

Police reports

Week of November 2-8 Monday, November 2

Mack Allen King, 38, was served a warrant in the 200 block of East Fourth Street, Marion. Austin Lane Morris, 21, was served a warrant in the 1500 block of South Western Avenue, Marion. Derek James Mason, 36, was preliminarily charged with driving while suspended during a traffic stop at 27th and Meridian streets, Marion.

Tuesday, November 3

Eric Jude St. Hilaire, 42, was served a warrant during a traffic stop at 14th and Boots streets, Marion.

Wednesday, November 4

Leonard Arnold King, 63, was preliminarily charged with disorderly conduct in the 200 block of East Fourth Street, Marion.

Dustin L. White, 40, was served a warrant in the 200 block of East Fourth Street, Marion.

Quentin Robert McCool, 21, was served a warrant in the 700 block of South Branson Street, Marion.

Michael D. Adams, 39, was preliminarily charged with theft greater than \$750, less than \$50,000 in the 800 block of Mason Boulevard, Marion.

Darzaun Martel Weaver, 19, was preliminarily charged with operating while intoxicated, illegal possession and consumption of alcohol, and operating a vehicle while intoxicated with a prior in the 1500 block of East 37th Street, Marion.

Calvin James Wyatt, 27, was served a warrant in the 200 block of East Fourth Street, Marion.

Heaven Leigh Twibell, 23, was served a warrant in the 200 block of East Fourth Street, Marion.

Thursday, November 5

Dominque DaSean Dean, 31, was preliminarily charge with probation violation in the 200 block of East Four Street, Marion.

Friday, November 6

Douglas Allen Horner, 20, was served a warrant in the 6100 block of South Jay, Marion.

Marquita Lanette Reed, 34, was served a warrant in the 200 block of East Fourth Street, Marion.

Christian Ryan Kanedy, 25, was preliminarily charged with failure to appear at I-69 Northbound, Marion.

Latisha Marie Watkins, 28, was preliminarily charged

with burglary and failure to appear in the 100 block of Thomas Road, LaFontaine.

Dustin Jay Havens, 26, was preliminarily charged with probation violation in the 500 block of Wabash Avenue, Marion.

Ryan M. Morgan, 47, was served a warrant in the 200 block of East Fourth Street, Marion.

Quentin Sanders, 60, was served multiple of out-of-county warrants at State Routes 9 and 26, Marion.

Daisha Gayle Broomfield, 20, was preliminarily charged with possession of methamphetamine, possession of a Schedule I, II, III or IV controlled substance, possession of marijuana, and false informing in the during a traffic stop at Washington and Grant, Marion.

Saturday, November 7

Michelle L. Jimenez, 33, was served a warrant in Delaware County, Muncie.Adrion Dajun Edmonds, 30, was preliminarily charged with failure to appear in the 1600 block of West Jeffras Avenue, Marion.

Aaron Clayton Beeks, 51, was preliminarily charged with dealing in cocaine or other narcotic drug at least 10 grams, dealing in methamphetamine, dealing in marijuana, maintaining a common nuisance, possession of methamphetamine, unlawful possession or use of a legend drug or precursor, possession of cocaine or Schedule I or II narcotic drug, possession of marijuana, possession of paraphernalia, counterfeiting, forgery, and application fraud in the 1600 block of South Water Street, Jonesboro.

Courtney Renee Chapel, 26, was preliminarily charged with possession of a narcotic drug, unlawful possession of syringe, visiting a common nuisance, and possession of paraphernalia in the 600 block of South Water Street, Jonesboro.

Sunday, November 8

Derrell Deontay Woods, 33, was served a warrant in the 200 block of East Fourth Street, Marion.

Jacobey James Jones, 26, was preliminarily charged with possession of methamphetamine, possession of Schedule I, II, III, or IV controlled substance, possession of marijuana, and possession of paraphernalia during a traffic stop at 16th and Springhill, Marion.

Simmie Lamonth Cotton, 24, and Randy Ray Brown, 24, were both served warrants during a traffic stop at 6th and Gallatin streets, Marion.

Council

“If I sign my name to it, then I’m saying it’s okay. And that’s our concern.”

Some communities have paid out hazard pay, including Gas City, but Alumbaugh reiterated that he, not the council, is responsible for the distribution of the CARES ACTS funds.

Council president Deborah Cain and councilman Brian Cowgill, who has deep connections with the Fire Department in Marion, were Alumbaugh’s staunchest opponents, stating that firefighters, police officers, and first responders were going above and beyond the call of duty, putting their lives even more at risk due to potential exposure to COVID-19. However, Alumbaugh stated that grocery store workers and workers in many other fields are also putting their lives on the line every day as well.

“It’s not that I don’t want to help police and fire, but my obligation is to get it right for the taxpayers,” Alumbaugh said. “To get it right, I cannot do hazard pay.”

Alumbaugh announced that while he could not give out hazard pay, he and his administration are working tirelessly to give Marion’s first responders a well-deserved raise and hopes that it can happen sometime in the near future.

“We are working really hard on trying to get real funds into our public safety people’s pockets,” Alumbaugh said. “We are working hard on trying to get some pay raises put in place very quickly, we hope, because we know this has been a tough time.

“That won’t be a one-time paycheck. That will be something that goes on in perpetuity, and not only that, it will impact their purse. That’s real money in their pocket

After arguments were heard and debated, several council members, including Robin Fouce, requested improved communication between both governing bodies going forward.

“We have to keep the lines of communication open,” Fouce said. “We are not representing ourselves,

we are representing constituents. I don’t like infighting. I believe we’ve been infighting, and so someone has to give. There’s bigger fish to fry down the road. We’ve got to stop this. We have a city to run.”

Council Vice President Brad Luzadder echoed Fouce’s sentiment, stating that the goal for the Mayor and the Common Council should be unity, finding a way to work with one another for the good of the city of Marion.

“It would be nice to have some kind of understanding of the stuff that would be spent, things that have already been spent, and open communication over finances that would come through the city,” Luzadder said. “I’m just looking for a way that we can work together.”

Alumbaugh agreed and made it clear that he wanted to build more of a relationship with the council.

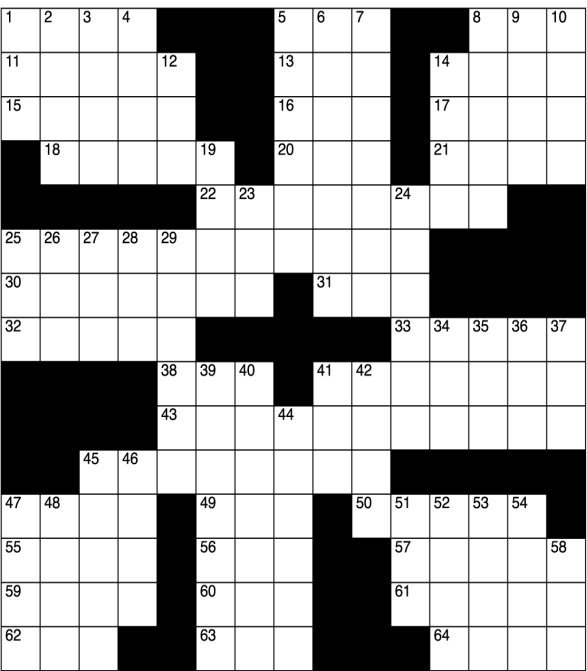
“I think the only way for us to get those relationships developed is to spend some

time together,” Alumbaugh said. “We’ll sit and talk once a month and have dialogue because I don’t want these walls that are seemingly popping up. I want us to be as impactful and effective as we can to make this city better. I want to work with you.”

After Ordinance No. 14-2020 failed to pass, Luzadder made the motion to table the other two ordinances, essentially putting an end to months of strife and infighting.

“I’m doing this, and I want it to be known that I am still standing with the blue and the red, but here’s my reasoning. I am not willing to just talk the talk, I am willing to walk the walk,” Luzadder said. “Mayor, if you’re serious about us moving forward and making sure that our first responders are compensated, I am doing this in good faith. I can see you, you can see me, and you know where our hearts are. If we are going to move forward, then now is the time to bridge the gap.”

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CLUES ACROSS

1. Dutch word for “language”

5. Popular music style

8. Body part

11. Largely dry valleys

13. Brew

14. Ancient Greek sophist

15. Where rockers play

16. Human gene

17. One point east of northeast

18. Adversary

20. Small cask or barrel

21. About ear

22. Benign tumors

25. In a different way

30. One charged with a crime

31. Chinese principle underlying the universe

32. Long, narrow straps
33. Passover

38. Ottoman military commander

41. One who does not succeed

43. Data

45. 3D image

47. Whale ship captain

49. Japanese title

50. Made of wood

55. Yokel

56. Exercise system __-bo

57. Supreme being

59. Playing card with three spots

60. Hostelry

61. Spiritual leader

62. Single lens reflex

63. Time of the 90th meridian, used in the central U.S.

64. Thomas __, American cartoonist

CLUES DOWN

1. Shuttered airline

2. Swiss river

3. Port city in Yemen

4. It can be straight

5. Tennis player’s tool

6. Estranged

7. Garden archway

8. Assists

9. Grain crop

10. Millisecond

12. U.S. Founding Father Adams

14. Small, deerlike buffalo

19. Easily manageable

23. Male parent

24. Nearsightedness

25. Patriotic women

26. Decorate a cake with frosting

27. __ fi (slang)

28. A joke rooted in wordplay
29. Attack violently

34. Keyboard key

35. __ juris: independent

36. Corporate executive (abbr.)

37. Adult female bird

39. Pertains to knowledge

40. Pashtoes

41. Prefixed title for Italian monks

42. To be fired from a gun

44. A way to position

45. __ process: produces ammonia

46. Follow instructions

47. Humanistic discipline

48. Throw

51. Swiss river

52. American hate group

53. Actor Idris

54. Seizes

58. Baseball stat

STATE OF INDIANA) IN THE GRANT SUPERIOR COURT 2
) SS:
COUNTY OF GRANT) CAUSE NO. 27D02-2005-AD-19

IN RE: THE ADOPTION OF
MELODY AURORA JOHNSON

WESLEY PRATT, *Petitioner*

NOTICE OF ADOPTION
COLE LEWIS ROBINSON is notified that a petition for adoption of a child, named Melody Aurora Johnson, born to Olivia Johnson, was filed in the office of the Clerk of the Grant Superior Court 2, situated at 101 E 4th Street, Marion, Indiana 46952. The petition for adoption alleges that the consent to adoption of COLE LEWIS ROBINSON is not required under Indiana Code 31-19-9-8 because COLE LEWIS ROBINSON, without justifiable cause, has failed to communicate significantly with the child when able to do so for at least one (1) year and has knowingly failed to provide for the care and support of the child when able to do so as required by Indiana law.

If COLE LEWIS ROBINSON seeks to contest the adoption of the child, COLE LEWIS ROBINSON must file a motion to contest the adoption in accordance with Indiana Code 31-19-10-1 in the above named court not later than thirty (30) days after the date of service of this notice.

If COLE LEWIS ROBINSON 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 COLE LEWIS ROBINSON will be irrevocable implied and COLE LEWIS ROBINSON will lose the right to contest either the adoption or the validity of COLE LEWIS ROBINSON'S implied consent to the adoption.

No statement made to COLE LEWIS ROBINSON relieves COLE LEWIS ROBINSON of COLE LEWIS ROBINSON'S obligations under this notice.

This notice complies with Indiana Code 31-19-4.5-3 but does not exhaustively set for a person's legal obligations under the Indiana adoption statutes. A person being served with this notice should consult the Indiana adoption statutes.
11/4 & 11/11