INDIANAPOLIS RECORDER

Indiana's Greatest Weekly Newspaper Since 1895 Preparing a conscious community today and beyond www.indianapolisrecorder.com

Friday, June 24, 2022 75 cents



Paul Gakpo (second from the left) lives in Kentucky with his wife, Michelle (far right), and son, Louis. The family poses for a photo outside of their home with Paul's mother, Philomena, in May. (Photo/Jacob Dean/Side Effects Public Media)

Many sickle cell patients are no longer children, but the system has not caught up

By FARAH YOUSRY

One night when Paul Gakpo was 9 months old, he fell sick and wouldn't eat. His parents grew worried and rushed him to a nearby hospital the next morning.

It was 1984. The doctors figured out baby Gakpo's red blood cells were changing from the typical doughnut shape into the shape of a half-moon, and what he was experiencing was a sickle cell disease pain crisis.

"I had some damage done to my feet and my



<u>OPINION:</u> Blood donations critical to helping those with sickle cell disease

By DR. DAVID HEDRICK



Have you ever considered donating blood? If you are of African descent, your blood donations could help save the lives of the more than 1,500 people in Indiana living with sickle cell disease.

Healthy blood cells are round and pass through blood vessels easily. The blood cells of someone with sickle cell disease can become misshapen and get stuck in their blood vessels. This causes the blood to back up in the body, creating pain and leading to organ failure if not treated properly. Many people who suffer from this lifethreatening condition rely on blood transfusions for treatment, but the blood supply is often critically low. Not only that, but in the United States, less than 0.5% of donated blood comes from Black Americans, yet most people with sickle cell disease are of African descent. It is extremely important for patients to receive blood that matches their own. The letter type of the blood is important, but matching antigens is also critical. Antigens are markers in the blood that make each blood type unique to the person. If the donor is of the same ethnic background as the patient, their antigens are more likely to match and will likely work better with the patient's blood. If someone receives blood from a donor with antigens from a different ethnic background, the body might see the blood as an invader it needs to fight off – causing further health problems for the patient. For this reason, receiving the right blood for a blood transfusion can be a lifesaver for someone with sickle cell disease. As well, the blood you donate today improves our diverse blood supply so that when anyone needs a transfusion, for any reason, they are more likely to get the best blood then can. How can you help by donating blood? Versiti Blood Center of Indiana is the best place to start. Visit versiti.org/ways-to-give for a list of locations where you can donate blood and for more information about becoming a blood donor.

REPORT: Race, gender strong indicators for how long someone stays in jail

By JAYDEN KENNETT jaydenk@indyrecorder.com

Forty-eight percent of the Marion County jail population is Black, despite only making up 27% of the population, according to estimates from the American Community Survey. SAVI Talks hosted a webinar June 16 to explore the Marion County jail population, what their length of stay looks like, policy efforts that support jail diversion and what people can do to reduce the number of people incarcerated.

In 2015, Indiana moved low-level felons to serve their sentences in local jails rather than prisons. Indiana's jail population rose by one-third, and overcrowding became more common in 2016 and 2017. Community advocates, the city of Indianapolis, Indianapolis Metropolitan Police Department, health providers and courts enacted policy changes to allow those charged with a crime to receive treatment or reduced jail time while waiting for trial. Rebecca Nannery, senior research analyst at IUPUI's Polis Center, which developed SAVI, and Matt Nowlin, interim community analysis manager, analyzed more than 283,000 bookings into Marion County jails between 2013 and 2021 and presented their research during the webinar.

Between 2018 and 2021, more than 63,000 people were booked a total of 131,000 times. Of that, 59% were booked only once, 41% multiple times, and 8.5% were booked five times or

See JAIL, A11►

Half of people in jail are Black, compared to 27% of Marion County population Race of people booked into jail, 2018-2021



Three in four people booked in jail are men

Gender of people booked into jail, 2018-2021



A graph shows the demographics of the Marion County jail population. (Screenshot from SAVI Talks report)

Legacy park looks forward to revitalization after years



Kenneth "Babyface" Edmonds speaks at a press conference June 17, 2022, celebrating the Madam Walker Legacy Center's 95th anniversary and his induction into the center's Walk of Fame. (Photo/Abriana Herron)

Grand reopening of Madam Walker Legacy Center, Babyface inducted into Walk of Fame

By ABRIANA HERRON Abrianah@indyrecorder.com

Kenneth "Babyface" Edmonds recalled memories of driving past the Madam Walker Legacy Center while growing up. Back then, the building was called the Madam C.J. Walker Theatre, which hosted many famous acts and became a place of inspiration for young Babyface.

"It's just a little surreal to even be standing in this building," the 12-time R&B Grammy award-winner said June 17 as he helped kick off the center's 95th anniversary celebration, a three-day event filled with music and other festivities.

The event was not only an anniversary celebration but also celebrated the reopening of the legacy center, Juneteenth, Black Music Month, Madam C.J. Walker and Babyface's induction into the center's Walk of Fame.

"We have so much to celebrate, so much to be grateful for and so much to be proud of," Kristian Little Stricklen, president of the

See Walker, A9►



Dr. David Hedrick is an adult hematologist-oncologist with the Indiana Hemophilia ♂ Thrombosis Center in Indianapolis. Dr. Hedrick treats patients with sickle cell disease — as well other bleeding and blood disorders helping empower them to live a full life while managing their chronic condition.

of disinvestment

By JILL SHERIDAN WFYI

A historic Indianapolis neighborhood undergoing waves of redevelopment now looks forward to a new park facility. Frederick Douglass Park is a well-loved community space in the Martindale-Brightwood neighborhood.

It's a place for gatherings, parties, sports — a safe place. Now a \$20 million investment will transform the 100-yearold family center. It will be four times as big as the current building that served residents for generations.

The renovation is something to celebrate after years of disinvestment in the predominantly Black neighborhood. But residents are also worried and want to make sure the history is preserved and those who led the charge for park improvements are not shut out.

Denel Howard is a pastor at Hovey Street Church of Christ in the Hillside neighborhood just south of the park. Howard leads a summer program for boys at the center. He refers to a mural on a wall — that will soon be torn down.

"One of my favorite things to do with children when we come to this gym is to stop and ask them about the picture on the wall," Howard said. "Most people come into this gym, come into the center and never stop to ask, who was the picture on the wall?"

It's a portrait of Frederick Douglass. Born enslaved, he became a prominent activist, author and abolitionist leader. He's the park's namesake, but for years people called the park

See PARK, A9►



This schematic design drawing shows the exterior of the Frederick Douglass Park family center. (Moody Nolan via Indy Parks)

Indiana to receive investment in lead service lines and water infrastructure

By JAYDEN KENNETT Jaydenk@indyrecorder.com

Indiana will receive \$127 million in federal funding every year for the next five years from the recently passed infrastructure law to address lead pipes and wastewater issues.

Environmental Protection Agency Administrator Michael Regan called for the money to be invested in underserved communities. A majority of the money will go to the State Revolving Fund Loans Programs, which gives low-interest loans to improve wastewater and drinking water infrastructure.

Although Indiana has already been investing in water infrastructure, many communities have not seen that investment or their fair share of wastewater funding, according to a press release from the EPA. The money from the Bipartisan Infrastructure Bill aims to reduce those disparities.

About \$43 million will go toward lead service line projects, said Jim McGoff, chief operating officer and director of environmental programs. The EPA will assist the state revolving fund to share models, guidance and ensure the funding is equitably dis-

See WATER, A7►



Volume 127 Number 24 Two Sections

Published weekly by: The George P. Stewa Printing Co., Inc., P.O. Box 18499, 290 N. Tacoma Ave., Indianapolis, IN 46218 Periodicals postage paid at Indianapolis, IN POSTMASTER: Send address changes to: The Indianapol

Send address changes to: The Indianapolis Recorder, P.O. Box 18499, 2901 N. Tacoma Ave., Indianapolis, IN 46218.

INDIANAPOLIS RECORDER USPS (262-660)

Subscription price by mail or carrier: \$39 ner year; \$19.50 for 6 mos.,75 cents per opp. National advertising representative: Imalgamated Publishers Inc., 45 W. 45th it., New York, NY 10036. Member: National dewspaper Publishers Association, Central ndiana Publishers Association, Hoosier State Irse: Association.

SUBSCRIBERS BY MAIL: We are not responsible for replacing issues missed due to change of address or late renewals. Please allow two weeks when placing anew subscription or change of address order. Call (317) 924-5143. Follow Us!



THAT HELPED MAKE INNOPOWER MINORITY BUSINESS WEEK A SUCCESS







OLD NATIONAL BANK CENTER for BUSINESS EXCELLENCE



Community Bank of Indiana This is Your Community. This is Your Bank.







Eleven Fifty Academy



















Education

Here's how IPS has spent its federal pandemic funding to date

By ALEKSANDRA APPLETON Chalkbeat Indiana

Indianapolis Public Schools has spent around 10% of its federal COVID-19 funding to date, directing most of the money to keeping schools open and staffed.

That figure is low compared to other districts in Indiana and across the country. But IPS officials say the state has approved its plans for another 40% of the funding and that it has created an internal budget that accounts for the full allocation.

With \$213.5 million in Elementary and Secondary School Emergency Relief dollars — the most of all Indiana districts — IPS must be deliberate in its spending, said Sarah Chin, deputy chief of staff.

"A district that only received a couple million dollars might have honestly been able to spend all of it on immediate COVID response, like PPE, testing, and technology," Chin said. "IPS has a much bigger responsibility and also much bigger opportunity to use these dollars to rapidly accelerate student achievement, which means launching an enormous set of new district initiatives and student programming in a very short time horizon."

The lion's share of the \$21 million spent so far has gone toward what the district describes as "stabilizing schools." That means avoiding staff cuts due to enrollment drops and purchasing the personal protective equipment needed to keep doors open.



But with COVID-19 protocols easing, and Indiana schools able to stay open consistently, a growing portion of the funds is going to tracking and improving academics.

There's no typical way that the nation's 14,000 school districts have chosen to spend their emergency funding so far, said Katie Silberstein, a research fellow at Georgetown University's Edunomics Lab.

Districts tend to spend the funding in the order that they received it. The latest and largest pot of money — ES-SER III — is likely to be the funding source for capital improvements, but also requires districts to reserve some money to address learning loss, Silberstein said.

The percentage that IPS has spent so far is comparatively

low, Silberstein said. Districts may be slow to spend their relief money due to being unfamiliar with having such a large amount of funding all at once, she said. Or they may face a slow start to capital projects, or roadblocks to hiring.

Chin said IPS has applied to the state and been approved for projects representing 40% of its ESSER allotment but that officials don't submit those applications until the district is ready to spend the money.

As a result, some future projects may be accounted for internally but have yet to be submitted to the state, such as \$4 million earmarked to match tutoring scholarships from the state when those become available.

Furthermore, Chin said,

many costs are long-term or will grow with time, like the tutoring pilots launched at a limited number of schools this spring.

"This represents only a fraction of the total amount we will spend on tutoring as we prepare to scale and expand tutoring across the district over the next two years," Chin said.

The district tracks its expenditures online. Here are the most notable categories of spending so far.

Keeping schools open and students in person

• The district's single greatest spending category has been \$8.9 million on preventing layoffs due to enrollment declines that resulted in less state funding, according to a December ESSER presentation. This includes funding teachers in K-12 grades, as well as food service staff.

• Another \$2.2 million has gone to COVID-19 safety, including purchasing tests and personal protective equipment.

• After offering a \$300 incentive to each staff member to get a COVID-19 vaccine by September 2021, IPS spent \$813,800 on the initiative and reported a 71% vaccination rate in November.

Tracking and improving academics

• The district has spent \$2.6 million on purchasing new English/language arts and math curriculum materials, as well as \$576,300 on curric-ulum-focused professional development for teachers.

Managing and distributing ESSER funds

• The district is also responsible for sharing ESSER fund. It has sent \$4.1 million to nonpublic schools, township schools and innovation schools, as state policy requires.

Aleksandra Appleton covers Indiana education policy and writes about K-12 schools across the state. Contact her at aappleton@chalkbeat.org.

Chalkbeat is a nonprofit news site covering educational change in public schools.



GROWING TOGETHER COMING SOON

With a history tracing back to the 19th century, Eskenazi Health has been here for you for over 160 years. And now, our newest health center is under construction on East 38th Street. It will offer the community a range of services, from primary care to pediatrics and mental health. Eskenazi Health is here for the city, here for everyone, and we will continue to be here for you on the East Side.

> ESKENAZI H E A L T H

THE RECORDER indianapolisrecorder.com

Arts & Culture

A Section Friday, June 24, 2022

Black life goes full frame at 2022 Tribeca Film Festival

By DWIGHT BROWN NNPA News Wire Film Critic

The Tribeca Film Festival is back on track. In 2022, it offered both theater screenings and at-home TFF app viewings. Festival premieres and parties were back in full swing, and images of Black life were everywhere. Feature films, documentaries, shorts, series ...

Aisha (***)

For Aisha Osagie (Letitia Wright, "Black Panther"), a Nigerian immigrant seeking asylum in Ireland, deportation is always on her mind. Living in constant fear, she's caught in a maze of red tape, social services and immigration camps. Afraid to go home. Afraid to look forward. Writer/ director Frank Berry ("Michael Inside") takes a page out of the Ken Loach ("I, Daniel Blake") fightthe-system playbook, as he explores the plight of those who've left dangerous circumstances and sought refuge among Europe's working class. Not much in the protagonist's life goes right. Two steps forward, three steps back. Phone calls back to the motherland indicate certain death if she goes home. Aisha's only glimpse of hope is a white security guard, Conor (Josh O'Connor, "The Crown"), who is smitten. When he asks about her feelings she replies:



"Sometimes I'm happy. Sometimes I'm scared."

Deliberate pacing pulls vou into a life that's a slow wreck. Desperation and melancholy are prevalent. A gut-wrenching performance by Wright, whose Aisha echoes the thoughts of many immigrants: As the Earth beneath Aisha is pulled out from under her again and again you sink into her uncertain life and constant misery.

The Big Payback (****)

Reparations is a buzz word that spikes intense feelings – for and against. descendants of African Most of the consternation revolves around why and how making amends for yesterday's wrongs would work today. Actress Erika Alexander ("Living Single" and "John Lewis: Good Trouble") and documentarian Whitney Dow ("Two Towns of Jasper")

have honed their take on the subject with their narrative podcast: "Reparation: The Big Payback." Their exceptional insights are evidenced by an enlightening doc that's as well researched, detailed and footnoted as a Ph.D. thesis. As any scholar would do, they argue their case using a prime example.

In Evanston, Illinois, the astute city alderwoman Robin Rue Simmons makes it her mission to discuss, fund and systematically return the wealth of the nation to the local slaves. Watching her build how to battle on a mat is community consensus among Black and white folks and put theory into action is a marvel in grassroots activism. Footage, photos and interviews explain history and options for the future. Checkoway has the pres-This very enterprising doc ence of mind to be invis-

about a results-proven activist provides a doable blueprint for getting things done. Listen up!

The Cave of Adullam (***)

"I thought Black boys needed discipline. Instead, they needed love." That realization changed the way Jason Wilson, a Detroit martial arts sensei, flugelhorn player Roy mentored troubled youth. The Black boys who attended the martial arts program at his academy, "The Cave," are taught how to be disciplined and express their deepest feelings. Teaching them a metaphor for fighting through the painful parts of their lives. Those combat skills help them cope with family, school and conflict resolution issues.

Documentarian Laura



ible. When the camera follows Wilson and his mentees (Tamarkus, Gabe, his music. He studies a Daniel and Kevin), you're song's minutiae before he the ghost in the room at school, prisons and homes. As the boys wrangle their anger and fear and Wilson points them toward their inner selves, watching these traumatized kids heal becomes a cleansing experience.

The filmmakers should take pride in producing an illuminating doc that feels as raw as reality TV minus the fakery.

Hargrove (***1/2)

Jazz trumpeter and Hargrove isn't as famous as Miles Davis, but his command of his instruments is nearly equal. Both made their trumpets sing, improvised on the cuff and were style icons. Both fought drug addiction demons, too. The key in the cracks. Evocative differences are Hargrove's cinematography (Robert more mellow nature and his status as the hip-hop generation's ultra-cool jazzman. White suits, Air Jordans, funky sunglasses. visions, beguiling sounds Quoting classic books

and hailing Ravel, it's obvious that Hargrove is an

intellect who infuses art, culture and literature into interprets it: "If you know the words (lyrics) you can really play the melody." His heady philosophies on life and death are fascinating too: "If there is a heaven, and there is a jam session going on, he's (God) not letting Coltrane sleep."

Doc maker Eliane Henri marks her directing debut with a travelogue bio that follows Hargrove on his last tour in beguiling European settings, like Italy's gorgeous Sorrento. The perfect blend of technique, spiritualism, anecdotes and live performances capture his essence. Rifts with his abrasive manager, Larry Ragman Clothier, provide drama. Recollections from Herbie Hancock, Christian McBride and Erykah Badu fill Benavides), soulful jazz music and judicious editing (Joseph Marconi) load the senses with beautiful and a steady rhythm.







\$22 in 2022

We've increased our U.S. minimum hourly wage to \$22 on the way to \$25 by 2025.

Since 2017, Bank of America has raised the minimum rate of pay for all U.S. employees by more than 46%, bringing it to an annual rate of more than \$45,000 for full-time employees. It's part of our commitment to being a great place to work and one way we help employees build a career with us. We're also encouraging job growth and providing economic security for thousands of individuals who are supporting fellow teammates, our clients and the local communities where we live and work.

Offering competitive pay and benefits to support our employees and their families is critical

to attracting and retaining the best talent. We'll keep leading the way and doing more.



When you have a strong team, you want to take care of them the best way you can. Raising the minimum rate of pay is just one way for us to show that we care and value everyone's commitment.

Andy Crask President, Bank of America Indianapolis

What would you like the power to do?®

Learn more at **bankofamerica.com/indianapolis**

Bank of America, N.A. Member FDIC. Equal Credit Opportunity Lender © 2022 Bank of America Corporation. All rights reserved.

This summer, students are planning their own return to the office



By: Mambu Sherman, Vice President, Global Philanthropy, JPMorgan Chase & Co.

With offices and workplaces closed during the pandemic, many young people looking for work experience to boost their resumes were shut out. But that didn't mean opportunity didn't exist. Who else could better weather this storm than the Gen Z or Zoomer generation?

Despite many young people defining their generation with the name of a video conference call app, the last two years saw the lowest levels of youth summer employment since the Great Recession, hitting young people from lowerincome families especially.

employment program will expand skillbased and career-specific employment and training opportunities, while giving young employees the experience they need to gain new skills and prepare them for the future of work.

In addition to creating new job opportunities for young workers, these summer work experiences are a great way to develop early/foundational work skills; create a professional network of contacts; and earn college credentials and/or credits, if applicable.

For many people ages 16 to 24, having a summer work experience is the first opportunity to get a taste of professional life, learn and build skills, create connections and start a career journey.

JPMorgan Chase who has long been committed to ensuring that young people find meaningful first employment opportunities, just announced a new \$20 million, five-year commitment to support Summer Youth Employment Programs in 24 U.S. cities starting this summer. This commitment will help young adults especially those living in underserved communities -- gain meaningful work experience and set them on a quality career pathway.

And as philanthropic regional leader at JPMorgan Chase, I am proud to announce that we are committing to this program here in Indianapolis in 2022. JPMorgan Chase invested another \$100,000 for the sixth summer to support the iDEW (Informatics Diversity-Enhanced Workforce) initiative, totaling their commitment to IU School of Informatics and Computing at over \$700,000. This additional funding seeks to place 150 students in summer jobs, grow the number of students in IT jobs and get 50 iDEW students to train, study and sit for industry certifications by the end of the summer.

The jobs supported by this summer youth

Today's young people need more education and higher-quality work experiences to enter into the workforce and access a successful career path to support themselves, their families and communities. The current challenges created by the pandemic along with increasing uncertainty in the economy means that young people face higher barriers to reaching long-term quality jobs.

By investing in local community partners and advancing policy solutions, thousands of young adults from across the country will benefit from having experiences at a critical age that can lead to a bright future.

Our young people are the next generation of leaders and they need our help. While we expect them to learn from us, we also have much to learn from them. They see the world differently than their older counterparts and bring a perspective that continues to give us hope for the future.

That's why today's government, community and business leaders should make these types of investments for our next generation. They create stronger, more resilient communities where economic opportunity is accessible for everyone, regardless of background. That is exactly the type of future we should all want.

To learn more about the Informatics Diversity-Enhanced Workforce and its Summer Youth Employment Program and for future opportunities, contact Program Manager Vicki Daugherty at vdaugher@iupui. edu.

ADULT ► Continued from A1

legs, and could have lost my legs," said Gakpo, who is 37 today. "But luckily they were able to save ... my walking ability."

He was diagnosed with sickle cell disease and placed on a strict regimen of prophylactic penicillin, which is known to reduce the risk of infections that could be life-threatening to children with the genetic disorder. His doctors also had him undergo medical screenings known to improve outcomes for pediatric sickle cell patients.

Gakpo, who grew up in Kentucky, said sickle cell disease was just part of his life. When pain crises hit, he'd end up hospitalized and have to miss school for days at a time.

His parents have always been handson when it comes to his health. They immigrated to the U.S. before Paul was born - his dad from Ghana and his mom from Nigeria – and used their advanced degrees to land careers in academia. Throughout Paul's childhood, his mom worked nights as a clinical scientist, and his dad worked the day shift as a professor. This helped ensure someone was always home to take care of sickle cell crises that could strike at any time.

It was tough, but Paul's mother, Philomena Gakpo, remembers the system was built to help. And they needed a lot of help. Paul's identical twin brother, Louis, was also diagnosed with sickle cell disease, and the two took turns landing in the hospital due to their illness.

"One goes in, then he comes out [and] the other one follows. So we were in the hospital like all the time," Philomena said. "We had very good, compassionate pediatric physicians. ... We didn't really know what we were doing, but we had a lot of support."

For decades, sickle cell was considered a pediatric disease because it claimed the lives of so many young children. In 1970, more than a quarter of children born with sickle cell anemia in the United States could expect to die before turning 5. This changed when Congress took action to invest millions of dollars to establish sickle cell centers for kids and to do more research.

Death rates for children decreased by 68% in two decades. For the first time, the vast majority of sickle cell patients were surviving well into adulthood.

That also meant more sickle cell patients outgrew pediatric care and found themselves faced with a system not designed to meet their needs. Federal funding infusions led to the creation of 168 pediatric sickle cell programs across the country — compared to only 49 sickle cell centers for adults. So, while the situation has improved dramatically for children, the same cannot be said of adults with sickle cell disease. One peer-reviewed study examining death rates of sickle cell patients between 1979 and 2005 found that while child death rates fell dramatically, adult death rates increased 1% every year during that period. Despite their best efforts, the Gakpos would find their family represented in these heartbreaking statistics.

were out of the house too," Philomena Gakpo said.

That came at a cost for Louis Gakpo. His health took one blow after another in the years that followed.

When Louis went to the dentist for a wisdom tooth extraction, he ended up in the ICU for an 11-day stay due to complications from the surgery. While tooth extraction is an outpatient procedure for most, people with sickle cell need inpatient aftercare. Louis' mother said the dentist did not coordinate with Louis' hematologist, so that didn't happen.

A few months later, Louis wasn't feeling well, but Philomena said his sickle cell specialist wasn't available. So he went to his primary care provider. Without specialized doctors coordinating his care, she said things went downhill, fast.

"I was the last person who saw him," Philomena said. "He died from complications of sickle cell. He had pneumococcal sepsis, which means he [had] been sick for a few days."

Louis Gakpo died in 2004. He was 20 years old.

And his case is not an anomaly. Many of the challenges faced by people with sickle cell disease can be traced back to systemic racism. The vast majority of sickle cell patients in the U.S. are Black. The disease receives a fraction of the federal and philanthropic dollars that other lesscommon genetic disorders receive.

This contributes to lack of data and understanding of many sickle cell complications and a shortage of sickle cell specialists in many parts of the country.

An unpredictable illness with many uncertainties

The adult sickle cell system can be tough to navigate alone. To make matters worse, some sickle cell patients have silent brain strokes over the years that can cause cognitive challenges, said Dr. Brandon Hardesty, a sickle cell disease hematologist at the Indiana Hemophilia and Thrombosis Center.

"These can all affect memory and planning and the ability for patients to organize their medications and take them on a regular basis," Hardesty said.

Some of those challenges are best addressed with a holistic approach to caring for sickle cell patients, he said. This typically involves a social worker and a psychologist, and is often only possible in comprehensive sickle cell centers.

having sickle cell related issues when they're 18 or 19," Kanter said.

At that point, they may struggle to find a provider willing to take them on. Then when crises arise, she said, they may have no option other than to see a non-specialist, like a family medicine physician or an emergency department doctor, who may put them on high doses of opioids for long-term use without addressing the underlying complications of their disease.

"The idea that anyone should be able to treat sickle cell disease is as ridiculous to me as 'anyone should be able to treat breast cancer," Kanter said.

By the time someone in this position connects with an adult sickle cell hematologist, they've lost several years of care, Kanter said, "and unfortunately, often [have] multiple complications that sometimes could have been prevented."

'When I show up at the hospital, I'm scared'

Negative prior experiences with health care providers can also keep many adults with sickle cell from seeking medical attention when they need it.

It's not uncommon to find in patients' medical records notes from previous doctors that come across as disparaging and distrusting of people's reported experiences, said Dr. Patrick McGann, the director of the combined pediatric and adult sickle cell and hemoglobinopathy program at Rhode Island Hospital and Hasbro Children's Hospital.

Things like, "patients report 10 out of 10 pain, but they're watching TV ... they're joking ... they're sleeping," he said. "This tells you enough of what they're thinking about that pain and how quickly they are going to treat it. And how are they going to interact with that patient."

Paul Gakpo said there have been

A mortgage built for you, because we're close to you. That's the power of the

Human Interest Rate.

Flagstar Bank is in your neighborhood, so we understand your unique needs when it comes to financing a home:

 Low to no down payment mortgage options Specialty area grant and gift programs

times he was suffering through a pain crisis and felt he wasn't taken seriously by doctors. The thought of going to the hospital causes so much anxiety, he said, that he often puts it off as long as possible, opting instead to "tough it out" or try home remedies.

"So when I show up at the hospital, I'm scared," he said. "I'm fearing for my life at this point, that the only option I have is to go to the emergency room and, you know, hope that I get what I need there."

Paul is now 37 and lives in Kentucky with his wife and son. He said suddenly losing his twin brother and best friend to a disease they shared was a huge wake-up call.

Ever since Louis' death, Paul has made sure to always carry around a piece of paper with him. It's his sickle cell treatment protocol, signed off by his hematologist.

"[When] I get to the ER after they triage me, I just bring out my protocol ... give it to the doctors and, you know, ask them to follow this guideline," Paul said.

He's got copies everywhere: in his car, backpack, jacket pockets. Some are worn and tattered from being carted around to so many places.

It's his way to make sure he's believed and taken care of, to minimize the chance things could go wrong.

This story comes from a reporting collaboration that includes the Indianapolis Recorder and Side Effects Public Media, a public health news initiative based at WFYI. Contact Farah at fyousry@wfyi.org. Follow on Twitter: @Farah_Yousrym.

Farah's reporting on sickle cell disease is supported by a grant from the USC Annenberg Center for Health Journalism's 2022 Impact Fund for Reporting on Health Equity and Health Systems.

A system that's tough to navigate alone

When the Gakpo twins turned 18, they moved away from their parents and moved out of the pediatric system that had cared so well for them.

"We had a lot of support. But that was until they got to the adult stage with no transition. And then they

But most sickle cell patients don't have access to those centers. So when they transition from pediatric to adult care, they often do so without that added layer of support.

Sickle cell disease is so unpredictable, complications vary, and pain crises – the hallmark of the disease – can happen at any time and frequency. Some patients may experience few pain crises during childhood, and then find sickle cell complications ramp up as they age.

Even with robust pediatric sickle cell care, many families stop seeing specialists if they find the child's symptoms become less severe and more manageable, said Dr. Julie Kanter, co-director of the Lifespan Comprehensive Sickle Cell Center at the University of Alabama. Others drop off from pediatric care due to structural barriers.

"So they haven't seen their hematologist since they were 10, and they start



Congratulations to HAZEL & WILLIE ADAMS on your 60th Anniversary Willie **Best Wishes from Friends and Family** Fay H. Williams Cathy Gibson Mary Harden Abbie Armstrong **Geraldine Williams** 8888

WATER Continued from A1

tributed. Half of the money received needs to be distributed in the form of grants or forgivable loans to disadvantaged communities, McGoff said.

The EPA identifies a disadvantaged community as a community that contains a median household income of less than \$47,000 a year.

Currently the state's revolving fund is reviewing applications to identify projects for

the funds. The money will also address perfluoroalkyl and polyfluoroalkyl substances (PFA's) and other emerging contaminants. About \$11 million will be allocated to reduce people's exposures to PFA's.

The state will publish a draft for public comment to decide who will receive the funding, according to Tera Fong, director of the water division for

the EPA. Indiana is one of the first states to access the new EPA funds, so trying to be proactive to benefit the state has been challenging, McGoff said.

The EPA will have to approve the funding plans.

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

Indy celebrates Juneteenth

Indianapolis was busy for the weekend of Juneteenth with events including a parade and fair hosted by Indy Juneteenth Inc., as well as a music festival at Old National Centre. (Photos/Ted Somerville)



Former WTLC DJ Geno Shelton was the promoter for the Indiana Juneteenth Freedom Music Festival.



Pam Tanner-Davis and James Blane of Ebony Rhythm Funk Campaign perform on stage at the Indiana Juneteenth Freedom Music Festival.



The Bar-Kays performs at the Indiana Juneteenth Freedom Music Festival.



Klymaxx performs at the Indiana Juneteenth Freedom Music Festival.



LaNique Expressions Dance Company performs its choreographed routine on Blackford Street on the parade route.

Tiffany "DJ MaryJane" Radcliff performs the end of her set during the Juneteenth parade.









G3 Steppers perform their dance routine in the Juneteenth parade.

Serving the community we call home

At Citizens Energy Group, we're your local utility provider and your neighbors. We take care of our customers while connecting to what matters.

We are committed to providing safe, reliable services and making our community a better place to live for generations to come.

Learn more about natural gas, water, wastewater and thermal utilities, manage your account or see how we serve the community at CitizensEnergyGroup.com.



We're all citizens.

This ad was not paid for by customer rates.





Children compete shooting hoops at a game set up on the lawn in White River State Park, where a festival was held following the Juneteenth parade.

PARK ► Continued from A1

by only his last name — Douglass Park. Now community leaders and the city emphasize the importance of using his full name to underline his work for equity.

At an event in the park to announce the \$20 million city-funded renovation last summer, state Sen. Jean Breaux paraphrased a famous Frederick Douglass speech. She emphasized that his words reflect the importance of this investment.

"To ensure that justice is not denied," Breaux said, "that poverty is eradicated and that no one in this city is made to feel oppressed."

Some in this neighborhood have felt oppressed. The city built interstates through the community in the 1970s. Residents and businesses moved out. Vacant homes sat, infrastructure crumbled, and schools struggled.

Residents have advocated for this park investment for years. Historically, funds were hard to come by.

Work, behind the scenes, was championed by resident Frankie Casel. Everyone interviewed for this story gave her credit for beating the drum of park restoration, including Phyllis Banks. Banks leads One Voice, a nonprofit group in the neighborhood.

"They said she knows she has been in it to win it from day one," Banks said. "She's worked endlessly and tirelessly to make sure that this park



Ethel McFarland (left) and Carmen Helms (right) stand in front of a quote by Dr. Martin Luther King, Jr. on a wall inside the Frederick Douglass family center. (Photo/Jill Sheridan/WFYI)

is updated and, unfortunately, she's no longer with us."

Banks said Casel knew the importance of preserving the community space. She valued the park as a place for family, a place to stay active with friends and a safe place for youth to grow.

Casel died last year. Banks said she would be pleased with the plans.

The new Frederick Douglass Park family center will include a gym, community rooms, stage, kitchen, studios, playground and shelters.

"Revitalizing the park will help to revitalize the people," Banks said. "There is nothing like getting a new pair of shoes or a new outfit. You feel better, you know, you do better."

Planned efforts will increase wraparound services, summer youth programs and senior fitness classes.

Long-time resident Ethel McFarland frequents those classes. She worked with Casel through the Friends of Douglass Park community group that rallied for revitalization.

"We truly have struggled and we are gonna continue to struggle. But it shouldn't be so much of a struggle anymore now because we paid our dues," McFarland said.

The next struggle could be gentrification. When investment increases property values, and higher property taxes, the people who can't afford to pay more are often older residents on fixed incomes. Mc-Farland worries residents like her are at risk of displacement.

"One thing for sure is this like right now, we're going through a thing of making sure we've got everybody in the right place, the right time, because we don't want anybody coming around trying to say well this wasn't in place or that wasn't in place," McFarland said.

Other Martindale-Brightwood revitalization projects, including an overhaul of property along the Monon Trail and \$3.5 million in Lift Indy neighborhood grant funding, will start to change parts of the community.

Pastor Dennel Howard agrees.

"As exciting as it is, it is also fearful because you have residents who are concerned about whenever you start investing, who will be pushed out," Howard said.

Work to protect affordable housing stock, increase low-income options and help residents repair homes is in place, but more investment is needed.

He echoes what others have emphasized in the past.

"There's a proverb that says whatever you do for me, if you don't do it with me, you actually do it to me," he said.

Construction on the new building starts this summer.

Contact WFYI city government and policy reporter Jill Sheridan at jsheridan@wfyi.org. Follow on Twitter: @ JillASheridan.

■ ■ Hancock ■ ∎ Health

HELPUS MAKE HEALTH POSSIBLE.



Whether you're a nurse, a physician, a lab tech, or an expert housekeeper, we've got the right opportunity for you. To take a look at the roles we're recruiting for, visit HancockRegional.org/Careers.

WALKER ►Continued from A1

Madam Walker Legacy Center, said as she thought back on the namesake's legacy. "I hope that she would be really pleased." Walker Theatre to be a space for African American entertainment, after being "Black taxed" — charged more than her white counterparts because she was



The celebration included a performance by Babyface on June 17 and a block party on June 18 and 19.

The Legacy Center is one of the last surviving iconic buildings on Indiana Avenue, and in 2019 the center received more than \$25 million for renovations. This included new equipment for the stage, exterior improvements, a central air system, and the addition of classrooms, conference rooms and community gathering places.

Madam C.J. Walker is known for creating and distributing hair care products for Afro-textured hair. She is widely recognized as the first self-made female millionaire in America. She created the Black — while trying attend the Isis Theatre in downtown Indianapolis.

Babyface released a new single June 17, a collaboration with R&B singer Ella Mai.

The advice Babyface gives to young Indianapolis artists is to "keep your mind open and always strive to be better."

Contact religion reporter Abriana Herron at 317-924-5243. Follow her on Twitter @Abri_onyai. Herron is a Report for America corps member and writes about the role of Black churches in the community.

be their place to call home.



SUPER HERO NIGHT WITH DOCTOR STRANGE

SATURDAY, JULY 9 | 7:05 PM



What to take away from children's museum watermelon salad fiasco

By MARSHAWN WOLLEY



The Children's Museum of Indianapolis watermelon salad fiasco is a teachable moment for Black people and all involved.

I've never received so many calls and texts about a salad, but again most people don't try to make a watermelon salad part of a Juneteenth

celebration in as awkward a way that occurred at the children's museum.

Apparently, a watermelon salad was introduced as a menu item in the museum's food court in honor of Juneteenth. There wasn't much explanation around why the salad was connected to Juneteenth, only that it was meant to be a celebration of the holiday.

To the children's museum's credit, I believe the CEO, who I spoke with directly, was appalled and upset about the situation. The museum has a diversity, equity, accessibility and inclusion committee that focuses on other issue areas, so they weren't involved with the watermelon salad decision.

In speaking with the CEO and a Black board member, their learning seems to be around the need to monitor their contractors and do appropriate signoffs more carefully. They both instantly understood the problem, and museum staff took immediate steps to remove the offending item.

The museum still has a responsibility to monitor its contractors, but it was the contractor, Levy, a food services company, that made the mistake and seems to have owned up to it, according to media reports. Unfortunately, Levy did throw a nameless Black

food services professional under the bus. So, as the blame has shifted, we end up with a Black employee who seems to have had good intentions but isn't a PR professional – they are a food service professional.

One of the callers who reached out on this issue made it a point to tell me that the person who made the decision to put the salad on the menu was Black. As if that changed the fact that the decision was wrong.

This column isn't for beating up Black people. I think the larger point is being able to understand multiple publics.

I had multiple callers question why we would allow the racist trope of watermelon to stimulate outrage. Honestly, these were probably the most frustrating calls as we would trade our knowledge on watermelon as a racist trope, but they ignored the reality that a conversation on racist tropes doesn't get kicked off at a children's museum cafeteria line.

There is a time and place for everything.

What happened was wrong. I think all of the parties involved now get that, so how do we move forward?

Beyond the clear takeaway that a contractor can create public problems for an organization and must be monitored, we also have to consider how conversations about race and Black history and culture mix on the job.

We as a people don't get too many opportunities to learn about ourselves. I didn't really get a chance to learn about Black history until I went to college and majored in African American and African Diaspora Studies and then pursued a Master of Arts on the

subject. I learned quite a bit, but I still don't know anywhere near everything I want to know about the Black experience in the United States.

It isn't fair to assume all Black people know the answers to complex questions like when is it a good time to deal with racist tropes and what is the best way to do it?

Being Black in and of itself doesn't make one a DEAI expert.

In situations like this, I also consider how many people could've said something to stop the watermelon salad fiasco. Why didn't they feel empowered to do so? Or did they just not care? Or did they just want to keep their jobs and not create issues?

Black folks are often in impossible positions – especially on jobs.

Folks can and should feel however they want to about this issue - but my hope is that given the work that the children's museum has put into exhibits over the years dealing with Black issues - sometimes with some community concern - that we can appreciate good intentions executed improperly led to bad outcomes this time.

I think accountability looks like an expectation of improved contractor management, continued work for the children's museum DEAI committee and our community watching to see if anything else happens. My two cents.

Marshawn Wolley is a lecturer, commentator, business owner and civic entrepreneur. Contact him at marshawnwolley@gmail.com.

Fathering forgiveness

By KHALILAH SHABAZZ



This past weekend we not only commemorated Juneteenth, but we also celebrated Father's Day! I wanted to share a personal reflection on fathering and another

forgiveness. While my experiences may not resonate with all father and child relationships, I know from my connections in the world that there are many who share similar stories.

I'll start by saying that I love my father dearly, and this Father's Day would have been extra special as it was also his birthday, but he's been celebrating both in heaven since April 2014. I didn't always love my father, though, particularly because for most of my childhood he was relatively absent due to a variety of circumstances. It wasn't all bad. I do have a sprinkle of childhood memories of him picking me up for holidays, stopping by to visit on occasion, and I've heard great memories of his fathering when I was an infant. But more than I'd like, I have memories of waiting for him by the window to come pick me up and him not showing, waiting on him to call me back, crying because he wasn't ever there when I needed him and being angry that other children had their dads at-

tending school events. I felt abandoned and unloved by him — it took several therapy sessions to connect some behavior patterns and those feelings to him. My mentality was "F" him, but I later learned that that "F" stood for forgiveness instead of a certain fourletter word.

One random day in my 20s he reached out to me and next thing I know for my 21st birthday, my father was my date for my first nightclub experience - we danced, laughed and partied that night away. It was the beginning of a journey that I didn't even know I was ready for. Over the next several years, my father began to make consistent effort toward reaching out to me and being a grandfather. I distinctly remember him telling me how he knew he had messed up at fathering me, but he wanted to make it up through his grandchildren.

The wall of distrust, fear of abandon-

times daily. My dad's apologies and expression of his love during the last few years of his life made up for every moment that I thought I had hated him as a child — that same hate that I carried into adulthood.

I share this reflection and sweet memory in hopes you can take something away.

For the fathers out there: First, happy Father's Day! Much appreciation to those who embrace the fatherhood journey and do your absolute best to adore, love, respect and instill greatness into your children. To those who have strained or distant relationships with your children, know that it is NEVER too late to heal the brokenness that may be in your child's heart and build a healthy and loving relationship. It can take one call or 100, but never give up; keep chipping away at that wall that might be there until you have an opening. Then do everything in

one doesn't make you any less whole. If your father is currently active in your life, love and appreciate him; remind him of his value in your life as often as you can. If your relationship is strained or distant, be open to steps toward healing and forgiveness. It is not easy, but your heart yearns for love, so if there is effort, give it a try.

For me, the hardest part of forgiveness was turning that initial knob to the door of forgiveness. It is easy to stay in a comfortable and familiar space (even when that space is painful), but that one knob turn led to an unexplained peace. I am forever grateful that my dad fathered my forgiveness he took a step, loved me through my healing and made sure I knew before he left this Earth that he loved me unconditionally. Lastly, I'll say this: I know my story ended "positively" and that may not be the case for everyone. Forgiveness might just be the closure you need regardless of what the relationship outcome may be. I pray that if you need to forgive or you need to be forgiven, that you will take that first step forward. It is beyond worth it! Happy Father's Day!

ment, hurt, etc. initially didn't want to allow him in, but it slowly began to crumble as he worked hard to build a relationship with my family. I figured, sure, you can have a relationship with them, I'm grown and don't need you for me – I was wrong! What I didn't realize was how God was using that opportunity as an open door toward reconciliation. He (God) slowly pushed me toward forgiveness and healing in a radical way. Our once-a-month calls or visits turned into weekly and some-

your power to show your love.

For the women out there: Celebrate the fathers in your life; encourage their relationships with their children. For those struggling with fathering relationships, I know the feeling of being that alone child and doing it alone as a mother. In whatever way you can, cultivate a healthy relationship, don't get in the way, and resist projecting your feelings onto the children in your lives. For the children out there: Parents

won't be perfect, and the absence of

Dr. Khalilah A. Shabazz shares wisdom, lessons and insights on personal, social and societal issues of today. Contact her at shabazzk@iu.edu.

What's the ultimate goal?

By LARRY SMITH



I recently had breakfast with a new professional acquaintance. This gentleman is white and roughly the same age as I am. We discussed a wide range of topics, including our religious faith and the state of what most people refer to as "race relations" in America. He confessed that,

as of late, he has come to acknowledge that systemic racism is real. As a result, he has begun to take concrete steps to address it in his industry. (He's in financial services.) During one part of our exchange, the gentleman expressed concern that he might

INDIANAPOLIS RECORDER

| George P. Stewart Founder-Editor- | Marcus C. Stewart Sr. Editor-Publisher | Eunice Trotter Editor-in-Chief | William G. Mays Owner/ |
|--------------------------------------|---|-----------------------------------|---------------------------|
| Publisher 1895-1924 | 1925-1988 | Publisher 1988-1990 | Publisher 1990-present |
| | | | |

| President/Chief Executive OfficerRobert Shegog | Senior St Sales Rei |
|--|------------------------|
| EDITORIAL | ChiefBra |
| Senior Staff WriterTyler Fenwick | |
| Environmental ReporterJayden Kennett | |
| InternAdjwou Mesgana Waiss | |
| Religion ReporterAbriana Herron | |
| Technology EditorRupal Thanawala | Producti |
| BUSINESS | Designer |

Business Office Manager.....Lystina Jimenez Business Office/Legals. ..Crystal Daltor

ADVERTISING/MARKETING ategic Media Consultant int......Rita J. WiseMichael Falkei ng and Marketing Strategist

Brandi Sasore PRODUCTION n Manager.....Jeana Marie Lewis Ouattara

Indianapolis Recorder Newspaper encourages short, concise letters to the editor and opinion articles from the public. Letters and opinion articles will be used at the editor's discretion and are subject to editing. We will not guarantee publication of material received. We cannot guarantee dates of publication. Letters containing libelous or untrue statements will not be published. All letters and opinion articles must include a verifiable full name, address and telephone number. This information will not be published at the request of the writer. Letters and articles should be typed but will be accepted if handwriting is legible.

(317) 924-5143 P.O. Box 18499, Indianapolis, IN 46218-0499 newsroom@indyrecorder.com

inadvertently "use the wrong words" or otherwise be unintentionally offensive to Blacks and other people of color.

In short, this man is concerned that his lack of cultural knowledge could hinder not only his being an ally in the fight against racism, but could also hinder deeper friendships with people of color. I shared that I understood where he was coming from and appreciated his candor. We then began to talk about the importance of extending "grace" to white people who genuinely seek racial reconciliation.

Over the years, I have engaged in scores of conversations of this nature. It is clear to me that there are a lot of well-meaning white people who — for whatever reason — have only recently come to terms with the insidious and widespread problem of racism in America. For some, the catalyst was the election of Barack Obama. For others, it was the election of Donald Trump. Generally speaking, these individuals acknowledge that their attitudes, and often their actions, have contributed to America's racial problem. Subsequently, they have made a conscious decision to be part of the solution.

To be clear, I'm not referring to those who want to expiate "white guilt" by merely offering meaningless platitudes, such as blithely quoting from one sentence in one paragraph in one speech that Dr. Martin Luther King Jr. delivered. Neither am I referring to those who engage in symbolic gestures. (The infamous photos of white people "apologizing" for slavery by literally putting on shackles comes immediately to mind.) Rather, I'm referring to those who recognize that race-based power imbalances exist in our society and who are willing to use their positions of privilege to foster genuine equity. If someone is honest about his or her past, and is willing to be vulnerable and coachable, why would I not co-labor with them in pushing America to live up to its highest ideals?

Because I have supernatural powers, I can hear the groans of some of my fellow Black freedom fighters who will accuse me of "giving cover" to white people. They will accuse me of "going along to get along" or trying to curry favor for selfish purposes. I get that. There has never been a shortage of African Americans who are too quick to overlook or to forgive even the most egregious instances of racism, including the history of domestic terrorism that whites have directed against Blacks during the past 400 years.

However, at some point we should ask ourselves whether there is a chance – no matter how remote that our nation can experience a genuine crossracial drive toward justice. We have done so in fits and starts over the centuries, with decidedly mixed results. Perhaps this historical moment, which is fraught with threats from increasingly violent white nationalists, can also be a time that future generations will look back on and view as a tipping point for the cause of equity.

As the saying goes, it is incumbent upon us to meet people where they are and accompany them on their journey to where they should be. That includes working with white people who are committed to moving beyond sympathetic words. There have always been, and there always will be, plenty of white people who will stand in the way of racial progress. But failing to make room for whites who are willing to help dismantle systemic racism is like entering a boxing ring with one arm tied behind our back. We might ultimately win the fight, but it would have been much better to have done so without handicapping ourselves.

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

JAIL ► Continued from A1

more.

Three in four people booked into jail were men, and about half of them were Black men. Hispanic and Latino people had slightly fewer bookings, but ethnicity was not reliably captured, according to the researchers. About 10,000 bookings don't have an indicated ethnicity.

Half of the people booked into jail remained there for three days or fewer: 29% remained one day, 8.6% remained less than one day, and 11% remained for two days. The maximum length of stay between 2018 and 2021 was 3.8 years. The average length of stay was three weeks.

Most of the jail bookings remained short, but there were a small number of exceptionally long stays that inflate the average. The median length of stay was three days.

Race and gender can be strong indicators for how long someone will stay in jail, according to the research. Black men and white men stayed in jail for a median of three days, while the median for white women was two days and Black women was one day.

The most severe charge for 39% of bookings was a misdemeanor, while 60% were felonies. Low-level felonies and high-level misdemeanors made up most of the jail bookings. Length of stay also varied between violent and nonviolent charges because violent charges are not a strong predictor of length of stay. Rather, gender and race are. For high-level felonies, race, gender and mental health conditions explained about 17% of the difference in stay, and for low-level felonies that number was about 9%, Nannery said.

One-fifth of people booked into jail had mental health or substance abuse problems, researchers found. That also produced a significant difference in length of stay, according to Nannery. People with mental health issues tended to get booked for more severe charges such as felonies, making their length of stay longer.

How can disparities be solved?

Three panelists also discussed policy implications and ways to change the disparities in jail. Implementing best practices in jail diversion is important for keeping the jail population low, Nannery said.

The city and state have already taken some steps, including the Mobile Crisis Assistance Team that responds to mental health calls, bail reform from the Indiana Supreme Court and a pretrial risk assessment program created in January 2020. However, panelists said there are many ways to improve strategies and keep people out of jail. Panelists were Bianca Harris, founder and owner of The Phoenix Nicholas Center; Josh Riddick, organizer for Faith in Indiana; and James Wilson of Circle Up Indy.

Marion County needs to look at things from a prevention standpoint rather than a reactionary one, Harris said.

"We have to look systemically at where are the holes in the access, resources and knowledge and what populations they're grossly affecting and why are they grossly affecting those populations?" Harris said.

Lack of resources can create generational, mental and physical trauma, Riddick said. People need to listen to and learn from those with lived experiences, he said.

To reduce the Marion County jail population, the research suggests investing in clinical-led support that does not require law enforcement, expanding practices such as court summons and tickets, collecting data, and continuing to offer pretrial risk assessment.

"If we can touch on the root causes, I assure you you would change even high numbers of incarceration," Wilson said. "There won't be a lot of incarceration because they have true developmental opportunities."

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



Some people have jobs.

You have a calling.

Eskenazi Health has been named by Becker's Hospital Review as one of the 150 top places to work in health care in the United States. Here, we treat the whole patient. Our patients are more than their illness and are treated with skill and compassion. Eskenazi Health is looking for health care professionals who share our philosophy and are ready to take their career to new levels. To learn more about careers at Eskenazi Health, please call **1.855.360.JOBS** or visit **eskenazihealth.edu/careers**.

ESKENAZI HEALTH

600







\$5,000 Signing Bonus



** \$2,500 after completion of Academy and Field training \$2,500 at 1-year anniversary.

Deputy salary range \$46,000-\$53,800 Detention Deputy salary range \$39,500-\$43,700

College Incentive Program: \$500 annually to those with 2-year degree and \$1,000 annually to those with a 4-year degree

Apply Today! JoinMCSO.indy.gov

Sheriff Kerry J. Forestal Executive Officer Tanesha Crear Deputy Chief Kelvis Williams



To Your Health THE RECORDER

A Section Friday, June 24, 2022

Answers surrounding the formula shortage: What you can do to keep your baby healthy

By DR. CAMEUAL WRIGHT

The U.S. is facing an unforeseen and unprecedented shortage in infant formula. The Milk Bank, a nonprofit tissue bank in Indianapolis, estimates that 30% of popular formula brands, well above 50% in some major cities, are sold out in stores. This leads many to wonder why this is happening, where parents can turn to find the proper nutrition for their babies and how the general public can assist during this public health emergency.

indianapolisrecorder.com

Why is the U.S. facing a shortage of formula and who is most impacted?

There are three main drivers for the current shortage. The largest factor is that the biggest formula provider, Abbott, had a recent product recall due to contamination concerns. As formula is produced at very few factories in the U.S., this recall has led to 40% less formula on store shelves. In addition, the COVID-19 pandemic has caused significant and lingering supply chain challenges. Anything coming from a manufacturer takes longer to be delivered and placed on the shelves for purchase. Finally, formula is strictly regulated, and the Federal Drug Administration (FDA) has previously not approved formula from other countries for sale in the U.S. These factors have combined to create a critical shortage of safe formula options for U.S. parents to purchase during this time.

Families who rely on formula to feed their infants, including Medicaid members, families with limited funds and those who live in under-resourced and/or rural areas, are the most impacted by this crisis. The formula that is available exists mainly in affluent areas, leading to serious access and availability issues.

What can parents do to find the necessary nutrients for their baby?

Breast milk is and always has been the most optimal source of nutrition for infants. If breastfeeding is an option, that is the top recommended practice for giving your baby the nutrients they need. If breastfeeding is not an option, organizations like The Milk Bank provide pasteurized pre-screened milk for recipients. Mothers can receive up to 40 ounces of donor milk without a prescription, and if more is needed, work with your health care provider to obtain a prescription. Some health plans, including the nonprofit health plan CareSource, will cover the cost for donor milk. If you are using formula, it's important to know that you can switch brands if your usual brand is not available during this time.

Why is formula so important for babies?

Formula is carefully regulated and designed to meet the unique needs of infants as they grow and develop. Homemade formula is not monitored and unlikely to meet the nutritional needs of the infant, leading to potentially serious nutritional deficiencies. Since infant formula is closely structured, it is important to purchase it from reputable sources, not from unknown suppliers or individuals. When searching for formula, remember that smaller stores and markets may have supplies when the larger stores are sold out. Before use, confirm your formula is from a reliable source and it has not reached the expiration date. Your health care provider is a great source for guidance on proper formulas to meet your baby's unique needs. Some providers may even have formula samples that they can provide.

There are several actions to avoid

during this unprecedented time. Avoid milk substitutes, including almond, soy, raw or goat milk, as these substitutes do not provide proper nutrition. Most importantly, do not dilute the formula with water or other liquids to make it last longer. If water is added, it could disrupt the formula's nutritional balance. In addition, dilution can affect the sodium levels in the baby, leading to serious health consequences. Sharing breast milk is also not recommended, as that milk has not been pasteurized or tested. Instead, excess breast milk should be donated to milk banks to ensure it goes through the proper safety protocols.

It's important to recognize that you should not switch a baby too soon to whole milk. In fact, pediatricians typically have babies stay away from whole milk for their entire first year of life. If a baby has whole milk in their first year, it is recommended to be only for a short time and to also supplement the milk with iron, as this is not found in whole milk, but is needed for growing babies.

Where can parents turn for resources and assistance during the formula shortage?

There are several resources that can help if you cannot find your baby's formula. First, call your baby's doctor to see if a more available formula would work. Talk to your WIC nutritionist about other formulas or can sizes that might be available options. Call the MCH MOMS Helpline at 1-844-MCH-MOMS (1-844-624-6667) for assistance finding information. You can also contact The Milk Bank at 317-536-1670 to find out how to receive donor milk. Families can also use health plans, like CareSource, to assist them in navigating this challenging time. CareSource has a dedicated care man-



agement team to provide resources and support to families to assist with their unique needs.

At CareSource, this issue is of utmost importance to us, as many of our Medicaid members are formula users and are directly impacted by the shortage. We pay for lactation consultants to assist you with questions about breastfeeding, and we provide all mothers with a breast pump and supplies. In response to this crisis, we provide critical information and resources to assist families, partner with local providers like The Milk Bank and answer pertinent questions regarding the formula shortage.

By partnering with The Milk Bank, CareSource is sponsoring 1,000 ounces of human milk through their Give an Ounce campaign. The gift is part of our larger effort to increase access to adequate infant nutrition during this time. Finally, CareSource also offers a transportation and food transportation benefit, providing unlimited transportation for all medical needs, including trips to milk bank hubs.

If you are interested in helping provide nutrition for babies, consider donating money to your local milk bank to offset the costs of breast milk for many families that need it. Spreading the word about this issue and informing others of places to turn for infant nutrition as well as building awareness of the unhealthy actions to avoid are the best ways that we can keep babies as healthy and safe as possible during this challenging time.

Dr. Cameual Wright is vice president and market chief medical officer for CareSource Indiana.

MONDAY - JUNE 27 OAM-6PM

Men's Health and Cancer Prevention, Screening According to the Centers for Disease Control and Prevention

(CDC), cancer is the second leading cause of death for men in ule U.S. Prostate cancer only applies to men, but others such skin, lung, and colorectal cancer are common.



WALGREENS (2 LOCATIONS) 1530 N. MERIDIAN ST, INDIANAPOLIS, IN 46202 3734 E. 38TH ST, INDIANAPOLIS, IN 46218

FREE Confidential, Rapid Testing (Same-Day **Results), Giveaways, Live Radio and More!**

Marion County Public Health **Department Substance Use Outreach Services is partnering** with the Greater Than AIDS organization and Walgreens for National HIV Testing Day.





Urban League

Men have higher rates of getting and dying from cancer than women, but men can lower their chance of getting certain kinds of cancer.

Most cancers take years to develop, and many risk factors can affect a man's chance of getting cancer.

Some risk factors cannot be controlled, like getting older. But some factors can be controlled. In fact, men can do things every day to help avoid getting cancer.

Two of the most important things to do are making healthy choices and getting the screening tests that are right for them.

Quitting smoking is one of the best ways to lower the risk of lung cancer. Smoking can cause cancer almost anywhere in the body. For those who don't smoke, be sure to stay away from other people's smoke.

Ultraviolet (UV) rays from the sun or artificial sources like a tanning bed, booth, or sunlamp can cause skin cancer, the most common cancer.

Drinking alcohol raises a man's risk of getting five kinds of cancer, including liver cancer and colorectal cancer.

Nearly 40% of all cancers are associated with overweight and obesity.

Screenings are also important. A screening checks the body for cancer before any symptoms are present.

Regular colorectal cancer screenings are recommended for those who are 45 to 75 years old. Several screening tests for this are available. Some can be done at home, and others are done in a doctor's office. Men should talk to a doctor about which test is right for them.

The U.S. Preventive Services Task Force, a group of experts, recommends yearly lung cancer screening with lowdose computed tomography (LDCT) for people who are 50 to 80 years old, have a history of heavy smoking, and smoke now or quit within the past 15 years.

And, middle-aged men should talk to their doctor about the possible benefits and harms of prostate cancer screening. Prostate cancer is the most common in American men. It is mostly found in men over the age of 65. African American men or Caribbean men with African ancestry are more likely to develop prostate cancer than other races.

The goal of screening for prostate cancer is to find cancers that may be at high risk for spreading if not treated, and to find them early before they spread. However, most prostate cancers grow slowly or not at all.

A blood test called a prostate specific antigen (PSA) test is commonly used to screen for prostate cancer. For men should consult their doctor to discuss the possible benefits and harms of screening.

Men can make lifestyle changes to help prevent these health issues. Good nutrition that includes a lot of fruits and vegetables is vital. Obesity and being overweight is linked with many health issues. Diet and physical have a significant effect on health. It can improve our brain health, help manage weight, and improve ability to perform everyday tasks, among other benefits.

THE RECORDER indianapolisrecorder.com

Religion

There is no one 'religious view' on abortion: A scholar of religion, gender and sexuality explains

By SAMIRA MEHTA

(THE CONVERSATION) The Catholic Church's official line on abortion, and even on any artificial birth control, is well known: Don't do it.

Surveys of how American Catholics live their lives, though, tell a different story.

The vast majority of Catholic women have used contraceptives, despite the church's ban. Fifty-six percent of U.S. Catholics believe abortion should be legal in all or most circumstances, whether or not they believe they would ever seek one. One in four Americans who have had abortions are Catholic, according to the Guttmacher Institute, which advocates for reproductive health.

It's a clear reminder of the complex relationship between any religious tradition's teachings and how people actually live out their beliefs. With the U.S. Supreme Court poised to overturn Roe v. Wade, the 1973 ruling that protects abortion rights nationwide, religious attitudes toward a woman's right to end a pregnancy are in the spotlight. But even within one faith, there is no one religious position toward reproductive rights - let alone among different faiths.

Christianity and conscience

As a scholar of gender and religion, I research how religious traditions shape people's understandings of contraception and abortion.

When it comes to official stances on abortion, religions' positions are tied to different approaches to some key theological concepts. For instance, for several religions, a key issue in abortion rights is "ensoulment," the moment at which the soul is believed to enter the body — that is, when a fetus becomes human.

The catch is that traditions place ensoulment at different moments and give it various degrees of importance. Catholic theologians place ensoulment at the moment of conception, which is why the official position of the Catholic Church is that abortion is never permitted. From the moment the sperm meets the egg, in Catholic theology, a human exists, and you cannot kill a human, regardless of how it came to exist. Nor can you choose between two human lives. which is why the church opposes aborting a fetus to save the life of the pregnant person.

As in any faith, not all Catholics feel compelled to follow the church teachings in all cases. And regardless of whether someone thinks they would ever seek an abortion, they may believe it should be a legal right. Fifty-seven percent of U.S. Catholics say abortion is morally wrong, but 68% still support Roe v. Wade, while only 14% believe that abortion should never be legal.

Some Catholics advocate for abortion access not despite but because of their dedication to Catholic teachings. The organization Catholics for Choice describes its work as rooted in Catholicism's emphasis on "social justice, human dignity, and the primacy of conscience" - people making their own decisions out of deep moral conviction. Other Christians also say faith shapes their support for reproductive rights. Protestant clergy, along with their Jewish colleagues, were instrumental in helping women to secure abortions before Roe, through a network called the Clergy Consultation Service. These pro-choice clergy were motivated by a range of concerns, including desperation that they saw among women in their congregations, and theological com-



mitments to social justice. Today, the organization still exists as the Religious Coalition for Reproductive Choice.

There are myriad Protestant opinions on abortion. The most conservative equate it with murder, and therefore oppose any exemptions. The most liberal Protestant voices advocate for a broad platform of reproductive justice, calling on believers to "trust women."

Who is a 'person'?

Muslims scholars and clerics, too, have a range of positions on abortion. Some believe abortion is never permitted, and many allow it until ensoulment, which is often placed at 120 days' gestation, just shy of 18 weeks. In general, many Muslim leaders permit abortion to save the life of the mother, since classical Islamic law sees legal personhood as beginning at birth - though while many Muslims may seek out their religious leaders for guidance about or assistance with abortion, many do not.

Jewish tradition has a great deal of debate about when ensoulment occurs: Various rabbinic texts place it at or even before conception, and many place it at birth, but ensoulment is not as key as the legal status of the fetus under Jewish law. Generally, it is not considered to be a person. For instance, the Talmud - the main source of Jewish law - refers to the fetus as part of the mother's body. The biblical Book of Exodus notes that if a pregnant woman is attacked and then miscarries, the attacker owes a fine but is not guilty of murder.

In other words, Jewish law protects a fetus as a "potential person," but does not view it as holding the same full personhood as its mother. Jewish clergy generally agree that abortion is not only permitted, but mandated, to save the life of the mother, because potential life must be sacrificed to save existing life even during labor, as long as the head has not emerged from the birth canal. Where Jewish law on abortion gets complicated is when the mother's life is not at risk. For example, contemporary Jewish leaders debate whether abortion is permitted if the mother's mental health will be damaged, if genetic testing shows evidence of a nonfatal disability or if there are other compelling concerns, such as that the family's resources would be for the content.

strained too much to care for their existing children. American Jews have generally supported legal abortion with very few restrictions, seeing it as a religious freedom issue - and a question of life versus potential life. Eighty-three percent support a woman's right to an abortion, and while many might turn to their clergy for support in seeking an abortion, many would not see a need to.

A different view of life

As much diversity as exists in Christianity, Islam and Judaism, there is likely even more in Hinduism, which has a range of texts, deities and worldviews. Many scholars argue that the fact so many different traditions are all lumped together under the umbrella term "Hindusim" has more to do with British colonialism than anything else.

Most Hindus believe in reincarnation, which means that while one may enter bodies with birth and leave with death, life itself does not, precisely, begin or end. Rather, any given moment in a human body is seen as part of an unending cycle of life - making the question of when life begins quite different than in Abrahamic religions.

Some bioethicists see Hinduism as essentially prolife, permitting abortion only to save the life of the mother. Looking at what people do, though, rather than what a tradition's sacred texts say, abortion is common in Hindu-majority India, especially of female fetuses.

In the United States, there are immigrant Hindu communities, Asian American Hindu communities and people who have converted to Hinduism who bring this diversity to their approaches to abortion. Overall, however, 68% say abortion should be legal in all or most cases.

Compassionate choices

Buddhists also have varied views on abortion. The Religious Coalition for Reproductive Choice notes: "Buddhism, like the other religions of the world, faces the fact that abortion may sometimes be the best decision and a truly moral choice. That does not mean there is nothing troubling about abortion, but it means that Buddhists may understand that reproductive decisions are part of the moral complexity of life."

Japanese Buddhism in particular can be seen as offering a "middle way" between pro-choice and pro-life positions. While many Buddhists see life as beginning at conception, abortion is common and addressed through rituals involving Jizo, one of the enlightened figures Buddhists call bodhisattvas, who is believed to take care of aborted and miscarried fetuses.

In the end, the Buddhist approach to abortion emphasizes that abortion is a complex moral decision

that should be made with an eye toward compassion.

We tend to think of the religious response to abortion as one of opposition, but the reality is much more complicated. Formal religious teachings on abortion are complex and divided - and official positions aside, data shows that over and over, the majority of Americans, religious or not, support abortion.

The Conversation is an independent and nonprofit source of news, analysis and commentary from academic experts. The Conversation is wholly responsible

Supreme Court: Religious schools must get Maine tuition aid

By MARK SHERMAN Associated Press

WASHINGTON (AP) - The Supreme Court ruled June 22 that Maine can't exclude religious schools from a program that offers tuition aid for private education, a decision that could ease religious organizations' access to taxpayer money.

The 6-3 outcome could fuel a renewed push for school choice programs in some of the 18 states that have so far not directed taxpayer money to private, religious education. The most immediate effect of the court's ruling beyond Maine probably will be in nearby Vermont, which has a similar program.

The decision is the latest in a line of rulings from the Supreme Court that have favored religion-based discrimination claims. The court is separately weighing the case of a football coach who says he has a First Amendment right to pray at midfield immediately after games.

Chief Justice John Roberts wrote for a conservative majority that the Maine program violates the Constitution's protections for religious freedoms.

The court's three liberal justices dissented. "This Court continues to dismantle the wall of separation between church and state that the Framers fought to build," Justice Sonia Sotomayor wrote.

Justice Stephen Breyer noted in a separate dissent that Maine "wishes to provide children within the State with a secular, public education. This wish embodies, in significant part, the constitutional need to avoid spending public money to support what is essentially the teaching and practice of religion."

But Roberts wrote that states are not obligated to subsidize private education. Once they do, however, they can't cut out religious schools, he wrote, echoing his opinion in a similar case from two years ago. "Maine chose to allow some parents to direct state tuition payments to private schools; that decision was not 'forced upon' it," Roberts wrote, quoting from Sotomayor's dissent.

Until now, Maine's exclusion of religious schools has been upheld, Frey said during the appearance on Maine Public. "Frankly, it is concerning, even though we saw it coming."

The ideological split was evident during arguments in December, when the conservative justices seemed largely unpersuaded by Maine's position that the state is willing to pay for the rough equivalent of a public education, but not religious inculcation.

In the Maine case, parents sued in federal court to be able to use state aid to send their children to Christian schools in Bangor and Waterville. The schools in question, Bangor Christian School and Temple Academy, are uncertain whether they would accept public funds, according to court filings.

The Bangor school said it would not hire teachers or admit students who are By shutting out parents with certain transgender. Both schools said they do not hire gay or lesbian teachers, according to court records.

In 2020, the high court ruled 5-4 that states must give religious schools the same access to public funding that other private schools receive, preserving a Montana scholarship program that had largely benefited students at religious institutions.

In that case, the court said states don't have to allow public money to be used in private education. But they can't keep religious schools out of such programs, once created.

But even after that ruling, the 1st U.S. Circuit Court of Appeals upheld the Maine program, holding that the state was not violating anyone's constitutional rights by refusing to allow taxpayer money to be used for religious instruction. The three-judge panel included retired Justice David Souter, who occasionally hears cases in the appeals court.

The decision reversed that appeals court ruling and made clear that religious schools must be part of the mix when states devote public money to private school choice

programs.

"This ruling affirms that parents should be able to choose a school that is compatible with their values or that honors and respects their values. values, that's discrimination run rampant," Leslie Hiner, vice president of legal affairs for the school choice group EdChoice.

Most of the justices attended religious schools, and several send or have sent their children to them.

Associated Press writers Collin Binkley in Boston and Patrick Whittle in Portland, Maine, contributed to this report.



Getty Images

ORDER OF SERVICE





by Wilson Casey 1. Is the book of Syria in the Old Testament, New Testament or 2. Which Psalm sets man's normal lifespan of threescore and ten? 3. From Genesis 7, how many vears did Noah live after the flood? 1, 50, 100, 350 4. How many books of the Bible (KJV) begin with the letter "H"? 0, 5. What does the shield represent in the "armor of God"? Courage, Faith, Gallows, Doves 6. In John 6:35, Jesus said, "I am the ... of life."? Light, Wine, Giver, 0

BIBLE TRIVIA

S T W T S R I F) ſ **D** Я H L N С 17 M 3 EDAZAB Я Ξ Ξ C E M V I D ٦ L Ч A H S L S H A Я Λ Ь Н K H I X S A 3 Т Ξ (T E U D I A E Π S K D K I S A D A Ь M (T (U O Y) (T A Y) Ь Ξ B (S I (B N K I E D) Answers

(c) 2022 King Features Synd.,

BIBLE WORD SEARCH

BIBLE WORD SEARCH

by Elie's Spiritual Treasures

1 CORINTHIANS 15:3-5

For <u>what</u> I received I <u>passed</u> on to <u>you</u> as of <u>first</u> importance: that **Christ died** for our **sins** according to the Scriptures, that he was buried, that he was raised on the third day according to the Scriptures, and that he **<u>appeared</u>** to <u>**Cephas**</u>, and then to the <u>**Twelve**</u>.

NEW INTERNATIONAL VERSION



www.NEWBINDY.org P: 317.891.3318 F: 317.891.3320

CHURCH

4401 W 52ND ST., INDIANAPOLIS, IN 46254

SUNDAYS

9:30am

St. Luke Missionary Baptist Church



mes Anthony &

Lady Tara Jackson



WATCH IT LIVE! SUNDAY SERVICE - 10:30 AM LWCCTV 4646 N. Michigan Road, Indianapolis, IN 46228

Service

Prayer & Praise on

Purpose/Bible Study,

6:30p.m.

Senior Pastor

IAN SCIPLES OF CHRIST EST. 1866 **Rev. R. Janae Pitts-Murdock**

> In Person Worship Service Minister June McIntyre EVERY Sunday at 10:00 am Interim Pastor

"Where GOD is love and Lives are Changed"

www.rockindy.com Like us on Facebook.com\TheRockMBC Follow us on Twitter @TheRockMBC

5325 E. 30th Street

317-543-9505

See past sermons on Facebook: StLuke MB Church YouTube: StLukeMBChurch PastorVance



Monday - Friday 8 AM - 6 PM Monday-Friday 8:30 AM - 5:30 PM Office: (317) 591-5050 | easternstarchurch.org Saturday and Sunday 11 AM - 4 PM

| Р | I | L | С | E> | VV |) A | I | D | E |
|---|---|---|---|----|--------|------------|---|---|---|
| | | | D | | \sim | | | | |
| С | С | W | U | Т | Н | Т | R | D | 0 |
| J | S | Т | W | Т | Т | S | R | Т | F |

Find the **<u>bolded</u>** words in the diagram. They run in all directions — forward, backward, up, down and diagonally. WWW.SEARCHING-FOR-JESUS.COM

© 2022 King Features Synd., Inc.

Unique Writing Solutions

VC Rowley and Associates creates hand-crafted writing instruments with exotic hardwood from around the world. These individulized works of art are one of a kind and are designed for the discriminating individual that can appreciates craftmanship.



All Pens Are Individually Made

Select your pen model, and your wood choice and contact us at:

vcr@vcrowleyaai.com

Business

T-shirts? Ice cream? Retailers cash in on Juneteenth

By ANNE D'INNOCENZIO AP Retail Writer

THE RECORDER

indianapolisrecorder.com

NEW YORK (AP) — Retailers and marketers have been quick to commemorate Juneteenth with an avalanche of merchandise from ice cream to T-shirts to party cups.

But many are getting backlash on social media for what critics say undermines the day, designated as a federal holiday last year to honor the emancipation of enslaved African Americans. A search for Juneteenth items among online sellers like Amazon and J.C. Penney produced everything from toothpicks with pan-African flags to party plates and balloons.

Walmart, the nation's largest retailer, apologized last month after getting slammed for a Juneteenth ice cream flavor — swirled red velvet and cheesecake — under its store label Great Value. Walmart said it's reviewing its product assortment and will remove items "as appropriate." As of June 16, Walmart's site was still offering lots of T-shirts and party plates.

Meanwhile, the Indianapolis Children's Museum removed a Juneteenth watermelon salad from its menu and issued a mea culpa earlier this week. In a statement posted on its Facebook page, the museum blamed a lapse in vendor oversight, noting the label and salad were not reviewed by museum staff.

"We are an imperfect institution, but we are committed to improvement and will work tirelessly to regain your trust," the museum wrote on its Facebook page.

The backlash comes as companies promised after the police killing of George Floyd in May of 2020 to no longer stay silent and vowed to take an active role in confronting and educating customers and employees on systemic racism. According to the preliminary results of a survey by Mercer of 200 employers, 33% offered Juneteenth as a paid holiday to their staff. That's up from 9% last year in a survey of more than 400 companies conducted shortly before Juneteenth was declared a federal holiday.

At the same time, many have cashed in on a holiday that Black Americans have observed since June 19, 1865, when Union Major General Gordon Granger proclaimed freedom for enslaved people in Galveston, Texas, in alignment with President Abraham Lincoln's 1863 Emancipation Proclamation.

Many experts believe that if retailers and other marketers plan to recognize the day, they should either sell merchandise from Black-owned businesses or invest in campaigns that would help Black communities. Amazon, for instance, does have a Blackowned business storefront that's live all year-round for customers who want to support and shop Blackowned businesses selling on the site.

"This is a serious and reflective moment — I am excited and grateful for the recognition," said Ramon Manning, chairman of the board at Emancipation Park Conservancy, a nonprofit organization aimed to restore the park, which was purchased in 1872 by



a group of former enslaved people to commemorate the anniversary of their emancipation.

"However, I feel like it is also brought back everybody else out of the woodwork who are opportunists more so than folks who are looking at the history of this country and looking at where a group of people have come from," he added.

Manning, who is also founder and chairman of Ridgegate Capital, a private investment fund, further wondered: "Who is this going to benefit?"

Sheryl Daija, founder and CEO of Bridge, a group of marketing and diversity, equity and inclusion executives, noted there's a disconnect between the seriousness of the holiday and the merchandise on display.

"A lot of companies have good intentions, but unfortunately good intentions can go awry, and this is what we have seen," said Daija, who found Walmart's Juneteenth ice cream particularly egregious because it used the holiday moniker to brand a new ice cream flavor.

Companies have a long history of commercializing holidays and other moments in order to cash in. Take

Cinco de Mayo, which has become in the U.S a celebration of all things Mexican, with companies selling everything from beans to beer to sombrero hats. The holiday has spread from the American Southwest, even though most have no idea about its original ties to the U.S. Civil War, abolition and promotion of civil rights for Blacks. In fact, it's often mistaken for Mexican Independence Day.

Meanwhile, every October, retailers are awash in pink merchandise to celebrate Breast Cancer Awareness month, but critics say many make misleading claims about supporting cancer groups. And Memorial Day, a federal holiday designated to mourn the U.S. military who have died while serving in the U.S. armed forces, has morphed into all-day mattress sales at stores.

But what makes the move by companies to cash in on Juneteenth worse is that it comes as the U.S. remains fraught with racial tensions, said Darnise Martin, clinical associate professor of African American studies at Loyola Marymount University in Los Angeles.

"It is weird to merchandise around it, but that's what America does," Martin said.



THE RECORDER Indianapolisrecorder.com Friday, June 24, 2022 Classifieds (317) 924–5143 L E G Α S G G E

New Rates

-040184

ROWLETT.

ORDER

documents:

of Birth Record);

certificate:

if issued:

Petitioner:

Petitioner

NAME:

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

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

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

New Rates Adoptions \$118.00***

Determine Heirship \$118.00***

Dissolution of Marriage \$118.00***

Guardianship Notice \$118.00***

Name Change \$118.00*** (Court date must be 30 days from last publication

Summons \$118.00***

Notice of

Boundary of said Lot 36); STATE OF INDIANA) thence North 87 degrees 49 minutes 47 seconds West a MARION CIRCUIT COURT COUNTY OF MARION CASE NO. 49C01-2112distance of 174.53 feet: (2) thence North 00 degrees 06 IN RE THE CHANGE OF minutes 59 seconds East distance of 48.60 feet:(3) thence South 89 degrees 41 MICHAEL ANTHONY minutes 26 seconds East a

distance of 24.31 feet; (4) thence North 00 degrees 06 The Court, having received a Verified Petition For Change minutes 59 seconds East a distance of 5.84 feet to a 5/8 of Name/Correction of Birth inch capped rebar "Gibson' ecord/Petition for Change nd the Point of Beginning; of Name and Gender/ Peti-(5) thence North 00 degrees tion for Change of Gender, now Orders the Petitioner to 06 minutes 59 seconds East 117.43 feet; (6) thence South 80 degrees 21 minutes 06 file with the Court, in support seconds East a distance of of the Petition, the following 198.53 feet to the East line of said Lot 36 an being on 1. From a newspaper of eneral circulation, the Cera curve, tangent, concave Southeasterly, the radius point of which bears South tificate of Publisher's affidavit

and the actual publication notice from the newspaper 80 degrees 21 minutes 06 seconds East a distance of 175.00 feet; (7) thence South-(NOT required for Correction erly and Easterly along said curve through a central angle 2. A valid Indiana driver license/identification card; 3. Petitioner's original birth of 09 degrees 09 minutes 39 conds an arc distance of 4. Valid U.S. Passport, 27.98 feet to a 5/8 inch capped rebar "Gibson": thence North 87 degrees 49 minutes 47 5. If foreign born, Natural-

ization Certificate for each seconds West parallel with the South line of said Lot 36 a distance of 161.05 feet to the 6. A certified copy of docu-Point of Beginning, containing 0.280 acres, more or less. ments reflecting any change in Petitioner's name (marriage commonly known as 6632 licenses and divorce decrees for each marriage; education and/or military records if Silver Creek Drive, Indianapolis, IN 46259

J. Dustin Smith (29493-06)

Nicholas M. Smith (31800

Susan B. Klineman (17405-

MANLEY DEAS KOCHAL-

Columbus OH 43216-5028

Telephone: 614-220-5611

Facsimile: 614-220-5613

Email: sef-jdsmith@man

06/24/22,

07/01/22.

07/08/22

, Chris Wiley (26936-10)

Attorneys for Plaintif

P.O. Box 165028

leydeas.com

5320-948620

MDK # 22-007971

) SS:

Association

Plaintiff.

STATE OF INDIANA)

COUNTY OF MARION)

CAUSE NO. 49D04-2204-

FifthThird Bank, National

The Unknown heirs, de-

names differ from birth record NOW. THEREFORE, said and name(s) used). D efendant is hereby notified of 7. If the Petition is filed the filing and pendency of said for a Minor's name change Complaint against them and that unless they appear and (along with the other documents above): answer or otherwise defend a. the child's original birth thereto within thirty (30) days certificate; and after the last notice of this b. a Waiver/Consent from action is published, judgment

the non-petitioning parent. by default may be entered 8. If Petitioner requires an against said Defendant for terpreter for the hearing, the relief demanded in the Petitioner is required to file a Complaint. Dated Clerk, Marion Supewritten motion and specify the language (and dialect, if differrior Court #1 ent), so the Court can order an interpreter for the hearing to assist the Petitioner. Stephanie A. Reinhart Failure to file these docu-(25071-06)

ments with the Court at least seven (7) days before the 15) hearing will result in your case being continued to another date Publication must be completed at least thirty (30) days before the hearing date. SKI LLC Petitioner is ordered to initiate publication within five (5) days of this order.

So Ordered: March 3, 2022 /s/ Susan Boatright Judicial Officer Distribution: Petitioner/Attorney 8. That I am not seeking to

defraud creditors by changing my name. 9.That I have published notice of my request for change

of name in a local publication INTHE MARION SUPERIOR as required by law, and will bring proof of publication to COURT #4 the hearing. 10. That I am not a sex MF-013927

or violent offender who is required to register under Indiana Code 11-8-8. 11. That I wish to change mv name to: Michael Anthony

visees, legatees, beneficia-12. That I request that: ries of Dana R. Lockart and The name on my birth cer-tificate be changed to my new their unknown creditors; and, the unknown executor, changed name. Specifically, administrator, or personal el Anthony Williams. representative of the Estate WHEREFORE, I respectof Dana R. Lockart, et al. fully request that this Court Defendants grant my Petition for Name NOTICE OF SUIT SUM-Change, and for all other just MONS BY PUBLICATION and proper relief. I affirm under TO: Creekside Crossing De Homeowners Association, penalties for periury that the foregoing representations Inc.: BE IT KNOWN, that Fifth Michael Anthony Williams Third Bank, National As-5327 LAKE BOGGS ST sociation, the above-named INDIANAPOLIS, IN 46254 Plaintiff, by its attorney, Susan B. Klineman, has filed in the STATE OF INDIANA COUNTY OF MARION office of the Clerk of the Before me Shantel Jeffer-Marion Superior Court #4 its on, a notary of public Marion Complaint against Defendant Creekside Crossing Home-County, State of Indianan, personally appeared Michael A. Williams, and being first duly owners Association Inc and the said Plaintiff having sworn upon his/her oath, savs also filed in said Clerk's office that the facts alleged in the the affidavit of a competent foregoing instrument are true. person showing that the Date:3/3/22 residence and whereabouts of the Defendant. Creekside Notary Public: Shantel Jefferson Crossing Homeowners As-My Commission Expires: sociation, Inc., upon diligent 1/12/26 inquiry is unknown, and that 5320-948980 said cause of action is for 06/24/22, default on the promissory note 07/01/22. and to foreclose a mortgage on the following described real 07/08/22 estate in Marion County, State MDK # 22-000933 of Indiana, to wit: Building 2 Unit 8901-207 STATE OF INDIANA) per plat thereof recorded) SS: COUNTY OF MARION) on April 11, 2005 as Instru-INTHE MARION SUPERIOR ment No. 2005-0054594 in Creekside Crossing, LLC COURT #1 created by Declaration of CAUSE NO. 49D01-2203-MF-009034 Condominium Ownership The Huntington National recorded as Instrument No Bank 2004-235308 on December Plaintiff. 21, 2004, as amended by supplemental Declarations vs. Brian Barnhart, et al. recorded as Instrument No. Defendants. NOTICE OF SUIT SUM-20050054595 on April 11, 2005 in the Office of the MONS BY PUBLICATION Recorder of Marion County (collectively the "Declaration" TO: The Pointe Home Owners Association Inc. AKA together with the undivided The Pointe Property Owners percentage interests ap-Association: pertaining to such unit in the BE IT KNOWN, that The Common Areas and Limited Huntington National Bank, Common Areas in Creekside the above-named Plaintiff, by Crossing Condominiums until such times as Supplemental attorney, J. Dustin Smith, has filed in the office of the Declaration are recorded annexing additional real estate to Clerk of the Marion Superior Creekside Crossing, pursuant Court #1 its Complaint against Defendant The Pointe Home to the provisions of paragraph Owners Association Inc. AKA 21 of the Declaration. Upon The Pointe Property Owners the filing and recording of Supplemental Declarations Association, and the said Plaintiff having also filed in annexing additional rea said Clerk's office the afestate to Creekside Crossing fidavit of a competent person Condominiums, the Grantee's showing that the residence undivided percentage Interand whereabouts of the est in the Common Areas Defendant, The Pointe Home and Limited Areas shall be Owners Association Inc. AKA reduced and changed in accordance with the provisions The Pointe Property Owners Association, upon diligent of paragraphs 8 and 21 of the Declaration; together with the exclusive right to use Parking inquiry is unknown, and that said cause of action is for default on the promissory note Space No. 30, which right shall and to foreclose a mortgage pass with title to Building 2, on the following described real Unit 8901-207. commonly known as 8901 estate in Marion County, State Hunters Creek Drive, Apt 207, of Indiana, to wit: Lot numbered 35 in Dia-Indianapolis, IN 46227. mond Ridge at the Pointe, NOW, THEREFORE, said Defendant is hereby notified of Section 1, in Marion County, Indiana as per the plat thereof recorded July 17, 2006 as Inthe filing and pendency of said Complaint against them and that unless they appear and answer or otherwise defend strument No. 2006-0105071. the Office of the Recorder of Marion County, Indiana. thereto within thirty (30) days Together With after the last notice of this A part of Lot Numbered action is published, judgment 36 in Diamond Ridge at the by default may be entered Points, Section 1, in Marion against said Defendant for County, Indiana, as per the the relief demanded in the nlat thereof recorded July Complaint. 17, 2006 as Instrument No. Dated Clerk, Marion Supe-2006-0105071, in the Office of the Recorder of Marion rior Cour Susan B. Klineman (17405-County, Indiana, described as follows, to-wit: 49) Commencing at the South Stephanie A. Reinhart east corner of said Lot 36 (the (25071-06) next seven (7) Calls are along J. Dustin Smith (29493-06) the Southern and Western Nicholas M. Smith (31800-

15) Chris Wiley (26936-10) Attorneys for Plaintiff MANLEY DEAS KOCHAL-SKI LLC P.O. Box 165028 Columbus OH 43216-5028 Telephone: 614-220-5611 Facsimile: 614-220-5613 Email: sef-SBKlineman@ anleydeas.com 5320-948810

06/24/22, 07/01/22. 07/08/22 SUMMONS - SERVICE BY PUBLICATION STATE OF INDIANA) IN THE MARION CIRCUIT

)SS: COUNTY OF MARION) CAUSE NO. 49D04-2206-MF-018548 JPMORGAN CHASE BANK, NATIONAL ASSO-

CIATION Plaintiff. THE UNKNOWN HEIRS AND DEVISEES OF CHARLES R. LEWIS A/K/A CHARLES LEWIS. DE-CEASED, LAURA J. LEWIS A/K/A LAURA LEWIS, PNC BANK, NATIONAL ASSO-CIATION, US BANK NA-TIONAL ASSOCIATION. AS TRUSTEE FOR MASTR ASSET-BACKED SECURI-TIES TRUST 2005-WE1 MIDLAND FUNDING LLC, INDIANA RECEIVABLES, INC. D/B/A IN RECEIVABLES INC., JEFFERSON CAPITAL SYSTEMS, LLC, CARL-TON COURT HOLDINGS. LLC, WOODLAKE APART-MENTS, STATE OF INDIANA and UNITED STATES OF

AMERICA, 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 55 N 7th Ave, Beech Grove, IN Ave, 46107-1501 and described as follows: Lots 26 and 27 in Block 123 in Section "A" of the Town, now City of Beech Grove, Marion County, Indiana, as per plat thereof, recorded in Plat Book 14, page 108 and 109 in the Office of the Recorder Marion County, Indiana. This summons by publication is specifically di-rected to the following named defendant(s): Laura J. Lewis a/k/a Laura

Lewis, PNC Bank, National Association, US Bank National Association, as Trustee for MASTR Asset-Backed Securities Trust 2005-WF1, Midland Funding LLC, Indiana Receivables, Inc. d/b/a IN Receivables Inc., Jefferson Capital Systems, LLC, Carlton Court Holdings, LLC, Woodlake Apartments, State of Indiana and United States

of America This summons by publication is specifically di-rected to the following named defendant(s) whose whereabouts are unknown: The Unknown Heirs and visees of Charles R. Lewis

a/k/a Charles Lewis, Deceased If you h

said cause of action is for default on the promissory note and to foreclose a mortgage

on the following described real STATE OF INDIANA) IN THE MARION COUNTY SUPERIOR COURT ate in Marion County, State of Indiana, to wit:)SS:PROBATE DIVISION COUNTY OF MARION) Lot Numbered 355 in Heather Hills Addition, Eights Section, an Addition in Marion CAUSE NO.: 49D08-2205-

County, Indiana, as per plat EU-016314 thereof recorded in Plat Book 32, pages 177 and 178, in the Office of the Recorder of UNSUPERVISED Marion County, Indiana, THE ESTATE OF CAROLE A. McDANIEL, DECEASED. commonly known as 1736

Fogelson Drive, Indianapolis, IN 46229 NOW, THEREFORE, said Defendant is hereby notified of the filing and pendency of said

Complaint against them and T. Anderson was appointed that unless they appear and answer or otherwise defend Personal Representative of the Estate of Carole A. Mc thereto within thirty (30) days Daniel, Deceased, who died after the last notice of this on March 31, 2022 action is published, judgment by default may be entered against said Defendant for against this Estate, whether or not now due, must file the the relief demanded in the Claim in the office of the Clerk

of this Court within three (3) Complaint months from the date of the Dated Clerk, Marion Supefirst publication of this Notice rior Court-Civil 7 or within nine (9) months after the Decedent's death.

Susan B. Klineman (17405whichever is earlier, or the 49) claims will be forever barred. Stephanie A. Reinhart (25071-06) J. Dustin Smith (29493-06) Nicholas M. Smith (31800 15) perior Court

Chris Wiley (26936-10) Attorneys for Plaintiff MANI EY DEASKOCHAL-SKI LLC P.O. Box 165028 Columbus OH 43216-5028 Telephone: 614-220-5611 Facsimile: 614-220-5613 Email: sef-SBKlineman@ manleydeas.com 5320-948624

06/24/22 07/01/22. 07/08/22 STATE OF INDIANA) IN THE MARION COUNTY

SUPERIOR COURT PROBATE DIVISION STATE OF INDIANA) IN THE MARION SUPERIOR) SS: COUNTY OF MARION) COURT CAUSE NO. 49D08-2205-ES-018107

IN THE MATTER OF THE ESTATE OF RHONDA CAUSE NO. 49D08-2205 EU-016327 DARLENE COOPER NOTICE OF ADMINIS-TRATION FOR PUBLICA-OF TION

Notice is hereby given that Robert Cooper was on the June 1, 2022 appointed Personal Representative of the Estate of Rhonda Darle Cooper, who died on May 17, 2022

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 Marion County, Indiana, this June 1, 2022.

Myla A. Eldridge Clerk of the Marion County Superior Court 5320-948626 06/24/22,

07/01/22 STATE OF INDIANA) IN THE

SUPERIOR COURT)SS: PROBATE DIVISION COUNTY OF MARION) AUSE NO. 49D08-2205

the Estate of her Son. Jamear

A hearing on this Petition

July, 2022, at 9:00 a.m.

will be held on the 14th day

E.S.T. in Marion Superior

be conducted remotely via

WebEx If you object to the

Petition, you must file a written

objection with the Court on

or before the said time and

date of the hearing and be

present via WebEx to argue

your objection; otherwise, the

Clerk, Marion County Su-

Phone: (317) 327- 4740

06/24/22,

07/01/22

Nathaniel Lee, Esq.

Faith E Alvarez Eso

your absence

perior Court 8

46203

Dated: 5/18/22

Mvla A Eldridge

675 Justice Way

EU-014989

R. Owens.

IN RE: THE ESTATE OF: JAMEAR R. OWENS NOTICE BY PUBLICA-EU-017065 TION OF ESTATE PETITION IN THE MATTER OF THE

)SS: PROBATE DIVISION COUNTY OF MARION) ESTATE DOCKET: 49D08

06/24/22.

IN THE MATTER OF THE

ADMINISTRATION OF

NOTICE OF ADMINIS-

Notice is hereby given that

May 16, 2022, Kathryn

All persons having claims

Dated at Indianapolis, idiana, this May 16, 2022

Clerk, Marion County Su-

Attorney for Personal Rep-

Attorney No.: 23520-49 SCHLUETER BREMAN

9292 North Meridian

317-953-6000; Fax 317-

Rhonda@SchlueterBre-

)SS:PROBATE DIVISION

COUNTY OF MARION)

06/24/22

07/01/22

49D08-2205-EU-

5320-949003

Indianapolis, IN 46260

Rhonda Yoder Breman

Mvla A Eldridge

resentative

Street, Suite 350

953-6001

man.com

LLC

TRATION

07/01/22

IN THE MATTER OF THE UNSUPERVISED ESTATE OF TRACIE FRANCESCA STUART, DECEASED

TRATION IN THE SUPERIOR

TY. INDIANA of James Douglas Dishman PROBATE DIVISION deceased, who died on April

Notice is hereby given that on June 6. 2022. Eric Rivers was appointed Personal Representative of the Estate deceased, who died testate on the 28th date of April, 2022.

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 form the date of the first publication of this notice. within nine (9) months after the decedent's death, whichever is earlier, or the claims will be forever barred. Additional Information may be obtained from the attorney representing the Personal Representative, Patrick E. Chavis IV, Attorney at Law, P.O. Box 449. Fishers. IN 46308 (317) 537-7665 phone, (317) 236-6054 facsimile or via email chavislaw04@ yahoo.com

Dated at Marion County Indiana this June 6, 2022. Mvla A. Eldridge Clerk Marion County Su perior Court Probate Division

06/24/22, 07/01/22 STATE OF INDIANA) IN HE MARION SUPERIOR) SS.

COUNTY OF MARION))CAUSE NO.: 49D08-2206-EU-019057

ESTATE OF JASON R. HARVEY, De-

IN THE MATTER OF THE TRATION SUPERVISED ESTATE

SHIRLEY K. CUTLER, DECEASED NOTICE OF ADMINIS-

TRATION Notice is hereby given that May 17, 2022 David J. Toops was appointed personal representative of the estate of Shirley K. Cutler, deceased,

who died on or about the 28th day of March, 2022. All persons having claims against this estate, whether or not now due, must file the claim in the office of the Clerk of 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, ndiana, this May 17, 2022. Mvla A Eldridge Clerk, Marion County Circuit Court 5320-948829

07/01/22 STATE OF INDIANA) IN THE MARION SUPERIOR

06/24/22

COURT)SS: PROBATE DIVISION COUNTY OF MARION) CAUSE NO. 49D08-2205-

MAN,) Decedent,) 2206-EU-018795 SANDRA J. DISHMAN,) Petitioner.

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,

Dated at Marion County,

Clerk of the Court of Marion

COUNTY OF MARION SS:

IN THE SUPERIOR

CAUSE NO. 49D16-2206-

In the matter of the Guard-

NOTICE OF HEARING

Marin County Superior Court

to appear at the hearing and

to file written objection on or

Marion County Clerk

Mullins Law, LLC 1903 Crown Plaza Blvd

Bid date: June 30, 2022

ielfetz@fawilhelm.com or

317.359.5411, or Katrina

Nibbi, katrinanibbi@fawil

consists of a 326,000 sf new

medical education building

11 stories plus basement,

3.5 stories of shell space

XBE goal is 20% F.A. Wilhelm

is bidding BC-03A Concrete

CRG Residential and

Browning invite interested

parties to participate bid on

our upcoming multi-family

06/24/22

5320-948961

Project Description: Project

helm.com or 317.359.5411

Contact: Dan Fetz, dan-

06/24/22

07/01/22

Sherr'ee D. Mullins

Plainfield, IN 46168

317) 839-9400

5320-948906

ing BP1

before the hearing date.

Myla Eldridge

Notice is hereby given that

06/24/22.

07/01/22

5320-948813

TRATION NOTICE OF ADMINIS-

was appointed personal representative of the Estate COURT OF MARION COUN-

8, 2022.

Tracie Francesca Stuart, All persons having claims

or within nine (9) months after the decedent's death, whichever is earlier, or the claims will be forever barred Indiana this June 15, 2022. County STATE OF INDIANA COURT GU-019418

ianship of Makavia R. Spear Petitioner Cheryl Lynn Ruble, by counsel, filed a Petition to Appoint Guardian over person 5320-948907 and Estate of Makayia R.

Spear, a minor. The Petition is scheduled for hearing in the No. 16 on July 13, 2022 at 3:50 pm, Any person has the right

COURT) PROBATE DIVISION

IN THE MATTER OF THE

NOTICE OF ADMINIS-

Notice is hereby given that Sherri L. Mallory, was on June 13, 2022 appointed Personal INVITATION TO BID

Representative of the estate of Jason R. Harvey, deceased, who died 3/9/2022. 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, Indiana, on June 13, 2022.

Foundations, Walls, Building Curbs, Stairs, Equipment Myla A Eldridge CLERK, MARION COUN-Pads, and Sidewalks/Curbs SUPERIOR COURT for Road Re-Alignment Only. Jennifer Norton

Attorney No. 28709-49 3750 N Meridian Street, UPCOMING BID OPPOR-Ste 300 TUNITY MULTI-FAMILY PROJECT Indianapolis, Indiana

46208 United States of America (317) 572-8696 5320-948941

06/24/22 07/01/22

project at 16 Tech. We are actively seeking city certified Stacy L. Kelley, Attorney Glaser & Ebbs XBE businesses to participate 845 S. Meridian Street in this project. Diversity Participation Indianapolis, IN 46225 (317) 636-5211

Goals: 15% MBE; 8% WBE; 3% VBE; 1% DBE All bids shall

JAMES DOUGLAS DISH-Airport; Project No. Q-22-001 All bids will be submitted electronically and opened via a Virtual Meeting and read aloud on July 8, 2022, at 1:00 p.m. E.T. No bids will be NOTICE OF ADMINISpermitted after the designated time. To attend the bid open ing on-line (virtual meeting) Notice is hereby given that on the 15th of June, 2022, Sandra J. Dishman ease contact P&DAdmins@ ind.com. Bids are desired as set forth in the Instructions to Bidders, which is part of the

specifications. Each bid shall include all work, labor, equipment, and materials necessary to complete the project as required in strict compliance with the drawings and specifications (Plans) prepared by Crawford, Murphy, & Tilly, 8790 Purdue Road, Indianapolis, Indiana 46268. Pursuant to the repeal of Indiana Code § 5-16-7, effective July 1, 2015, common construction wages are not required on this project.

The Indianapolis Airport Authority, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders that it will affirmatively ensure that any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award In accordance with Indiana Code Section 5-16-13-1, et seq., prequalification with the Indiana Department of Administration (IDOA) or the Indiana Department of Transportation (INDOT) is required of all contractors, in any contractor tier, performing work under contract to the IAA which is estimated to be One Hundred Fifty Thousand Dollars (\$150,000) or greater Specifications are on file and may be examined at: BX Indiana Construction League

1028 Shelby Street India napolis, IN 46203 . www.bxindiana.com ConstructConnect 3825 Edwards Road, Ste

800 Project: IU School of Medi-Cincinnati, OH 45209 cine Medical Education Build www.constructConnect com

Dodge Data & Analytics 3315 Central Av Hot Springs, AR 71913 www.construction.con Crawford, Murphy, & Tilly 8790 Purdue Road Indianapolis, Indiana

46268 Plans and Bid Documents may be obtained from ReproGraphix Inc., 437 North Illinois Street, Indianapolis, Ir diana 46204, 317.637.3377, or on-line at https://www. reprographix.com. There will be no charge for the first set of Plans and Bid Documents additional sets may be obtained for the cost of printing

and shipping. All bids shall be on Form No. 96 as prescribed by the State Board of Accounts. must be accompanied by a Financial Statement, must be properly and completely executed and shall be accompanied by a properly completed non-collusion affidavit. After opening bids, no bid shall be withdrawn for a period of sixty (60) calendar days without written consent of the Owner.

eal Estate \$118.00***

Notice of Administration \$87.00**

Dissolution of Corporation \$76.00*

Notice of **Final Account** \$76.00*

*** =

Three run dates ** Two run Dates * = One run date

All legal

advertisements must be prepaid.

Charge your ad VISA MasterCard DISCOVER

Please Check Your Ad Please carefully read your ad

the first day it appears and report any errors promptly. Credit for errors is limited to the cost of the first ad only and adjustment is limited to the

actual cost of space.

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 you 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 manded, by the Plaintiff. FEIWELL & HANNOY, P.C. Bv /s/ Matthew S. Love MATTHEW S. LOVE Attorney No. 18762-29 Attorney for Plaintiff MATTHEW S. LOVE FEIWELL & HANNOY PC 8415 Allison Pointe Blvd., Suite 400 Indianapolis, IN 46250 (317) 237-2727 NOTICE

FEIWELL & HANNOY, P.C. IS A DEBT COLLECTOR 5320-948994 06/24/22 07/01/22. 07/08/22

MDK # 22-012416 STATE OF INDIANA)) SS: COUNTY OF MARION INTHE MARION SUPERIOR COURT-CIVIL 7 CAUSE NO. 49D07-2206-MF-019273

Bank Plaintiff. vs.

The Unknown heirs, devisees, legatees, beneficiaries of Danny L. Burt and their unknown creditors: and, the unknown executor administrator, or personal representative of the Estate of Danny L. Burt, et al. Defendants

MONS BY PUBLICATION TO: The Unknown heirs, devisees, legatees, beneficiaries of Danny L. Burt and their unknown creditors; and, the unknown executor, administrator, or personal representative of the Estate of Danny L. Burt:

Huntington National Bank, the above-named Plaintiff, by its attorney, Susan B. Klineman, has filed in the office of the Clerk of the Marion Superior Court-Civil 7 its Complaint against Defendant The Unknown heirs, devisees, legatees, beneficiaries of Danny L. Burt and their unknown creditors; and, the unknown executor, administrator, or personal representative of the Estate of Danny L. Burt, 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 Danny L. Burt and their unknown creditors; and, the unknown executor administrator, or personal representative of the Estate

LEE, COSSELL & CROW-LEY 151 N. Delaware Street, Ste. 1500 Indianapolis, Indiana 46204 Phone: (317) 631-5151 Fax: (317) 624-4561 The Huntington National nlee@nleelaw.com falvarez@nleelaw.com Attorney for Elizabeth Greene 5320-949015 STATE OF INDIANA) IN THE MARION SUPERIOR COURT SS: PROBATE DIVISION NOTICE OF SUIT SUM-COUNTY OF MARION) CAUSE NO. 49D08-2205-EU-016260 IN THE MATTER OF THE UNSUPERVISED ES-TATE OF BRUCE A. WAKELEY, Deceased. NOTICE OF UNSUPER-VISED ADMINISTRATION BE IT KNOWN, that The Notice is hereby given that April L. Holtz was on June 13. 2022 appointed administrator of the Estate of Bruce A. Wakeley, deceased, who died on February 23, 2022. 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 Carolyn E. Powers Attorney at Law Chamber of Commerce Buildina 320 North Meridian Street, Ste. 406 Indianapolis, IN 46204 Telephone: 317-855-6282 Email: powerslawindy@ of Danny L. Burt, upon diligent gmail.com 5320-948627 inquiry is unknown, and that

TO: Any Biological Parent UNSUPERVISED of Jamear R. Owens ADMINISTRATION OF THE ESTATE OF Address Unknown

You are hereby notified that Elizabeth Greene has JAMES THOMAS GOUR-LEY, DECEASED. NOTICE OF ADMINISfiled a petition to be appointed Personal Representative over TRATION

Notice is hereby given that on May 23, 2022, Elizabeth Ann Gourley was appointed Personal Representative of the estate of JAMES THOM-AS GOURLEY, who died on Court No. 8. The hearing will the 12th day of August, 2020. All persons having claims against this estate, whether or not now due, must file the claim in the office of the Clerk of Court within three (3) months from the date of the first publication of this notice. or within nine (9) months petition may be ruled upon in after the decedent's death. whichever is earlier, or the claims will be forever barred. Dated at Indianapolis. diana, this May 23, 2022. Myla A Eldridge Clerk, Marion County Cir-Indianapolis, Indiana cuit Court

5320-948830 06/24/22 07/01/22 STATE OF INDIANA) IN

THE MARION SUPERIOR COURT) SS: COUNTY OF MARION) CAUSE NO: 49D08-2206-EU-018705 IN RE: THE MATTER OF THE UNSUPERVISED

ESTATE OF DWAINE NAULT IN THE MARION COUN-TY, INDIANA PROBATE

COURT IN THE MATTER OF THE ESTATE OF DWAINE NAULT, DECEASED

Notice is hereby given that Jane Nault was on June 13, 2022 appointed as personal representative of the estate of Dwaine Nault, deceased. 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 months from the date of the first publication of this Notice or within nine months after the decedent's death-whichever s earlier – or the claim will be

forever barred. Dated in Indianapolis, idiana on June 13, 2022. Mvla A. Eldridge Clerk, Marion County Indi-

ana Superior Court Merryn Gluys, Counsel for Personal Representative Jane Nault

Gluys and Miller An Association of Atrneys Broad Ripple Office

1915 Broad Ripple Avenue Indianapolis, Indiana 46220 Office 317 - 503 - 5932 merryngluys@sbcglobal. net

5320-948688 06/24/22, 07/01/22 STATE OF INDIANA) IN

THE MARION SUPERIOR COURT

TRATION In the Marion County Superior Court, Probate Division In The Matter of Estate of Isaac Merriweather. de-

NOTICE OF ADMINI

ceased. Cause No. 49D08-2206-EU-019105

Notice is hereby given that ERIC MERRIWEATHER was on June 8, 2022, appointed Personal Representative of the Estate of Isaac Merriweather, deceased. 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 within nine (9) months after the Decedent's death. whichever is earlier, or the claims will be forever barred. Dated at Indianapolis. Indiana, this June 8, 2022 Myla A Eldridge Clerk, Marion County Superior Court

5320-949004 06/24/22 07/01/22 STATE OF INDIANA) IN

THE MARION SUPERIOR COURT) SS:

COUNTY OF MARION CAUSE NO. 49D08-2206-EU-019480 IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF THE ESTATE OF MARY M. NICOLAI, DE-

CEASED NOTICE OF ADMINIS-TRATION IN THE SUPERIOR COURT OF MARION COUN-

TY, INDIANA In the matter of the Estate of Mary M. Nicolai, deceased. Notice is hereby given that Phyllis Franklin was on June 13, 2022, appointed Personal Representative of the Estate of Mary M. Nicolai, deceased.

who died on the 9th 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 form 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 June 13, 2022. Myla A. Eldridge Clerk of the Superior Court Marion County Claire E. Lewis, 115 North Girls School Road, India napolis, Indiana 46214, (317) 484-8115.

5320-948905 06/24/22, 07/01/22

STATE OF INDIANA } INTHE MARION COUNTY COURT }SS:PROBATE DIVISION COUNTY OF MARION } INTHE MATTER OF THE) ESTATE OF:)CAUSE NO. 49D08-2206-EU-019886

The project consists of 2 buildings: 1 slab on grade four story and 1 five story with integrated 2 story cast-in-place parking structure.

Trades needed include: Site Work, Site Utilities, Landscaping / Irrigation. bid opening.

Concrete, Masonry / CMU, Steel / Railings, Lumber, Cabinets/Countertops, Membrane Roofing, Insulation, Storefronts, Windows, Drywall, Paint / VWC, Bath Accessories, Sprinkler System, HVAC, Plumbing, Electrical, Access Control, Pool Plans Available: June 28,

RFI's Due from Subs: July 7, 2022

Addendum Due: July 12, 2022

Bids Due: July 20, 2022 Interested bidders are encouraged to get prequal-ified with CRG before the bid package is released:

2022

https://bit.ly/CRGprequal For more information, please contact Crystal Adams at (317) 626-2904 or cadams@crgresidential.com 5320-948982

06/24/22

NOTICE TO BIDDERS NEW BID DATE IAA RUNWAY 5R-23L &

TAXIWAY D Milestone Contractors. L.P. (a general contractor) An Equal Opportunity Employer is seeking Certified MBE/ WBE/VBE/DBE owned business bids for Indianapolis Airport Authority Runway 5R & 23L and Taxiway D Strengthening and Capacity Enhancement – Package #2 Project No. I-18-077, this project bids on July 8, 2022 Subcontracting opportunities available are construction signs, pavement markings construction engineering electrical, seeding/sodding, joint sawing & sealing, proj ect security, erosion control, storm sewer, underdrain, concrete removal, fencing waterline and hauling. Ce

fied MBE/WBE/VBE/DBE business parties should contactTodd Kirk (317) 616-4910 to discuss subcontracting opportunities. All quotes must be submitted on or before July 7, 2022, by 12:00 (noon). Quotes should be emailed to Indy auotes@milestonelp.com ins are available for viewing at Milestone Contractors, L.P. 5757 Decatur Blvd., Suite 250, Indianapolis, IN 46241

or plans may be purchased at Repro Graphics, 437 North Illinois Street, Indianapolis, IN. 5320-949024 06/24/22, 07/01/22

Indianapolis Airport Authority Indianapolis International Airport

INVITATION TO BIDDERS Electronic Bids (E-bids) ill be received via PlanetBids (IAA's solicitation management system) by the Indianapolis Airport Authority, for IMC Airfield Pavement Repairs – Re-Bid at the Indianapolis International

nied by a scanned copy of the bid bond in an amount of not less than 5% of the contract amount. Original copy of the bid bond will be requested from the successful bidder immediately following the

Contractors awarded a contract will be required to furnish acceptable surety bonds in the amount of 100% of the contract price. Said performance, material and payment bond shall remain in effect for twelve (12) months after the date of the Owner's final acceptance of Contractor's work Should a successful bidder withdraw their bid or fail to execute a satisfactory contract within seven (7) days the Indianapolis Airport Authority may declare the bid deposit forfeited. The Indianapolis Airport Authority reserves the right to reject any and all bids A Pre-Bid Meeting will

be held in the Auditorium of the Planning & Develop ment Office (Building 280) at 3747 S. High School Road, on June 29, 2022, at 10:00 a.m. E.T. After the meeting attendees may meet with lo cal sub-contractors and MBE/ WBE/VBE firms. There will be a tour of the construction site following the meeting Should special assistance or accommodations be needed for an individual's participa tion in this meeting, please contact Relay Indiana @ 800.743.3333 (TDD compatible) and have them connect you to 317.487.8578. For general information or questions, please contact Katie Adkins

directly at 317.487.8578 **INDIANAPOLIS AIRPORT** AUTHORITY INDIANAPOLIS, INDIANA

By: Mario Rodriguez Executive Director 5320-948960 06/24/22

Indianapolis Public Transportation Corporation (IPTC)

quest For Proposals

RFP 22-06-451 IPTC Occupational Health, Drug Testing, Physical Therapy

Summary: Indianapolis Public Transportation Corp. (IPTC/IndyGo) is requesting posals for the following Occupational Health Services: Initiated by the Works' Compensation TPA to provide the necessary range of treatment for all work-related injuries.

• Drug and Alcohol Testing Services: Testing must be in accordance with the Department of Transportation and Federal Transit Administration regulations. In addition. drug and alcohol testing conducted under the IPTC Anti-Drug and Alcohol Mis

use Policy. · Physical Ability Testing (PAT)

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

G current solicitations as well the Indiana adoption statutes. as be informed of upcoming 5320-948440 projects. Issue of RFP: 06/28/2022 by EOD Pre-Proposal Meeting: 07/11/2022 @ 11:00am EST STATE OF INDIANA) IN (email for virtual link) HAMILTON SUPERIOR Written Questions Due COURT 1 07/15/2022 by 4:00pm EST) SS:

AD-000843

ADOPTION OF

napolis Recorder

be a parent

this Notice

be irre

contest the adoption in ac

after the date of service of

does not file a motion to contest the adoption within

thirty (30) days after service of

this notice, the above named

court will hear and determine

the Petition for Adoption. The

consent to the adoption of

Zachary Thomas Eyre will

Zachary Thomas Eyre will

lose the right to contest either

the adoption or the validity of

Zachary Thomas Eyre implied

by Tyler Vibbert or Sierra

(Winkler) Vibbert relieves

Zachary Thomas Eyre of his

This notice complies with

obligations under this notice

Dated:

COURT

AD-000843

Hamilton County

5320-948437

06/24/22

07/01/22

No oral statement made

consent to the adoption

wocably implied and

If Zachary Thomas Eyre

Answers Provided and Posted: 07/21/2022 by EOD Proposal Due Date: 07/26/2022 by 3:00pm EST Notice of Award: 09/23/2022

5320-948832 06/24/22, 07/01/22

Legal Notice STATE OF INDIANA DEPARTMENT OF AD-MINISTRATION

NOTICE TO BIDDERS ON BEHALF OF: All State

Agencies SOLICITATION FOR: Economic Forecasting – RFP 22-70548 PROPOSAL DUE DATE:

ugust 10, 2022, by 3:00 PM EDT https://www.in.gov/

idoa/2354.htm 5320-948908 06/24/22

SUMMONS BY PUBLICA TION AND NOTICE OF ADOPTION STATE OF IN-DIANA SS: COUNTY OF GREENE IN THE MAT-TER OF THE ADOPTION OF RESADA ELIZABETH BABBICK INTHE GREENE CIRCUIT COURT CAUSE NO.28C01-2206-AD-000009 Scott S. Babrick is notified

that a petition for adoption of a child named Resada Elizabeth Babrick, born to Amy L. Norris on January 4. 2009. in Marion County Indiana, was filed in the office of the clerk of the Greene Circuit Court, P.O. Box 229, Bloomfield, Indiana 47424. on June 2, 2022. The petition for adoption alleges that the consent to the adoption of Resada Elizabeth Babrick is not required pursuant to Indiana Code section 31-19-9-8 in that Scott S. Babrick, has, for a period of at least one (1) year, failed to communicate with or provide support for Resada Elizabeth Babrick when able

to do so, and because Scott S Babrick for at least six (6) months immediately preced ing the filing of the petition for option has made no effort to support Resada Elizabeth Babrick and only token efforts to communicate with Resada Elizabeth Babrick, the Court should declare her aban doned by Scott S. Babrick; and there is clear and convincing evidence that Scott S. Babrick lacks fitness to be a parent and that the best interests of the child would be served if the court dispensed with Scott

S. Babrick's consent. If Scott S. Babrick seeks to contest the adoption of the child, Scott S. Babrick must file a motion to contest the adoption in accordance with IC 31-19-10-1 in the above named court no later than

thirty (30) days after the date of service of this notice Scott S. Babrick does not file a motion to contest the adoption within thirty (30) days after service of this notice the above named court will hear and determine the petition for adoption. The consent to adoption of Resada Elizabeth Babrick will be irrevocably implied and Scott S. Babrick will lose the right to contest either the adoption or the validity of Scott S. Babrick's implied consent to the adoption. No oral statement made to

IN RE THE ADOPTION AVA NICHOLEVIBBERT) Scott S. Babrick relieves Scott S. Babrick of his obligations (f.k.a. Ava Nichole Eyre)) NOTICE OF ADOPTION under this notice.

This notice complied with IC 31-19-4.5-3 but does not

which is more than thirty (30) days after the third notice of 06/17/22. publication. Any person has the right to appear at the hearing and to file written 06/24/22 07/01/22 objections on or before the hearing date 4/28/2022 Date /s/ Myla A. Eldridge COUNTY OF HAMILTON Clerk, Court CAUSE NO. 29D01-2206-5320-948255 06/17/22, 06/24/22 IN THE MATTER OF THE 07/01/22 AVA NICHOLE VIBBERT

S

(f.k.a. Ava Nichole Eyre) STATE OF INDIANA IN NOTICE OF ADOPTION THE MARION SUPERIOR TO: Zachary Thomas Eyre VIA PUBLICATION: India-COURT SS

COUNTY OF MARION CAUSE NO. 49D01-2203-Zachary Thomas Eyre is notified that a Petition for MF-007277 Adoption of a minor child, BANKUNITED N.A. named Ava Nichole Vibbert Plaintiff, (f.k.a. Ava Nichole Evre). VS. born to Sierra (Winkler) Vib-UNKNOWN HEIRS-ATbert on January 10, 2017, in

LAW, BENEFICIARIES, Champaign, Illinois, was filed LEGATEES. DEVISEES in the Office of the Clerk of AND DONEES OF PETER the Hamilton County Superior LANIER UNKNOWN OCCUPANT, Court No. 1, One Hamilton

County Square, Noblesville, IF ANY Defendants

Indiana, under the title: In the Matter of the Adoption of NOTICE OF SUIT SUM-Ava Nichole Vibbert (f.k.a. Ava MONS BY PUBLICATION Nichole Eyre). The Petition for TO: Unknown Heirs-at-Adoption alleges that Zachary Law, Beneficiaries, Legatees, Devisees and Donees of

Thomas Eyre is the Biological Father of the minor child; Peter Lanier however, Zachary Thomas Eyre consent is not required Plaintiff, by counsel, hereby gives Notice of the Amended as he has failed, without justifi-Complaint filed in the Marion able cause, to communicate Superior Court against the significantly with the child above-named Defendant. when able to do so for at least Plaintiff also filed an Affidavit one (1) year; and/or he has of a competent person show knowingly failed to provide ing that the residence and for the care and support of whereabouts of Defendant the child when able to do so Unknown Heirs-at-Law, Benas required by law or judicial eficiaries, Legatees, Devisees and Donees of Peter Lanier decree for at least one (1) year; and/or he is too unfit to upon diligent inquiry are nknown. The cause of action If Zachary Thomas Eyre is for default on a promissory seeks to contest the adoption of the child, Zachary Thomas note and foreclosure upon a mortgage on the following Evre must file a motion to descried real estate:

LAND SITUATED IN THE CITY OF INDIANAPOLIS IN cordance with IC 31-19-10-1 THE COUNTY OF MARION in the above named court IN THE STATE OF IN: not later than thirty (30) days

LOT 44 IN PENDLETON HEIGHTS, AN ADDITION TO THE CITY OF INDIANAPO-LIS. AS PER PLATTHEREOF RECORDED IN PLAT BOOK 19. PAGE 72. IN THE OFFICE OF THE BECOBDED OF MARION COUNTY, INDIANA State Parcel #: 49-07-22-122-081.000-701

Address: 3309 N Downey ve, Indianapolis, IN 46218 Therefore, said Defendant

is hereby notified of the filing and pendency of said Amended Complaint and that unless Defendant files an answer within (30) days of the last publication of this notice, default judgment may be entered against said De fendant for the relief sought in the Amended Complaint.

IC 31-19-4.5-3, but does not Law Office of Gerald M. exhaustively set forth a per-Shapiro, LLP son's legal obligations under Brian K. Tekulve (#30882the Indiana adoption statutes. 49)

4805 Montgomery Road, A person being served with this notice should consult Suite 320 Norwood, OH 45212 the Indiana adoption statues

Phone: (513) 396-8100 Kathy Williams, Clerk of Fax: (847) 627-8805 Email: btekulve@logs.com Attorney for Petitioner: Shelley Haymaker, 124 N. 6/1/2022 Dated /s/ Myla A. Eldridge 10th St., Noblesville, IN 46060

Marion Superior Clerk Court 06/17/22, 5320-948147 06/17/22,

06/24/22, STATE OF INDIANA) IN 07/01/22 THE HAMILTON SUPERIOR SUMMONS - SERVICE BY

PUBLICATION COUNTY OF HAMILTON STATE OF INDIANA) IN CAUSE: 29D01-2206-THE MARION SUPERÍOR COURT 3

>) SS: COUNTY OF MARION) CAUSE NO. 49D03-2203- COURT 5 MF-009888

JPMORGAN CHASE BANK, NATIONAL ASSO-CIATION. CAUSE NO. 49D05-2203-MF-009056

SUCCESSOR BY MERG **ERWITHUNION PLANTERS** MORTGAGE, INC. Plaintiff. Vs. LOU EMMA WILSON.

Ε

INDIVIDUALLY AND AS PER SONAL REPRESENTATIVE OF THE ESTATE OF GEORGE W. BRIGHT (NOW DECEASED); INDIANAPO-NEIGHBORHOOD HOUS-

ING PARTNERSHIP; UN-KNOWN OCCUPANT Defendant(s) FILE NO. 22-003449 NOTICE OF SUIT The State of Indiana to the

defendants named above and any other person or persons who may be concerned. You are notified that you have been sued in the Court named above. The nature of the suit against you is: Foreclosure of real estate mortgage on: Lots numbered four (4) and five (5) in Block 3 in Schofield, Harrison and Company Addition to the City of Indianapolis, the plat of which is recorded in Plat Book 5, page 18, in the Office of the Recorder of Marion County, Indiana, more commonly known as 2816-2818 Dr. Andrew J. Brown Avenue, Indianapolis, Indiana. This summons by pub-lication is specifically directed to the following named

defendant(s) whose where abouts are known: Clifford A. Ratliff Indianapolis Neighbor-

hood Housing Partnership Unknown Occupant and to the following defendant whose whereabouts is unknown:

Lou Emma Wilson, In-dividually and as Personal Representative of the Estate George W. Bright (now of deceased) In addition to the above named defendants being

served by this summons there ay be other defendants who have an interest in this lawsuit. If you have a claim for relief against the plaintiff arising from the same transaction or occurrence, you must assert it in your written answer. You must respond to the Com-plaint in writing, by you or your attorney, within thirty (30) days after the third Notice of Suit is published, and if you fail to do so, a judgment may be entered against you for what

the plaintiff has demanded. PADGETT LAW GROUP By /s/ Elyssa M. Meade ELYSSA M. MEADE, Attorney for Plaintiff

Attorney for Plaintiff ATTEST: /s/ Myla A. Eldridge Clerk of the Marion Supe-

rior Court CARYN M. BEOUGHER, 23887-29 ELYSSA M. MEADE,

10475 Crosspoint Blvd. Suite 250

Indianapolis, IN 46256 phone)

COLLECTOR.

PUBLICATION THE MARION SUPERIOR

) SS: COUNTY OF MARION)

STATE OF INDIANA) IN THE MARION CIRCUIT COURT COUNTY OF MARION) CAUSE NO: 49D07-2206-PL-018682 GOZLANS, LLC, Plaintiff, SYMBA IN, LLC, un-

G

Α

ing spouses, heirs, legadevisees, grantees, children, descendants, mortgagees, creditors, ad-ministrators, executors, trustees, receivers, quardians, 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

to Plaintiffs, Defendants NOTICE OF SUIT The State of Indiana

to the defendants above named, and any other person who may be concerned. You are notified that you have been sued in the Court above named. The nature of the suit

against you is: Complaint to Quiet Title to the following Real Estate in Marion County, Indiana, to-wit: LOT NUMBERED 3 IN

BLOCK 66 IN THE ORIGI-NAL PLAT OF THE TOWN OF BRIGHTWOOD, NOW IN THE CITY OF INDIA-NAPOLIS, AS PER PLAT THEREOF RECORDED IN PLAT BOOK 7, PAGE 62 IN THE OFFICE OF THE RECORDER OF MARION COUNTY, INDIANA.

ALSO, A STRIP OF GROUND 5 FEET IN WIDTH FAST OF AND ADJOINING SAID LOT, BEING PART OF THE 1ST ALLEY EAST OF DENNY STREET, VACATED. Commonly known as:

2853 N. Denny St., Indianapolis, IN 46218 To the following Defendants whose whereabouts

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 of

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

CARYN M. BEOUGHER, are not known: SYMBA IN, LLC and the unknown husbands, wives, widows, widowers, surviving spouses, heirs, legatees, devisees,

grantees, children, descendants, mortgagees, creditors administrators, executors,

PADGETT LAW GROUP

(850) 422-2520 (tele-

(850) 422-2567 (facsimile) INattorney@padgettlawgroup.com THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE, THIS COMMU-NICATION IS FROM A DEBT

5320-948321 06/17/22, 06/24/22 07/01/22

SUMMONS - SERVICE BY STATE OF INDIANA) IN

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. Dated at Indianapolis, Indiana, this May 16, 2022. known husbands, wives, widows, widowers, surviv-/s/ Myla A. Eldridge Myla A. Eldridge, Clerk Marion County Circuit/ Superior Courts LAW OFFICES OF: Mikal Abdur-Rahim 120 East Market Street Suite 470 Indianapolis, IN 46204 Telephone: (317) 744-0520

S

claims against this estate

whether or not now due, must

file the claim in the Office of the

Facsimile: (317) 744-0522

mikal_abdurrahim@ya-

COUNTY OF MARION)

IN THE MATTER OF THE

OF THE ESTATE OF

NOTICE OF ADMINIS-

06/17/22,

06/24/22

5320-948433

hoo.com STATE OF INDIANA) IN THE MARION COUNTY SUPERIOR COURT 8 CAUSE NO. 49D08-2206-EU-018627 UNSUPERVISED ADMINIS-

JOSEPH L. MCCREERY, DECEASED whose names are unknown TRATION

Notice is hereby given that Deanna L. McCreery was, on June 3, 2022, appointed Personal Representative of the Estate of Joseph L. Mc-Creery, Deceased, who died on May 10, 2022. All persons who have

TRATION

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 June 3, 2022. /s/ Myla A. Eldridge

Clerk, Marion County Superior Court 8 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

5320-948432 06/17/22 06/24/22

STATE OF INDIANA) IN THE MARION COUNTY SUPERIOR COURT 8

COUNTY OF MARION) trustees, receivers, guard-CAUSE NO. 49D08-2206ians, successors, assigns, EU-018782 IN THE MATTER OF THE if deceased, of all persons

UNSUPERVISED ADMINIS-TRATION OF THE ESTATE OF NEAL P. GERDES, DE-CEASED NOTICE OF ADMINIS-

TRATION Notice is hereby given that William S. Schnieders was, on June 6, 2022, appointed Personal Representative of the Estate of Neal P. Gerdes, Deceased, who died on April 21, 2022

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 June 6, 2022. /s/ Myla A. Eldridge Clerk, Marion County Su-

BEBECCA W. GEYER &

11550 N. Meridian Street,

cchittenden@rgeyerlaw.

Cara M. Chittenden

Disc. No. 27059-49

Carmel, IN 46032

(317) 489-5195 fax

06/17/22, 06/24/22

SUMMONS -- SERVICE BY

THE MARION SUPERIOR

STATE OF INDIANA) IN

COUNTY OF MARION)

The nature of the suit

Marriage. This summons by pub-

lication is specifically di-rected to the following named

defendant(s) whose address-

And to the following

In addition to the above

If you have a claim for relief

es are unknown

manded

ATTEST:

rior Court

Clerk of the Marion Supe

Robert D. Epstein

Indianapolis, IN (317) 639-1326

5320-948558

Attorney for Petitioner

50 S. Meridian St., Ste. 505

CAUSE NO.: 49D16-2205-

(317) 973-4555

5320-948435

PUBLICATION

COURT

) SS:

ASSOCIATES, PC

Ste. 200

perior Court 8

(317) 920-4530 . Feven Araya v. Vanessa Reann Louby Case Number: 49K01-2204-SC-001775 SS: Plaintiff(s) Feven Araya 2001 Ramrod Ave. #2121 Henderson NV 89014 Defendant(s) Vanessa Reann Lauby 619 S. Spring St. #4413 Indianapolis, IN 46202 Comes now the Court, having considered the above cause, and being duly advised in the premises, finds

Ξ

G

County, Indiana:

IN 46214

Property").

named. In addition to the

above-named Defendants

being served by this sum-

mons, there may be other

persons who have an interest in this lawsuit. If you have a

claim for relief against the

transaction or occurrence, you

Complaint in writing, by you

or your attorney on or before July 24, 2022, (the same

being within thirty (30) days after the Third Notice of Suit

is published), and if you fail

entered against you for what

the Plaintiff has demanded

(#28482-49)

schmidt, P.C.

ATTEST:

5320-947867

MDK # 22-008896

RIOR COURT #3

) SS:

MF-017639

d/b/a Mr. Cooper

Plaintiff,

M. Paul, et al.

VS.

Court

do so, a judgment will be

/s/ J. Alex Bruggenschmidt

J. Alex Bruggenschmidt

Buchanan & Bruggen-

Telephone: (317) 873-8396 Facsimile: (317) 873-2276

Clerk of Marion Co. Circuit

STATE OF INDIANA) IN

COUNTY OF MARION)

Nationstar Mortgage LLC

The Unknown heirs, devi-

sees, legatees, beneficiaries

of Jeanette M. Paul and their

unknown creditors; and, the

unknown executor, adminis-

trator, or personal representa

tive of the Estate of Jeanette

NOTICE OF SUIT SUM-

MONS BY PUBLICATION TO: The Unknown heirs,

devisees, legatees, ben-eficiaries of Jeanette M. Paul

and their unknown creditors;

and, the unknown executor

administrator, or personal

representative of the Estate

BE IT KNOWN, that Na-

tionstar Mortgage LLC d/b/a

Mr. Cooper, the above-named

Plaintiff, by its attorney, J. Dustin Smith, has filed in

the office of the Clerk of the

Marion Civil Superior Court

#3 its Complaint against

Defendant The Unknown

heirs, devisees, legatees,

beneficiaries of Jeanette

M. Paul and their unknown

creditors; and, the unknown

creditors: and, the unknown

of Jeanette M. Paul:

CAUSE NO. 49D03-2205-

THE MARION CIVIL SUPE-

06/10/22,

06/17/22

06/24/22

Email: jab@bbinlaw.com

80 E. Cedar Stree

Zionsville, IN 46077

Attorney for Plaintiff

/s/ Myla A. Eldridge

as follows: The Plaintiff appeared; The Defendant appeared not. That service not completed; Matter reset.

Accordingly, the Court now ORDERS. That Matter reset Aug. 17, 2022, at 9:00 a.m. Parties may pear virtually WWW.ZOOM.COM

ID: 280 435 2115; Code OR Call By Phone at: (312)

Plaintiff arising from the same 626-6799 must assert it in your written answer. You must answer the Date: June 1, 2022 Honorable Brenda A. Roper Judge

5320-948299 06/17/22. 06/24/22

07/01/22 Compass on Washington 1133 E. Washington Street Compass on Washington is a new 4-story, 36-unit apartment building located at 1133 E. Washington Street. Indianapolis, IN 46202. The first floor is steel/concrete podium and wood framed structure for floors 2 thru 4. The 1st Floor includes leasing office, amenity space, and office space. Floors 2 thru 4 include residential apartment units, totaling 36 units for the building. The exterior facade consists of masonry, cementitious panel siding, metal panels, vinyl windows aluminum storefront, and associated trim features. This scope also includes a dumpster enclosure, onsite surface parking and all other miscellaneous improvements including all roads, utilities, and other site features within the project limits in Indianapolis, IN. The project is taxable. The project is subject to Davis-Bacon prevailing wage rates and will require certified reporting. It is the goal of the owners.

Englewood CDC and Horizon House, and Summit Construction Co. to work with the MBE/ WBE/VBE/DOBE (XBE) and Section 3 community and open up the opportunity to be

a part of this project. There will be a pre-bid neeting on Tuesday, June 21st, 2022, at 8:30 AM at the project site - 1133 E. Washington Street, Indianapolis,

IN 46202. All RFI's need to be emailed by 2:00 PM on Wednesday, June 22nd. All bids shall be priced according to individual packages, called "Bid Items," as described in the Summary of Scope Descriptions issued by Summit Construction in Clarification #1. Bids shall be submitted on Bid Forms in order to be considered. Please designate on the bid form if your firm is an XBE company and if your company is a registered Section

3 business. Bids are due Thursday, June 30th, at 2:00 PM. Bids must be submitted via email to bids@summitconst.com

executor administrator or If you have any questions personal representative of the Estate of Jeanette M. Paul. or would like access to the and the said Plaintiff having bid documents, contact Chris also filed in said Clerk's office Neal via email at cneal @ summitconst.com or by phone at 317-634-6112.

the suit against you is to quiet title on the following described sued in the Court above named. The nature of the suit real estate located in Marion against you is a foreclosure of the real estate mortgage, Parcel No.: 49-05-34-109legally described as:

FRIDAY, JUNE 24, 2022 B5

THE FOLLOWING DE-012.000-900 SCRIBED REAL ESTATE IN Commonly known as: 1627 Rogers Ct., Indianapolis, MARION COUNTY, STATE OF INDIANA. Legal Description:

THE NORTH 1/2 OF LOT 89 IN WILLIAM L. ELDERS EDGEWOOD ADDITION, LOT NUMBERED ONE HUNDRED SEVENTY-NINE (179) IN WEST WOOD, SEC-AN ADDITION TO THE CITY TION 4, AN ADDITION IN MARIONCOUNTY, INDIANA, OF INDIANAPOLIS, AS PER PLAT THEREOF, RE-AS PER PLAT THEREOF CORDED IN PLAT BOOK 14, PAGES 153 AND 154 IN THE OFFICE OF THE RECORDED MAY 14, 1987 AS INSTRUMENT NUMBER 87-54449, IN THE OFFICE OF THE RECORDER OF RECORDER OF MARION COUNTY, INDIANA.

MARION COUNTY INDIANA Subject to all liens. Easeents and Encumbrances (hereinafter the "Real of Record.

This summons by publica-Parcel Number 49-14-01tion is specifically directed to 117-019.000-500 This property is commonly nown as 929 Gilbert Ave, all the Defendants above

Indianapolis, IN 46227

of 929 Gilbert Ave

nknown[.]

Bob R. Compton

929 Gilbert Ave

This summons by publica-tion is specifically directed

to the following Defendants

whose addresses are known:

Unknown Occupant, if any,

Indianapolis, IN 46227 And to the following defen

Unknown Heirs, Legatees,

dant whose addresses are

Devisees, Personal Repre-sentatives, and creditors of

Unknown Address Indianapolis, IN 46227

served by this summons there

may be other Defendants who

have an interest in this lawsuit.

If you have a claim for relief against the Plaintiff arising

from the same transaction or

occurrence, you must assert

it in your written answer. You

must answer the Complaint in

writing, by your attorney, on or

before the 24th day of July,

2022, (the same being within

thirty (30) days after the Third

Notice of Suit), and if you fail to do so a judgment will be

entered against you for what

Matthew C. Gladwell

David W. Cliffe (36402-15)

Reisenfeld & Associates

the Plaintiff has demanded

Attorney's for Plaintiff

3962 Red Bank Boad

Cincinnati, OH 45227

/s/ Myla A. Eldridge

Circuit/Superior Court 5320-948009

MDK # 22-001046

COURT #5

) SS:

Bank Plaintiff,

et al.

Defendante

Voice: 1-513-322-7000

Facsimile: (513) 322-7099

Clerk of the Marion County

STATE OF INDIANA) IN

COUNTY OF MARION)

The Huntington National

Donna S. Richardson

NOTICE OF SUIT SUM-

BE IT KNOWN, that The

Huntington National Bank, the above-named Plaintiff, by its

attorney, J. Dustin Smith, has filed in the office of the Clerk

of the Marion Superior Court

#5 its Complaint against De

fendant, and the said Plaintiff

having also filed in said Clerk's

office the affidavit of a compe-

tent person showing that the

residence and whereabouts of

the Defendant, , upon diligent

MONS BY PUBLICATION

CAUSE NO. 49D05-2203-

THE MARION SUPERIOR

06/10/22

06/17/22

06/24/22

(30493-49)

ATTEST:

3/30/2022

LLC

In addition to the above named Defendants being

exhaustively set forth a person's legal obligations under the Indiana adoption statutes. A person being served with this notice should consult the Indiana adoption statutes. 5320-948439

06/17/22, 06/24/22 07/01/22

SUMMONS BY PUBLICA-TION AND NOTICE OF ADOPTION STATE OF IN-DIANA SS: COUNTY OF GREENE IN THE MATTER OFTHE ADOPTION OF MYA FAITH BABRICK. IN THE GREENE CIRCUIT COURT CAUSE NO. 28C01-2206-AD-000010

Scott S. Babrick is notified

that a petition for adoption of a child, named Mva Faith Babrick, born to Amy L. Norris on January 3, 2011, in Marion County, Indiana, was filed in the office of the clerk of the Greene Circuit Court, P.O. Box 229, Bloomfield, Indiana 47424, on June 2, 2022, The petition for adoption alleges that the consent to the adoption of Mva Faith Babrick is not required pursuant to Indiana Code section 31-19-9-8 in that Scott S. Babrick, has, for a period of at least one (1) year, failed to communicate with or provide support for Mya Faith Babrick when able to do so, and because Scott S. Babrick for at least six (6) months immediately preceding the filing of the petition for adoption has made no effort to support Mya Faith Babrick and only token efforts to communicate with Mya Faith Babrick, the Court should declare her aban doned by Scott S. Babrick; and there is clear and convincing evidence that Scott S. Babrick lacks fitness to be a parent and that the best interests of the child would be served if the court dispensed with Scott S. Babrick's consent.

If Scott S. Babrick seeks to contest the adoption of the child, Scott S. Babrick must file a motion to contest the adoption in accordance with IC 31-19-10-1 in the above named court no later than thirty (30) days after the date

service of this notice. If Scott S. Babrick does not file a motion to contest the adoption within thirty (30) days after service of this notice the above named court will hear and determine the petition for adoption. The consent to adoption of Mya Faith Babrick will be irrevocably implied and Mya Faith Babrick will lose the right to contest either the adoption or the validity of Scott S. Babrick's implied consent to the adoption No oral statement made to

Scott S. Babrick relieves Scott S. Babrick of his obligations under this notice. This notice complied with

IC 31-19-4.5-3 but does not exhaustively set forth a per-son's legal obligations under the Indiana adoption statutes. A person being served with this notice should consult

(Stacy Ernest and Carl Eyre) Notice is hereby given to Stacy Ernest and Carl Eyre that a petition for adoption has been filed in Hamilton Superior Court 1 regarding Ava Nichole Vibbert (f.k.a. Ava Nichole Eyre) (the "Child") by the step-father of the Child

This notice is required by Indiana Code ("IC") 31-19-2.5-3(a)(3). You are receiving this notice because you may be a grandparent of the Child. As a grandparent, you may have the right to file a petition in Court to establish or rotect grandparent visitation rights. However, IC 31-17-5-3(b) provides that such a petition must be filed prior to the date a decree of adop-

tion is entered. It is for that R reason that you are receiving this notice In order to protect any rights of grandparent visita-

tion, which you may have, you should contact your own attorney without delay. Failure to act on your part could cause you to lose

your right of grandparent visitation, if such a right exists. This notice applies to you even if the parent(s) of the Child have voluntarily allowed you

to visit. Only Court ordered visitation is protected, if at all. Pursuant to IC 31-19-4.5-1.5, a notice required under IC 31-19-2.5-3 (a)(3) is limited to the issue of visitation and may not be used to contest the adoption.

This notice complies with the Indiana Code but does not exhaustively set forth a person's legal obligations under the

Indiana adoption statutes. person being served with this notice should consult the Indiana

adoption statutes and their own legal counsel. Kathy Williams. Clerk Hamilton Superior Court 1 Shelley Haymaker Attorney at Law

124 N. 10th St. Noblesville, IN 46060 317.776.0480 Attorney No. 17995-53 Attorney for Petitioner 5320-948438

06/17/22 06/24/22, 07/01/22 STATE OF INDIANA IN THE MARION CIRCUIT COURT COUNTY OF MARION CASE NO. 49C01-2204-MI-014053 IN RE THE NAME CHANGE OF MINOR: L Htwe Rem Name of Minor Petitioner NOTICE OF PETITION

FOR CHANGE OF NAME Notice is hereby given that Petitioner, Tan Daa, as a self-represented litigant, filed a Verified Petition for Change of Name on April 28, 2022, to change the name of L Htwe Rem to Alina Daisy Cung. The Petition is scheduled for hearing in the July 26,

2002, at 9 a.m. Court on N/A

Plaintiff, ANITA DECKER, TIM OTHY E DECKER and ROBERTSON VILLAGE

HOMEOWNERS ASSOCIA-TION, INC. 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 ourt above named. The nature of the suit against you is:

Complaint on Note and to Foreclose Mortgage on eal Estate

Against the property commonly known as 4506 Sunshine Ave, Indianapolis, IN 46228-6732 and described s follows:

Lot Numbered 48 in Robertson Village, Phase One, Section Two, a Subdivision in Marion County, Indiana as per plat thereof recorded January 29, 1991 as Instrument No. 91-8449 in the Office of the Recorder of

Marion County. This summons by publication is specifically directed to the following named defendant(s): Anita Decker and Robertson Village Homeowners Association, Inc This summons by pub-

lication is specifically di-rected to the following named defendant(s) whose whereabouts are unknown: Timothy E. Decker 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 Com-

plaint 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. RED-MOND 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 FFIWELL & HANNOY, P.C.

IS A DEBT COLLECTOR. 5320-948277 06/17/22, 06/24/22 07/01/22

STATE OF INDIANA) IN THE MARION SUPERIOR COURT) SS: COUNTY OF MARION) CAUSE NO. 49D04-2204-MF-014370 REGIONS BANK SUC-CESSOR BY MERGER TO

UNION PLANTERS BANK

FREEDOM MORTGAGE CORPORATION, Plaintiff,

THE UNKNOWN HEIRS AND DEVISEES OF KEN-NETH D. EDWARDS A/K/A KENNETH ED-

WARDS. DECEASED, Defendant. 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 com monly known as 3230 Brill Rd, Indianapolis, IN 46227-1102 and described as follows:

Part of the Northwest Quarter of Section 25, Township 15 North, of Range 3 East of the Second Principal Meridian more particularly described as follows, to-wit: Beginning at a point in the center of Brill Road, which beginning point is 1392 feet South of the North line and 1351 feet

Fast of the West line of said Quarter Section, thence West parallel with the North line of said Quarter Section 340.5 feet, thence South 64 feet, thence East 340.5 feet to the center line of said Bril Road, thence North 64 feet to the place of beginning. This summons by publication is specifically di-

rected to the following named defendant(s): This summons by pub-lication is specifically directed to the following named

defendant(s) whose whereabouts are unknown: The Unknown Heirs and Devisees of Kenneth D. Edwards a/k/a Kenneth Edwards, Deceased If you have a claim for relief against the plaintiff arising from the same transaction or

occurrence, you must as-sert 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/ Matthew S. Love MATTHEW S. LOVE Attorney No. 18762-29 Attorney for Plaintiff MATTHEW S. LOVE 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. 5320-948275 06/17/22, 06/24/22 07/01/22

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@hockerlaw com Marion County Clerk SEAL: Prepared By: Kathleen S. Crebo #29876-5320-948135 06/17/22, 06/24/22, MARION COUNTY) NO. UNSUPERVISED ES-RICHARD LEE GRADY NOTICE OF SUPER-Notice is hereby given that said Estate With Court Su-

defendant(s) whose where-abouts are unknown: Li Jiang. named defendants being claims against this Estate, whether or not now due, must served by this summons there may be other defendants who file their Claim in the Office of the Clerk of this Court, within have an interest in this lawsuit three (3) months from the date of the first publication of against the plaintiff arising this Notice, or within nine (9) from the same transaction or months after the Decedent's occurrence, you must assert it in your written answer. You death, whichever is earlier or the Claims will be forever must answer the Complaint in writing, by your or your at-torney, on or before the 31st rred Dated at Marion County, IN, this May 27, 2022. /s/ Myla A. Eldridge day of July, 2022, (the same being within thirty (30) days Myla Eldridge, Clerk of the after the Third Notice of Suit), and if you fail to do so a judg Marion County 5320-948431 ment will be entered against 06/17/22, 06/24/22 you for what the petitioner has STATE OF INDIANA) IN

) SS: PROBATE DIVISION COUNTY OF MARION) CAUSE NO. 49D08-2205-EU-016202 IN THE MATTER OF THE UNSUPERVISED ADMINIS-TRATION OF THE ESTATE OF NAOMIM.LYNCH, Deceased NOTICE OF ADMINIS-TRATION NOTICE IS HEREBY

GIVEN THAT, on the 16th day of May, 2002, Kelli Ann Short was appointed Personal Representative of the Estate of Naomi M. Lynch, who died on the 19th day of January, 2022.

JUDGMENT/ORDER STATE OF INDIANA IN THE CENTER TOWNSHIP CONTY OF MARION MARION COUNTY SMALL CLAIMS COURT 300 E. Fall Creek Parkway N. Drive, Ste. 130 Indianapolis, Indiana All persons who have 46205

5320-948471 06/17/22

> Indianapolis Public Trans portation Corporation (IPTC)

executor, administrator, or personal representative of Request For Proposals RFP 22-01-435 IPTC DEI the Estate of Jeanette M. Consultant

06/24/22

Paul, upon diligent inquiry Summary: Indianapolis is unknown, and that said Public Transportation Corp. (IPTC/IndyGo) is seeking cause of action is for default on the promissory note and proposals from qualified diversity, equity, and inclusion to foreclose a mortgage on the following described real (DEI) consulting professionals to lead the development of a comprehensive DEI strategic estate in Marion County, State of Indiana, to wit: Lot 19 in Eagledale, Elevnlan. The vendor is expected enth Section, Part One, an Addition to the City of to solicit and evaluate input from internal audiences, as Indianapolis, Indiana, as per well as assist in the creation of plat thereof recorded in Plat IndyGo's DEI mission/vision Book 31, page 284 in the Ofstatement and DEI values fice of the Recorder of Marion as well as the overall pursuit County, Indiana. of inclusive excellence. The commonly known as 5562 vendor will convene various Dunk Drive, Indianapolis, internal stakeholders and IN 46224. conduct research to execute NOW, THEREFORE, said a collaborative process in Defendant is hereby notified of constructing an action plan to the filing and pendency of said create a more accessible, in-Complaint against them and that unless they appear and clusive, aware, and equitable answer or otherwise defend IndyGo. This plan of action will include, but is not limited to, thereto within thirty (30) days researching, assessing, faciliafter the last notice of this tation, benchmarking, as well action is published, judgment as creating and/or revising by default may be entered against said Defendant for company statements, pro cedures, policies, programs, and approaches to diversity, Complaint. equity, and inclusion work. To view this RFP online, Superior Court #3

vou must first visit indygo bonfirehub.com to register your company. Registration is free and easy. Once 15) registered, you will see all current solicitations as well as be informed of upcoming projects. 49) Issue of RFP: 06/21/2022 by EOD Pre-Proposal Meeting 06/28/2022 @ 1:00 p.m. EST (email for virtual link) Written Questions Due 07/01/2022 by 4:00 p.m. EST Answers Provided and Posted: 07/07/2022 by EOD Intent to Bid Due: 07/13/2022 by 3:00 p.m. EST

Proposal Due Date: 07/13/2022 by 3:00 p.m. EST Notice of Award: 08/23/2022 5320-948380 06/17/22,

06/24/22

STATE OF INDIANA) IN THE MARION CIRCUIT COURT) SS: COUNTY OF MARION) CAUSE NO .: 49C01-2205 PL-016990

Parcel No.: 49-05-34-109-012.000-900 TIMOTHY C. LISH 06/17/22 Plaintiff, 06/24/22, VS. US BANK, N.A. 07/01/22 and all of its successors and assigns,

NOTICE OF COMPLAINT TO QUIET TITLE

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 affidavit of a competent person showing that the inquiry is unknown, and that said cause of action is for residence and whereabouts of default on the promissory note the Defendant, The Unknown and to foreclose a mortgage heirs, devisees, legatees, on the following described real estate in Marion County, State beneficiaries of Jeanette M. Paul and their unknown of Indiana, to wit

Lot Number 214 in Chris tian Park Heights an addition to the City of Indianapolis, Marion County, Indiana as per plat thereof, recorded in Plat Book 18, Page 177, in the Office of the Recorder of Marion County, Indiana.

commonly known as 4535 Farrington Avenue, Indianapolis. IN 46201.

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 fo the relief demanded in the Complaint.

Dated Clerk, Marion Supe rior Court #5 J. Dustin Smith (29493-06)

Stephanie A. Reinhart (25071-06)Nicholas M. Smith (31800

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

he relief demanded in the Attorneys for Plaintiff MANLEY DEAS KOCHAL-Dated Clerk, Marion Civil SKI LLC P.O. Box 165028 Columbus OH 43216-5028 Telephone: 614-220-5611

J. Dustin Smith (29493-06) Stephanie A. Reinhart (25071-06) Facsimile: 614-220-5613 Nicholas M. Smith (31800-Chris Wiley (26936-10) Susan B. Klineman (17405-

, Attornevs for Plaintiff MANLEY DEAS KOCHAL-SKI LLC P.O. Box 165028

Columbus OH 43216-5028 Telephone: 614-220-5611 Facsimile: 614-220-5613 Email: sef-jdsmith@manleydeas.com 5320-948005 06/10/22. 06/17/22 06/24/22 STATE OF INDIANA IN

THE MARION SUPERIOR COURT 4 COUNTY OF MARION CAUSE NUMBER: 49D04-2203-MF-010355

EMBRACE HOME LOANS, INC., Plaintiff, VS. UNKNOWN HEIRS, LEGATEES, DEVISEES, PERSONAL REPRESENTA-TIVES, AND CREDITORS OF

BOB R. COMPTON UNKNOWN OCCUPANT. IF ANY, OF 929 GILBERT AVE NOTICE OF SUIT

SUMMONS-SERVICE BY PUBLICATION To the Defendants above-

The State of Indiana to the defendants above named, and any other person who may be concerned. You are notified that you have been

Email: sef-jdsmith@manleydeas.com 5320-948013 06/10/22 06/17/22. 06/24/22 SUMMONS - SERVICE BY PUBLICATION STATE OF INDIANA) IN THE MARION SUPERIOR COURT 7) SS: COUNTY OF MARION) CAUSE NO. 49D07-2202-ME-005071 JPMORGAN CHASE BANK, NATIONAL ASSO-CIATION Plaintiff, THE UNKNOWN HEIRS AND DEVISEES OF RUBY A/K/A RUBY MARSH GLENN, DECEASED and MICHAEL CHEATHAM, 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 2902 Manlove Ave. Indianapolis. IN 46218-2616 and described as follows:

DC-003642 IN RE THE MARRIAGE OF: JUNJIE LUO. Petitioner/Husband, Li JIANG Respondent/Wife 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

VISED ESTATE ADMINIS-TRATION

Alma E. Wesley was, on the 27th day of May, 2022, Appointed Personal Representative of the Estate of Richard Lee Grady, deceased, who died on May 11, 2022, and was authorized to administer

pervision. All persons who have

THE MARION COUNTY SUPERIOR COURT

49, HOCKER LAW LLC 07/01/22 STATE OF INDIANA) SUPE-RIOR COURT OF MARION COUNTY No. 8

49D08-2205-ES-018012 TATE OF

> have been sued in the Court above named. against you is: Dissolution of



Complaint

5589-49

C-14

Daniel L. Russello

5320-948068

COURT 10

GU-018023

nandez (minor child)

SUMMONS -- SERVICE

Petitioner

BY PUBLICATION

residence unknown.

/s/ Myla A. Eldridge

Marion Co. Clerk

5320-948116

NOTICE OF SUIT

OF

06/24/22

) SS: CIVIL DIVISION

23 feet off of the South side of Lot 29 and all of Lot 30 in Block 12 in "Sangster Harrison and Company's Oak Hill Addition," to the City of Indianapolis, as per plat thereof, recorded in Plat Book 5. page 10, in the office of the Recorder of Marion County, Indiana.

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

whose whereabouts are unknown: Michael Cheatham If you have a claim for relief against the plaintiff arising the allotted time 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/ BARRY T BARNES BARRY T. BARNES Attorney No. 19657-49 Attorney for Plaintiff BARRY T. BARNES 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.

5320-947791 06/10/22, 06/17/22,

SUMMONS

STATE OF INDIANA) IN THE MARION CIRCUIT/ SUPERIOR COURT) SS: CIVIL DIVISION COUNTY OF MARION) CAUSE NO. 49D07-2204-PL-013717 HEATHER RESSLER and JASON PFIEFFER

Plaintiffs. VS. ARCANGEL TELLEZ

GARCIA SR. and GOLDEN HOUSE CONSTRUCTION SERVICES LLC Defendants.

TO: Golden House Construction Services, LLC Arcangel Tellez Garcia, Sr. State of Indiana to the

Defendants named above: Arcangel Tellez Garcia, Sr., and Golden House Construction Ser-

vices. LLC. You are hereby notified that you have been sued by the

persons named as plaintiffs and in the Marion County Superior Court 7, Civil Division. Plaintiffs have made diligent efforts to find and serve you CENTER TOWNSHIP personally and as agent of the above named Defendant, company. The nature of the CLAIMS COURT lawsuit against you is: Breach of Contract, Breach of Ex-N. Drive, Ste. 130 press Warranties, Fraud, and

Encroachment and Trespass. 46205 You are further notified (317) 920-4530 that you must respond within thirty (30) days from the last Vincent Muliro

Eastgate Chrysler Jeep Dodge Ram, due to an increase in business is hiring several positions. Competitive pay, excellent benefits and willing to train!

Apply in person at 500 N Shadeland Ave, Indpls, IN 46219 317-352-9361

Full & PT Parts Delivery Driver/ Service Porter, Lot Attendant, Sales Associates, Internet Sales Reps, Title Clerk, Entry Level Express Techs & Certified Service Techs

Indiana's Finest Wrecker will be having an auction/public sale on July 4th, 2022 at 8AM. 7576 W Washington St Indianapolis IN 46231 List of vehicles to be included in the sale: Sale Price Year Make VIN 2002 TOYOTA 4T1BF30K52U538047 \$1,500.00 2019 CHEVROLET 3GNAXNEV5KS587137 \$1.500.00 2005 CHEVROLET 1G1ZT64875F330992 \$1,500.00 1FMZU35P8XUB73976 \$1,500.00 1999 FORD 2000 BUICK 1G4HP54K5Y4108587 \$1,500.00 \$1,500.00 2004 FORD 1FMYU93124KB22302 2005 PONTIAC 2G2WP522851277612 \$1.500.00 5320-949023

Barbara Daye, Jeneatta notice by publication of this Riddick action, and in the event you SS:Case Number:49K01should fail to respond within 2202-EV-000795 a judgment by default may Plaintiff(s) be entered against you for Vincent Muliro the relief demanded in the 11130 Blue Spring Ct. Indianapolis, IN 46239 ATTEST: Clerk of the v. Barbara Daye Marion Superior Court 3038 Ralston Ave. /s/ Daniel L. Russello Indianapolis, IN 46218 Jeneatta Riddick McNevin & McInnes LLP 3038 Ralston Ave. Indianapolis, IN 46218 5224 S. East Street, Suite Comes now the Court having considered the above Indianapolis, IN 46227 cause, and being duly ad 06/10/22. vised in the premises, finds 06/17/22, as follows: The Plaintiff appeared;The 06/24/22 Defendants appeared not. That Court reviews file. STATE OF INDIANA) IN THE MARION SUPERIOR

06/24/22

Service for judgment not found. Plaintiff may complete service by publication. COUNTY OF MARION CASE NO. 49D10-2205-Accordinly, the Court now ORDERS, That Matter continued to 8/30/2022 at 1:30 p.m. IN THE GUARDIANSHIP Date: May 31, 2022 Honorable Brenda A Maria Jose Menjivar Her-Roper Judge Rosa Mercedes Menjivar 5320-947876

06/10/22, 06/17/22, 06/24/22

You are notified that you Providence Place have been sued in the Court 4935 E 21st Street

General Contractor bids above-named. The nature requested for construction of the suit against you is a of Providence Place Apart-Petition for Appointment of a Guardian over the person of a Minor, Maria Jose Menjivar ments. Providence Place is a 3-story, 15-unit, walk-up style Hernandez, The summons by apartment building located at publication is specifically di-4935 E 21st Street, 46218. The building is three stories rected to Jaime Arturo Tobar, of wood construction with no common spaces. The exterior You must answer the Petition for Appointment of a facade consists of masonry, Guardian in writing, by your cementitious siding, metal siding, vinyl windows, and or your attorney, on or before July 24, 2022, the same being associated trim features. within thirty (30) days after This scope also includes notice of suit, and if you fail dumpster enclosure, onsite to do so, a judgment will be surface parking and all other miscellaneous improvements entered against you for what including all roads, utili-ties, and other site features the petition has demanded. Date: 5/27/22 within the project limits in Indianapolis, Indiana, Project is TAXABLE. Project is NOT 06/10/22. subject to prevailing wages. It is the goal of the owner, Englewood CDC, to work 06/17/22 06/24/22 with the MBE/WBE/VBE/ STATE OF INDIANA IN THE DOBE (XBE) and Section 3 community and Englewood CDC is working with City COUNTY OF MARION MARION COUNTY SMALL requirements to include these

individuals. There will be a pre-bid 300 E. Fall Creek Parkway meeting on-site on June 22nd, 2022, at 9:00 a.m. Indianapolis, Indiana

All RFIs need emailed by June 28th, 2022, at 10:00 a.m. All bids should include allowances for assumptions as needed to be made for complete turnkey. Signed Bid Forms are a requirement to be considered. Please designate your percentage of XBE companies and registered Section 3 businesses

BIDS ARE DUE JULY 8TH AT 3:00 PM EST to HALSTEAD ARCHITECTS. If you have any questions or for access to the bid documents, contact Jennifer Lofton via phone at 317-684-1431x113 or at ilofton@ halstead-architects.com. This project is funded in part with City HOME dollars

from the Department of Housing and Urban Development (HUD) and is subject to an environmental review by HUD. Only upon completion and approval of the environmental review will this project move forward with signed contracts. etc. 5320-948001 06/10/22,

06/17/22

GRIEF IS LOVE: Living with Loss' by Marisa Renee Lee

By TERRI SCHLICHENMEYER

It happened so fast.

One minute, your loved one was talking, laughing, alive - and the next minute they were gone, as if a thick line were drawn somewhere between life and not-life. Even if you had time to prepare, time to get used to their impending death, it happened too fast. You have to continue without them, but how? In the new book "Grief is Love" by Marisa Renee Lee, you'll see what may be next for you.

So you've recently lost someone and the fog has yet to lift. You're in disbelief and your closest companion is grief, which Lee describes as "the experience of navigating your loss, figuring out how to deal with the absence of your loved one forever" while still refusing to live without the love of the one you've lost.

Lee says that she was "a strong Black woman, a type-A striver" in the aftermath of her mother's death, and she thought she had to stuff her feelings aside and bounce back quickly. She didn't give herself a chance to understand her emotions, including guilt and anger, and tamping them down just made things worse. She came to realize that she needed permission to grieve and feel in a manner that seemed right to her.

She also needed to find a place, physically or emotionally, where she felt safe to grieve. That, she says, is particularly difficult for Black people and for men in general who may have issues with vulnerability.

She learned that grief is not a timeline or a should-anything; it can be a lifelong process that can come back to surprise you, even at the most inopportune times. Anxiety, depression and mental illness may hit you when you grieve, too; so can deep, fierce anger, as Lee learned.

Don't be afraid, she says, to reach out to people you can trust to help you carry your burden. Also, don't be afraid to set boundaries when needed. And finally, remember that you will be changed by someone's death because, "You are their mark on this world." You are their legacy.

More than 6,000 people die in the U.S. every day. You're only concerned with one of them. "Grief is Love" helps you to endure.



"Grief is Love: Living with Loss" by Marisa Renee Lee c.2022 LegacyLit \$26.00 192 pages

It may take a little double-checking, though. Author Marisa Renee Lee uses so much of her own experiences in this book that help for grieving readers may not initially feel as forthcoming as you may wish it would be. Even so, there's much to glean inside her tales because she's honest about her journey, her various feelings and the bumps along the road. Readers who are deep in the throes of grief will also be greatly comforted by her assertion that your person died but the love you shared never will.

Lee reminds readers that joy



Marisa Rene

will eventually come by again and vid Needleman) that seems more like a promise than anything, which is all you may need from a book like this.

For you, "Grief is Love" is right for when the worst thing happened.

Residents call for action as situation at IHA properties worsens

JILL SHERIDAN WFYI

Years of mismanagement haunt the Indianapolis Housing Agency and hurt those it serves. Now a community calls for action as the situation worsens.

At a recent public IHA meeting, residents spoke about security issues, violence, bug infestation and broken air conditioning at properties owned by IHA.

Nate Ray said it's unacceptable.

"We might be poor, but we are human," Ray said. A plethora of problems came to light in recent

months. A public letter signed by 25 community leaders demands immediate action from the city and IHA.

Fair Housing Center of Central Indiana Executive Director Amy Nelson said they've received a steady stream of calls about IHA properties and problems with vouchers. She said more transparency is needed.

"As to the extent of the problems that are within IHA and being able to effectively do their business and what is being done to correct those problems," Nelson said.

A lack of communication because of severe staffing shortages is a primary problem. Michael Booth heads the tenant organization at Barton Towers. He said he has failed to get ahold of help for residents.

"We have so many issues, and I don't get any answers, so I'm asking too for communication," Booth said.

The public letter also calls for an extensive search for a new director. Marcia Lewis has served as IHA interim executive director since John Hall left earlier this year.

At the meeting, she said she was fully aware of the issues at the properties. She made a recent trip to Blackburn Apartments where she spent 20 minutes picking up trash.

"I was embarrassed by how people who look like me are treated," Lewis said, "I'm sorry, that's all I can say, but I'm one person."

Lewis said there are currently only four maintenance people for 1,600 units. Properties, including the Barton and Lugar Towers, have recurring issues.



Public testimony was given at an IHA public meeting. (Photo/Jill Sheridan/WFYI)

Lewis said she asked the city for help and will give \$250,000 to hire maintenance directly.

She said on any given day, she receives 25 citations from the board of health.

In a statement, a spokesperson for the city of Indianapolis said it is committed to open communication with residents and will launch a nationwide search for a new leader.

The Department of Housing and Urban Development has several audits of the agency underway. Lewis said the IHA estimates it is about \$10 million in debt.

"I'm trying to keep HUD at bay, to keep them from taking over this agency," Lewis said.

In recent years IHA left behind money by not applying for HUD grants. In recent months IHA has outlined ways to move forward. It is considering selling off its properties and becoming a voucher-only agency. Nelson said it comes with its own issues as many landlords discriminate against voucher holders.

"If they are going to sell these buildings and move some of those residents onto vouchers then IHA needs to be doing a better job of running its voucher program to make it something that landlords want to participate in," Nelson said.

The public letter also calls on IHA to open a centralized call-in for maintenance issues and publish updates and reports for residents to pursue.

"At the end of the day, they are accountable to the people who live in their units and use their vouchers, and they need to get more information out so people know what is going on," Nelson said.

IHA provides housing to 600 residents at its properties and has 9,000 voucher holders.

Current clients have an average household income of about \$13,000 per year with 80% designated as extremely low income.

Contact WFYI city government and policy reporter Jill Sheridan at jsheridan@wfyi.org. Follow on Twitter: @JillASheridan.

| Amber Waves HERE YOU GO. PIGS. TIME SORRY, GUYS. SHE'S | by Dave T. Phipps | June 20, 2022 Posting DateKing Crossword |
|--|--|---|
| HERE YOU GO, PIGS. TIME TO TRY MY WIFE'S NEW EGGPLANT CASSEROLE. | ECIPES. COVERED IN MUD AND | ACROSS 1 2 3 4 5 6 7 8 9 10 11 1 "Dream on!" 5 Clothing protector 11 2 3 4 5 6 7 8 9 10 11 5 Clothing protector 12 13 13 14 14 14 14 14 14 14 16 |
| Dut on a Limb | BEING MARRIED TO A PAINTER. | mer before Ringo Starr 28 29 30 31 16 Algeria's neighbor 32 33 33 34 30 31 17 Occupation, for short 32 33 35 36 36 1 1 18 Straw hat 20 Young horses 37 38 39 42 43 44 45 46 24 New York canal 49 50 51 51 51 51 51 51 51 |
| R.F.D. | by Mike Marlan | - 30 Josh 51 Artist Bonheur 13 Baseball stats member |
| STOP ME IF OU'VE HEARD THIS CONNER CONNE | HUNDREDS OF TIMES. | Order orderDOWN20Hardly any 2037Line of fash- ion?34Trellis climber1Swiss peak 220Hardly any 21Verbal37Line of fash- ion?35Missing2"Sprechen — Deutsch?"22Opera set in Egypt38Verifiable36Mature, as fruit3Addams23Is able to, old- my voice?"39Monet's sup- ply37Small porches cousincousinstyle40Inky stain40Spelldown4Weak25"Recognize43Charged bit41Ms.5Folk singer Joan26Omit45"Mayday!"42Oater setting 476TGIF part 727Fork prong Sporty car46Former Delta rival |
| WITH AGE A | by Jeff Pickering | 48 Pokey sionate 31 Lion's home © 2022 King Features Synd., Inc. Weekly SUDOKU by Linda Thistle 5 3 1 1 7 9 5 1 1 7 9 5 1 1 8 Codriguez 1. TELEVISION: Which TV show is set at UC-Sunnydale? |
| THIMBLE THEATRE PRESENTS | O ENJOY R WITH MY | 918713282698178478478478478478478477847899 |
| AH, POPEYE, WOLD GLADLY UFICH PAY YOU UESDAY- | ER EVER WOTASNOZZLE! UP! | 3 6 5 Place a number in the empty boxes in such a way that each row across, each column down and each small 9-box square contains all of the numbers from one to nine. DIFFICULTY THIS WEEK: Moderate Challenging Challenging Moderate Synd., Inc. |
| Alovi ALL POTRE POPEVESI DES WMPY EVER REPAYS US? | ARES A WHILE, BUT AR ZGH, WE GETS IR MONEY. IR MONEY. IN BOT YA DOES PAY IN BACK. | |



Indiana's Greatest Weekly Newspaper

UNITED



THE RECORDER indianapolisrecorder.com

Sports

B Section Friday, June 24, 2022

Analysis: On Stephen Curry, far more than a great shooter

By TIM REYNOLDS AP Basketball Writer

Greatest shooter ever. That's what everyone has been calling Golden State's Stephen Curry for years now, for obvious reasons. Nobody in the history of basketball has made more 3-pointers or made the art of throwing a ball through a hoop look easier than Curry does.

He has earned that distinction.

And it still seems like he has been undersold.

Thing is, Wardell Stephen Curry II is not just the greatest shooter ever. It's time to finally call him what he is — one of the greatest players ever. Go ahead, put him in the Greatest Of All Time conversation. It's a debate that will never end anyway, and he has earned the right to be there for one simple reason.

He has changed the game. The 3-pointer is vital now, and Curry made it that way.

"I think he's pretty much established what he can do," Warriors guard Klay Thompson said after already been an incred-

the NBA Finals ended June 16 with Golden State as champions and Curry as Finals MVP. "But to see him earn that, he's one of the greatest ever and we all followed in his lead and gosh, that was awesome. What a series."

Yes, what a series Curry had.

And what a player, too. Curry's spot in the Basketball Hall of Fame was locked up long before Game 6, when he scored 34 points and the Warriors won their fourth title in eight years by topping the Boston Celtics 103-90. What this one meant, though, was clear. Curry was weeping tears of joy before the game ended, unable to hold back the emotions anymore.

"I'm happy for everybody, but I'm thrilled for Steph," Warriors coach Steve Kerr said as the champagne was spraying about in the champions' locker room in Boston after Golden State's title-clinching win. "To me, this is his crowning achievement in what's

ible career." This was his crowning moment. For now, anyway.

There's no reason to believe there can't be a fifth ring for this Warriors era, either, as long as a healthy Curry is leading the way.

"Best point guard of all time," Golden State's Andre Iguodala said.

Add that to the list, too. And his legend on the court only continues to grow. The 34-year-old Curry is stronger than ever, tougher than ever and, somehow, more motivated than ever. He already had three rings entering this year, has the 3-point record, more money than he could spend in 10 lifetimes, and there isn't a corner of the world where he isn't known or revered. His wife Ayesha is a world-class cook. He has made birdies at Augusta National.

Curry, by all measures, had nothing left to prove.

Apparently, he disagreed. When last season ended with a loss in the play-in tournament. Curry went right back

to work, with this title in mind, knowing that few so-called experts thought the Warriors had a chance of extending their dynasty. They had three titles and five finals trips in five years from 2015 through 2019, then injuries and roster changes sent them to the bottom of the NBA in 2020 and on the outside of the playoff picture last year.

All forgotten now. Curry reigns again.

"Damn, we did it. It's crazy to think about," Curry said. "All that talk paid off. Manifest vour destiny in a certain way, and that stubbornness -

riors won 102-100. (Recorder file photo) who we are matters more vears — he was too small. than what anybody is saying about us — is why we're here."

His resume is ridiculous: Curry is an eighttime All-Star, a two-time NBA MVP, one of them unanimously, a two-time scoring champion, All-Star Game MVP, now is a four-time champion - and, finally, an NBA Finals MVP, also by unanimous decree. Not bad for a player who went No. 7 in his draft class, got kicked out of his first college practice tional basketball writer at Davidson for showing up late, was plagued by concerns about plenty of

things in his early NBA

his ankles were too bad and needed five seasons just to make his first All-Star Game.

In a game Dec. 13, 2021, against the Pac-

ers, Golden State Warriors guard Ste-

six assists and six rebounds. The War-

phen Curry scored 26 points to go with

"I thank God every day that I get to play this game at the highest level with some amazing people," Curry said on the floor as the celebration was starting, tears running down his face, game ball cradled under one of his arms. "This is what it's all about."

Tim Reynolds is a nafor

The Associated Press. Write to him at *treynolds(at)ap.org*

Fever get comeback win vs. Sky



Buckets & Roses Invitational

