

LifeStream’s aging well conference rescheduled due to COVID19

Due to the Covid-19 pandemic, LifeStream has rescheduled the 17th Annual Aging Well Conference to Thursday, June 3, 2021.

The Aging Well Conference is designed for older adults, caregivers, wellness enthusiasts, and health professionals to learn how to make positive changes in their lives and the lives of others. The conference includes a resource fair, light breakfast, and educational breakout sessions.

Registration and sponsorship/resource fair information will be released early spring 2021. Those who would like more information or to receive registration information to their home/email may contact Angie Jenkins, Outreach Coordinator, at 765-759-1121 or ajenkins@lifestream-inc.org.

Special thanks to our sponsors: Healing Hands

Home Health, Heaven Sent Home Healthcare, Reid Health Alliance Medicare, Community Hospital Anderson, Heart to Heart Hospice, Henry Community Health, Humana, Guardian Medical Monitoring, and Silver Birch of Muncie.

LifeStream is an Area

Agency on Aging that works to improve the quality of life for people at risk of losing their independence. LifeStream serves over 19,000 seniors and people with disabilities throughout 12 counties in Indiana.

LEGAL AND PUBLIC NOTICES

STATE OF INDIANA,) IN THE GRANT SUPERIOR COURT NO.2
)
)SS:
COUNTY OF GRANT,) 2020 TERM

IN RE THE ADOPTION OF:) CAUSE NO. 27D03-1807-GU-000070
DEAN ED-LEE MOORE,)
Minor Child)
)
KELSEY LYNN JOHNSON,)
Petitioner)
)
ADAM MICHAEL JOHNSON,)
Petitioner)
)
MALCOM MOORE,)
Natural Father)
)
ASHLEY D. SMITH,)
Natural Mother,)

NOTICE OF ADOPTION

ASHLEY D. SMITH is notified that a petition for adoption of a Child, named DEAN ED-LEE MOORE, born to ASHLEY D. SMITH on June 18th, 2018 was filed in the office of the clerk Of Grant Superior Court 2, located at 101 East 4th Street Marion, IN 46952. The petition for adoption alleges that the consent to adoption of ASHLEY D. SMITH is not required because:

1. Pursuant to Indiana Code 31-19-9-8 states that consent to adoption which may be required under Indiana Code 31-19-9-1 is not required from any of the following

a. A parent or parents if the child is adjudged to have been abandoned or deserted for at least six (6) months immediately preceding the date of the filing of the petition for adoption.

b. A parent of a child in the custody of another person if for a period of at least one (1) year the parent:

i. Fails without justifiable cause to communicate significantly with the child when able to do so; or

ii. Knowingly fails to provide for the care and support of the child when able to do so as required by law or judicial decree.

2. If a parent has made only token efforts to support or to communicate with the child, the Court may declare the child abandoned by the parent.IC 31-19-9-8(b).

3."Commission of an intentional act by parent, which not only results in the parent's incarceration for the duration of the child's minority, but which also deprives the child of the love, affection and care of the other parent is sufficient to constitute abandonment of the child, negating the need for parental consent to adoption. "Williams v. Townsend, 629 N.E.2d252, 1994 Ind. App."

If ASHLEY D. SMITH seeks to contest the adoption of the child, DEAN ED-LEE MOORE, she must file a motion to contest the adoption in accordance with IC 31-19—10—1 in the above—named court not later than thirty (30) days after the date of service of this notice.

If ASHLEY D. SMITH does not file a motion to contest the adoption within thirty (30) days after service of this notice the above—named court will hear and determine the petition for adoption. The consent to adoption of DEAN ED-LEE MOORE will be irrevocably implied and ASHLEY D. SMITH will lose the right to contest either the adoption or the validity of ASHLEY D. SMITH'S implied consent to the adoption.

No statement made by MALCOM MOORE or anyone else to ASHLEY D. SMITH relieves ASHLEY D. SMITH of ASHLEY D. SMITH'S obligations under this notice.

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

FILED
April 22, 2020
CLERK GCC

WITNESS, My name and seal of the Grant County Superior Court No. 2, on the 22 day of April, 2020.
Pamela K. Harris, Clerk

The following manner of service of notice of adoption is designated:
(X) Notice By Publication
TODD A. GLICKFIELD
Attorney at Law
605 S. Washington St.
Marion, IN 46953
(765) 664-6251

STATE OF INDIANA,) IN THE GRANT SUPERIOR COURT NO.2
)
)SS:
COUNTY OF GRANT,) 2020 TERM

IN RE THE ADOPTION OF:) CAUSE NO. 27D03-1807-GU-000070
DEAN ED-LEE MOORE,)
Minor Child)
)
KELSEY LYNN JOHNSON,)
Petitioner)
)
ADAM MICHAEL JOHNSON,)
Petitioner)
)
MALCOM MOORE,)
Natural Father)
)
ASHLEY D. SMITH,)
Natural Mother,)

NOTICE OF ADOPTION

MALCOM MOORE is notified that a petition for adoption of a Child, named DEAN ED-LEE MOORE, born to ASHLEY D. SMITH on June 18th, 2018 was filed in the office of the clerk Of Grant Superior Court 2, located at 101 East 4th Street Marion, IN 46952. The petition for adoption alleges that the consent to adoption of MALCOM MOORE is not required because:

1. Pursuant to Indiana Code 31-19-9-8 states that consent to adoption which may be required under Indiana Code 31-19-9-1 is not required from any of the following

a. A parent or parents if the child is adjudged to have been abandoned or deserted for at least six (6) months immediately preceding the date of the filing of the petition for adoption.

b. A parent of a child in the custody of another person if for a period of at least one (1) year the parent:

i. Fails without justifiable cause to communicate significantly with the child when able to do so; or

ii. Knowingly fails to provide for the care and support of the child when able to do so as required by law or judicial decree.

2. If a parent has made only token efforts to support or to communicate with the child, the Court may declare the child abandoned by the parent.IC 31-19-9-8(b).

3."Commission of an intentional act by parent, which not only results in the parent's incarceration for the duration of the child's minority, but which also deprives the child of the love, affection and care of the other parent is sufficient to constitute abandonment of the child, negating the need for parental consent to adoption. "Williams v. Townsend, 629 N.E.2d252, 1994 Ind. App."

If MALCOM MOORE seeks to contest the adoption of the child, DEAN ED-LEE MOORE, he must file a motion to contest the adoption in accordance with IC 31-19—10—1 in the above—named court not later than thirty (30) days after the date of service of this notice.

If MALCOM MOORE does not file a motion to contest the adoption within thirty (30) days after service of this notice the above—named court will hear and determine the petition for adoption. The consent to adoption of DEAN ED-LEE MOORE will be irrevocably implied and MALCOM MOORE will lose the right to contest either the adoption or the validity of MALCOM MOORE'S implied consent to the adoption.

No statement made by ASHLEY D. SMITH or anyone else to MALCOM MOORE relieves MALCOM MOORE of MALCOM MOORE'S obligations under this notice.

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

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Attorney at Law
605 S. Washington St.
Marion, IN 46953
(765) 664-6251

**We salute teachers near and far
for the great job they are doing
during the pandemic.
You are making a difference!**

REQUEST FOR PROPOSAL

Grant County Indiana – PSC Project: PHASE 2

This is an invitation to provide a request for proposal (RFP) for the above mentioned project for Grant County Indiana, hereinafter referred to as “Owner”.

A. Project Information

- Project Name:
Grant County Indiana PSC Project – PHASE 2
- Project Description:
Equipment related to additional radio tower sites for the County's public safety communication (PSC) system. This includes three greenfield sites throughout the County for the LMR system. The project includes RF systems as well as a backhaul system for simulcast of the public safety frequencies. The tower structures and compound amenities will be hard bid at a later date.
- RFP Prepared By:
PYRAMID Consulting
203 Good Ave.
Indianapolis, IN 46219
Phone: 317-396-9426
Fax: 317-396-9427

B. RFP Format

- The RFP includes a scoring system, which is included in the project documents. A technical committee has been established by the Owner to score the RFP.
- The RFP includes several alternates that the owner will have scored separately as part of the RFP process.

C. RFP Documents

- RFP documents will be made available after 2:00 p.m., May 6, 2020.
- This is an invitation to provide a request for proposal for the P25 radio System.
- There is no charge for the RFP documents.
- There is a pre-submission meeting at 11:00am on May 18, 2020 at the Grant County Central Dispatch first floor located at 302 S. Washington St., Marion, IN 47952. Direct all questions to Pyramid by e-mail at tburnworth@pyramidarch.com.

D. RFP Delivery:

- RFP's shall be sent or delivered in person to:
Grant County Auditor's Office
401 S. Adams Street
Marion, IN 46952
- Faxed or e-mailed responses will not be accepted.
- RFP's will be received at the Grant County Auditor's Office until 9:am (local time), Monday, June 15, 2020 (This will be considered “due time” unless subsequently revised by addendum) and will be publicly announced at the same date-time. RFP's received after “due time” will be returned unopened.
- RFP's are required to enclose with each quotation the following forms:
 - State Form 95 (signed and notarized)
 - Stipulated Offer Form
 - All forms listed in the RFP
- Label the outside of the envelope indicating project name as well as the vender's name and address.

E. Miscellaneous Provisions

- The Owner reserves the right to reject any RFP, or all RFPs, or to accept any RFP that may seem desirable, and to waive any and all informalities in the RFPs. Any RFP may be withdrawn prior to the above scheduled time for the opening of the RFPs or authorized postponement thereof. Any RFP received after the time and date specified shall not be considered. The Owner reserves the right to accept or reject any RFP or waive any informality or errors in RFP for a period of 90 days after the RFP due time.
- All applicable laws, ordinances, and the rules and regulations of all authorities having jurisdiction over the project shall apply to the project throughout.
- RFPs shall be properly and completely executed on offer forms included in the Project Documents. The Owner may make such investigations as deemed necessary to determine the ability of the Vender to perform the work and the Vender shall furnish to the Owner all such information and data for this purpose as the Owner may request. The Owner reserves the right to reject any RFP if the evidence submitted by, or investigation of, such Vender fails to satisfy the Owner that such Vender is properly qualified to carry out the obligations of the Agreement and to complete the work contemplated therein.