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Friday, July 29, 2022 75 cents

'We deserve a choice': Black women voice conerns during abortion protest

By ABRIANA HERRON abrianah@indyrecorder.com

Standing by herself in the line that wrapped around the Indiana Statehouse on July 25 was 21-year-old Jamia Dinkins. She had a cardboard sign in her hands, her purse on her shoulder and was ready to support what she believes in: the right to have an abortion.

She was among hundreds of people — many of whom were Black women — protesting the Republicandrafted abortion bill, Senate Bill 1, and when the special session began on that day, they, along with other people who support abortion rights, were there to make sure their voices and concerns were

"I fight for people who aren't able to tell their stories," Dinkins said.

Last year, the college student was diagnosed with polycystic ovary syndrome (PCOS), a hormonal disorder that causes irregular menstrual cycles and challenges with getting pregnant.

See BAN, A7▶



Protesters stand outside of the Indiana Statehouse on July 25, 2022, in protest of Senate Bill 1, which would ban abortion with exceptions for rape, incest and if the mother's life is in danger. (Photo/Abriana Herron)



Christy Johnson, 49, wishes her mother could have had an abortion, even if it means she would not be here to tell her story today. (Photo provided by Christy Johnson)

'It ruined our relationship':

Why one woman wishes her mother could have had an abortion

By ABRIANA HERRON abrianah@indyrecorder.com

In January 1973, at eight months pregnant, Christy Johnson's mother traveled from Kentucky to New York, desperate to get an abortion after it became legal. However, the doctor told her mother she was too far along and would have to give birth to Johnson.

Johnson, who is now a 49-year-old woman, wishes her mother had access to a safe and legal abortion, even if that means she would not be alive today. "I really wish she could have had an

See RUINED, A5▶

Indiana Senate committee adds more restrictions to its nearly total abortion ban

By BRANDON SMITH **IPB News**

Indiana Senate Republicans added further restrictions to their proposed abortion ban July 26.

The measure, SB 1 (ss), bans abortions except in cases of rape and incest and when the life of the pregnant person is at risk

But a Senate committee changed the rape and incest exception. Now, an abortion could only be performed if the pregnancy is less than eight weeks "post-fertilization." If the pregnant person is younger than 16 years old, then they can access abortion in the cases of rape and incest up to 12 weeks after fertilization.

Democrats, like Sen. Tim Lanane (D-Anderson), called those time limits arbitrary.

"If you're wanting to basically say you can't get an abortion if you're raped, this is probably the way to do it," Lanane said.

Democrats questioned Sen. Sue Glick (R-LaGrange), the bill's author, about the time limits. She said 12 weeks is soon enough for a 16-year-old rape or incest victim to know they're pregnant.

"You have to also understand, they've been through a traumatic experience," Glick said. "So, they should have, at that point, reported it to someone."

That runs contrary to expert testimony lawmakers heard during the committee hearing.

The committee made two other changes to the bill. One



would ensure that when a doctor terminates a pregnancy because the fetus can't survive outside the womb — one of the only kind of abortions the measure would allow — it must be reported like any other abortion.

The other change Republicans approved affects affidavits pregnant people must sign if they want an abortion in cases of rape or incest. The amendment requires that affidavit to be included in the person's permanent health record, which critics worry could make it less confidential.

Democrats proposed two amendments that were rejected by Republicans. One would allow abortion care via telehealth, which is already banned by Indiana law. The other would extend life insurance, child care support and child tax deductions to cover a fetus, during any stage of development.

But Democrats also had several other proposed amendments, which committee chair Sen. Rodric Bray (R-Martinsville) refused to hear. Bray

noted he also didn't hear some Republican-authored amendments.

"Our goal here is to get something through the committee that we can get onto the floor and have a debate and continue to have this idea moving," Bray said.

The committee took more than six hours of testimony and heard from 61 different people - none of whom supported the bill.

"Nobody wants this bill," Sen. Tim Lanane (D-Anderson) said. "Now, I understand: The

anti-choice people think it's too lenient. The pro-choice people — and I identify with them — this takes away your rights."

Even the measure's author, Glick, said she's not happy

"It has some strong points; it has some weak points," Glick said. "However, this is the first step in a long process.

One Republican — Sen. Mark Messmer (R-Jasper) joined Democrats in voting against committee passage of the measure. Messmer said every anti-abortion organization that contacted him about the legislation urged him to vote no because the bill doesn't go far enough in banning abor-

Two other Republicans — Sen. Ed Charbonneau (R-Valparaiso) and Sen. Eric Bassler (R-Washington) — voted for it but expressed serious reservations.

"There are many reasons not to support this bill, on many different levels," Bassler said.

Both he and Charbonneau indicated that, without significant changes, they likely wouldn't vote to pass the measure out of the Senate.

The bill is now headed to the full Senate, which is scheduled to consider further amendments July 28.

Contact reporter Brandon at bsmith@ipbs.org or follow him on Twitter at @brandon*jsmith5*.



Volume 127 Number 30 **Two Sections**









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Indiana's low-income scholarship program has low participation as officials call for auto-enrollment

BY MESGANA WAISS adjwouw@indyrecorder.com

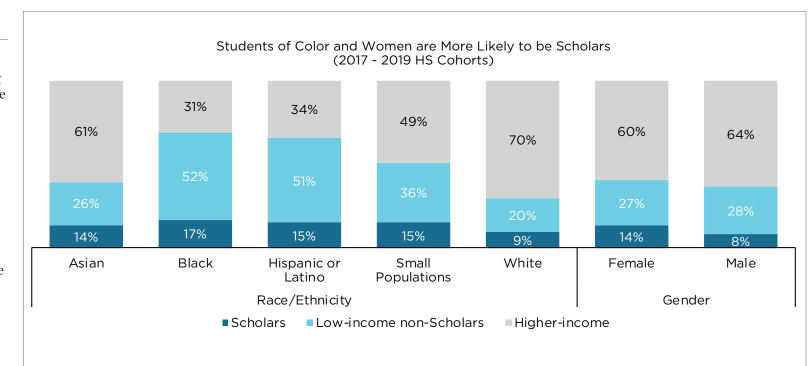
College can open a world of opportunity, but one thing getting in the way is equitable access to higher education. Since 1990, Indiana's 21st Century Scholars program has tried to fix this.

Former state Rep. Stan Jones is considered the architect of the scholarship program, and former Gov. Evan Bayh championed it as a model for early college promise programs to emulate across the country.

The scholarship awards students with free tuition to any eligible public two- or four-year institution. Those whose families meet the income requirements and want to participate must apply in seventh grade and or before June 30 of their eighth grade year.

One of the goals for the program is to bridge the higher education achievement gap between low-income and high-income students. To ensure students' success at four-year institutions, the state's Commission for Higher Education, which manages 21st Century Scholars, has programs in place to help students.

In 2011, the Scholar Success Program was created to help students prepare for college and graduate on time. It is a series of required activities that students must complete each high school year, such as creating a graduation plan. Also, the GPA requirement was raised from 2.0 to 2.5,



The 2021 Indiana Scholars Report reveals Black students represent 52% of low-income households but only 17% of 21st Century Scholars students. (Screenshot from 2021 Indiana Scholars Report)

and students must take 30 credit hours each calendar year.

"The program has been very well supported since its creation," said Allison Kuehr, the commission's communications and public relations manager.

According to the 2021 Indiana Scholars Report, more than 45,000 students have earned a credential or degree. Asian and white students enroll in the program at a higher percentage. Currently, Black students only represent 17% of 21st Century Scholars students.

The commission's 2022 College Readiness Report found scholars are almost 28 percentage points more likely to go to college than the statewide average and three times more likely than their low-income peers.

Ten percent of Indiana high school graduates are in the program, while approximately half are eligible. Kuehr recognizes the scholarship data reflects the program's success but also has room to include more students. She said the commission thinks autoenrollment for all eligible Indiana seventh graders can eliminate this barrier.

There are more than 100,000 students ranging from seventh grade to college seniors enrolled in the program. That includes Deja Bush, who is a senior at Indiana University in Bloomington.

"It is a motivator for people

to go to college," Bush said of the program.

Bush originally wanted to attend Central State University, an HBCU in Ohio, but said she could not pass up free tuition. This led her to instead choose IU and its Groups Scholars Program. According to the program's website, 60% of Groups Scholars are also 21st Century Scholars.

Her college journey has had many ups and downs as a first-generation student. She has worked a job every semester to save and pay extra room and board costs.

"My junior year took a toll on me," she said. "That's why I'm doing another semester."

It was a combination of the COVID-19 pandemic and switching her major. On top

of that, she needed to complete the Scholar Success Program tasks to retain her scholarship.

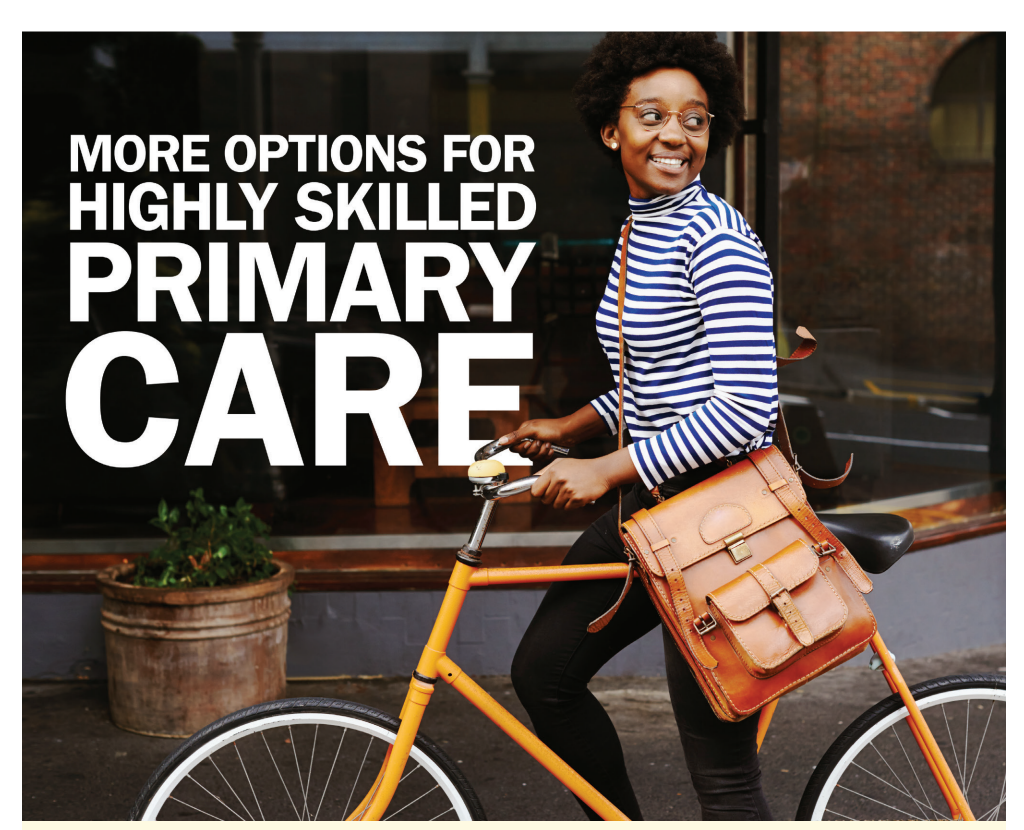
She said the only drawback about the 21st Century Scholars program is communication, such as student recognition and task completion reminders.

Kuehr said the commission delayed task completion deadlines for students because of the pandemic.

Bush will graduate with a

Bush will graduate with a bachelor's degree in human development and family studies this fall.

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



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A Section

Friday, July 29, 2022

'NOPE'

By DWIGHT BROWN NNPA News Wire Film Critic

(**1/2)

It came from outer space. Or somewhere.

Something's hovering over Otis Haywood's (Keith David, "Barbershop") ranch in SoCal's parched Santa Clarita Valley. Otis comes from a long line of horsemen and is a noted animal wrangler for TV and film. His son OJ (David Kaluuya, "Get Out") works beside him and his stallions. That thing in the sky looks like it's swooping things up and propelling things down. They better be careful ...

Jordan Peele has twisted the horror genre in several directions. In this instance, he veers off the path a bit, spending an inordinate amount of time setting up moments of dread. Yes, there is some gore. Yes, bodies fly up and things are hurled down. Yes, some people are maimed or sucked away. But not in a wellmeasured way.

Clocking in at 2 hours, 10 minutes, some may wish that Peele's script was more taut and the footage a bit tighter (editor Nicholas Mansour, "Us"). That each moment was connected to something vital. Instead, there is lot of space in between the beats. You spend more time waiting to be scared and shocked than being scared and shocked. And those shocks are accentuated by very loud sounds (sound designer Johnnie Burn). Noises that sometimes overshadow the visual effects.

And who is causing all the terror is never that clear, though their intentions are. OJ: "Ghosts out there acting all territorial." The unidentified flying object that causes all the fright looks like a prop from a 1960s "Twilight Zone" episode — or a round casserole dish with a lid. In ways that's campy and old school. In ways it doesn't hold a candle to other space oddities that have hovered over earth in movies like "Arrival."

OJ and his overly rambunctious and slightly annoying younger sister Emerald (Keke Palmer, "Akeelah and the Bee")



Keke Palmer co-stars in "Nope."



Daniel Kaluuya in "Nope." (Photos provided by NNPA)

hatch a scheme to try and document the UFO. A helpful and kinetic electronics store clerk (Brandon Perea, "American Insurrection") and a nearly retired and very mystical cinematographer (Michael Wincott, "Westworld") join their team.

Ricky "Jupe" Park (Steven Yeun, "Minari"), a ringmaster, runs a nearby family-themed cowboy park named "Jupiter's Claim." There are clashes between the Haywoods and the park folks. Jupe's beef with the UFO is murky. The Haywood's prime impetus for charting the mysterious object is monetizing their 15 seconds of reality fame. That's an error. Ven-

geance would have been a far more primal and compelling motive.

Debates will rage about the red herring storytelling, lapses and effects. But no one will argue about the spectacle. The Santa Clarita Valley setting is a gorgeous and biblical canvas. Taupecolored sands and hills. Sparse vegetation. An

ever-present sun. The impressive, photogenic geography is as iconic as the Durango, Mexico, setting in John Houston's classic "The Treasure of the Sierra Madre." The moments when OJ gallops on horseback over dusty terrain are indelible. And though the UFO itself may be dinky, visions of victims being sucked into it and churned up like ground beef will mess with viewers' heads.

When you hire cinematographer Hoyte Van Hoytema ("Dunkirk"), you know the visuals will be captured in perfect lighting, framed to perfection and composed like a painting. When you enlist production designer Ruth De Jong ("Twin Peaks"), the sets will be evocative. Give costume designer Alex Bovaird ("The White Lotus") purview over the clothes and they will be fly, like Yuen's dazzling red cowboy outfit. You can count on composer Michael Abels ("Bad Education") to create a dramatic musical score and rely on Stevie Wonder tunes to add verve.

Lead actor Daniel Kaluuya masterfully rides to the rescue on his steed like he's a matinee idol. Laconic. Stoic. Steely. His facial expressions and eye rolls convey more thought and emotion than the script intended. Palmer is suitably energetic, but her irritating role does her a disservice. Also, in one crucial scene, she jumps on a motorcycle and rides away like a Grand Prix racer, when nothing has ever indicated she has that skill set. However, Kaluuya and Palmer have chemistry and their sibling banter feels real. Yeun is suitably tormented as a man suffering from boyhood trauma. Perea's animated performance provides comic relief.

There's a better film hiding in this extravagant cowboy hor/mys/sci-fi. Peele's followers and horror fans may ignore the lulls and remember the thrills. Others may feel frustrated waiting and waiting for something to happen. Does "Nope" deserve the patience it requires? Viewers will decide.



INDIANAPOLIS RECORDER FRIDAY, JULY 29, 2022 A5

RUINED

► Continued from A1

abortion for her," Johnson said. "It ruined our relationship before it even started. My mother wasn't able to ever really connect with me."

Johnson, an Indiana resident, was the product of a familial rape, and throughout the pregnancy, her mother was suicidal. When Johnson was born, her mother distanced herself from her daughter due to her declining mental state, Johnson said.

The U.S. Supreme Court overturned Roe v. Wade on June 24, opening the door for Indiana legislators to further restrict abortion laws in the state. The legislators convened for a special session July 25 to discuss the proposed abortion bill drafted by state Republicans. Senate Bill 1 bans abortion with the exception of rape, incest and if the

pregnancy will have "substantial permanent impairment" to the mother's life. The session is expected to last about two weeks but could take the full 30 days.

Johnson tells her story to advocate for women's right to an abortion because she said no mother or child deserves to go through what they did.

"God's will is going to be done regardless of what the law is," she said. "That's what happened to me."

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.

Local organizations say council proposal would hurt mutual aid efforts



Because of Adam sets up tables on the south side to give hot food, hygiene supplies and other things to people in need. (Photo provided by Because of Adam)

By JAYDEN KENNETT jaydenk@indyrecorder.com

Every month at 29th Street and Dr. Martin Luther King Jr. Street, you'll see the Indianapolis Party for Socialism and Liberation and Indy10 Black Lives Matter handing out aid packages on the sidewalk.

Every two weeks you'll see PSL's Hope Packages in Riverside setting up tables to distribute food to anyone who needs it, and on the south side you'll see Because of Adam serving hot food and creating a space where people can feel like a community.

Soon, that may become harder for these and other groups to do as the Indianapolis City-County Council proposed a rule that would require organizations to register with the city for some larger-scale donations.

Proposal 256 would require a person or group intending to deliver food, clothing or other donations to at least 10 people in a public right-of-way or property to register with the Office of Public Health and Safety with at least 48 hours' notice. It was packaged with Proposal 250, which would give OPHS money to purchase two public restrooms and cleaning services at Old City Hall and Babe Denney Park.

Hope Packages, Because of Adam and Circle City Mutual Aid joined a dozen community aid organizations in a joint statement on the proposal, stating "it is heinous that this Council would introduce punitive fines on citizens and groups filling the needs that this City fails to do."

Party for Socialism and Liberation organizer Noah Leininger said the organization's reaction was initially surprise, but he said they have been through this motion before with a similar proposal that failed in 2020 and were ready to take action.

Leininger is also worried about what this would mean if there was a natural disaster.

"Imagine a tornado comes through Marion County," he said. "If we were to go and set up with a truck in the street, we wouldn't be able to do that."

The proposal would affect how PSL operates its mutual aid efforts, but ultimately the consequences will fall onto already-underserved communities in

Indianapolis, Leininger said.

PSL sees more than 10 people each day when passing out donations, and while the proposal may stop smaller organizations from distributing aid, PSL will continue no matter the decision on the proposal, he said.

"We see it as civil disobedience. It's not hurting anybody," Leininger said. "It's actively helping people. So, we think we have a responsibility to violate unjust laws."

The hearing for both proposals is tentatively set for 5:30 p.m. Aug. 24 during the council's Public Safety and Criminal Justice Committee meeting.

Because of Adam and Circle City Mutual Aid would be hindered as well, said Clod McPete, a volunteer for both organizations. Before Because of Adam arrives on the south side to set up tables and a hot meal, there are already 10 to 15 people waiting, McPete said.

"If it were to pass, we're not stopping," McPete said. "We will continue as long as it is physically possible for us to withstand punitive responses."

Every Sunday, Circle City Mutual Aid creates a space where community members can hang out, get a meal, packaged goods and even free Narcan, the opioid-overdose antidote. For Circle City Mutual Aid, the park volunteers gather in has always been a gathering place for the community, McPete said. Other organizations such as Because of Adam gravitated toward areas where homeless people were already gathering.

"These were not spaces that popped up out of nowhere," McPete said. "These are places that community gathers and we're now able to share things and spaces."

Everland Wells, who chairs PSL's Hope Packages project, said mutual aid is at the forefront of the organization. Hope Packages sees anywhere from 30 to 40 people a day, whether it be passing out food to neighbors, serving breakfast in a park or helping people get clothing. Wells said the project would be "severely reduced or not apparent."

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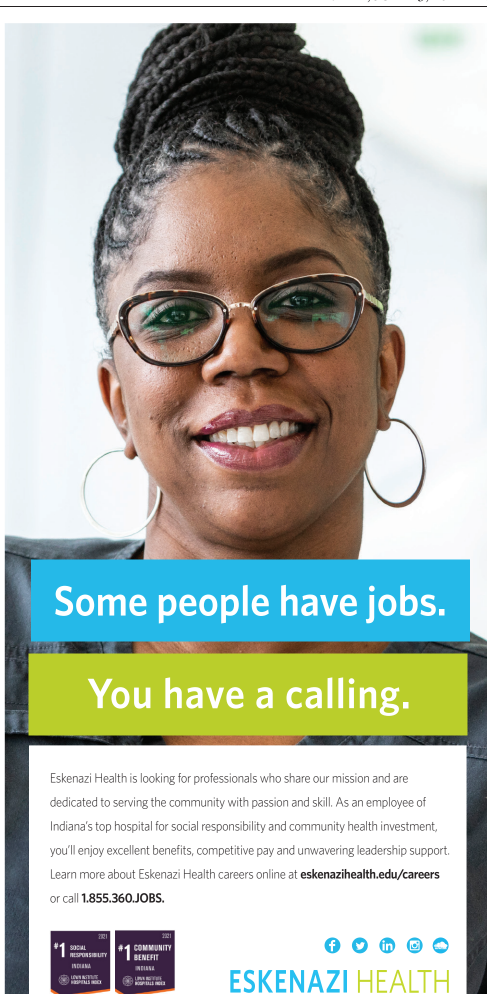
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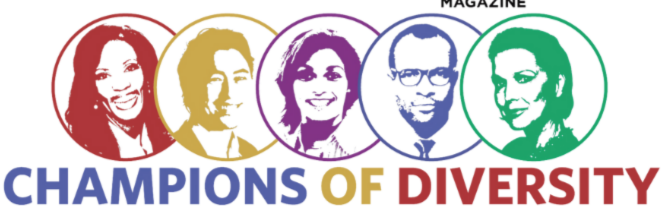


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A6 FRIDAY, JULY 29, 2022 INDIANAPOLIS RECORDER

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The Annual Champions of Diversity Awards Dinner will be held on Friday, January 13, 2023 at the Marriott Downtown Indianapolis, 350 W. Maryland Street, Indianapolis, IN 46225. 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.

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Indiana Undocumented Youth Alliance (2018)
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Mark & Karen Hill, Founders, Collina Ventures (2016)
Shrewsberry & Associates (2015)
The Eskenazi Family Foundation (2014)

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)

Rosa Parks Trailblazer Award

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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)

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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)

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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► Continued from A1

While she knows it may be hard for her to have children, she said it is important to support other women during this time.

The bill, if passed, will prohibit abortions in the state with exceptions for rape, incest and if the pregnancy will have "substantial permanent impairment" to the mother's life. On July 26, an Indiana Senate committee advanced the bill with amendments that further restrict abortion access and add criminal charges.

The bill would make performing illegal abortions a Level 5 felony for any doctor, require rape victims to sign and provide the physician with an affidavit, and make

Inside the Statehouse, in the assembly hall, was the "Bans Off Indiana" rally, which was organized by the ACLU of Indiana, Planned Parenthood Alliance Advocates and Women-4Change Indiana. (Photo/Abriana Herron)



all abortions viewable on a woman's permanent medical records. The bill heads to the full Senate for consideration.

Professor Fay Barber-Dansby said banning abortion creates more consequences for the Black community in

Indiana.

"To put more Black women at risk, Indiana ought to be ashamed of itself," Barber-Dansby said. "We deserve a choice."

According to the World Population Review, Indiana has the third-highest maternal mortality rate in the country. The maternal mortality rate has increased since 2018 for non-Hispanic Black women and was significantly higher than non-Hispanic white women, according to the Centers for Disease Control and Prevention.

Barber-Dansby thinks there will be a decrease in the number of women who plan to pursue higher education at colleges and universities in Indiana. She said abortion laws will be a deciding factor for women when choosing to attend colleges in the state.

ZeNai Brooks, a Democratic candidate for state auditor, said there will need to be more funding and support for women if to last about two weeks

"If we are saying that we are pro-life, then our budget should reflect that," Brooks said.

Another concern many mentioned was that much of the working rally or public comment session because it was from 11 a.m.-5 p.m.

Bishop Jennifer Baskerville-Burrows of The Episcopal Diocese

of Indianapolis said she needed to prepare for a trip to Europe, but attending the rally took

precedent. "This is the time to show up for Black women, for all women," Baskerville-

Burrows said. The session is expected the abortion bill is passed. but could take a full 30 days. The session is viewable by the public via livestreaming at iga. in.gov.

Contact religion reporter Abriana Herron at class could not attend the 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.

INDOT releases final draft of electric vehicle infrastructure plan, equity alliance still has concerns

By ABRIANA HERRON abrianah@indyrecorder.com

The Indiana Department of Transportation (INDOT) released the final draft of its electric vehicle infrastructure deployment plan July 20.

The draft explains the intended locations of the charging stations throughout the state and explanations of INDOT's goals, civil rights and equity requirements, implementation considerations and public engagement in the selection

The state currently has 325 public charging stations and 892 charging outlets. Among them, only four stations meet the requirements of the National Electric Vehicle Infrastructure (NEVI) program. Beginning in late 2022, the state is planning to install eight charging stations around Indianapolis and three in the neighboring cities of Brownsburg, Whitestown and Carmel. The department also plans to deploy charging stations in many of the larger cities throughout Indiana, such as Gary, Kokomo, South Bend, New Haven, Seymour and

One of INDOT's goals, as stated in the draft, is to eliminate "range anxiety" for

electric vehicle users by making sure all of to the draft prior to the final submission Indiana's population is within 40 miles of an electric charging station and 50 miles of an alternative fuel corridor — sites that are strategically located to meet the need for alternative fuel sources.

Currently the four NEVI-compliant stations that are within the 50-mile driving range are located in Central Indiana. INDOT plans to prioritize filling in the 50-mile range gaps with NEVI-compliant stations throughout the state.

The Bipartisan Infrastructure Law (BIL), which was signed by President Joe Biden in November 2021, will provide Indiana with \$100 million to deploy electric vehicle charging stations over the next five years. The NEVI program, which is part of the BIL, was created to increase the accessibility and reliability of charging stations.

The draft came less than two weeks before the submission deadline, Aug. 1, when the draft must be sent to the U.S. Department of Energy and Transportation for review and approval.

INDOT said it does not anticipate making any substantial changes to the draft, but it may make edits and improvements based on public feedback. Any changes

will be on INDOT's website.

Provide comment at in.gov/indot. The Indiana Alliance for Equity, Diversity and Inclusion for Electric Vehicle Infrastructure and Economic Opportunities — a coalition created to ensure the electric vehicle deployment process is equitable — has concerns with INDOT's drafting process.

Rev. Tony Alexander, a member of the alliance and the economic committee chair for Concerned Clergy of Indianapolis, said he had concerns with INDOT's initial planning, transparency and public engagement with the Black community and the general public in Indiana.

"They should have done more outreach throughout the state," he said. "Everything done upfront was just done to check boxes. The public is still confused as to really where they are going to be located."

Alexander said he did not have an issue with the final draft itself.

Denise Abdul-Rahman, creator of the alliance, said INDOT should have had more community engagement with ethnically diverse and disadvantaged communities.

Abdul-Rahman, who is also the NAACP state chair of the environmental and climate justice, said the alliance is asking for INDOT to increase the diversity of the working group involved with deploying the charging stations by adding a representative chosen by the alliance.

She said the draft had no identifiable EV charging station locations in ethnically diverse areas.

INDOT's deputy chief of staff, Scott Manning, said "the plan reflects months of data analysis and thoughtful engagement with stakeholders across Indiana," including the alliance.

INDOT is planning to keep the public comment form on the draft open until Aug. 20. The federal Joint Office of **Energy and Transportation anticipates** completing the review by Sept. 30, according to INDOT. The plan will be updated yearly through the lifetime of the NEVI program.

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.



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INDIANAPOLIS RECORDER A8 FRIDAY, JULY 29, 2022

Watch Jordan Peele's movies? Yep.

By LARRY SMITH



When I was coming of age, it felt like all Black folks carpooled to go watch "Spike Lee Joints." We voraciously consumed Lee's movies because they told our stories from our perspective. The "Blaxploitation" of the 1970s featured our bodies but often lacked our heart. Many of those '70s flicks had Black people

fight racism with guns; Lee's movies had us do so with brains. Today, we flock to Jordan Peele's movies for much the same reason. Peele comforts us with cultural familiarity even as he confronts us with the obstinacy of racism.

Unlike Lee, Peele was already well-known when he started writing, directing and producing movies, of which he now has three. Along with Keegan-Michael Key, he created the hilarious sketch comedy show "Key & Peele." That show, along with other projects, made Peele famous and ultimately aided him in making "Get Out." While we initially didn't know exactly what his debut film was about, his imprimatur fostered great expectations. Obviously, he exceeded

To be sure, there are at least two other key differences between Peele and Lee. First, Lee is primarily a dramatist. By contrast, Peele's films are a salsa of horror and science fiction. This difference isn't a matter of ability. Lee could scare us out of our wits if he so chose, whereas Peele could glue us to our seats

with searing drama (of which we get a glimpse in all his cinematic bows).

The other difference is how each auteur approaches race. "Do the Right Thing," "Malcolm X," and "BlacKkKlansman" all make a frontal assault on racism. (Notably, Peele was a producer on "BlackkKlansman.") Lee rivets race squarely onto our laps and says, "Deal with it." Conversely, Peele centers race but lobs it into our heads. (It's not an accident that Daniel Kaluuya's character is named "OJ" in Peele's latest movie.) As I state above, he makes us feel. He also provokes us to think.

I've watched "Get Out" multiple times because it's nearly flawless. I've watched "Us" a few times because it's very compelling — and because I knew that I had missed several "Easter eggs" the first time. (And the second.) I've seen "Nope" just once so far, but I know that I'll do so again because so much is going on in that film. It will take time (and more than one screening) to digest it all.

The way in which movies from major studios approach race has changed from when, say, Eddie Murphy was the screen's biggest star. Blacks felt a deep sense of pride watching him do his thing, even though race was usually relegated to a subtext. Then came Denzel Washington. Whereas Murphy made us laugh uncontrollably, Washington (who has made several movies with Lee) made Black men stand taller. He made us feel like men in a world that tried to deny us that right. (And we all know how he made women feel.) It was almost as if we had an obligation to support Lee, Murphy and Washington.

That torch has been passed to Jordan Peele. When Murphy started making movies, there was a dearth of major roles for African Americans (though he increasingly hired Blacks behind the camera). When we did appear in big-budget movies, we often were relegated to the traditional "buddy" or "sidekick" spot — or we were seen and not heard (much). While Hollywood has a long way to go in terms of racial equity, representation of African Americans has obviously improved during the last three decades. (Sadly, Latinos, Asian Americans and American Indians still lag far behind.)

As a result, just being Black on screen (or even behind the camera) is no longer enough to get us excited. Even commercial success isn't enough to do so. Dwayne Johnson and Kevin Hart can both buy a few small countries. We applaud their commercial success, but we don't love them like we love Jordan Peele. Peele gives figurative and literal voice to our collective experience. Whereas Lee yells homilies, Peele whispers poems. Both are necessary.

Is there pressure on him to continue to raise the bar for his race and his genre? There has to be. But, as an artist, he remains true first and foremost to himself. Channeling his inner Toni Morrison, he says that he "makes the movies that (he) would want to see." Thankfully, he makes movies that we want to

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

What we're doing to address inflation

By ANDRE CARSON



As the June inflation rate is still too high, Hoosiers are facing high gas prices and food costs. I want to provide an update on the economy and what Congress and the Biden administration

are doing to help during this tough time.

High gas prices affect every Hoosier and American, and they are a direct cause of the abrupt increase in demand for gas as we get back to normal life as we move from a COVID-19 pandemic into an endemic. As more people have transitioned from working at home to the office and resumed traveling, the demand for gas has grown significantly. Also, our economic sanctions on Russian crude oil and natural gas have caused a spike in gas prices. The sanctions are a blow to the Russian economy and are imperative due to their war on Ukraine.

President Biden and House Demo-

crats are working to address this issue. Last month, we passed the Lower Food & Fuel Costs Act, a package of bipartisan bills to lower prices for America's families in the grocery aisle. This package will also lower prices at the pump by making cheaper, cleaner Unleaded 88 fuel more available. Recently President Biden announced that gas prices have been dropping for 34 days straight; we are starting to see direct relief in Indiana, and I hope that will give Hoosiers a little more breathing

While the new inflation numbers are elevated, forecasters continue to project inflation easing substantially by the end of this year and going into 2023. We separately saw good news with new unemployment claims continuing to decline. That's a sign of the real progress we've made in getting Americans back to work over the last year.

In Congress, I am continuing to push for the passage of the bold Build Back Better agenda, which will improve supply chain issues and provide economic benefits. It is also my hope that

Congress will soon pass the America COMPETES Act and U.S. Innovation and Competition Act which will reduce prices by strengthening our supply chains, addressing some of the worst bottlenecks and bringing more manufacturing back to the U.S.

This legislation is particularly important right now as we see a shortage of semiconductor chips driving higher prices for cars and delaying the availability of many products, which accounts for a quarter of the inflation over the past year. The \$52 billion investment through the COMPETES ACT, along with the Make it in America plan, would make more chips in the U.S. This legislation first passed the House in February before a similar bill was passed in the Senate in March. Congress is now trying to reconcile differences in the legislation before sending it to President Biden's desk.

I understand that even though our recovery is promising, there are still many in our community who are still looking for work or a job with a better wage. That is why I am excited to be

hosting my annual job fair this year. I am excited to host this year's job fair in person and gather together employers and prospective employees in person for the first time since the beginning of the pandemic. There will also be interview preparation workshops, resume review available and computers available for applying to jobs online. It will be a one-stop shop for those looking for jobs or those wanting to freshen up their resume or interview skills. The job fair will take place 10 a.m.-2 p.m. Aug. 30 at the Ivy Tech Culinary and Conference located at 2820 N. Meridian St. We hope to see you there!

Rep. Carson represents the 7th District of Indiana. He is a member of the Congressional Black Caucus and one of three Muslims in Congress. Rep. Carson sits on the House Transportation and Infrastructure Committee and the House Intelligence Committee, where he is chairman of the Subcommittee on Counterterrorism, Counterintelligence and Counterproliferation. Contact Rep. Carson at carson.house.gov/contact.

Protect the freedom to marry

By BEN JEALOUS



(TriceEdneyWire.com) — We all know that what people do tells you more about them than what they say. That's true for politicians, too.

We see politicians who call themselves "pro-life" and "pro-woman" when they're pushing to make abortion a crime but shrug their shoulders when those laws result

in greater risk of women dying during pregnancyrelated medical crises. Or who claim to be "pro-child' but try to force a 10-year-old rape victim to accept the physical and emotional trauma of bearing her rapist's child.

It's the same when it comes to marriage. A lot of politicians who posture as defenders of marriage just voted against the Respect for Marriage Act, which passed the U.S. House of Representatives on July 19, and would ensure equal treatment of same-sex couples under federal law if passed by the Senate.

The right to marry has not always been protected for everyone. My own parents had to deal with the fact that some states still made it illegal for my white father and Black mother to get married. A Virginia judge upheld that state's anti-marriage law claiming that God "did not intend for the races to mix." In 1967, the U.S. Supreme Court overturned laws against interracial couples getting married.

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Almost 50 years later, the Supreme Court rejected similar arguments that were used to defend laws making it illegal for same-sex couples to get married. When I was serving as president of the NAACP, I was proud to lead the organization's support to the marriage equality movement. And I was thrilled when the Supreme Court ultimately rejected state laws that discriminated against loving same-sex couples.

Mildred Loving, half of the couple that took the interracial ban all the way to the Supreme Court, was also on board. She was grateful for the freedom to marry the person she loved and for the family they built together. And she wanted all Americans to have that same freedom.

Most Americans agree. By far. Support for interracial marriage reached 94% last year, according to Gallup. And this year, support for same-sex couples' right to marriage hit 71%, according to Gallup. But about three-quarters of the Republicans in the U.S. House of Representatives just voted against protecting those couples under federal law.

Why do we need a federal law to protect people's freedom to marry? Because anti-equality groups have never accepted the court's 2015 ruling that same-sex couples have a constitutional right to marry under the 14th Amendment and that states cannot ban same-sex marriage. They have vowed to overturn it. And because Justice Clarence Thomas just called on the Court to reconsider and overturn its marriage equality ruling — along with other rulings recognizing a right to privacy, protecting access to contraception and decriminalizing consensual sexual relationships between people of the same sex.

For years, Thomas was an often-lonely voice on the extreme right wing of the court. But he has a lot more company out there now, especially with the three justices named by former President Donald

SIR, I HAVE BAD NEWS **NIOLENT** MOB 12 THE CAPITOL

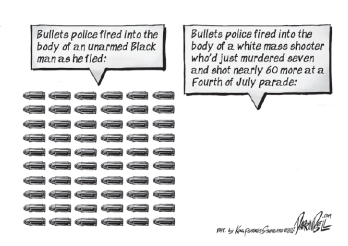
Trump. They just overturned Roe v. Wade, stripping Americans of the right to make abortion-related decisions about their bodies and families. And farright state legislators started competing to see who could pass the most extreme laws targeting pregnant people, their supporters and even their health care providers.

Thomas is just getting started, and it is clear that the far-right movement that helped Trump stack the Supreme Court has a lot more in mind than overturning Roe v. Wade. Same-sex couples could be the next target. And we're all targets for the ideologues who want to demolish a century of progress by dismantling the federal government's authority to fight poverty, promote better public education and provide access to health care.

We need to stand up to them now. It's important for Congress to side with the vast majority of Americans and pass a law giving federal protection to the millions of people who are in interracial and samesex marriages, and to all those who may want to follow their hearts into such a marriage in the future.

It's a good sign that the Respect for Marriage Act passed with the support of 47 Republicans joining the Democratic majority. It's not such a good sign that three-quarters of the Republicans voted no. You can bet those members of Congress describe themselves as lovers of freedom and defenders of families. But their actions are speaking a lot louder than their

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



INDIANAPOLIS RECORDER FRIDAY, JULY 29, 2022 A9

Indiana will stop locking up kids under 12. Is that still too young?

By KATRINA PROSS WFYI

Edgerrin Hoover was 13 years old when he spent 94 days in the Marion County Juvenile Detention Facility.

He was confined in a cell, away from his family and friends. Reading books was the only way to pass the time.

"No one's mindset is set to be sitting in a cell, but especially a 13-year-old to be sitting inside of a cell," said Hoover, who had been detained for a probation violation. "Yeah, my mind wasn't ready for that."

He was kept with older teenagers, and said he felt like law enforcement saw him as an adult.

"I'm just a kid in my eyes, but not to everyone else," said Hoover, who is now

Starting this month, some preteen youth will no longer face the impacts of isolation that have affected people like Hoover for years. A new state law prevents detaining children under 12 years old. Previously, there was no minimum age requirement in place. Age limits for detention and prosecution of juveniles vary across the country. Indiana is one of several states that recently set minimum age requirements within the juvenile justice system.

But some experts and advocates argue that 12 is still too young for a child to be detained by law enforcement, or even charged. Keeping pre- and young teens locked up can lead to a cascade of negative impacts, research shows — from compounding mental health problems and cognitive delays, to being implications for youth, and experts at greater risk to not earn a high school diploma.

Is 12 still too young?

The new minimum age requirement is part of a juvenile reform package passed into law earlier this year. The legislation resulted from years of discussions led by the Indiana Juvenile Justice Reform Taskforce, which the state's Commission on Improving the Status of Children created in 2020.

The group studied many issues impacting youth due to a mishmash of local and county policies. An analysis found that in 2019, more than 160 cases resulting in detention were for vouth ages 12 and under. Sixty percent of those children were detained for misdemeanor violations.

In addition to not detaining children under 12, the new law, HEA 1359, puts other reforms into effect, such as using risk assessment tools to divert youth away from detention and collecting better data to track children in the system.

While some national and local experts say they are pleased there is now a minimum age in Indiana, many argue that the age of 12 is still too young to detain a child.

"If you look internationally, right, the international recommendation is that no young person under the age of 14 should even come into contact with the legal system or face sort of a carceral response," said Alyson Clements, director of the National Juvenile Justice Network. "So they shouldn't be arrested, they shouldn't be detained, they shouldn't be prosecuted, and certainly shouldn't be committed."

The United Nations Convention on the Rights of the Child establishes 14 as the minimum age that children should encounter the justice system, which includes being prosecuted or detained.

Local advocate JauNae Hanger, di-



rector of the Children's Policy and Law Initiative of Indiana, agrees.

"At some point, there is a difference, and it's developmental, and you just can't get around it. It's not age appropriate," Hanger said. "It's not developmentally appropriate."

What are the impacts of detaining young children?

Detention causes a wide variety of say it sometimes does more harm than good. Studies have found spending time in a facility can increase a youth's chance of re-offending, worsens their mental health problems and leads those with special needs to drop out of school.

Juvenile detention centers are essentially prisons and an environment not developmentally appropriate for 12-year-olds, Hanger said.

"They feel like adult facilities, they're sterile, they're cells," Hanger said, noting that detention can look different depending on the facility.

When children are detained, they are separated from their family and friends and pulled out of school.

Hoover, who was in the Marion County Juvenile Detention Facility five years ago, said when he was detained, he regularly kept in touch with his family, speaking to them on the phone multiple times a week. But he said the majority of the other detained children did not have that same support.

"A lot of people don't have a loving structure, and that's why a lot of kids are locked up," he said. "A lot of people go in there, they don't get no phone calls, they're depressed and sad all day."

How does detainment affect the brain?

Hoover said around the time he got detained, he didn't fully understand the implications of his actions. It was also hard on his mental health while he was in detention.

"I feel like I was going crazy," Hoover said. "Because, like, I've never sat in a room isolated by myself not being able to talk to someone."

Involvement in the juvenile justice system, including detention, has lasting effects on a child's brain development, experts say. Many children who encounter the system have cognitive delays, which may make them mentally younger than their biological age.

Dr. Ann Lagges, a licensed clinical psychologist with Indiana University Health, and has been doing competency evaluations for the Marion County Juvenile Court for 15 years. It's complicated, she said, because doctors need to take these delays into account as they figure out the needs of individual children.

"It's common for kids who are involved in juvenile court to fall below age norms in one or more areas like academic performance, language abilities. Some have more global delays, like intellectual disabilities," she said.

Detainment has significant impacts on a child's mental health, Lagges said; it can cause them to later re-offend and encounter substance abuse issues. Additionally, Lagges said the human brain continues to develop until the age of 25, particularly the part of the brain that aids in rational decision making.

"One of the hallmarks of that is the ability to inhibit the impulse to do something that seems pleasurable in the moment," she said. "So this is some of why even with really bright adolescents and young adults will sometimes see them make decisions that don't seem to make sense."

Hanger said for these reasons alone children especially should not be detained.

"If we're talking about children with a lack of cognitive development, it really does seem inhumane," she said.

What alternatives are there?

Advocates agree there are more beneficial alternatives to detention. Many say more work is required to prevent youth from encountering the system at all. One method is focusing on the root causes of what leads pre-teens to offend, such as poverty, education access and mental health supports.

"I think that we have to get into the mindset away from incarceration, we have to figure out how do we get to work with these young people before they get to a point where incarceration would be necessary?" said Brandon Randall, director of engagement at VOICES, a nonprofit that supports vulnerable youth and their families with community services like life skills training and mentorship programs.

Nancy Wever, who leads the state's Juvenile Detention Alternatives Initia-

tive, said it's also important to see more than just two possible answers when a youth is arrested: going home or detention. She said there are other ways to intervene that allow a child to stay in their community.

"There's likely things that we can do in the middle, that provide a level of supervision that the community is comfortable with, so that youth can remain in their community," Wever said.

She said day reporting, curfew checks and establishing mentors are just some of the alternatives.

Returning home

After Hoover served three months in the Marion County Juvenile Detention Center, he had the option to return home. However, he said his mother knew he wasn't ready.

Instead, he was sent to Transitions Academy, a residential facility for youth. At first, Hoover said he was angry at this mother for sending him there. But over time, he said his outlook changed. He said Transitions used a more therapeutic approach. He met with a therapist and talked about how he ended up in detention.

Hoover's father died when he was 6 years old. He talked with his therapist at Transitions frequently about not having a father figure.

"It was just a defining key," he said. "Still to this day. I've never actually grieved about my dad."

Experts agree the issue of minimum age needs to be continually reexamined as the new law goes into effect. Some are already planning more legislation.

Hanger says her group is working to establish a minimum age for prosecution in Indiana, which currently does not exist. She wants to see the age set at 14, to align with international standards.

"Our hope is that we can get to the point where we have a recommendation and then just sharing and seeing if we can get enough support to go forward with something, maybe even in the next legislative session," she said.

Contact WFYI criminal justice reporter Katrina Pross at kpross@ wfyi.org. Follow on Twitter: @katrina_

Pross is a Corps Member of Report for America, an initiative of The GroundTruth Project.

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INDIANAPOLIS RECORDER





To Your Health

A Section Friday, July 29, 2022

Indiana lowers threshold for blood lead levels for children

jaydenk@indyrecorder.com

The Indiana Department of Health adopted an emergency rule that lowers the threshold for diagnosing lead poisoning in children. The ruling, which went into effect July 1, lowers the blood lead level from 10 micrograms per deciliter to 3.5 mcg/ dL, allowing more children to receive case management from the state.

This matches the Centers for Disease Control and Prevention's standards, said Cassidy Clause, an Indiana University McKinney School of Law student who focuses on lead.

"Overall, it's a wonderful thing that is happening and it's much overdue," Clause said.

Under the new guidelines, children with blood lead levels between 3.5 and 4.9 mcg/dL and their families will receive education about risks and be advised to test siblings. Children with a confirmed level of 5 or above will be enrolled in case management and be encouraged to allow health department staff to do a home risk assessment, which includes discussing potentially leaded objects and surfaces and identify educational, nutritional and developmental support services that may be available to the child. The home assessment will also test surfaces to determine where lead hazards may exist and help the family determine how to best address those.

"We're gonna have so many more children who are receiving help that they desperately need because there is absolutely no safe level of lead," Clause said. "Assuming this rule goes through, which is the hope, I think it's going to be a great thing for getting these services to many, many more kids who need it."

The new threshold follows House Enrolled Act 1313, which takes effect Jan. 1, 2023, that requires health care providers to offer universal lead screenings for children under 6. Previously, only children covered by Medicaid were required to be tested at 12 and 24 months, according to a press release from the Indiana Department of Health. The health department adopted the emergency ruling so children and their families can get the care they need right away.

What prompted the change was a petition signed by over 40 concerned experts, including United States Secretary of Transportation Pete Buttigieg, Marion County Public Health Department Director Dr. Virginia Caine and Hoosier Environmental Council Director Indra Frank.

"This is really good news," Frank said. "A child who's gotten lead into their system is more likely to struggle in school. They're more likely to have behavior problems; that child is being held back from his or her full potential. When we've got that many kids being hampered like that, that's holding our state back from reaching our full potential."

The state sees roughly 200 children diagnosed with elevated lead levels each year, but that number could reach about 2,000 with the new standard.

Despite the increased caseloads on both local and state health departments, helping children get the management they need, and prevent future children from increased blood lead levels, will be worth it in the long run, Frank said.

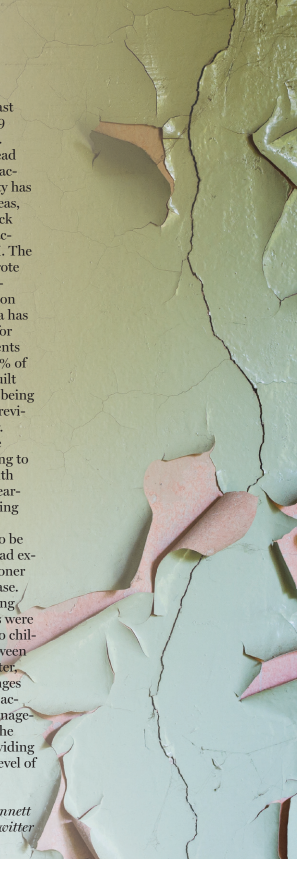
In 2020, more than 12,000 children were tested for lead and only 28 were confirmed to have elevated blood lead levels in Marion County. Of those, 279 children had at least one test result between 5 and 9.9 mcg/dL, according to CDC data.

The most common source of lead exposure in Indiana is housing, according to Frank. Marion County has increased lead levels in many areas, disproportionately affecting Black and brown residents the most, according to research from IUPUI. The Indiana Advisory Committee wrote its 2020 report to the U.S. Commission on Civil Rights entirely on lead poisoning, stating: "Indiana has a troubling history with caring for and protecting non-white residents from lead poisoning." Nearly 60% of Marion County's housing was built before 1978, when lead was still being used in paint, Clouse said in a previous interview with the Recorder.

Lead exposure can damage the brain and nervous system, leading to behavior problems, problems with impulsivity, cause nausea and hearing loss and have other debilitating

"Every Indiana child deserves to be protected from the hazards of lead exposure," State Health Commissioner Kristina Box said in a press release. "Unfortunately, before this funding became available, some counties were able to offer case management to children whose lead levels were between 5 and 9.9 micrograms per deciliter, and others were not. These changes help ensure that every child has access to the same level of case management and puts Indiana among the states leading the nation by providing case management services at a level of 5.0 or higher."

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





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ABCs of Diabetes is a free, four-part series offered monthly by the Marion County Public Health Department.

The program provides access to educational services and information in the area of managing and preventing diabetes.

Classes in August will be offered online on Tuesday, Aug. 9, 16, 23 and 30 from 1:30-3:00 p.m. The series is free, but registration is required one week prior to the first class. Please call 317-221-2094 to register, or for technical questions about the online class. Registration is also available at MarionHealth.org/diabetes.

Information presented in the classes aims to empower those with diabetes to achieve and maintain good health, prevent complications that may develop from uncontrolled diabetes, and increase knowledge and skills for successful diabetes self-management.

Instruction is given on medications, nutrition, exercise, monitoring, complications, and available community resources.

Back to School Family Day Returns on July 30

After two years of hosting a drive-thru event due to the COVID-19 pandemic, Covering Kids and Families of Health and Hospital Corporation is excited for the return of Back to School Family Day in 2022 with a full schedule of activities.

The popular Back to School Family Day is celebrating its 20th anniversary event on Saturday, July 30 from 8:30 a.m.-Noon in the parking lot of the Marion County Public Health Department, 3838 N. Rural Street. Each child who attends will receive a free backpack with school supplies. Back-to-school health services will also be offered, including free immunizations, health screenings and sports physicals. Parents or guardians should bring current shot records as well as an insurance or Medicaid card for any children seeking immunizations.

Parents can also get a copy of their child's birth certificate for a small fee and with proper identification.

The Indianapolis Fire Department returns with its Fire Safety Festival, featuring games, food and hands-on educational activities for kids. Community organizations and health department programs will host booths with information about resources and services. And, free haircuts will be available.

Anyone who need health insurance can get enrolled on-site for Hoosier Healthwise, Health Advantage, Healthy Indiana Plan (HIP) 2.0, or plans available through the Affordable Care Act. To enroll, the following documents are needed: income stubs from the previous three months, Social Security number, and proof of address in Marion County.

"Over the years, families have appreciated the extra help and the convenience this event offers in helping to get kids ready for school," said Pamela Humes, director for Covering Kids and Families of Health and Hospital Corporation. "We are so pleased see the return of a full-scale event, where community partners and volunteers come together to serve the residents who attend Back to School Family Day."

For more information, please call Covering Kids and Families of the Health and Hospital Corporation at 317-221-2464. More information about Covering Kids and Families is available at ckf-indiana.org.

"This is such an important outreach event for the community because so many families need help with school supplies and other health services," said Virginia A. Caine, M.D., director and chief medical officer of the Marion County Public Health Department. "Staying current on immunizations for children and enrolling in health insurance are critical for the health of our families."

'A NEW WAY TO DO THE SAME THING': Four churches collaborate to address post-COVID-19 church scene

By ABRIANA HERRON abrianah@indyrecorder.com

Members from four different congregations filled the wooden benches at University United Methodist Church on July 24. Everyone wore all-white clothes, the congregants and their respective pastors, for the joint worship service.

Bethel AME Cathedral Church, Crossroads AME Church, Emmanuel Freewill Baptist Church and University United Methodist Church are working together to make sure their members' needs are met.

"A new way to do the same thing," said Rev. Elaine P. Gordon of AME South District Indiana Conference. "We must be willing to make change."

When the pandemic began, many businesses closed, and in-person Sunday church service stopped as well. However, the need for church did not go away, and Black churches picked up the phone and answered the call literally.

They began streaming Sunday services on Facebook Live, having meetings on Zoom and receiving offerings via Cash App, PayPal and Venmo. The churches had to adapt, and now that church services are back in person, they have blended the old with the new. They, as well as many other churches, continue to livestream Sunday service weekly so "no one has to miss a service," Gordon said.

The congregations have also kept mobile pay services for the offering. Rev. Carlos Perkins, the pastor at Bethel AME Church, prayed for the church and guided everyone through the offer-

After the service, the joint congregation met at Bethal AME for the "All White Jazz Brunch." The funds from

Members from Bethel AME Cathedral Church, **Crossroads AME Church, Emmanuel Freewill Baptist Church and University United Method**ist Church came together for a joint worship service July 24, 2022. (Photo/Abriana Herron)

the brunch went to Outreach Indiana, an organization that gives homeless teens and young adults the resources they need to gain stability in their lives.

"Whenever we come together in a joint worship experience, we need to make sure we are a blessing to someone the Black church community. else," Perkins said.

The event featured singer PsyWrn Simone, saxophonist Robert White and comedian Donald "FoSho" Martin.

in the next few months, but she said she will continue her involvement with

"Preachers never retire," she said. "It's in the community.

just a new way to do the same thing."

Contact religion reporter Abriana Gordon also announced she will retire 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

U.S. houses of worship increase security after shootings OLIGE NE-DO NOT CROSS **Getty Images**

By DEEPA BHARATH and **LUIS ANDRES HENAO Associated Press**

LOS ANGELES (AP) — The Rev. Steven Marsh never thought he would see the day his church in Laguna Woods, California — a town of 16,500 populated largely by retirees — would be spending \$20,000 a month for security.

Then a gunman opened fire May 15 during a luncheon at Geneva Presbyterian Church, where Marsh is senior pastor, killing one and injuring five other members of a Taiwanese congregation that met there. Officials said the man, who was motivated by political hatred against Taiwan, chained the church's doors shut and hid firebombs inside before shooting at the gathering of elderly church members.

Houses of worship are meant to be places of shelter, reflection and peace, where strangers are welcome. But the recent string of high-profile mass shootings in the U.S. is a reminder violence can happen anywhere, prompting some faith leaders to ramp up security.

At Geneva Presbyterian, armed security guards now stand watch every weekday and during Sunday services. The church also is adding more security cameras, developing an active shooter plan and applying for Department of Homeland Security funding.

"We're not trying to militarize the church," Marsh said. "We prayed about it and made a decision to have armed security as an act of faith."

Without the new security measures, Marsh predicted that a mass exodus by the congregation and the schools on the church's campus would have followed the shooting.

Creating a space that is both safe and welcoming is possible, said Rabbi Charlie Cytron-Walker, the former

spiritual leader of Congregation Beth Israel in Colleyville, Texas.

In January, he and three others were taken hostage by a pistol-wielding man during a Shabbat service. Cytron-Walker threw a chair at the gunman a courageous act that helped them safely escape — after a nearly 11-hour standoff. He credits the several rounds of active shooter training he has taken.

"When you are unable to run away or find a hiding place, you need to find a way to act and to fight back," Cytron-Walker said. "When we were most afraid he was going to kill us, I saw a moment I had been looking for all day long."

Cytron-Walker now leads Temple Emanuel in Winston-Salem, North Carolina. As he works on a security plan with his new congregation, he is being mindful of how a welcoming synagogue can enhance safety "because someone who wants to do harm can see that they are not going to be able to walk in anonymous."

Historically, sanctuaries have been vulnerable to violent attacks — from bombings at Black churches during the civil rights era to more recent shootings in the U.S. at mosques and Sikh gurdwaras. In the U.S., FBI hate crime statistics show that incidents in churches, synagogues, temples and mosques increased 34.8% between 2014 and 2018.

"All faiths are under attack in America by radicals and extremists," said Alon Stivi, a security consultant for synagogues, Jewish community centers and day schools. Some congregants are reticent to show up.

"They're asking a lot more questions: 'Should I come to the weekly services or just come for the holidays? And if I come, should I bring my kids?"

Religious leaders who once preferred to leave security in the hands of the

divine are taking precautions that seemed unthinkable years prior, Stivi said. More congregants are carrying concealed handguns to services, too, he said.

From \$25 million in 2016 to \$180 million last year, the federal government has steadily increased the amount of funding it sets aside to help the faith community with security costs, Stivi said. But not all faith leaders are aware they can apply for it, he

Past attacks on houses of worship and other public spaces have prompted faith leaders to evaluate — sometimes for the first time — if there is more that can be done to keep their flocks safe.

Today an armed police officer watches over Sunday services at Mt. Zion African Methodist Episcopal Church in Charleston, South Carolina, said the Rev. Kylon Middleton, who leads the congregation. When an officer is unable to be on campus for church events, members carrying concealed weapons keep watch.

"It is sad, but we are in such times where we must have armed security to protect our people," he said.

The church is two blocks away from Emmanuel African Methodist Episcopal Church. In 2015, a self-proclaimed white supremacist opened fire during Bible study and killed nine worshippers, including the senior pastor. Middleton said the late pastor was like a brother to him.

In the wake of the massacre, security discussions at Mt. Zion factor worship style into the equation, including the need for some to always keep their eyes open, especially when most have theirs closed in prayer, Middleton said.

"No one ever thought mass shootings would happen in churches, which are sacred sanctuaries where you can escape the world and seek spiritual

refuge," he said. "When that space has been violated, it creates a restlessness of spirit."

After the 2018 massacre at the Tree of Life synagogue in Pittsburgh, Rabbi Jon Leener met with local New York police to discuss safety for Base BK-LYN, his home-based ministry that has welcomed thousands.

For years, he and his wife, Faith, would unlock their front door right before Shabbat dinners, believing in a Judaism where no door is shut or locked. That changed after Tree of Life — the deadliest antisemitic attack in U.S. history. Leener also installed a security camera and a buzz-in system for visitors. He hired an armed guard after this year's hostage situation in Texas.

"It's terribly unfortunate that we live in an age when we need to compromise our value of openness for the threat of violence, but that is just the reality at the moment," Leener said.

It is a balancing act for many. Marsh said the shooting in his church happened because members of the Taiwanese congregation were welcoming to the shooter — a person they didn't

"The church needs to be welcoming to all people, and we cannot lose that,"

"Are there ways an active shooter could get on our campus again? Yes. But we have to be willing to have this happen again. Otherwise, we would all have to go through metal detectors. It would no longer be a church."

Henao reported from New York.

Associated Press religion coverage receives support through the AP's collaboration with The Conversation US, with funding from Lilly Endowment Inc. The AP is solely responsible for this content.

SPIRITUAL OUTLOOK

Stay in control to keep your cool

By JOHNSON BEAVEN III

"But the fruit of the Spirit is love, joy, peace, longsuffering, gentleness, goodness, faithfulness, meekness, temperance: against such there is no law." -Galatians 5:22-23



The spiritual virtues listed by the Apostle Paul are labeled as the "fruit of the Spirit." The insertion of this listing of virtues is significant within the contrasting context to the "works of the flesh" (Gal. 5:19-21).

These virtues are qualities produced by the transforming work of the Holy Spirit within a person. Expression of these character qualities is motivated by the law of the spirit — love, the principal virtue — and maintained through temperance, the sustaining virtue. Love and temperance are intentionally juxtaposed as bookends to buttress one's display of the other seven virtues. Let's focus on the sustaining virtue.

Temperance means self-control. self-restraint. It is mastery of oneself — having power over oneself, thus able to hold oneself in. The opposite of self-control is self-indulgence: an unrestrained gratification of one's own desires.

Self-control is not a dominant theme in biblical ethics, yet reference to it is emphatic. Positively, "he who is slow to anger is better than the mighty, and he who rules [has power over] his spirit than he who takes a city" (Prov. 16:32). Negatively, "a man who has no rule over his spirit [no self-control or selfrestraint] is like a city that is broken down and without walls" (Prov. 25:28).

Self-control is a necessary character strength. It is the virtue that helps us stay in control to keep our cool. It is a character issue which has moral ramifications in personal and public life. Moral failures are generally attributed to lacking this virtue.

Reuben, the firstborn son of the Hebrew patriarch Jacob, is an example of lacking self-control (Gen. 49:1-4). Jacob characterized his son as "unstable/unruly as water," meaning Reuben did not have the discipline to control his passions. He was uncontrollable as water without any constraints. Reuben, and the tribe bearing his name, consequentially lost preeminence because of his lack of self-control.

Paul feared becoming disqualified from receiving his rewards by lacking self-control and discipline (1 Cor. 9:27). In instructing people on how to behave, especially those aspiring spiritual leadership, several epistles emphasize self-control as a quality to have (1 Tim. 2:9; 3:2; 2 Tim. 1:7; Tit. 2:2, 4, 6; 2 Pet. 1:6).

Near the end of his life, Paul gave parting words to his pastoral protege Timothy. A person's last words are considered most significant to the living because those things are what that person wants to pass on. One imperative from Paul was to "use self-restraint in all things" (2 Tim. 4:5 NASB). In other words, keep your head and thus your cool by being self-controlled under all circumstances. Too often we have seen how terrible it is to lose one's cool.

Whatever your political party affiliation is, I think you would agree that the 2016 run for the Oval Office was one of the most interesting presidential campaigns of recent times. Both major-party candidates had the highest unfavorable ratings in decades. The public's difficulty with them loomed

around something deeper than mere policy differences. The salient stinger was ethical issues — integrity, trustworthiness, character.

In relation to the virtue of temperance, several congressional leaders and numerous national security professionals of earlier administrations of one party had expressed apprehension with its nominee. Some publicly disavowed their support and vote for their party's nominee. One major concern and consistent chief critique in their assessment was this nominee "lacks the temperament ... lacks self-discipline ... lacks self-restraint ... lacks self-control and acts impetuously." What they accurately knew and passionately disliked about that nominee, we all became

acutely aware of throughout that person's presidency and afterward unto this day witness.

Getty Images

If persons in the public arena express critical concern about someone lacking self-control for governmental leadership, how much more concern do you think God has regarding his kingdom representatives, especially spiritual leadership, lacking self-control?

How apropos is this saying to having self-control: "You better check yo'self, before you wreck yo'self."

Johnson A. Beaven III is pastor at Citadel of Faith Church of God in Christ. He can be reached at jabeaven@ gmail.com.

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Morning Worship 10:45

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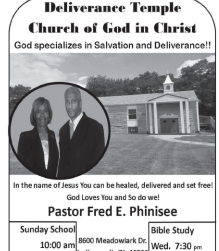
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By MICHAEL BALSAMO **Associated Press**

WASHINGTON (AP) — The Justice Department filed a lawsuit July 25 against some of the largest poultry producers in the U.S. along with a proposed settlement seeking to end what it claims have been longstanding deceptive and abusive practices for workers.

The suit, filed in federal court in Maryland, names Cargill, Sanderson Farms and Wayne Farms, along with a data consulting company known as Webber, Meng, Sahl and Co. and its president.

In its lawsuit, the Justice Department alleges the companies have been engaged in a multiyear conspiracy to exchange information about the wages and benefits of workers at poultry processing plants to drive down employee competition in the marketplace. The companies did not immediately respond to messages seeking comment.

The government contends the data consulting firm helped to share the information about the workers' compensation with the companies and their executives. By carrying out the scheme, officials allege, the companies were able to compete less intensely for workers and reduce the amount of money and benefits they had to offer their employees, suppressing competition for poultry processing workers across the board, according to court papers.

The defendants and unnamed co-conspirators in the lawsuit account for hiring about 90% of all chicken processing jobs in the nation.

The suit is the latest example

of the Justice Department's antitrust enforcement targeting companies the government believes engage in anticompetitive behavior to stifle workers or harm consumers. It also comes as the department continues a broader investigation into labor abuses in the poultry

FEDS SUE POULTRY PRODUCERS

alleging unfair worker practices

"Through a brazen scheme to exchange wage and benefit information, these poultry processors stifled competition and harmed a generation of plant workers who face demanding and sometimes dangerous conditions to earn a living," said Doha Mekki, the principal deputy assistant attorney general for the Justice Department's antitrust division.

The suit against the companies was filed with a proposed consent decree — a settlement that would require the companies to pay \$84.8 million in restitution for workers who were harmed by the unlawful information sharing network.

The settlement would also put in place a federal monitor selected by the Justice Department who would ensure compliance for the next decade. The consent decree also would permit Justice Department lawyers and investigators to inspect the poultry processors' facilities and interview their employees to ensure they are complying with the terms, according to court documents.

The suit comes as Cargill and Continental Grain, of which Wayne Farms is a subsidiary, formed a joint venture to acquire Sanderson Farms, paying \$203 per share in cash for a company that last year processed more than 4.8 billion pounds of meat.

The companies plan to com-

bine Sanderson Farms with Wayne Farms to form a new, privately held poultry business. Operations will include poultry processing plants and prepared foods plants across Alabama, Arkansas, Georgia, Louisiana, Mississippi, North Carolina and Texas.

Wayne Farms has more than 9,000 employees. It makes products under brand names including Wayne Farms fresh and prepared chicken, Platinum Harvest premium fresh chicken, Chef's Craft gourmet chicken, Naked Truth premium chicken and Ladybird premium chicken.

Laurel, Mississippi-based Sanderson Farms has 17,000 employees and 12 plants. It processes 13.6 million chickens per week.

The proposed consent decree would also resolve allegations that Sanderson Farms and Wayne Farms treated chicken farmers unfairly by using a system that reduced their pay for low performance.

The farmers sign contracts to raise the chickens, and the processing companies provide the birds and the feed. The farmers' pay is then determined by how well they perform compared with other chicken growers. The Justice Department alleges that the companies' use of that compensation failure to provide information for farmers to evaluate and

meat companies that farmers say lock them into deals that fix their compensation at unprofitably low levels.

As part of that settlement, Sanderson Farms and Wayne Farms would be prohibited

from reducing the base payments to chicken growers as a way to penalize them for under-performance. The consent decree would, though, allow the companies to offer incentives and bonuses to growers.

Getty Images

The proposed consent decree with the poultry companies and one with the data company were filed in court July 25. Under federal law, the proposals would also be published in the Federal Register and there would be a 60-day period for people to send comments to the Justice Department before a court could accept and finalize the agreements.

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annual hours worked are significant

Also, certain workers experience

much higher displacement rates than

Namely, Black workers, those without

a bachelor's degree and those with low-

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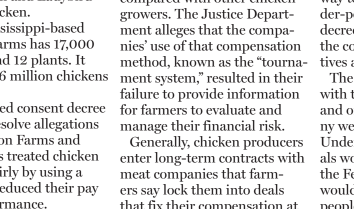
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and high-income-parent peers.

income parents are much more likely

and persistent.

others in any given year.



STUDY:

Job displacement affects Blacks, women, non-degreed individuals most

By STACY M. BROWN **NNPA Newswire Senior National Correspondent**

A new study focusing on job displacements between 1989 and 2019 found that, on average, Black workers are 67% more likely to be displaced than their white peers.

Research by the nonprofit Brookings Institution further revealed that workers without a bachelor's degree are also 67% more likely to be displaced than those with a bachelor's degree. Additionally, workers whose parents are in the bottom half of the income distribution are 27% more likely to be displaced than those with parents in the top half.

The study noted that using an event study fixed effects model, researchers measured the impact of a given displacement on annual earnings by worker group. They discovered similarly large and persistent adverse effects on earnings across all demographic and socioeconomic groups.

The study authors estimated a 57% decline in earnings following a displacement. They also estimated a 25% decline in the 10th year after a displacement. During the first months of the COVID-19 pandemic, an estimated 22 million Americans lost their jobs roughly 13% of the U.S. workforce. The initial impact on employment was largest for women, Black workers, Latino workers and less-educated workers.

"This negative employment shock occurred against a backdrop of long-term trends of declining intergenerational economic mobility and high-income inequality across race and education levels," the researchers said.

The study examined how job displacements affect workers by race, education level and parental income in the United States.

"An extensive literature in economics shows that workers experience large



and persistent earnings losses following a job displacement," Brookings researchers said.

Meanwhile, the authors found that workers whose parents are in the bottom quintile of the income distribution are 27% more likely to be displaced than those with parents in the top income quintile. The study concluded that Black workers, less-educated workers and those with low-income parents are more likely to be displaced

But once they are displaced, do these workers experience worse outcomes than their white, more educated and high-income-parent peers who also share a displacement?

"In the year following a displacement, workers without a bachelor's degree experience a roughly 600-hour decrease in annual hours worked, while those with a bachelor's degree see a 1,000hour decline," the researchers wrote.

Researchers said the report establishes three crucial facts about job displacements in the United States over the last 30 years.

First, as other studies have shown, the adverse effects of a job displace-

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COUTY OF MARION) CAUSE NO. 49C01-2204-MI-011733 IN RE THE NAME

CHANGE OF: D'Asya Marie Saddler Petitioner

VERIFIED PETITION VERIFIED PETITION
FOR CHANGE OF NAME
Petitioner, D'Asya Marie
Saddler, pro se, respectfully petitions the court to
change name. In support of
this Petition, Petitioner states
as follows:

this Petition, Petition.
as follows:

1. That my current name is
D'Asya Marie Saddler.
2. That my date of birth is
December 27, 2003.
3. That my Indiana's driver's license number/Indiana
identification card number is
NA; and I will bring my Indiana
driver's license or identifica-

identification card number is NA; and I will bring my Indiana driver's license or identification card to my Change of Name Hearingfor verification.

4. That my mailling adress is: 3915 Wallace Ave., Indianapolis, Indiana 46226. And if different, my residence address is: NA -- Same as Above.

5. The following is a list of all of my previous names: D'Asya Marie Young D'Aysa Marie Young D'Aysa Marie Saddler 6. That I do not hold a valid United States passport. My proof that I am a United States citizen is (Marion Cty) Birth Certificate. I will bring this document to my change of name hearing for verification.

7. That the following judgements of criminal conviction of a felony under the law of any state or the United States have been entered against me, or I have stated immediately below that I have no felony convictions:

I have No Felony Con-

no felony convictions: I have No Felony Con-

ing my name.

9. That I have published notice of my request for change of name in a local publication as required by law, and will bring proof of publication to the hearing.

10. That I am not a sex or violent offender who is required to register under Indiana Code 11-8-8.

11. That I wish to change my name to: D'Asya Marie Young.

12. That I request that X - The name on my birth certificate not be changed. WHEREFORE, I respectfully request that this Court grant my Petition for Name Change, and for all other just and proper relief. I affirm under penalties for perjury that the foregoing representations are true.

the foregoing representations are true.
/s/ D'Asya Saddler
STATE OF INDIANA
COUNTY OF MARION
Before me, Monique E.
Jackson, a notary public Marion County, State of Indiana, personally appeared D'Aysa
Saddler and being first duly sworn upon his/her oath, says that the facts alleged in the foregoing instrument are true.
Date: 3/26/2022
Notary Public Monique
E. Jackson
My Commission Expires
03/08/2029
5320-951196

07/29/22, 08/05/22, 08/12/22

SUMMONS - SERVICE BY PUBLICATION STATE OF INDIANA) IN THE MARION SUPERIOR) SS:

COUNTY OF MARION) CAUSE NO. 49D03-2207-MF-022279 LAKEVIEW LOAN SER-VICING, LLC,

THE UNKNOWN HEIRS

TER G. BEKIARES JR.. DECEASED and THE UNKNOWN

TENANT.

NOTICE OF SUIT

The State of Indiana to the Defendant(s) above named, and any other person who concerned.

You are hereby notified that you have been sued in the Court above named. The nature of the suit against you is Complaint for In Rem

Foreclosure of Mortgage on Real Estate against the property commonly known as 8209 Patton Dr, Indianapolis IN 46226-2039 and described as follows: Lot Number 125 in Harrison Park, an Addition to

the Town of Lawrence, as per plat thereof, in Plat Book 28. iges 359-360, in the Office the Recorder of Marion of the Recorder of Marion
County, Indiana.
This summons by publication is specifically directed to the following named defendant(s): The Unknown
Tenant

Tenant
This summons by publication is specifically directed to the following named defendant(s) whose whereabouts are unknown: The Unknown Heirs and Devisees of Peter G. Bekiares Jr.

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

occurrence, you must assert it in your written answer or You must answer the You must answer the Complaint in writing, by you or your attorney, within thirty (30) days after the Third No-tice of Suit, and if you fail to do so a judgment by default may be entered against you for the relief demanded, by the Plaintite

FEIWELL & HANNOY, P.C. By /s/LEANNE S. TITUS LEANNE S. TITUS

Attorney No. 22552-49 Attorney for Plaintiff LEANNE S. TITUS FEIWELL & HANNOY, P.C. 8415 Allison Pointe Blvd. Indianapolis, IN 46250 (317) 237-2727

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08/12/22

STATE OF INDIANA) IN THE MARION COUNTY SUPERIOR COURT

COUNTY OF MARION) CAUSE NUMBER: 49D08-2206-EU-020044 INTHE MATTER OF THE

UNSUPERVISED ESTATE OF GREGORY KENT

NOTICE OF ADMIN-STRATION IN THE SUPERIOR COURTOF MARION COUNTY, INDIANA. PROBATE DIVISION

In the Matter of the Unsu-ervised Estate of Gregory Kent. Deceased.

Kent, Deceased.
Cause No: 49D08-2206EU-020044
Notice is hereby given that, on the 22nd day of June, 2022, Samuel Kent III was appointed Personal Representative of the Estate of Gregory Kent, deceased, who died on the 21st day of of Gregory Norm, Service who died on the 21st day of May, 2022.
All persons having claims against this estate, whether or not now due, must file the

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, Elaine Par-Pepiseritative, Etalite Farran Boyd, Attorney at Law, P.O. Box 361247, Indianapolis, IN 46236, (317) 506-9437 -- phone, (317) 899-0515 -- facsimile or via email at

eboydlaw@gmail.com. Dated at Indianapolis, Marion County, this 22nd day

of June, 2022.
CLERK, MARION COUNTY SUPERIOR COURT
PROBATE DIVISION
ELAINE PARRAN BOYD,

LLC, 4142-49; P.O. BOX 361247; Indianapolis, IN 5320-951377

CAUSE NO. 49D08-2206-

NOTICE OF UNSUPER-

NOTICE OF UNSUPERVISED ADMINISTRATION
In the Probate Court of
Marion County, Indiana.
Notice is hereby given
that Rebekah Riidge was, on
the 23rd day of June, 2022,
appointed administrator of
the estate of James Daniel
Ridge, deceased, who died
on April 16, 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 Indiananolis

or the claims will be forever barred.

Dated at Indianapolis, Indiana, June 23, 2022.
Is' Myla A. Eldridge Clerk of the Probate Court for Marion County BLAKE C. REED Attorney at Law VOELZ, REED& MOUNT, LLC

LLC 2751 Brentwood Drive Columbus, IN 47203 Telephone: (812) 372-1303 5320-951178 07/29/22, 08/05/22

STATE OF INDIANA) IN

THE MARION SUPERIOR

) SS: PROBATE DIVI-

COUNTY OF MARION) CAUSE NO. 49D08-2207-

INTHE MATTER OF THE SUPERVISED ESTATE
OF GLORIA DIANNE ARMITAGE, Deceased NOTICE OF SUPER-VISED ADMINISTRATION

IN THE MARION COUN-TY PROBATE COURT OF MARION COUNTY, IN-

MARION COUNTY, INDIANA
IN the Matter of the Supervised Estate of Gloria Dianne
Armitage, Deceased.
Estate Cause No. 49D082207-ES-024037
Notice is hereby given that
Jeremiah Howard Armitage
was, on the 20th day of July,
2022, appointed personal
representative of the estate
of GLORIA DIANNE ARMITAGE, who died on April
24, 2022.
All persons having claims
against said estate, whether

All persons having claims against said estate, whether or not now due, must file the claim in the office of the Clerk of this Court within three (3) months from the date of the first publication of this notice, or within nine (9) months after the decedent's death, whichever is earlier, or the claims will be forever barred. Dated at Indianapolis, Indiana, this 20th day of July, 2022.

July, 2022.
/s/ Myla A. Eldridge
Clerk of the Marion County
Probate Court
Marion County, Indiana
Prepared by:
Jess M. Smith III (#21468-

30)
Attorney for Jeremiah
Howard Armitage
Personal Representative of the
Estate of Gloria Dianne
Armitage, Deceased
Tom Scott & Associates,
PC.

4036 Madison Avenue Indianapolis, IN 46227 Telephone: (317) 786-6113

Facsimile:(317)257-5059 Email: jsmith@tom-

ottlaw.com 5320-951382

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

COUNTY OF MARION) CAUSE NO. 49D08-2207-EU-022519

INTHE MATTER OF THE

OF JENNIFER M. BER-RY-PIPKIN, Deceased
NOTICE OF ADMINIS-

NOTICE OF ADMINISTRATION

Notice is hereby given that Anthony L. Pipkin and Alec D. Pipkin was, on July 6, 2022, appointed Personal Representatives of the estate of Jennifer M. Berry-Pipkin, deceased, who died May 16, 2022.

16, 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

Dated at Indiana on July

6, 2022. /s/ Myla A. Eldridge CLERK, MARION COUN-TY SUPERIOR COURT Jennifer Norton Attorney No. 2870949 3750 N. Meridian St.

Indianapolis, Indiana United States of America (317) 572-8696 5320-951466

07/29/22

ATTORNEY: Michael Langlois SHOUSE & LAN-GLOIS/9884-82 9510 East Washington

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

e-mail: mlanglois@ shouselanglois.com Notice of Administration In the Marion County

Superior Court, Probate Division In the matter of the Unsupervised Administration of the Estate of: Delma Mayhew, de-ceased.

Cause Number 49D08-2207-EU-023527
Notice is hereby given that Caroline S. Carrell was, the 14th day of July, 2022, appointed personal representative of the Estate of Delma Mayhew, deceased.
All person 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 2207-EU-023527

whichever is earlier, or the

claims will be forever barred Dated at Indianapolis, Indi

Dated at Indianapolis, Indiana this day of July 14, 2022.
/s/ Myla A. Eldridge
Clerk of Marion County
Superior Court,
Probate Division
5320-951383

ATTORNEY: Michael Langlois

SHOUSE & LAN-GLOIS/9884-82 9510 East Washington

Indianapolis IN 46229 Telephone: (317) 899-

Facsimile: (317) 899-Notice of Administration
In the Marion Superior
Court, Probate Division
In the matter of the Estate of Alice Louise Burke,

tate of Alice Louise Burke, deceased.

Cause Number 49D08-2207-EU-023539

Notice is hereby given that Pamela Sue Hammond was, on the 14th day of July, 2022, appointed personal representative of the Estate of Alice Louise Burke, deceased.

tafe of Alice Louise Burke, deceased.

All person 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 9 months after the decedent's death, whichever is earlier, or the claims will be forever barred. Dated at Indianapolis, Indiana this day of July 14, 2022. /s/ Myla A. Eldridge Clerk of the Marion Superior Court,
Probate Division 5320-951381

07/29/22, 08/05/22

IN THE MARION COUNTY

SUPERIOR COURT
PROBATE DIVISION STATE OF INDIANA CAUSE NO.: 49D08-2207-EU-023867

IN RE: THE ESTATE OF MARY M. MARTINEZ, DECEASED NOTICE OF ADMIN-

ISTRATION TO BE PUB-

NOTICE OF ADMINISTRATION TO BE PUBLISHED

In the Court of Marion
County, Indiana.
Notice is hereby given that
on July 18, 2022, Elaine S.
Fairfield was appointed Personal Representative of the
Estate of Mary M. Martinez,
deceased, who died intestate
on June 4, 2014.
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 in Indianapolis,
Indiana, on July 18, 2022.
/s/ Myla A. Eldridge
ATTORNEY FOR PERSONAL REPRESENTATIVE
Lisa M. Dillman
APPLEGATE & DILLMAN
ELDER LAW
2344 South Tibbs Avenue,
Indianapolis, Indiana
46241
Telephone No.: (317)
492-9569
lisa @ applegate-dillman.
com
5320-951378

com 5320-951378 07/29/22, 08/05/22

STATE OF INDIANA COUNTY OF MARION IN THE MATTER OF THE

UNSUPERVISED
JULIA MAY FARLEY, DECEASED) Attorney: Kathryn Kuehn. #21506-49

Kuehn Law, LLC 45 West Clinton Street Indianapolis, Indiana

Publisher: The India-2901 North Tacoma Indianapolis, Indiana

PUBLICATION NOTICE

PUBLICATION NOTICE
OF ESTATE OPENING
Notice is hereby given that,
on July 20, 2022, Rick Farley
was appointed Executor of
the Estate of Julia May Farley,
who died on the 23rd day of
May, 2022.
All persons who have
claims against the 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 of the decedent's
death, whichever is earlier,
or the claims will be forever
barred.

Dated at Indiagonalia

barred.

Dated at Indianapolis, Indiana, this July 20, 2022
/s/ Myla A. Eldridge
MYLA A. ELDRIDGE,
Clerk of Marion County
5320-951389
07/29/22

07/29/22, 08/05/22 STATE OF INDIANA) IN THE MARION SUPERIOR

) SS: COUNTY OF MARION) CAUSE NO. 49D08-2207-

EU-024375 INTHE MATTER OF THE UNSUPERVISED ADMINIS-

OF THE ESTATE OF ROBERT L. SCOTT, DE-

NOTICE OF ADMINIS-

TRATION
IN THE SUPERIOR COURTOF MARION COUN-

COURT OFMARION COUNTY, INDIANA
In the matter of the Estate
of Robert L. Scott, deceased.
Notice is hereby given that
Renee L. Scott-Mitchell was,
on July 20, 2022, appointed
Personal Representative of the Estate of Robert L. Scott,
deceased, who died on the
1st day of June, 2022.
All persons having claims
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.

forever barred.
Dated at Indianapolis,
Indiana, this July 20, 2022.
/s/ Myla A. Eldridge
Myla Eldridge, Clerk of
the Superior Court of Marion County
Claire E. Lewis, 115 North
Girls School Road, Indianapolis, Indiana 46214, (317)
484-8115.
5320-951390

STATE OF INDIANA) IN

THE MARION SUPERIOR COURT 14) SS: COUNTY OF MARION) CAUSE NO. 49D14-2205-GU-015758 IN RE: THE GUARDIAN-SHIP OF:

IKER JHOEL CASTILLO ORELLANA VERIFIED PETITION

A MINOR Comes now the Petitioner. Alondra Galindo Orellana and field her Verified Petition for Appointment of a Guardian Over the Person of a

Minor, and in support of their petition states the following: 1. Iker Castillo Orellana was born on February 20. 2013 in Boatan Honduras

2. Iker currently resides at the home of the Petitioner at 971 N Rochester Avenue Indianapolis, IN 46222. 3. Petitioner Alondra Galindo Orellana is the sister of Iker and also resides at 971 N.

Rochester Ave., Indianapolis, IN 46222. The proposed ward is currently in the care and custody of the Petitioner at the aforementioned address and has been residing with the Petitioners since August 2019. Since that time, Petitioner Since that time, Petitioner has provided the proposed ward with a home in which he is cared for financially,

physically, and emotionally.

5. The proposed ward in incapacitated by way of

minority.
6. The proposed ward owns no real property or owns no real property or personal property.

7. A full guardianship of the person is sough. The Petitioner does not seek any limitations on her power.

8. There is no other guard-

ian appointed for the pro-posed ward in this or any 9 The Petitioner seeks the appointment of a guardian over the proposed ward because the natural mother

of the proposed ward, Roslin Orellana Fuentes, is in Honduras and unable to care for the proposed ward.

10. The Petitioner also seeks the appointment of a guardian over the proposed ward because the natural fa-

ther Alonso Castillo Zelava

is unavailable to care for the proposed ward.

11. The proposed ward has been abandoned by both of his parents. The proposed ward was abandoned in that his natural mother staved behind in Honduras when the proposed ward migrated to the United States. Additionally, the natural father abandoned the proposed ward when he decided he

no longer wanted to parent, care for, or provide for the proposed ward.
12. Reunification with the proposed ward's parents is not viable in regards to the natural mother or father,

given the abovementioned abandonment. 13. It is in the best interest of the proposed ward not to be returned to his home country

of Honduras 14. The Petitioner requires 14. The Petitioner requires guardianship in order to obtain decision-making powers in at least the following areas: healthcare, including treatment and access to medical records, and school 15. The Petitioner is not at

this time serving as guardian for or over any other person.

16. The Petitioner is the best person to serve as guardian of the proposed ward because he has resided with the Petitioner since his release to their custody in August 2019. Since that time, Petitioner has demon the Petitioner has demonstrated that she is capable and willing to care for the proposed ward in all respects. The Petitioner is fully qualified and willing to assume the duties and responsibilities of the audicipable.

of the guardianship.
WHEREFORE, the Petitioner prays that the Court find that a permanent guard-ian over the person of Iker Castillo Orellana is necessary; find that Petitioner Alondra Galindo Orellana is the most suitable persons to serve as permanent guardian of the proposed ward; and appoint the Petitioner as

permanent guardian of Iker Castillo Orellana; and for all other relief in the premises Respectfully submitted. AFFIRMATION I affirm under penalties of perjury that the foregoing representations are true.

/s/ Alondra Galindo Orel-

5320-951182 07/29/22.

08/12/22 ADVERTISEMENT FOR BIDS
The Trustees of Purdue

University will receive sealed bids for the following project until 3:00 p.m. Eastern Daylight Time (EDT) on the 1st day of September, 2022 in the offices of Capital Asset Management, 2550 Northwestern Avenue, Suite 1100, West Lafayette, IN 47906. 1.West Lafayette Campus

 Beering Hall Classroom
 2280 and 2290 Renovation – 2022
 Bids will then be publicly opened and read aloud in the offices of Capital Asset Man-agement, 2550 Northwestern

Avenue, Suite 1100, West Lafayette, IN 47906. Bids received after such time will be returned unopened. Bids may be with-drawn prior to such time, but no bids shall be withdrawn for

no bids snall be withdrawn for a period of sixty (60) days thereafter.

The Principal Subcontractor Questionnaire listing the names of the bidder's principal subcontractors. principal subcontractors shall be submitted with the bid. The remainder of the Questionnaires and Material Lists shall be submitted prior to 3:00 p.m. (EDT) on the 8th day of September 2022, to: Capital Asset Manage-

2550 Northwestern Avenue, Suite 1100
West Lafayette, IN 47906
Phone (765) 494-0580
Bids shall be for complete

construction only, properly executed and submitted on Form 96, accompanied by executed Form 96A (as prescribed by the State Board of Accounts) giving financial data as recent as possible and a Non-Collusion Affidavit together with other documents as required by the Instructions to Bidders and addressed to The Trustees of Purdue University, clearly marked with the project and

the bid opening date.

Each bid must be accompanied by the Contractor's written plan for a program to test the contractor's employ-ees for drugs in accordance with IC 4-13-18. Each bid must be accompanied by a Contractor's Combination Bid Bond and Bond for Construction in the

form included in the specifications made payable to The Trustees of Purdue University in an amount equal to the maximum total of the base bid and any alternate bids, guaranteeing the execution and faithful performance of the contract for the work if The Instructions to Bidders contained in the specifications for the projects are by this reference made a

part hereof, and all bidders shall be deemed advised of

the provisions thereof, and of the General Conditions of

the contract, specifications, plans and drawings for the project. A voluntary pre-bid meeting for the Beering Hall Class-room 2280 and 2290 Renovation project is planned. The date, time and location will be issued by addendum.
The architectural/engi-

Project No. 1 Browning
Day Mullins Dierdorf
626 North Illinois Street
Indianapolis, IN 46204
Phone: (317) 635-6030
Toulem or obtain bid door

To view or obtain bid documents online: ents online: Repro Graphix Inc. 437 N. Illinois St Indianapolis, IN 46204 Web: PurduePlanroom.

com Phone: 1-800-718-0035

Phone: 1-800-718-0035
Email: Plans @ Reprographix.com
A \$300 deposit will be required for each hardcopy set
of bidding documents. One
compact disk or downloads
a varialable at no charge.
Postage and handling fee

may apply.
All orders must be placed online but bidders may

choose to pick up orders at:
Purdue Print & Digital
Services delivered by Xerox:
698 Ahlers Drive
West Lafayette, IN 47907
Phone: 765-494-2006 Bidding Documents are on Senior Vice President for

Administrative Operations

2550 Northwestern Avenue, Suite 1100 West Lafayette, IN 47906
Phone (765) 494-0580
The Board of Trustees
of The Trustees of Purdue University reserves the right to reject any and all bids and to waive, to the extent permitted by law, any of the terms, conditions and provisions contained in this Advertisement for Bids or the Instructions to Bidders

shall, in the discretion of the snail, in the discretion of the Board of Trustees, be to the advantage of The Trustees of Purdue University. THE TRUSTEES OF PURDUE UNIVERSITY

or any informality, irregularity or omission in any bid, provided that such waiver

James K. Keefe Senior Director for Capital Asset Management Date: 7/20/2022 5320-951376

07/29/22, 08/12/22 (Public Notice) NOTICE OF PUBLIC

HEARING

AND REQUEST FOR PUBLIC REVIEW AND COMMENT CONCERNING PRO-POSED AMENDMENTS POSED AMENDMENTS
TO THE 2022-2025 INDIANAPOLIS REGIONAL
TRANSPORTATION IMPROVEMENT PROGRAM
(IRTIP), APPROVAL OF
AMENDMENT #2 TO THE
2050 METROPOLITAN
TRANSPORTATION PLAN
MTD) AND TRANSPORTA (MTP) AND TRANSPORTA TION CONFORMITY DE TERMINATION REPORT FOR THE CENTRAL INDI-ANA REGION, AND NOTICE OF REQUEST FOR PRO-POSALS FOR REGIONAL

RESILIENCY SNAPSHOT Notice is hereby given that a proposed amendment to the 2022-2025 IRTIP is being offered for public review and comment between August 6 and August 16, and proposed Amendment #2 to the MTP and the Central Indiana Transportation Conformity Determination Report is being offered for public re-view and comment between August 1 and August 15. Public comments on these items must be received by 5pm ET on the final day of their comment period and may be sent in writing to Jen Higginbotham at Jen. may be sent in writing to Jen Higginbotham at Jen. Higginbotham@IndyMPO. org, or by mail to 200 East Washington Street, Suite 2322, Indianapolis, Indiana,

NOTICE OF ADMINIS-TRATION TRATION
Notice is hereby given that
JOSHUA K. MOORE was, on
July 1, 2022, appointed as
Personal Representative of
the Estate of CAROL ANN
TOMEY, deceased, who died Notice is hereby given that at 9:00 AM on Wednesday, August 17, 2022, the India-napolis Transportation Policy Committee will conduct a on JUNE 15, 2022 public hearing on Reso-lution Number 22-IMPO-All persons who have claims against this estate, 013 considering proposed amendments to the 2022-2025 Indianapolis Regional whether or not now due, must file the claim in the office of the Clerk of this Court within Transportation Improvement three (3) months from the date of the first publication of and Resolution this notice, or within nine (9) months after the decedent's death, whichever is earlier, or the claims will be forever

cerning amendment #2 to the IMPO 2050 Metropolitan MTP and transportation con-formity determination report for the Central Indiana region.
The hearing will be held at the MIBOR Realtor Association office located at 1912 N Meridian St, Indianapolis, IN 46202. Members of the public may make comments in person or send comments in advance to the staff member listed above The meeting may also be viewed on Youtube at https:// www.youtube.com/channel/ UCaW-eSo1XijP5ioC7THm-

v9Q. For full meeting details and further information, visit https://www.indympo.org/ 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 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 arrange a time for in-person viewing of materials, as some staff are working remotely. Written working remotely. Written objection to a proposal may be filed before the August 17, De flied before the August 17, 2022 meeting, at the address above (by appointment), or sent to Jen.Higginbotham@ IndyMPO.org, and such objections will be considered.

Public hearings may be continued from time to time continued from time to time as may be found necessary. Notice is hereby given that the Indianapolis Metropolitan Planning Organization will be releasing a Request for Proposals for a regional resiliency snapshot. The Request for Proposals will be released for Proposals will be released an August 22 2023 at 10em on August 22, 2022 at 10am with guestions due on August 29 at 10am and final proposal 29 at 10 am and final proposal package due at September 14 at 3pm. The Indianapolis Metropolitan Planning Orga-nization reserves the right to withdraw this solicitation at any time in the process prior to contracting, upon notification to all vendors. To view the RFP when available or to sign up for the Indianapolis MPO newsletter to receive notices of other to receive notices of other procurement opportunities, sign up here: https://www.indympo.org/how-we-work/contract-opportunities.
The public participation process described above

s used to satisfy the public is used to satisfy the public participation process for the Program of Projects (POP) for the following Federal Transit Administration (FTA) grantee: Indianapolis Public Transportation Corporation (InduGO) (IndyGo).

The public participation process described above is consistent with the policies and procedures for public

ement that have been

formally adopted by CIRTA

NOTICE TO BIDDERS

commonly known as 3106 Newton Avenue, Indianapo-lis, IN 46201 NOW, THEREFORE, said and meets all applicable public participation require-ments pertaining to grants associated with the Fed-Defendant is hereby notified of the filing and pendency of said Complaint against them and that unless he/ eral Highway Administration (FHWA) and Federal Transit Administration (FTA). For accommodation needs for she appears and answers or otherwise defends thereto persons with disabilities within thirty (30) days after the last notice of this ac-tion is published, judgment please call (317) 327-5108. 5320-951391 07/29/22 by default may be entered against him/her for the relief demanded in the Complaint. STATE OF INDIANA Dated Clerk, Marion Su-DEPARTMENT OF AD-

/s/ Nathan R. Duvelius Nathan R. Duvelius #35520-15

Telephone: (513) 723-2200

Detailed Information can

be found at:
https://www.in.gov/idoa/

procurement/current-busi-

(Public Notice)
NOTICE OF REQUEST FOR PROPOSALS ISSUED BY THE INDIANAPOLIS METROPOLITAN PLAN NING ORGANIZATION FOR PROGRAMMANAGEMENT RELATED TO THE 180

RELATED TO THE 180 ALLIANCE STATE READI PROGRAM AWARD

PROGRAM AWARD
Notice is hereby given that
the Indianapolis Metropolitan
Planning Organization will
be releasing a Request for
Proposals for program management related to the 180
Alliance (Boone, Hendricks,
Johnson Montromery, Mor.

Johnson, Montgomery, Morgan, and Putnam Counties) state READI program award. The Request for Proposals

will be released on August 5, 2022 at 10am with questions

due on August 12 at 10am and final proposal package due at August 19 at 3pm.

To sign up for the India-napolis MPO newsletter to

receive notices of other

procurement opportunities, sign up here: https://www.

indympo.org/how-we-work/

process described above is used to satisfy the public participation process for the Program of Projects (POP) for the following Federal Transit Administration (FTA)

grantee: Indianapolis Public Transportation 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 require-

ments pertaining to grants associated with the Fed-

PUBLIC NOTICE OF MONT-

LY BOARD MEETING DATE

This notice is intended to inform the citizens of India-

inform the citizens of india-napolis that the Indianapolis Public Transportation Corpo-ration (IndyGo) August Board of Directors meeting that was originally scheduled for Thursday, August 25, 2022, at 5pm in the Boardroom of

the IndyGo HQ has been MOVED to Wednesday, August 24, 2022, at 5pm in the Boardroom of the IndyGo

HQ. This meeting is for the final vote/adoption of the

STATE OF INDIANA) INTHE BOONE SUPERIOR COURT

ESTATE DOCKET: 06D01-

2206-EU-000117 INTHE MATTER OF THE

ESTATE OF CAROL ANN

barred.

DATED at Indiana this

July 1, 2022. BOONE County Superior

representative:
Doris Brauman Moore
Brauman Moore Law

Offices 128 East Main Street India

Attorney for personal

Brownsburg, Indiana

Telephone: (317) 858-

Attorney Number: 21958-

Fax: (317) 858-5009

STATE OF INDIANA) IN

THE MARION SUPERIOR

COUNTY OF MARION)

CAUSE NO. 49D03-2206-

NATIONAL ASSOCIATION, SUCCESSOR BY MERGER

TO FIFTH THIRD BANK

THE UNKNOWN HEIR AT

NOTICE OF SUIT SUM-

MONS BY PUBLICATION
TO: UNKNOWN HEIR AT
LAW OF ELBERT L. BALCH,

DECEASED
BEITKNOWN, that FIFTH
THIRD BANK, NATIONAL
ASSOCIATION, SUCCESSORBYMERGERTO FIFTH
THIRD BANK (CENTRAL)

THIRD BANK (CENTRAL INDIANA), the above-named

Plaintiff, by its attorney, Nathan R. Duvelius, has filed in the office of the Clerk of the

Superior Court its Complaint

against the above-named Defendant, and the said

Plaintiff having also filed in said Clerk's office the af-

fidavit of competent person

showing that the residence and whereabouts of the

Defendant, Unknown Heir at Law of Elbert J. Balch, De-

ceased, upon diligent inquiry is unknown, and that said cause of action is for default

on the promissory note and

to foreclose a mortgage on

to foreclose a mórtgage on the following described real estate in Marion County, State of Indiana, to wit:

LOT NUMBERED 2 IN BLOCK 26 IN SECTION "B" FOREST PARK, AN ADDITION TO THE CITY OF INDIANAPOLIS, AS PERPLAT THEREOF, RECORDED IN PLAT BOOK 13, PAGE 15, IN THE OFFICE OF THE RECORDER OF MARION COUNTY, INDIANA PARCEI NO. 1014422 commonly known as 3106

LAW OF ELBERT J. BALCH

Plaintiff,

Defendants.

FIFTH THIRD BANK

5320-950817

Court

5000

COURT

32

COUNTY OF BOONE)

07/29/22

2023 Budget. 5320-951374

UNSUPERVISED

TOMEY DECEASED.

) SS:

327-5136. 5320-951161

CHANGE

contract-opportunities The public participation process described above

ness-opportunities 5320-951089

07/29/22, 08/05/22

STATE OF INDIANA) IN

Suite 470

MARION COUNTY SUPE-RIOR COURT 8

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

IN THE MATTER OF THE

SUPERVISED ESTATE
OF LINDA C. JOHNSON,

NOTICE OF ADMINIS-

TRATION
IN SUPERIOR COURT
OF MARION COUNTY, INDIANA

In the matter of the Estate of LINDA C. JOHNSON Cause No. 49D08-2205-ES-018007

Notice is hereby given that on the 14th Day of July, 2022, TAMMY PEN-NINGTON was appointed Personal Representative of the Estate of LINDA C. JOHN-SON (also known as LINDA C. BARNETT JOHNSON), deceased, who died on the 18 th day of July, 2019. 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 Marion County, Indiana, this July 14, 2022. /s/ Myla A. Eldridge Clerk of the Marion County

Superior Court Michael J. Kerschner, At-Michael J. Kerschner, Attorney #19214-49
Stoll Keenon Ogden PLLC
The Emelie Building
334 North Senate Avenue
Indianapolis, IN 46204
(317) 464-1100
(317) 464-1111 (Fax)
5290-951902

) SS: PROBATE DIVI-

DA R. MARION, Deceased,

was authorized to administe

said estate without Court

NOTICE OF ADMINIS-

07/22/22

STATE OF INDIANA) IN MARION SUPERIOR COURT

5320-950902

SION -- 2022 TERM COUNTY OF MARION) CAUSE NO. 49D08-2205-EU-018242 IN THE MATTER OF THE UNSUPERVISED ADMINIS-TRATION

OF THE ESTATE OF GIL-

TRATION

TRATION
In the Probate Court of
Marion County, Indiana.
Notice is hereby given
that Kathy I. Melring was, on
the 6th day of June, 2022,
appointed Personal Representative of the Estate of
Gilda B. Marion, deceased Gilda R. Marion, deceased who died on April 12, 2022 Said personal representative

> supervision.
>
> All persons who have claims against this estate, whether or not now due, must file the claim in the office of the clerk of this court within three (3) months from the date of the first publication of this notice, or within nine (9) months after the decedent's

death, whichever is earlier or the claims will be forever barred.
Dated at Indianapolis,
Indiana, this June 6, 2022.
/s/ Myla A Eldridge
CLERK, MARION CO
PROBATE CLERK

) SS: COUNTY OF MARION) Attorney for the Estate: John K. McDavid HOSTETTER ASSOCI-

> Brownsburg, Indiana (317) 852-2422

STATE OF INDIANA) IN THE MARION SUPERIOR

COUNTY OF MARION) CAUSE NO.: 49D08-2206-ES-021152 IN THE MATTER OF THE SUPERVISED

ESTATE OF DEWILLA
MULLINS, DECEASED
NOTICE OF SUPERVISED ADMINISTRATION IN THE SUPERIOR IN THE SUPERIOR
COURTOFMARION COUNTY, INDIANA.
In the matter of the Estate
of Dewilla Mullins, deceased.
Estate Docket: 49D082206-ES-021 152
Notice is bereby given that

2206-ES-021152
Notice is hereby given that on June 24, 2022, Stacy L. McGuyre was appointed the Personal Representative of the Estate of Dewilla Mullins, depending the best of the Estate of Dewilla Mullins, depending the best of the Estate of Dewilla Mullins, depending the best of the Estate of Dewilla Mullins, depending t deceased, who died intestate on the 29th day of April, 2022, a resident of Marion County, All persons who have claims against this Estate whether or not now due, must file the claim in the office of

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 Dated at Indianapolis

the Clerk of this Court within

Indiana, this June 24, 2022. /s/ Myla A. Eldridge Clerk, Marion Superior Probate Division Stacy L. McGuyre, I.D. #31064-32 Attorney at Law 2028 N. Park Ave

Indianapolis, IN 46202 Tel No.: (317) 965-0407

com 5320-950816

stacymcguyre@gmail.

STATE OF INDIANA) MAR-ION SUPERIOR COURT) SS: PROBATE DIVI-SION -- ROOM 8 COUNTY OF MARION)

CAUSE NO. 49D08-2207-

IN RE: THE UNSUPER-VISED ADMINISTRATION
OF THE ESTATE OF JULIO CESAR GONZALEZ,

NOTICE OF ADMINIS-

NOTICE OF ADMINISTRATION
Notice is hereby given that
Rosanna Gonzalez was, on
the 6th day of July, 2022,
appointed Personal Representative of the Estate of Julio
Cesar Gonzalez, deceased.
All persons who have
claims against this Estate,
whether or not now due, must
file the claim in the office of
the Clerk of this Court within
three (3) months from the
date of the first publication
of this Notice or within nine
(9) months after Decedent's
death, whichever is earlier
beath, whichever is earlier
Leikoft the Marion County
Superior Court
Adam Lenkowsky
ROBERTS LITIGATION
GROUP

Myla A. Eldridge, Clerk Marion County Circuit/ Superior Courts Mikal Abdur-Rahim 120 East Market Street, STATE OF INDIANA) Weltman, Weinberg & Reis Co., L.P.A. 525 Vine Street, Suite 800 Cincinnati, OH 45202-FOR APPOINTMENT OF A claim in the Office of the Clerk three (3) months from the date of the first publication of neering firms for this proj-Department of Homeland New IN THE MARION CIRCUIT of this Court within three (3) months from the date of the **GUARDIAN** Security SOLICITATION FOR: Mo-Project No. 1 Browning this notice, or within 9 months after the decedent's death, OVER THE PERSON OF SULIDIALISM CAME
bile Driving Simulator
PROPOSAL DUE DATE
August 22, 2022, by 2:00
PM EDT
Detailed Information can first publication of this notice,) SS: 3145

Indianapolis, IN 46204 Fax: (513) 723-2230 Email: nduvelius@welt-Telephone: (317) 744-Facsimile: (317) 744-0522 man.com 5320-950971 5320-950802

MDK # 22-015068 STATE OF INDIANA) IN THE MARION SUPERIOR

) SS: COLINTY OF MARION) CAUSE NO. 49D05-2206-MF-020675

COURT #5

Wells Fargo Bank, N.A. Plaintiff, visees, legatees, beneficia-ries of Charles W. Board AKA Charles Board, and their unknown creditors: and, the unknown executor, administrator, or personal of Charles W. Board, AKA

Charles Board, et al. NOTICE OF SUIT SUM-

Defendants.

NOTICE OF SUIT SUMMONS BY PUBLICATION
TO: Pine Crest Community
Association, Inc.:
BE IT KNOWN, that Wells
Fargo Bank, N.A., the abovenamed Plaintiff, by its attorney, Susan B. Klineman, has
filed in the office of the Clerk
of the Marion Superior Court
#5 its Complaint against
Defendant Pine Crest Community Association, Inc., 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, Pine Crest
Community 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.
Lot 14 in Pinecrest, Section One, an addition in
Marion County, Indiana, as
per platthereof recorded August 17, 1994, as Instrument
No. 94-127056, in the Office
of the Recorder of Marion
County, Indiana.
commonly known as 3734
Lacebark Drive, Indianapolis
NoW, THEREFORE, said
Defendant is hereby notified

eral Highway Administration (FHWA) and Federal Transit Administration (FTA). For accommodation needs for persons with disabilities, please call 317-07/29/22

Lacebark Drive, Indianapolis, IN 46235.
NOW THEREFORE, said 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 #5
Susan B. Klineman (17405-49)
Stephanie A. Reinhart (25071-06)
J. Dustin Smith (29493-06)
Nicholas M. Smith (31800-15)

15)
Chris Wiley (26936-10)
Attorneys for Plaintiff
MANLEY DEAS KOCHALSKI LLC
P.O. Box 165028
Columbus OH 432165028 Columbus C.:
5028
Telephone: 614-220-5611
Facsimile: 614-220-5613
Email: sef-SBKlineman@
manleydeas.com
5320-950757
07/22/22.

MDK # 22-006006 STATE OF INDIANA) IN THE MARION SUPERIOR COURT-CIVIL 7

CAUSE NO. 49D07-2204-PNC Bank 515 North Green Stre Suite 200 Plaintiff, Judith E. Hill, et al. 5320-950686 Defendants.

NOTICE OF SUIT SUM-MONS BY PUBLICATION TO: Judith E. Hill: BE IT KNOWN, that PNC Bank, National Association COURT he above-named Plaintiff, by its attorney, J. Dustin Smith, has filed in the office of the Clerk of the Marion Superior Court-Civil 7 its Complaint against Defendant Judith E. Hill, and the said Plaintiff having also filed in said Clerk's) SS: PROBATE DIVI-SION ing also filed in said Clerk's office the affidavit of a compe-

of the Defendant, Judith E. Hill, upon diligent inquiry is unknown, and that said cause of action is for default on the promissory note and on the promissory flote and to foreclose a mortgage on the following described real estate in Marion County, State of Indiana, to wit:

S.S. Rhodes East Ohio Street Addition, Lot 56. commonly known as 447 North Dearborn Street, India-

napolis, IN 46201. NOW, THEREFORE, said

Defendant is hereby notified

of the filing and pendency of

said Complaint against them and that unless they appear and answer or otherwise defend thereto within thirty

tent person showing that the

residence and whereabouts

(30) days after the last notice of this action is published, judgment by default may be entered against said Defen-dant for the relief demanded in the Complaint.

Dated Clerk, Marion Superior Court-Civil 7

J. Dustin Smith (29493-06)

Stephanie A. Reinhart

(25071-06) Nicholas M. Smith (31800-NICTIONS IN COLUMN 15)
Chris Wiley (26936-10)
Susan B. Klineman (17405-49)
Attorneys for Plaintiff Attorneys for Plaintiff
MANLEY DEAS KOCHALSKI LLC
P.O. Box 165028

Columbus OH 43216-

Telephone: 614-220-5611

Facsimile: 614-220-5613

Email: sef-jdsmith@man-

leydeas.com 5320-950805

COURT 8

SION

08/05/22 STATE OF INDIANA) IN THE MARION SUPERIOR

EU-010556 IN MATTER OF THE UNSUPERVISED ESTATE OF HELEN FRANCIS STEPHENS NOTICE OF ADMINIS-

) SS: PROBATE DIVI-

COUNTY OF MARION)

CAUSE NO. 49D08-2203-

NOTICE OF ADMINISTRATION
NOTICE IS HEREBY
GIVEN THAT Jaquelyn R.
Brooks, on the 31st day of
March, 2022, was appointed
Personal Representative of
the Estate of Helen F. Ste
phens, who died on the 31st
day of October, 2021.
All persons who have
claims against the 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.

death.
Dated at Indianapolis,
Indiana, this March 31, 2022.
/s/ Myla A. Eldridge

ertslitigation.com 5320-950803 07/22/22, 07/29/22 STATE OF INDIANA) IN

THE MARION SUPERIOR COURT 8) SS.: COUNTY OF MARION)

ESTATE DOCKET: 49D08-2207-EU-022501 IN THE MATTER OF THE **ESTATE OF**

KATHERINE H. NOWA-NOTICE OF ADMINIS-

NOTICE OF ADMINISTRATION
Notice is hereby given that on the July 6, 2022, Michael J. Murphy, IV was appointed personal representative of the Estate of Katherine H. Nowakowski, deceased, who died on the 16th day of June, 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 July 6, 2022.

Is' Myla A. Eldridge Clerk of the Superior Court Marion County.

Marion County,
Probate Division
5320-950804
07/22/22,

07/29/22 STATE OF INDIANA) SU-PERIOR COURT 8

)ss:PROBATE DIVISION COUNTY OF MARION) CAUSE NO. 49D08-2207-EU-023075 IN THE MATTER OF THE

UNSUPERVISED RAYMOND STEUER, DECEASED Attorney: Kathryn Kuehn. #21506-49

Kuehn Law, LLC 45 West Clinton Street Indianapolis, Indiana

46122 Publisher: The Indianapolis Recorder 2901 North Tacoma

Indianapolis, Indiana 46218 PUBLICATION NOTICE

PUBLICATION NOTICE
OF ESTATE OPENING
Notice is hereby given
that, on July 11, 2022, Roy
Steuer was appointed Personal Representative of the
Estate of Raymond Steuer,
who died on the 21st day of
December 2021.
All persons who have
claims against the 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 of the decedent's
death, whichever is

(9) months of the decedents death, whichever is earlier, or the claims will be forever barred.

Dated at Indianapolis, Indiana, this July 11, 2022. Is/ Myla A. Eldridge MYLA A. ELDRIDGE, Clerk of Marion County 5320-950764

STATE OF INDIANA) IN

THE MARION SUPERIOR COURT) SS: COUNTY OF MARION)

CAUSE NO. 49D08-2207-EU-023178 IN THE MATTER OF THE UNSUPERVISED ADMINIS-

OF THE ESTATE OF PEGGY J. BRYAN, DE-CEASED. NOTICE OF ADMINIS-

TRATION IN THE SUPERIOR COURTOF MARION COUN-

COURTOFMARION COUNTY, INDIANA
In the matter of the Estate
of Peggy J. Bryan, deceased.
Notice is hereby given that
Michael S. Bryan was, on
the 12th day of July, 2022,
appointed.

Personal Representative the Estate of P Bryan, deceased, who died on the 29th day of June, 2022. All persons having claims against said estate, whethe 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 July 12, 2022.

/s/ Myla A. Eldridge

Myla Eldridge, Clerk of
the Superior Court of Marion

County Claire E. Lewis, 115 North Claire E. Lewis, 113 No.1. Girls School Road, India-napolis, Indiana 46214, (317) 484-8115. 5320-950901 07/22/22, 07/29/22

ATTORNEY: Robert D. Haas, #17983-

7050 Madison Avenue Indianapolis, Indiana

(317) 783-3167 NOTICE OF ADMINIS-TRATION
In the Marion Superior
Court, Probate Division

In the matter of the Estate of Virginia F. Evans, deceased. Cause Number 49D08-2207-EU-023584

2207-EU-023584
Notice is hereby given that
Marianne F. Bain was, on
the 15th day of July, 2022,
appointed Executor of the
estate of Virginia F. Evans,
deceased, who died on the
18th day of June, 2022.
All persons who have

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

Dated at Indianapolis, Indiana, this July 15, 2022. /s/ Myla A. Eldridge Clerk of the Marion Supe-

rior Court, Probate Division 5320-950923 07/22/22, 07/29/22

MDK # 22-005580 THE MARION SUPERIOR COURT #11

) SS: COUNTY OF MARION) CAUSE NO. 49D11-2204-MF-011443

The Huntington National Bank

Plaintiff.

Kasie Wirth Defendant NOTICE OF SUIT SUM-MONS BY PUBLICATION TO: Kasie Wirth: 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 #11 its Complaint against De-fendant Kasie Wirth, and fendant 'Kasie Wirth, and the said Plaintiff having also filled in said Clerk's office the affidavit of a competent person showing that the residence and whereabouts of the Defendant, Kasie Wirth, upon diligent inquiry is unknown, and that said cause of action is for default

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 Numbered 272 in Holiday's Garfield Park Addition to the City of Indianapolis, as per plat thereof, recorded in Plat Book 13, Page 54 in the Office of the Recorder of Marion County, Indiana.

commonly known as 1754 Nelson Avenue, Indianapolis, IN 46203.

NOW THEREFORE said NOW.THEREFORE, said of the filling 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. in the Complaint.

Dated Clerk, Marion Su-

perior Court #11 Susan B. (17405-49) B. Klineman anie A. Reinhart (25071-06)

J. Dustin Smith (29493-06) Nicholas M. Smith (31800-

15)
Chris Wiley (26936-10)
Attorneys for Plaintiff
MANLEY DEAS KOCHALSKI LLC P.O. Box 165028 Columbus OH 43216-

Telephone: 614-220-5611 Facsimile: 614-220-5613 Email: sef-SBKlineman@ anleydeas.com 5320-950621 07/22/22

08/05/22

MDK # 21-002743 STATE OF INDIANA) IN THE MARION SUPERIOR COURT #12

COUNTY OF MARION) CAUSE NO. 49D12-1608-MF-030870 Rushmore Loan Man-

) SS:

agement Services LLC

Steve Washington, AKA Steve K. Washington, et al. Defendants. NOTICE OF SUIT SUM-MONS BY PUBLICATION

TO: Investaid Corporation: BEIT KNOWN, that Rushmore Loan Management Ser vices LLC, the above-named Plaintiff, by its attorney, Susan B. Klineman, has filed in the office of the Clerk of the Marion Superior Court #12 its Complaint against Defendant Investaid Corporation, 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, Investaid Corporation, upon diligent inquiry is unknown, and that said cause of action is for de fault on the promissory note and to foreclose a mortgage on the following described real estate in Marion County,

State of Indiana, to wit:

Lot Number 53 in Park
wood Terrace First Section an Addition to the City of In dianapolis, in Marion County as per plat thereof recorded in Plat Book 32 page 23 in the Office of the Recorder of Marion County, Indiana commonly known as 9155 Stardust Drive, Indianapolis,

IN 46229. 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 Defe dant for the relief demanded

in the Complaint.
Dated Clerk, Marion Superior Court #12 Susan B. Klineman (17405-49)Stephanie A. Reinhart

 $(2507\dot{1}-06)$ J. Dustin Smith (29493-06) Nicholas M. Smith (31800

Chris Wiley (26936-10)
Attorneys for Plaintiff
MANLEY DEAS KOCHALSKI LLC

P.O. Box 165028 Columbus OH 43216-5028 elephone: 614-220-5611

Facsimile: 614-220-5613 Email: sef-SBKlineman@ manleydeas.com 5320-950607

07/22/22 07/29/22 08/05/22

Indianapolis Public Transportation Corporation

portation Corporation (IPTC)
This email is to notify IPTC-registered vendors of IndyGo's intent to issue a Request for Qualifications (RFQ) in August or September 2022 seeking master planning and design services for our new East Campus Expansion.

of Dana R. Waddell be changed to Dana R. Moore. The Court, being fully advised in the matter, now finds that this matter should be and is hereby set for basing. Expansion.
IndyGo is currently renovating two buildings at 9503
E. 33rd Street, Indianapolis to become its new Head-quarters and East Campus. p.m., which is more than thirty (30) days after the third publication of this Notice, for Thirty (30) minutes. Notice is further given that any person has the right to appear at the hearing on said Petition and/or to file objections on or before the hearing date.

E. 33rd Street, Indianapolis to become its new Head-quarters and 'East Campus.' These buildings will house IndyGo's administrative offices, a new Board room, and training spaces. Future plans for the site will require demolition of remaining buildings and constructing several new operations buildings. Needed elements include a bus storage facility, operator training/test track, employee parking, a potential fueling area, and other operational support structures. The upcoming RFQ will seek qualifications from Architectural and Engineering (A&E) consultants to prepare a Headquarters Master Plan containing these elements and including consideration of security access, employee and guest parking needs, sed/vehicular/bustraffic flow, estimates of energy usage

ped/věhicular/bus třafficflow, estimates of energy usage for vehicle charging, and potential need for substation. Additional property acquisitions may be considered. The upcoming RFO will seek qualifications from Architectural and Engineering (A&E) consultants to prepare a Headquarters Campus Master Plan containing these

(A&E) consultants to prepare a Headquarters Campus Master Plan containing these features as well as the final design of selected elements of the Plan, determined based on agency needs and availability of funds. It is anticipated that final design will be required for the new bus storage and/or maintenage facility, at a minimum. IndyGo is seeking A&E eams for this project that can demonstrate significant, proven transit and FTA grant compliance experience. Please note that the selected A&E Firm could be excluded from participating as the Construction Engineer (CE), Construction Manager (CM) and/or the Construction Manager (CM) and/or the Construction (Cmc) for work related to the build-out of this Master Plan.

This email is also to notify

nered with Bonfire Inte

nered with Bonfire Interactive to create a new procurement portal that will allow you to receive notifications of business opportunities and digitally submit bids and proposals to IndyGo.
Please contact Dave Adamson (dadamson @indygo. net / procurement @indyGo. net) for Bonfire Submission Instructions for Vendors

ctions for Vendors.

07/22/22

07/29/22 08/05/22

This email is also to notify IPTC-registered vendors of IndyGo's intent to issue a Request for Proposals (RFP) in late Q4 2022 or early 2023

OF MINOR
Petitioner, ERANS
OSAMUYIMEN EBOIGBODIN, self-represented, respectfully petitions the court to change the name of the above-noted child. In support of this Petition, Petitioner states as follows:

1. Petitioner is the parent of the child whose names is sought to be changed.

2. The written consent of the non-petitioning parent or guardian for the name change of the minor child is filled with this Petition.

3. The child's current name is KIKIOPE AVIELLA EBOIGBODIN.

4. That the child's date of birth is 10/6/2017.

5. That the child's mailing address is 9131 STONES BLUFF PL., CAMBY, IN 46113

And, if different, the child's And if different the child's In late Q4 2022 or early 2023 for Construction Manager as Constructor (CMc) support on the new East Campus bus storage and/or maintenance facility. IndvGo has recently part

5113
And, if different, the child's sidential address is: 9131
TONES BLUFF PL., CAM-Y, IN 46113
6. That the child's Indiana iver's license number/

river's license number/ ndiana identification card Indiana identification card
number is ___;
and I will bring the child's
Indiana driver's license or
identification card to my
Change of Name Hearing
for verification.
7. The following is a list of
all of the previous names of
the child: KIKIOPE AVIELLA
EBOIGBODIN.
8. That the child does

hold a valid United States passport. Proof that the child is a United States citizen is BIRTH CERTIFICATE, I wil bring this document to t
Change of Name Heari
for verification.

08/12/22

Indianapolis Public Trans

portation Corporation

Indianapois Public Iransportation Corporation (IPTC)
Request for Proposals RFP 22-06-451 IndyGo Visitor Management System Summary: Indianapolis Public Transportation Corporation, dba IndyGo is seeking a vendor to provide a Visitor Management system. The selected system will provide for four (4) campuses across Indianapolis Public Transportation Corporation.
IndyGo has recently partnered with Bonfire Interactive to create a new procurement portal that will allow you to receive notifications of business opportunities and digitally submit bids and proposals to IndyGo.

To Register and view this EQ Online at: https://indygo.bonfirehub.com/opportunities/71394
Issue of RFP: 07/25/2022

ties/71394 Issue of RFP: 07/25/2022 by EOD Pre-Proposal Meeting: 08/04/2022 @ 1pm EST - rsvp for in person or virtual link

1501 W. Washington Street – Indianapolis, IN

Written Questions Due

Written Questions Due: 08/08/2022 by 4:00pm EST Answers Provided and Posted: 08/12/2022 Quote Due Date: 08/18/2022 by 2:00pm EST Notice of Award: week of 09/26/2022

STATE OF INDIANA) INTHE

MARION CIRCUIT COURT

CAUSE NO: 49C01-2205-

CHANGE OF: SHAYNA CHAYA

COUNTY OF MARION)

IN RE THE NAME

NOTICE AND ORDER

SETTING HEARING
Notice is hereby given to
the Petitioner, Shayna Chaya
Orentlicher, by Counsel, who
filed her Verified Petition for
a Name Change on May 11,
2022, to change Petitioner's
name from Shayna Chaya
Orentlicher to Shay Lev
Orentlicher t

Any party or agency has the right to appear at the hearing, and file written objections to the Petition on or before the hearing date.

webex.com
and selecting "Join a Meeting" or by using the toll-free
number to call in.
Meeting number (access
code) 2337 263 1473
Meeting nassword

Meeting password: 49C01Judge1 (49201583 from phones) Join by phone: 1-844-992-4726 5320-950359

STATE OF INDIANA } INTHE

MARION CIRCUIT COURT

SS CIVIL DIVISION

CAUSE NO. 49C01-2205

DANA R. WADDELL,

ING ON PETITION FOR

CHANGE OF NAME
COMES NOW the Petitioner, Dana R. Waddell, and submits her Verified Petition for Name Change of Adult and bereby gives petics that

and hereby gives notice that Petition for Change of Name

for an Adult has been filed in the Marion County Circuit Court request that the name of Dana R. Waddell be

for hearing.
WHEREFORE the Court

orders that a Name Change

Hearing is scheduled for September 6, 2022, at 1:30

or before the hearing date.
IT IS SO ORDERED ADJUDGED AND DECREED
this July 8, 2022.
Judge/Magistrate, Marion

Rachel A. East HOCKER LAW, LLC, 6626 East 75th Street,

Indianapolis, Indiana

STATE OF INDIANA) INTHE

COUNTY OF MARION)

CAUSE NO. 49C01-2206-

IN RE THE NAME CHANGE OF MINOR:

KIKIOPE AVIELLA EB-OIGBODIN

ERANS OSAMUYIMEN

VERIFIED PETITION

FOR CHANGE OF NAME

Name of Minor

EBOIGBODIN

07/22/22, 07/29/22

County
Distribution:

5320-950456

MARION COURT

) SS:

MI-018480

MI-016618

CHANGE OF:

COUNTY OF MARION 3

IN RE THE NAME

NOTICE OF HEAR-

07/15/22,

07/22/22, 07/29/22

07/22/22

5320-950900

MI-015646

ORENTLICHER.

PETITIONER.

SETTING HEARING

46222

for verification.

9. That the following judgements of oriminal conviction of a felony under the law of any state or the United States have been entered against the child, or I have stated immediately below that the child does not have any felony convictions.

10. That changing the child's name is not an effort to defraud any of the child's creditors. creditors.

11. That notice of the

11. That notice of the request for name change has been published in a local publication as required by law and will be brought to the Change of Name Hearing.

12. That the child is not confined to a Department of Correction facility or a sex or violent offender who is required to register under Indiana Code 11-8-8.

13. That pursuant to Indiana Coe 34-28-2-1, I petition the court to change the child's name. Pursuant to Indiana Code 34-28-2-2(b), the reason the change of the child's name is requested is: FAMILLY CHOICE.

14. That I request that the

14. That I request that the child's name be changed to: KIKIOPE AVIELLA ODUN-EYE.

15. That I request that:

X -- The name on t

15. That I request that: X -- The name on the child's birth certificate be change to their new, change of their new, change of their new, change that the child has been served with a copy of this Petition as required by the Indiana Trial rules.

WHEREFORE, I respect WHEREFORE, I respect-fully request that this Court grant this Petition for Name Change of a Minor, and for all other just and proper relief. I affirm under penalties of perjury that the foregoing representations and state-ments are true.

ments are true. /s/ERANS EBOIGBODIN State of IN County of Subscribed and sworn to (or affirmed) before me on this

2nd day of June, 2022, ERANS EBOIGBODIN me on the basis of satis-factory evidence to be the person(s)

person(s) who appeared before me. Notary Signature/s/BEV-ERLY KAYE IRVIN Notary Public -- Seal Marion County -- State of Indiana Commission Number NP0729742

My Commission Expires Nov. 4, 2028 5320-950356 07/15/22 07/22/22

STATE OF INDIANA) INTHE MARION COURT COUNTY OF MARION)

CAUSE NO. 49C01-2206-MI-018487 IN RE THE NAME CHANGE OF MINOR

FIYIN DAVID EBOIG-BODIN **ERANS OSAMUYIMEN EBOIGBODIN**

opjections to the Petition on or before the hearing date.
SO ORDERED June 26, 2022
(DATE)
/s/ Triffany Vivo
JUDGE-MARION CIR-CUIT COURT
Distribution:
Attorney Yetunde Okunade Aird
For Petitioner Shayna
Chaya Orentlicher
317-447-7253
Info@airdlawfirm.com
This hearing will be virtual.
Use the information below to join through www. webex.com VERIFIED PETITION FOR CHANGE OF NAME OF MINOR Petitioner, ERANS OSAMUYIMEN EBOIG-

BODIN, self-represented, respectfully petitions the court to change the name of the above-noted child. In support of this Petition, Petitioner states as follows: states as follows: 1. Petitioner is the parent of the child whose names is

sought to be changed.
2. The written consent of the non-petitioning parent or quardian for the name change of the minor child is filed with this Petition. The child's current name is FIYIN DAVID EB-

OIGBODIN. 4. That the child's date of birth is 10/11/2019.
5. That the child's mailing address is 9131 STONES

address is 9131 STONEŠ BLUFF PL., CAMBY, IN And, if different, the child's

STONES BLUFF PL.. CAM-BY, IN 46113 driver's license number

6. That the child's Indiana Indiana identification card number is _____; and I will bring the child's Indiana driver's license or

identification card to my Change of Name Hearing for verification. The following is a list of all of the previous names of the child: FIYIN DAVID EBOIGBODIN.

8. That the child does hold a valid United States passport. Proof that the child is a United States citizen is BIRTH CERTIFICATE. I will bring this document to the Change of Name Hearing for verification. 9. That the following judge

ments of criminal col of a felony under the law of any state or the United States have been entered against the child, or I have stated immediately below that the child does not have any felony

10. That changing the ild's name is not an effort child's name is not ar to defraud any of the child's creditors.

11. That notice of the

request for name change has been published in a local publication as required by law and will be brought to the Change of Name Hearing 12. That the child is no confined to a Department of Correction facility or a sex or violent offender who

is required to register under Indiana Code 11-8-8. 13. That pursuant to Indiana Coe 34-28-2-1, I petition

the court to change the child's name. Pursuant to Indiana Code 34-28-2-2(b), the reason the change of the child's name is requested is: FAMILY CHOICE. 14. That I request that the

child's name be changed to: FIYIN DAVID ODUNEYE. 15. That I request that The name on the child's birth certificate be

change to their new, changed name. Specifically, FIYIN DAVID ODUNEYE. 16. That non-petitioning parent or guardian of the minor child has been served

with a copy of this Petition as required by the Indiana Trial rules. WHEREFORE, I respect fully request that this Court grant this Petition for Name Change of a Minor, and for all just and proper relief I affirm under penalties of perjury that the foregoing

ments are true.
/s/ERANS EBOIGBODIN
State of IN County of Subscribed and sworn to (or affirmed) before me

representations and state

2nd day of June, 2022, by ERANS EBOIGBODIN proved to me on the basis of satis factory evidence to be the person(s) who appeared before me Notary Signature /s/ BEV-ERLY KAYE IRVIN

Notary Public -- Seal Marion County -- State Commission Number My Commission Expires Nov. 4, 2028

5320-950355

CIRCUIT COURT

07/22/22, 07/29/22 STATE OF INDIANA) IN THE MARION COUNTY

COUNTY OF MARION) have been sued in the Court above named. CAUSE NO, 49C01-2206-MI-020503

G

CHANGE OF:

salu Petition on /s/ Mariah Wilson Gog-gans

07/15/22

07/29/22

5320-950232

2206-MF-019293

Plaintiff,

AGEMENTILC

JR.

HOLDINGS III, LLC,

EXECUTIVE PROPERTY

INVESTMENTS, LLC QUANTRELL TURNER

MICHAEL FRIDMAN

KYLE MOTES

NOTICE OF SUIT

SUMMONS - SERVICE
BY PUBLICATION
The State of Indiana to the
defendants above named,
and any other person who
may be concerned. You are
notified that you have been
sued in the Court above
named. The nature of the suit
against you is a foreclosure
of the real estate mortgage,
legally described as:
The following described
real estate in Marion County,
in the State of Indiana, to-wit:
81.50 feet off the entire
west end of Lot Numbered
165 in Boulevard Square,
a Subdivision in the City
of Indianapolis, as per Plat
thereof recorded in Plat Book
13, Page 60 in the Office
of the Recorder of Marion
County, Indiana.
Parcel No.: 49-06-24-138171.000-101
This property is commonly
Innown as 3101 Broadway St.

Parcel No.: 49-06-24-138171.000-101
This property is commonly known as 3101 Broadway St. Indianapolis, IN 46205
This summons by publication is specifically directed to the following Defendants whose addresses are known:
Executive Property Investments, LLC
Serve: Quantrell Turner,
Registered Agent
4021 Par Drive
Indianapolis, IN 46268
Quantrell Turner
12072 Bird Key Blvd
Fishers, IN 46037
OwnEz Asset Management LLC
Serve: Berkshire Law,
LLC, Registered Agent
1320 E. Vermont Street
Indianapolis, IN 46202
Larry Gene Jones, Jr.
3101 Broadway Street
Indianapolis, IN 46205
CACH, LLC
Serve: Corporation Service Company - Registered
Agent
135 North Pennsvlvania

vice Company - Registered Agent 135 North Pennsylvania Street, Suite 1610 Indianapolis, IN 46204 Cavalry SPV I, LLC as Assignee of Synchrony Bank Serve: C T Corporation System, Registered Agent 334 North Senate Avenue Indianapolis, IN 46204 Community Reinvestment Foundation, Inc., Managing Agent for the Owner of Indy Flats Serve: David E. Cooper, Registered Agent

Registered Agent 44 North Girls School

44 North Girls School Road Indianapolis, IN 46214 GMF Berkley Commons Serve: Any Officer or Managing Agent 65 Germantown Court, Suite 409 Cordova. TN 38018

Cordova, TN 38018 Harbin LLC

Harbin LLC
Serve: Scot A. Harbin, egistered Agent
10307 Oak Ridge Drive
Zionsville, IN 46077
Med-1 Solutions, LLC sopant for Collection for ommunity Health Network
Serve: William J. Huff, egistered Agent

c/o Highest Executive
Officer Present
100 N. Senate N105
Indianapolis, IN 46204
State of Indiana, Department
of Workforce Development

Heisenfield & Associates LC
3962 Red Bank Road
Cincinnati, OH 45227
Voice: 1-513-322-7000
Facsimile: (513) 322-7099
ATTEST:
Clerk of the Marion County ircuit/Superior Court
5320-950360
07/15/22,
07/22/22,

SUMMONS - SERVICE BY PUBLICATION

THE MARION SUPERIOR/

SS CIVIL DIVISION

LORA A. AKINJEJI,

COUNTY OF MARION } CAUSE NO. 49D09-2202-

IN RE THE MARRIAGE

ADEFEMI A. AKINJEJI.

The State of Indiana to the

concerned. You are notified that you

defendants above named,

and any other person who

CIRCUIT COURT

Petitioner,

Respondent

NOTICE OF SUIT

DN-001318

STATE OF INDIANA } IN

Defendants

have open sucu in in a subove named.

The nature of the suit against you is Dissolution of Marriage in the following action: The Marriage Of Lora A. Akinjejivs. Adefemi A. Akinjeji This summons by publication is specifically directed to the following named defendant(s) whose last known addresses is: 3840 Beaconsfield Lane, Indianapolis, In 46228 RE THE NAME Mariah Wilson Goggans Petitioner
NOTICE OF PETITION

NOTICE OF PETITION FOR CHANGE OF NAME Mariah Wilson Goggans, whose mailing address is: 709 N. Tremont St., Indianapolis, IN 46222, and if different my resident address is: in the Marion County, Indiana, hereby gives notice that Mariah Wilson Goggans has filed a petition in the Court requesting that her named be changed to Mariah Aline Covington.

Notice is further given that the hearing will be held on said Petition on /s/ Mariah Wilson Gog-Beaconstield Lane, India-napolis, In 46228 That a hearing is sched-uled for: August 29, 2022 at 9:15 AM via www.webex. com. Please call court at 317-327-8392 to get login information.

get login information.

And to the following defendant(s) whose whereabouts are unknown: Adefemi A. Akinjeji In addition to the above-

In addition to the above-named defendants being served by this summons there may be other defendants who have an interest in this lawsuit. You must answer the Petition in writing, by you or your attorney, on or before the 29th day of August 2022, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judge-

STATE OF INDIANA) IN THE MARION CIRCUIT/ SUPERIOR COURT COUNTY OF MARION) and if you fail to do so a judge-ment may be entered against you for what the Petitioner has demanded. CAUSE NUMBER: 49D03-CIVIC REAL ESTATE

/s/ Myla A. Eldridge Clerk of the Marion County Attorney for Petitioner Jennifer J. Hammond HOCKER LAW

6626 East 75th Street, Suite 410 OWNEZ ASSET MAN-Indianapolis, Indiana 46250 LARRY GENE JONES, Г: 317-578-163

5320-950073 07/15/22, 07/22/22, 07/29/22 STATE OF INDIANA) IN SUMMONS - SERVICE BY PUBLICATION

COURT

OF

CUEVAS.

21, 2022

) SS: COUNTY OF MARION) CAUSE NO. 49D10-2206-DN-004575 IN RE: THE MARRIAGE

THE MARION SUPERIOR

VEDO, Petitioner. and FERNANDO CANALES

GUADALUPE QUE-

ORDER TO APPEAR Comes now Petitioner, Guadalupe Quevedo, by Counsel, Ruth M. Rivera, and files her Praecipe for Service by Publication. And the Court, being duly advised the premises, now finds

It is ORDERED, AD-JUDGED AND DECREED that this matter is hereby set for hearing on the August 22, 2022, at 9:15 a.m. by Webex. Said hearing shall last no longer than thirty (30) minutes and all parties are ordered to appear. SOORDEREDTHIS June

Judge, Marion Circuit Court Distribution Ruth M. Rivera IEFS:ruth@amicus-legalgroup.com 5320-950230

07/15/22, 07/22/22, 07/29/22 SUMMONS -- SERVICE BY PUBLICATION

STATE OF INDIANA) IN

THE COURT OF MARION COUNTY) SS: COUNTY OF MARION) CAUSE NO. 49D15-2204-

FESTUS EGBULE Plaintiff, KENYA A SMELTZER

NOTICE OF SUIT

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

The nature of the suit against you is: Divorce.
This summons by publication is specifically directed to the following named defendant(s) whose addresses are: Unknown. And to the following defendant(s) whose where

abouts are unknown: Kenya A. Smeltzer. In addition to the above named defendants being served by this summons, there may be other defendants who have an interest in this law suit.

Serve: William J. Huff, Registered Agent 517 U.S. Highway 31 N. Greenwood, IN 46142 Midland Funding, LLC Serve: Corporation Ser-vice Company - Registered If you have a claim for relief against the plaintiff arising from the same transaction or Agent 135 North Pennsylvania Street, Suite 1610 Indianapolis, IN 46204 Regency Park South Serve: Any Officer or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by your or your attorney, on or before the 28th day of August, 2022, (the day of August, 2022, (the same being within thirty (30) days after the Third Notice of Managing Agent 6363 Hollister Drive Speedway, IN 46224 State of Indiana Attorney Suit), and if you fail to do so a judgement will be entered General c/o Highest Executive Officer Present ist you for what the plaintiff has demanded. Officer Present
302W.Washington Street,
South 5th Floor
Indianapolis, IN 46204
State of Indiana, Department of Revenue
c/o Highest Executive
Officer Present

ATTEST: Clerk of the Marion Court /s/ Festus Egbule 4/21/22 5320-950321 07/15/22.

07/22/22, 07/29/22

SUMMONS -- SERVICE BY **PUBLICATION** STATE OF INDIANA) IN THE COURT OF MARION

COUNTY) SS: COUNTY OF MARION) CAUSE NO. 49D15-2206-

Nondjy Benjamin Olrisch Philippe

NOTICE OF SUIT defendant(s) above named and any other person who may be concerned You are notified that you

have been sued in the Court above named. The nature of the suit against you is: The reason why I'm suing him is because why trisuling rilm is because of verbally abuse from him and his family. They threatening to kill me if I don't leave.

This summons by publication is specifically discreted the following named

State of Indiana, Department of Workforce Development
c/o Highest Executive
Officer Present
10 N. Senate Avenue
Indianapolis, IN 46204
And to the following defendant whose addresses
are unknown:
Michael Fridman
Kyle Motes
In addition to the above
named Defendants being
served by this summons
there may be other Defendants who have an interest
in this lawsuit. If you have
a claim for relief against the
Plaintiff arising from the same
transaction or occurrence,
you must assert it in your
written answer. You must
answer the Complaint in
writing, byyourattorney, onor
before the 29th day of August,
2022 (the same being within
thirty (30) days after the Third
Notice of Suit), and if you fail
to do so a judgment will be
entered against you for what to do so a judgment will be entered against you for what the Plaintiff has demanded. Joel Bornkamp (27410rected to the following named defendant(s) whose addresses are Matthew C. Gladwell And to the following (30493-49) David W. Cliffe (36402-15) Attorney's for Plaintiff Reisenfeld & Associates defendant(s) whose where abouts are unknown: Olrisch

Philippe

In addition to the above named defendant(s) being served this summons there may be other defendants whó have an interest in this law suit. If you have a claim for relief

against the plaintiff arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by your or your attorney. On or before the 28th day of August, 2022, (the same being within thirty (3) days after the Third Notice of Suit) and if you fail to do so a judgment will be entered you for what the plaintiff has demanded. Nondjy Benamin 8239 Plaza Lane Apt. D

Indianapolis, IN 46268 (317) 719-3697 Clerk of the Marion Court 5320-950403 07/15/22.

SUMMONS -- SERVICE BY **PUBLICATION** STATE OF INDIANA) IN THE COURT OF MARION COUNTY

) SS:

a divorce because of him constantly cheating.
This summons by publication is specifically directed to the following named defendant(s) whose addefendant(s) whose addresses are:

Ad to the following defendant(s) whose whereabouts are unknown: Papoute Desronvil.

DN-004353

Plaintiff,

Baptiste

Rose-Elaine Jean-

Papoute Desronvil Defendant

NOTICE OF SUIT
The State of Indiana to the defendants above named,

and any other person who

may be concerned. You are notified that you

have been sued in the Court

above named.

The nature of the suit against you is: Been separate with him for awhile and want

poute Desronvil.

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

in this lawsuit.
If you have a claim for relief against the plaintiff arising from the same transaction or occurrence, you must assert it in your written answer. You must answer the Complaint in writing, by you or your attorney, on or before the 28th day of August, 2022, (the same being within thirty (30) days after the Third Notice of Suit), and if you fail to do so a judgment will be entered against you for what the against you for what the plaintiff has demanded.
ATTEST:
Clerk of the Marion Court 5320-950402

07/15/22,

07/22/22, 07/29/22 STATE OF INDIANA INTHE MARION COURT COUNTY OF MARION

DC-004176 IN RE THE MARRIAGE Jeanette Villanueva Petitioner,

FORD

BMW

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Association, (317) 803-4772.

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CAUSE NO. 49D16-2205-

Cesar Garcia-Carmona Respondent. SUMMONS [For Dissolution of Mar-

COUNTY OF MARION) CAUSE NO. 49D15-2206-

or make determinations that may include but not limited to any of the following: paternity, child custody, child support, maintenance, parenting time, property (real or personal), and other distribution of assets and debts, attorney fees and costs.

Dated: May 27, 2002 /s/ Myla A. Eldridge, Clerk 5320-950319

SUPERIOR COURT

COUNTY OF MARION)

CAUSE NO.
IN RE THE NAME

GARY CAMERON TAY-

ORDER ON VERIFIED

PETITION FOR CHANGE

OF NAME
On , Petitioner, GARY CAMERON
TAYLOR, Appeared for
Change of Name Hearing, Witnesses sworn and
evidence presented. Comes
now, the Court and having
reviewed the Verified Petition
for Change of Name, Notice
of Proof of Publication, and
the evidence presented at

the evidence presented at the hearing and now finds

) SS:

CHANGE OF:

OF NAME

LOR

07/15/22

07/29/22

G

riage Cases Only]
The State of Indiana to Respondent: Cesar Garcia Carmona, 5569 Scarlet Dr., Indianapolis, IN 46224
You have been sued by your spouse for dissolution of marriage. The case is pending in the Courtnamed above. If this summons is accompanied by an Order Setting Hearing, you must appear in Court on the date and time stated on the Order Setting Hearing. IF YOU DO NOT APPEAR, EVIDENCE MAY BE HEARD AND A DECISION MAY BE MADE BY THE COURT. If a Temporary Restraining Order is issued, it is effective immediately upon your except or knowledge of 2. That Petitioner's date of birth is: JULY 29, 1957.

3. That Petitioner's Indiana's driver's license number/ Indiana identification card number was filed with the Court and is preserved in the Court's records.

4. That Petitioner's mailing address is: addres 8401 Moller Road, 68325. 8401 Moller Road, 68325, Indianapolis, IN 46268 And if different, Petitioner's residence address is: 5311 Spring Creek Court, Indianapolis, IN 46268 5. That Petitioner has no other previous names, or Petitioner's previous names are as follows: NO PREVIOUS NAMES 6. That Petitioner does not for the previous names or petitioner's previous names are as follows: NO PREVIOUS NAMES 6. That Petitioner does not your receipt or knowledge of the Order.

the Order.

If you wish to retain an attorney to represent you in the matter, it is advisable to do so before the date stated on the Notice of Provisional Hearing.

If you take no action in this case after receipt of this Summons, the Court can grant a Dissolution of Marriage and/or make determinations that may include but not limited to 6. That Petitioner does not hold a valid United State

passport.
7. That Petitioner has presented proof of United States Citizenship
8. That if Petitioner has a

1. That Petitioner's curren

2. That Petitioner's date of

name is: GARY CAMERON TAYLOR.

8. I hat if Petitioner has a felony conviction within the last ten years, the required notice to the appropriate agencies has been provided. 9. That Petitioner is not a

9. That Petitioner is not a sex or violent offender who is required to register under Indiana Code 11-8-8.
10. That Petitioner has presented proof of publication of notice to the Court.
11. That Pursuant to Indiana Code 34-28-2-1, Petitioner wishes to change his/her name. 12. That Petitioner wishes

12. Inat Petitioner wisnes to change his/her name to be G. CAMERON TAYLOR.
13. That Petitioner
X - Wishes to change his/her name on his/her birth certificate to G. CAMERON STATE OF INDIANA) IN THE MARION COUNTY

TAYLOR. WHEREFORE IT IS OR-DERED that Petitioner's Petition for Change of Name is GRANTED, and Peti-tioner's name is herby legally changed to

The name on Petitioner's birth certificate: should be changed to G. CAMERON TAYLOR. ORDERED

Judicial Officer 07/15/22

UN

sale on August 8th, 2022 at 8AM.
7576 W Washington St Indianapolis, IN 46231
List of vehicles to be included in the sale: Sale Price DODGE FORD \$1,500.00 \$1,500.00

Indiana's Finest Wrecker will be having an auction/public

2B4GP74L42R671863 1FAHP35N98W181537 1FMCU93168KE13840 FORD MITSUBISHI JA4AD2A39JZ055115 2FAFP74W5XX137806 2FAFP /4WbSXX13/806 1FADP3F2XFL226650 1FMEU63E36UA15044 1B4HS48Z72F218215 JM1TA221721730674 2C3CDYAG2EH152834 KMHCM36C49U139988 FORD FORD DODGE MAZDA DODGE HYUNDA 1G1ZB5EB2A4140921 KMHTC6AD4CU056332 2G1WF55E659211039 CHEVROLET HYUNDAI CHEVROLET MERCURY MITSUBISHI 2007 VOLVO 5320-951445 VOLVO

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Friday, July 29, 2022

IndyCar soars again at Iowa

By DANNY BRIDGES

I've always had an affinity for the bullring that is Iowa Speedway. It's billed as the fastest short track in America, and it did nothing to disappoint those in attendance this past weekend for the Hy-Vee double-header in Newton, Iowa, where the dominance of Team Penske was on full display.

Josef Newgarden was beyond untouchable in the first race, getting out front and leading a mind-boggling 208 of 250 laps en route to his fourth win of the IndyCar season.

Arrow McLaren's Pato O'Ward kept Newgarden honest, finishing second, while pole-sitter Will Power rounded out the top three podium.

The race was run in oppressive heat with temperatures hovering around 100 degrees all day.

Race one attendees were treated to a Tim McGraw concert prior to the event and another headliner in Florida Georgia Line to cap off a huge day of entertainment value.

Day two appeared to belong to Newgarden again before his right-rear shock gave out just 65 laps from the checkered, allowing Pato O'Ward to secure the victory, followed by Will Power in second, with fellow Penske driver Scott McLaughlin bringing home third, capping off a second stellar day of NTT Series competition. Day two was augmented by two more headlining concerts, with a performance by Gwen Stefani prior to the event and one Blake Shelton providing the musical night cap after a second day of spirited racing, which was run under far cooler temperatures providing relief to both the drivers and fans.

Notes: While every successful racing series relies on partnerships, Hy-Vee Grocery chain really stepped up for the entire event weekend in Iowa.



While they are already a sponsor for the Rahal-Letterman IndyCar entry, Hy-Vee put a phenomenal level of financial support into these races, further distinguishing itself as a premier partner for the NTT IndyCar Series this year and hopefully beyond. It's been a long time since I've seen this type of commitment away from the Indy 500 and Hy-Vee knocked it out of the park.

Both Pato O'Ward and Will Power spoke glowingly of their Chevrolet power plants after the second race, recognizing their dominance over Honda Motorsports all weekend.

Actor Mark Wahlberg served as the grand marshal on July 24 and visited with Team Penske drivers before giving the command to start engines. Wahlberg

was more than accommodating with the fans, signing autographs and posing for what seemed like an endless amount of selfies.

The NTT IndyCar Series returns to the Indianapolis Motor Speedway this weekend as it partners with NASCAR to provide yet another doubleheader at 16th and Georgetown.

Tickets remain for what is truly a bargain for motorsports junkies, and you can also watch all the action that takes place this weekend on WTHR locally.

Danny Bridges, who hopes the triumphant return of IndyCar racing to Iowa will create date equity for all parties, can be reached at 317-370-8447 or at bridgeshd@aol.com.





