

## Hoosiers try to find footing in job market

By TYLER FENWICK  
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Kimberly Simmons has heard the tropes about people being too lazy and not wanting to work. It's a tempting analysis with all of the "Now Hiring" signs outside of businesses, but Simmons, who manages a workforce development program, tries to keep participants focused on the positive, telling them they can leave the COVID-19 pandemic in better shape than they started.

Participation in the New Beginnings program at Indianapolis Urban League declined during the pandemic, Simmons said, but those who enroll now do so because they have an opportunity to find jobs they wouldn't have considered before.

"They're stepping out on faith in hopes of securing positions with a livable wage with better conditions,"



GETTY IMAGES

Simmons said.

The job market is in an odd place — low unemployment, high labor participation, lots of job openings — as it stabilizes after getting knocked around during the height of the pandemic.

The most recent employment report from the state showed the unemployment rate at 2.2% in April. Labor participation was up to 62.6%, slightly higher than the national average of 62.2%. The total labor force, which includes the employed and those seeking employment, was at 3,347,813, an increase of 15,383 from March.

Department of Workforce Development Commissioner Fred Payne said the combination of a low unemployment rate and lots of job openings means there are good opportunities for people either looking to change jobs or get back into the workforce.

While some have called this time the

See JOB, A9▶



Many parts of Indianapolis will have new trails as part of a grant that Central Indiana Community Foundation will receive. The trails will "expand and enhance" bicycling and pedestrian infrastructure and safety. (Photo/Jayden Kennett)

## Connected Communities Initiative invests in new trails, greenways with a focus on equity

By JAYDEN KENNETT  
jaydenk@indyrecorder.com

Haughville and Martindale-Brightwood will soon have new trails and greenways designed to improve pedestrian and bicycling safety and connect underserved communities.

The Central Indiana Community Foundation (CICF) received a \$25 million grant from Lilly Endowment Inc. to "significantly expand and enhance" pedestrian and bicycle infrastructure in Marion County, according to Michael Kaufmann, project manager. The initiative is a part of the Connected Communities Initiative in collaboration with the city of Indianapolis.

The grant will be used to build new trails, connect old ones, create better pedestrian access and safety, and invest in programming partnerships, Kaufmann said. Partners include Freewheelin' Community Bikes, Bikes Indianapolis, Greenways Partnership, Groundwork Indy and Indiana Pacers Bikeshare.

Discussions among community members, partner organizations and stakeholders

about the project began in 2015. Convening with different entities has helped CICF prioritize investments to better serve people with disabilities, people of color, households without vehicles and people living in poverty because they often lack adequate infrastructure. Indianapolis and Seattle are comparable in size, Kaufmann said, but Indy has more urban sprawl, making it harder for people to get to places they need to go without adequate infrastructure. The goal Brian Payne, CICF president and CEO said, is to connect people equitably.

"There's so many different innovations about, there's all these tools of transportation, but most of these innovations, if they're not a car, are not safe on the road," Payne said. "On a busy road, even bikes against busy traffic, cars going 50 mph, that is not safe. So, this provides infrastructure that really changes people's quality of life and their health. If they use it correctly, it'll get them where they want to go in a safe, beautiful way. It's about humans, not about automobiles."

The funding will go hand-in-hand with Mayor Joe Hogsett's \$25 million invest-

See INITIATIVE, A9▶

## COMMUTING PROBLEMS:

Central Indiana's lack of public transportation limits access to good jobs

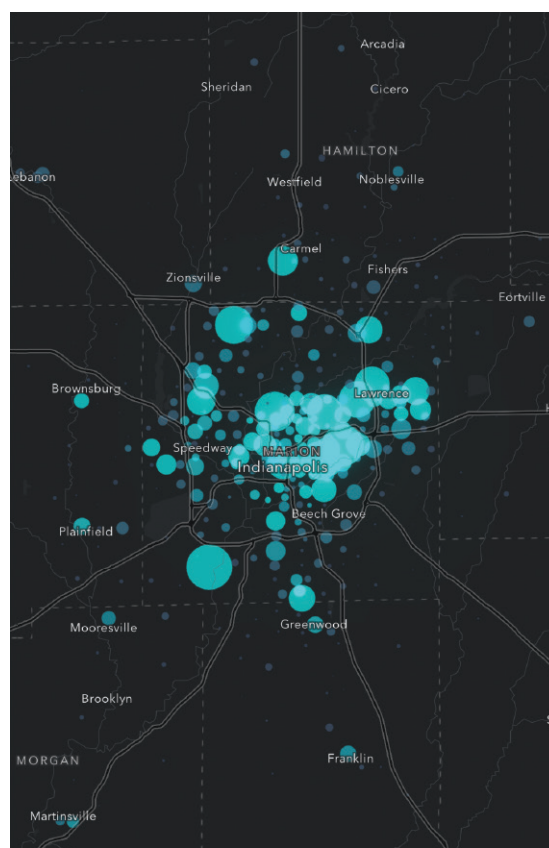
By SIDNEY DAUPHINAIS

Not everyone in Central Indiana has access to a good job with family-sustaining wages. For many in Marion County the problem is transportation: an estimated 30,000 households do not have vehicles, according to data from SAVI.

That's almost three times as many homes without vehicles than all of the bordering counties combined.

Some of those residents may love taking the bus to work. Jimmy Smith doesn't like it at all.

"It does get frustrating, having to rely on city transportation," Smith said. "When you can't afford to



The blue dots on the map indicate households without a vehicle. The highest concentration is in Marion County, where between 31,000-35,000 households do not have vehicles. In bordering counties, around 13,000 homes lack access. (Graphic/SAVI)

have a car, gas to get there, insurance and stuff like that."

His morning route starts at 5 a.m. near his house. He transfers to a different bus downtown that takes him to his job on the south side of

Indianapolis, still in Marion County.

When asked to describe this experience in a sentence: "A pain in the butt." But that was his only way to get to work at a job that didn't also provide health care.

See COMMUTING, A6▶

## Gunman kills 19 children, 2 teachers in Texas school rampage

By ACACIA CORONADO and JIM VERTUNO  
Associated Press

UVALDE, Texas (AP) — The 18-year-old gunman who slaughtered 19 children and two teachers at a Texas elementary school barricaded himself inside a single classroom and "began shooting anyone that was in his way," authorities said May 25 in detailing

the latest mass killing to rock the U.S.

Law enforcement officers eventually broke into the classroom and killed the gunman, who used an AR-style rifle. Police and others responding to the May 24 attack also went around breaking windows at the school to enable students and teachers to escape, Lt. Christopher Olivarez of the Texas Department



A woman cries as she leaves the Uvalde Civic Center, Tuesday May 24, 2022, in Uvalde, Texas. An 18-year-old gunman opened fire May 24, 2022, at a Texas elementary school, killing multiple children and a teacher and wounding others, Gov. Greg Abbott said, and the gunman was dead. (William Luther/The San Antonio Express-News via AP)

of Public Safety said on NBC's "Today" show.

Olivarez told CNN that all the victims were in the same fourth-grade classroom at Robb Elementary.

The killer "barricaded himself by locking the door and just started shooting children and teachers that were inside that classroom," he said. "It just shows you the

See GUNMAN, A5▶



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# Indianapolis principal brings home lessons from Alabama civil rights landmarks tour

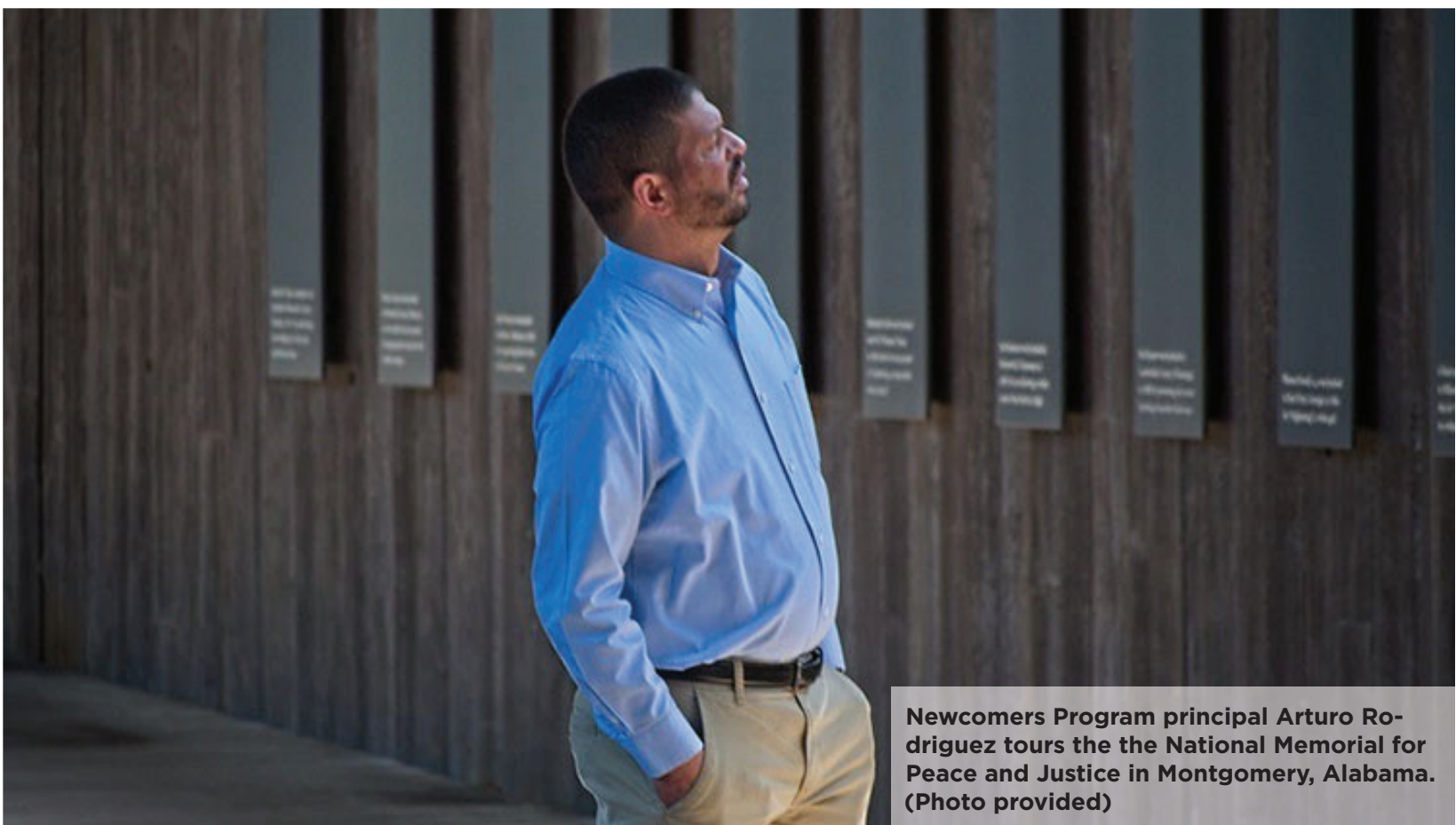
By ELIZABETH GABRIEL

An Indianapolis Public School’s district principal wants to use his recent tour of Alabama sites important to the Civil Rights Movement to improve students’ educational experiences.

Arturo Rodriguez is principal of the Newcomers Program, an IPS program that serves sixth through ninth grade English language learners who are new to Indianapolis. He was a recipient of the 2022 Indiana Remembrance Coalition Scholarship, which allowed him to travel to Alabama with members of St. Luke’s United Methodist Church last month.

Before the 10-hour bus ride to Montgomery, Rodriguez had only read about and watched documentaries on some of the pivotal moments in civil rights history. Visiting these sites with about 30 other people gave him a better understanding of how to teach the events of that time period to students.

The tour stopped at locations such as the National Legacy Museum, the National Memorial for Peace and Justice, Brown Chapel AME Church and the Edmund Pettus



Newcomers Program principal Arturo Rodriguez tours the the National Memorial for Peace and Justice in Montgomery, Alabama. (Photo provided)

Bridge in Selma, where state police attacked civil rights marchers on what’s now called “Bloody Sunday.”

“One of the most powerful moments was really crossing that bridge together with these people that I’d never known,” Rodriguez said. “It was really about honoring the past.”

IPS’ student population, excluding innova-

tion charter schools, was 40% Black and nearly 32% Hispanic last school year.

In response to social justice protests in Indianapolis and across the country, in June 2020 the IPS Board of Commissioners approved a racial equity policy to reduce racism and biases in schools, and passed a Black Lives Matter resolution. But Rodriguez said

some of the sites that have become known as cornerstones of the Civil Rights Movement aren’t talked about enough in students’ history books.

“Particularly for African Americans, when they speak about these events, it’s like one [or] two page[s] in a big history book of 500 pages,” Rodriguez said. “And I think especially in IPS where most of

the students are Black and Brown, we need to be more culturally responsive to teaching this to them, and teaching it to all kids.”

Now some of the members from the trip — some of whom are former educators — want to speak to IPS’ curriculum department to understand how the district can best adapt their experiences to support student learn-

ing. Rodriguez believes the experience will aid the district when selecting social studies textbooks and curriculum resources and hopes to take a group of IPS students to visit Alabama.

Contact WFYI education reporter Elizabeth Gabriel at [egabriel@wfyi.org](mailto:egabriel@wfyi.org). Follow on Twitter: [@\\_elizabethgabs](https://twitter.com/_elizabethgabs).

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‘Steel Magnolias’: Laughter through sadness

By JAYDEN KENNETT  
jaydenk@indyrecorder.com

“Steel Magnolias” is a play about laughter and sadness, and most importantly laughter through that sadness. The play is set in a small parish in Louisiana called Chinquapin in a hair salon owned by Truvy Jones. The cast is relatively small, made up of only five people, but the impact it leaves on your heart is huge. “Steel Magnolias” will run at the Indiana Repertory Theatre through June 5.

Under the direction of Laura Gordon, the play manages to show themes of widowhood, health problems and a community in a light-hearted, but memorable way. The set of the play is Truvy’s salon. A kitchenette adorns the left of the stage, hair drying seats in the middle, a sink on the right and of course the dressing chair sits center stage. The set brought a warm atmosphere to the play and made me feel like I was next in line to get my hair done.

The play is set over years’ worth of Saturday morning hairdos where a group of women meet to exchange town secrets and recipes. The play starts with a new apprentice Annelle Dupuy DeSoto joining the shop on Shelby Eatenton Latcherie’s wedding day. It’s in the first few moments when the characters enter the shop that we get a taste of who they are as people. Annelle is shy and nervous on her first day, while Shelby is out-going, loves the color pink and is optimistic.

It’s all fun and laughs until we get our first taste of tragedy when Shelby has a diabetic



Gina Daniels in the IRTS’s 2022 production of “Steel Magnolias.” (Photo/Zach Rosing)

If you go:  
What: “Steel Magnolias”  
Where: : Indiana Repertory Theater  
When:  
Now through June 5  
Cost: Tickets start at \$25

M’Lynn, did a great job of displaying grief and radiating that energy to the crowd. The balance of a tough independent woman and grieving mother seemed effortless. So much so that I was crying along with her by the end. Each actress played each character perfectly, giving each character their own

episode in the salon chair. We also get our first sense of her and her mother M’Lynn’s relationship. It is clear that they care for each other, but they disagree on almost everything in a snappy, but polite way.

We learn throughout the play that the men are lacking. Clairee Belcher is widowed, Annelle’s husband is a criminal who has left her and Truvy’s husband “hasn’t left the couch in 15 years,” or at least he did once long enough to build her a salon to support them. Through each detail we get another look into the character’s life and mannerisms. Each character is profoundly unique enough that everyone should be able to see a little bit of themselves in each individual.

My favorite character is Ouiser Boudreaux, who goes



The cast of the IRT’s 2022 production of “Steel Magnolias.” (Photo/Zach Rosing)


from menacing and loud in the beginning to one of the most loving characters by the end. Her character develops in a way that you can understand why she is the way she is. And, she was the funniest one. Naomi Jacobson who

played Ouiser did an outstanding job embodying the character.

M’Lynn’s character was developed as strong and independent, focusing on taking care of and guiding her ill daughter. However, Annie Fitzpatrick who played

unique personality, mannerisms and style. “Steel Magnolias” was delightful, I would watch it every night over and over again if I could.

Contact staff writer Jayden Kennett at 317-762-7847. Follow her on Twitter @Journofay.




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DON'T MISS THIS POP  
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STEEL  
MAGNOLIAS

by Robert Harling

Before it was a movie, this pop culture favorite was an off-Broadway hit. With sharp, witty banter and memorable one-liners, six women from all walks of life celebrate the everyday joys and tears of small-town living while gathered at their favorite hair salon. When tragedy strikes, the play reveals the steely bonds of compassion and love that hold true friends together.




ONEAMERICA SEASON 2021 | 2022  
Gina Daniels and Kate Abbruzzese in the IRT's 2022 production of Steel Magnolias. Photo by Zach Rosing.

MAY 10 -  
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
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GUNMAN

► Continued from A1

complete evil of the shooter.”

Dillon Silva, whose nephew was in a nearby classroom, said students were watching a movie when a bullet shattered a window. Moments later, their teacher saw the armed assailant walk past the door.

“Oh, my God, he has a gun!” the teacher shouted twice, according to Silva. “The teacher didn’t even have time to lock the door,” he said.

Investigators did not immediately disclose a motive but identified the assailant as Salvador Ramos, a resident of the community about 85 miles (135 kilometers) west of San Antonio.

Ramos had hinted on social media that an attack could be coming, suggesting that “kids should watch out,” according to state Sen. Roland Gutierrez, who said he had been briefed by state police.

Ramos legally brought two AR-style rifles just days before the attack, soon after his 18th birthday, state senators briefed by law enforcement said.

One of the guns was purchased at a federally licensed dealer in the Uvalde area on May 17, according to Sen. John Whitmire. Ramos bought 375 rounds of ammunition the next day, then purchased the second rifle on May 20.

On that day, an Instagram account appearing to belong to the gunman shared a photo of two AR-style rifles.

Officers found one of the rifles in Ramos’ truck, the other in the school, according to the briefing. Ramos was wearing a tactical vest, but it had no hardened body-armor plates inside, lawmakers were told. He also dropped a backpack containing several magazines full of ammunition near the school entrance.

The attack in the heavily Latino town of Uvalde was the deadliest school shooting in the U.S. since a gunman killed 20 children and six adults at Sandy Hook Elementary in Newtown, Connecticut, in December 2012.

Families in Uvalde waited hours for word on their children. At the town civic center where some gathered Tuesday night, the silence was broken repeatedly

by screams and wails. “No! Please, no!” one man yelled as he embraced another man.

“My heart is broken today,” said Hal Harrell, school district superintendent. “We’re a small community, and we’re going to need your prayers to get through this.”

Adolfo Cruz, a 69-year-old air conditioning repairman, was still outside the school as the sun set, seeking word on his 10-year-old great-granddaughter, Eliajha Cruz Torres.

He drove to the scene after receiving a terrifying call from his daughter about the first reports of the shooting. Waiting, he said, was the heaviest moment of his life.

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*“As a nation we have to ask: When in God’s name are we going to stand up to the gun lobby? When in God’s name are we going to do what has to be done?” he asked. “Why are we willing to live with this carnage?”*

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“I hope she is alive,” Cruz said.

On Wednesday morning, volunteers were seen arriving at the community center with Bibles and therapy dogs.

The attack was the latest in a seemingly unending string of mass killings at churches, schools, stores and other sites in the United States. Just 10 days earlier, 10 Black people were shot to death in a racist rampage at a Buffalo, New York, supermarket.

In a somber address to the nation hours after the bloodshed in Uvalde, President Joe Biden pleaded for new gun restrictions.

“As a nation we have to ask: When in God’s name are we going to stand up to the gun lobby? When in God’s name are we going to do what has to be done?” he asked. “Why are we willing to live with this carnage?”

But the prospects for any reform of the nation’s gun regulations appeared dim. Repeated attempts over the years to expand background checks and enact other curbs have run into Republican resistance in Congress.

Before the attack, Ramos shot and wounded his grandmother, then fled

the scene, crashing his truck near the school and entering the building, authorities said. Inside the barricaded classroom, he “just began shooting anyone that was in his way,” Olivarez said.

A tactical team forced its way into the classroom and was met with gunfire from Ramos but shot and killed him, according to Olivarez.

Earlier, a law enforcement official said one Border Patrol agent who was working nearby when the shooting began rushed into the school without waiting for backup and shot and killed the gunman. The official spoke on condition of anonymity because he was not authorized to talk about it.

The agent was wounded but able to walk out of the school, the law enforcement official said.

Jason Owens, a top regional official with the Border Patrol, said some area agents have children at Robb Elementary.

“It hit home for everybody,” he said.

Staff members in scrubs and devastated victims’ relatives could be seen weeping as they walked out of Uvalde Memorial Hospital, which many of the children were taken. Three children and an adult were being treated at a San Antonio hospital, where two of them — a 66-year-old woman and 10-year-old girl — were reported in serious condition.

Uvalde, home to about 16,000 people, is about 75 miles (120 kilometers) from Mexican border. Robb Elementary, which has nearly 600 students in second, third and fourth grades, is a single-story brick structure in a mostly residential neighborhood of modest homes.

The attack came as the school was counting down to the last days of the school year with a series of themed days. Tuesday was to be “Footloose

and Fancy,” with students wearing nice outfits.

Law enforcement officers investigating the bloodshed began serving search warrants and gathering telephone and other records. They also sought to contact Ramos’ relatives and trace the guns.

Condolences poured in from leaders around the world. Pope Francis pleaded that it was time say “enough’ to the indiscriminate trade of weapons!” Ukrainian Foreign Minister Dmytro Kuleba said his nation also knows “the pain of losing innocent young lives.”

Texas, which has some of the most gun-friendly laws in the nation, has been the site of some of the deadliest shootings in the U.S. over the past five years.

In 2018, a gunman killed 10 people at Santa Fe High School in the Houston area. A year before that, a gunman shot more than two dozen people to death during a Sunday service in the small town of Sutherland Springs. In 2019, a gunman at a Walmart in El Paso killed 23 people in a racist attack targeting Hispanics.

The shooting came days before the National Rifle Association annual convention was set to begin in Houston. Gov. Greg. Abbott and both of Texas’ U.S. senators, all of them Republicans, were among the scheduled speakers at a forum May 27.

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*This story was first published on May 24, 2022. It was corrected to reflect that state Sen. Roland Gutierrez said the gunman shot his grandmother before going to the school; he did not say the gunman killed his grandmother. It was also updated to correct the spelling of the name of the 10-year-old great-granddaughter.*

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*Eugene Garcia and Dario Lopez-Mills in Uvalde, Jake Bleiberg in Dallas, Ben Fox, Michael Balsamo and Eric Tucker in Washington, Paul J. Weber in Austin, Juan Lozano in Houston, Gene Johnson in Seattle and Rhonda Shafner in New York contributed to this report.*



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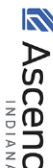
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EDITORIAL

Another day in the US, another mass shooting

By OSEYE BOYD



Sigh.  
I had to take a deep breath before writing this column because here we are again.  
Another mass shooting. I’m still reeling from the shooting in Buffalo on May 14 where 10 people who were grocery shopping were killed. Ten people who went into the store with 1,000 things on their minds they needed to do, and 10 people who never made it home that evening.  
Not even a full two weeks later, another mass shooting has occurred. This time an 18-year-old killed 19 children and two teachers at Robb Elementary School in Uvalde, Texas. The gunman also shot his grandmother before he left for the school.  
Hurt. Anguish. Disgust. Anger. Fear. Confusion. Frustration. Those are a few of my feelings.  
How are we here continuously and why is nothing done about it?  
Twenty-six people, mostly first graders, were killed at Sandy Hook Elementary School, Newtown, Connecticut. That happened in 2012. Seventeen students and staff were killed in a mass shooting at Stoneman Douglas High School, Parkland, Florida, in 2018. In Texas, a state known to be gun friendly, 10 people were killed at Santa Fe High School in 2018; 23 at a Walmart in El Paso in 2019; and more than two

dozen killed in Sutherland Springs in 2017.  
Oh, and the National Rifle Association annual convention begins May 27 in the great state of Texas.  
The gunman in this latest massacre recently turned 18. I guess as a birthday present to himself he legally purchased two AR-style rifles. He bought one on May 17; the other on May 20. He bought 375 rounds of ammunition on May 18. Where the heck are the red flags? Who needs two AR-style rifles within days of each other, and who needs 375 rounds of ammo?  
Some politicians are already throwing this idea around that the best way to stop school shootings is to arm teachers. That just sounds so ridiculous. Are we arming teachers with AR-style rifles and enough ammo to take out a village? Are teachers supposed to come to work every day in tactical gear so they’re always ready? The gunmen now are coming protected and ready. Who’s paying for teachers to go to the range so they become expert marksmen and won’t kill innocent bystanders in a Wild Wild West-style shootout? Where do teachers keep these guns? In plain sight of the children or hidden away? If in plain sight, what happens if a child plays with the gun and injures or kills someone? Is the teacher liable? The school? Parents are liable when they leave guns unattended. If the gun is hidden, will the teacher have time to get to it before the gunman shoots him or her?  
Instead of having this ridiculous conversation about arming everyone, why don’t we actually do

something about guns? It’s beyond time.  
Are we so callous and apathetic as Americans that we just move from one mass shooting to another only offering the cliched “thoughts and prayers” and having moments of silence? How about we demand some real action from our lawmakers.  
As I’ve previously written, we’re more worried about banning books than we are guns. There’s something off about that to me. The push to ban abortions, books, critical race theory, sex education, etc. is under the guise of caring about children. Yet, we don’t care enough about children to stop mass shootings. I recall adults calling children from Parkland, Florida, crisis actors. Sounds really caring to me. If you aren’t demanding an end to school shootings, why are you demanding a ban on a book?  
We also need to confront America’s love of violence. This is a violent country. I’m not talking about movies or video games. I’m talking about real-life violence that has real-life consequences. We exalt violence in the name of freedom as necessary. We revel in violence and laugh at it. We accept violence as part of life. Violence sure seems to be a part of human nature, but is it human nature to revere it so?  
I’m not anti-gun, but guns are not more important to me than human life. I do not want to live in a country where a shootout at the OK Corral can happen at any time. Our politicians need to get some nerve to stand up to gun lobbyists, and we need to force them to — or force them out of office.

We’re only human

By LARRY SMITH



Hypocrisy and logical inconsistency are two of the most common traits of being human. People espouse deeply held beliefs, religious or otherwise. However, we have contradictory value judgments. We pick and choose where, when, and how to apply our convictions. We equivocate. Importantly, we often fail to think critically about the implications of our beliefs.  
As someone who generally opposes abortion, I am dismayed that too many people who profess to be “pro-life” don’t support programs and public dollars for children who are born into difficult socioeconomic circumstances. It is hypocritical to lose concern for children after they have escaped the birth canal. (As I’ve written previously, we should distinguish between being “pro-life” as compared to merely being “pro-birth.”) For the record, while I believe that abortion is morally wrong in most cases, I think that overturning Roe is a bad idea. That’s a story for another day.  
On a related note, I am also troubled by people who don’t consider fetuses to be worthy of protection even as they consider the lives of animals to be on

par with those of people. This is perhaps nowhere more evident than in the fact that there are animal activists who are seeking, quite literally, to grant human status to elephants. Or, more specifically, they want to have human status legally conferred on a particular elephant.  
I raise this issue because I was stunned by recent news coverage of legal attempts to give human status to an elephant in the Bronx Zoo whose name is “Happy.” A nonprofit organization called the Nonhuman Rights Project is representing Happy. They say that her innate intelligence and other qualities, including the ability to recognize herself as an individual in a mirror, should allow her to be classified as human. (The organization argues that Happy is “self-aware,” which, presumably, could have ramifications for artificial intelligence.) Changing Happy’s legal status could be done through a writ of habeas corpus — which heretofore has not applied to non-human animals. Of course, the legal machinations are only a means to an end; the ultimate goal is to have Happy moved from the relatively small confines of the zoo to a much larger area.  
Let’s set aside the multiplicity of arcane legal and philosophical issues that are involved in trying to anthro-

pomorphize an elephant. The practical implications could be quite far reaching. If one elephant is given such status, wouldn’t it be discriminatory not to confer such status on all elephants — even if they aren’t self-aware? Further, it is inevitable that apes and other animals would achieve the same status. And, if animals are human, killing them (including for consumption) would legally be murder. This would also mean that — in theory — animals could be forced to stand trial for committing crimes.  
Other consequences could include the outlawing of scientific testing on animals (given that they can’t exactly give their consent). Perhaps it would even mean that, say, two dolphins could get married. Would animals be able to own property, such as the land on which they hunt? Further, this could potentially open the door for other “life forms.” For example, there are legal briefs arguing that trees should have certain rights. In fact, the founders also considered whether to allow animals to be counted for purposes of governmental representation. (The Congress ultimately rejected the notion.)  
While such arguments might seem far-fetched, it’s important to remember that some laws that are commonly

accepted today were fought for in the courts and in the public square over several decades. (Slavery and women’s suffrage come immediately to mind.) Further, legal precedents actually mean something in American jurisprudence — though *stare decisis* is likely not to prevail in at least one Supreme Court case this summer.  
To be fair, I understand that the question of conferring human status on animals is driven by two legitimate impulses: (1) the desire not to be cruel to sentient beings and (2) concern for our rapidly deteriorating environment. Regarding the latter, our rapacious destruction of natural habitats has real implications for humans — the homo sapien kind.  
I think that such sentiments have merit. However, as an African American, this issue gives me some pause. Infamously, the U.S. Constitution declared that African Americans and Native Americans were less than fully human. And, as we see all too frequently today, too many violent white Americans still consider people of color to be less than human. Perhaps we should fix that issue first.

Larry Smith is a community leader. Contact him at [larry@leaf-llc.com](mailto:larry@leaf-llc.com).

Racist ‘replacement’ rhetoric is deadly and Republicans must stop using it

By BEN JEALOUS



(TriceEdneyWire.com) — The young man who murdered 10 people in Buffalo, New York, on May 14, was out to kill Black people. He chose a grocery store because he wanted to leave the local Black community in fear of going about their daily lives.  
These evil actions were motivated by a racist ideology known as the Great Replacement Theory. That should cause some serious reflection among Republicans who are trying to build power with their own versions of racist “replacement” rhetoric.  
Replacement rhetoric is meant to tap into a very old fear: that the survival and dominance of white

Americans is threatened by others — whether by the freedom and empowerment of Black people or immigration by people of color. Frederick Douglass, one of the great Americans of all time, denounced that ideology shortly after the end of the Civil War. Douglass was born into slavery.  
He became a great anti-slavery speaker and organizer. He gave a series of important anti-slavery speeches in Buffalo, near where he lived in Rochester, and where a statue of him in his hometown has been repeatedly vandalized. In 1869, this Black Republican gave a speech called “Our Composite Nation.”  
He promoted a vision of a country that welcomed and was strengthened by diversity. And he denounced fears that were being stirred up against Chinese immigrants. He said that the idea that “the Caucasian race may not be able to hold their own” against immigrants “does not seem entitled to much respect.”  
Truth.  
Replacement ideology is still not worthy of respect. It is toxic. And it promotes violence.  
The man arrested for the killings in Buffalo reportedly claimed that he picked up his anti-Semitic and racist beliefs from some of the unsavory corners of the internet. He decided to kill Black people in Buffalo. Others who were twisted by the same racist ideas chose to kill Latinos in El Paso, Jews in Pittsburgh, Muslims in Christchurch, New Zealand.  
Unfortunately, millions of Americans are hearing variations of the replacement rhetoric from irresponsible politicians and cable TV personalities. They falsely claim that Democrats want “open borders” so they can replace American voters with what Tucker Carlson called “more obedient voters from the Third World.”  
Carlson has used that kind of rhetoric more than 400 times on his highly rated show. And this year at

least half a dozen Republican Senate candidates have been running on the idea.  
It seems that the Republican Party, the party of Abraham Lincoln, is acting more like the old Democratic Party did after the Civil War. It is becoming a party defined by its willingness to use the ideology of violent white supremacists to try to stir up voters and win elections.  
This is playing with fire. And if it continues, we will all get burned, again and again.  
There is a more honorable path for the Republican Party. I believe national Republicans should go to Buffalo. They should reflect on the killings that were motivated by racist ideas. They should reflect on the legacy of Frederick Douglass. And they should consider the life of a more recent Republican, the late Jack Kemp.  
Kemp had been a quarterback for the Buffalo Bills. Then he became a Republican congressman representing western New York. And he ran for president as both a Republican and a card-carrying member of the NAACP. “I can’t help but care about the rights of the people I used to shower with,” Kemp said.  
We urgently need more of our national leaders to embrace Douglass’ broad vision of a strong and diverse America, and Jack Kemp’s recognition of our shared humanity. And we need more people, both politicians and regular folks, to have the courage to consistently call out bigotry when we hear it and to hold accountable those who spread it.

Ben Jealous serves as president of People For the American Way and professor of the Practice at the University of Pennsylvania. A New York Times best-selling author, his next book “Never Forget Our People Were Always Free” will be published by Harper Collins in December 2022.

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# JOB

► Continued from A1

“great resignation,” Payne prefers a different perspective, referring to it instead as the “great reassessment.” He said people appear more willing now to get extra training and education, and job seekers can be more selective rather than taking the first offer that comes their way.

Felicia Gilbert reassessed her situation in 2021 when she quit a job that wasn’t paying enough to support her and her two children. Gilbert, who’s completed New Beginnings and other programs at Indianapolis Urban League, was without a job for a couple of months before landing at Eskenazi Health as a patient service assistant in the cardiology department.

Looking at the job market now, Gilbert sees a discrepancy, especially as inflation continues to rise. “The pay don’t match with the market rate for anything,” she said.

Eventually, Gilbert wants to start her own transportation company focusing on non-emergency medical transport.

On the other side of the job market oddities is Courtney Kendrick, a flight attendant who has felt the brunt of being short-staffed in a profession that’s been among the hardest hit.

Kendrick said the base amount of hours a flight attendant flies per month with her company is 75 hours, but anymore it’s been common to fly for 95 hours or more.

“I won’t say overworked, but I will say overwhelmed,” she said.

Still, Kendrick said she isn’t considering leaving. “I have not lost the love of my job and what I do,” she said. “I still find joy in what I do, but it’s definitely been a struggle. “I’m gonna fly until I can’t fly anymore.”

*Contact staff writer Tyler Fenwick at 317-762-7853. Follow him on Twitter @Ty\_Fenwick.*

# INITIATIVE

► Continued from A1

ments in trails and greenways as a part of Circle City Forward Phase 3 and will include 7.25 miles of new greenways and 4 miles of on-street protected bicycle infrastructure.

The first major project begins with a 5-mile expansion of the B&O railway trail to complete a 16.65-mile corridor connecting Haughville, Hawthorne and Fairfax to Speedway and Brownsburg. It will also connect a Michigan Street bike lane to downtown and the east side. The trail is expected to be completed by the end of this year, according to CICF’s website.

In the Martindale-Brightwood neighborhood, planning, design and construction are still underway, but improving pedestrian and bicycle safety along Dr. Andrew J. Brown Avenue is a priority, Kaufmann said. A new path of protected bike lane will be constructed between 30th and 16th streets, as well as an off-street trail from Dr. Andrew J. Brown Avenue to Boulevard Place.

Securing funding for new projects can be the hardest part, said Kaufmann. Now, with funds secured, the next step of the projects involves getting community input.

The Grassy Creek Trail will see 1.75 miles of new trail on the far east side and 38th Street will see traffic calming interventions such as speed bumps and narrowing streets between Cold Springs Road and Meridian Street.

Improving quality of life can sometimes leads to gentrification and displacement, Payne said. Because the projects stretch across different areas of the city, investors won’t be interested in targeting individual areas to gentrify.

Along with improving trails and constructing new ones, the grant invests in several partnerships. Indiana Pacers Bikeshare will add new locations and subsidize bikeshare passes. Marion County Bike Map will provide maps of the new trials systems as well.

“We are no longer seeing our trail system as solely a recreational amenity, but part of the transportation system,” Payne said. “We want people to be able to use it, to get exercise, to socialize, to be connected with their neighbors, but also get them to where they need to go.”

*Contact staff writer Jayden Kennett at 317-762-7847. Follow her on Twitter @JournofJay.*



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## 78,000 pounds of infant formula arrives in US

By **MICHAEL CONROY**  
Associated Press

INDIANAPOLIS (AP) — A military plane carrying enough specialty infant formula for more than half a million baby bottles arrived May 22 in Indianapolis, the first of several flights expected from Europe aimed at relieving a shortage that has sent parents scrambling to find enough to feed their children.

President Joe Biden authorized the use of Air Force planes for the effort, dubbed “Operation Fly Formula,” because no commercial flights were available.

The formula weighed 78,000 pounds, White House press secretary Karine Jean-Pierre told reporters aboard Air Force One as Biden flew from South Korea to Japan.

Agriculture Secretary Tom Vilsack was in Indianapolis to greet the arrival of the first shipment.

The flights are intended to provide “some incremental relief in the coming days” as the government works on a more lasting response to the shortage, Brian Deese, director of the White House National Economic Council, said.

Deese told CNN’s “State of the Union” that the flight brought 15% of the specialty medical grade formula needed in the U.S., and because of various actions by the government, people should see “more formula in stores starting as early as this week.”

Longer term, he said, the U.S. needs more formula providers “so that no individual company has this much control over supply chains.”

The White House announced the first two Defense Production Act authorizations for infant formula, both coming from the Department of Health and Human Services.

The manufacturer Abbott Nutri-

tion can now receive priority orders of raw materials like sugar and corn syrup for infant formula, which the White House said will allow the manufacturer to increase production quickly by one-third. Reckitt, owner of Mead-Johnson, can now receive priority orders of consumables like filters and other single-use products necessary to generate certain oils needed to produce infant formula, the White House said, which will allow Reckitt facilities to operate at maximum capacity.

The Biden administration has struggled to address the nationwide shortage of formula, particularly hypoallergenic varieties. The crisis follows the closure of the nation’s largest domestic manufacturing plant in Michigan in February due to safety issues.

The White House has said 132 pallets of Nestle Health Science Alfamino Infant and Alfamino Junior formula was to leave Ramstein Air Base in Germany for the U.S. Another 114 pallets of Gerber Good Start Extensive HA formula were expected to arrive in the coming days. Altogether, about 1.5 million 8-ounce bottles of the three formulas, which are hypoallergenic for children with cow’s milk protein allergies, are expected to arrive this week.

Indianapolis was chosen because it is a Nestle distribution hub. The formula will be offloaded into FedEx semitractor-trailers and taken to a Nestle distribution center about a mile away where the company will do a standard quality control check before distributing the supplies to hospitals, pharmacies and doctor’s offices, according to an administration official on site.

In a statement, the White House said a Pentagon-sourced FedEx Express flight of Nestlé S.A. formula

from Ramstein Air Base would be bound for a Nestle facility in Pennsylvania.

Nestle said that over the past few months it has worked “around the clock” to address the formula shortage and help meet demand.

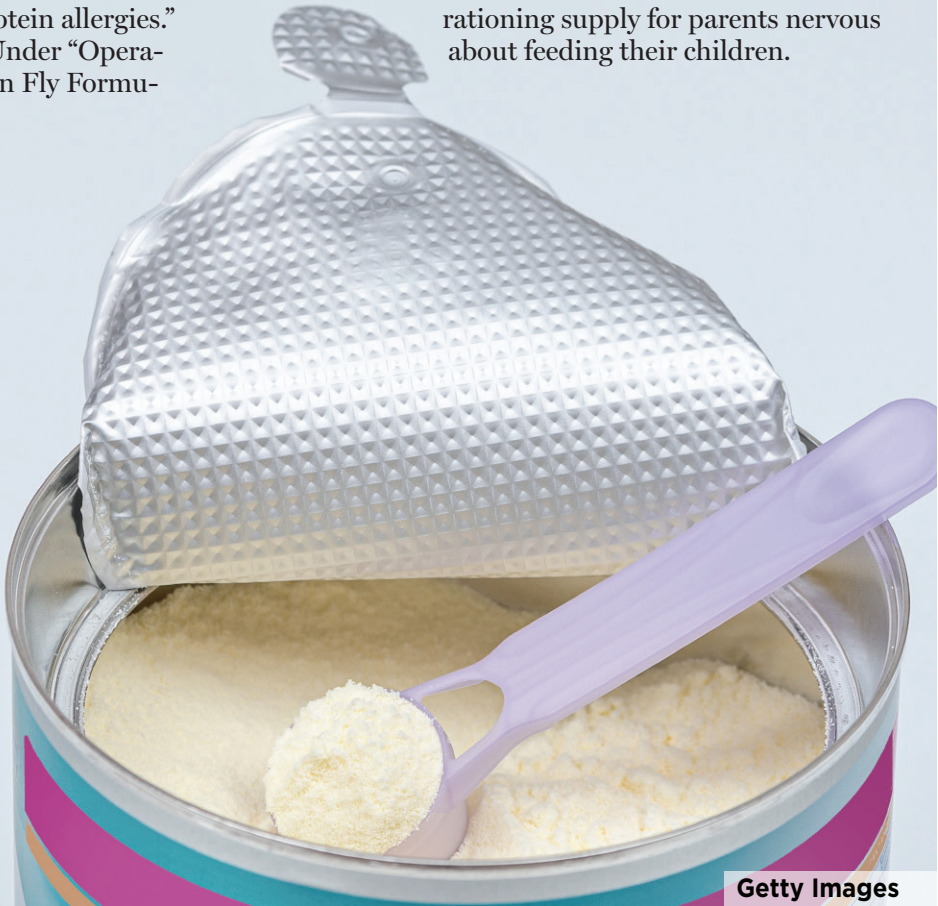
“We have significantly increased the amount of our formulas available to consumers by ramping up production and accelerating general product availability to retailers and online, as well as through hospitals and home health care for those most vulnerable,” the company said in a release. “At Nestle we are absolutely committed to doing everything we can to get parents and caregivers the formula they need so their children can thrive,” it added. “We prioritized these products because they serve a critical medical purpose as they are for children with cow’s milk protein allergies.”

Under “Operation Fly Formu-

la,” the Department of Agriculture and the Department of Health and Human Services are authorized to request Department of Defense support to pick up overseas infant formula that meets U.S. health and safety standards, so it can get to store shelves faster, according to the USDA.

Alfamino is primarily available through hospitals and home health care companies that serve patients at home.

U.S. regulators and Abbott Nutrition hope to have its Michigan plant reopened next week, but it will take about two months before product is ready for delivery. The Food and Drug Administration eased importation requirements for baby formula to try to ease the supply crunch, which has left store shelves void of some brands and some retailers rationing supply for parents nervous about feeding their children.



Getty Images

## Stay Safe in the Sun

Spending time outside is a great way to be physically active, reduce stress, and get Vitamin D. The Centers for Disease Control and Prevention (CDC) and the Marion County Public Health Department want everyone to stay safe and reduce the risk of getting skin cancer while working and playing outside.

Skin cancer is the most common cancer in the U.S. Most skin cancers are caused by too much exposure to ultraviolet (UV) light. UV rays are an invisible kind of radiation that comes from the sun, tanning beds, and sunlamps that can damage skin cells.

Protection from UV rays is important all year, not just during the summer. UV rays can reflect off surfaces like water, cement, sand, and snow.

A good way to lower the risk of sun damage and skin cancer is by seeking shade under an umbrella, tree or other shelter.

When possible, wear long-sleeved shirts and long pants and skirts, which can provide protection from UV rays. If wearing this type of clothing isn’t practical, try to wear a T-shirt or a beach cover-up.

Clothes made from tightly woven fabric offer the best protection. A dry T-shirt offers better protection than a wet one, and darker colors may offer more protection than lighter colors. Some clothing is certified under international standards as offering UV protection.

For the most protection, wear a hat that has a brim all the way around that shades your face, ears, and the back of your neck. A tightly woven fabric, such as canvas, works best to protect your skin from UV rays. Avoid straw hats with holes that let sunlight through. A darker hat may offer more UV protection.

When wearing a baseball cap, protect the ears and the back of the neck by wearing clothing that covers those areas, using sunscreen, or staying in the shade.

Sunglasses protect the eyes from UV rays and reduce the risk of cataracts. They also protect the tender skin around your eyes. Sunglasses that block both UVA and UVB rays offer the best protection. Most sunglasses sold in the U.S. meet this standard.

For sunscreen, use one with a broad spectrum that blocks both UVA and UVB rays and has an SPF of 15 or higher. Apply a thick layer on all exposed skin and get help for hard-to-reach places.

Sunscreen is not recommended for babies ages 6 months old or younger. The U.S. Food and Drug Administration recommends keeping infants out of the sun during midday and using protective clothing if they must be in the sun.

“These simple steps can allow us to enjoy the outdoors while protecting our skin from the potential dangers of the sun’s UV rays,” said Virginia A. Caine, M.D., director and chief medical officer of the Marion County Public Health Department. “Using sunscreen is so important. Be sure to reapply sunscreen after two hours in the sun and after swimming, sweating or toweling off.”

Providing sun protection for outdoor workers helps create a healthy and safe workplace, and increase productivity. Recommendations include creating work schedules that minimize sun exposure. For example, schedule outdoor tasks like mowing for early morning instead of noon and rotate workers to reduce UV exposure.

For more information on sun safety, please visit [CDC.gov](https://www.cdc.gov).

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Religious backers of abortion rights say God's on their side

By CLAIRE GALOFARO  
AP National Writer

TUSCALOOSA, Ala. (AP) — It was lunch hour at the abortion clinic, so the nurse in the recovery room got her Bible out of her bag in the closet and began to read.

"Trust in the Lord with all your heart, and lean not on your own understanding," her favorite proverb says, and she returns to it again and again. "He will make your paths straight."

She believes God led her here, to a job at the West Alabama Women's Center, tending to patients who've just had abortions. "I trust in God," said Ramona, who asked that her last name not be used because of the volatility of America's abortion debate.

Out in the parking lot, protesters bel-lowed at patients arriving for appoint-ments, doing battle against what they regard as a grave sin.

The loudest voices in the abortion debate are often characterized along a starkly religious divide, the faithful ver-sus not. But the reality is much more nuanced, both at this abortion clinic and in the nation that surrounds it. The clinic's staff of 11 — most of them Black, deeply faithful Christian women — have no trouble at all reconciling their work with their religion.

And as the U.S. Supreme Court ap-pears poised to dismantle the constitu-tional right to an abortion, they draw on their faith that they will somehow continue.

God is on our side, they tell each other. God will keep this clinic open.

Robin Marty, who moved from Min-neapolis to Tuscaloosa a couple years ago to help run this clinic, was sur-prised to hear nurses pray for guidance as the future of abortion grows uncer-tain.

"That is one of the things that has caused a whiplash for me — I had this stereotype in my head of a Southern religious person," said Marty. "I just as-sumed that there was no compatibility between people who are religious and people who support the ability to get an abortion."

Marty realized she was wrong. It's a common error.

"We need to have a real conversation about what we describe as Christian-ity," said Kendra Cotton, a member of the Black Southern Women's Collec-tive, a network of Black women orga-nizers, many of them from faith-based groups.

The white evangelical worldview that abortion is murder has consumed the conversation, flattening the under-standing of how religion and views on abortion truly intersect, she said.

Before Roe v. Wade, faith lead-ers in many places led efforts to help pregnant women access underground abortions, because they considered it a calling to show compassion and mercy to the most vulnerable.

Now, Black Protestants have some of the most liberal views on access to abortion: Nearly 70% believe abortion



Getty Images

should be legal in most or all cases, ac-cording to the Public Religion Research Institute. White evangelicals are the other extreme, with only 24% believing abortion should be allowed in most or all cases.

For faithful women of color, there's often a very different balancing act of values when confronting the question of whether women should be able to end unwanted pregnancies, Cotton said.

"We know that Christianity supports freedom, and inherent in freedom is bodily autonomy. Inherent in Chris-tianity is free will. When people talk about the body being a temple of God, you have purview over your body, there is nothing more sacred," Cotton said.

The idea of the state restricting what a person can do with their own body is in direct conflict with that, she said, and it is reminiscent of being under someone else's control — of slavery.

"You don't get to tell me what to do," Cotton said.

In Tuscaloosa, the West Alabama Women's Center sits on the edge of a nondescript medical plaza, a half-mile from the University of Alabama cam-pus. Though many of the center's clien-tele are college students, others come from all over the state and some sur-rounding ones — it is the only abortion clinic for two hours in every direction. Many of their clients are Black, many already have children, and more than 75% survive below the poverty line.

Every patient comes into Ramona's recovery room after their abortion. She keeps the lights low. Working here, to her, feels like a righteous calling. She believes the Christian way is to love people where they are, and that means walking kindly with them as they make the best decision for themselves.

Sometimes they cry, and tell her they didn't want to be there. She's heard stories of rape and domestic violence, but most talk about fear of having more mouths they can't afford to feed. She

always says, "I understand."

"I mean that, I do understand, I've gone through that myself," she said.

Ramona, 39, is a single mother of four children, and had her first child at 16. She sometimes imagines what her life might have been had she started her family later. She had to drop out of college. There were times, when her children were young, when she couldn't pay the gas bill, and she boiled water so they could have warm baths.

"Women go through so much, it's hard," she said. "So you should have that choice, whether or not you're ready to be a mother. No one else should choose for you."

Her daughter used to say "Mom, I want to be just like you," and she would stop her. "No ma'am," she'd say to her. "I want you to be better." Her daughter is now 22 and studying to be a doctor.

She clawed herself out of poverty and built a life she loves. Her co-worker at the front desk calls her Miss Wonderful — she's at peace with God, she said, so every day is a great one.

For a time, she tried to be friendly with one of the regulars who protested outside, trying to convince patients that abortion is murder and they shouldn't go in. She'd visit on her breaks or as she was leaving for the day. They discussed Scripture, forgiveness, sin.

She'd say, "I can see where you're coming from. Can you see where I'm coming from? I'm not going to love you any less because of what you believe in or what you think."

Then one day she was walking by and he shouted at her: When you die, you know where you'll be going, and it isn't heaven. She doesn't talk to him any-more.

Alesia Horton, the clinic's director, eyed the protesters from the window.

"I don't know what Bible they're read-ing, 'cause it's not the one that I read," she said. She and Ramona have been friends since childhood and share a Christian faith.

If people heard the stories she had in-side this clinic, she can't imagine trying to mandate that people be forced into motherhood. She had a patient once who had cancer, wanted the child but couldn't continue chemotherapy while she was pregnant. She had to choose between her own life and the child she wanted.

Just two weeks before, Horton wept when she met a 13-year-old who'd been raped, and she can't shake the look on the child's face, staring blankly in the exam room.

"It's going to be OK. Don't think you did anything wrong because you didn't," Horton told her.

She often hears patients cry that they're going to go to hell.

"I've had patients against abortion until it happened to their child, or it happened to them," she said. "The first thing they say, 'I don't believe in this.' And I say, 'Let's get past that. Now that you're pregnant, what are you doing to do? Are you still not going to believe in this? Now you're on the other side. Where you were judging, now it's you.'"

They pray that the Supreme Court won't overturn Roe v. Wade, because they know their poorest patients will bear the burden of abortion bans. Wealthy women will always find a way. They can travel to states where abor-tion is legal and all the headaches that entails: time off work, babysitters, a tank full of gas, hotel rooms.

If Roe falls, abortion would be barred in Alabama in almost every instance. A 2019 state law, put on hold by the courts for now, outlaws the procedure in all but emergency cases. This clinic is going to try to stay open for those left behind. It is expanding into a full-service gynecological office that people can turn to if they self-administer an abortion and require medical attention, without fear that someone will report them to the police.

In the meantime, the ideological gulf between the believers inside and out-

See RIGHTS, B2►

SPIRITUAL OUTLOOK

Your secret story

BY MARION J. MILLER



*"When you fast, do not look somber as the hypocrites do, for they disfigure their faces to show others they are fasting. Truly I tell you, they have received their reward in full. But when you fast, put oil on your head and wash your face, so that it will not be obvious to others that you are fasting, but only to your Father, who is un-seen; and your Father, who sees what is done in secret, will reward you. Matthew 6:16-18*

There is a funny thing about change — if nothing changes, nothing changes. We were created to change — change the world. No act is too small to create change.

But how, how can we change the world, when the world keeps changing on us? We go to bed on top of the world, and we wake up the world is on top of us. Gas prices are skyrocketing, interest rates on the rise, and food and baby formula are vacant from the shelves. How are we to survive in this changing world?

First of all, it is not about us! Life is not about money, titles or fame! It is about Jesus! His dynamic



Getty Images

teachings create the change in our personal lives, because in every one of us there is a secret life known only to God.

This is why is it so important to connect with God in secret. If we do, then the results of our good works will occur "openly" to the world. It is not about going through all of the religious things and completely missing the point.

We can attend church, pray, give, fast and serve

— and completely miss the mark. It's not that these things are wrong! But these are things that should not be done to win public recognition of one's personal religious practices.

In Matthew's Gospel, Jesus found public recognition to be offensive! He called it hypocrisy! He said that those who made a public showing would receive a very limited reward. The reward they hoped for was to please God, but it was denied! Jesus did not condemn the practices of prayer, giving and fasting, but he did disapprove of their practices — as a public show.

The best ways to take action are to give, pray and fast in secret with God. When you pray, don't be like the hypocrites. Go into your room and shut the door. And when you fast, do not look like the hypocrites, with a disfigured face. But when you fast, anoint your head and wash your face. And your father who sees "in secret" will reward you.

"Only what you do for Christ will last. Only what you do for Him, will be counted in the end." And remember, this King of Glory knows: "Your secret life."

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



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Sunday School - 9:30 AM

**Wednesdays**  
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Buffalo shooting victim laid to rest; city marks 1 week

By AARON MORRISON Associated Press

BUFFALO, N.Y. (AP) — Roberta Drury, a 32-year-old woman who was the youngest of the 10 Black people killed at a Buffalo supermarket, was remembered at her funeral May 21 for "that smile that could light up a room," as the city marked one week since the shooting with sorrowful moments of silence.

"Robbie," as she was called, grew up in the Syracuse area and moved to Buffalo a decade ago to help tend to her brother in his fight against leukemia. She was shot to death May 14 on a trip to buy groceries at the Tops Friendly Market targeted by the white gunman.

"There are no words to fully express the depth and breadth of this tragedy," Friar Nicholas Spano, parochial vicar of Assumption Church, said during the funeral service in Syracuse, not far from where Drury grew up in Cicero.

"Last Saturday, May 14, our corner of the world was changed forever," he said. "Lives ended. Dreams shattered and our state was plunged into mourning."

Drury's family wrote in her obituary that she "couldn't walk a few steps without meeting a new friend."

"Robbie always made a big deal about someone when she saw them, always making sure they felt noticed and loved," her sister, Amanda, told The Associated Press by text before the service.

After the funeral, at the Tops store in Buffalo, the mood was a mixture of tension and somber reflection as the city marked one week since the racist massacre.

At exactly 2:30 p.m., the moment the gunman opened fire, people who gathered and placed flowers near the corner where the victims have been memorialized observed a moment of silence. A dozen workers stood in a line outside of the Tops store entrance. Nearby, some mourners wept.

At the same time, Buffalo Mayor Byron Brown and other elected officials, along with Tops President John Persons, bowed their heads on the steps of City Hall for 123 seconds to mark the span of the attack. Houses of worship throughout the city were encouraged to ring their bells 13 times in honor of the 10 killed and three wounded.

Joshua Kellick, a mental health and substance abuse counselor in Buffalo, said victim Geraldine Talley, 62, was a friend. She worked as a secretary in his office, but she was the glue that held their work family together, he said outside the store.

"She was nothing but loving and giving. She would go out of her way to help everybody. She was a mother, a grandmother to everybody, without actually being just that," said Kellick, who gathered with several of Talley's former coworkers to observe the moment



of silence.

Jacob Blake Sr., the father of Jacob Blake Jr., a Black man paralyzed after being shot several times by police in Kenosha, Wisconsin, in 2020, said he flew into town from the Chicago area to offer support to the victims' families. When his son was shot, Blake said, he needed a true outpouring of support.

"What I needed was somebody just holding my hand," he said. "I just want the families to know that we're here to give them what they need."

As Drury was laid to rest, Spano said mourners would remember her "kindness ... love for family and friends, her perseverance, her tenacity, and most of all, that smile that could light up a room."

She was the second shooting victim to be eulogized.

A private service was held May 20 for Heyward Patterson, the beloved deacon at a church near the supermarket. More funerals were scheduled throughout the coming week.

Back at the memorial, Kellick, who is white, said the shooter's motivations and the reality of systemic racism in the country prompted a moment of personal reflection.

"I have to learn a lot of things," he said. "I really need to look at my beliefs. I have a daughter at home. I need to be able to focus on teaching her how to love and care for people, no matter their sex, age, gender, race, sexual orientation."

Cher Desi, a niece of 86-year-old victim Ruth Whitfield, said she would use her own grief to push for change across the nation.

"I don't want anyone leaving here and judging people on their race, on their religion, or where they come from," said Desi, who now lives in Orlando, Florida, but often returned to Buffalo to visit the aunt who raised her. "How many people have to be devastated? The senseless killing has to stop."

RIGHTS Continued from B1

side remains wide.

Some of the protesters outside stand quietly, holding signs and hoping their silent presence rattles patients enough to head back to their cars and go home. Some shout at patients as they walk through the parking lot into the clinic, trying to hand them leaflets or direct them to the anti-abortion crisis pregnancy center next door. Some say they want abortion barred completely, with no exceptions even for rape or life-threatening complications, because they believe abortion is murder no matter the circumstances. Most would not give their names; the pregnancy center declined an interview.

The protesters are sometimes aggressive: They have screamed into the clinic's back doors, recorded biohazard bins being carted away, called police if a patient lashes out when they tell them they're going to hell.

The clinic locks the doors for security reasons during the lunch hour between morning and afternoon appointments. On a recent day, as Ramona read her Bible in the back room, a 23-year-old woman arrived and couldn't get inside.

A group of protesters beckoned the woman, who did not want to be named. She was confused — perhaps these people worked for the clinic. "We can help you," they told her.

"I just walked over there and had a million things thrown in my face," the woman said. "I'm a baby killer, I'm a murderer."

She ran away weeping. The clinic staff heard and sought her out. "I'm so sorry," Horton said.

She glared at the protesters from the window.

"God isn't theirs," she said, "God is all of ours."



## Blacks in Virginia Beach are closing the wealth gap

By Stacy M. Brown  
NNPA Newswire Senior National Correspondent

**Virginia Beach landed on the top spot of cities where African Americans fare best** economically and where Black businesses thrive.

According to the personal finance website Smart Asset, Virginia Beach also has the seventh-highest median Black household income, at roughly \$65,600, and the sixth-highest Black labor force participation rate, at 78.7%.

The statistics reflect 2019, the most recent data available.

Grand Prairie, Texas; Aurora, Illinois; Pembroke Pines, Florida; and Miramar, Florida, comprised the other cities in the top 5.

Charlotte, North Carolina; Garland, Texas; Durham, North Carolina; Enterprise, Nevada, and Elk Grove, Califor-



nia, rounded out the top 10.

The report noted the struggles of African Americans in homeownership and the overall wealth gap.

“Census data from 2019 shows that the median Black household income is 33% lower than the overall median household income.

Stephanie Horan wrote for Smart Asset that “the Black homeownership rate is 22 percentage points lower than the general homeownership rate.”

She noted the Federal Reserve’s 2019 Survey of Consumer Finances data on

wealth accumulation, depicting even starker disparities.

That data places Black families’ net worth at 87% lower than white families and 33% lower than Hispanic families.

For Virginia Beach, Census Bureau data revealed that the 2019 poverty rate for Black residents stood at 10%, the fourth lowest in Smart Asset’s study.

More than 5% of businesses are Black owned in the Virginia Beach-Norfolk-Newport News metro area, the seventh-highest percentage overall for that metric.

Smart Asset officials reported that preliminary 2020 estimates show that Black Americans have been disproportionately affected by the health impacts of COVID-19 and its corresponding economic effects.

The authors wrote: “The regional economic effects of COVID-19 on Black Americans are difficult to determine

due to insufficient localized data, but the available national data paints a grim picture: Bureau of Labor Statistics (BLS) data shows that as of December 2020, the Black unemployment rate was 3.9 and 3.2 percentage points higher than the white and overall unemployment rates, respectively.”

The Black labor force participation rate was about 2.0 percentage points lower than both white and overall participation rates.

Horan offered three financial tips for African Americans, including checking if homeownership made sense, opening a retirement account and considering a financial advisor.

“A financial advisor can help you make smarter financial decisions to control your money better,” Horan wrote. “SmartAsset’s free tool matches you with financial advisors in your area in five minutes.”

## Biden Harris administration secures deal to increase access to affordable high-speed internet

By Stacy M. Brown  
NNPA Newswire Senior National Correspondent

The White House has announced a plan to expand access to affordable high-speed internet access for millions of Americans, particularly low-income families.

Officials said the plan counts as part of the Biden-Harris administration’s Affordable Connectivity Program (ACP), created under the historic bipartisan infrastructure bill.

Administration officials said 20 internet service providers, including AT&T, Verizon, and Comcast, have agreed to either lower costs or increase speeds to provide eligible households with access to broadband internet with speeds of at least 100 megabits per second.

They would do so at a cost of no more than \$30 per month.

The move should help households of color where officials provided statistics that show Latino Americans are 15% less likely to have high-speed internet than their white peers, while Black families are 9% less likely.

Additionally, about 35% of all people living on



Tribal lands lack access to broadband services.

The administration estimated that 48 million households qualify for the ACP, which accounts for about 40% of all households in the U.S. Qualifying households either earn below 200% of the Federal Poverty Level or have a member who receives other government benefits such as SNAP, Medicaid or Supplemental Security Income.

“High-speed internet service is no longer a luxury — it’s a necessity,” administration officials wrote in a Fact Sheet.

“But too many families go without high-speed internet because of the cost or have to cut back on

other essentials to make their monthly internet service payments. Lowering prices — including the cost of high-speed internet service — is President Biden’s top priority.”

As part of the Bipartisan Infrastructure Law, the president and vice president worked with Democrats and Republicans to create the ACP.

“The Biden-Harris Administration is grateful for the efforts of these companies and encourages additional internet service providers to join this effort to close the digital divide by offering high-speed, low-cost plans,” officials stated.

## Stellantis, Samsung plan Indiana electric car battery plant

ASSOCIATED PRESS

KOKOMO, Ind. (AP) — A joint venture between Stellantis and Samsung plans to build an electric vehicle battery factory in Indiana that will employ up to 1,400 workers and become the company’s second such factory in North America.

The venture announced May 24 plans to spend more than \$2.5 billion on the plant in Kokomo that will supply electric battery modules for a range of vehicles produced at Stellantis’ North American assembly plants.

Construction of the plant is expected to start later this year, with the facility expected to open in early 2025 in the city about 60 miles (97 kilometers) north of Indianapolis.

The venture’s investment in the plant could gradually increase up to \$3.1 billion, Mark Stewart, the chief operating officer of Stellantis North America, said at the announcement at Ivy Tech Community College in Kokomo.



Samsung SDI will use its PRiMX technology to produce electric vehicle battery cells and modules for the North American market at the Kokomo plant, the companies said in a statement.

Stellantis, formed last year with the merger of Fiat Chrysler and France’s PSA Peugeot, had said it would build two electric vehicle battery factories in North America. The Kokomo plant would be the second of those plants and the first in the United States.

In March, it announced plans to

spend \$4.1 billion in a joint venture with LG Energy Solution of Korea to build one of the plants in Windsor, Ontario. That plant will employ about 2,500 people.

Stellantis, the world’s fourth-largest automaker, has announced plans to sell 5 million electric vehicles by 2030, with 50% of its North American passenger car and light truck sales going fully electric by 2030. Stellantis plans to sell only electric passenger cars in Europe

by 2030.

Stellantis in October announced plans to spend nearly \$230 million to retrofit three Kokomo-area factories so they can produce transmission systems that work with both traditional gasoline-powered vehicles and gas-electric hybrid versions.

In 2020 it announced spending of \$400 million to convert its Indiana Transmission Plant II in Kokomo into an engine factory.

“Today’s announcement is another step toward positioning Indiana as a leader in the future of mobility, battery technology and clean energy,” Indiana Gov. Eric Holcomb said in a statement. Indiana is offering the planned electric battery factory an incentive package of up to about \$186.5 million in conditional tax credits, training grants and investments, including funding that would offset the costs of the plant’s infrastructure, the Indiana Economic Development Corporation said.

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## 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](mailto:legals@indyrecorder.com)

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IN THE MARION CIRCUIT COURT )  
(SS: )  
COUNTY OF MARION )  
CAUSE NO. 49C01-2104-MI-013965 )  
IN RE THE NAME )  
CHANGE OF: )  
CALEB NATHANIEL DAVIS, )  
Petitioner. )  
NOTICE OF PETITION FOR CHANGE OF NAME )  
COMES NOW Petitioner, Caleb Nathaniel Davis, whose mailing address is 7283 Lake Side Drive, Indianapolis, Indiana, in the county of Marion, Indiana, hereby gives notice that CALEB NATHANIEL DAVIS has filed a Petition in the Marion Circuit Court requesting that his name be changed to CALEB NATHANIEL BARNEY. )  
Notice is further given that the hearing will be held on said Petition on the 3rd day of August, 2021 at 9:00 a.m. in the Marion County Circuit Court, located at 200 E. Washington Street, Indianapolis, Indiana. 5320-947000 )  
05/27/22, 06/03/22, 06/10/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49C01-2205-PL-016852 )  
KAI HOLDINGS, LLC, Plaintiff, v. )  
HOMECOMINGS FINANCIAL, LLC (F/K/A HOMECOMINGS FINANCIAL NETWORK, INC.), unknown husbands, wives, widows, surviving spouses, heirs, legatees, devisees, grantees, children, descendants, mortgages, creditors, administrators, executors, 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, 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 following Real Estate in Marion County, Indiana, to-wit: )  
LOT NUMBERED 68 IN ROSES OF LAWRENCE, SECTION 3, A RESIDENTIAL SUBDIVISION IN MARION COUNTY, INDIANA, AS PER PLAT THEREOF RECORDED SEPTEMBER 26, 1989 AS INSTRUMENT NO. 89-95343 AND SURVEYOR'S CORRECTION RECORDED DECEMBER 28, 1989 AS INSTRUMENT NO. 89-12183 AND SURVEYOR'S CORRECTION RECORDED MAY 18, 1990 AS INSTRUMENT NO. 90-48804 IN THE OFFICE OF THE RECORDER OF MARION COUNTY, INDIANA )  
TOGETHER WITH AN UNDIVIDED 1/24 INTEREST IN LAKE AREA AS SET OUT IN THE ABOVE MENTIONED PLAT )  
Commonly known as: 9737 English Oak Place, Indianapolis, IN 46235 )  
To the following Defendants whose whereabouts are not known: HOMECOMINGS FINANCIAL, LLC (F/K/A HOMECOMINGS FINANCIAL NETWORK, INC.), and the unknown husbands, wives, widows, widows, surviving spouses, heirs, legatees, devisees, grantees, children, descendants, mortgages, creditors, administrators, executors, 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 being served by this summons there may be other defendants who have an interest in this law suit. 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 thirty (30) days after the Third Published Notice of Suit, and if you fail to do so a judgment will be entered against you for what the plaintiff has demanded. )  
The Name and Address of the Attorney Representing the Plaintiff is: )  
Kathleen S. Crebo )  
HOCKER LAW LLC )  
Attorney for Plaintiff )  
6626 E. 75th St., Suite 410 )  
Indianapolis, IN 46250 )  
T: (317) 578-1630 )  
F: (317) 849-1892 )  
E: Kathleen.Crebo@hock-erlaw.com )  
Mya A. Eldridge )  
Marion County Clerk )  
SEAL: )  
Prepared By: Kathleen S. Crebo #29876-49, HOCKER LAW LLC 5320-947318 )  
05/27/22, 06/03/22, 06/10/22

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You must answer the Complaint in writing, by you or your attorney, on or before thirty (30) days after the Third Published Notice of Suit, and if you fail to do so a judgment will be entered against you for what the plaintiff has demanded. )  
The Name and Address of the Attorney Representing the Plaintiff is: )  
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HOCKER LAW LLC )  
Attorney for Plaintiff )  
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Indianapolis, IN 46250 )  
T: (317) 578-1630 )  
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E: Kathleen.Crebo@hock-erlaw.com )  
Mya A. Eldridge )  
Marion County Clerk )  
SEAL: )  
Prepared By: Kathleen S. Crebo #29876-49, HOCKER LAW LLC 5320-947318 )  
05/27/22, 06/03/22, 06/10/22

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CAUSE NO.: 49C01-2205-PL-016852 )  
KAI HOLDINGS, LLC, Plaintiff, v. )  
HOMECOMINGS FINANCIAL, LLC (F/K/A HOMECOMINGS FINANCIAL NETWORK, INC.), unknown husbands, wives, widows, surviving spouses, heirs, legatees, devisees, grantees, children, descendants, mortgages, creditors, administrators, executors, 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 being served by this summons there may be other defendants who have an interest in this law suit. 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 thirty (30) days after the Third Published Notice of Suit, and if you fail to do so a judgment will be entered against you for what the plaintiff has demanded. )  
The Name and Address of the Attorney Representing the Plaintiff is: )  
Kathleen S. Crebo )  
HOCKER LAW LLC )  
Attorney for Plaintiff )  
6626 E. 75th St., Suite 410 )  
Indianapolis, IN 46250 )  
T: (317) 578-1630 )  
F: (317) 849-1892 )  
E: Kathleen.Crebo@hock-erlaw.com )  
Mya A. Eldridge )  
Marion County Clerk )  
SEAL: )  
Prepared By: Kathleen S. Crebo #29876-49, HOCKER LAW LLC 5320-947318 )  
05/27/22, 06/03/22, 06/10/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49C01-2205-PL-016852 )  
KAI HOLDINGS, LLC, Plaintiff, v. )  
HOMECOMINGS FINANCIAL, LLC (F/K/A HOMECOMINGS FINANCIAL NETWORK, INC.), unknown husbands, wives, widows, surviving spouses, heirs, legatees, devisees, grantees, children, descendants, mortgages, creditors, administrators, executors, 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 being served by this summons there may be other defendants who have an interest in this law suit. 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 thirty (30) days after the Third Published Notice of Suit, and if you fail to do so a judgment will be entered against you for what the plaintiff has demanded. )  
The Name and Address of the Attorney Representing the Plaintiff is: )  
Kathleen S. Crebo )  
HOCKER LAW LLC )  
Attorney for Plaintiff )  
6626 E. 75th St., Suite 410 )  
Indianapolis, IN 46250 )  
T: (317) 578-1630 )  
F: (317) 849-1892 )  
E: Kathleen.Crebo@hock-erlaw.com )  
Mya A. Eldridge )  
Marion County Clerk )  
SEAL: )  
Prepared By: Kathleen S. Crebo #29876-49, HOCKER LAW LLC 5320-947318 )  
05/27/22, 06/03/22, 06/10/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49C01-2205-PL-016852 )  
KAI HOLDINGS, LLC, Plaintiff, v. )  
HOMECOMINGS FINANCIAL, LLC (F/K/A HOMECOMINGS FINANCIAL NETWORK, INC.), unknown husbands, wives, widows, surviving spouses, heirs, legatees, devisees, grantees, children, descendants, mortgages, creditors, administrators, executors, 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 being served by this summons there may be other defendants who have an interest in this law suit. 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 thirty (30) days after the Third Published Notice of Suit, and if you fail to do so a judgment will be entered against you for what the plaintiff has demanded. )  
The Name and Address of the Attorney Representing the Plaintiff is: )  
Kathleen S. Crebo )  
HOCKER LAW LLC )  
Attorney for Plaintiff )  
6626 E. 75th St., Suite 410 )  
Indianapolis, IN 46250 )  
T: (317) 578-1630 )  
F: (317) 849-1892 )  
E: Kathleen.Crebo@hock-erlaw.com )  
Mya A. Eldridge )  
Marion County Clerk )  
SEAL: )  
Prepared By: Kathleen S. Crebo #29876-49, HOCKER LAW LLC 5320-947318 )  
05/27/22, 06/03/22, 06/10/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49C01-2205-PL-016852 )  
KAI HOLDINGS, LLC, Plaintiff, v. )  
HOMECOMINGS FINANCIAL, LLC (F/K/A HOMECOMINGS FINANCIAL NETWORK, INC.), unknown husbands, wives, widows, surviving spouses, heirs, legatees, devisees, grantees, children, descendants, mortgages, creditors, administrators, executors, 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, Defendants. )  
NOTICE OF SUIT )  
The State of Indiana to the defendants above named, and any other person who may be concerned. You are hereby notified that you have been sued in the Court above named. )  
The nature of the suit against you is: )  
Amended Complaint for In Rem Foreclosure of Mortgage on Real Estate against the property commonly known as 1310 N Colorado Ave, Indianapolis, IN 46201-1645 and described as follows: )  
THE FOLLOWING REAL PROPERTY, SITUATED IN THE CITY OF INDIANAPOLIS, COUNTY OF MARION AND THE STATE OF INDIANA: AND KNOWN AS BEING LOT 162 IN C.E. AND W. H. JOHNSON'S S EAST 10TH STREET ADDITION, AMENDED, AS RECORDED IN PLAT BOOK 15, PAGE 63, IN THE OFFICE OF THE RECORDER OF MARION COUNTY, INDIANA, BE THE SAME MORE OR LESS, BUT SUBJECT TO ALL LEGAL HIGHWAYS. )  
This summons by publication is specifically directed to the following named defendant(s): Forum Credit Union, Jefferson Capital Systems LLC, Bowman & Heintz, Saxon Mortgage, Inc., 4Siblings Investment LLC. )  
This summons by publication is specifically directed to the following named defendant(s) )  
whose whereabouts are unknown: The Unknown Heirs and Devises of Joseph A. Swift, Deceased )  
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 or response. )  
You must answer the Amended Complaint in writing, by you or your attorney, within thirty (30) days after the Third Notice of Suit, and if you fail to do so a judgment by default may be entered against you for the relief demanded, by the Plaintiff. )  
FEIWELL & HANNOY, P.C. By /s/ LEANNE S. TITUS )  
LEANNE S. TITUS )  
Attorney No. 22552-49 )  
Attorney for Plaintiff )  
LEANNE S. TITUS )  
FEIWELL & HANNOY, P.C. 8415 Allison Pointe Blvd., Suite 400 )  
Indianapolis, IN 46250 )  
(317) 237-2727 )  
NOTICE )  
FEIWELL & HANNOY, P.C. IS A DEBT COLLECTOR. )  
5 / 1 1 / 2 0 2 2 / s / )  
Mya A. Eldridge )  
5320-947097 )  
05/27/22, 06/03/22, 06/10/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2201-EU-001956 )  
SHARON B. RHODES, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that on January 27, 2022 David H. Rhodes was appointed personal representative of the Estate of Sharon B. Rhodes, Deceased, who died on or about the 2nd day of September 2021. )  
All persons who have 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, this January 27, 2022. )  
Mya A. Eldridge )  
Clerk, Marion County Circuit Court )  
Timothy J. Wagner, #982-49 )  
Attorney for Petitioner )  
102 Granby, Suite 104 )  
Cumberland, Indiana 46629 )  
Telephone: 317-947-7909 )  
E-mail Address: )  
wagnerlawofc@gmail.com )  
5320-947323 )  
05/27/22, 06/03/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2201-EU-001956 )  
SHARON B. RHODES, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that on January 27, 2022 David H. Rhodes was appointed personal representative of the Estate of Sharon B. Rhodes, Deceased, who died on or about the 2nd day of September 2021. )  
All persons who have 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, this January 27, 2022. )  
Mya A. Eldridge )  
Clerk, Marion County Circuit Court )  
Timothy J. Wagner, #982-49 )  
Attorney for Petitioner )  
102 Granby, Suite 104 )  
Cumberland, Indiana 46629 )  
Telephone: 317-947-7909 )  
E-mail Address: )  
wagnerlawofc@gmail.com )  
5320-947323 )  
05/27/22, 06/03/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2201-EU-001956 )  
SHARON B. RHODES, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that on January 27, 2022 David H. Rhodes was appointed personal representative of the Estate of Sharon B. Rhodes, Deceased, who died on or about the 2nd day of September 2021. )  
All persons who have 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, this January 27, 2022. )  
Mya A. Eldridge )  
Clerk, Marion County Circuit Court )  
Timothy J. Wagner, #982-49 )  
Attorney for Petitioner )  
102 Granby, Suite 104 )  
Cumberland, Indiana 46629 )  
Telephone: 317-947-7909 )  
E-mail Address: )  
wagnerlawofc@gmail.com )  
5320-947323 )  
05/27/22, 06/03/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2201-EU-001956 )  
SHARON B. RHODES, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that on January 27, 2022 David H. Rhodes was appointed personal representative of the Estate of Sharon B. Rhodes, Deceased, who died on or about the 2nd day of September 2021. )  
All persons who have 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, this January 27, 2022. )  
Mya A. Eldridge )  
Clerk, Marion County Circuit Court )  
Timothy J. Wagner, #982-49 )  
Attorney for Petitioner )  
102 Granby, Suite 104 )  
Cumberland, Indiana 46629 )  
Telephone: 317-947-7909 )  
E-mail Address: )  
wagnerlawofc@gmail.com )  
5320-947323 )  
05/27/22, 06/03/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2201-EU-001956 )  
SHARON B. RHODES, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that on January 27, 2022 David H. Rhodes was appointed personal representative of the Estate of Sharon B. Rhodes, Deceased, who died on or about the 2nd day of September 2021. )  
All persons who have 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, this January 27, 2022. )  
Mya A. Eldridge )  
Clerk, Marion County Circuit Court )  
Timothy J. Wagner, #982-49 )  
Attorney for Petitioner )  
102 Granby, Suite 104 )  
Cumberland, Indiana 46629 )  
Telephone: 317-947-7909 )  
E-mail Address: )  
wagnerlawofc@gmail.com )  
5320-947323 )  
05/27/22, 06/03/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2201-EU-001956 )  
SHARON B. RHODES, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that on January 27, 2022 David H. Rhodes was appointed personal representative of the Estate of Sharon B. Rhodes, Deceased, who died on or about the 2nd day of September 2021. )  
All persons who have 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, this January 27, 2022. )  
Mya A. Eldridge )  
Clerk, Marion County Circuit Court )  
Timothy J. Wagner, #982-49 )  
Attorney for Petitioner )  
102 Granby, Suite 104 )  
Cumberland, Indiana 46629 )  
Telephone: 317-947-7909 )  
E-mail Address: )  
wagnerlawofc@gmail.com )  
5320-947323 )  
05/27/22, 06/03/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2201-EU-001956 )  
SHARON B. RHODES, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that on January 27, 2022 David H. Rhodes was appointed personal representative of the Estate of Sharon B. Rhodes, Deceased, who died on or about the 2nd day of September 2021. )  
All persons who have 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, this March 2, 2022. )  
Mya A. Eldridge, Clerk )  
05/27/22, 06/03/22

of this action is published, judgment by default may be entered against said Defendants for the relief demanded in the Complaint. )  
Dated Clerk, Marion Superior Court #5 )  
Susan B. Kineman (17405-49) )  
Stephanie A. Reinhart (25071-06) )  
J. Dustin Smith (29493-06) )  
Nicholas M. Smith (31800-15) )  
Chris Wiley (26936-10) )  
Attorneys for Plaintiff )  
MANLEY DEASK KOCHALSKI LLC )  
P.O. Box 165028 )  
Columbus OH 43216-5028 )  
Telephone: 614-220-5611 )  
Facsimile: 614-220-5613 )  
Email: sef-SBKline-man@manleydeas.com )  
5320-946788 )  
05/27/22, 06/03/22, 06/10/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D07-2203-MF-008590 )  
PNC BANK, NATIONAL ASSOCIATION )  
Plaintiff )  
-vs- )  
UNKNOWN HEIRS, DEVISEES OF LEONARD HARRINGTON, COLONIAL NATIONAL MORTGAGE, A DIVISION OF COLONIAL SAVINGS, F.A. )  
Defendant(s) )  
NOTICE OF SUIT )  
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 the foreclosure of a mortgage upon the property legally described as follows: )  
Lot 22 in Hoss South Meridian Highlands, an addition to the City of Indianapolis, as per plat thereof recorded in Plat Book 22, Page 122 in the Office of the Recorder of Marion County, Indiana )  
Commonly known as: 125 W. Elbert St., Indianapolis, IN 46217 )  
This summons by publication is specifically directed to the following defendant(s) whose whereabouts are unknown: Unknown Heirs, Devises of Leonard Harrington )  
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: )  
Marion County Clerk )  
200 East Washington Street )  
Ste. W122 )  
Indianapolis, IN 46204 )  
on or before the 10th day of July, 2022, (the same being thirty (30) days 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. )  
Phillip A. Norman, P.C. )  
Phillip A. Norman #13734-64 )  
Attorney for Plaintiff )  
Phillip A. Norman, P.C. )  
2110 Calumet Avenue )  
Valparaiso, IN 46383 )  
Telephone: 219-462-5104 )  
22-00387 )  
ATTEST: )  
Clerk, Marion Superior Court )  
5320-947403 )  
05/27/22, 06/03/22, 06/10/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2204-EU-013659 )  
IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF THE ESTATE OF JOHN R. TINDEL, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that David Tindel was on April 26, 2022 appointed Personal Representative of the Estate of John R. Tindel, Deceased, who died on June 7, 2021. )  
All persons who have 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, this April 26, 2022. )  
Mya A. Eldridge )  
Clerk, Marion County Superior Court )  
Cara M. Chittenden )  
Disc. No. 27059-49 )  
Rebecca W. Geyer & Associates, PC )  
11550 N. Meridian Street, Ste. 200 )  
Carmel, IN 46032 )  
317-973-4555 )  
317-489-5195 fax )  
cchittenden@rgeyerlaw.com )  
5320-947324 )  
05/27/22, 06/03/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2204-EU-014108 )  
IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF THE ESTATE OF DONALD R. HIGGS, DECEASED )  
NOTICE OF ADMINISTRATION )  
Notice is hereby given that on April 28, 2022, Emily L. Higgs was appointed as Personal Representative of the Estate of Donald R. Higgs, deceased, who died on the 21st day of April, 2022. )  
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 April 28, 2022. )  
/s/ Myla A. Eldridge )  
Clerk of the Marion Superior Court )  
Probate Division )  
5320-947002 )  
05/27/22, 06/03/22

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2205-EU-015868 )  
IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF THE ESTATE OF MICHAEL J. BAUGH, DECEASED. )  
NOTICE OF UNSUPERVISED ADMINISTRATION )  
Notice is hereby given that Karen K. Stephenson on, May 12, 2022, was appointed Personal Representative of the

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2205-EU-015868 )  
IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF THE ESTATE OF MICHAEL J. BAUGH, DECEASED. )  
NOTICE OF UNSUPERVISED ADMINISTRATION )  
Notice is hereby given that Karen K. Stephenson on, May 12, 2022, was appointed Personal Representative of the

STATE OF INDIANA )  
IN THE MARION CIRCUIT COURT )  
COUNTY OF MARION )  
CAUSE NO.: 49D08-2205-EU-015868 )  
IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF THE ESTATE OF MICHAEL J. BAUGH, DECEASED



this summons there may be  
 over defendant who have  
 an interest in this law suit.  
 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 Com-  
 plaint in writing, by you or your  
 attorney, on or before thirty  
 (30) days after the Third Pub-  
 lished Notice of Suit, and if you  
 fail to do so a judgment will be  
 entered against you for what  
 the plaintiff has demanded.

The Name and Address of the  
 Attorney Representing the  
 Plaintiff is:

Kathleen S. Crebo  
 HOCKER LAW LLC  
 Attorney for Plaintiff  
 6626 E. 75th St., Suite 4250  
 Indianapolis, IN 46240  
 T: (317) 578-1630  
 F: (317) 849-1892  
 E: Kathleen.Crebo@hock-  
 erlaw.com  
 5/13/2022

/s/ Myla A. Eldridge  
 Marion County Clerk  
 SEAL:  
 Prepared By:  
 Kathleen S. Crebo #29876-  
 49, HOCKER LAW LLC  
 5320-946671

05/20/22  
 05/27/22  
 06/03/22

**NOONAN & LIEBER-  
 MAN, LTD.**  
 Attorney ID 35615-45  
 33 N. LaSalle Street, Suite  
 1150  
 Chicago, IL 60602  
 1889-319

STATE OF INDIANA,  
 COUNTY OF MARION, ss –  
 IN THE MARION COUNTY SUPERIOR COURT NO. 2,  
 MARION COUNTY, INDIANA,  
 BELTWAY CAPITAL LLC,  
 NOT IN ITS INDIVIDUAL  
 CAPACITY BUT SOLELY  
 AS ADMINISTRATOR OF  
 WESTERN RUN CAPITAL  
 MANAGEMENT TRUST,  
 Plaintiff, vs. UNKNOWN  
 HEIRS AND LEGATEES  
 OF JANEANE N. ABBITT;  
 UNKNOWN HEIRS AND  
 LEGATEES OF DONALD  
 C. ABBITT; GOLDEN OAKS  
 HOMEOWNERS ASSOCIA-  
 TION, INC.; Defendants, Case  
 No. 49D02-2203-MF-008123.

The requisite affidavit for  
 publication having been filed,  
 notice is hereby given to you:  
 UNKNOWN HEIRS AND  
 LEGATEES OF JANEANE N.  
 ABBITT; UNKNOWN HEIRS  
 AND LEGATEES OF DON-  
 ALD C. ABBITT; defendants  
 in the above-entitled suit  
 has been commenced in the  
 IN THE MARION COUNTY  
 SUPERIOR COURT NO. 2,  
 MARION COUNTY, INDIANA,  
 by the said plaintiff against  
 you, praying for the fore-  
 closure of a certain Mort-  
 gage conveying the Premises  
 described as follows, to-wit:  
 LOT 199 in SUBPLAT OF  
 GOLDEN OAKS BLOCK Q,  
 RECORDED JANUARY 10,  
 1986 AS INSTRUMENT NO.  
 86-2909, BEING A SUBDI-  
 VISION OF BLOCK Q OF  
 GOLDEN OAKS, AN ADDI-  
 TION TO THE CITY OF  
 INDIANAPOLIS, INDIANA,  
 AS PER FINAL CONDI-  
 TIONAL PLAT FOR GOLDEN  
 OAKS PHASES II AND  
 III RECORDED JUNE 11,  
 1985 AS INSTRUMENT NO.  
 85-46832 IN THE OFFICE  
 OF THE RECORDER OF  
 MARION COUNTY, INDIANA.  
 PARCEL NUMBER: 8055243;  
 STATE PARCEL NUMBER  
 49-03-16-104-050.000-800

Commonly known as: 9364  
 OAK RUN EDR, INDIANAPOLIS,  
 INDIANA 46260-5105,  
 and which said Mortgage was  
 made by and Donald C. ABBitt  
 and Janeane N. ABBitt (s) to  
 WELLS FARGO BANK, N.A.,  
 as Mortgagee, and recorded  
 as document number 2005-  
 0124669 and re-recorded  
 as document number 2008-  
 0012697, and the present  
 owner(s) of the property  
 being UNKNOWN HEIRS  
 AND LEGATEES OF JANE-  
 ANE N. ABBITT; UNKNOWN  
 HEIRS AND LEGATEES OF  
 DONALD C. ABBITT; and for  
 other relief: that summons  
 duly issued out of said Court  
 against you as provided by  
 law, and that the said suit is  
 now pending.

Now, therefore, unless  
 you, the said above named  
 defendant, file your answer  
 to the Complaint in the said  
 suit or otherwise make your  
 appearance therein, IN THE  
 OF MARION COUNTY SU-  
 PERIOR COURT NO. 2,  
 MARION COUNTY, INDI-  
 ANA, COUNTY BUILDING,  
 200 E. Washington Street,  
 Indianapolis, IN 46204 on or  
 before July 4, 2022, default  
 may be entered against you  
 at any time after that day  
 and a Judgment entered in  
 accordance with the prayer  
 of said Complaint.

Dated, Chicago, ILLINOIS,  
 April 19, 2022.

Clerk of the MARION  
 COUNTY SUPERIOR Court.

THIS IS AN ATTEMPT TO  
 COLLECT A DEBT PURSU-  
 ANT TO THE FAIR DEBT  
 COLLECTION PRACTICES  
 ACT, AND ANY INFORMA-  
 TION OBTAINED WILL BE  
 USED FOR THAT PURPOSE.

Last known addresses:  
 9364 OAK RUN EDR,  
 INDIANAPOLIS, INDIANA  
 46260-5105  
 UNKNOWN HEIRS AND  
 LEGATEES OF JANEANE  
 N. ABBITT;  
 9364 OAK RUN EDR,  
 INDIANAPOLIS, INDIANA  
 46260-5105  
 UNKNOWN HEIRS AND  
 LEGATEES OF DONALD  
 C. ABBITT;  
 9364 OAK RUN EDR,  
 INDIANAPOLIS, INDI-  
 ANA 46260-5105  
 5320-946576

05/20/22  
 05/27/22  
 06/03/22

**NOONAN & LIEBER-  
 MAN, LTD.**  
 Attorney ID 35615-45  
 33 N. LaSalle Street,  
 Suite 1150  
 Chicago, IL 60602  
 1889-319

STATE OF INDIANA,  
 COUNTY OF MARION, ss –  
 IN THE MARION COUNTY SUPERIOR COURT 2,  
 MARION COUNTY, INDI-  
 ANA, BELTWAY CAPITAL  
 LLC, NOT IN ITS INDIVIDU-  
 AL CAPACITY BUT SOLELY  
 AS ADMINISTRATOR OF  
 WESTERN RUN CAPITAL  
 MANAGEMENT TRUST,  
 Plaintiff, vs. UNKNOWN  
 HEIRS AND LEGATEES  
 OF LOIS E. LONG; DEBRA  
 A. LONG AS HEIR OF LOIS  
 E. LONG; CHATHAM WALK-  
 TOWNHOUSES, INC., DE-  
 FENDANTS, Case No. 49D02-  
 2203-MF-008124.

The requisite affidavit for  
 publication having been filed,  
 notice is hereby given to you:  
 UNKNOWN HEIRS AND  
 LEGATEES OF LOIS E.  
 LONG, defendant in the

Situated in the County of Marion and State of Indiana: 14 feet by parallel lines off the entire south side of Lot 130, and Lot 129 in Eastmoreland Place, as recorded in Marion County Recorder's Office, Plat Book 21, page 162.

Commonly known as: 3410N HAWTHORNE LN, INDIANAPOLIS, IN 46218

This summons by publication is specifically directed to the following defendant(s) whose whereabouts are unknown: Unknown Heirs of Bezella Cobb

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:

Marion County Clerk  
200 East Washington Street  
Ste. W122  
Indianapolis, IN 46204

On or before the 4th day of July, 2022, (the same being thirty (30) days 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.

Phillip A. Norman, P.C.  
/s/ Phillip A. Norman  
Phillip A. Norman #13734-64

Attorney for Plaintiff  
Phillip A. Norman, P.C.  
211 Calumet Avenue  
Valparaiso, IN 46383  
Telephone: 219-462-5104  
21-00127  
ATTEST:  
/s/ Myla A. Eldridge  
Clerk, Marion Superior Court  
5320-946673

05/20/22,  
05/27/22,  
06/03/22

**NOONAN & LIEBERMAN, LLC**  
**ATTORNEY ID 35615-45**  
**33 n. LaSalle Street,**  
**Suite 1150**  
**Chicago, IL 60602**  
**1889-313**

**STATE OF INDIANA,**  
**COUNTY OF MARION, ss –**  
**IN THE MARION COUNTY SUPERIOR COURT NO. 4,**  
**MARION COUNTY, INDIANA, BELTWAY CAPITAL LLC, NOT IN ITS INDIVIDUAL CAPACITY BUT SOLELY AS ADMINISTRATOR OF WESTERN RUN CAPITAL MANAGEMENT TRUST,**  
**Plaintiff, vs. UNKNOWN HEIRS AND LEGATEES OF CHARLES E. REEVES; Defendants, Case No. 49D04-22003-MF-00812. The requisite affidavit for publication having been filed, notice is hereby given to you: UNKNOWN HEIRS AND LEGATEES OF CHARLES E. REEVES; defendants in the above-entitled suit has been commenced in the MARION COUNTY SUPERIOR COURT NO. 4 OF MARION COUNTY, INDIANA, by the said plaintiff for cause, praying for the foreclosure of a certain Mortgage conveying the premises described as follows, to-wit: THE LAND DESCRIBED HEREIN IS SITUATED IN THE STATE OF INDIANA, COUNTY OF MARION, AND IS DESCRIBED AS FOLLOWS: A PARCEL OF LAND LOCATED IN THE TOWNSHIP OF BEECH GROVE, COUNTY OF MARION, STATE OF INDIANA, AND KNOWN AS BEING LOT NUMBER 26 IN BLOCK 135, SECTION E IN BEECH GROVE, AS SHOWN IN THE RECORDED PLAT MAP OF THEREOF IN PLAT BOOK 17 PAGE 122 OF MARION COUNTY RECORDS. PARCEL NUMBER: 5013218; STATE PARCEL NUMBER 49-10-29-104-019-000-502. Commonly known as: 71 NORTH 18TH AVENUE, BEECH GROVE, IN 46107, and which said Mortgage was made by and CHARLES E. REEVES (S) to URBAN FINANCIAL GROUP, as Mortgagee, and recorded as document number 2009-0115082, and the present owner(s) of the property being UNKNOWN HEIRS AND LEGATEES OF CHARLES E. REEVES, and for other relief: that summons was duly issued out of said Court against you as provided by law, and that the said suit is now pending.**

Now, therefore, unless you, the said above named defendant, file your answer to the Complaint in the said suit or otherwise make your appearance therein, IN THE OF MARION COUNTY SUPERIOR COURT NO. 4, MARION COUNTY, INDIANA, COUNTY BUILDING, 200 E. Washington Street, Indianapolis, IN 46204 on or before July 4, 2022, default may be entered against you at any time after that day and a Judgment entered in accordance with the prayer of said Complaint.

Dated, Chicago, ILLINOIS, April 19, 2022.

Clerk of the MARION COUNTY SUPERIOR COURT.

THIS IS AN ATTEMPT TO COLLECT A DEBT PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

Last known addresses: 71 NORTH 18TH AVENUE, BEECH GROVE, IN 46107

UNKNOWN HEIRS AND LEGATEES OF CHARLES E. REEVES, 71 NORTH 18TH AVENUE, BEECH GROVE, IN 46107 5320-946580

05/20/22,  
05/27/22,  
06/03/22

**STATE OF INDIANA )**  
**IN MARION SUPERIOR )**  
**COURT )**  
**COUNTY OF MARION )**  
**CAUSE NO. 49D06-2204- )**  
**MI-013084 )**  
**ESTATE OF VINICE TINSLEY, )**  
**William E. Tinsley, Personal Representative, )**  
**Plaintiff, )**  
**Vs. )**  
**KENNY DALE SHETTON )**  
**AND SARAH NICHOLE )**  
**AYON, )**  
**Defendants )**  
**SUMMONS – SERVICE )**  
**BY PUBLICATION )**  
**NOTICE OF SUIT )**  
**TO: KENNY DALE SHETTON )**  
**SARA NICHOLE AYON )**

You are notified that you have been sued in the Court above-named. The nature of the suit against you is a Complaint to Terminate LA

This summons by publication is specifically directed to the following named defendant(s): Timothy Hughes, ARW Apts, LLC d/b/a The Flats at Meridian Hills, LVNV Funding LLC and Mariner Finance, LLC t/a Personal Finance Company

This summons by publication is specifically directed to the following named defendant(s)

whose whereabouts are unknown: Mariner Associates LLC d/b/a Mariners Village Apartments

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 or response.

You must answer the Complaint in writing, by you or your attorney, within thirty (30) days after the Third Notice of Suit, and if you fail to do so a judgment by default may be entered against you for the relief demanded, by the Plaintiff.

FEIWELL & HANNOY, P.C.  
By: /s/ BRYAN K. REDMOND  
BRYAN K. REDMOND  
Attorney No. 22108-29  
Attorney for Plaintiff  
BRYAN K. REDMOND  
FEIWELL & HANNOY, P.C.  
8415 Allison Pointe Blvd., Suite 400  
Indianapolis, IN 46250  
(317) 237-2727

NOTICE  
FEIWELL & HANNOY, P.C. IS A DEBT COLLECTOR.  
By: /s/ Myla A. Eldridge  
5320-946338

05/20/22,  
05/27/22,  
06/03/22

**NOTICE OF UNRESERVED ADMINISTRATION  
CAUSE NO. 49D08-2205-EU-015128**

**IN THE SUPERIOR COURT NO. 8, PROBATE DIVISION  
OF MARION COUNTY, INDIANA**

Notice is hereby given that Samuel K. Allison and Max A. Allison were, on the 9th day of May, 2022, appointed co-personal representatives of the Estate of Stephen K. Allison, deceased, who died on the 12th day of April, 2022.

All persons having claims against said estate, whether or not now due, must file the same in said 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 said claim will be forever barred.

Dated at Indianapolis, Indiana, this 9th day of May, 2022.  
Myla A. Eldridge, Clerk of the Court  
Marion County, Indiana  
Briane M. House, Attorney  
Pritske & Davis, LLP  
728 N. State St.  
Greenfield, IN 46140  
(317) 462-3434

5320-946372

05/20/22,  
05/27/22

**INTHEMARIONCOUNTY  
SUPERIOR COURT  
PROBATE DIVISION  
STATE OF INDIANA  
IN RE: THE ESTATE )  
OF MARGARET J. AL-  
SPUR, CAUSE NO.: 49D08-  
2205-EU-015943  
DECEASED.)**

**NOTICE OF ADMINISTRATION TO BE PUBLISHED**

In the Court of Marion County, Indiana.

Notice is hereby given that on May 12, 2022, Sandra L. Hartz was appointed Personal Representative of the Estate of Margaret J. Alspur, deceased, who died intestate on January 18, 2022.

All persons who have claims against said 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 in Indianapolis, Indiana, on May 12, 2022.  
Myla A. Eldridge  
Clerk, Marion County Court

**ATTORNEY FOR PERSONAL REPRESENTATIVE**  
Eliza R. Gordaner  
APPLEGATE & DILLMAN  
ELDER LAW  
2344 South Tibbs Avenue,  
Indianapolis, Indiana 46241  
Telephone No.: (317) 492-9569  
e l i z a @ a p p l e -  
g a t e - d i l l m a n . c o m  
5320-946742

05/20/22,  
05/27/22

**INTHEMARIONCOUNTY  
SUPERIOR COURT  
PROBATE DIVISION  
STATE OF INDIANA  
IN RE: THE ESTATE )  
OF JOSEPH K. KELLER  
( CAUSE NO.: 49D08-2205-  
EU-016089  
DECEASED.)**

**NOTICE OF ADMINISTRATION TO BE PUBLISHED**

In the Court of Marion County, Indiana.

Notice is hereby given that on May 13, 2022, Grace Whitlock was appointed Personal Representative of the Estate of Joseph K. Keller, deceased, who died intestate on April 16, 2022.

All persons who have claims against said 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 in Indianapolis, Indiana, on May 13, 2022.  
Myla A. Eldridge  
Clerk, Marion County Court

**ATTORNEY FOR PERSONAL REPRESENTATIVE**  
Lisa M. Dillman  
APPLEGATE & DILLMAN  
ELDER LAW  
2344 South Tibbs Avenue,  
Indianapolis, Indiana 46241  
Telephone No.: (317) 492-9569  
l i s a @ a p p l e -  
g a t e - d i l l m a n . c o m  
5320-946754

05/20/22,  
05/27/22

**SUMMONS – SERVICE BY PUBLICATION  
STATE OF INDIANA )  
IN THE SUPERIOR COURT  
MARION COUNTY )  
( SS: )**

INDIANAS TRUST DATED 11/14/96 AND RECORDED 2/14/97 AS INSTRUMENT NO. 1997-0021713; UNKNOWN HEIRS AND LEGATEES OF MABEL L. WILLIAMS, defendants in the above-entitled suit in the IN THE MARION COUNTY SUPERIOR COURT NO. 12 OF MARION COUNTY, INDIANA, by the said plaintiff against you, praying for the foreclosure of a certain Mortgage described as follows, to-wit: LOT NUMBERED 43 IN HIGHWOODS ADDITION, THIRD SECTION, AN ADDITION TO THE CITY OF INDIANAPOLIS, IN MARION COUNTY, INDIANA AS PER PLAT THEREOF RECORDED SEPTEMBER 28, 1951 IN PLAT BOOK 25, PAGE 253, IN THE OFFICE OF THE RECORDER OF MARION COUNTY, ILLINOIS. Tax I.D. NO. 49-06-21-106-001.00091 Parcel: 9031064 Commonly known as: 3402 KESSLER BOULEVARD NORTH DRIVE, INDIANAPOLIS, IN 46222. and which said MABEL L. WILLIAMS as Mortgagee TO UNITY MORTGAGE CORP. dba THE REVERSE MORTGAGE COMPANY, as Mortgagee, and recorded as document number 1997-0048363 and the present owner(s) of the property being UNKNOWN BENEFICIARIES OF THE MABEL L. WILLIAMS TRUST DATED 11/14/96 AND RECORDED 2/14/97 AS INSTRUMENT NO. 1997-0021713; UNKNOWN HEIRS AND LEGATEES OF MABEL L. WILLIAMS, and for other relief: that summons was duly issued out of said Court against you as provided by law, and that the said suit is now pending.

Now, therefore, unless you, the said above named defendant, file your answer to the Complaint in the said suit or otherwise make your appearance therein, IN THE OF MARION COUNTY SUPERIOR COURT NO. 12 OF MARION COUNTY, INDIANA, COUNTY BUILDING, 200 E. Washington Street, Indianapolis, IN 46204 on or before July 3, 2022, default may be entered against you at any time after that day and a Judgment entered in accordance with the prayer of said Complaint.

Dated, Chicago, ILLINOIS, April 19, 2022.

Clerk of the MARION COUNTY SUPERIOR Court.

THIS IS AN ATTEMPT TO COLLECT A DEBT PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

Last known addresses: 3402 Kessler Boulevard North Drive, Indianapolis, IN 46222 UNKNOWN BENEFICIARIES OF THE MABEL L. WILLIAMS TRUST DATED 11/14/96 AND RECORDED 2/14/97 AS INSTRUMENT NO. 1997-0021713; 3402 Kessler Boulevard North Drive, Indianapolis, IN 46222 5320-946622

05/20/22  
05/27/22  
06/03/22

**SUMMONS SERVICE BY PUBLICATION**

**STATE OF INDIANA ) IN THE MARION SUPERIOR COURT**

**) SS: CIVIL DIVISION**

**COUNTY OF MARION )**

**CAUSE NO. 49D15-2105-00-003692**

**IN RE THE MARRIAGE OF:**

**OLUFUNKE RAJI,**  
Petitioner,  
and  
**MARLON TRIPLETT,**  
Respondent.

You have been sued by the Petitioner in the Court stated above for Dissolution of Marriage, wherein, the Petitioner has alleged that the parties have acquired certain property and incurred certain obligations during the course of the marriage and is requesting a reasonable division, thereof, and that there is an irretrievable breakdown of the marriage, as well as a dissolution of marriage.

The Petitioner also filed a Preamble for Summons by Publication with supporting affidavits that diligent search has been made and you cannot be located.

You must answer the Petition for Dissolution of Marriage in writing by you or your attorney, within twenty-one (21) days after the last notice of the action is published, and in the case you fail to do so, judgment by default may be entered against you for the relief demanded in the Petition for Dissolution of Marriage.

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.

The following manner of service of Summons is designated: BY PUBLICATION:

Dated: 5/9/2022

/s/ Myla A Eldridge 5320-946297

05/20/22  
05/27/22  
06/03/22

**SUMMONS -- SERVICE BY PUBLICATION**

**STATE OF INDIANA ) IN THE SUPERIOR COURT OF MARION COUNTY**

**) SS:**

**COUNTY OF MARION )**

**CAUSE NO. 49D15-2204-00-003060**

Samuel O. Ogundare Plaintiff,

V.

Adedoyin S. Ogundare Defendant.

**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: Civil.

This summons by publication is specifically directed to the following named defendant(s) whose addresses are:

And to the following defendant(s) whose whereabouts are unknown: Adedoyin Ogundare.

In addition to the above named defendants being served by this summons there may be other defendants who have an interest in this law suit.

If you have a claim for relief against the plaintiff arising from the same transaction



LEGALSLLEGALSLLEGALSLLEGALSL

rydomerlaw.com  
5320-946678

05/20/22,  
05/27/22,  
06/03/22

**STATE OF INDIANA ) IN  
THE MORGAN COUNTY  
SUPERIOR COURT  
) SS: PROBATE DIVISION  
COUNTY OF MORGAN )  
IN RE: THE ESTATE OF )  
MARY JEANNE EIDSON,  
DECEASED  
NOTICE OF ADMINIS-  
TRATION**

the Superior Court of Morgan County, Indiana. Notice is given that Debra L. Eidson was, on May 9, 2022, appointed personal representative of Mary Jeanne Eidson, deceased, who died on February 21, 2022, and is authorized to administer the estate without court supervision.

All persons who have claims against this estate, whether or not now due, must file the claim in the office of the clerk of the Morgan County Superior Court, Probate Division within three (3) months from the date of publication of this notice, or within nine (9) months from the date of death, whichever is earlier, or the claims will be forever barred.

Dated at Morgan County, Indiana, this May 9, 2022.  
**CLERK OF MORGAN COUNTY SUPERIOR COURT, PROBATE DIVISION**  
Shane A. Toland (22775-41)

Attorney for Personal Representative, Debra L. Eidson  
**TOLAND LAW FIRM**  
7748 Madison Avenue,  
Suite C  
Indianapolis, Indiana 46227

Phone: (317) 921-0094  
Fax: (866) 314-6005  
shane@shanelatol.com  
5320-946465

05/20/22,  
05/27/22

**Indianapolis Public Transportation Corporation (IPTC)**  
Request For Proposals  
RFP 22-04-444 Workers  
Comp & Risk Management  
Summary: Indianapolis Public Transportation Corp. (IPTC/IndyGo) IPTC is providing for a provider to process all workers' compensation claims under the Indiana Workers' Compensation Board (IWCB) guidelines along with risk claims in a timely manner. Services sought include, but are not limited to, investigation, reserving and payment, subrogation, filing reports with the state and excess insurance provider, negotiating, and settling of claims for pre-approved amounts by IPTC.

The provider must be able to work within the confines of a collective bargaining unit. The goal established for claims and workers' compensation management services is that of controlled cost for the corporation through the application of the talents of experienced and professionally qualified individuals, to equitably and reasonably furnish the Workers Compensation/ Auto Liability/ Bodily Injury/ and Property Damage claims management services in a manner that is most beneficial to the corporation.

To view this RFP online, you must first visit indygo.bonfirehub.com to register your company. Registration is free and easy. Once registered, you will see all current solicitations as well as be informed of upcoming projects.

Issue of RFP: 05/20/2022 by EOD

Pre-Proposal Meeting: 06/03/2022 @ 1:00 p.m. EST (email for reserved seating or virtual link)

Written Questions Due: 06/07/2022 by 4:00 p.m. EST  
Answers Provided and Posted: 06/13/2022

Intend to Bid Due Date: 06/20/2022 by 11:00 a.m. EST  
Proposal Due Date: 06/20/2022 by 11:00 a.m. EST (via the Bonfire portal)  
Notice of Award: 08/26/2022  
5320-946466

05/20/22,  
05/27/22

**Indianapolis Public Transportation Corporation (IPTC)**  
Request For Qualifications  
RFQ 22-04-447 Zero Emission Vehicle Transition Plan  
Summary: Indianapolis Public Transportation Corp. (IPTC/IndyGo) is seeking a consultant to develop a plan to transition the remainder of IndyGo's fixed-route bus fleet to zero emission vehicles. The project should analyze IndyGo's existing conditions and future service plans to provide actionable recommendations for transitioning IndyGo's fleet to zero emission vehicles.

To view this RFP online, you must first visit indygo.bonfirehub.com to register your company. Registration is free and easy. Once registered, you will see all current solicitations as well as be informed of upcoming projects.

Issue of RFP: 05/20/2022 by EOD

Pre-Proposal Meeting: 05/31/2022 @ 2:00 p.m. EST (email for reserved seating and/or virtual link)

Written Questions Due: 06/03/2022 by 4:00 p.m. EST  
Answers Provided and Posted: 06/09/2022

Proposal Due Date: 06/16/2022 by 3:00 p.m. EST  
Notice of Award: 08/25/2022  
5320-946467

05/20/22,  
05/27/22

**MDK # 19-015787  
STATE OF INDIANA ) IN  
THE MARION SUPERIOR  
COURT #1  
) SS:  
COUNTY OF MARION )  
CAUSE NO. 49D01-2202-  
MF-004440**

The Bank of New York Mellon FKA The Bank of New York as Trustee for the Certificate holders of CWABS (Inc., Asset Backed Certificates, Series 2004-SD2

Plaintiff, vs. Thomas C. Lee, et al. Defendants.  
**NOTICE OF SUIT SUMMONS BY PUBLICATION**  
TO: Thomas C. Lee: BE IT KNOWN, that The Bank of New York Mellon FKA The Bank of New York as Trustee for the Certificate holders of CWABS (Inc., Asset Backed Certificates, Series 2004-SD2, the above-named

Plaintiff, by its attorney, J. Dustin Smith, has filed in the office of the Clerk of the Marion Superior Court #1 its Complaint against Defendant Thomas C. Lee, and the said Plaintiff having also filed in said Clerk's office the affidavit of a competent person showing that the residence and whereabouts of the Defendant, Thomas C. Lee, upon diligent inquiry is unknown, and that said cause of action is for default on the promissory note and to foreclose a mortgage on the following described real estate in Marion County, State of Indiana, to wit:

30 feet by parallel lines off the entire South side of Lot 26 in Hubbard, McCarty and Martindale's Subdivision of Lots 1, 2, 7 and 8 Square 12 in South East Addition to the City of Indianapolis, the plat of which is recorded in Plat Book 3, Page 169, in the Office of the Recorder of Marion County, Indiana.

commonly known as 1512 Linden Street, Indianapolis, IN 46203.

NOW, THEREFORE, said Defendant is hereby notified of the filing and pendency of said Complaint against them and that unless they appear and answer or otherwise defend thereto within thirty (30) days after the last notice of this action is published, judgment by default may be entered against said Defendant for the relief demanded in the Complaint.

Dated Clerk, Marion Superior Court #1

J. Dustin Smith (29493-06)  
Stephanie A. Reinhart (25071-06)  
Nicholas M. Smith (31800-15)

Chris Wiley (26936-10)  
Susan B. Kineman (17405-49)

Attorneys for Plaintiff  
**MANLEY DEASKOCHAL-  
SKI LLC**

P.O. Box 165028  
Columbus OH 43216-5028  
Telephone: 614-220-5611  
Facsimile: 614-220-5613  
Email: sef-jds@msd.com  
manleydeasko.com  
5320-946078

05/13/22,  
05/20/22,  
05/27/22

**INDIANA COMMERCIAL COURT  
STATE OF INDIANA ) IN  
THE MARION SUPERIOR  
COURT  
) SS:  
COUNTY OF MARION )  
CAUSE NO.: 49D01-2205-  
MF-014542  
RSS UBSCM2018-C9 -  
DE RII, LLC,  
Plaintiff,  
v.**

RISINGSAM INN INDY LLC; BRISAM ANDERSON LLC; RS HOSPITALITY OF MARION LLC; RS INN OF COLLINSVILLE LLC; BRISAM VERNON LLC; RS JOPLIN 36 LLC; BRISAM INN JOPLIN LLC; SC JOPLIN 32 LLC; M&R HOTEL MANAGEMENT; UNKNOWN OWNERS AND NON-RECORD CLAIMANTS.

Defendants.  
**SUMMONS BY PUBLICATION**

This summons is to the Unknown Owners and Non-Record Claimants, and to any other person who may be concerned.

You are notified that you have been sued as a Defendant in the Marion County Superior Court, 200 East Washington Street, Indianapolis, IN 46204, in an action entitled RSS UBSCM2018-C9 - DE RII, LLC v. Risingsam Indy Inn LLC; RS Hospitality of Marion LLC; RS Inn of Collinsville LLC; Brisam Vernon LLC; RS Joplin 36 LLC; Brisam Inn Joplin LLC; SC Joplin 32 LLC; M&R Hotel Management; Unknown Owners; and Non-Record Claimants, Cause No. 49D01-2205-MF-014542. This summons by publication is specifically directed to the Unknown Owners and Non-Record Claimants and whose whereabouts are unknown.

The named Plaintiff is represented by R. Brock Jordan, Attorney No. 17060-49, Katz Korin Cunningham PC, 334 North Senate Avenue, Indianapolis, IN 46204, Telephone No. 317-464-1100.

The nature of this suit against you is to foreclose commercial mortgages on real property containing hotels located at 4504 Southport Crossing Drive, Indianapolis, IN 46237 and 2312 Hampton Drive, Anderson, IN 46013.

An answer or other response in writing to the Complaint for Money Judgment and Foreclosure of Commercial Mortgages must be filed either by you or your attorney on or before June 13, 2022, and if you fail to do so, judgment by default may be rendered against you for the relief demanded by the Plaintiff.

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.

If you need the name of an attorney, you may contact the Indiana State Bar Association Lawyer Referral Service (317-639-5465).

Dated: Clerk, Marion Superior Court  
4876-7438-6974, v. 1  
5320-946061

05/13/22,  
05/20/22,  
05/27/22

**SUMMONS-SERVICE BY PUBLICATION  
STATE OF INDIANA ) IN  
THE MARION SUPERIOR  
COURT 2  
) SS:  
COUNTY OF MARION )  
CAUSE NO. 49D02-2204-  
MF-013604  
COMMUNITY LOAN  
SERVICING, LLC, A DELA-  
WARE LIMITED LIABILITY  
COMPANY,  
Plaintiff,  
vs.**

**MICHAEL D. NOEL, THE  
UNKNOWN HEIRS AND  
DEVEISEES OF ORAZ WAG-  
NER, DECEASED,  
FIFTH THIRD BANK, IN-  
DIANA (CENTRAL), DUN-  
CAN'S FIREPLACE & PATIO  
CENTER,  
MED-1 SOLUTIONS, LLC  
and STATE OF INDIANA,  
Defendants.**

**NOTICE OF SUIT**  
The State of Indiana to the Defendant(s) above named, and any other person who may be concerned.

You are hereby notified that you have been sued in the Court above named.

The nature of the suit against you is:

Complaint on Note and to Foreclose Mortgage on Real Estate

Against the property commonly known as 731 S Sherman Dr, Indianapolis, IN 46203-6300 and described as follows:

LOT 21 IN MEADLAWN, AN ADDITION TO THE CITY OF INDIANAPOLIS THE PLAT OF WHICH IS RECORDED IN PLAT BOOK 19, PAGE 97 IN THE OFFICE OF THE RECORDER OF MARION COUNTY, INDIANA.

This summons by publication is specifically directed to the following named defendant(s): Michael D. Noel, Fifth Third Bank, Indiana (Central), Duncan's Fireplace & Patio Center, Med-1 Solutions, LLC and State of Indiana.

This summons by publication is specifically directed to the following named defendant(s) whose whereabouts are unknown: The Unknown Heirs and Devises of Ora Z. Wagner, Deceased

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 or response.

You must answer the Complaint in writing, by you or your attorney, within thirty (30) days after the Third Notice of Suit, and if you fail to do so a judgment by default may be entered against you for the relief demanded, by the Plaintiff.

FEIWELL & HANNOY, P.C.  
By /s/ SUSAN M WOOLLEY

SUSAN M. WOOLLEY  
Attorney No. 15000-64  
Attorney for Plaintiff  
SUSAN M. WOOLLEY  
FEIWELL & HANNOY, P.C.  
8415 Allison Pointe Blvd.,  
Suite 400  
Indianapolis, IN 46250  
(317) 237-2727

NOTICE  
FEIWELL & HANNOY, P.C.  
IS A DEBT COLLECTOR.

4/25/2022  
/s/ Myla A. Eldridge  
5320-945895

05/13/22,  
05/20/22,  
05/27/22

**SUMMONS -- SERVICE  
BY PUBLICATION  
STATE OF INDIANA ) IN  
THE MARION SUPERIOR  
COURT  
) SS:  
COUNTY OF MARION )  
CAUSE NO. 49D04-2203-  
MF-010359  
PNC BANK, NATIONAL  
ASSOCIATION  
Plaintiff  
-vs-  
WENDELL G. WHEELER,  
CENTER FOR AT-RISK  
ELDERS, INC., GUARDIAN  
FOR SYLVIA L. WHEELER,  
NATIONAL CITY BANK,  
LVNV FUNDING LLC  
Defendant(s)  
NOTICE OF SUIT**

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 the foreclosure of a mortgage upon the property legally described as follows:

A PARCEL OF LAND LOCATED IN THE CITY OF INDIANAPOLIS, COUNTY OF MARION, STATE OF INDIANA, AND KNOWN AS: BEING LOT NUMBER 280 IN HOLIDAYS GARFIELD PARK ADDITION, AN ADDITION TO THE CITY OF INDIANAPOLIS AS SHOWN IN THE RECORDED PLAT/MAP THEREOF IN PLAT BOOK 13 PAGE 54 OF MARION COUNTY RECORDS

Commonly known as: 1716 NELSON AVE, INDIANAPOLIS, IN 46203

This summons by publication is specifically directed to the following defendant(s) whose whereabouts are unknown: Wendell G. Wheeler

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:

Marion County Clerk  
200 East Washington Street  
Ste. W122  
Indianapolis, IN 46204

on or before the 26th day of June, 2022, (the same being thirty (30) days 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.

Philip A. Norman, P.C.  
/s/ Philip A. Norman  
Philip A. Norman #13734-64

Attorney for Plaintiff  
Philip A. Norman, P.C.  
2110 Calumet Avenue  
Valparaiso, IN 46383  
Telephone: 219-462-5104  
22-00255

ATTEST:  
Clerk, Marion Superior Court  
5320-945791

05/13/22,  
05/20/22,  
05/27/22

**MDK # 22-007971  
STATE OF INDIANA )  
) SS:  
COUNTY OF MARION )  
CAUSE NO. 49D04-  
2204-MF-013927  
Fifth Third Bank, National  
Association  
Plaintiff,  
vs.**

The Unknown heirs, devisees, legatees, beneficiaries of Dana R. Lockart and their unknown creditors; and, the unknown executor, administrator, or personal representative of the Estate of Dana R. Lockart, et al. Defendants.

**NOTICE OF SUIT SUMMONS BY PUBLICATION**  
TO: The Unknown heirs, devisees, legatees, beneficiaries of Dana R. Lockart and their unknown creditors; and, the unknown executor, administrator, or personal representative of the Estate of Dana R. Lockart: BE IT KNOWN, that Fifth Third Bank, National Association, the above-named Plaintiff, by its attorney, J. Dustin Smith, has filed in the office of the Clerk of the Marion Superior Court #4 its Complaint against Defendant The Unknown heirs, devisees, legatees,

beneficiaries of Dana R. Lockart and their unknown creditors; and, the unknown executor, administrator, or personal representative of the Estate of Dana R. Lockart, et al. Defendants.

Building 2 Unit 8901-207 per plat thereof recorded on April 11, 2005 as Instrument No. 2005-0054594 in Creekside Crossing, LLC created by Declaration of Condominium Ownership recorded as Instrument No. 2004-235308 on December 21, 2004, as amended by supplemental Declarations recorded as Instrument No. 20050054595 on April 11, 2005 in the Office of the Recorder of Marion County (collectively the "Declaration") together with the undivided percentage interests appertaining to such unit in the Common Areas and Limited Common Areas in Creekside Crossing Condominiums, the provisions of paragraph 21 of the Declaration. Upon the filing and recording of Supplemental Declarations annexing additional real estate to Creekside Crossing Condominiums, the Grantee's undivided percentage interest in the Common Areas and Limited Areas shall be reduced and changed in accordance with the provisions of paragraphs 8 and 21 of the Declaration; together with the exclusive right to use Parking Space No. 30, which right shall pass with title to Building 2, Unit 8901-207.

commonly known as 8901 Hunters Creek Drive, Apt 207, Indianapolis, IN 46227.

NOW, THEREFORE, said Defendant is hereby notified of the filing and pendency of said Complaint against them and that unless they appear and answer or otherwise defend thereto within thirty (30) days after the last notice of this action is published, judgment by default may be entered against said Defendant for the relief demanded in the complaint.

Dated Clerk, Marion Superior Court #4

J. Dustin Smith (29493-06)

Stephanie A. Reinhart (25071-06)

Nicholas M. Smith (31800-15)

Chris Wiley (26936-10)

Susan B. Kineman (17405-49)

Attorneys for Plaintiff  
MANLEY DEASKOCHALSKI LLC  
P.O. Box 165028  
Columbus OH 43216-5028

Telephone: 614-220-5611  
Facsimile: 614-220-5613  
Email: sef-jds@msd.com  
manleydeasko.com  
5320-945863

05/13/22,  
05/20/22,  
05/27/22

**SUMMONS -- SERVICE  
BY PUBLICATION  
STATE OF INDIANA ) IN  
THE MARION SUPERIOR  
COURT  
) SS:  
COUNTY OF MARION )  
CAUSE NO. 49D05-2203-  
MF-006703  
Clerk  
Marion Superior Court  
200 E. Washington Street,  
Room W122  
Indianapolis, IN 46204  
(317) 327-4740  
JPMORGAN CHASE  
BANK, NATIONAL ASSOCIATION  
Plaintiff  
Vs.  
UNKNOWN HEIRS AT  
LAW AND DEVEISEES OF  
ROBERT E. THORNBURGH JR.;  
JOSHUA THORNBURGH;  
ERIN HRUSCHAK; STACIE THORNBURGH;  
Defendant  
NOTICE OF SUIT**

The State of Indiana to the Defendant 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 suite against you is:

Complain on Note and to Foreclose Mortgage on Real Estate against the property described in Exhibit B of the Complaint as set out below:

Legal Description: Lot 8 in Block 5 in Child Brothers and Teachouts English Avenue Addition to the City of Indianapolis, as per plat thereof, recorded in Plat Book 7, page 122, in the Office of the Recorder of Marion County, Indiana, except 65 feet by parallel lines off the entire South side thereof.

beneficiaries of Dana R. Lockart and their unknown creditors; and, the unknown executor, administrator, or personal representative of the Estate of Dana R. Lockart, and the said Plaintiff having also filed in said Clerk's office the affidavit of a competent person showing that the residence and whereabouts of the Defendant, The Unknown heirs, devisees, legatees, beneficiaries of Dana R. Lockart and their unknown creditors; and, the unknown executor, administrator, or personal representative of the Estate of Dana R. Lockart, upon diligent inquiry is unknown, and that said cause of action is for default on the promissory note and to foreclose a mortgage on the following described real estate in Marion County, State of Indiana, to wit:

Building 2 Unit 8901-207 per plat thereof recorded on April 11, 2005 as Instrument No. 2005-0054594 in Creekside Crossing, LLC created by Declaration of Condominium Ownership recorded as Instrument No. 2004-235308 on December 21, 2004, as amended by supplemental Declarations recorded as Instrument No. 20050054595 on April 11, 2005 in the Office of the Recorder of Marion County (collectively the "Declaration") together with the undivided percentage interests appertaining to such unit in the Common Areas and Limited Common Areas in Creekside Crossing Condominiums, the provisions of paragraph 21 of the Declaration. Upon the filing and recording of Supplemental Declarations annexing additional real estate to Creekside Crossing Condominiums, the Grantee's undivided percentage interest in the Common Areas and Limited Areas shall be reduced and changed in accordance with the provisions of paragraphs 8 and 21 of the Declaration; together with the exclusive right to use Parking Space No. 30, which right shall pass with title to Building 2, Unit 8901-207.

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Dated Clerk, Marion Superior Court #4

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manleydeasko.com  
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05/13/22,  
05/20/22,  
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**SUMMONS -- SERVICE  
BY PUBLICATION  
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Marion County Clerk  
200 East Washington Street  
Ste. W122  
Indianapolis, IN 46204

on or before the 26th day of June, 2022, (the same being thirty (30) days 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.

Philip A. Norman, P.C.  
/s/ Philip A. Norman  
Philip A. Norman #13734-64

Attorney for Plaintiff  
Philip A. Norman, P.C.  
2110 Calumet Avenue  
Valparaiso, IN 46383  
Telephone: 219-462-5104  
22-00255

ATTEST:  
Clerk, Marion Superior Court  
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05/13/22,  
05/20/22,  
05/27/22

**SUMMONS -- SERVICE  
BY PUBLICATION  
STATE OF INDIANA ) IN  
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) SS:  
COUNTY OF MARION )  
CAUSE NO. 49D05-2203-  
MF-006703  
Clerk  
Marion Superior Court  
200 E. Washington Street,  
Room W122  
Indianapolis, IN 46204  
(317) 327-4740  
JPMORGAN CHASE  
BANK, NATIONAL ASSOCIATION  
Plaintiff  
Vs.  
UNKNOWN HEIRS AT  
LAW AND DEVEISEES OF  
ROBERT E. THORNBURGH JR.;  
JOSHUA THORNBURGH;  
ERIN HRUSCHAK; STACIE THORNBURGH;  
Defendant  
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The State of Indiana to the Defendant above named and any other person who may be concerned.

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This summons by publication is specifically directed to the following named defendants:

UNKNOWN HEIRS AT LAW AND DEVEISEES OF ROBERT E. THORNBURGH JR.;

JOSHUA THORNBURGH; ERIN HRUSCHAK; STACIE THORNBURGH;

This summons by publication is specifically directed to the following named defendant whose whereabouts are unknown:

UNKNOWN HEIRS AT LAW AND DEVEISEES OF ROBERT E. THORNBURGH JR.;

JOSHUA THORNBURGH; ERIN HRUSCHAK; STACIE THORNBURGH;

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 or response.

You must answer the Complaint in writing, by you or your attorney, within thirty (30) days after the Third Notice of Suit, and if you fail to do so a judgment by default may be entered against you for the relief demanded by the Plaintiff.

A hearing is set for July 19, 2022 at 3:30 p.m. You must appear for the hearing. If you do not appear for the hearing, evidence may be heard in your absence and a determination made by the court.

If you take no action in the case, the Court may grant a dissolution of marriage and make a determination regarding child custody, parenting time, child support, property division (real or personal) and any other distribution of assets and allocation of debts as the Court deems proper.

Clerk, Marion County, Indiana, and the Respondent is a resident of Marion County, Indiana.

3. The Respondent gave birth to a Caucasian male, Janelle Ferentz, who being duly sworn upon his oath alleges and says as follows:

1. This action is being filed pursuant to Indiana Code 31-14-1-1, et seq.

2. The Petitioner is a resident of Marion County, Indiana, and the Respondent is a resident of Marion County, Indiana.

3. The Respondent gave birth to



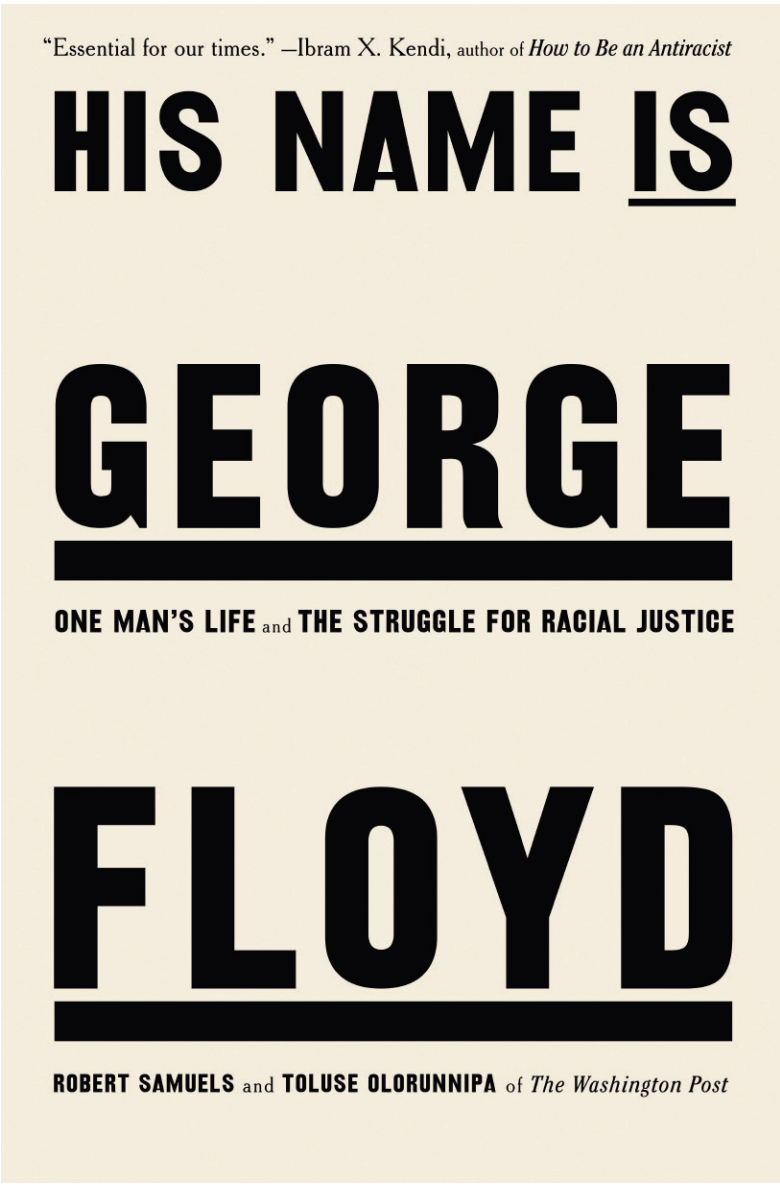
# ‘HIS NAME IS GEORGE FLOYD: One Man’s Life and the Struggle for Racial Justice’

BY TERRI SCHLICHENMEYER

The pavement was hard. At that time of day, it still held the last of the sun’s warmth but that didn’t make it comfortable. Pebbles embedded in blacktop can bloody skin in a minute; bits of broken glass can scratch a cheek lying on the concrete. Street-side is never a good place to be, and in the new book, “His Name is George Floyd” by Robert Samuels and Toluse Olorunnipa, it gets worse. Everyone who knew George Floyd knew that he loved them. He said so, in texts and in person, every time he saw them. That’s the kind of man he was.

Born in North Carolina in 1973, Floyd was a joyous child surrounded by female relatives who doted on him and missed him badly when his mother took her children and followed a man to Houston. There, the family lived in a neighborhood that was mostly Black and all poor, and Floyd gained two younger half-brothers.

The authors say that Floyd wasn’t the best student at Jack Yates Senior High School in Houston, but he wasn’t the worst. Teachers and students liked him; coaches liked him because he could really play basketball and football. He



was gentle; they had to notch up his fierceness in both games but since he was more than 6’ tall and a couple hun-

dred pounds, there was promise. Which was just enough. Much to his heartbreak, Floyd couldn’t pass the TAAS



Robert Samuels (Photo/Katherine Frey, Washington Post)

test given to assess the proficiency of all high school seniors in Texas. No pass, no diploma, but though he wasn’t able to attend his graduation ceremony, he did land a basketball scholarship to South Florida Community College. Alas, bad grades followed him there and he soon returned to Houston, frustrated and broke, and he began selling drugs. That didn’t go well, either: Floyd was arrested, convicted and sent to prison. More than four years later, with a felony on his record, Floyd decided to move to Minneapolis. It was a chance for a fresh start ...

While it may seem that “His Name is George Floyd” might be too painful to read, even now, two years after his death, that’s not so. Not entirely. There are huge pockets of sunny joy in this book, at a

childhood enjoyed, dreams reached for, and people beloved. Those sides of Floyd, parts that were missed by many news outlets, are shared but authors Samuels and Olorunnipa don’t let him become larger than life; Floyd had flaws, and we’re allowed to see them.

Then again, there are times when George Floyd becomes almost a sidenote here. That’s when Samuels and Olorunnipa turn away to focus on what else happened that boiling-hot summer of 2020, including the BLM protests, politics and other incidences of police overreach; we also get a good overview of Derek Chauvin, his background and his trial.

Readers who want to somehow memorialize Floyd will appreciate this book for its candor, good research and its storytelling. You’ll also want “His Name is George Floyd” for its concrete answers. “His Name is George Floyd: One Man’s Life and the Struggle for Racial Justice” by Robert Samuels and Toluse Olorunnipa

**\$30**  
**432 pages**  
**Viking**  
**c.2022**

## Super Crossword PRIZEWORTHY

- ACROSS

1

Classic Pabst beer brand

7

Place for hay or a choir

11

Facial mask offerers

15

Barter

19

Retort to “Am so!”

20

“La Traviata” solo, say

21

Many a smartphone message

22

By way of, for short

23

He played V in “V for Vendetta” [sci-fi writing]

25

Domain

26

German “a”

27

The, in Tours

28

Tarnish

29

Galahad’s title

30

Tina of pop

32

Mogadishu resident

33

“Rags to Riches” singer [Broadway]

35

Capital of Italy, in Italy

38

Golfers’ positions

40

Built on

41

Jungian inner self

43

Stallion, e.g.

44

Yellow shade

46

“Little Birds” actress [Canadian music]

49

Longtime member of the Four Tops [off-Broadway]

54

Fred dancing in films

55

Tile locale

57

Fly of Africa

58

Rice dish

61

Walton who wrote “The Compleat Angler”

63

Leaves port

64

Rub roughly

68

Ventriloquist with the dummy

71

Horse pace

72

“Incredible!”

74

Delight in

75

Bus stop

77

She’s asked to “peel me a grape” in film

79

Call to a pig

81

1982 Dustin Hoffman film

86

“Shameless” actress [television]

88

“The Picture of Dorian Gray” novelist [film]

91

Panache

92

La — Tar Pits

93

“The Piano” actor Sam

94

Remits in advance

98

Kids’ racers on tracks

101

Lyric verses

102

American labor leader [French film]

105

Verbalized

107

Go- — (no slouch)

108

Cager’s hoop

109

Went flat

110

Be in arrears

113

Blind as —

114

Uncork, e.g.

116

What any of the eight people featured in this puzzle should be?

118

Dust particle

119

Blu-ray Disc producer

120

Work benefit

121

Puts into law

122

Squeezed (out)

123

Circus barker

124

Actress Harper

125

Least refined

DOWN

1

Witty Mort

2

Like facts

3

Rules, for short

4

1969 Beatle bride Yoko

5

“— I love thee?”

6

Cooks, as asparagus

7

Kitschy 1960s light

8

First

9

High-quality

10

Gift label

11

Tarnish

12

“Firework” singer Katy

13

Tree toppler

14

Governor’s fiscal concern

15

“Tristram Shandy” author

16

Complained childishly

17

Actor Will of “30 Rock”

18

— Rico

24

Amo, amas, —

29

Distress call

31

Strip down

32

Island group near Fiji

33

Summer shirt

34

Tiny toddler

35

Indian royal

36

Big burden

37

Breath fresher

39

Treble —

42

“Take — from me”

44

On the train, e.g.

45

Illusion on a hot road

47

Sandusky’s lake

48

Merges

49

Seep out

50

In good order

51

Move a bit

52

Capital of Norway

53

Sticky home?

56

Cuba — (rum cocktail)

59

Tennis champ Andre

60

Courteous

65

“Pardon me”

62

— secret (didn’t blab)

64

Judge’s wear

65

“Pardon me”

66

Done the backstroke, e.g.

67

Prefix with 104-Down

69

House unit

70

Jordanian queen dowager

73

Major combat

76

Word before hall or crier

78

Jesuit college in Worcester

80

Part of NYSE

82

Attach with laces, say

83

Lost traction on the ice

84

Waste time

85

Bioelectric fishes

87

Tiara go-with

89

Five-armed echinoderms

90

Lots to leave autos in, to Brits

92

“Lowdown” singer

95

Nike rival

96

Grand home

97

Touched comfortably

98

Jewel

99

Blabbed

100

Meat sticker

103

Boxing venue

104

Plastic for a waterbed

106

Suburb of Minneapolis

109

—“Pea

110

In time past

111

Makes moist

112

Word before while

115

“The Raven” poet

116

Inclined

117

Rustic denial

INDIANAPOLIS RECORDER

OUR FUTURE IS POWERFUL VOICES

In recognition of 127 years of excellence, we’re celebrating Powerful Voices.

This program is closing the opportunity gap for black and brown students. Find out how you can participate.

Powerful Voices supports the JAWS program, which helps young students of color begin their career pursuit through all aspects of journalism including mixed media creative arts, broadcast journalism and writing not only with the Indianapolis Recorder, but wherever their careers may take them.

## RAISING THE BAR FOR JOURNALISM

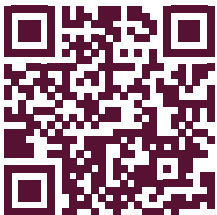
JAWS has helped black and brown students for the last 29 years to develop skills, make industry connections and launch their careers from an early age. We’ve launched this fundraising effort to reach more young people and to inspire and invest in these students in minority communities, right here in Indianapolis. The future of our work-not just of the Indianapolis Recorder-but the future of journalism itself depends upon these talented young people, and they depend on you. Investing in children in all forms of broadcast media. We have already seen that investing in our children makes a difference for minority children, but also for the broadcast and journalism industry as a whole. The journalism and broadcast media industry needs distinct and compelling voices, including voices who bring diversity and perspective to the profession.

## SUPPORT FUTURE POWERFUL VOICES.

At Indianapolis Recorder, the last 127 years have been impactful to our whole community, and we want to ensure that we continue on that path of success by investing in youth. The JAWS program develops professional journalism industry skills for children in broadcast media, videography, graphic design, digital media and writing. Indianapolis Recorder is asking you to join us. Because of mentors, visionaries and donors like you, our future is Powerful Voices.

TO DONATE TODAY PLEASE VISIT:

TO SUBSCRIBE TODAY PLEASE VISIT:





States hands off when it comes to NCAA, athlete compensation

By JIM VERTUNO  
AP Sports Writer

AUSTIN, Texas (AP) — The NCAA waited nearly a year to issue a warning that there are still rules to follow now that college athletes can earn money off their fame, sparking speculation that a crackdown could be coming for schools and boosters that break them.

But the NCAA isn't the only enforcement organization that stayed quiet as millions of dollars started flying around college athletes.

Nearly half the states, 24 in all, have laws regarding athlete compensation, all passed since 2019. Several specifically ban the sort of pay-for-play and recruiting enticement deals the NCAA still outlaws and critics of the new system worry about.

Yet those states have shown no appetite to question or investigate the schools, the contracts or the third-party groups orchestrating them. Even if they did, there is little legal framework for how they would do it.

Texas and Florida, two states with major college football and basketball programs, ban pay-for-play contracts and using deals to lure recruits to campus. But neither state set up mechanisms to investigate or punish a school, organization or agent caught breaking the rules.

"A lot of people are referencing the NCAA not taking action, but the same can be said about states," said Darren Heitner, an attorney who helped craft the Florida law.

The unenforced state bans on pay-for-play and recruiting deals calmed lawmakers who worried that college sports they love were changing, said Heitner, an advocate for athletes' rights to earn money. But there has been no indication a state attorney general or local prosecutor will go after a big university, coach and wealthy donors if the team is bringing in top players and winning.

Alabama was one state that did have specific punishment in its law: Anyone providing compensation to an athlete that caused them to lose eligibility faced a potential Class C felony, which carried up to 10 years in prison.

But Alabama lawmakers repealed the state's entire college athlete compensation law earlier this year. The law's original author called for the repeal because he worried it left Alabama schools at a recruiting disadvantage compared with rival schools in other states that didn't have similar restrictions.

Arkansas gives some legal power to the athletes in that state. They can sue their agent or another third



Getty Images

party that offers or sets up a deal later deemed improper and they are declared ineligible to play.

Half the states don't have athlete compensation laws. Schools there have been left to navigate the general parameters the NCAA provided in June 2021 on the eve of the NIL era and to wait to see what would be enforced. Pay-for-play and "improper inducements" were still off the table, the NCAA said then, but there were few details and NIL deals were struck by the hundreds in the weeks that followed.

The NCAA finally stepped back into its enforcement role with new guidance that sought to clarify the types of contracts and booster involvement that should be considered improper.

Few expect a massive crackdown and the Division I Board of Governors noted that its focus was on the future. There's simply too many athletes and too many contracts for NCAA enforcement to look at them all.

"The enforcement is going to fall on the NCAA, (but) there's no way they'll try to look at thousands of deals," said Mit Winter, a sports law attorney in Kansas City, Missouri.

The NCAA will more likely look at some of the highly publicized deals set up through prominent business owners and third-party collectives that have popped up around dozens of schools to pool millions of dollars and connect athletes with business deals.

"It's positioned itself where it has no choice but to try to make an example out of a booster or a collective," Heitner said. "Otherwise, what was the point? ... If it doesn't, it's powerless and obsolete. It still has that problem that it knows it is going to be sued."

NCAA officials did not immediately respond to requests for comment.

At Texas, the nonprofit Horns With Heart raised eyebrows when it announced just before the December football national signing day that it would offer all Longhorns scholarship offensive linemen \$50,000 NIL deals to support charities. A few days later, Texas signed one of the top recruiting classes in the country with a bumper crop of blue-chip offensive linemen.

Horns With Heart co-founder Rob Blair was unconcerned by the warning from the NCAA, saying the nonprofit has played by the rules since it launched.

"We realized at the beginning of the NIL era that this Wild West attitude would eventually lead us to a moment like this, that is why we set out to be different," Blair said in an email. "We have gone above and beyond to ensure we not only follow the letter of the law of NIL regulation, but we feel we also represent the spirit of the NIL laws as they were originally written."

Aside from NCAA enforcement staff, university compliance directors — long the watchdogs over athletes and their eligibility — are trying to navigate a shifting landscape with murky rules.

Lyla Clerry, Iowa's senior associate athletics director for compliance, welcomed the NCAA's renewed guidance on athlete endorsement contracts if it means they will be enforced.

"Honestly, I don't know that I have a lot of faith that I'm going to see that happening," Clerry said, noting the last year has been "frustrating" for compliance officials.

"You don't really know, well, what should we be enforcing, because what is the NCAA going to enforce? So we can't constantly be beating our heads trying to enforce things that nationally aren't getting enforced," Clerry said. "I don't know if I would say it's operating blindly, but we're definitely in the dark."

AP Sports Writer Eric Olson contributed to this report.

## Fever vs. Sun

Fever Victoria Vivians puts a move on DiJonai Carrington of the Sun and scored two of fifteen, leading the Fever.

Fever rookie point guard Destanni Henderson gets to the bucket.

The 2012 Indiana Fever Championship team was back in front of Fever fans once again. The team received a standing ovation from the crowd. (Photos/David Dixon)

## Indy 500 qualification

Scott Dixon (9) Chip Ganassi Racing celebrates winning the pole for the NTT IndyCar Series. (Photos/Jeff Brown)

Dave Pena, crew chief, Indy car #8 Huski Chocolate Chip Ganassi Racing Team, based out of Zionsville. (Photos/Walt Thomas)

Mike Russell is a member of the Andretti Autosport Racing Team, based out of Indianapolis.

## Team Indiana Law Enforcement Tournament

Queens of the Court Porsche Green ran the point at the Team Indiana Law Enforcement Tournament.

The Queens ran the court. They recently defeated Team Louisiana to win the Team Indiana Law Enforcement Tournament. The team went undefeated.

Queens Dejah Cyrus was named MVP. (Photos/David Dixon)