

Legal notices

27D03-2006-EU-000068

NOTICE OF ADMINISTRATION

IN THE GRANT SUPERIOR COURT III OF GRANT COUNTY, INDIANA

In the Matter of the Unsupervised Administration of the Estate of Edward J. Riggs, Deceased

Jo Ann M. Hardcastle, the Administrator Cause No. 27D03-2006-EU-000068

Notice is hereby given that Jo Ann M. Hardcastle was, on the 15th day of July, 2020 appointed Administrator of the unsupervised estate of Edward J. Riggs, who died intestate on the 22nd day of May, 2020, while domiciled in Grant County, Indiana.

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 of the date of the first publication of this Notice, or within nine (9) months after the decedent's death, whichever is earlier, or the claim will be forever barred.

Dated at Marion, Grant County, Indiana, this July 17, 2020.

Pamela K. Harris, Clerk
Grant Circuit and Superior Courts
101 E. 4th St., Ste. 106
Marion, IN 46952-4058
Fax: 765.668.6541
Phone: 765.668.8121

Prepared by:

Teri A. Pollett-Hinkle, Ind. Atty. No. 22105-18
Attorney for the Decedent's estate
514 S. Washington St.
Marion, IN 46953-1961
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7/29 & 8/5

NOTICE OF ADMINISTRATION

IN GRANT SUPERIOR COURT 3 OF GRANT COUNTY, INDIANA

In the Matter of the Estate of CHERYL R. ROGERS, deceased.

Estate Number 27D03-2007-EU-000069

Notice is hereby given that DANIEL L. EMRICK was on the 14th day of July, 2020, appointed Personal Representative of the Estate of CHERYL R. ROGERS, who died on June 10, 2020, and authorized to administer said estate without court supervision.

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

DATED at Marion, Indiana, this 14th day of July, 2020.

Clerk of the Grant Superior Court 3

JAMES T. BEAMAN, Attorney
JOHNSON AND BEAMAN
1125 N. Western Avenue, Suite A
Marion, Indiana 46952
7/22 & 7/29

27D02-2004-AD-00001 2

STATE OF INDIANA GRANT SUPERIOR COURT 2
COUNTY OF GRANT 2020 TERM

IN RE THE ADOPTION OF:
CAYDENCE JOAN MARIE SWEAT, CAUSE NO: 27D02-2004-AD
Minor Child

JERRY VEST,
Petitioner

HEATHER SWEAT,
Natural Mother

UNKNOWN,
Natural Father

NOTICE TO UNNAMED FATHER

The unnamed putative father of the child born to HEATHR SWEAT on February 14th, 2005 or the person who claims to be the father of the child born to HEATHER SWEAT on February 14th, 2005, is notified that a petition or the adoption of the child was filed on April 28th, 2020, in the office of the Clerk of Grant Superior Court 2, 101 E. 4th St. #210 Marion, IN 46952.

If the unnamed putative father wishes to contest the adoption of the child, the unnamed putative father must file a motion to contest the adoption in accordance with IC 31-19-10-1 in the above named court or a paternity action under IC 31-14 within thirty (30) days after the service of this notice. This notice may be served by publication.

If the unnamed putative father does not file a motion to contest the adoption or a paternity action under IC 31-14 within thirty (30) days after service of this notice; or after filing a paternity action under IC 31-14 fails to establish paternity within a reasonable period as determined by the paternity court under IC 31-14-21-9 through IC 31-14-21-11, the above named court shall hear and determine the petition for adoption. The unnamed putative father's consent is irrevocably implied, and the unnamed putative father loses the right to contest the adoption or the validity of the unnamed putative father's implied consent to the adoption. The unnamed putative father loses the right to establish paternity of the child under IC 31-14.

Nothing HEATHER SWEAT or anyone else says to the unnamed putative father relieves the unnamed putative father of his obligations under this notice.

Under Indiana law, a putative father is a person who is names as or claims that he may be the father of a child born out of wedlock but who has not yet been legally proven to be the child's father. This notice complies with IC 31-19-4-4 but does not exhaustively set forth the unnamed putative father's legal obligations under the Indiana adoption statutes. A person being served with this notice should consult the Indiana adoption statutes.

Pamela K. Harris
Clerk of Superior Court of Grant County

PREPARED BY:
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7/15, 7/22 & 7/29

For ther latest information concerning COVID-19, go to IN.gov.

Legal notices

NOTICE OF ADMINISTRATION

IN THE GRANT SUPERIOR COURT III, GRANT COUNTY, INDIANA
IN THE MATTER OF THE UNSUPERVISED ESTATE OF RALPH E. DOYLE
ESTATE NO. 27D03-2007-EU-72

Notice is given that KATHRYN A. GRIFFIN and PATRICK E. DOYLE was on the 20th day of July, 2020, appointed as the Co-Personal Representatives of the Estate of RALPH E. DOYLE, who died testate on the 26th day of June, 2020. The Co-Personal Representatives are authorized to administer the estate without Court supervision.

All persons who have claims against this estate, whether or not now due, must file the claim in the office of the Clerk of this Court within three (3) months from the date of the first publication of this notice, or within nine (9) months after the Decedent's death, whichever is earlier, or the claims will be forever barred.

Dated at Marion, Indiana on: July 20, 2020

Pamela K. Harris
CLERK, GRANT SUPERIOR COURT III

ATTORNEY FOR ESTATE
H. Joseph Certain, Attorney #3172-27
Kiley, Harker & Certain
300 West Third Street
Marion, IN 46952
Phone - (765) 664-9041
7/29 & 8/5

STATE OF INDIANA IN THE GRANT SUPERIOR COURT 3
COUNTY OF GRANT CASE NO. 27D03-2006-ES-11

IN THE MATTER OF THE SUPERVISED ADMINISTRATION OF THE ESTATE OF:

MARY KATHRYN NOLL, Deceased

NOTICE OF ADMINISTRATION

Notice is hereby given that Karen Bingham was on July 13, 2020 appointed as Personal Representative of the Estate of Mary Kathryn Noll, who died on July 1, 2017. The Personal Representative is authorized to administer the estate with Court supervision.

All persons who have claims against this estate, whether or not now due, must file the claim in the office of the Clerk of this Court within five (5) months from the date of the first publication of this notice, or within one (1) year after the decedent's death whichever is earlier, or the claim will be forever barred.

Pamela K Harris
Clerk, Grant Circuit Court

Dated: July 15, 2020

William T. Myers
1320 W Johnson Street
Marion, Indiana 46952
Telephone: (765) 662-9820
7/22 & 7/29

NOTICE OF ADMINISTRATION

IN THE GRANT CIRCUIT COURT
IN THE MATTER OF THE UNSUPERVISED ESTATE OF LENDELL HOGGATT
ESTATE NO. 27C01-1210-EU-68

Notice is given that DONNA HOGGATT was on April 27, 2020 appointed Successor Personal Representative of the estate of LENDELL HOGGATT, who died testate on April 2, 2012. The Personal Representative is authorized to administer the estate without Court supervision.

All persons who have claims against this estate, whether or not now due, must file the claim in the office of the Clerk of this Court within three (3) months from the date of the first publication of this notice, or within nine (9) months after the decedent's death, whichever is earlier, or the claims will be forever barred.

Dated at Marion, Indiana on 7/22/2020

/s/ Pamela K. Harris
CLERK GRANT CIRCUIT COURT

ATTORNEY FOR ESTATE
Albert C. Harker (Attorney # 7465-27)
KILEY, HARKER & CERTAIN
300 West Third Street
Marion, IN 46952
765 664 9041
7/29 & 8/5

STATE OF INDIANA GRANT SUPERIOR COURT 2
COUNTY OF GRANT 2020 TERM JUVENILE

IN RE THE PATERNITY OF:

SERYNITY S. BLEW, CAUSE NO: 27D02-1003-JP-195
Minor Child

SERYNITY D. BLEW, Petitioner
By next friend,
REBECCA L. BLEW

VS

JAMES MOHR,
Respondent

HANNAH NUCKOLS,
Intervenor

NOTICE OF SUMMONS BY PUBLICATION

Notice is hereby given that the Intervenor in the above-captioned cause has filed with the Clerk of the Court, Courthouse, 101 East 4th Street, Marion, Indiana 46952, a Petition to Intervene and Petition for Custody, together with the supporting Affidavits showing that a diligent search has been made, and that the Respondent/father, JAMES MOHR, is unable to be located.

THAT SAID MATTER HAS BEEN SET FOR HEARING IN THE GRANT SUPERIOR COURT 2, JUVENILE, COURTHOUSE 101 E. 4TH ST. MARION, INDIANA, ON August 21 at 10 am , OR AS SOON THEREAFTER AS COUNSEL MAY BE HEARD.

Unless you are present in person or by counsel at the calling of said cause of hearing; and unless you have filed a counter affidavit contesting the factual basis for the relief sought, said matters will be determined in your absence.

Dated: June 5th, 2020

Todd A. Glickfield, Attorney for Petitioner

7/29, 8/5 & 8/12

Taylor University has SAT testing center

Taylor University has been designated as an official testing center for the SAT college entrance examination by the College Board. Taylor officials said this is in response to the College Board's desire to increase the exam's accessibility during the COVID-19 pandemic.

According to the College Board, many testing sites will have fewer seats due to social distancing guidelines, and they are expecting some centers to encounter unexpected closures. At-home SAT options were paused due to some households' lack of reliable, video-quality internet for the three hour test.

An online location tool on the College Board website

lists Taylor University's testing availability on the following dates: Oct. 3, 2020, Nov. 7, 2020, Dec. 5, 2020, March 13, 2021, May 8, 2021, June 5, 2021.

Taylor University Admissions announced they will move to a test-preferred but flexible enrollment model for incoming students starting in January 2021, in which applications will be reviewed with or without the submission of scores.

Instead, students may be asked to share alternative information, such as recommendations from high school English and/or Mathematics teachers or English course placement based on completed AP courses.

Tension continued from Page 1

Following a month of failed meetings in June and July, Harker earlier in July turned to a seldom-used Indiana law which allows city councils to issue subpoenas to city administrators when the council is doing an investigation. Failure by the mayor and his advisors to respond could, in theory, result in action against them by a Grant County Circuit or Superior Court judge.

In an exchange of sharply worded letters between Harker and Hunt, the Aug. 4 date was mutually agreed upon, although that did not deter Cain from signing the subpoenas and presenting them to Alumbaugh at the end of a 10-minute meeting involving Alumbaugh, Flynn and council members Cain and Brad Luzadder.

Harker, in a July 17 letter to Hunt, expanded the demands of the subpoenas to include additional items be-

yond responses to questions on legal expenses.

He listed five requirements for compliance with the subpoenas:

Discussion of the YMCA costs.

Acknowledgement of the validity of the subpoenas and the "authority of the council" to require the mayor to attend council meetings.

Discussion with the council "about a regular schedule of appearances for the mayor and the chief of staff at council meetings."

"Discussion with the Council about a quarterly schedule of appearances for department heads at Council meetings."

Discussion of the upcoming meetings for preparation of the 2021 city budget.

The city attorney has not yet responded to the new conditions outlined by Harker.

Legal notices

NOTICE TO TAXPAYERS OF ADDITIONAL APPROPRIATIONS

Notice is hereby given to the taxpayers of Grant County, Indiana that the Grant County Council will consider the following additional appropriations in excess of the budget for the current year at the location of the Grant County Complex, 401 South Adams Street, Marion, IN 46953, at 6:00 p.m. on the 12th day of August 2020.

Fund Name:	Cum Bridge	Amount
Capital Outlays		\$175,000.00
Total for Cum Bridge Fund:		\$175,000.00

Taxpayers appearing at the meeting shall have a right to be heard. The additional appropriations as finally made will be referred to the Department of Local Government Finance (Department). The Department will make a written determination as to the sufficiency of funds to support the appropriations within fifteen (15) days of receipt of the Certified Copy of the action taken.

James E. McWhirt
GRANT COUNTY AUDITOR
July 28th, 2020

7/29

IN THE SUPERIOR COURT III OF GRANT COUNTY, INDIANA.

In the matter of the Unsupervised Estate of: Anna Laura Wells, deceased.

Cause Number: 27D03-2006-EU-000066

Notice is hereby given that on the 27th day of June, 2020, Teresa Tillie Bagwell & David Edwin Wells, Jr. were appointed Personal Representative of the Estate of Anna Laura Wells, deceased, who died on the 12th day of June, 2020.

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 Marion, Indiana, this 15th day of July, 2020.

/s/ PAMELA K. HARRIS
Clerk, Grant Superior Court III

Phillip E. Stephenson (466-27)
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