

Police release body cam footage of Herman Whitfield III's in-custody death

By TYLER FENWICK tylerf@indyrecorder.com

Police released the 911 call and body camera footage from the incident that left Herman Whitfield III dead after an apparent mental health crisis April 25.

The footage shows officers entering the home in the 3700 block of Marrison Place and attempting to talk to Whitfield, who didn't appear to understand officers' questions or directives. He then ran from a bedroom to the kitchen, where dishes can be heard crashing, and then into the dining room, where an officer tased Whitfield. Whitfield was unresponsive when

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See VIDEO, A6►



Police body camera footage shows the incident that left Herman Whitfield III dead after an apparent mental health crisis April 25. (Screenshot from IMPD critical incident video) THEY LET US DOWN DRASTICALLY': Family of Herman Whitfield III files wrongful death lawsuit against city, officers



Herman Whitfield Jr. and Gladys Whitfield said they miss their son but are grateful they have his music to listen to during a press conference June 22, 2022. (Photo/Jayden Kennett)

By JAYDEN KENNETT jaydenk@indyrecorder.com

The family of Herman Whitfield III, who died April 25 while in police custody during an apparent mental health crisis, filed a wrongful death lawsuit against the city and police officers involved, alleging they used excessive force against Whitfield.

According to the lawsuit, Whitfield, 39, was expe-

See LAWSUIT, A6►



A protester holds a sign outside of the Indiana Statehouse on June 25, 2022. (Photo/Abriana Herron)

Supreme Court overturns Roe v. Wade; STATES CAN BAN ABORTION

By MARK SHERMAN Associated Press

WASHINGTON (AP) — The Supreme Court has ended constitutional protections for abortion that had been in place nearly 50 years in a decision by its conservative majority to overturn Roe v. Wade. The outcome is expected to lead to abortion bans in roughly half the states.

The decision, unthinkable just a few years ago, was the culmination of decades of efforts by abortion opponents, made possible by an emboldened right side of the court that has been fortified by three appointees of former President Donald Trump.

The ruling came more than a month after the stunning leak of a

draft opinion by Justice Samuel Alito indicating the court was prepared to take this momentous step.

It puts the court at odds with a majority of Americans who favored preserving Roe, according to opinion polls.

Alito, in the final opinion issued, wrote that Roe and Planned Parenthood v. Casey, the 1992 decision that reaffirmed the right to abortion, were wrong the day they were decided and must be overturned.

"We hold that Roe and Casey must be overruled. The Constitution makes no reference to abortion, and no such right is implicitly protected by any constitutional provision," Alito wrote.

Authority to regulate abortion rests

Partnership starts innovative food

pantry to combat food insecurity

with the political branches, not the courts, Alito wrote.

Joining Alito were Justices Clarence Thomas, Neil Gorsuch, Brett Kavanaugh and Amy Coney Barrett. The latter three justices are Trump appointees. Thomas first voted to overrule Roe 30 years ago.

Chief Justice John Roberts would have stopped short of ending the abortion right, noting that he would have upheld the Mississippi law at the heart of the case, a ban on abortion after 15 weeks, and said no more.

Justices Stephen Breyer, Sonia Sotomayor and Elena Kagan — the diminished liberal wing of the court — were in dissent.

"With sorrow—for this Court, but more, for the many millions of

Ellen Cavanaugh (left) and Jerri McReynolds, (right) came together to make sure their mother had a happy birthday. (Photos/Abriana Herron)

CELEBRATING 90 with the help of her 'village'

By ABRIANA HERRON abrianah@indyrecorder.com

With a tiara glistening in her gray hair, small diamond hoop earrings in her ears, Coach glasses resting on the bridge her nose and a diamond letter "E" necklace on, Esther Williams celebrated her 90th birthday in style, and her family made sure of it.

See BIRTHDAY, A7►

OSTMASTER

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Volume 127

Number 26

Two Sections

e with DoorDash, to start a mobile food pantry service, which

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. IN 46218

By ABRIANA HERRON

abrianah@indyrecorder.com

Angela Winston likes to say, "It's always a great day at the Fay." Winston is director of facilities at the Fay Biccard

Glick Neighborhood

community recently

The center part-

nered with Faith,

Community, along

Hope and Love

Center, where the

marked another

milestone day.

delivers food to elderly residents on the northwest side of Indianapolis. The organizations announced



A food pantry worker cuts the ribbon for the new innovative food pantry at Fay Biccard Glick Neighborhood Center on June 23, 2022. The center partnered with Faith, Hope and Love Community Inc. and DoorDash to start a mobile food pantry on the northwest side of Indianapolis. (Photo/Abriana Herron)

the partnership June 23 with a ribbon cutting ceremony at the center.

The food pantry is open from noon-5 p.m. every Tuesday and Thursday. This is the first

hers Inc., 45 W. 45th 36. Member: Nationa

ers Association, Central ssociation, Hoosier State food pantry hub for Faith, Hope and Love Community, a faith-based nonprofit that addresses food insecurity in Central Indiana.

Other organizations such as TeenWorks — a program that aids teens in their professional endeavors by providing them with work experience — will help run the pantry. "It feels great," said

Devin Staten, a Teen-

See PANTRY, A7►







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SAVE THE DATE January 13, 2023

2023 Champions of Diversity Celebration & Awards Dinner www.indianapolisrecorder.com





SAVE THE DATE January 13, 2023

2023 Champions of Diversity Celebration & Awards Dinner

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Now in its 16th year, the annual awards dinner recognizes individuals, companies and organizations that have exhibited a high level of commitment to diversity in the state of Indiana.

There are many individuals, organizations and businesses that are making an effort to impact Indiana's minority communities. The Champions of Diversity awards highlight all of the people who have worked to advance equity in our state. In addition, the event gives our partner organizations and businesses the opportunity to share the impactful work they are doing. Collectively, the event brings greater visibility to diversity, equity and inclusion advocates throughout Indiana.

The awards dinner will be held on Friday, January 13, 2023.

What: 16th Annual Champions of Diversity Awards Dinner When: Friday, January 13, 2023 Where: Marriott Downtown Indianapolis, 350 W. Maryland Street, Indianapolis, IN 46225 Time: A networking reception will begin at 5:30 p.m. with dinner promptly following at 6:30 p.m. The event will conclude at approximately 8:30 p.m. All times Eastern.



PAST AWARD WINNERS

We have recognized hundreds of diverse leaders over the past 16 years. Here are some of the award winners that were celebrated:

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Rosa Parks Trailblazer Award

Rupal Thanawala, Partner, Tenthpin Management Consultants (2020) Gurinder Singh Kalsa, Founder and Chairman of SikhsPAC (2019) Salesforce (2018) George Rawls M.D., The Aesculapian Medical Society (2017) The Oaks Academy (2016) Karen Freeman Wilson, Mayor, City of Gary (2015) Deborah Hearn Smith, Girl Scouts of Central Indiana (2014)

William G. Mays Excellence in Entrepreneurship Award

Elizabeth J. & Laurie Henry, Owners, McDonald's (2020) Nathan & Deborah Oatts, Oatts Trucking and Nubian Construction (2019) Lamont Hatcher, AIS (Apex Infinite Solutions) (2018) Courtney Cole & Monica Peck, Co-Owners Hare Chevrolet (2017) Engaging Solutions, LLC (2016) John T. Thompson, CEO, Thompson Distribution Company(2015)

Lifetime Education Advocate Award

Dr. Eugene White, President Emeritus, Martin University (2020)

Diversity Choice Award

Bart Peterson, Former Mayor, City of Indianapolis (2008)

Eli Lilly & Company (2013) Second Helpings (2012) John McClelland, Goodwill Industries of Central Indiana (2011) Melvin and Bren Simon, Simon Property Group (2010) James Morris, President, Pacers Sports & Entertainment (2009) Pastor Glenn Palmer, Calvary Temple (2008)

> Vera Bradley (2013) John Mellencamp (2012) Honorable Tanya Walton Pratt (2011) Dr. Rose Mays, IUPUI School of Nursing (2010) Frank Anderson, Marion County Sheriff (2009) Cordelia Lewis Burks (2008)



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THE RECORDER

Education

A Section Friday, July 1, 2022

IPS PROPOSAL:

Make K-5 schools the norm, rewrite enrollment policies, close schools too

By ERIC WEDDLE WFYI

Leaders at Indianapolis Public Schools on June 23 proposed a set of sweeping changes to elementary schools and student enrollment policies in an effort to combat the dire challenges facing the district.

The plan, if approved, would impact nearly all elementary and middle schools students and toss out a controversial enrollment policy that favored families in affluent neighborhoods. It would also center the district's promise of equitable access to well-funded and resourced schools for all students.

During a meeting where the proposal was first shared publicly, Superintendent Aleesia Johnson said the city's students need "hard, complex and challenging" decisions made for their benefit.

"If you want to get to this vibrant, equitable, excellent school district we can't continue to do what we are currently doing," Johnson said. "It has to require us to change in some way. The question is how do we do that and what we are willing to do to get to that end state."

The five-point proposal comes after months of Johnson sharing data and assessments on the district's finances, facilities, enrollment, student academics and opportunities. Her message has been clear: IPS faces a \$25 million annual deficit by 2027 if changes are not made. The district operates on a 60% utilization rate of school buildings due to years of declining enrollment, and more than 20% of the buildings are in unsatisfactory or poor condition.

Grade level proficiency of IPS students is far below the state average and passing rates on state exams are even lower when disaggregated by racial demographics.

REORGANIZATION PROPOSAL

Johnson stressed that her administration's proposal was still open to changes. IPS families can submit comments via an online survey. A draft plan will be released in August. Then, a series of public meetings will be held in September for additional public input before a final proposal is shared with the school board. The board is expected to vote on the plan in late October.

Potential Solutions

ke critical investments, and that means we also better align our resources to our values and

> But we can't do everything: → Grade reconfiguration

And it has to be equitable: → Eliminate



Indianapolis Public Schools Superintendent Aleesia Johnson explains a five-point proposal to reorganize the district's schools and academic offerings during a public School 49. (Photo/Eric Weddle/WFYI)

that we find to be in high demand and higher performing."

This includes schools with the Montessori or International Baccalaureate curriculum.

"We could grant access across the district in a way that we don't have today," Johnson told WFYI in an interview about why replicating schools is a main goal. "And then increase the absolute numbers of those schools that have the higher demand and generally higher performing instructional models that our families have asked for."

MAKE ALL ELEMENTARY SCHOOLS K-5, CREATE 6-8 MIDDLE SCHOOLS

Schools are currently configured as a mix of K-6, K-8 and 7-8 grades. The reconfiguration would "expand seats" at high-demand elementary schools by removing upper grades and create a better academic and student experience for the middle grades, Johnson said.

No details were provided if some middle schools would be based on different types of curriculums offered in K-5, like International Baccalaureate. "Basically this allows us to ... just maximize that student enrollment to create a more robust experience for our students academically and from an enrichment standpoint as well," Johnson said.

CLOSE SCHOOLS

CREATE ENROLLMENT ZONES

Divide the district into yet-to-be determined geographic zones that would provide a choice of school models that families who live in each zone are eligible to attend. Currently, students are automatically assigned to their neighborhood school based on its boundary or can choose to attend most any magnet or choice school in the district no matter where they live.

"What this does is essentially create and replicate some of the conditions for success that our choice schools currently experienced and that our neighborhood schools don't have the benefit of experiencing," Johnson said. "And so we believe it's a play for students' stability across our schools. If a student moves within a zone, they would not have to change schools, for example."

END PRIORITY ZONE ENROLLMENT

Currently the district enrollment lottery gives preference to families with homes located within a half-mile radius of a choice school option. This is known as the proximity priority, as families living in the boundary would be favored to win a seat in the district's lottery enrollment for a high demand school.

IPS officials have struggled for years to address how the priority caused schools in the majority white Meridian-Kessler neighborhood to enroll far fewer children of color and economically disadvantaged students compared to the district's other schools. Committee members asked many questions following the presentation.

What are the metrics for determining what a high-quality school is and for which students? Who will staff all of these newly replicated school models?

How will the enrollment zones be drawn without creating inequities? Are there enough school buildings to handle a transformation to a 6-8 school? How do we protect communities from further disinvestments if their neighborhood school is closed?

Parent Lena Dickerson worries the consolidation of IPS schools could create a sort of education desert, just as lack of supermarket access in the city makes food deserts. But she believes some of the proposed changes are needed to improve the district.

"When it comes to making this school district the best it can be for the scholars, we've got to put all that adult stuff behind us. I don't care what any adult wants or needs. Whatever is best for the scholars," she said. "If one child does not have an equitable education, in my mind no child does."

The community must buy into any plan for it to work, said Barato Britt, president of the Edna Martin Christian Center. Previous IPS administrations made major decisions that felt like the public had no say, Britt said.

This time he hopes the district can be transparent with more opportunities for the public to weigh in.

"I do believe our community is resilient and if we do communicate the right way at least we can contribute

The proposed reorganization plan is based on five changes:

REPLICATING SCHOOLS

Duplicate academically successful school models that already exist in the district. These schools would be located in the east, west and south sides of the city where fewer choices are available. Johnson referred to these schools as "instructional models The closure or merger of schools with low enrollment and in poor condition would shift more students into more "warm, safe, well-kept" buildings, according to the district.

"If we're able to consolidate or merge schools that will allow us, again, to have more students attending at a location to provide those more robust offerings for students academically and to allow for peer collaboration for teachers," Johnson said. "And basically leverage our resources that are spread across many small schools now."

MANY QUESTIONS UNANSWERED

At the meeting in the cafeteria of William Penn School 49, Johnson and district leaders explained the proposal to a roughly 30-member committee — composed of students, parents, staff and community members — who serve in an advisory capacity as part of the district's "Rebuilding Stronger" initiative.

EDNA MARTIN

to the dialogue," he said of the Martindale-Brightwood neighborhood. "Whether they will support it or fight against it, that is their prerogative to do. But we just have to commit to making sure they are engaged."

District documents for the proposed reorganization plan are available at myips.org.

Contact WFYI education editor Eric Weddle at eweddle@wfyi.org or call (317) 614-0470. Follow on Twitter: @ ericweddle.

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Arts & Culture

A Section Friday, July 1, 2022



From Indiana Avenue to the Mothership, the best of Parliament-Funkadelic in Naptown



By KYLE LONG

In 2019, George Clinton announced that he was retiring from the stage. Parliament-Funkadelic's farewell tour ended in early 2020, just before the COVID-19 pandemic hit the United States. But at some point during the COVID-19 shutdown, Clinton had a change of heart. In March of 2022, Clinton announced that his beloved P-Funk crew would return to the road.

Parliament-Funkadelic's "One Nation Under A Groove" tour arrived in Indianapolis on June 25 at Butler's Clowes Memorial Hall. Any fears that the band might be rusty from sitting the last couple years out were instantly dispelled. Clinton and his crew hit the stage with a vengeance. After warming things up with some newer material, Clinton led the band through a jubilant setlist of fan favorites, including "Flashlight," "(Not Just) Knee Deep," "One Nation Under A Groove," "Cosmic Slop" and "Mothership Connection (Star Child)." The near-capacity audience was on its feet throughout the entire performance.

The concert was a powerful reminder of Clinton's unique artistic genius, as the band effortlessly synthesized the history of African-American music into a cohesive whole, touching on jazz, gospel, soul, hip-hop and rock and roll.

There's some ambiguity as to whether the current P-Funk tour will be the group's last. Clinton is currently 80 years old, so it's reasonable to question how much longer he can comfortably withstand the rigors of life on the road. With that possibility in mind, it's a good time to look back at a few highlights from Parliament-Funkadelic's long history in Naptown.

Clinton made his first appearance in Indianapolis on Nov. 19, 1967, at the Indiana State Fairgrounds' Coliseum. His group, The Parliaments, had just scored its first hit with "(I Wanna) Testify." The Parliaments appeared at the Coliseum as part of a package tour that featured the pioneering comedian Moms Mabley as headliner.

Clinton had been using the Parliaments name since 1956. He formed the group as a teenager in Plainfield, New Jersey. The original Parliaments specialized in doo-wop music and cut its first single, "Poor Willie," in 1959. The modern version of Parliament, and its spin-off group, Funkadelic, started taking shape in the late 1960s. By the early 1970s Parliament-Funkadelic had perfected its innovative mix of psychedelic rock and funky soul music.

The full Parliament-Funkadelic collective made its first stop in Indianapolis on July 29, 1971, at the legendary 20 Grand Club.

Clinton's next Indianapolis appearance ranks as one of the most unique. Just a year after releasing its psychedelic magnum opus, "Maggot Brain," in 1972, Parliament-Funkadelic was booked for a July 15 date at the Walker Theatre. That's right, Clinton and the P-Funk crew performed on Indiana Avenue at the height of its psychedelic glory.

During a brief interview before the concert at Clowes, I asked Clinton if he recalled performing at the historic Avenue venue. "I don't know," Clinton laughed. "I was out of my mind back then. If you remember, you weren't there."

It was a March 16, 1978, date at Market Square Arena that prompted P-Funk's most unusual Indianapolis performance. The concert was co-sponsored by Jesse Jackson's Operation PUSH, in an effort to promote the organization's Excel scholarship program. The promotional campaign included a contest — Parliament-Funkadelic would play a concert for the Indianapolis high school that collected the most votes.

On the afternoon of March 15, Parliament-Funkadelic assembled in the gym of Broad Ripple High School to perform for the stu-



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The late 1970s were undoubtedly the high point in Parliament-Funkadelic's history as a live band. These were no ordinary concerts. In 1976, Clinton reimagined the group's live show as a surrealistic space opera, featuring elaborate stage props like the iconic Mothership, a massive spaceship that descended onstage during performances.

A replica of the original Mothership is on display at the Smithsonian's National Museum of African American History and Culture in Washington, D.C. Sadly, the original was sent to a scrapyard in the early '80s. But a smaller version that Battista fabricated, known as the Baby Mothership, is on display here in Indianapolis. You can view the Baby Mothership, and other original P-Funk props, at the Museum of Psychphonics in Fountain Square.

In 2016, I arranged for Clinton to visit the Museum of Psychphonics. I asked what his thoughts were on viewing the exhibit. "It's like visiting one of my children that I haven't seen in a long time," Clinton laughed.

If the concert at Clowes Hall was indeed Parliament-Funkadelic's last in the city, Clinton has certainly left behind a substantial history in Indianapolis. I have no doubt that tales of P-Funk's exploits in Naptown will remain part of the local music lore for many years to come.

Kyle Long is a DJ and hosts two radio shows, "Cultural Manifesto" and "Echoes of Indiana Avenue," on WFYI. Connect with him on Twitter @djkylelong.



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VIDEO ► Continued from A1

medics arrived. He was transported to a hospital where he was pronounced dead.

Indianapolis Metropolitan Police Department released the 911 call and body cam footage June 28, a week after Whitfield's family filed a wrongful death lawsuit against the city and individual officers.

WHAT BODY CAMERA FOOTAGE SHOWS

Officers responded to the call at about 3:20 a.m. after Whitfield's mother, Gladys Whitfield, called 911 and said her son was having "some sort of episode."

The dispatcher asked what kind of episode it was.

"It's like a mental issue," she said. The dispatcher also asked if drugs

were involved.

"No, he doesn't do drugs," she said. "And he's never been diagnosed with anything. This just started a while ago."

The video starts with officers at the door. According to police, officers saw Whitfield "naked and sweating" in a hallway, and he was "bleeding from the mouth." Most of Whitfield's body is blurred in the video.

The video shows one officer attempting to talk to Whitfield as he came in and out of view in a doorway down the hall from the front door, but he doesn't appear to understand why officers wanted to talk to him.

Officers talked with Whitfield for more than 10 minutes, according to IMPD. At one point, he was sitting on a bed, still naked, as his parents tried to get him into clothes.

"Can you hear me?" an officer asks.

"Can you look at me?"

Whitfield didn't appear to acknowledge the questions.

Whitfield then ran out of the bedroom and into the kitchen, where dishes can be heard crashing. The video is too dark to tell what exactly is happening, but one officer tells Whitfield stop picking things up.

Next, he ran from the kitchen to the dining room, where another officer had his Taser out. He appeared to be running toward the officer, who tased Whitfield.

After a Taser trigger is pulled, it automatically activates for five seconds, according to police. The incident video said a review found the stun gun was activated again about four seconds after the first round ended.

Whitfield fell when he was tased, and officers put him in two pairs of handcuffs, citing his size. Whitfield can be heard yelling inaudibly as he was handcuffed face down with officers on top of him and at least one holding his head.

The incident video IMPD produced says once he was handcuffed an officer "immediately requests medics to come inside the residence."

"Come on, Herman," one officer said as they rolled him onto his side, but Whitfield was unresponsive.

Medics checked for a pulse, attempted CPR and said to take the handcuffs off of him. Officers assisted medics by performing chest compressions, IMPD said.

WHITFIELD'S FAMILY: **BODY CAM FOOTAGE 'SELECTIVE AND**

BIASED'

Whitfield's family released a response to IMPD's critical incident video through their attorneys.

The family said the video IMPD released is "selective and biased" because it includes narration and text to create a "false narrative" of what happened. The family said, as an example, Whitfield was only holding a plastic water pitcher, which he "tossed" into the air when an officer told him to drop it.

The family also said Whitfield didn't rush at officers but was instead "moving from room to room."

"Mr. Whitfield did not present a danger to the officers, and there was no need to taser him," the family said in its statement.

The family said part of the biased editing includes leaving out Whitfield saying "I can't breathe" four times.

"The Whitfield family calls on IMPD to honestly respond to these important issues and not present a biased and false narrative of Herman's death," the family said. "All body cam videos should be released, and IMPD should honestly respond to the misconduct of its officers which led to Herman's death."

WHY DID IT TAKE 2 MONTHS TO GET BODY CAMERA FOOTAGE?

IMPD Chief Randal Taylor said he would have rather released the footage after Whitfield's autopsy report was available.

"But the community was asking for the video," he said, "so that's why we decided to put it out now." Taylor reiterated his stance that he

doesn't want IMPD officers responding to mental health calls. The problem, he said, is there isn't a group ready to "step into that space."

The city has a unit — the Mobile Crisis Assistance Team, or MCAT that responds to mental health calls, but the team only operates 7:30 a.m.-6 p.m. Monday through Friday. IMPD Lt. Shane Foley noted the call that came in for Whitfield was a disturbance call, so MCAT wouldn't have been dispatched, but that doesn't mean the unit wouldn't have eventually become involved.

Taylor said the department has been trying to expand MCAT's coverage. "The problem is finding the clinicians that are willing to work those extended hours," he said.

The city and IMPD have also been involved with Faith in Indiana to pilot a clinician-led crisis response team that doesn't include officers.

WHAT'S NEXT?

The IMPD Critical Incident Response Team is conducting a criminal investigation, and IMPD Internal Affairs is conducting an administrative investigation. The Marion County Prosecutor's Office will consulted throughout the investigation.

The civilian-majority Use of Force Review Board will review the incident once the criminal investigation concludes.

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

Environmental reporter Jayden Kennett contributed to reporting.

LAWSUIT ► Continued from A1

riencing a mental health crisis at home when his mother called 911 and asked for an ambulance to assist her and her husband. Police responded at 3:20 a.m., Indianapolis Metropolitan Police Department said in an update shortly after the incident.

"This was a call for Herman during this mental crisis and he wound up dead because of first responders, Sanchez, who deployed the stun gun, Adam Ahwho are the people you depend on in these situations, and they let us down drastically," his father, Herman Whitfield Jr., said at a press conference June 22 at Cruz Law Firm, which is representing the family.

According to police, officers "lost sight" of Whitfield in the home, and after 10 minutes of negotiating, Whitfield "moved quickly towards an officer."

IMPD released the 911 call and body camera footage from the incident June 28. In a response the same day, the family said the footage is "selective and biased" because it includes narration and text to create a "false narrative" of what happened.

The six officers named in the lawsuit are Steven mad, Matthew Virt, Dominique Clark, Jordan Bull and Nicholas Matthew. All officers were previously identified by IMPD and have been on administrative leave during the investigation.

The lawsuit was filed June 22 in the U.S. District Court Southern District of Indiana.

Concerned Clergy of Indianapolis, Baptists Minis-

ter's Alliance and National Action Network of Indiana released a statement saying they are outraged by the "senseless murder."

"The killing of young African Americans by law enforcement cannot continue while at the same time expecting people to come forward to address homicides that have not been solved," the statement said. "As faith-based leaders in this city, we will not sit on the sideline and watch the mentally ill killed in our city."

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





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BAN

► Continued from A1

American women who have today lost a fundamental constitutional protection—we dissent," they wrote.

The ruling is expected to disproportionately affect minority women who already face limited access to health care, according to statistics analyzed by The Associated Press.

Thirteen states, mainly in the South and Midwest, already have laws on the books that ban abortion in the event Roe is overturned. Another half-dozen states have near-total bans or prohibitions after 6 weeks of pregnancy, before many women know they are pregnant.

In roughly a half-dozen other states, the fight will be over dormant abortion bans that were enacted before Roe was decided in 1973 or new proposals to sharply limit when abortions can be performed, according to the Guttmacher Institute, a research group that supports abortion rights.

More than 90% of abortions take place in the first 13 weeks of pregnancy, and more than half are now done with pills, not surgery, according to data compiled by Guttmacher.

The decision came against a backdrop of public opinion surveys that find a majority of Americans oppose overturning Roe and handing the question of whether to permit abortion entirely to the states. Polls conducted by The Associated Press-NORC Center for Public Affairs Research and others also have consistently shown about 1 in 10 Americans want abortion to be illegal in all cases. A majority are in favor of abortion being legal in all or most circumstances, but polls indicate many also support restrictions especially later in pregnancy.

The Biden administration and other defenders of abortion rights have warned that a decision overturning Roe also would threaten other high court decisions in favor of gay rights and even potentially, contraception.

But Alito wrote in his draft opinion that his analysis addresses abortion only, not other rights that also stem from a right to privacy that the high court has found implicit, though not directly stated, in the Constitution. Abortion is different, Alito wrote, because of the unique moral question it poses.

Whatever the intentions of the person who leaked Alito's draft opinion, the conservatives held firm in overturning Roe and Casey.

In his draft, Alito dismissed the arguments in favor of retaining the two decisions, including that multiple generations of American women have partly relied on the right to abortion to gain economic and political power.

Changing the composition of the court has been central to the anti-abortion side's strategy. Mississippi and its allies made increasingly aggressive arguments as the case developed, and two high-court defenders of abortion rights retired or died. The state initially argued that its law could be upheld without overruling the court's abortion precedents.

Then-Gov. Phil Bryant signed the 15-week measure into law in March 2018, when Justices Anthony Kennedy and Ruth Bader Ginsburg were still members of a five-justice majority that was mainly protective of abortion rights.

By early summer, Kennedy had retired and was replaced by Justice Brett Kavanaugh a few months later. The Mississippi law was blocked in lower federal courts.

But the state always was headed to the nation's highest court. It did not even ask for a hearing before a three-judge panel of the 5th U.S. Circuit Court of Appeals, which ultimately held the law invalid in December 2019.

By early September 2020, the Supreme Court was ready to consider the state's appeal.

The court scheduled the case for consideration at the justices' private conference on Sept. 29. But in the intervening weeks, Ginsburg died and Barrett was quickly nominated and confirmed without a single Democratic vote.

The stage now was set, although it took the court another half year to agree to hear the case.

By the time Mississippi filed its main written argument with the court in the summer, the thrust of its argument had changed and it was now calling for the wholesale overruling of Roe and Casey.

The first sign that the court might be receptive to wiping away the constitutional right to abortion

came in late summer, when the justices divided 5-4 in allowing Texas to enforce a ban on the procedure at roughly six weeks, before some women even know they are pregnant. That dispute turned on the unique structure of the law, including its enforcement by private citizens rather than by state officials, and how it can be challenged in court.

But Justice Sonia Sotomayor noted in a searing dissent for the three liberal justices that their conservative colleagues refused to block "a flagrantly unconstitutional law" that "flouts nearly 50 years of federal precedents." Roberts was also among the dissenters.

Then in December, after hearing additional arguments over whether to block the Texas law known as S.B. 8, the court again declined to do so, also by a 5-4 vote. "The clear purpose and actual effect of S. B. 8 has been to nullify this Court's rulings," Roberts wrote, in a partial dissent.

In their Senate hearings, Trump's three high-court picks carefully skirted questions about how they would vote in any cases, including about abortion.

But even as Democrats and abortion rights supporters predicted Kavanaugh and Gorsuch would vote to upend abortion rights if confirmed, the two left at least one Republican senator with a different impression. Sen. Susan Collins of Maine predicted Gorsuch and Kavanaugh wouldn't support overturning the abortion cases, based on private conversations she had with them when they were nominees to the Supreme Court.

Barrett was perhaps the most vocal opponent of abortion in her time as a law professor, before becoming a federal judge in 2017. She was a member of anti-abortion groups at Notre Dame University, where she taught law, and she signed a newspaper ad opposing "abortion on demand" and defending "the right to life from fertilization to natural death." She promised to set aside her personal views when judging cases.

Trump, meanwhile, had predicted as a candidate that whoever he named to the court would "automatically" vote to overrule Roe.

BIRTHDAY

Continued from A1

Her two daughters, Ellen Cavanaugh and Jerri McReynolds, worked together, along with many of their other family members, to make sure Williams had a happy birthday, though she may not remember.

Following a stroke in 2017, and the steady decline of her cognitive functioning afterward, the family learned Williams has vascular dementia, a form of dementia that is caused by impairment of blood supply to the brain. After the initial shock of learning the diagnosis, the family came together to create what they call their "village" to support their "queen" mother through this time.

which her doctor called a miracle. She contracted COVID-19 in April and made a full recovery without being hospitalized, with the help of her village.

However, with all the good memories, there are some challenging ones for the family. Cavanaugh video calls her mom every day, but some days her mom does not remember her.

"It hurts," she said. "Sometimes she won't know me. It is what it is, but the Lord has blessed us this far with our mother."

As Williams lives with McReynolds, she remembers her well, but the daughter knows that one day she will



"Our village means togetherness as a family," Cavanaugh said. "You know, that's what's missing in families today. We all have a part. We pull together when we have to, to get it done."

On June 22, her birthday, they made sure everyone contributed. Cavanaugh brought the vanilla cake with purple frosting - because that's their mother's favorite color. McReynolds hosted the birthday party in her home and their brother, Jimmy, who lives in Houston, sent flowers.

While Cavanaugh recalled the fond memories with her mother, Williams quietly hummed a light tune. Occasionally, she would chuckle along with them.

Williams was a nurse at nursing homes for more than 20 years. While she tended to many elderly patients at that time, she made sure everyone was always taken care of, her family and herself included.

"I took care of my kids, and I took care of me," Williams said.

Now her village is making sure to take care of her.

At 90, she is only missing three teeth,

not. "Eventually, she probably won't know me," McReynolds conceded.

Williams also shares her birthday with her wedding anniversary to her husband, who died from chronic obstructive pulmonary disease (COPD) in 1999.

"She's our queen," Cavanaugh said. "She taught us how to stick together. She taught us love. She taught us how to pray. What we are today is because of her."

In their matching white pants and lime green shirts, the three women cut the cake together. McReynolds handed the plate to Cavanaugh as she cut the cake and gently placed it in the hands of their mother. The stylish birthday girl continued humming in between bites of her purple birthday cake.

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.

PANIRY Continued from A1

Works member. "A lot of people don't have the chance to do this. I feel good to help people that don't have it as good."

The goal is to deliver 1,000 food boxes weekly by the end of 2022 and 4,000 boxes weekly by 2023.

"I want to put that love and that faith into this pantry," Winston said. "I want to put the heart back into it. Help us put that humanity back into it."

Democratic state Rep. Cherrish Pryor was also at the celebration.

"Thinking outside the box and being able to deliver food is a service to everyone," she said.

For more information, visit faybiccardglickcenter.org/food-pantry.

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.

FREE LEA **SCREENING KITS**

Free lead screening kits to test water, soil and homes for lead exposure are available at 17 Indianapolis Public Library locations through a collaboration with IUPUI. Collecting the samples takes about 20 minutes and once finished, the kits can be dropped back off at the library, or another location including the Recorder.

All pickup locations:

Lead testing kits are available at the following IndyPL branches: Beech Grove, 1102 E. Main St., Beech Grove College Avenue, 4180 N. College Ave. -East 38th Street, 5420 E. 38th St. -Franklin Road, 5550 S. Franklin Road -Garfield Park, 2502 Shelby St. -Glendale, 6101 N. Keystone Ave. -Haughville, 2121 W. Michigan Ave. -Lawrence, 7898 Hague Road -Martindale-Brightwood, 2434 N. Sherman Drive -Nora, 8625 Guilford Ave. -Library Services Center, 2450 N. Meridian St. -Pike, 6525 Zionsville Road -Southport, 2630 E. Stop 11 Road -Spades Park, 1801 Nowland Ave. -Wayne, 198 S. Girls School Road -West Indianapolis, 1216 S. Kappes St. -West Perry, 6650 S. Harding Ave. Results from the samples are ready within about three weeks. To have your samples tested, drop off the kits at local libraries and the following locations: -Marion County Public Health Department Northwest District, 6940 N. Michigan Road Marion County Public Health Department Meadows Clinic, 3901 Meadows Drive -Marion County Public Health Department Eagledale Plaza, 2802 Lafayette Road, Suite 13 Marion County Public Health Department Northeast District, 6042 E. 21st St. Marion County Public Health Department South District, 7551 S. Shelby St. -International Marketplace Coalition, 3520 Guion Road -Indianapolis Recorder, 2901 N. Tacoma Ave. -IUPUI School of Science, 723 W. Michigan St., SL118 -Ujamaa Community Bookstore, 2424 Dr. Martin Luther King Jr. St.

Dear America, cancel control culture

By LESLIE SMITH



Just two weeks ago, I attended a Juneteenth celebration listening to the amazing Ms. Fay Williams, the last living founding board member of the Indianapolis Urban League. She discussed how her family would celebrate Juneteenth during her childhood. The holiday was one of her favorite memories, so she decided to do some additional research on her family.

Her family, labeled as cargo, was brought over from Africa to Galveston, Texas. Yes, you read that correctly, cargo! There were some enslaved people who were worth more than others — it simply depended on their area of expertise. Some slaves were worth \$150, and others \$500. Ms. Fay's story brought tears to my eyes, as it caused me to reflect on my own late grandmother, her experience as a young lady growing up in the 1930s and 1940s, and what she experienced. How was her life controlled during that era? What type of racism and/or sexism did she face? And now,

she's no longer here, and with all the racist and sexist acts that have transpired over the past few years, I wish I could have those conversations with her.

Not too long after that experience with Ms. Fay, Roe v. Wade was overturned by the Supreme Court. Again, another act of control. So, what about the women who did not consent to sexual intercourse, or who are victims of incest? How do we protect these women? Will there be other health care services to help women through this trauma, or are we just expected to deal with it? How does this impact the men who take advantage of the women in our country? Will women's voices be taken more seriously to indict these men? What happens to the children who are a byproduct of rape? America, are we prepared to deal with the repercussions and mental health services that these children will need? There are so many other reasons why women seek abortions, a plethora of other what-ifs and so many perspectives about whether it's right or wrong. But I digress.

There have been and continue to be many scenarios *ministration, a motivator and a community leader.* of control between these two moments in his-

tory – interracial marriage, voting rights, same-sex marriage, contraception, and driving, walking and running while Black. People are human. Humans have the right to make their own decisions. In fact, God made us all equal and has given us the liberty to make our own choices in this thing called life. Sure, there are consequences, good and bad, for our decisions, but they're our decisions. So, America, it's time for you to step aside, mind your business and let people be human. This is the land of the free and the home of the brave, right?

I read this quote on my friend's social media the day the Supreme Court overturned Roe v. Wade, which pretty much sums up the control issue in the United States. "Our government is bold enough to force you to have a kid but too weak to ensure they make it to recess alive." Make it make sense, America! It's time to refocus. We're tired.

Leslie Nicole Smith is an executive in higher ed ad-

A clear and present danger

By E. FAYE WILLIAMS



(TriceEdneyWire. com) — I'm sure that in 1989, when Tom Clancy authored his acclaimed novel, "A Clear and Present Danger," he never envisioned the real threat facing this nation

some 33 years later. Člancy's threat involved the inundation of the United States with illegal drugs. Today, the threat of a fascistic takeover seems the more realistic threat – more real than could ever have been imagined. This threat was affirmed during a public hearing of the Jan. 6 congressional select committee by conservative judicial icon, retired federal Judge J. Michael Luttig. His characterization of Trump and his supporters as a "clear and present danger" to the United States was a chilling prediction of a dystopian future.

Some have forgotten or will vehemently deny the accusation of Ivana Trump that her ex-husband kept a

book of Hitler's speeches on his nightstand. Her 1990 Vanity Fair Magazine interview spoke of Trump frequently reading Hitler's "Mein Kampf," but other sources suggest that it was "My New Order," a book of Hitler's speeches. Whichever book was his inspiration, the similarities between Hitler and Trump are eerily disturbing.

Only those more inclined toward conspiracy theories could have imagined the depth of deception and intrigue in Trump's attempt to illegally retain the presidency. During each of the select committee's public hearings, it has become abundantly clear that Trump had no reservation or reluctance to impose his own will and personal desires above the will of the American voter!

More maddening is the realization of the number of accomplices who were willing to assist him in the usurpation of voter authority and the ongoing support he receives among a certain element of the population.

In the face of disclosures of sedition generated in the hearings, one could (should?) reasonably expect the

rejection of support for an individual and his political philosophy that is so antithetical to the foundations of our democracy. Unreasonable as it may seem, millions ardently and unconditionally surrender their allegiance.

While my focus on the hearings is driven by curiosity and the desire to confirm my personal assessments of the "ailment" that continues to inflict our nation, I realize that the challenge of the moment is to remain forward-thinking. The damage done by Trump to our national character is self-evident. What is less obvious is the lingering impact of his elevation to the presidency. After all, it was he who unleashed what had been a subsurface and festering sense of division and latent hatred. It was he who gave the acceptance and permission for engagement in the cultural warfare we now experience.

The recent Supreme Court reversal of Roe v. Wade foreshadows a change in the direction of the "moral arch." It gives cause to the questions, "Does it still swing toward justice?" and "What's next?" Six years ago, few imagined that established law could be reversed to the detriment of over 50% of the population. We must now ask what other segments of society will fall under the oppression of the right and how regressive their agenda will become.

Those of us who have more years behind us than in front of us have less to fear than our youth who look forward to the fulfillment of a life which affords the opportunity for the realization of their maximum potential. It is for them I fear. If the functions of our government can be distorted to reflect the will of a malignant minority rather than the will of the majority, as outlined in the Constitution, I fear the reinstatement of the worst behaviors of our national history.

Dr. E. Faye Williams, Esq. is a minister, a UN Peace Ambassador, President of the Dick Gregory Society, author of "Dick Gregory: Wake Up and Stay Woke," and Host of "Wake Up and Stay Woke" on WPFW-FM-89.3 radio, as well as a columnist for Trice-Edney Wire Service.

Now we'll learn what pro-life really means

By LARRY SMITH



I will confess to having mixed feelings regarding the Supreme Court's recent decision in Dobbs v. Jackson Women's Health Organization

than white girls and women because the former are more likely to have fewer financial resources, whether personally or via their families.

On a related note, it will be very interesting to see what will happen legislatively. Will the red state legislators who are ostensibly concerned about "life" allocate greater resources for SNAP benefits? Will they pass laws that increase child care dollars? Will they support maternity and paternity leave? Most importantly, will they suddenly expand Medicaid and increase the minimum wage in their states? It's highly doubtful that any of that will occur to any great degree, which is why I will continue to make a distinction between being "pro-life" as opposed to merely being "pro-birth." Obviously, the election of Donald Trump is the immediate precipitator of this decision. He promised to only appoint justices who were committed to overturning Roe; he kept his word. (Apparently, Sens. Collins and Manchin weren't paying attention.) However, a substantial portion of the blame for the court's current makeup should be placed at the feet of the "Never Hillary" Democrats from 2016, as well as Justice Ruth Bader Ginsburg for refusing to resign (as President Barack Obama is widely believed to have suggested to her). The Electoral College is an anachronism that should be jettisoned immediately because it is antidemocratic. However, we must abide by it as long as it stands. Democrats, then, must become substantially wiser — and garner more enthusiasm for the agenda - rather than tilt at windmills like expanding the number of seats on the court. Given that the Republican Party appears to be on the road to disintegrating, one would think that the Democratic Party would be as united as it's ever been. Instead, they are committed to infighting. And it might be a good idea to offer a strong alternative to Sen. Kyrsten Sinema, though it's a pipe dream to think that any Democrat could defeat Joe Manchin. Alas, it appears that the donkeys can't get out of their own way. Finally, I'm hopeful that educational and religious leaders, along with parents, will redouble their efforts to teach the importance of responsible sexual behavior. The best way to reduce the number of abortions is to reduce the number of unwanted pregnancies. While I strongly support Planned Parenthood providing free or low-cost birth control, the best way to reduce unwanted pregnancies is to reduce irresponsible sexual behavior. (As a former teenage parent, I understand the consequences of not doing so.) As is the case with guns in our society, there should be a better balance between asserting our rights and embracing our responsibilities. If all that fails, at least it will take less time to determine whether Replacement Theory is valid.

ruling that essentially overturned the 1973 Roe decision. I believe that abortion is, in general, morally wrong. Also, I think that Roe's legal reasoning was flawed. However, I

believe that it should have remained the law of the land. Bad law can be good public policy, which is what Roe was. (Perhaps senators will now cease the sad charade of asking Supreme Court nominees about "settled law.")

Of course, the court's majority in Dobbs did not consult me, so here we are. That leaves us with an obvious question. To borrow from Lin-Manuel Miranda, "What Comes Next?" I believe there are a few things that are all but guaranteed to occur as Republican-led state legislatures follow the court's lead. First and foremost, thousands more girls and women are very likely to die or suffer substantial medical problems due to DIY abortion attempts. While no one knows for certain whether there will be an epidemic of botched "back alley" procedures, it is inevitable that medical tragedies will dramatically increase.

Second, there will be substantially more children who are born into poverty. That is because this change will almost exclusively affect low-income girls and women. Those who have the financial means will simply cross state lines to have an abortion. Indeed, several companies have publicly stated that they will offer financial assistance to their employees to do so. But what about those who lack such resources? It goes without saying that girls and women of color are far more likely to be affected

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Girl Talk empowers the next generation of female youth

By MESGANA WAISS adjwouw@indrecorder.com

There's this little thing called adolescence, a crucial stage in a woman's life when she's searching for her identity. Sonya Cook, as a teen mom, didn't have the guidance she was looking for during that time but vowed to provide that for girls someday.

In 2016, she created the program of her dreams, Girl Talk Inc., a nonprofit organization that mentors and empowers girls ages 10 to 18.

"We share our day-to-day experiences," Cook said.

The program has three eight-week sessions each year. For the cost of \$25 per session, they learn life skills such as conflict resolution, financial literacy, sex education, post-graduation planning and self-love.

One tool Girl Talk utilizes to teach self-love is affirmations. Every girl is given a card stock to take home and recite to themselves each morning and night. The former Big Brothers Big Sisters mentor believes positive affirmations can eliminate self-doubt and provide some motivation to achieve their goals.

Girl Talk hosts a graduation ceremony on the last Saturday of each session, where every girl receives a certificate and a gift bag. The mentoring does not stop at the doors of the building on East Washington Street. Cook stays in contact with the girls, whether by attending their school events or taking them out to lunch to catch up.

She recognizes many girls who participate in her program come from challenging backgrounds and environments. She said it would be naive to think Girl Talk alone could change their lives. But the program exists to make sure each girl has the tools to become successful young women.

Dakota Toomer, 15, attended one Girl



Participants in Girl Talk Inc., a nonprofit organization designed to empower and mentor girls ages 10 to 18, pose for a photo with their shirts. (Photos provided by Girl Talk Inc.)

Talk session because her grandmother wanted her to have something to do on the weekends but said her grandmother didn't expect her to actually join. Still, she continued to go on her own as she gained an appreciation for the program.

Girl Talk boosted Toomer's self-confidence. She said she is more comfortable with who she is on the inside and outside.

"I'm more open to speak up about things that are important to me," Toomer said.

As a junior mentor, her main responsibility is to assist Cook in answering questions from her peers. The high school junior said she finds ways to communicate the message of session topics.

Girl Talk will host a resume building workshop for six weeks every Friday starting July 1 through Aug. 5 for the girls. The workshop is also available for adult women as the organization tries to expand its reach.

Participants will learn job interview skills and how to draft resumes from human resources managers. After the

GIRL TALK INC. RESUME BUILDING CAREER GROWTH TRAINING WORKSHOP Learn job interview skills and how to draft resumes from human resources managers. Food is provided. When: 7-9 p.m. every Friday July 1-Aug. 5 Where: 1002 E. Washington St. Cost: Free

workshop, the girls will receive business cards to take to networking events such as college fairs.

Now in its sixth year, the next step for Girl Talk is to move to a bigger location. Cook hopes the organization can one day operate as a center. This would allow for a separate health and wellness space and offer more opportunities such as SAT/ACT prep and cooking classes.

"I want the girls to understand the sky's the limit," Cook said.

Contact intern Mesgana Waiss at 317-762-7848. Follow her on Twitter @ theavgjourn.



Dakota Toomer, a Girl Talk junior mentor, helps Cook communicate and discuss session topics with the girls.

City, community discuss Black Mountain redevelopment opportunities



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Eskenazi Health Encourages Extreme Caution While Using Fireworks

Broderick Rhyant, M.D.,

If you do decide to light fire-

A public meeting was held at Purdue Polytechnic High School on June 16, 2022, to gather community input on the future plans of Black Mountain. (Screenshot from public meeting)

BY JAYDEN KENNETT jaydenk@indyrecorder.com

Along the 3500 block of East Washington sat a 50-foot-high pile of foundry sand that was an eye sore and created health concerns for more than a decade while the city and property owner debated the fate of what is dubbed Black Mountain.

Now, the city is working to redevelop the area with input from residents. There was a public meeting June 16 at Purdue Polytechnic High School to discuss the future of the land.

All that remains of the pile is a foothill of Black Mountain, and the city is looking for input on what to do with the property next. What is left behind now, roughly 5% of sand that once formed Black Mountain, is overgrown and unfit to haul away because of volatile organic compounds in the soil and groundwater. The city used the rest to level the parking lot at the new Community Justice Campus.

The site is considered a brownfield by the Environmental Protection Agency, making the redevelopment complicated, according to Julie Rhodes, a consultant on the project. A brownfield is a property or redevelopment that may be complicated by the presence of hazardous material, according to the EPA. The city has 1,600 active brownfield sites.

The area has been home to a variety of businesses, including a gas station, polishing and plating company, and a recycling company that held 120,000 tons of foundry sand during the operation of the former Chrysler Foundry. Foundry sand is core sand that has been used to create molds for iron, steel and aluminum, according to Chris Harrell, director of redevelopment for Lazarus Group, a firm that focuses on advising the use of brownfields and distressed real estate. The EPA supports the use of foundry sand when used and stored correctly, Harrell said. So far, 161,000 tons of foundry sand have been approved and moved for reuse, he said.

A combination of lawsuits and bankruptcy left the city's hands tied until it took involuntary ownership of the property in late 2018 after years of legal battles with the former property owner, according to Piers Kirby, principal program manager for the Department of Metropolitan Development.

The public meeting June 16 discussed possible future plans for the site. There have been 126 community surveys completed so far, according to Rhodes. Redevelopment opportunities include greenspaces, new housing, commercial and industrial office space.

Remediation will soon be underway on the former site to prepare it for its future use, whatever that may be. The remediation plan is out for bid and will be finalized soon, Kirby said. Once the vision plan for the site is finished, it will be published to gather more community input, address environmental conditions of the site and redevelopment for the future.

"Black Mountain does not exist anymore; it's a thing of the past," Kirby said.

Contact staff writer Jayden Kennett at 317-762- 7847. Follow her on Twitter @JournoJay. chief physician executive, Eskenazi Health Center Forest Manor



Summer is synonymous with barbecues, parades and fireworks during Fourth of July celebrations.

Although lighting fireworks is a treasured tradition, thousands of injuries are treated in hospital emergency departments every year across the US, and those injuries can cause permanent damage mostly to the eyes, hands and face.

Firecrackers and bottle rockets cause a significant amount of injury; and banned, professional and homemade devices are responsible for many fireworkrelated deaths.

Physicians in the Richard M. Fairbanks Burn Center at Eskenazi Health urge everyone to refrain from lighting their own fireworks this Fourth of July because no fireworks are truly safe for people to light themselves at home. Avoidance is the key to avoiding fireworks injuries.

Injuries are often a result of playing with the devices or lighting them while holding them. Injuries can also occur when fireworks malfunction or don't work as expected. Another reason to avoid lighting fireworks at home is when there are explosions taking place throughout the night, the noise can be disruptive and stressful, especially for parents of young children, people with posttraumatic stress disorder (PTSD) and pet owners. works at home, exercise extreme caution, and be sure to follow these precautions:

- * Never allow children to light or play with fireworks.
- * Avoid buying fireworks in brown paper packaging, which is a sign they are made for professional displays.
- * Light fireworks one at a time, then move away quickly.
- * If you are lighting fireworks, avoid wearing loose clothing that could catch fire.
- * Keep a bucket of water nearby in case of fire.
- * Never try to relight a burned out or "dud" firework. Soak it in water and throw it away.
- * Never take fireworks apart or modify them in any way.

This time of year is when you see children holding sparklers at family gatherings, and sparklers are a lot more dangerous than many believe. Sparklers burn at about 2,000 degrees – hot enough to melt some metals - and can quickly ignite clothing and many children have received severe burns from dropping sparklers on their feet. We suggest safer alternatives for children, such as glow sticks, confetti poppers or colored streamers.

If clothing catches on fire from a fireworks or grilling accident, the best way to put out the fire is to "stop, drop and roll." If you sustain a burn, immediately remove any clothing or jewelry from the burned area. Stop the burning process by cooling the area with cool (not cold) water, and cover the area with a dry, loose bandage or sheet, and seek medical attention immediately. If injuries are severe or a fire has started, call 911 immediately. THE RECORDER indianapolisrecorder.com

To Your Health

A Section Friday, July 1, 2022

An abortion ban is likely in Indiana. Some doctors say women's health will suffer

By FARAH YOUSRY

Dr. Caitlin Bernard couldn't hold back tears June 24 at her office in between patient appointments after she heard about the Supreme Court's decision to overturn Roe v. Wade. She is an OBGYN who performs abortions at clinics in Indiana.

Like many providers across the country, she's been dealing with a lot of pent-up stress from an expanding workload over the past few weeks ever since a draft opinion was leaked in May indicating that the decision was likely. But her tears are mainly because an already bleak picture is about to get a lot worse for many of her patients, she said.

"I just know how hard it's going to be, you know, very soon. I mean, we've already been doing so much work, you know, over the past few weeks trying to get ready," she said. "And now that it's here, it's just gonna get so much harder."

Indiana has one of the worst maternal mortality rates in the country. And the mortality rate for Black women in Indiana is higher than the national average, according to the most recent Indiana Maternal Mortality Review Committee report. The report showed that while Black women represented 13% of births in 2018, they represented 18% of maternal deaths.

Providers like Bernard worry that the Supreme Court's decision to overturn Roe v. Wade will worsen outcomes for Hoosier women — especially the most vulnerable ones.

Abortion laws are more restrictive in Indiana than many other states, but abortion is not banned. This can change as early as next month when the Indiana General Assembly will reconvene in a special legislative session.

Gov. Eric Holcomb and top Republican lawmakers who control the Statehouse say they want to address abortion during the session that starts

July 25.

Senate President Pro Tem Rodric Bray (R-Martinsville) said legislation should restrict abortion rights.

"With the final decision in hand, we can begin to formulate a policy that is right for Indiana that protects unborn children and cares for the health and lives of mothers and their babies," he said in a statement.

And so, for many women who may need an abortion, there is a clock ticking.

"I've had patients scheduled — how do I explain this to them? You know, if I have a patient who I'm supposed to see in the next few days and they're not sure, I have to tell them that they need to make a decision right now. They may not have this choice very soon," Bernard said.

WILL I LOSE MY LICENSE IF I DO THIS?

Before the overturn of Roe v. Wade, many states have imposed policies and regulations restricting access to safe abortion care.

Bernard said even without total bans, a more restrictive abortion climate makes providers reluctant to perform the procedure, even when the patient's life may be at stake.

"I get people calling me all the time [<code>saying]</code>: 'Well, this is the medical situation, and this is what I know is right. But is this an abortion? Does this count? Will I lose my license if I do this?' You know, and that's going to be much worse," she said.

NATIONAL ANTI-ABORTION RIGHTS GROUP AGREE

Anti-abortion groups see it differently, however.

Marc Tuttle, the Indianapolis Right to Life president, celebrated the high court's decision to strike down the right to an abortion during a rally at the Statehouse.

He expects Indiana lawmakers to make decisions on how to "best protect innocent human life" and support pregnant women and mothers.

"This is a great day for preborn children and their mothers. The Court has correctly decided that a right to abortion is not in the constitution, thereby allowing the people, through their elected representatives, to have a voice in this very important decision," said Carol Tobias, president of National Right to Life (NRLC).

PREPARING FOR THE WORST

Indiana Director for Planned Parenthood Alliance Advocates LaKimba DeSadier said that until state lawmakers decide otherwise, abortions are still accessible. But she and her colleagues are preparing for the worst.

"If it's banned, we will give <code>[pregnant women]</code> the support they need. If it's financial resources, travel supports, anything logistically. Planned Parenthood is a reproductive health care organization and we are still going to be servicing and providing access to resources and support," DeSadier said.

They are coordinating with clinics in Illinois to increase capacity and working on expanding resources for travel, accommodation and child care for women who need to go out of state to receive the care they need.

This story comes from a reporting collaboration that includes the Indianapolis Recorder and WFYI. Contact Farah at fyousry@wfyi.org. Follow on Twitter: @Farah_Yousrym.



MONDAY JUNE 27 10AM-6PM

COVID-19 Vaccine for Children 6 months and older

The Marion County Public Health Department is now offering COVID-19 vaccine for children ages 6 months and older by appointment only at its district health offices and ACTION Health Center.

The Centers for Disease Control and Prevention (CDC)



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.





recently issued a recommendation that children 6 months through 4 years of age receive the Pfizer-BioNTech or Moderna vaccine, which were given for emergency use authorization on June 17.

Appointments for the vaccine are available at Marion County Public Health Department district health offices and the ACTION Health Center by calling one of these locations directly. A list of immunization locations and phone numbers is posted at MarionHealth.org/immunize or by calling MCPHD's Immunization Program at 317-221-2122.

"By offering this vaccine, we have taken another very significant step forward in our ongoing fight against COVID-19," said Virginia A. Caine, M.D., director and chief medical officer of the Marion County Public Health Department. "While some parents are ready to get their children vaccinated, others might still have questions. I encourage parents and caregivers to talk to their health professionals to learn more about the benefits and the importance of getting them vaccinated."

Additional COVID-19 vaccine locations around Indiana are available by visiting the Indiana Department of Health website, Coronavirus.IN.gov/vaccine.

Know Your Status: Get Tested for HIV

The Marion County Public Health Department partnered with Greater Than AIDS and Walgreens to offer HIV testing as part of National HIV Testing Day on June 27.

Free, confidential tests were available at two Walgreens locations in Indianapolis, along with other important HIV and public health information.

According to the Centers for Disease Control and Prevention (CDC), everyone between the ages of 13 and 64 should get tested for HIV at least once as part of routine health care.

Those with certain ongoing risk factors—such as having more than one sex partner since their last HIV test or having sex with someone whose sexual history they don't know—should get tested annually.

Some sexually active gay and bisexual men may benefit from more frequent testing, usually every *3* to 6 months.

As part of proactive prenatal care, all pregnant women should receive certain blood tests to detect infections and other illnesses, such as HIV, syphilis, and Hepatitis B.

The Marion County Public Health Department offers two ways for residents to get confidential testing for HIV and other sexually transmitted diseases (STDs):

Substance Use Outreach Services
 1650 N. College Ave., Indianapolis
 317-221-4618

Bell Flower Clinic

640 Eskenazi Ave., Indianapolis 317-221-8300

As required under the Affordable Care Act, HIV screening is covered by health insurance. For the uninsured, free testing is available. A listing of HIV testing locations nationwide is available by visiting *GetTested.CDC.gov*.

Religion

B Section Friday, July 1, 2022

Youth get musical footing in Black church

By ABRIANA HERRON abrianah@indyrecorder.com

THE RECORDER

indianapolisrecorder.com

During the offering at Ravenbrook Bible Church on a recent Sunday, 17-year-old Ethan Harris played an upbeat tune as church members walked in and put their money in the offering bowl.

"It feels good," he said. "It's in such a supportive environment. If you play a solo, they are like, 'Yes, go Ethan!"

Harris has been playing guitar since he was 12, but he also plays other instruments such as the bass, ukulele and violin. Mostly, he plays the guitar but enjoys playing the ukulele when he has the chance.

For young Black children, the Black church can provide many different musical learning experiences as well as a platform to perform. These experiences shape and follow them throughout their musical careers and the rest of their lives.

Many famous Black artists began their musical careers in the Black church, including John Legend, Whitnev Houston, Aretha Franklin, Bobby Brown and Marvin Gaye.

Harris said he enjoys and is thankful to play for his church every Sunday. Now, he is beginning to branch out to other platforms to show his skills. In the upcoming school year at Pike High School, he will be joining the jazz band.

Pastor Deshawn Walker of Ravenbrook Bible Church realized the importance the church has on the youth's future and strives to cater their membership to the youth.

"A lot of stuff shapes our kids that's not good for them," he said. "I try to shape them differently so they can make better choices."

Ravenbrook, a nondenominational church, has a strong youth presence. From teenagers playing in the church band to a young boy praying for the

church, the youth are involved in everything the church does.

Walker did not grow up in the church, but he saw how important it is for children to be a part of the church at an early age. He said it is often one of the first places where children feel comfortable performing for an audience and can recognize their talents.

When she was 11 years old, Bria Harris, Ethan's sister, taught herself how to play piano by watching videos on YouTube. At first, she was playing for fun, but when the church asked her to join the church band, she realized how much she loved playing for an audience and how good she was at it.

"I really enjoy being involved," Bria, 14, said. "It gives me more of an opportunity to praise God. You feel the Holy Spirit."

She sings, plays the piano and dances. Her musical skills led her to sing a solo at one of Pike High School's biggest yearly choir events, Spring Sing. Standing on the stage in a dazzling white dress, she sang "Let it Go" from the movie "Frozen."

Once she graduates from high school, she plans to continue her music career by going to music school. Her goal is to become a professional pianist and start teaching children how to play the piano.

Both Ethan and Bria know music will be something they carry with them for the rest of their lives and have appreciation for the church for helping them hone their skills.

"It doesn't matter what I do career wise, I will always play guitar," Ethan said.

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.

Ethan Harris, 17, plays the guitar for Ravenbrook **Bible Church's** band. He has played the guitar for five years but also enjoys playing the ukulele, bass and violin. (Photo provided by Amaya Rose)



Bria Harris taught herself how to play piano by watching YouTube videos at 11 years old. Now, she shares her talents with her church and will continue her musical career after high school. (Photo/Abriana Herron)

SPIRITUAL OUTLOOK

Juneteenth: A commencement for a new people

their way to wholeness, to completion — toward a barbecue, drinking alcohol and partying. To engage



"But does not man call to mind that We created him before out of nothing?" -Qur'an, 19:67

Slavery in America is, according to Encyclopedia Britannica, the world's "peculiar institution" of slavery. It's a form of slavery that lasted for 300 vears that is unbeknownst to man-

kind before or since that period. A slavery so thorough and brutal that it produced a brand new people who were no longer fully African, nor fully American. A people lost in limbo with no independence of family names, religion, culture, government and other life-giving essentials needed to claim one's true freedom.

When Gen. Gordon Granger rode into Galveston, Texas, on June 19, 1865, 2 1/2 years after President Abraham Lincoln had signed the Emancipation Proclamation, Gen. Granger's reading of General Order No. 3 to the free and enslaved people was a momentous, historical achievement toward America - as a nation — fulfilling her promise of "liberty for all."

However, history has recorded that General Order No. 3 was a far cry from freedom, justice and equality for the former Africans who still were not yet fully Americans.

Juneteenth is just a beginning point, not an arrival of complete freedom; not for the newly emancipated inhabitants of plantations. General Order No. 3 in part reads, "... all slaves are free. This involves an absolute equality of personal rights and rights of property between former masters and slaves, and the connection heretofore existing between them becomes that between employer and hired labor." However, this same general order concludes with telling the newly "freed slaves" to remain at their present homes (plantations) and "work for wages."

Juneteenth is a day for celebration of advancement, but it is not a celebration of a victory. Juneteenth is a time to recognize the commencement of a new people, a "lost-found" people who are trying to find

fulfilment of their G_d-given destiny as a new people in America, the world.

More than a century after President Lincoln signed the historical Emancipation Proclamation, a great African American leader publicly exposed the ineffectiveness of Lincoln's Jan. 1, 1863, proclamation to free the Negro (African American). Dr. Martin Luther King Jr. declared in August of 1967, speaking to the National Association of TV and Radio Announcers in Atlanta, "If we're going to be truly free, nobody else can do that for us. No Lincolnian Emancipation Proclamation can do that for us. No Johnsonian civil rights bill. If we're going to be truly free, we must reach down into the inner depths of our being, and sign with the pen and ink of assertive manhood, our own emancipation proclamation."

Dr. King understood that achieving true freedom requires a declaration, a self-determined consciousness that recognizes our G_d-given duty to free your individual self from being dominated by another man. Dr. King and others promoted that a mere Emancipation Proclamation is not self-determined freedom. It is a man-given status that often leaves the recipient beholding – not to G_d – but beholding to the man or group that issued the proclamation.

As descendants of the Africans who were enslaved in America, we must take control of Juneteenth, its history as well as the narrative and destiny of Juneteenth. We should make Juneteenth a discipline, or a vehicle, for taking us to a dignified station in life – a reparations (repairing) due to a new people that were created by the evils of slavery.

Juneteenth is the commencement of a new people, not a 24-hour period for eating Juneteenth as "another day off of work" is a betrayal to the 300-plus years of slavery our foreparents unjustly endured. Yes, Juneteenth is a new start for a new people!

Twenty-one years ago, on June 22, 2001, Imam W. Deen Mohammed made the following comment regarding observing Juneteenth. "The day for observing Juneteenth is approaching. All African Americans, or Blacks in America, should know about this observance day. Our history as Americans and as Muslims had developed to unite us again with the Motherland, Africa. It is a new life we want for ourselves as descendants of Africa in America. Recently, we made a statement expressing these deep sentiments, the statement is: 'A commitment to continue in the best tradition of the African American struggle for improvement on self and race." Imam Mohammed concluded, "This is expressed in the language, 'New Africa.' Juneteenth observance gives us an opportunity to publish our best sentiments and preserve this day that celebrates our Emancipation. The Emancipation process must continue until we are free spiritually as well as bodily."

Chapter 19:67 of the Qur'an, translated as, "But does not man call to mind that we created him before out of nothing?" is a reminder of the resurrection (or renewal) of a people from what appears to be "nothing." This peculiar institution of slavery was designed to reduce our foreparents to nothing. It was out of this nothingness that a new people were created. Juneteenth is that special time for celebrating the commencement of a new people in America and the world.

> Michael "Mikal" Saahir is the resident Imam of Nur-Allah Islamic Center. He can be reached at nur-allah@att.net or at 317-753-3754.

JUNETEENTH Freedom day

Getty Images

ORDER OF SERVICE



BIBLE TRIVIA

by Wilson Casey

1. Is the book of Amos in the Old Testament, New Testament or

2. What does the shortest verse in the Bible (KJV) say Jesus did? Walked, Prayed, Preached, Wept 3. Which false prophet wore a voke which Jeremiah broke? Bar-Jesus, Jezbel, Hananiah, Zedekiah 4. What was Bartimaeus healed of in Mark 10? Demons, Leprosy, Blindness, Deafness

5. From Psalms 135, who was king of Bashan? Ur, Og, Tu, Za 6. Who was exiled to the land of Nod? Cain, Abel, Abraham, Aaron

ANSWERS: 1) Old; 2) Wept (John 11:35); 3) Hananiah; 4) Blindness; 5) Og (135:11); 6) Cain

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BIBLE WORD SEARCH

BIBLE WORD SEARCH

by Elie's Spiritual Treasures

Psalm 19:1-3

The heavens declare the glory of God; the skies proclaim the work of his hands. Day after day they pour forth speech; night after night they reveal knowledge. They have no speech, they use no words; no sound is heard from them.

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

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THE RECORDER indianapolisrecorder.com

Business

Some Indiana child care workers find a living wage is out of reach

By SYDNEY DAUPHINAIS making a living wage as a poverty level.

Kelly Dawn Jones never thought she'd have to turn her workplace into her home.

Jones founded Love Your Child's Care 13 years ago. It's a home-based child care center run out of a small house in southeast Indianapolis. She typically has anywhere from five to 12 kids, from infants to age 11.

The spacious backyard has a colorful assortment of child-sized plastic chairs, a miniature swing set and toy cars. Inside, the 7-by-10-foot dining room functions as a classroom, napping space and, occasionally, a space where Jones teaches yoga.

It's a tight squeeze. But when the apartment complex she and her two kids lived in caught fire last year, she said they had no choice but to move into the onebedroom house where she works. Jones sleeps on a futon in the living room, and her children, ages 10 and 15, share the bedroom.

"It's very stressful for all of us because there is absolutely no private space for us," Jones said. "But we make it work because we're scrappy like that."

Like most child care providers, Jones said she gets by on poverty-level wages. Jones said her annual income fluctuates, but in recent years has sat at around \$26,000. The average wage for child care providers in the U.S. in May 2021 was \$11.43 an hour, according to the U.S. Bureau of Labor Statistics. The BLS defines a child care worker as someone who attends to children at schools, businesses, private households and child care institutions. Indiana's child care workers track with the national average, with an hourly wage of \$11.64 and an average annual income of \$24,210. "Most of us are literally just planning on retiring in poverty," Jones said. "And if there's some Social Security for us. maybe we'll have that. But most of us will be impoverished forever."

child care provider, Jones said, is the federally mandated cap on the amount of tuition she's allowed to charge families if they participate in a program that provides subsidies to families that qualify based on income level.

The Child Care and Development Fund provides child care subsidies to families making less than 127% of the federal poverty level. The federal program sets limits to the co-payments that families receiving subsidies can be charged; those limits are based on family income, family size, years on the program and the federal

Jones said those limits - which are meant to protect families seeking child care from paying more than they can afford - also make it impossible for child care workers to make a living wage. Strict state-enforced rules and regulations for child care providers cut down profits even more, she said.

BriTanya Bays is an organizer with Childcare Changemakers, a national activist group of parents and educators. She owns an in-home child care business in Abilene, Texas.

Bays said in-home providers don't receive

as much federal funding or reimbursement as larger child care centers or ministries. Homebased providers aren't able to take in as many staffing shortages create additional challenges in increasing capacity.

When federal money isn't equitably distributed, it's difficult for all providers to meet the same strict standards, Bays said. In order for providers to keep their license, they must provide receive federal subsidies regimented and nutritious meals and a quality education environment.

"They're trying to push a school setting without

school funding," Bays said.

based on market rates for to email messages from an eight-hour work shift. But Bays said the state kids as larger centers, and told her to offer a 12-hour diana Family and Social window of child care services to families, without an increase in compensation. She said splitting the reimbursement over 12 hours dramatically

lowers her hourly wage. She said she recently decided to not accept children whose families because it was costing her too much.

The Department of Health and Human Services, the federal agency

that operates the Child Care and Development Reimbursements are set Fund, did not respond WFYI seeking comment on the program. The In-Services Administration, which oversees the state's CCDF program, also did not respond to a request for comment.

Child care shortages hurt the economy

Since the start of the pandemic, more than 15,000 providers in the U.S. have closed their doors, according to research from the child care advocacy network Child Care Aware of America. In 2021, more than 30% of Indiana's child care providers said they were considering quitting or closing down their businesses within the next year, according to a report from the National Association for the Education of Young Children.

That's bad for the economy. A 2018 report found Indiana loses over \$1 billion every year due to the state's lack of affordable child care.

Lack of access to affordable early care causes many parents to cut back on their working hours or leave the workforce entirely.

That's why many advocates advise workplaces to sponsor their employees' child care. Early Learning Indiana, a nonprofit based in Indianapolis, partners with employers to help meet the child care needs of their staff.

Maureen Weber, president and CEO of Early Learning Indiana, said she hopes her organization's support bridges some gaps in access. But long-term solutions will have to include policy changes that incentivize more people to work as child care providers. "Two things are true at the same time," Weber said. "We aren't charging enough to be able to afford the workforce that we really need to carry out this work, and we're charging more than families can afford."



The challenge of subsidies and strict standards

One big obstacle to



Many advocates at a child care workers strike May 9, 2022, donned shirts that said, "We are the workforce behind the workforce." Strikers advocated for racial justice, equitable access and living wages. (Photo/Sydney Dauphinais)

Contact WFYI economic equity reporter Sydney Dauphinais at sdauphinais@wfyi.org. Follow on Twitter: syddauphinais.



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Stephanie A. Reinhart

Nicholas M. Smith (31800-

Chris Wiley (26936-10)

Attorneys for Plaintif

P.O. Box 165028

Susan B. Klineman (17405-

MANLEY DEAS KOCHAL-

Columbus OH 43216-5028

Telephone: 614-220-5611

Facsimile: 614-220-5613

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BY PUBLICATION

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.

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CAUSE NO. 49C01-2203-07/15/22 RE THE NAME MDK # 22-006323 STATE OF INDIANA) IN MANBIR KAUR UPPAL. THE MARION SUPERIOR COURT #4) SS: COUNTY OF MARION) To any other person who

CAUSE NO. 49D04-2204-1. You are hereby notified that a Petition for Name MF-010953 The Huntington National Change has been filed by Bank Plaintiff,

> Martha J. Dodson, et al. Defendants.

NOTICE OF SUIT SUM-MONS BY PUBLICATION TO: The Unknown heirs, devisees, legatees, benefi-ciaries of Martha J. Dodson and their unknown creditors: and, the unknown executor, administrator, or personal representative of the Estate of Martha J. Dodson:

personal representative of the Estate of Martha J. Dodson,

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

beneficiaries of Martha J.

Dodson and their unknown

creditors; and, the unknown

executor, administrator, or

the Estate of Martha J. Dod-

son, upon diligent inquiry is unknown, and that said

cause of action is for default

on the promissory note and

to foreclose a mortgage on

the following described real estate in Marion County, State

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commonly known as 2002

NOW, THEREFORE, said

Dated Clerk, Marion Supe

J. Dustin Smith (29493-06)

Stephanie A. Reinhart

Nicholas M. Smith (31800-

of Indiana, to wit:

personal representative

legatees,

devisees.

heirs,

BADELL & WILSON, P.C. /s/ Patrick C. Badell BE IT KNOWN, that The Patrick C. Badell, #2506-70 untington National Bank, Attorney for Petitioner the above-named Plaintiff, by its attorney, J. Dustin Smith, has filed in the office of the BADELL & WILSON, P.C. 110 N. Perkins Street Clerk of the Marion Superior P.O. Box 337 Rushville, IN 46173 (765) 932-3951 Court #4 its Complaint against Defendant The Unknown (765) 932-4787 Fax heirs, devisees, legatees, beneficiaries of Martha J. Email: bwlaw@bwlawof fice.com Dodson and their unknown 5320-949131 creditors; and, the unknown 07/01/22. executor, administrator, or

07/08/22 07/15/22 STATE OF INDIANA) IN THE

MARION CIRCUIT COURT 155 COUNTY OF MARION CASE NO. 49C01-2204-IN RE THE NAME CHANGE OF: JHON FREDY DUARTE LIZARAZO.

an Adult, Petitione AMENDED ORDER SET-TING HEARING AND NOTICE OF PETITION FOR CHANGE OF NAME Petitioner, Jhon Fredy Duarte Lizarazo, whose mailing address is: 6106 Aspen

Indiana 46237 If different, Petitioner's sler-Tibbs Addition an Addition to the City of Indianapolis, as per plat thereof recorded residence address is: Marion County, Indiana hereby gives notices that, on in Plat Book 27 Page 248, in

Meadow Drive, Indianapolis,

the 29th day of April, 2022, he the Office of the Recorder of filed a petition in the Marion Marion County, Indiana. Circuit Court, requesting that his name be changed to Jhon North Moreland Avenue, Leon Lizarazo. Indianapolis, IN 46222 Notice is further given

Defendant is hereby notified of that a hearing will be held on said Petition on the August 23, 2022, at 9:00 a.m. via the filing and pendency of said Complaint against them and WebEx. This matter will be that unless they appear and held remotely, and the Court answer or otherwise defend will issue a WebEx invitation thereto within thirty (30) days for attendance at the hearing. Any person has the right to after the last notice of this action is published, judgment by default may be entered

appear at the hearing and to file objections. against said Defendant for So Ordered: June 15, 2022 the relief demanded in the /s/ Tiffany Vivo Complaint. Magistrate, Marion Circuit rior Court #4 Court

5320-949456 07/01/22, 07/08/22, 07/15/22

NEWREZ LLC D/B/A

) SS:

MF-020051

SUMMONS - SERVICE BY 15) PUBLICATION STATE OF INDIANA) IN , Chris Wiley (26936-10) Susan B. Klineman (17405-THE MARION SUPERIOR 49) COURT 2

neys for Plaintiff MANLEY DEAS KOCHAL-COUNTY OF MARION) SKI LLC P.O. Box 165028 CAUSE NO. 49D02-2206-Columbus OH 43216-5028

(25071-06)

Froedge, adult grandchild, 1930 S. Russell Drive, Crawfordsville, IN 47933 e. Cody and Ashley adult grandchild, 13405 Walters Road, Martinsville. IN 46151

f. Ernest Pike, Jr., adult son-in-law, 35 Martin Drive, Danville, IN 46122 NOTE This report is furnished in accordance with IC12-24-15-4: "The clerk of the circuit court for each county shall give notice to the director of the appropriate division of the opening or commencement of a decedent's estate in the

county. 5320-949259 07/01/22. 07/08/22

STATE OF INDIANA) IN THE MARION SUPERIOR COURT)SS: PROBATE DIVISION

COUNTY OF MARION) CAUSE NO. 49D08-2204-ES-013851 IN THE MATTER OF THE SUPERVISED ESTATE OF HANK D. ROEDELL a HENRY D. ROEDELL,

Deceased NOTICE OF ADMINIS-TRATION Notice is hereby given that April 27, 2022, Frederick

Blackwell was appointed personal representative of the estate of Hank D. Roedell aka Henry D Boedell deceased who died on the 10th day of February, 2022. All persons having claims against this estate, whether or not now due must file the im in the office of the Clerk

of this Court within three (3) months from the date of the first publication of this notice, or within nine (9) months after the decedent's death, whichever is earlier, or the claims will be forever barred. Dated at Indianapolis, Indiana this April 27 2022

/s/ Myla A. Eldridge Myla A. Eldridge, Clerk Marion Superior Court Prepared by Timothy J. Wagner, #982-49

Attorney for Petitioner 102 Granby Drive, Suite Cumberland, IN 46229 (317) 974-7909 or (317) 356-1003

5320-949318 07/01/22, 07/08/22 STATE OF INDIANA) IN THE MARION SUPERIOR COURT 8

) SS: COUNTY OF MARION) CAUSE NO.: 49D08-2206-EU-019951 IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF

THE ESTATE OF GLENDA C. DEBURGER, DECEASED NOTICE OF ADMINIS-RATION IN THE SUPERIOR COURT OF MARION COUN-

TY, INDIANA In the matter of the Estate Glenda C. DeBurger, aka Glenda Carole Britt DeBurger. ceased.

Notice is hereby given that Robin Lynn DeBurger Webb was, on June 17, 2022, appointed Personal Representa tive of the Estate of Glenda C. DeBurger, aka Glenda Carole Britt DeBurger, deceased, ho died on the 15th day of

May, 2022. All persons having claims Telephone: 614-220-5611 against said 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 is earlier, or the claims will be forever barred. Dated at Indianapolis Indiana, this June 17, 2022. /s/ Myla A. Eldridge Myla Eldridge, Clerk of intiff h ATTEST: the Superior Court of Marion County Claire E. Lewis, 115 North Girls School Road, India #30830-49 napolis, Indiana 46214, (317) 484-8115. 5320-949073 07/01/22. 07/08/22 NOTICE OF UNSUPER-VISED ADMINISTRATION CAUSE NO. 49D08-2206-EU-020598 IN THE SUPERIOR MDK # 22-009672 COURT NO. 8, PROBATE DIVISION OF MARION COUNTY, INDIANA COURT #11 Notice is hereby given that Lorinda Dahlby and Lucinda K. Moriarty were, on the 21st day of June, 2022, appointed MF-014776 co-personal representatives of the Estate of W. Sue Gary, Plaintiff, deceased, who died on the vs. 22nd day of April, 2022. All persons having claims against said estate, whether or not now due, must file the same in said court within three (3) months from the date of the first publication of this notice, & Heintz: or within nine (9) months after the decedent's death, whichever is earlier, or said claim will be forever barred. Dated at Indianapolis, Indiana this 21st day of June, 2022. Myla A. Eldridge, Clerk of the Court Marion County, Indiana Briane M. House, Attorney Pritzke & Davis, LLP 728 N. State St. Greenfield, IN 46140 (317) 462-3434 5320-949364 07/01/22, 07/08/22 STATE OF INDIANA } IN THE MARION COUNTY SUPERIOR COURT 8 }SS: PROBATE DIVISION COUNTY OF MARION } CAUSE NO. 49D08-2206-EU-020881 IN THE MATTER OF THE ESTATE OF: DWAYNE RAMSEY, Decedent, DAWN BRYANT. Petitioner. NOTICE OF ADMINISlis, IN 46205 TRATION Notice is hereby given that on the June 22, 2022. Defendant is hereby notified of Dawn Bryant was appointed the filing and pendency of said personal representative of the Complaint against them and that unless they appear and answer or otherwise defend Estate of Dwayne Ramsey, deceased, who died on April 10.2022. thereto within thirty (30) days after the last notice of this All persons having claims against this estate, whether action is published, judgment by default may be entered against said Defendant for or not now due, must file the claim in the office of the Clerk the relief demanded in the of this Court within three (3) months from the date of the Complaint 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 22, 2022.

/s/ Myla A. Eldridge Clerk of the Court of Marion County 5320-949313 07/01/22,

07/08/22 ATTORNEY:

Randall R. Shouse SHOUSE & LAN-GLOIS/1593-19 9510 East Washington

Street Indianapolis IN 46229 Telephone: (317) 899-3500

Facsimile: (317) 899-3526 Notice of Administration SUMMONS -- SERVICE BY PUBLICATION STATE OF INDIANA) IN In the Marion Superior Court, Probate Division

THE SUPERIOR COURT OF In the matter of the Estate of Virginia H. Collins, MARION COUNTY deceased. Cause Number 49D08-CAUSE NO. 49D14-2202-

2206-EU-021006 Notice is hereby given that Jennifer Collins was, on the 23rd day of June, 2022, appointed personal represen tative of the Estate of Virginia H. Collins, deceased. All person who have claims

against this estate whether or not now due, must file the defendants above named, claim in the office of the clerk and any other person who of this court within three (3) may be concerned. months from the date of the first publication of this notice have been sued in the Court within nine (9) months above named. after the decedent's death whichever is earlier, or the claims will be forever barred. against you is: Civil. This summons by pub-Dated at Indianapolis. lication is specifically dithis 23rd day of rected to the following named Indiana, June, 2022. defendant(s) whose address-

/s/ Myla A. Eldridge Clerk of the Marion Superior Court. defendant(s) whose where Probate Division

5320-949457 07/01/22. 07/08/22

SIÓN

OF

RIANO.

Respondent

may be concerned.

above named.

es are: Unknown

unknown

NOTICE OF SUIT

You are notified that you

The nature of the suit

This summons by pub-

lication is specifically di-rected to the following named

defendant(s) whose address-

defendant(s) whose where-abouts are unknown: Bio-

logical father residence is

In addition to the above-

named defendants being

And to the following

have been sued in the Court

against you is: Paternity.

my be other defendants who SUMMONS -- SERVICE BY PUBLICATION have an interest in this law suit. STATE OF INDIANA) If you have a claim for relief THE MARION COUNTY against the plaintiff arising CIRCUIT COURT from the same transaction or SS: PATERNITY DIVIoccurrence, you must assert it in your written answer. You must answer the Complaint COUNTY OF MARION) CAUSE NO.: 49D10-2204in writing, by your our your JP-003044 attorney, on or before the IN RE THE PATERNITY 14th day of August, 2022, (the same being within thirty (30) FERNANDO SANCHEZ days after the Third Notice of SOLORZANO Suit), and if you fail to do so FIDELIA SOLORZANO a judgment will be entered BAUSTISTA

Petitioner, ADRIAN SANCHEZ LAU-

Apt. A The State of Indiana to the defendants above named, (317) 640-6318 and any other person who

> COURT) SS

COUNTY OF MONTGOM-ERY)CAUSE NO: 54D01-AD-000013 IN THE MATTER OF THE ADOPTION OF:

Macey Leanna Giesle MATTHEW JOE BOONE Petitioner/Guardian NOTICE OF ADOPTION TO: Jonathan Drumwright

Address unknown Jonathan Drumwright is notified that a Verified Petition for Adoption of his child, named Macey Leanna

The hearing will be held at the MIBOR Realtor Associa will be received via Plan-etBids (IAA's solicitation tion office located at 1912 N Meridian St. Indianapolis. management system) by the IN 46202. Members of the Indianapolis Airport Authority, public may make comments in for IMC - Fire Suppression Water Storage Tanks at the Indianapolis International person or send comments in advance to the staff member listed above. Members of the Airport: Project No. I-22-053. public may view the meeting on YouTube at www.voutube. electronically and read aloud on.lulv25 2022 at 10:00 a m com/channel/UCaW-eSo1Xi-E.T. No bids will be permitted jP5ioC7THmv9Q. For full after the designated time. To meeting details and further information, visit www.indyattend the bid opening onmpo.org/calendar. line (virtual meeting), please During the comment period and at least one week before the hearing, copies of the items above and all plans and

exhibits pertaining thereto will be available on the IMPO's website at www.indympo.org, or for viewing in person, by appointment, in Room 2322 of the City-County Building, 200 East Washington Street, Indianapolis, Indiana, between the hours of 8:00 AM and 5:00 PM, Monday through Friday. Please call 317-327-7587 to request a time for in-person viewing of materials, as staff sometimes work remotely. Written objec tion to a proposal may be filed with the IMPO, before the August 17, 2022 meeting, at the address above (by appointment), or sent to Higginbotham@IndyMPO. org, and such objections will be considered. Public hearings may be continued from ime to time as may be found

necessary. The public participation process described above is used to satisfy the public participation process fo Program of Projects (POP) for the following Federal Transit Administration (FTA) grantee: Indianapolis Public ransportation Corporation (IndyGo).

The public participation process described above is consistent with the policies and procedures for public involvement that have been formally adopted by CIRTA, and meets all applicable public participation requirements pertaining to grants associated with the Federal Highway Administration (FHWA) and Federal Transit Administration (FTA).

For accommodation needs for persons with disabilities, please call (317) 327-5108. 5320-949436 07/01/22

07/08/22 com Indianapolis Public Trans portation Corporation (IPTC)

DBE NOTICE In accordance with 49 CFR Part 26, the Indianapolis Public Transportation Corporation, d/b/a IndyGo, has established its Disadvantaged Business Enterprise goal for the federal fiscal years of 2023 through 2025. IndyGo's goal will be 12%.

The proposed overall goal and its rationale are available for public inspection during the normal business hours of 8:30 a.m. to 4:30 p.m., Monday additional sets may be obthrough Friday, at IndyGo's administrative offices, 1501 tained for the cost of printing and shipping. W. Washington Street, Indianapolis, IN 46222.

No. 96 as prescribed by the State Board of Accounts, IndyGo will accept written must be accompanied by a comments regarding this proposed goal through Financial Statement, must July be properly and completely 28, 2022. IndyGo's FFY 2023-2025 goal may be adjusted as comments are received executed, and shall be ac-companied by a properly and considered. Phone calls completed non-collusion regarding the goal will not affida be accepted. All comments no bid shall be withdrawn for must be in writing. Inquiries a period of sixty (60) calendar or comments may be directed to the following: of the Owner Indianapolis Public Transportation Corporation Attention: Gregory Garrett, DBELO 1501 W.Washington Street Indianapolis, IN 46222 Or gregory.garrett@indygo. bid opening. Or https://www.indygo.net/ news IndyGo assures nondiscrimination in accordance with Title VI of the Civil Bights Act of 1964 and the Americans with Disabilities Act. The meeting will be held in an accessible location. To request an accommodation, please contact Carrie Black at carrie.black@ IndvGo.netor (317) 664-1951 5320-949463 07/01/22 07/15/22. 07/22/22 STATE OF INDIANA) IN THE MARION CIRCUIT COURT) SS:

5. If foreign born, Natural ization Certificate for each Petitioner;

Electronic Bids (E-bids)

bids will be submitted

specifications

46204-2524.

2000d to 2000d-4) and the

tively ensure that any contract

entered into pursuant to this

advertisement, disadvan-

taged business enterprises

will be afforded full and fair

opportunity to submit bids

in consideration for an award.

6. A certified copy of docuents reflecting any change in Petitioner's name (marriage licenses and divorce decrees for each marriage; education and/or military records if names differ from birth record and name(s) used). 7. If the Petition is filed

for a Minor's name change (along with the other documents above): a. the child's original birth

contact P&DAdmins@ind. certificate; and com. Bids are desired as set b. a Waiver/Consent from forth in the Instructions to the non-petitioning parent. 8. If Petitioner requires an Bidders, which is part of the

interpreter for the hearing, Petitioner is required to file a written motion and specify the Each bid shall include all work, labor, equipment, and materials necessary to comlanguage (and dialect, if different), so the Court can order plete the project as required in strict compliance with the an interpreter for the hearing drawings and specifications (Plans) prepared by DLZ Indito assist the Petitioner. Failure to file these docu

ana, LLC, 138 North Delaware ments with the Court at least Street, Indianapolis, Indiana seven (7) days before the hearing will result in your The Indianapolis Airport Authority, in accordance with case being continued to another date.

the provisions of Title VI of Publication must be comthe Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. §§ eted at least thirty (30) days before the hearing date. Petitioner is ordered to itiate publication within five Regulations, hereby notifies all bidders that it will affirma-(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 in response to this invitation and will not be discriminated defraud creditors by changing against on the grounds of my name. race, color, or national origin

9. That I have published notice of my request for change In accordance with Indiana of name in a local publication as required by law, and will bring proof of publication to Code Section 5-16-13-1, et seq., prequalification with the Indiana Department of

the hearing. 10. That I am not a sex Administration (IDOA) or the Indiana Department of or violent offender who is required to register under Indiana Code 11-8-8. Transportation (INDOT) is required of all contractors, in any contractor tier performing 11. That I wish to change

ny name to: Michael Anthony rk under contract to the IAA which is estimated to be Williams One Hundred Fifty Thousand 12. That I request that:

Dollars (\$150,000) or greater The name on my birth cer-Specifications are on file tificate be changed to my new hanged name. Specifically, . may be examined at BX Indiana Construction Michael Anthony Williams. League 1028 Shelby Street India-WHEREFORE, I respectfully request that this Court

grant my Petition for Name Change, and for all other just napolis. IN 46203 www.bxindiana.com ConstructConnect and proper relief. I affirm under penalties for perjury that the 3825 Edwards Road, Ste foregoing representations

Cincinnati, OH 45209 are true. Michael Anthony Williams 5327 LAKE BOGGS ST www.constructConnect

Dodge Data & Analytics INDIANAPOLIS, IN 46254 STATE OF INDIANA 3315 Central Avenue Hot Springs, AR 71913 COUNTY OF MARION ww.construction.com Before me Shantel Jeffer DLZ Indiana, LLC son, a notary of public Marion

138 North Delaware County, State of Indianan, per-Indianapolis Indiana 46204 sonally appeared Michael A Plans and Bid Documents Williams, and being first duly sworn upon his/her oath, says may be obtained from Re proGraphix Inc., 437 North that the facts alleged in the Illinois Street, Indianapolis, Indiana 46204, 317.637.3377,

All bids shall be on Form

vit. After opening bids,

foregoing instrument are true. Date:3/3/22 or on-line at https://www Notary Public: Shantel reprographix.com. There will My Commission Expires: be no charge for the first set of Plans and Bid Documents; 1/12/26

5320-948980 06/24/22. 07/01/22 07/08/22

MDK # 22-000933 STATE OF INDIANA)

) SS: COUNTY OF MARION) INTHE MARION SUPERIOR COURT #1

CAUSE NO. 49D01-2203-MF-009034 The Huntington National

Bank days without written consen vs All bids shall be accompa Brian Barnhart, et al. nied by a scanned copy of the Defendants. NOTICE OF SUIT SUMbid bond in an amount of not less than 5% of the contract IONS BY PUBLICATION amount. Original copy of the TO: The Pointe Home bid bond will be requested ners Association Inc. AKA The Pointe Property Owners from the successful bidder immediately following the Association: BE IT KNOWN, that The Contractors awarded a Huntington National Bank, contract will be required to the above-named Plaintiff, by furnish acceptable surety its attorney, J. Dustin Smith, bonds in the amount of 100% has filed in the office of the Clerk of the Marion Superior of the contract price. Said performance, material and Court #1 its Complaint against payment bond shall remain Defendant The Pointe Home in effect for twelve (12) Owners Association Inc. AKA months after the date of the The Pointe Property Owners Association, and the said Owner's final acceptance of Contractor's work Should a Plaintiff having also filed in said Clerk's office the afsuccessful bidder withdraw their bid or fail to execute fidavit of a competent person a satisfactory contract, the Indianapolis Airport Authority showing that the residence and whereabouts of the may declare the bid deposit Defendant, The Pointe Home forfeited. The Indianapolis Airport Authority reserves the Owners Association Inc. AKA The Pointe Property Owners right to reject any and all bids. A Pre-Bid Meeting will be Association, upon diligent inquiry is unknown, and that held in the Auditorium of the said cause of action is for default on the promissory note IAA's Building No. 280 at 3747 South High School Road, and to foreclose a mortgage Indianapolis, IN 46241, on on the following described real July 7, 2022 at 9:00 a.m., E.T. estate in Marion County, State

against you for what the plaintiff has demanded. ATTEST: Clerk of the Marion Court /s/ Kavode Eiare 6417 Mission Terrace, Indianapolis, IN 46254 5320-949354 07/01/22, 07/08/22, 07/15/22 STATE OF INDIANA) INTHE MONTGOMERY SUPERIOR

Facsimile: 614-220-5613 SHELLPOINT MORTGAGE SERVICING, Email: sef-jdsmith@manlevdeas.com Plaintiff, 5320-949302 THE UNKNOWN HEIRS 07/01/22, AND DEVISEES OF WILLIE 07/08/22. MAE ALLEN, DECEASED, 07/15/22 et al. Defendants IN THE MARION COUNTY SUPERIOR COURT NOTICE OF SUIT The State of Indiana to the PROBATE DIVISION Defendant(s) above named, STATE OF INDIANA CAUSE NO.: 49D08-2105and any other person who may be ES-017525 IN RE: THE ESTATE OF concerned. You are hereby notified that DAMON L. COLLINS, DEyou have been sued in the CEASED. NOTICE OF FINAL AC-Court above named. The nature of the suit COUNTING Notice is given that the against you is: Complaint for In Rem Fore-Personal Representative of osure of Mortgage on Real the above-named estate has Estate against the property filed her Final Accounting. commonly known as 3355 Ralston Ave, Indianapolis, IN The same will be acted upon by the Court on July 46218-1946 and described 29. 2022, unless written objections are presented to LOT NUMBERED FIFTYthe Court on or before July THREE (53) IN AIRSLIE, AN 15. 2022. ADDITION TO THE CITY OF Dated at Indianapolis, Indiana June 22 2022 INDIANAPOLIS. MARION COUNTY, INDIANA, AS PER PLAT THEREOF RE-/s/ Myla A. Eldridge Clerk, Marion County Superior Court CORDED IN PLAT BOOK 19, PAGE 96, IN THE OFFICE Attorney for Personal Rep-OF THE RECORDER OF esentative: Lisa M. Dillman MARION COUNTY, INDIANA. APPLEGATE & DILLMAN This summons by publication is specifically di-ELDER LAW rected to the following named 2344 South Tibbs Avenue defendant(s): State of Indiana. Indianapolis, Indiana City of Indianapolis, Sprin Telephone No.: (317) 492gleaf Financial Services of Indiana Inc., Willowood East 9569 Apartments, Pritchett Ortholisa@applegate-dillman. dontics, P.C., B & D Training com Services, Towne Proper-ties Asset Management for 5320-949317 07/01/22, 07/08/22 Kingston Square Apartments American Residential Leasing OTICE OF OPEN ESTATE Co., Reverie Estates, LLC, FROM: MARION COUNTY Advanced Debt Collection DATE OF REPORT: March Inc., Midland Funding, LLC, 14, 2022 Jefferson Capital Systems LLC, Hanna Realty, Cach TO: State of Indiana Division of Mental Health LLC. The Unknown Tenant. 402 W. Washington St., The Unknown Tenant, Bharat om W-353 Indianapolis, Indiana Jani and Divya Jani This summons by pub-lication is specifically di-46204-2739 1. NAME OF DECEDENT: rected to the following named Gerald F. Lamb. Sr. 2. CAUSE NUMBER: 49D08-2203-EU-007940 defendant(s) whose whereabouts are unknown: The Unknown Heirs 3. DATE FILED: March and Devisees of Willie Mae 10, 2022 4. BIRTH DATE OR AGE Allen. Deceased If you have a claim for relief OF DECEDENT: 10/6/1949 5. DATE OF DEATH: against the plaintiff arising from the same transaction or 03/01/2022 occurrence, you must as-6. NAME AND ADDRESS sert it in your written answer OF ADMINISTRATORS: Marjorie Pike, 35 Martin Drive, or response. You must answer the Com-Danville, IN 46122 plaint in writing, by you or your attorney, within thirty (30) 7. NAME AND ADDRESS OF ATTORNEY: Eric M. davs after the Third Notice of Oliver, Oliver & Cline LLP, 7 Suit, and if you fail to do so N. Washington St., PO Box a judgment by default may 223, Danville, Indiana 46122 be entered against you for the relief demanded, by the 8. ANY CONSENT TO TRANSFER: No 9. NAMES AND RELA-Plaintiff. TIONSHIP OF BENEFI-FEIWELL & HANNOY, P.C. By /s/LEANNE S. TITUS CARIES LÉANNE S. TITUS a. Gerald F. Lamb Jr., adult son, 5209 Mecca Street, Attorney No. 22552-49 Attorney for Plaintiff Indianapolis, IN 46241 b. Marjorie Pike, adult daughter, 35 Martin Drive, LEANNE S. TITUS FEIWELL & HANNOY, P.C. 8415 Allison Pointe Blvd., Danville, IN 46122 uite 400 c. Christina Lamb, adult Indianapolis IN 46250 daughter, 7105 Vega Way, Apt. 277, Indianapolis, IN 46241 (317) 237-2727 NOTICE d. Justin and Brittney

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 Giesler, born to Jonathan from the same transaction or occurrence you must assert Drumwright and Sara Elizait in your written answer. You beth Boone on July 28, 2015, must answer the Complaint was filed in the office of the in writing, by you or your at-torney, on or before the 14th Clerk of Courts, Montgomery County, 100 East Main Street, day of August, 2022, (the Crawfordsville IN 47933. same being within thirty (30) The Verified Petition davs after the Third Notice of Adoption alleges that the consent to the adoption, by Suit), and if you fail to do so a judgement will be entered Jonathan Drumwright, Father of Macey Leanna Giesler, is not required because against you for what the as demanded. Jonathan Drumwright has not Clerk of the Marion Circuit had contact with the child for approximately one (1) year, Court, Paternity Division Katie Rosenberger, failing without justifiable cause to communicate significantly Attorney for Petitioner with the child when able to do so and failed to provide support for the child for more Villarrbia & Rosenberger, 6349 S East St than one (1) year. Indianapolis, IN 46227 5320-949319 That if Father, Jonathan Drumwright seeks to contest 07/01/22. the adoption of the child, Macey Leanna Giesler, Father 07/08/22, 07/15/22 must file a Motion to Contest the Adoption, in accordance with Indiana Code 31-19-10-STATE OF INDIANA) IN 1, in the above-named court, THE MARION SUPERIOR no later than thirty (30) days after the date of service of this notice. COUNTY OF MARION) If Father, Jonathan Drum-CAUSE NO. 49D11-2205wright does not file a Motion to Contest the Adoption within Caliber Home Loans. Inc. thirty (30) days after service of this Notice, the above-named court will hear and determine Thomas McGrone, et al. the Verified Petition for Adop-Defendants. tion. The consent the adoption NOTICE OF SUIT SUMof Macey Leanna Giesler will MONS BY PUBLICATION TO: Bowman Heintz Boscia & Vician FKA Bowman BE IT KNOWN, that Caliber Home Loans, Inc., the abovenamed Plaintiff, by its attorney, J. Dustin Smith, has filed in the office of the Clerk of the Marion Superior Court #11 its Complaint against Defendant Bowman Heintz Boscia & Vician FKA Bowman & Heintz and the said Plaintiff having Clerk also filed in said Clerk's office the affidavit of a competent person showing that the residence and whereabouts of the Defendant, Bowman Heintz Boscia & Vician FKA Bowman & Heintz, upon diligent inquiry is unknown, and that said cause of action is for default on the promissory note and to foreclose a mortgage on the following described real estate in Marion County, State of Indiana, to wit: Lot 68 in Fall Creek Place, 2nd Section, an addition to the City of Indianapolis, as per plat thereof, recorded in Plat Book 27, Page 62 in the Office of the Recorder of Marion County, Indiana, commonly known as 3302 East 42nd Street, Indianapo-NOW, THEREFORE, said

be irrevocably implied, and Jonathan Drumwright will lose the right to contest either the adoption or the validity of the Verified Petition for Adoption of Macey Leanna Giesler No oral statement made to Jonathan Drumwright relieves Jonathan Drumwright of his obligations under this notice. The Notice of Adoption is hereby designated by Montgomery County Court 5320-948940 07/01/22, 07/08/22, 07/15/22 (Public Notice) REQUEST FOR PUBLIC REVIEW AND COMMENT AND NOTICE OF PUBLIC HEARING FOR CENTRAL INDIANA RE-GIONAL FREIGHT PLAN Notice is hereby given that the draft Central Indiana Regional Freight Plan ("Freight Plan") is being offered for public review and comment between July 13 and July 26, 2022. Public comments on these items must be received by 5 p.m. ET on July 26, and may be sent in writing to Jen Higginbotham at Jen Higginbotham@IndyMPO. org, by mail to 200 East Washington Street, Suite 2322, Indianapolis, Indiana, 46204, or via the web at www. indympo.org/contact. Notice is hereby given that

at 9:00 AM ET on Wednesday, August 17, 2022, the Indianapolis Metropolitan Planning Organzation (IMPO) Transportation Policy Committee will conduct a public hearing considering approval for the proposed Freight Plan.

COUNTY OF MARION) CASE NO. IN-32D-S3P 49C01-2201-MI-002283 RE THE NAME CHANGE OF: ANDREA DENARD MON-

After the meeting, attendees may meet with local sub-con-tractors and MBE/WBE/VBE GER, an Adult, firms. A tour of the construc-Petitioner. AMENDED ORDER SETtion site will follow the meeting. TING HEARING AND Should special assistance or NOTICE OF PETITION FOR CHANGE OF NAME accommodations be needed for an individual's participa-Petitioner, Andrea Denard

tion in this meeting, please contact Relay Indiana @ Monger, whose mailing address is: 11343 Water Birch 800.743.3333 (TDD compatible) and have them connect Drive, Indianapolis, Indiana 46235 you to 317.487.8578. For gen-If different, Petitioner's

eral information or questions, please contact Katie Adkins residence address is: Marion County, Indiana, directly at 317.487.8578. hereby gives notice that, on the 21st day of January, 2022, AUTHORITY he filed a petition in the Marion Circuit Court, requesting that his name be changed to Aundre Denard Monger.

INDIANAPOLIS AIRPORT

INDIANAPOLIS, INDIANA

IN RE THE CHANGE OF

MICHAEL ANTHONY

The Court, having received

a Verified Petition For Change

of Name/Correction of Birth

Record/Petition for Change

of Name and Gender/ Peti-

tion for Change of Gender,

now Orders the Petitioner to

file with the Court, in support

of the Petition, the following

general circulation, the Cer-

tificate of Publisher's affidavit

and the actual publication notice from the newspaper

(NOT required for Correction

2. A valid Indiana driver

3. Petitioner's original birth

1. From a newspaper of

By: Mario Rodriguez

Executive Director

5320-949316

07/01/22

Petitioner.

ORDER

documents:

of Birth Record);

Notice is further given that a hearing will be held on said Petition on the August 16, STATE OF INDIANA) MARI-20229:00 a.m. via WebEx. ON CIRCUIT COURT Any person has the right to

COUNTY OF MARION) CASE NO. 49C01-2112appear at the hearing and to file objections. MI-040184 This hearing will be virtual

Use the information below to NAME: join through www.webex.com ROWLETT, and selecting "Join a Meeting" or by using the toll-free number to call in.

Meeting number (access code) 2337 263 1473 Meeting password: 49C01Judge1 (49201583

from phones) Join by phone: 1-844-992-4726 /s/ Andrea Denard Monger

Petitioner Date: 4/9/2022 So Ordered: May 18, 2022 Magistrate, Marion Circuit

Court 5320-949132 07/01/22 07/08/22.

Indianapolis Airport Aulicense/identification card: thority Indianapolis Interna-

certificate: INVITATIONTO BIDDERS 4. Valid U.S. Passport, if issued;

07/15/22

Lot numbered 35 in Diamond Ridge at the Pointe, Section 1, in Marion County, Indiana as per the plat thereof recorded July 17, 2006 as Instrument No. 2006-0105071 in the Office of the Recorder of Marion County, Indiana. Together With:

of Indiana. to wit:

A part of Lot Numbered 36 in Diamond Ridge at the Points, Section 1, in Marion County, Indiana, as per the plat thereof recorded July 17. 2006 as Instrument No. 2006-0105071, in the Office of the Recorder of Marion County, Indiana, described as follows, to-wit:

Commencing at the South-east corner of said Lot 36 (the next seven (7) Calls are along the Southern and Western Boundary of said Lot 36) thence North 87 degrees 49 minutes 47 seconds West a distance of 174.53 feet; (2) thence North 00 degrees 06 minutes 59 seconds East a distance of 48.60 feet:(3) thence South 89 degrees 41 minutes 26 seconds East a distance of 24.31 feet; (4) thence North 00 degrees 06 minutes 59 seconds East a distance of 5.84 feet to a 5/8 inch capped rebar "Gibson' and the Point of Beginning; (5) thence North 00 degrees 06 minutes 59 seconds East 117.43 feet; (6) thence South 80 degrees 21 minutes 06 seconds East a distance of 198.53 feet to the East line of said Lot 36 an being on curve, tangent, concave Southeasterly, the radius point of which bears South 80 degrees 21 minutes 06 seconds East a distance of 175.00 feet; (7) thence South erly and Easterly along said curve through a central angle of 09 degrees 09 minutes 39 seconds an arc distance of 27.98 feet to a 5/8 inch capped rebar "Gibson"; thence North

Dated Clerk, Marion Supe-

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.

Silver Creek Drive, Indianapolis, IN 46259 NOW, THEREFORE, said

Defendant is hereby notified of the filing and pendency of said AMERICA, Complaint against them and Defendants that unless they appear and answer or otherwise defend thereto within thirty (30) days after the last notice of this action is published, judgment may be

by default may be entered against said Defendant for the relief demanded in the Complaint

Dated Clerk, Marion Supe rior Court #1

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

Chris Wiley (26936-10) Susan B. Klineman (17405-49) 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-jdsmith@man-

leydeas.com 5320-948620 06/24/22, 07/01/22 07/08/22

MDK # 22-007971 STATE OF INDIANA)) SS: COUNTY OF MARION) INTHE MARION SUPERIOR

COURT #4 CAUSE NO. 49D04-2204-ME-013927

- FifthThird Bank, National Association
- Plaintiff,

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

of Dana R. Lockart, et al. Defendants NOTICE OF SUIT SUM-

MONS BY PUBLICATION TO: Creekside Crossing response Homeowners Association,

BE IT KNOWN, that Fifth Third Bank, National Association, the above-named Plaintiff, by its attorney, Susan B. Klineman, has filed in the office of the Clerk of the Marion Superior Court #4 its Complaint against Defendant Creekside Crossing Homeowners Association, Inc., and the said Plaintiff having also filed in said Clerk's office the affidavit of a competent person showing that the esidence and whereabouts of the Defendant, Creekside Crossing Homeowners Association, Inc., upon diligent inquiry is unknown, and that said cause of action is for default on the promissory note and to foreclose a mortgage on the following described real estate in Marion County, State of Indiana, to wit

Building 2 Unit 8901-207 per plat thereof recorded on April 11, 2005 as Instrument No. 2005-0054594 in Creekside Crossing, LLC created by Declaration of Condominium Ownership recorded as Instrument No. MF-019273 2004-235308 on December 21, 2004, as amended by supplemental Declarations Bank recorded as Instrument No. 20050054595 on April 11, 2005 in the Office of the

Recorder of Marion County (collectively the "Declaration") ogether with the undivided percentage interests ap pertaining to such unit in the Common Areas and Limited Common Areas in Creekside Defendants. Crossing Condominiums until such times as Supplemental Declaration are recorded annexing additional real estate to Creekside Crossing, pursuant to the provisions of paragraph 21 of the Declaration. Upon the filing and recording of Supplemental Declarations annexing additional real of Danny L. Burt: estate to Creekside Crossing Condominiums, the Grantee's undivided percentage Interest in the Common Areas and Limited Areas shall be reduced and changed in accordance with the provisions of paragraphs 8 and 21 of the Declaration; together with the exclusive right to use Parking Space No. 30, which right shall pass with title to Building 2, Unit 8901-207. commonly known as 8901 Hunters Creek Drive, Apt 207, Indianapolis, IN 46227 NOW, THEREFORE, said Defendant is hereby notified of the filing and pendency of said Complaint against them and that unless they appear and answer or otherwise defend thereto within thirty (30) days after the last notice of this action is published, judgment by default may be entered against said Defendant for the relief demanded in the Complaint. Dated Clerk, Marion Superior Court #4 Susan B. Klineman (17405of Indiana, to wit: Stephanie A. Reinhart (25071-06) J. Dustin Smith (29493-06) Nicholas M. Smith (31800-Chris Wiley (26936-10) Attorneys fo MANLEY DEAS KOCHAL-SKI LLC P.O. Box 165028 Columbus OH 43216-5028 IN 46229 Telephone: 614-220-5611 Facsimile: 614-220-5613 Email: sef-SBKlineman@ manleydeas.com 5320-948810 06/24/22 07/01/22, 07/08/22 SUMMONS - SERVICE BY PUBLICATION STATE OF INDIANA) IN THE MARION CIRCUIT Complaint SUPERIOR COURT)SS: COUNTY OF MARION) rior Court-Civil 7 CAUSE NO. 49D04-2206-MF-018548 JPMORGAN CHASE 49) BANK, NATIONAL ASSO-(25071-06) CIATIÓN Plaintiff, THE UNKNOWN HEIRS 15) AND DEVISEES OF CHARLES R. LEWIS A/K/A Attorneys f CHARLES LEWIS, DE-CEASED, LAURA J. LEWIS SKILLC A/K/A LAURA LEWIS, PNC P.O. Box 165028 BANK, NATIONAL ASSO-CIATION, US BANK NA TIONAL ASSOCIATION.

49)

15)

AS TRUSTEE FOR MASTR

ASSET-BACKED SECURI-

G TIES TRUST 2005-WF1 5320-948624 MIDLAND FUNDING LLC INDIANA RECEIVABLES INC. D/B/A IN RECEIVABLES INC., JEFFERSON CAPITAL SYSTEMS, LLC, CARL-STATE OF INDIANA) IN THE MARION COUNTY TON COURT HOLDINGS. SUPERIOR COURT LLC, WOODLAKE APART-MENTS, STATE OF INDIANA) PROBATE DIVISION) SS:

concerned

against you is:

as follows:

defendant(s):

of America

ceased

days after

Court above named.

commonly known as 55 N

7th Ave, Beech Grove, IN 46107-1501 and described

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

Laura J. Lewis a/k/a Laura

Lewis, PNC Bank, National

Association, US Bank Na-

tional Association, as Trustee

for MASTR Asset-Backed

Securities Trust 2005-WE1

of Indiana and United States

of Marion County, Indiana.

Lots 26 and 27 in Block 123

and UNITED STATES OF COUNTY OF MARION) CAUSE NO. 49D08-2205 ES-018107 NOTICE OF SUIT IN THE MATTER OF THE

S

ESTATE OF RHONDA The State of Indiana to the Defendant(s) above named. DARLENE COOPER NOTICE OF ADMINISand any other person who TRATION FOR PUBLICA-TION You are hereby notified that

Notice is hereby given you have been sued in the that Robert Cooper was on the June 1, 2022 appointed The nature of the suit Personal Representative of the Estate of Rhonda Darlene Complaint on Note and to Cooper, who died on May Foreclose Mortgage on Real Estate Against the property 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, This summons by pub-Indiana, this June 1, 2022. lication is specifically di-rected to the following named 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

Midland Funding LLC, Indiana Receivables, Inc. d/b/a IN Receivables Inc., Jefferson COUNTY OF MARION) AUSE NO. 49D08-2205 Capital Systems, LLC, Carl-EU-014989 IN RE: THE ESTATE OF: ton Court Holdings, LLC, Woodlake Apartments, State

JAMEAR R. OWENS NOTICE BY PUBLICA TION OF ESTATE PETITION

This summons by pub-TO: Any Biological Parent lication is specifically di-rected to the following named of Jamear R. Owens Address Unknown defendant(s) whose where-abouts are unknown: You are hereby notified that Elizabeth Greene has

The Unknown Heirs and filed a petition to be appointed Personal Representative over Devisees of Charles R. Lewis the Estate of her Son, Jamear a/k/a Charles Lewis, De-R. Owens. If you have a claim for relief A hearing on this Petition

will be held on the 14th day against the plaintiff arising from the same transaction o of July, 2022, at 9:00 a.m. E.S.T. in Marion Superior occurrence, you must assert Court No. 8. The hearing will it in your written answer or be conducted remotely via You must answer the Com-WebEx. If you object to the plaint in writing, by you or your attorney, within thirty (30) Petition, you must file a written objection with the Court on or before the said time and date of the hearing and be the Third Notice of Suit, and if you fail to do so a judgment present via WebEx to argue by default may be entered against you for the relief your objection; otherwise, the petition may be ruled upon in

demanded, by the Plaintiff. FEIWELL & HANNOY, P.C. our absence Dated: 5/18/22 By /s/ Matthew S. Love Myla A Eldridge MATTHEW S. LOVE Clerk, Marion County Su-Attorney No. 18762-29 perior Court 8 675 Justice Way Attorney for Plaintiff MATTHEW S. LOVE Indianapolis, Indiana FEIWELL & HANNOY, P.C. 46203 8415 Allison Pointe Blvd., Phone: (317) 327- 4740

Suite 400 Nathaniel Lee, Esq. Indianapolis, IN 46250 Faith E. Alvarez, Eso (317) 237-2727 LEE, COSSELL & CROW-NOTICE LEY FEIWELL & HANNOY, P.C. 151 N. Delaware Street,

IS A DEBT COLLECTOR Ste. 1500 5320-948994 Indianapolis, Indiana 06/24/22, 07/01/22, 46204 Phone: (317) 631-5151 07/08/22 Fax: (317) 624-4561

nlee@nleelaw.com

5320-949015

falvarez@nleelaw.com

Attorney for Elizabeth

)SS: PROBATE DIVISION

COUNTY OF MARION)

IN THE MATTER OF THE

CAUSE NO. 49D08-2205-

EU-016260

06/24/22,

07/01/22

MDK # 22-012416 STATE OF INDIANA) COUNTY OF MARION) Greene

INTHE MARION SUPERIOR COURT-CIVIL 7 CAUSE NO. 49D07-2206-

STATE OF INDIANA) IN The Huntington National THE MARION SUPERIOR COURT

Plaintiff,

The Unknown heirs, de visees, 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. NOTICE OF SUIT SUM-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 BE IT KNOWN, that The 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 Uniown heirs, devisees, legatees, beneficiaries of Danny L. Burt and their unknown creditors; and, the unknown executor, administrator, or personal representative 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 of Danny L. Burt, upon diligent inquiry is unknown, and that said cause of action is for default on the promissory note and to foreclose a mortgage on the following described real estate in Marion County, State Lot Numbered 355 in eather Hills Addition, Eights Section, an Addition in Marion County, Indiana, as per plat thereof recorded in Plat Book 32, pages 177 and 178, in the Office of the Recorder of Marion County, Indiana. commonly known as 1736 ogelson Drive, Indianapolis, NOW, THEREFORE, said Defendant is hereby notified of the filing and pendency of said Complaint against them and that unless they appear and answer or otherwise defend thereto within thirty (30) days after the last notice of this action is published, judgment by default may be entered against said Defendant for the relief demanded in the Dated Clerk, Marion Supe-Susan B. Klineman (17405-Stephanie A. Reinhart J. Dustin Smith (29493-06) Nicholas M. Smith (31800-Chris Wiley (26936-10) or Plaintif MANLEY DEAS KOCHAL-Columbus OH 43216-5028 Telephone: 614-220-5611 Facsimile: 614-220-5613

THE MARION SUPERIOR 06/24/22, COURT)SS: PROBATE DIVISION 07/01/22 COUNTY OF MARION) CAUSE NO. 49D08-2205-07/08/22 EU-016327 THE MATTER OF THE SUPERVISED ESTATE OF

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SHIRLEY K. CUTLER, DECEASED NOTICE OF ADMINIS-

TRATION Notice is hereby given that on May 17, 2022 David J. Toops was appointed person-al 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, Indiana, this May 17, 2022. Myla A Eldridge Clerk, Marion County Circuit Court 5320-948829

06/24/22, 07/01/22 STATE OF INDIANA) IN THE MARION SUPERIOR COURT)SS: PROBATE DIVISION COUNTY OF MARION) CAUSE NO. 49D08-2205-EU-017065 IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF THE ESTATE OF JAMESTHOMAS GOUR-LEY, DECEASED. NOTICE OF ADMINIS-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 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 after the decedent's death whichever is earlier, or the claims will be forever barred. Dated at Indianapolis Indiana, this May 23, 2022.

Myla A Eldridge Clerk, Marion County Cir 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 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 presentative of the estate of Dwaine Nault, deceased. All persons who have laims 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-whicheve

is earlier - or the claim will be

13, 2022 appointed Personal Representative of the estate of Jason R. Harvey, deceased, who died 3/9/2022.

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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. Myla A Eldridge CLERK, MARION COUN-

TY SUPERIOR COURT Jennifer Norton Attorney No. 28709-49 portunities. All quotes must be submitted on or before July 7, 2022, by 12:00 (noon). Quotes

3750 N Meridian Street, Ste 300 Indianapolis, Indiana should be emailed to Indy-46208 United States of America Plans are available for viewing

(317) 572-8696 5320-948941 5757 Decatur Blvd., Suite 250, Indianapolis, IN 46241 or plans may be purchased 06/24/22. 07/01/22

Stacy L. Kelley, Attorney Glaser & Ebbs 845 S. Meridian Street Indianapolis, IN 46225 (317) 636-5211

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

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, 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 8, 2022 Myla A Eldridge Clerk, Marion County Suerior Court 5320-949004

you must first visit indygo. bonfirehub.com to register your company. Registra-tion is free and easy. Once 06/24/22. 07/01/22 registered, you will see all STATE OF INDIANA) IN

THE MARION SUPERIOR as be informed of upcoming COURT projects COUNTY OF MARION) by EOD 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 of Marion County Claire E. Lewis, 115 North Girls School Road, Indianapolis, 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 OFTHE) ESTATE OF:)CAUSE NO. 49D08-2206-EU-019886 JAMES DOUGLAS DISH-MAN,) Decedent,) , SANDRA J. DISHMAN,) Petitioner.) NOTICE OF ADMINIS-Notice is hereby given that on the 15th of June, 2022, Sandra J. Dishman was appointed personal representative of the Estate of James Douglas Dishman, deceased, who died on April All persons having claims against this estate, whether or not now due, must file the claim in the office of the Clerk of this Court within three (3) months from the date of the first publication of this notice, or within nine (9) months after the decedent's death, whichever is earlier, or the claims will be forever barred. The Dated at Marion County, Indiana this June 15, 2022. Clerk of the Court of Marion County 5320-948813 06/24/22, 07/01/22 STATE OF INDIANA COUNTY OF MARION SS: IN THE SUPERIOR COURT CAUSE NO. 49D16-2206-GU-019418 In the matter of the Guardianship of Makayia R. Spear NOTICE OF HEARING Notice is hereby given that Petitioner Cheryl Lynn Ruble, by counsel, filed a Petition to 07/01/22 Appoint Guardian over person and Estate of Makavia R. Spear, a minor. The Petition is scheduled for hearing in the Marin County Superior Court No. 16 on July 13, 2022 at 3:50 pm, Any person has the right to appear at the hearing and to file written objection on or before the hearing date. Myla Eldridge AD-000010 Marion County Clerk Sherr'ee D. Mullins Mullins Law, LLC 1903 Crown Plaza Blvd Plainfield, IN 46168 (317) 839-9400 5320-948906 the offi 06/24/22, 07/01/22 NOTICE TO BIDDERS NEW BID DATE IAA RUNWAY 5R-23L & Milestone Contractors L.P. (a general contractor) An

provide support for Mya Faith Babrick when able to do so, WRE/VRE/DRE 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. Certified MBE/WBE/VBE/DBE S. Babrick's consent. If Scott S. Babrick seeks business parties should contactTodd Kirk (317) 616-4910 to discuss subcontracting op-

S

quotes@milestonelp.com

at Milestone Contractors, L.P.

at Repro Graphics, 437 North

Illinois Street, Indianapolis, IN.

Indianapolis Public Trans-

portation Corporation

Request For Proposals

RFP 22-06-451 IPTC Oc-

Summary: Indianapolis

ublic Transportation Corp.

(IPTC/IndvGo) is requesting

Services: Initiated by the Works' Compensation TPA

to provide the necessary

• Drug and Alcohol Testing Services: Testing must be in

accordance with the Depart-

ment of Transportation and

Federal Transit Administra-

tion regulations. In addition

drug and alcohol testing is

conducted under the IPTC

Anti-Drug and Alcohol Mis-

Physical Ability Test-ing (PAT)

rrent solicitations as w

To view this RFP online,

use Policy.

work-related injuries.

nge of treatment for all

posals for the following:

Occupational Health

cupational Health, Drug Test-

ing, Physical Therapy

06/24/22

07/01/22

5320-949024

(IPTC)

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.

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 irrevo cably 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

No oral statement made to Scott S. Babrick relieves Scott FOR CHANGE OF NAME S. Babrick of his obligations

self-represented litigant, filed This notice complied with IC 31-19-4.5-3 but does not 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. 5320-948440

06/24/22, 07/01/22

HAMILTON SUPERIOR COURT 1) SS:

CAUSE NO. 29D01-2206-AD-000843 IN THE MATTER OF THE

AVA NICHOLE VIBBERT (f.k.a. Ava Nichole Eyre) NOTICE OF ADOPTION

VIA PUBLICATION: Indianapolis Recorder

Issue of RFP: 06/28/2022 Pre-Proposal Meeting: 07/11/2022 @ 11:00am EST

(email for virtual link) Written Questions Due 07/15/2022 by 4:00pm EST 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

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 BABRICK, IN THE 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 Re-sada 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 o provide support for Resada Elizabeth 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 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 Dated: med 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 consent to adoption of Resada Elizabeth Babrick will be irrevocably implied and Scott S. Babrick will lose COURT 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 OF 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 Eyre) 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, 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-Scott S. Babrick is notified that a petition for adoption of a child, named Mya Faith Babrick, born to Amy L. Norris on January 3, 2011, in Marion County, Indiana, was filed in ce 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 adop tion of Mya 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

and because Scott S. Babrick for at least six (6) months im mediately 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 abandoned by Scott S. Babrick; and there is clear and convincing evidence that Scott S. Babric lacks fitness to be a parent and that the best interests of the child would be served if the court dispensed with Scott

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the adoption

person's

this notice

own legal counsel.

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

This notice complies with

legal obligations under the

Indiana adoption statutes.

A person being served with

should consult the Indiana

doption statutes and their

Hamilton Superior Court 1

Kathy Williams, Clerk

Noblesville, IN 46060

Attorney No. 17995-53

06/17/22

06/24/22

07/01/22

Attorney for Petitioner

STATE OF INDIANA IN THE

MARION CIRCUIT COURT COUNTY OF MARION

CASE NO. 49C01-2204-

CHANGE OF MINOR:

L Htwe Rem

Tan Daa

Petitioner

Name of Minor

IN RE THE NAME

NOTICE OF PETITION

The Petition is scheduled

publication. Any person has

hearing date

Date

COURT

SS

MF-007277

VS.

LANIER

IF ANY

Defendants

Peter Lanier

Plaintiff,

4/28/2022

Clerk, Court

5320-948255

/s/ Myla A. Eldridge

STATE OF INDIANA IN

THE MARION SUPERIOR

COUNTY OF MARION

CAUSE NO. 49D01-2203-

UNKNOWN HEIRS-AT-LAW, BENEFICIARIES,

LEGATEES. DEVISEES AND DONEES OF PETER

UNKNOWN OCCUPANT,

NOTICE OF SUIT SUM-

TO: Unknown Heirs-at-

Law, Beneficiaries, Legatees,

Devisees and Donees of

Plaintiff, by counsel, hereby gives Notice of the Amended

Complaint filed in the Marion

Superior Court against the above-named Defendant.

Plaintiff also filed an Affidavit

of a competent person show-

ing that the residence and

whereabouts of Defendant

Unknown Heirs-at-Law, Ben-

eficiaries, Legatees, Devisees and Donees of Peter Lanier

upon diligent inquiry are

is for default on a promissory

note and foreclosure upon a

nknown.The cause of action

MONS BY PUBLICATION

BANKUNITED N.A

06/17/22,

06/24/22

07/01/22

LIS

Shelley Haymaker

Attorney at Law

124 N. 10th St.

317.776.0480

5320-948438

MI-014053

the Indiana Code but does not exhaustively set forth a

FRIDAY, JULY 1, 2022 B5

defendant(s)

rected to the following named

defendant(s): Anita Decker

and Robertson Village Home-

ners Association. Inc.

lication is specifically di-rected to the following named

whose whereabouts are unknown: Timothy E. Decker

against the plaintiff arising

from the same transaction or

sert 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

FEIWELL & HANNOY, P.C.

By /s/ BRYAN K. RED-

BRYAN K. REDMOND

Attorney No. 22108-29

Attorney for Plaintiff BRYAN K. REDMOND

FEIWELL & HANNOY, P.C.

8415 Allison Pointe Blvd.,

FFIWFI & HANNOY, P.C.

06/17/22

06/24/22

07/01/22

IS A DEBT COLLECTOR.

STATE OF INDIANA) IN

THE MARION SUPERIOR

COUNTY OF MARION)

CAUSE NO. 49D04-2204-

REGIONS BANK SUC

SUCCESSOR BY MERG-

CESSOR BY MERGER TO UNION PLANTERS

ERWITH UNION PLANTERS

LOU EMMA WILSON, IN-DIVIDUALLY AND AS PER-

SONAL REPRESENTATIVE

GEORGE W. BRIGHT (NOW

DECEASED); INDIANAPO-

NEIGHBORHOOD

HOUSING PARTNERSHIP;

UNKNOWN OCCUPANT

FILE NO. 22-003449

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

Lots numbered four (4) and five (5) in Block 3 in Schofield,

Harrison and Company Addi-tion 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 renue, Indianapolis, Indiana This summons by pub-

lication is specifically di-rected to the following named

defendant(s) whose where-

Indianapolis Neighbor-hood Housing Partnership

and to the following de

Lou Emma Wilson, In-

fendant whose whereabouts

dividually and as Personal

Representative of the Estate

of George W. Bright (now

named defendants being

served by this summons ther

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 of

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

PADGETT LAW GROUP

By /s/ Elyssa M. Meade ELYSSA M. MEADE, At-

CÁRYN M. BEOUGHER,

ATTEST: /s/ Myla A. El-

Clerk of the Marion Supe

CARYN M. BEOUGHER,

ELYSSA M. MEADE

PADGETT LAW GROUP

10475 Crosspoint Blvd

(850) 422-2520 (tele-

(850) 422-2567 (facsimile)

INattorney@padgettlaw-

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

06/17/22

Indianapolis, IN 46256

the plaintiff has demanded

torney for Plaintiff

Attorney for Plaintiff

dridge

rior Court

23887-29

25352-64

Suite 250

group.com

COLLECTOR

5320-948321

In addition to the above

Unknown Occupant

abouts are known

is unknown:

deceased)

Clifford A. Ratliff

of real estate mortgage on:

NOTICE OF SUIT

Defendant(s).

OF THE ESTATE OF

Indianapolis, IN 46250

(317) 237-2727

5320-948277

Plaintiff.

MOND

Suite 400

COURT

) SS:

IF-014370

BANK NA

MORTGAGE, INC. Plaintiff,

NOTICE

If you have a claim for relief

occurrence, you must as-

This summons by pub-

to contest the adoption of the child, Scott S. Babrick must

the adoption. Notice is hereby given that Petitioner, Tan Daa, as a under this notice.

a Verified Petition for Change of Name on April 28, 2022, to change the name of L Htwe Rem to Alina Daisy Cung. for hearing in the July 26, 2002, at 9 a.m. Court on N/A which is more than thirty (30) days after the third notice of

06/17/22

the right to appear at the hearing and to file written STATE OF INDIANA) IN objections on or before the

COUNTY OF HAMILTON

ADOPTION OF

TO: Zachary Thomas

```
Zachary Thomas Eyre
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is notified that a Petition for Adoption of a minor child, named Ava Nichole Vibbert (f.k.a. Ava Nichole Eyre), born to Sierra (Winkler) Vibbert on January 10, 2017, in Champaign, Illinois, was filed in the Office of the Clerk of the Hamilton County Superior Court No. 1, One Hamilton County Square, Noblesville, Indiana, under the title: In the Matter of the Adoption of Ava Nichole Vibbert (f.k.a. Ava Nichole Eyre). The Petition for Adoption alleges that Zachary Thomas Eyre is the Biological Father of the minor child; however, Zachary Thomas Eyre consent is not required as he has failed, without justifiable cause, to communicate significantly with the child when able to do so for at least one (1) year; and/or he has knowingly failed to provide for the care and support of the child when able to do so

as required by law or judicial decree for at least one (1) year; and/or he is too unfit to be a parent If Zachary Thomas Eyre seeks to contest the adoption of the child, Zachary Thomas Evre must file a motion to contest the adoption in ac cordance with IC 31-19-10-1 in the above named court not later than thirty (30) days after the date of service of this Notice If Zachary Thomas Eyre 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 be irrevocably implied and Zachary Thomas Eyre will lose the right to contest either the adoption or the validity of ZacharyThomas Eyre implied consent to the adoption No oral statement made by Tyler Vibbert or Sierra (Winkler) Vibbert relieves Zachary Thomas Evre of his obligations under this notice This notice complies with IC 31-19-4.5-3, but does not 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 statues Kathy Williams, Clerk of Hamilton County Attorney for Petitioner: Shelley Haymaker, 124 N 10th St., Noblesville, IN 46060 5320-948437 STATE OF INDIANA) IN THE HAMILTON SUPERIOR COUNTY OF HAMILTON) CAUSE: 29D01-2206-AD-000843 IN RE THE ADOPTION AVA NICHOLEVIBBERT) (f k a Ava Nichole Eyre) NOTICE OF ADOPTION (Stacy Ernest and Carl 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 protect 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 adoption is entered. It is for that reason that you are receiving this notice. In order to protect any rights of grandparent visitation, 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 vou to visit. Only Court ordered

UNSUPERVISED ES-BRUCE A. WAKELEY, Deceased NOTICE OF UNSUPER-VISED ADMINISTRATION Notice is hereby given the April L. Holtz was on June 13. 2022 appointed administra tor of the Estate of Bruce A. Wakeley, deceased, who died on February 23, 2022. All persons who have against this estate claims 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 Carolyn E. Powers Attorney at Law Chamber of Commerce Building 320 North Meridian Street Ste. 406 Indianapolis IN 46204 Telephone: 317-855-6282 Email: powerslawindv@ nail com 5320-948627 06/24/22 07/01/22 STATE OF INDIANA) IN THE MARION COUNTY SUPERIOR COURT)SS:PROBATE DIVISION COUNTY OF MARION) CAUSE NO.: 49D08-2205-EU-016314 IN THE MATTER OF THE UNSUPERVISED ADMINISTRATION OF THE ESTATE OF CAROLE A. McDANIEL, DECEASED. NOTICE OF ADMINIS-TRATION Notice is hereby given that on May 16, 2022, Kathryn T. Anderson was appointed Personal Representative of the Estate of Carole A. Mc-Daniel, Deceased, who died on March 31, 2022. All persons having claims against this Estate, whether or not now due, must file the Claim in the office of the Clerk of this Court within three (3) months from the date of the first publication of this Notice, or within nine (9) months after the Decedent's death whichever is earlier, or the claims will be forever barred. Dated at Indianapolis, Indiana, this May 16, 2022 Myla A Eldridge Clerk, Marion County Superior Court Attorney for Personal Rep resentative: Rhonda Yoder Breman Attorney No.: 23520-49 SCHLUETER BREMAN LLC 9292 North Meridian Street, Suite 350 Indianapolis, IN 46260 317-953-6000; Fax 317-953-6001 Rhonda@SchlueterBreman.com 49D08-2205-EU-5320-949003 06/24/22, 07/01/22 Fmail: sef-SBKlineman@ STATE OF INDIANA) IN manleydeas.com

forever barred. Dated in Indianapolis, Indiana on June 13, 2022. Mvla A. Eldridge Clerk, Marion County Indiana Superior Court Merryn Gluys, Counsel for Personal Representative he Nault Gluys and Miller An Association of Attorneys Broad Ripple Office 1915 Broad Ripple Avenue Indianapolis, Indiana 46220 Office 317 - 503 - 5932 merryngluys@sbcglobal. 5320-948688 06/24/22 07/01/22 STATE OF INDIANA) IN THE MARION SUPERIOR COURT)SS:PROBATE DIVISION COUNTY OF MARION) ESTATE DOCKET: 49D08-2206-EU-018795 IN THE MATTER OF THE UNSUPERVISED ESTATE OF TRACIE FRANCESCA STUART, DECEASED NOTICE OF ADMINIS-TRATION IN THE SUPERIOR COURT OF MARION COUN-TY, INDIANA PROBATE DIVISION Notice is hereby given that on June 6, 2022, Eric Rivers was appointed Personal Representative of the Estate of Tracie Francesca Stuart. deceased, who died testate on the 28th date 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. 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@ hoo com Dated at Marion County, Indiana this June 6, 2022. Myla A. Eldridge Clerk Marion County Suerior Court р Probate Division 5320-948907 06/24/22 07/01/22 STATE OF INDIANA) IN THE MARION SUPERIOR COURT) SS. PROBATE DIVISION COUNTY OF MARION))CAUSE NO .: 49D08-IN THE MATTER OF THE ESTATE OF JASON R. HARVEY, Dehased NOTICE OF ADMINIS-TRATION Notice is hereby given that Sherri L. Mallory, was on June

TRATION 8, 2022. TAXIWAY D Equal Opportunity Employer is seeking Certified MBE/

mortgage on the following descried real estate: LAND SITUATED IN THE CITY OF INDIANAPOLIS IN THE COUNTY OF MARION IN THE STATE OF IN: 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 RECORDED OF MARION COUNTY, INDIANA State Parcel #: 49-07-22-122-081.000-701 Address: 3309 N Downey ve, Indianapolis, IN 46218 Therefore, said Defendant A 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 Law Office of Gerald M. hapiro, LLP Brian K. Tekulve (#30882-49) 4805 Montgomery Road, Suite 320 Norwood, OH 45212 Phone: (513) 396-8100 Fax: (847) 627-8805 Email: btekulve@logs.com 6/1/2022 Dated /s/ Myla A. Eldridge Marion Superior Clerk 06/17/22, Court 06/24/22. 5320-948147 07/01/22 06/17/22 06/24/22, 07/01/22 SUMMONS - SERVICE BY PUBLICATION STATE OF INDIANA) IN THE MARION SUPERÍOR COURT 3) SS: COUNTY OF MARION) CAUSE NO. 49D03-2203-MF-009888 JPMORGAN CHASE BANK, NATIONAL ASSO-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 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 4506 Sun-shine Ave, Indianapolis, IN 46228-6732 and described as follows Lot Numbered 48 in Robertson Village, Phase One, Section Two, a Subdivision in Marion County, Indiana, s per plat thereof recorded January 29, 1991 as Instru-

Marion County.

06/24/22 07/01/22 SUMMONS - SERVICE BY PUBLICATION STATE OF INDIANA) IN THE MARION SUPERIOR COURT 5) SS: COUNTY OF MARION) AUSE NO. 49D05-2203-MF-009056 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 Qua ter of Section 25, Township 15 North, of Range 3 East of the Second Principal Meridian, more particularly described as follows, to-wit: Beginning ment No 91-8449 in the Office of the Recorder of at a point in the center of Brill Road, which beginning This summons by publication is specifically dipoint is 1392 feet South of

SUNNY SUMMERTIME SAFETY Tips for enjoying the great outdoors

By FAMILY FEATURES

A bright, sunny day offers opportunities for warm-weather fun. To make the most of your summer, you'll need to take a few steps to enhance the experience and ensure you're ready for whatever the day may bring.

When it's time to head outside, consider these tips from the experts at CURAD to protect your body (and skin) from the elements this summer:

Protect Skin from UV Rays

Any time you'll be outdoors for more than 15 minutes, you should wear protective sunscreen with an SPF of at least 30, even if it's partly cloudy or overcast. One mistake many people make is applying sunscreen before they leave the house then not reapplying throughout the day. To help protect your skin from the sun's harmful rays, reapply sunscreen at least every two hours and more frequently if you're swimming or sweating.

Also be sure to cover all exposed areas, including often overlooked spots like the tops of your ears, neck and tops of your feet, if they're exposed by sandals or other open shoes.

Stay Hydrated

One of the most important ways to protect your health when you're spending the day outdoors is staying hydrated, especially on warm days when you're losing your body's water reserves to sweat. Drinking plenty of fluids, especially water, throughout the day can help replenish what you lose so you don't get dehydrated, and you'll also have an easier time regulating your body's temperature.

Be Prepared for Cuts and Scrapes

Summer cuts and scrapes are to be expected, but the faster you can take care of them, the faster you can get back to having fun. An option like CURAD Kendra Dandy Adhesive Bandages can help you heal in style with a four-sided seal that keeps dirt and germs out and a nonstick pad that's extra absorbent. Designed by Dandy, a renowned artist and illustrator, these fashion-forward bandages are made with a comfortable, stretchy material that conforms to your body for maximum protection. Available in

mortgagees, creditors,

administrators, executors

trustees, receivers, guard

ians, successors, assigns,

if deceased, of all persons

above named, all persons,

associations, partnerships, partners, trustees, assigns,

representatives, succes-

sors, corporations, or

claimants, who assert 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 ac-

tion who are married and

whose names are unknown

to Plaintiff, In addition to the

above named defendants

defendant(s) whose ad-

defendant(s) whose where

abouts are unknown: Li Jiang.

named defendants being

served by this summons

there may be other defen-

dants who have an interest

in this lawsuit.

In addition to the above

And to the following

dresses are unknown



#16207 Source: CURAD

a 30-count standard-sized strip and a 50-count variety pack, these eyecatching bandages feature trendy, oneof-a-kind pineapple, papaya, banana and dragon fruit designs that can add a little fun and flair to your summer wardrobe.

"We created our Kendra Dandy designer bandage line to add a splash of fun, color and flair to our classic adhesive bandages, offering consumers thought-provoking styles that add a great feeling to empowered healing,' said Kim Washington, Medline vice president of marketing.

Repel Bugs

Aggressive insects can put a damper on outdoor fun. Bug spray or roll-on products should go on top of your sunscreen, but never under your clothes. Apply a sparing coat to all exposed skin and clothing, paying special attention to your waistband, pant and sleeve cuffs, collar and socks. Rather than applying spray directly to your face, spray the palms of your hands then rub the repellant onto your face. Be sure to wash your hands afterward to avoid accidentally transferring spray to your mouth or eyes

reasons, products like repellant fans or wearable repellant bracelets may be good alternatives. Some essential oils are also natural bug repellants.

Don't Forget Your Lips

While faces, necks, arms and legs are often top of mind to protect from the sun's rays, lips can be easy to forget. However, using a lip balm that is rich in oils, beeswax and petroleum can help seal in moisture. Similar to sunscreen, lip balms featuring SPF should be reapplied every two hours when outdoors and often offer added moisturizing benefits. Available in a variety of flavors, some even taste good enough to leave you wanting to apply them over and over again regardless of if you're venturing outside or not.

Wear Light Clothing

When it's hot outside and you're engaged in physical activity, you're at a greater risk of overheating. Dressing for the climate, while also protecting yourself from the elements, should be a top priority. If the temperature will vary throughout the day, consider layering so you can warm up or cool down as needed. Lighter clothes that don't add weight are a good idea, and

it's important to be conscious of the fit. Ideally, clothes should be loose enough to allow for easy, comfortable movement, but not so baggy they get in the way or pose a snagging or tripping hazard. Don't forget accessories like a hat and sunglasses, which can protect your head and eyes.

Support Summertime Injuries

Twisted ankles are one of the more common summertime injuries, especially for hikers or runners who may stumble over rocks or curbs, and even weekend warriors playing pick-up basketball or softball games. Keeping an ankle support on-hand can help stabilize a sprain or provide extra support during recovery. If you do experience a mild injury, it's important to choose a high-quality product, like CURAD Performance Series IRONMAN ankle supports and braces. With options available to support both mild and moderate ankle injuries, they offer a rugged yet comfortable design to wear on the field, in the gym, at work or out on the town.

If you have sensitive skin or prefer not to use spray or roll-on for other

Find more tips and resources to take care of your body this summer and beyond at CURAD.com.



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Sales Reps, Title Clerk, Entry

Level Express Techs & Certified

Service Techs

Call By Phone at: (312)

Honorable Brenda A

06/17/22

06/24/22,

07/01/22

Date: June 1, 2022

26-6799

Judge

5320-948299

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Out on a Limb	by Gary Kopervas BRUE SPRINGSTEEN'S TOUR BUS SOMEWHERE ON THE NEW JERSEY TURNPIKE WETERAS 18 Ruby and Sandra 19 Apple prod- ucts 21 Buy more Time? 24 Handle 25 New Mexico resort 26 Monotonous 30 Work unit 31 Chair design- er Charles 32 Odometer
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King Crossword



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ce a number in the empty boxes in such a way nat each row across, each column down and each small 9-box square contains all of the numbers from one to nine.

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DIFFICULTY THIS WEEK: ••

♦ Moderate ♦♦ Challenging ♦ ♦ ♦ HOO BOY! © 2022 King Features Synd., Inc.

LIACUS FACUS	BY
HOCUS-FOCUS	HENRY BOL

/ by Fifi -Rodriquez

1. GEOGRAPHY: What is the capital of Sweden?

2. HISTORY: What was the whole name of the nation once called U.S.S.R.? 3. GENERAL KNOWLEDGE: When

- did July 4 become a federal holiday? 4. FOOD & DRINK: Which fruit is used
- to make the cocktail mixer grenadine? 5. U.S. STATES: In which state is Niagara Falls located?
- 6. ANIMAL KINGDOM: Which is the only mammal that can fly?

7. U.S. PRESIDENTS: Which two presidents died within hours of each other on July 4 — the 50th anniversary of the Declaration of Independence?

8. TELEVISION: What was Beaver's real first name on the "Leave It to Beaver" sitcom?

9. LITERATURE: Which 1977 horror novel features a hotel called The Overlook?

10. MOVIES: Which 1967 movie tagline is, "They're young ... they're in love ... and they kill people"?

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Sports

B Section Friday, July 1, 2022

NBA gets crazier by the day

By DANNY BRIDGES

I've never been one to argue that the generational gap between this old curmudgeon and many of the younger athletes in the National Basketball Association is anything but legitimate and, without question, perplexing.

I've been fortunate enough to see many great players perform at the highest level, so when someone talks about just who are the all-time greats of the game, I generally can hold my own in terms of the overall debate that ensues.

That being said, I'm also someone who can spot an NBA fraud when I see one, which brings us to both Kyrie Irving and Russell Westbrook, who at one point in their careers were nothing short of sensational.

Irving was one of the better ball handlers of the modern era and could put up 30 points on you in a heartbeat.

His run with Cleveland in the 2016 NBA Finals was beyond epic, and there is no doubt the Cavaliers could not have come back from a 3-1 deficit against Golden State without him, even with LeBron James and Kevin Love running the floor as well.

But that's ancient history for a guy who spit in the face of medical science and then missed a number of games during the pandemic, which he claimed was not that big of a deal. He forfeited a ton of money but still took a handsome sum home for the games he did play, but hey, unless you're the owner of the Brooklyn Nets, what's tens of millions of dollars among friends, in addition to another failed playoff opportunity?

That brings us to Russell Westbrook, who was once a triple-double machine in his days with the Oklahoma City Thunder. He too has hit the wall, and while everything in Los Angeles wasn't his fault, much of it was, and that subsequently changed the fabric of the Lakers' roster in what will probably be the last year in Los Angeles for LeBron and maybe Anthony Davis too.

Both Irving and Westbrook recently exercised player options for the upcoming season that com-



The Cleveland Cavaliers, once Kyrie Irving's home, went 4-0 against the Pacers last season. (Recorder file photo)

bined exceed \$77 million, and while that alone places their respective agents in rarified air, it also shows how ridiculous and selfish these two individuals have

become as they enter the twilight of their once storied careers, currently disguised as the splendid players they once were before they lost their desire to play hard every time they walk on the court.

Today's NBA game is one of finesse as opposed to the physical brand of hoops it once was, and that suits the style of underachievers such as Irving and Westbrook well.

They'll continue to tarnish the image of the very league that has paid them fortunes, but they aren't the only ones who have taken the easy road.

They are, however, prime examples of what is so acutely wrong about the NBA today, and while they were both afterthoughts in terms of playoff participation, ABC Sports couldn't resist the temptation of discussing the future of these misguided players in its recent coverage of the NBA Finals.

However, the network didn't bother to discuss with its viewers what many people already know about the mercurial duo. It's over for both of these coach killers, and while both the Lakers and the Nets have tried repeatedly to trade both of them, they're obviously stuck with their antics for one more season.

One could argue these two head cases earned these player options earlier in their respective careers and it's simply time to pay them, but the general managers who tendered these insane contracts are the real failures of today's game, and the NBA can do nothing about the incompetency in which they've conducted their business, but the fans have other options.

Refusing to buy tickets and turning the channel on your television are really good solutions in terms of rejecting a clearly inferior product, but the NBA money train will keep rolling and making its stops. That's the sad reality of the situation, and while they won't miss a disgruntled passenger like myself, the real question is how much longer will the fans who buy the overpriced jerseys and shoes their heroes wear continue to ride along?

Danny Bridges, who won't say I told you so about Irving and Westbrook two years ago, can be reached at 317-370-8447 or at bridgeshd@aol.com.



tendance.



Memphis Redbirds vs. Indianapolis Indians

Indianapolis Indians infielder Josh Bissonette connects for a double.

Indianapolis Colts mascot Blue and Indianapolis Indians mascot Rowdie show off their respective uniforms before a game between the Indians and Memphis Redbirds.

ROWDIA

Memphis Redbirds infielder Delvin Pérez celebrates his home run. (Photos/ Jeff Brown)

Indians infielder Rodolfo **Castro turns a double** play at second base.

Redbirds infielder Delvin Pérez makes the catch for an out.