts and arrange guest appearances that let you ask their listeners to check out your own podcast.

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INDIANAPOLIS RECORDER



New Rates

As an historic publication that has served the Indianapolis community for nearly 124 years, it's with regret that the Recorder must raise its rates for legal notices.

Over the past few years there have been undeniable increases in the cost of the paper, yet our company has absorbed the costs without increasing rates. Unfortunately, that is no longer feasible as costs continue to skyrocket. While our rates will increase effective Jan. 1, 2019, the rates are still lower than other media outlets.

We want to thank you for all the support you have shown us and ask for your continued support.

If you have any questions, please do not hesitate to call Rapheal Matthew at (317) 924-5143 or email legals@indyrecorder.com

New Rates Adoptions \$118.00***

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Notice of Real Estate \$118.00***

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ADOPTION

STATE OF INDIANA COUNTY OF MARION SS: IN THE MARION SUPERIOR COURT PROBATE DIVISION ADOPTION DOCKET 49D08-1912-AD-051246 IN THE MATTER OF THE ADOPTION OF: D.K. L.K. Minors

NOTICE TO UNNAMED FATHER

The unnamed putative father of the child born to Shamita Kincaid on the 2nd day of April, 2017 and another child born on the 13th day of December, 2018; or the person who claims to be the father of the children born to Shamita Kincaid on said dates, is notified that a petition for adoption of the child was filed in the Office of the Clerk of Marion County, Indiana, 200 E. Washington Street, Indianapolis, IN 46204.

If the putative father seeks to contest the adoption, the unnamed putative father must file a motion to contest the adoption in accordance with 1 C. 31-19-10-1 in the above named court or a paternity action under I.C. 31-14 within thirty (30) days of the date after the service of this notice. If the unnamed father does not file: (A) A motion to contest the adoption (B) A Paternity action under I.C. 31-14, within thirty (30) days after service of this notice (2) after filing a paternity action under I.C. 31-14 fails to establish paternity, the above named court shall hear and determine the Petition for Adoption. The unnamed putative father's consent shall be irrevocably implied and the Imnamed putative father loses the right to contest the adoption of the child. The unnamed putative father's implied consent to the adoption. The unnamed putative father loses the right to establish paternity of the child under I.C. 31-14. Nothing that Shamita Kincaid or anyone else says to the unnamed putative father relieves the unnamed putative father of his obligations under this notice. Under Indiana law, A putative father is a person who is named and or claims that he may be a father of a child born out of wedlock but who has not been legally proved to be the father. This notice complies with I.C. 31-19-4-4 but does not exhaustively set forth the unnamed putative father's legal obligations under the Indiana adoption statute. A person being served with this notice should consult the Indiana adoption statute. MICHAEL BULLINGTON Attorney at Law 6904 U.S. Highway 31 South, Suite E Indianapolis, Indiana 46227 Phone: (317) 788-4000 Indiana Supreme Court Number 2984-43 Counsel for the Petitioners 06/29/2020 07/03/2020 07/10/2020

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: AMY RIOS, Petitioner, Vs SAMUEL RIOS, Respondent. 49D10-2005-DC-015835

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. Order to appear July 6, 2020 at 10:00 am. And to the following respondent whose whereabouts are unknown: SAMUEL RIOS, In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____ (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

ADOPTION

STATE OF INDIANA COUNTY OF MARION SS: IN THE MARION SUPERIOR COURT PROBATE DIVISION ADOPTION DOCKET 49D08-2003-AD-010083 IN THE MATTER OF THE ADOPTION OF: L.M. Minors

NOTICE TO UNNAMED FATHER

The unnamed putative father of the child born to Tara Leann Martin on the 7th day of February, 2018; or the person who claims to be the father of the child born to Tara Leann Martin on said date, is notified that a petition for adoption of the child was filed in the Office of the Clerk of Marion County, Indiana, 200 E. Washington Street, Indianapolis, IN 46204.

If the putative father seeks to contest the adoption, the unnamed putative father must file a motion to contest the adoption in accordance with I.C. 31-19-10-1 in the above named court or a paternity action under I.C. 31-14 within thirty (30) days after the service of this notice. If the unnamed father does not file: (A) A motion to contest the adoption (B) A Paternity action under I.C. 31-14, within thirty (30) days after service of this notice (2) after filing a paternity action under I.C. 31-14 fails to establish paternity, the above named court shall hear and determine the Petition for Adoption. Theunnamed putative father's consent shall be irrevocably implied and the unnamed putative father loses the right to contest the adoption of the child. The unnamed putative father's implied consent to the adoption. The unnamed putative father loses the right to establish paternity of the child under I.C. 31-14. Nothing that Tara Martin or anyone else says to the unnamed putative father relieves the unnamed putative father of his obligations under this notice. Under Indiana law, A putative father is a person who is named and or claims that he may be a father of a child born out of wedlock but who has not been legally proved to be the father. This notice complies with I.e. 31-19-4-4 but does not exhaustively set forth the unnamed putative father's legal obligations under the Indiana adoption statute. A person being served with this notice should consult the Indiana adoption statute. 06/29/2020 07/03/2020 07/10/2020

DISSOLUTION

SUMMONS-SERVICE BY PUBLICATION

STATE OF INDIANA COUNTY OF MARION SS: IN THE SUPERIOR COURT OF MARION COUNTY ROOM NO. CAUSE NO.: 49D04-1908-DN-025390 IN RE THE MARRIAGE OF: UFUMOA SODJE Petitioner vs. JOSHUA LANE Respondent.

NOTICE OF SUIT

The State of Indiana to the Respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is: This summons is specifically directed to the following named Respondent whose address is: And to the following Respondent whose whereabouts are unknown: In addition to the above-named Respondent being served by this summons there may be other Respondents who have an interest in this lawsuit. If you have a claim for relief against the Petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, 2020, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the Petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SS: IN THE MARION CIRCUIT COURT THE COURT TERM IN RE: THE NAME CHANGE OF: MILLIAN GO MAUR, Petitioner. CAUSE NO.: 49C01-2019-MI-016966

NOTICE OF PETITION FOR CHANGE OF NAME

Millian Go Maur, whose residence and mailing address is: 634 Meadowwood Drive, Speedway, IN 46224-3342, located in Marion County, Indiana, hereby gives notice that he has filed a petition in the Marion County Court on this date May 21, 2020 requesting that his name be changed to: Millian Maur. Notice is further given that the hearing will be held on said Petition at the following date and time: Tuesday, October 20, 2020 at 9:00 a.m. at 200 East Washington Street, Room W505, City-County Building Indianapolis, IN 46204.

This case IS more than thirty (30) days after the third notice of publication. Any person has the right to appear at the hearing and to file written objections on or before said hearing date. Interested parties shall report to the aforementioned court, which is in the Indianapolis City County Building, located at: 200 E. Washington Street, Indianapolis, Indiana 46204.

Dated at Indianapolis, Indiana this: 5/22/2020

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

ADOPTION

STATE OF MICHIGAN PROBATE COURT COUNTY OF BERRIEN FILE NO. 2019-0696-AY-M IN THE MATTER OF DAMARI SCOTT LILLEY, Adoptee, ALICIA CASMERA WOODS, Petitioner. TERMINATION OF PARENTAL RIGHTS TO: DIJON ANDERSON

Whose mailing address (es) is/are unknown and whose interest in the matter may be barred or affected by the following:

TAKE NOTICE: A hearing will be held on August 13, 2020 at 1:30 pm at Berrien County Courthouse 811 Port St., St. Joseph, MI 49085 before Judge Mabel Johnson Mayfield, 341498, on the SUPPLEMENTAL PETITION TO TERMINATE YOUR PARENTAL RIGHTS. The law provides that you should be notified of the hearing. If you fail to appear at this hearing YOUR PARENTAL RIGHTS MAY BE TERMINATED.

TAKE NOTICE: This will be a "virtual" court room proceeding in Court Room 405 using "ZOOM". If you wish to participate in the proceeding you must contact the Berrien County Probate Court at 269-9837-1111, Extension 8365, to receive instructions on how to participate.

07/10/20

DISSOLUTION

ALIAS SUMMONS — SERVICE BY PUBLICATION

STATE OF INDIANA COUNTY OF MARION SS: IN THE MARION SUPERIOR COURT CAUSE NO.: 49D12-2005-DC-017102 IN RE THE MARRIAGE OF: KENEDY OBASUYI Petitioner, and ROSEMARY OBASUYI Respondent.

NOTICE OF SUIT

The State of Indiana to the defendants above named and any other person who may be concerned. You are notified that you have been sued in the Court above named. The nature of the suit against you is: Dissolution of Marriage. This summons by publication is specifically directed to the following named defendant(s) whose addresses are: N/A And to the following defendant(s) whose whereabouts are unknown: Rosemary Obasuyi In addition to the above named defendants being served by this summons there may be other defendants who have an interest in this lawsuit. If you have a claim for relief against the plaintiff arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of 5/26/2020, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: OLATUNDE ALEEM, Petitioner, Vs NIAMBI WILLIAMS, Respondent. 49D11-2008-DN-018114

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. And to the following respondent whose whereabouts are unknown: NIAMBI WILLIAMS. In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: AMY RIOS, Petitioner, Vs SAMUEL RIOS, Respondent. 49D10-2005-DC-015835

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. Order to appear July 6, 2020 at 10:00 am. And to the following respondent whose whereabouts are unknown: SAMUEL RIOS, In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____ (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: CLARA LIGON, Petitioner, Vs TONY LIGON, Respondent. 49D13-2002-DC-006050

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. And to the following respondent whose whereabouts are unknown: TONY LIGON. In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: CLARA LIGON, Petitioner, Vs TONY LIGON, Respondent. 49D13-2002-DC-006050

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. And to the following respondent whose whereabouts are unknown: TONY LIGON. In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SS: IN THE SUPERIOR COURT OF MARION COUNTY ROOM NO. CAUSE NO.: 49D04-1908-DN-025390 IN RE THE MARRIAGE OF: UFUMOA SODJE Petitioner vs. JOSHUA LANE Respondent.

NOTICE OF SUIT

The State of Indiana to the Respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is: This summons is specifically directed to the following named Respondent whose address is: And to the following Respondent whose whereabouts are unknown: In addition to the above-named Respondent being served by this summons there may be other Respondents who have an interest in this lawsuit. If you have a claim for relief against the Petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, 2020, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the Petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SS: IN THE CIRCUIT COURT IN RE THE NAME CHANGE OF: ISA MAE SMITH, An Adult, Petitioner. CAUSE NO.: 49C01-2006-MI-019255

NOTICE OF PETITION FOR CHANGE OF NAME

Petitioner, Isa Mae Smith, whose mailing address is: 2802 N Hawthorne Ln, Room 101, Indianapolis, Indiana 46218. If different, Petitioner's address is: Marion County, Indiana hereby gives notice that on the 12th day of June, 2020, she filed a petition in the Marion Circuit Court, requesting that her name be changed to Isa Mae Williams. Notice is further given that a hearing will be held on said petition on the 20th day of October, 2020 at 9:00 am. Any person has the right to appear at this hearing and to file an objection at 200 East Washington St., Room W506, City-County Building, Indianapolis, Indiana 46204.

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION SS: IN THE CIRCUIT COURT IN RE THE NAME CHANGE OF: ISA MAE SMITH, An Adult, Petitioner. CAUSE NO.: 49C01-2006-MI-019255

NOTICE OF PETITION FOR CHANGE OF NAME

Petitioner, Isa Mae Smith, whose mailing address is: 2802 N Hawthorne Ln, Room 101, Indianapolis, Indiana 46218. If different, Petitioner's address is: Marion County, Indiana hereby gives notice that on the 12th day of June, 2020, she filed a petition in the Marion Circuit Court, requesting that her name be changed to Isa Mae Williams. Notice is further given that a hearing will be held on said petition on the 20th day of October, 2020 at 9:00 am. Any person has the right to appear at this hearing and to file an objection at 200 East Washington St., Room W506, City-County Building, Indianapolis, Indiana 46204.

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION SS: IN THE MARION CIRCUIT COURT THE COURT TERM IN RE: THE NAME CHANGE OF: MILLIAN GO MAUR, Petitioner. CAUSE NO.: 49C01-2019-MI-016966

NOTICE OF PETITION FOR CHANGE OF NAME

Millian Go Maur, whose residence and mailing address is: 634 Meadowwood Drive, Speedway, IN 46224-3342, located in Marion County, Indiana, hereby gives notice that he has filed a petition in the Marion County Court on this date May 21, 2020 requesting that his name be changed to: Millian Maur. Notice is further given that the hearing will be held on said Petition at the following date and time: Tuesday, October 20, 2020 at 9:00 a.m. at 200 East Washington Street, Room W505, City-County Building Indianapolis, IN 46204.

This case IS more than thirty (30) days after the third notice of publication. Any person has the right to appear at the hearing and to file written objections on or before said hearing date. Interested parties shall report to the aforementioned court, which is in the Indianapolis City County Building, located at: 200 E. Washington Street, Indianapolis, Indiana 46204.

Dated at Indianapolis, Indiana this: 5/22/2020

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION SS: IN THE CIRCUIT COURT IN RE THE NAME CHANGE OF: ISA MAE SMITH, An Adult, Petitioner. CAUSE NO.: 49C01-2006-MI-019255

NOTICE OF PETITION FOR CHANGE OF NAME

Petitioner, Isa Mae Smith, whose mailing address is: 2802 N Hawthorne Ln, Room 101, Indianapolis, Indiana 46218. If different, Petitioner's address is: Marion County, Indiana hereby gives notice that on the 12th day of June, 2020, she filed a petition in the Marion Circuit Court, requesting that her name be changed to Isa Mae Williams. Notice is further given that a hearing will be held on said petition on the 20th day of October, 2020 at 9:00 am. Any person has the right to appear at this hearing and to file an objection at 200 East Washington St., Room W506, City-County Building, Indianapolis, Indiana 46204.

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION, ss: IN THE CIRCUIT COURT IN THE MATTER OF THE PETITION OF: DOROTHY LOUISE ENSLEY, An Adult, For Change of Name. CAUSE NO.: 49C01-2003-MI-010957

NOTICE OF PETITION FOR CHANGE OF NAME

Notice is hereby given that I have filed in the Office of the Clerk of Marion County Circuit Court my Petition for change of my name from DOROTHY LOUISE ENSLEY to DOROTHY LOUISE PERRY and that said Petition will be heard by the Court on September 1, 2020 at 9:00 A.M. Any person has the right to appear at this hearing and to file an objection. Myia A. Eldridge, Clerk of the Marion County Court 06/26/20 07/03/20 07/10/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: OLATUNDE ALEEM, Petitioner, Vs NIAMBI WILLIAMS, Respondent. 49D11-2008-DN-018114

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. And to the following respondent whose whereabouts are unknown: NIAMBI WILLIAMS. In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: OLATUNDE ALEEM, Petitioner, Vs NIAMBI WILLIAMS, Respondent. 49D11-2008-DN-018114

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. And to the following respondent whose whereabouts are unknown: NIAMBI WILLIAMS. In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: CLARA LIGON, Petitioner, Vs TONY LIGON, Respondent. 49D13-2002-DC-006050

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. And to the following respondent whose whereabouts are unknown: TONY LIGON. In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: CLARA LIGON, Petitioner, Vs TONY LIGON, Respondent. 49D13-2002-DC-006050

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. And to the following respondent whose whereabouts are unknown: TONY LIGON. In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

DISSOLUTION

STATE OF INDIANA COUNTY OF MARION SUPERIOR COURT OF MARION COUNTY CIVIL DIVISION IN RE THE MARRIAGE OF: CLARA LIGON, Petitioner, Vs TONY LIGON, Respondent. 49D13-2002-DC-006050

NOTICE OF SUIT

The State of Indiana to the respondent above named, and any other person who may be concerned, You are notified that you have been sued in the Court above named. The nature of the suit against you is Dissolution of Marriage. And to the following respondent whose whereabouts are unknown: TONY LIGON. In addition to the above named respondent being served by this summons there may be other respondents who have an interest in this law suit. If you have a claim for relief against the petitioner arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the day of ____, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the petitioner has demanded.

Myia A. Eldridge, Clerk 06/26/20 07/03/20 07/10/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION, ss: IN THE CIRCUIT COURT IN RE THE NAME CHANGE OF: ISA MAE SMITH, An Adult, Petitioner. CAUSE NO.: 49C01-2006-MI-019255

NOTICE OF PETITION FOR CHANGE OF NAME

Petitioner, Isa Mae Smith, whose mailing address is: 2802 N Hawthorne Ln, Room 101, Indianapolis, Indiana 46218. If different, Petitioner's address is: Marion County, Indiana hereby gives notice that on the 12th day of June, 2020, she filed a petition in the Marion Circuit Court, requesting that her name be changed to Isa Mae Williams. Notice is further given that a hearing will be held on said petition on the 20th day of October, 2020 at 9:00 am. Any person has the right to appear at this hearing and to file an objection at 200 East Washington St., Room W506, City-County Building, Indianapolis, Indiana 46204.

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION SS: IN THE CIRCUIT COURT IN RE THE NAME CHANGE OF: ISA MAE SMITH, An Adult, Petitioner. CAUSE NO.: 49C01-2006-MI-019255

NOTICE OF PETITION FOR CHANGE OF NAME

Petitioner, Isa Mae Smith, whose mailing address is: 2802 N Hawthorne Ln, Room 101, Indianapolis, Indiana 46218. If different, Petitioner's address is: Marion County, Indiana hereby gives notice that on the 12th day of June, 2020, she filed a petition in the Marion Circuit Court, requesting that her name be changed to Isa Mae Williams. Notice is further given that a hearing will be held on said petition on the 20th day of October, 2020 at 9:00 am. Any person has the right to appear at this hearing and to file an objection at 200 East Washington St., Room W506, City-County Building, Indianapolis, Indiana 46204.

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION SS: IN THE MARION CIRCUIT COURT THE COURT TERM IN RE: THE NAME CHANGE OF: MILLIAN GO MAUR, Petitioner. CAUSE NO.: 49C01-2019-MI-016966

NOTICE OF PETITION FOR CHANGE OF NAME

Millian Go Maur, whose residence and mailing address is: 634 Meadowwood Drive, Speedway, IN 46224-3342, located in Marion County, Indiana, hereby gives notice that he has filed a petition in the Marion County Court on this date May 21, 2020 requesting that his name be changed to: Millian Maur. Notice is further given that the hearing will be held on said Petition at the following date and time: Tuesday, October 20, 2020 at 9:00 a.m. at 200 East Washington Street, Room W505, City-County Building Indianapolis, IN 46204.

This case IS more than thirty (30) days after the third notice of publication. Any person has the right to appear at the hearing and to file written objections on or before said hearing date. Interested parties shall report to the aforementioned court, which is in the Indianapolis City County Building, located at: 200 E. Washington Street, Indianapolis, Indiana 46204.

Dated at Indianapolis, Indiana this: 5/22/2020

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NAME CHANGE

STATE OF INDIANA COUNTY OF MARION SS: IN THE CIRCUIT COURT IN RE THE NAME CHANGE OF: ISA MAE SMITH, An Adult, Petitioner. CAUSE NO.: 49C01-2006-MI-019255

NOTICE OF PETITION FOR CHANGE OF NAME

Petitioner, Isa Mae Smith, whose mailing address is: 2802 N Hawthorne Ln, Room 101, Indianapolis, Indiana 46218. If different, Petitioner's address is: Marion County, Indiana hereby gives notice that on the 12th day of June, 2020, she filed a petition in the Marion Circuit Court, requesting that her name be changed to Isa Mae Williams. Notice is further given that a hearing will be held on said petition on the 20th day of October, 2020 at 9:00 am. Any person has the right to appear at this hearing and to file an objection at 200 East Washington St., Room W506, City-County Building, Indianapolis, Indiana 46204.

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NOTICE OF ADMINISTRATION

STATE OF INDIANA COUNTY OF MARION SS: IN THE MARION SUPERIOR COURT PROBATE DIVISION CAUSE NO.: 49D08-2006-EU-020166 IN THE MATTER OF THE UNSUPERVISED ESTATE OF ROBERT E. BONWELL

NOTICE OF ADMINISTRATION

Notice is hereby given that on June 23, 2020, Susanne Bonwell and Kristen Bonwell, were appointed co-personal representatives of the estate of Robert E. Bonwell, deceased, who died on April 2, 2020. All persons having claims against this estate, whether or not now due, must file the claim in the office of the Clerk of this Court within three (3) months from the date of the first publication of this notice, or within nine (9) months after the decedent's death, whichever is earlier, or the claims will be forever barred.

Dated at Indianapolis, Indiana, on June 23, 2020

Myia A. Eldridge, Clerk 07/03/20 07/10/20 07/17/20

NOTICE OF ADMINISTRATION

STATE OF INDIANA COUNTY OF MARION SS: IN THE MARION SUPERIOR COURT PROBATE DIVISION CAUSE NO.: 49D08-2006-EU-021199 IN THE MATTER OF THE UNSUPERVISED ESTATE OF DORTHEA CALVIN

NOTICE OF ADMINISTRATION

Notice is hereby given that on June 26, 2020, appointed administrator of the Estate of Dorth

LEGAL SERVICES CLASSIFIED

PUBLIC NOTICE			
AutoReturn will be having an abandoned vehicle auction 07/16/20 at 12:00 PM. The auction will be held at 2451 S Belmont Ave, Indianapolis, IN 46221. Viewing begins at 10:00 AM. All vehicle release prices as of 07/02/20. The following vehicles will be sold:			
Year	Make	Model	VIN
2011	ACURA	TSX	JH4CU2F61BC017737
2009	ACURA	MDX	2H4NYD28849H504339
2001	AUDI	A6	WAUJZ64B81N038380
2005	BUICK	RAINIER	5GAE13M152356049
2002	BUICK	PARK AVENUE	1G4CV45K4324130821
2004	BUICK	RENDZVOUS	RG5DA135196919108
2004	BUICK	LESABRE	1G4HR54K44U192132
2002	BUICK	RENDZVOUS	3G5SDA03S625583786
2006	BUICK	LACROSSE CX	2G4WC55661254868
2003	BUICK	CENTURY	2G4WS52J231117350
2002	BUICK	LESABRE	1G4HP52K14U119700
2002	BUICK	LESABRE	1G4HP52K14U119700
1991	BUICK	LESABRE	1G4HR54COM4H27000
1997	BUICK	LESABRE	1G4HR52K2VM449485
2005	CADILLAC	STS	1G6DC67A150124718
2001	CADILLAC	DEVILLE	1G6KD54Y31U183420
2003	CADILLAC	DEVILLE	1G6KD54Y4U226302
2006	CHEVROLET	IMPALA	2G1WU58196919108
2001	CHEVROLET	CAVALIER	1G1JC524117211654
2003	CHEVROLET	ASTRO VAN	1GCDM19X53B138993
2005	CHEVROLET	TRAIL BLAZER	1GNET16S056155526
2011	CHEVROLET	MALIBU	1G1ZC5E13BF351734
2004	CHEVROLET	MONTA	2G1WU12549217075
2006	CHEVROLET	IMPALA	2G1WU58196919108
2006	CHEVROLET	IMPALA	2G1WC581369404803
2003	CHEVROLET	CAVALIER	1G1JC52F537215727
2008	CHEVROLET	MALIBU	1G1ZH57B084186530
2008	CHEVROLET	MALIBU	1G1ZH57B58F172191
2006	CHEVROLET	IMPALA	1G1JH551069314807
2003	CHEVROLET	IMPALA	2G1WU58196919108
2010	CHEVROLET	IMPALA	2G1WU58EKS5A1176469
2003	CHEVROLET	MALIBU	1G1ZS58N27F181620
2007	CHEVROLET	IMPALA	2G1WF52E239168501
1997	CHEVROLET	CAMARO	2G1FF22K6V2124434
2009	CHEVROLET	TRAILBLAZER	1GNV12SD093154749
2003	CHEVROLET	TRAIL BLAZER	1GND113S233231268
2011	CHEVROLET	IMPALA	2G1WU58196919108
2001	CHEVROLET	IMPALA	2G1WU58196919108
2002	CHEVROLET	TAHOE	1GNEK1321R2382372
2014	CHEVROLET	CRUZE	1G1PE55B8E7398917
2002	CHEVROLET	SILVERADO	1G1JH551069314807
2002	CHEVROLET	TAHOE	1GNEK137X21020906
2007	CHEVROLET	MALIBU	1G1ZS58F57E100344
2010	CHEVROLET	MALIBU	1G1ZD5EB1AF162018
2007	CHEVROLET	MALIBU MAXX	1G1ZU67N37F202024
2005	CHEVROLET	MALIBU MAXX	1G1Z16282F5183855
2004	CHEVROLET	ASTRO VAN	1G1WU12549217075
2009	CHEVROLET	TAHOE	1GNFK23059R202263
2000	CHEVROLET	MALIBU	1G1ND52J2Y6291860
2002	CHEVROLET	IMPALA	2G1WU58196919108
2007	CHEVROLET	IMPALA	2G1WU58196919108
2005	CHEVROLET	CLASSIC	1G1JH551069314807
2006	CHEVROLET	CAVALIER	1G1JH551069314807
2010	CHEVROLET	MALIBU	1G1ZC5E02AF254188
2012	CHEVROLET	EQUINOX	2GNALBEK3C1249927
2008	CHEVROLET	MALIBU	2G1WU58196919108
2000	CHEVROLET	S-10 PICK-UP	1GKCS1440YK128944
2011	CHEVROLET	TRAVESE	1GNKRGED9B3J203339
2003	CHRYSLER	TOWN-COUNTRY	2C3CR6L223R383126
2004	CHRYSLER	PACIFICA	2C3CR6L223R383126
2001	CHRYSLER	SEBRING	1C3L56U21N503655
2007	CHRYSLER	SEBRING	1C3L46K67N508277
2008	CHRYSLER	SEBRING	1C3L56U21N503655
2003	CHRYSLER	TOWN-COUNTRY	2C4GP44K3R211030
2007	CHRYSLER	TOWN-COUNTRY	2C4GP44K3R211030
1994	CHRYSLER	NEW YORKER	2C3HD46F2R3836207
2012	CHRYSLER	200	1C3CCBBB3CN283911
2006	CHRYSLER	200	2C3KA53GX6H330569
2003	DODGE	NEON	1B3ES56C23D230619
2017	DODGE	CHARGER	2C3CDXGJ2H1558680
2002	DODGE	CHARGER	2C3CDXGJ2H1558680
2012	DODGE	CHARGER	1C3CDZAB7CN110254
2010	DODGE	CHARGER	2B3CA3CV3AH124104
1994	DODGE	RAM VAN	2B7KB31Z5RK582576
2004	DODGE	RAM	1D7HA16KX4J242978
2009	DODGE	CALIBER	1B3HB48A39D101106
2003	DODGE	DAKOTA	1D7HB48A39D101106
2003	DODGE	RAM	1D3HU18Z8J3530061
1995	DODGE	RAM	3B7MC33C5SM144983
2007	DODGE	NITRO	1D8GU28KX7W623221
2010	DODGE	NITRO	1D4PU2GKQAW140153
2002	FORD	MUSTANG	1FAPP44432F24377
1969	FORD	MUSTANG	1F0T108510
2004	FORD	EXPEDITION	1FMTU18L64L890048
1999	FORD	ESCORT	1FAFP13P6XW275728
2010	FORD	FUSION	3FAHP0H47AR380683
1997	FORD	EXPLORER	1FMDU34X2VUD16901
1994	FORD	RANGER	1FTFR15X2RPA27594
2005	FORD	FORD	2FMAZ57296B5A5666
2006	FORD	FREESTAR	1FAFP5574G154012
2004	FORD	TAURUS	3FAHP08168R180436
2008	FORD	FUSION	1FTRX14W74NA38924
2015	FORD	F150	1FTDF15Y9SLA12654
1995	FORD	F150	1FTDF1723NUP
2012	FORD	F250	1FTTW2B67CEA24281
2001	FORD	F150	1FTWR08L91KE11021
2001	FORD	F150	2FTRF17W11CA17924
2007	FORD	TAURUS	1FAFP53JUX7A163704
2000	FORD	F150	1FTRX14W74NA38924
1999	FORD	F150	1FTDF15Y9SLA12654
1985	FORD	F150	1FTEF15N5FNA62035
2003	FORD	F150	1FTRX18W83NB16832
2005	FORD	TAURUS	1FAFP5629A5210096
2006	GMC	ENVOY XL	1GKET16S466126612
2011	GMC	ACADIA	1GKKRPED1N1289250
2002	GMC	ENVOY XL	1GKET16S72N108620
2004	GMC	ENVOY XL	1GKET16S546113185
2005	GMC	SIERRA	1GTEK19ZK6E215095
2006	GMC	SIERRA	2GTEK19V551308698
2001	GMC	JIMMY	1GKDT13W712213519
2000	GMC	SIERRA	2GTEC19V4Y1284844
2002	HONDA	CIVIC	1HGEF767K2L032294
2000	HONDA	ODYSSEY	2HKRL1856YH517452
1999	HONDA	CIVIC	1HGEJ8646XL046082
1995	HONDA	CIVIC	1HGEJ1229SL050907
2006	HONDA	ODYSSEY	5FNRL38436B096708
1998	HONDA	ACCORD	1ACGC55651WA214377
1993	HONDA	CIVIC	1HMC555P0204267
2006	HONDA	ACCORD	1HGCMS6826A091272
2003	HONDA	OTHER	JH2MF06163K100569
2007	HONDA	CIVIC	1HGFA16527L067533
2005	HYUNDAI	SANTA FE	KM8SC13E75U909233
2010	HYUNDAI	SONATA	5NPEU14AC2A4H62936
2005	HYUNDAI	TUCSON	KM8JN72D8U5J085912
2015	HYUNDAI	SONATA	5NPE24A2F2H135812
2006	HYUNDAI	SONATA	5NPEU46F16H074648
2003	HYUNDAI	TIBURON	KMHMH65F13U028483
2008	HYUNDAI	ACCENT	KMHNC46C78U279535
2007	HYUNDAI	ELANTRA	KMHNDJ46D27U168428
1999	INFINITI	Q45	1NKBY31A1XN605060
2003	INFINITI	FX35	JNRA508W93X207344
2005	JEEP	GRAND CHER	1J4GR48K65C603407
2004	JEEP	LIBERTY	1J4GL58KX4W320237
2007	JEEP	LIBERTY	1J4GL58K63W351465
1996	JEEP	CHRYSLER	1J4FT66S2L1151655
2007	KIA	SPORTAGE	KNDJF724774017222
2009	KIA	OTHER	KNDJ741095033478
2020	KIA	SOUL	KNDJ23AU3L7088376
2009	KIA	OPTIMA	KNAE228295296862
2014	KIA	OPTIMA	5XXGM4470E3G28966
2002	LEXUS	LS 430	JTHEN30F32078127
2004	LINCOLN	LS	1LNJH86S24V602951
2005	MAZDA	6	1YVHP80C555M71914
1999	MERCEDES	E-CLASS	WDBJF65H3XA744909
1999	MERCEDES	C-CLASS	WDBH242G7X4766961
2002	MERCURY	GRAND MARQ	2MEFM75W32X605914
1997	MERCURY	GRAND MARQ	2MEFM75W32X605914
2000	MERCURY	MOUNTAINEER	4MZU286P3YUJ20954
2002	MERCURY	MOUNTAINEER	4MZU286P3YUJ20954
2003	MINI	COOPER	WMWRC33433TC40810
2003	MITSUBISHI	MONTERO	J4A4S21H73J019418
2013	NISSAN	VERSA	3CN1C7H73019418
2005	NISSAN	ALTIMA	1N4AL11D05H42236
2005	NISSAN	MAXIMA	1N4BA41E15C851467
1999	NISSAN	MAXIMA	JN1CA21A3XT108265
2009	NISSAN	ALTIMA	1N4AL21EXN517491
2017	NISSAN	SENTRA	3N1AB7AP4HY256391
2008	NISSAN	ALTIMA	1N4AL21E38C215941
2008	NISSAN	ALTIMA	1N4AL21E19N451611
2004	NISSAN	XTERRA	5N1ED28Y2C614533
2006	NISSAN	ALTIMA	1N4BL11D16C105893
2016	NISSAN	ALTIMA	1N4AL3AP6GC176574
2001	OLDSMOBILE	ALERIO	1GKZF52E41C110039
1999	OLDSMOBILE	BROVADO	1GHD113WXG2710256
1994	OLDSMOBILE	CLASS	1G3WU6542P235254
2001	PONTIAC	BONNEVILLE	1G2HX4K5414241994
2004	PONTIAC	GRAND AM	1G2NF52E34M572807
2006	PONTIAC	GRAND AM	1G2ZH558564239402
2003	PONTIAC	VIBE	5Y2SL628X3Z450910
1998	PONTIAC	GRAND AM	1G2NW52M7WC773304
2005	PONTIAC	GRAND PRIX	1G2Z52F84M502067
2006	PONTIAC	G6	1G2Z558864122473
2009	PONTIAC	G6	1G2ZG57B394167549
2005	PONTIAC	GRAND AM	1G2NE52EX5M252338
2008	PONTIAC	G6	1G2ZG57B084144030
2003	PONTIAC	GRAND AM	1G2NW52E39C267283
2004	PONTIAC	CAMRY	1G2Z52F84M502067
2003	PONTIAC	SUNFIRE	1G2JB12F737161662
2006	PONTIAC	G6	1G2ZH158864203034
2002	SATURN	S SERIES	1G8ZS52872293552
2007	SATURN	ION	1G8JA55F772105372
2007	SATURN	OTHER	5G2ER33737J100537
2007	SATURN	ION	1G8AV18557E127792
2007	SATURN	ION	1G8AL55F672164214
2003	SATURN	ION	1G8AL52F732199732
2008	SATURN	OTHER	W08AT721585053788
2007	SATURN	VUE	5G2ZC534775860344
2005	SUZUKI	AERIO	J52RG61H655304617
2005	TOYOTA	COROLLA	2G3WF6542P235254
1998	TOYOTA	CAMRY	4T1B622K2WUJ334266
2002	TOYOTA	CAMRY	4T1BE32K52U005521
1999	TOYOTA	CAMRY	2T1CF28P0XC198930
2002	TOYOTA	CAMRY	4T1BE32K12U098201
1999	TOYOTA	SIENNA	4T1G3H19C5XU123105
2004	TOYOTA	SIENNA	4T1ZAZ2C76S570167
1999	TOYOTA	CAMRY	4T1BF22K9XU078650
2017	TOYOTA	COROLLA	2T1BURHE1HC784269
1999	TOYOTA	CAMRY	4T1BG28K0XU467505
2018	TOYOTA	COROLLA	2T1BURHEXJC072106
2004	TOYOTA	CAMRY	4T1BE32K2U502084
2006	TOYOTA	SIENNA	1TDZAZ2C76S570167
1997	TOYOTA	4 RUNNER	JT3HN86R9V0092679
1999	TOYOTA	COROLLA	2T1BR12E5XC133091
2000	TOYOTA	AVALON	4T1BF28B0YU056416
2001	TOYOTA	HIGHLANDER	JTEHFT1AX10023187
2003	VOLKSWAGEN	PASSAT	WVWFP663B5930500
2007	VOLKSWAGEN	PASSAT	WVWLK73C4TE037220
1998	VOLVO	V70	YV1LV567XW2477071

hspaxlp

It is illegal to discriminate against any person because of race, color, religion, sex, handicap, familial status, or national origin.

SUMMONS

SUMMONS – SERVICE BY PUBLICATION
STATE OF INDIANA
IN THE MARION SUPERIOR COURT
COUNTY OF MARION
CAUSE NO:
49D03-2006-MF-018439
WEI MORTGAGE, LLC
Plaintiff

ESTATE OF LESTER CARL DAVIS
Defendant(s)

NOTICE OF SUIT
To the defendants above named, and to each other person who may be concerned, You are notified that you have been sued in the Court above named.
The nature of the suit against you is the foreclosure of a mortgage upon the property legally described as follows: Lot Number 71 in Ritter Park Revised 2nd Section, an addition to the City of Indianapolis, as per plat thereof recorded in Plat Book 28, pages 211 and 212, in the Office of the Recorder of Marion County, Indiana.
This summons by publication is specifically directed to you following defendant whose whereabouts are unknown: Estate of Lester Carl Davis.
In addition, to the above-named defendants, being served by this summons, there may be other defendants who have an interest in this lawsuit.
An answer or other appropriate response in writing to the Complaint must be filed either by you or your attorney with the Clerk of the Court for Marion County at:
Clerk of Marion County
200 East Washington Street
Indianapolis, IN 46204
on or before the 2nd day of August, 2020, (the same being the 30th day after the Third Notice of Suit), and if you fail to do so, a judgment may be entered against you for what the plaintiff has demanded.
Very truly yours,
Phillip A. Norman, P.C.
Phillip A. Norman 13734-64
Attorney for Plaintiff
2110 Calumet Ave
Valparaiso, IN 46383
(219) 462-5104

Clerk, Marion Superior Court
06/19/20
06/26/20

SUMMONS

STATE OF INDIANA
COUNTY OF MARION
IN THE MARION CIRCUIT COURT
CAUSE NO:
49D03-2006-PL-020635
THOMAS DAVIS
Plaintiff,
vs.
COASTAL BANC SSB
COMMERCIAL CREDIT
LOANS INC, FIRST
NLC Financial Services
LLC
HAMILTON AUTO FINANCE
CO INC,
INDIANAPOLIS, IN
FINANCIAL CORP
CIMC CREDIT SERVICES
UPPER CLASS HOMES LLC
2119 LAFAYETTE TRUST
CITY OF INDIANAPOLIS
AND UNLAWFUL
husbands, wives, widows,
widowers, surviving
spouses, heirs, legatees,
devises, grantees,
descendants, claimants,
mortgagees, creditors,
administrators, executors,
trustees, receivers,
guardians, successors,
assigns, if deceased, of all
above named, all persons,
associations, partnerships,
partners, trustees, assigns,
representatives, successors,
corporations, or claimants,
who assert any title to claim
upon or interest in the real
estate herein described, all
women once known
by any of the names or
designations above stated,
whose names may have
been changed and the
names of all the spouses
of persons above named;
To the following Defendants
whose whereabouts are
known: NORTON, J. W.
as defendants to this action
who are married and whose
names are unknown to
Plaintiffs,
Defendants,
NOTICE OF SUIT
The State of Indiana to the
defendants above named,
and any other person who
may be concerned.
You are notified that you
have been sued in the Court
above named.
The nature of the suit against
you is:
Complaint to Quiet Title
to the Estate in MARION
County, Indiana, to wit:
LOT 107 IN WOOLLING'S
GOLD COAST ADDITION,
AN ADDITION TO THE CITY
OF INDIANAPOLIS, AS PER
PLAT THEREOF RECORDED
IN PLAT BOOK 24, PAGE
537 IN THE OFFICE OF THE
RECORDER OF MARION
COUNTY, INDIANA, AND
ADJACENT TO LOT 107,
PART OF VACATED STREET.
Commonly known as: 2119
Lafayette Road, Indianapolis,
Indiana.
To the following Defendants
whose whereabouts are
known: NONE;
To the following Defendants
whose whereabouts are
unknown: COASTAL BANC
SSB, COMMERCIAL
CREDIT LOANS INC, FIRST
NLC Financial Services LLC,
HAMILTON AUTO FINANCE
CO INC, INDIANAPOLIS, IN
FINANCIAL CORP, CIMC
CREDIT SERVICES, UPPER
CLAYETTE TRUST, CITY
OF INDIANAPOLIS and the
husbands, wives, widows,
widowers, surviving
spouses, heirs, legatees,
devises, grantees, children,
descendants, mortgages,
creditors, administrators,
trustees, receivers,
guardians,
successors, assigns, if
deceased, of all persons
above named, all persons,
associations, partnerships,
partners, trustees, assigns,
representatives, successors,
corporations, or claimants,
who assert any title to claim
upon or interest in the real
estate herein described, all
women once known by any
of the names or designations
above stated, whose names
may have been changed
and the names of all the
spouses of persons above
named; described and
designated as defendants
to this action who are
married and whose names
are unknown to Plaintiff,
in addition to the above named
defendants by this summons there may
be other defendants who have
an interest in this lawsuit.
If you have a claim for relief
arising from the same transaction or
occurrence, you must assert
it in your written answer.
You must answer the
Complaint in writing, by the

IMS got it right with Brickyard 400 weekend

By DANNY BRIDGES

I will readily admit I was a bit skeptical as last weekend rolled around and both the NASCAR and IndyCar Series set up shop at the Indianapolis Motor Speedway (IMS) for a combined effort that would offer race fans three events. The differences in both the cars and type of racing it represents is beyond profound, and then there's the whole who gets the most spotlight thing, along with the challenges of a global pandemic. Clearly, a lot of unanswered questions remained.

Historically, the stock cars have always had their own IMS date, and while the Brickyard 400 has gone from gangbusters to anemic in terms of attendance, NASCAR remains the stronger of the two series in terms of popularity and ratings away from 16th Street and Georgetown Road.

With the big weekend now squarely in the rearview mirror, I do think it's safe to say the results were more than favorable in terms of both entertainment value and the quality of racing. Sure, for the most part the big-gun teams prevailed as we knew they would, but along the way there was some spirited racing, in addition to the usual drama associated with a NASCAR event which offered those viewing on television something to dissect, enjoy or complain about.

Motor sports have always depended on a niche audience, and when the final lap of the Brickyard 400 was completed, those within the racing brethren had to be pleased with the variety they witnessed.

However, no matter how hard both sanctioning bodies tried to discard the fact that the weekend did not include race fans in the seats, it was beyond eerie to look out of the media center window and see the ghost town the grandstands had unfortunately become. While the powers that be certainly made the right decision to not allow attendance at the events, it simply solidified the stranglehold that COVID-19 has on our

country. In my humble opinion, there would have been a very respectable crowd in attendance had it not been for the pandemic, providing a needed boost to the Brickyard 400, which has been lackluster in recent years despite the brilliant marketing campaign that IMS has implemented annually.

They've left no stone unturned in terms of adding value with support races, concerts and various events associated with the race offsite, and it's a shame they couldn't showcase it last weekend to the fans.

I've always fancied myself as someone who is realistic about racing despite my affinity for the sport, and certainly those who've read my offerings in the past know that there is no one on Earth who loves the Indianapolis Motor Speedway more than yours truly, but there is one thing about this past weekend that sticks out and demands a rather serious conversation pertaining to the Aug. 23 running of the coveted Indianapolis 500. It's time to take a deep breath and concede that there is no safe way to run the greatest race in the world with fans in attendance. Forget about all the talk about reduced capacity and social distancing, as it simply will not provide the environmental protection that the paying public deserves, regardless of all the precautions that IMS has pledged to take.

I fully understand the tradition associated with the title of "world's largest one-day sporting event," but just

not this year. With so few of Indiana's 6 million residents having been tested, it goes without saying the virus is still rampant in our state, and even a reduced crowd at IMS would be a questionable risk at this juncture.

There is also a dangerous narrative within our state that takes solace in the reports that Indiana isn't as bad as other areas of the country in terms of the number of positive cases identified, but without the aforementioned widespread testing, who can say with any degree of certainty just how dire the circumstances are for every individual in this state, and not just racing enthusiasts? Fans ranging from small children to seniors flock to the Speedway every year, and the risk versus reward numbers just don't make any common sense.

For those of you who feel I'm being a hypocrite considering I did indeed attend the Brickyard 400 (albeit in seclusion) and I'm now asking you to sit out the Indy 500 as well, I do feel your pain. Like many of you, I've worshipped the cathedral of motor sports for decades and plan to cover the 500 again this year. The question is: Are you prepared to take the precautions I did? Will you wear a mask at all times and simply stay away from other people? Can you honestly say, "yes," and do you think 100,000 (at least that many) other people will do the same? That's a roll of the dice that could yield consequences none of you want, and that must be considered



Bubba Wallace of Richard Petty Motorsports waved to the crowd on his parade lap prior to the start of the Monster Energy NASCAR Cup Series Big Machine Vodka 400 at the Brickyard on Sept. 8, 2019 at the Indianapolis Motor Speedway. (Photo/Jeffrey Brown)

before you pack your cooler and venture out.

That level of risk is being managed by someone other than yourself, and to their credit, the Indianapolis Motor Speedway has offered full credits for your paid admission in 2021. Clearly, you have the option of not attending and not experiencing any financial harm and that's great, but are you planning on exercising that option, or will you simply attend as normal and enjoy the race regardless of the risk?

IMS did a remarkable job of instituting safety standards this past weekend, but all of you good people were not there to compound an already difficult set of circumstances. Can anyone realistically expect them to

fully protect you in the current environmental climate? Of course not, and it's foolish for anyone to think otherwise.

Let the biggest race in the world be run without fans in attendance and televise it locally. It's a crying shame for it to be this way, but we will all look back at it as the right decision. IMS has been stellar in the community for many years and changing course on this is indeed a difficult call, but it's without question the right thing to do.

Danny Bridges, who wants all race fans to be safe on Aug. 23, can be reached at 317-370-8447 or at bridgeshd@aol.com.

JR Smith overcomes 'very depressed state,' lands with Lakers

By GREG BEACHAM
AP Sports Writer

LOS ANGELES (AP) — JR Smith was not ready to wrap up his 15-year NBA career when he left the Cleveland Cavaliers in late 2018, and the ensuing 20 months were not much fun for the veteran shooter.

"I went through a very depressed state for a long time," Smith said. "I'm a big video gamer, (but) I didn't even play (NBA) 2K anymore. I don't want to hoop, I don't want to work out, I don't want to play 2K, I don't want to do anything with basketball."

Thanks to a call from the Los Angeles Lakers, Smith is getting another shot on basketball's biggest stage. He joined the Western Conference leaders for workouts last week before they head to Florida for the conclusion of the NBA season.

The 34-year-old Smith was added to the roster because Lakers starter Avery Bradley declined to return for the rest of the season, citing family concerns. The Lakers needed a depth replacement who could immediately fit in alongside LeBron James while playing solid wing defense, providing a 3-point threat and meshing quickly as a teammate.

Nobody in recent NBA history fits that job description more perfectly than Smith, who reached four NBA Finals and won the 2016 title while playing alongside James in Cleveland. Known for his ebullient behavior on and off the court, Smith was overjoyed to get back in the show.

"I was gone for a while," Smith said. "Being somebody who has been around the league predominantly for most of their adult life, when that's taken away from you, it kind of gives you that culture shock. You obviously don't understand what you've lost until it's gone. I just want to appreciate the moment for what it is, and whether it be next year or never again, I just want to enjoy every possible moment that I get."

Smith tried out for the Lakers in February when they had another roster spot available, but the team chose veteran Dion Waiters for that slot. Waiters never got to play for Los Angeles before the season



FILE — In this Oct. 8, 2018, file photo, Cleveland Cavaliers guard JR Smith dribbles to the basket during the first quarter of a preseason NBA basketball game against the Indiana Pacers in Cleveland. JR Smith has joined LeBron James and the Los Angeles Lakers for their championship push. The Lakers announced their long-anticipated signing of Smith as a substitute player on Wednesday, July 1, 2020, the first day allowed under the rules of the NBA's summer restart. (AP Photo/Scott R. Galvin, File)

was suspended, and now both veterans are headed to Orlando with the Lakers.

Coach Frank Vogel was impressed by the way Smith kept himself in shape despite being without a team for an extended period.

"I think this is really a great story," Vogel said. "When you look at a guy who could potentially be out of the league and was a starter on a Finals team a couple years back, a champion, for him to have the perseverance to stay ready and give himself this opportunity, I think is to be commended."

It's too soon to tell whether Smith will get significant playing time behind Kentavious Caldwell-Pope and Alex Caruso, who are likely to fill the majority of Bradley's minutes.

But Smith's particular set of skills is exactly what the Lakers sought — particularly his career 37.3% shooting on 3-pointers. With James setting up Anthony Davis as their primary scoring option, the Lakers have plenty of opportunities for well-spaced

shooters to get open looks.

"Hey, his nickname is 'Swish' for a reason, right?" Vogel said of Smith. "He's a shot-maker, a big-time shot-maker. I think he's really going to help us."

Smith is also uncommonly familiar with James, and he knows what to do when LeBron's competitiveness ramps up in the postseason. Smith and James have played together for years in the NBA most difficult situations — and this time, they won't have to face the Golden State Warriors.

"There's people that are not going to know how to deal with it," Smith said of James' competitiveness. "It comes off in the wrong way sometimes, and you need that bridge as a player to be able to go to the next player and be like, 'Listen man, it's nothing personal. (It's not about) who was right, who was wrong.' It's just a good balance, I think, between myself and him, because he knows just as well he can challenge anybody else, I'll challenge him, and vice versa."