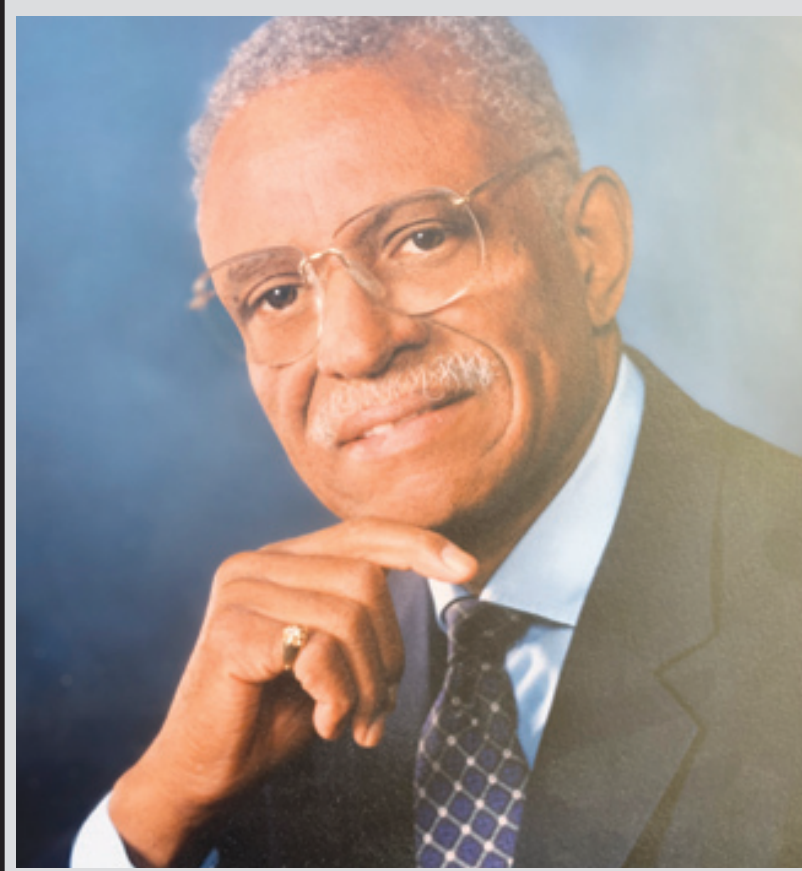




MILWAUKEE

COMMUNITY JOURNAL

WISCONSIN'S LARGEST AFRICAN AMERICAN NEWSPAPER



Noted doctor and medical pioneer Randle Pollard passes

Randle E. Pollard, a pioneering Black urologist, who as a physician, entrepreneur, and philanthropist was dedicated to the betterment of his community, died peacefully on Oct. 13 at his eastside home. He was 96.

Dr. Pollard went into private practice in Milwaukee in 1958, becoming the first Black urologist in Wisconsin.

The medical establishment that he encountered was a far different one for Black doctors than the one he left behind when he

retired 38 years later, a credit to his efforts and that of those who followed him.

He opened an office in an area where most of his patients were Black men, many of whom had probably never seen a urologist before.

Dr. Pollard recognized a need that he could fulfill: that Black men historically had the highest incidence of prostate cancer of any group in the country and therefore would benefit from his services most.

Early on, he understood the importance of taking on leadership roles in medical organiza-

tions in bringing about change.

He was twice elected president of the medical staff of 700 at Good Samaritan Medical Center and served as president of the Milwaukee Urological Society, the Cream City Medical Society, and later the Wisconsin Urological Society.

In addition, he was a founder of what became the R. Frank Jones Urological Society of the National Medical Association. He has written and delivered medical papers both here and abroad.

Teaching also afforded him the opportunity to "give forward" to

future generations. Among the many notable academic posts that he held were Chief of Urology at Deaconess Hospital and for three decades a clinical professor of urology at the Medical College of Wisconsin.

"Dr. Pollard was the first Black urologist in the state of Wisconsin and the first Black member of our organization," Dr. Sarah McAchran, president of the Wisconsin Urological Society, said in a statement. "His contributions to the profession and to his patients, especially his work to raise awareness about

(continued on page 3)



Lucille Berrien gets to smell her flowers as county park is renamed after her!

They say it's best to honor individuals while they can 'still smell their flowers'. Long-time community activist **Lucille Berrien** (pictured below, seated, and surrounded by city, county and state lawmakers, including MKE Cnty Exec David Crowley), not only got her flowers (as illustrated in the photo), but she was given the ultimate honor a Milwaukee citizen can receive: having a County Park named after her. The park was formally known as Charles Lindbergh park, then named after the famous aviator who successfully completed the first nonstop flight from New York City to Paris. He was also a Nazi sympathizer and an opponent of U.S. involvement in World War II. —Photos by Yvonne Kemp



Khalif Rainey

Ald. Khalif Rainey to Cnty Exec David Crowley on re-naming of County's Office of African American Affairs:



David Crowley

"STOP!"

In a recent letter to Milwaukee County Executive David Crowley (see page 2 for letter) Alderman Khalif J. Rainey urged the county executive not to move forward with a plan to rename the county's Office of African American Affairs.

Rainey, citing a county budget proposal to rename the OAAA as the "Office of Equity," suggests Crowley work on more pressing matters, including restoring "the proper authority of the County Board stripped away by the absurdities of (Wisconsin) Act 14."

In part, the letter states: "Did I miss the news today announcing that African-American unemployment was no longer the worst in our state? Did I miss the report praising the educational and economic opportunities now offered African-Americans? Did I miss the national study telling everyone how African-Americans were now becoming homeowners and building stores of value for their children?"

Or did I instead read that Wisconsin continues to incarcerate African-Americans at a higher rate than any other state in America – one in 36? Yes, that's what I read, two days ago."

Alderman Rainey said he will also urge members of the County Board to vote against the re-naming proposal. During his tenure as a member of the County Board, Alderman Rainey sponsored legislation creating the County OAAA. He also sponsored Common Council legislation creating the city's Office of African American Affairs, as well as a file that will allow the city's OAAA to be housed in a building located in the 4600 block of W. Fond du Lac Ave. Despite being approved two years ago, the city office has yet to open.

YOUNG, GIFTED, AND BLACK

BY MICHAEL BROX



Members of Cream Skills, Inc. pose with Milwaukee Bucks officials and the Larry O'Brien NBA World Championship Trophy. —Photo by Michael Brox

'They Got Skills!' Cream Skills Inc. basketball/mentoring league

Editor's Note: A recently retired MPS teacher, Michael Brox is no stranger to the community or the Milwaukee Community Journal, having contributed in the past as a writer. Brox, who founded 'Afro Fest' a number of years ago, returns to the MCJ to write articles focusing on—and showcasing— young and upcoming Black entrepreneurs, as well as other talented youth in Milwaukee. This is the first of what will be many articles giving them the spotlight they so richly deserve.

Since 2016, Nigel Harvey has been using his love of basketball to guide and counsel youth in Milwaukee. He's been doing this through the organization he founded, Cream Skills Inc. - a 501c3 non-profit basketball/mentoring league.

Harvey (who is the CEO of Cream Skills) was inspired to

(continued on page 2)

The letter to David Crowley from Khalif Rainey...

October 26, 2021

The Honorable,
County Executive David Crowley
Milwaukee County Courthouse, Room 306
901 N. 9th Street
Milwaukee, WI 53233

Dear Mr. Crowley,

Your decision to re-name the Office of African-American Affairs as the Office of Equity is by any measure a terrible mistake. It is a transparently political choice that seems to have been made by someone deaf to the human realities that made the creation of the Office of African-American Affairs necessary.

I know why this office exists. I worked for years to see it created. I lived the racism, segregation, crime, and poverty that afflicts our community long enough to know that the needs of our people are unique and in need of particular attention.

I watched county executives who served before you promise progress and offer half measures. Despairing of Milwaukee County's help, I fought with Mayor Barrett and his administration to give this office life. I watched the idea being tossed around like a dirty rag while our people continued to struggle.

And now, after these many years, with a strong director in place and an actual roadmap for the future in mind, what do you do?

Did I miss the news today announcing that African-American unemployment was no longer the worst in our state? Did I miss the report praising the educational and economic opportunities now offered African-Americans? Did I miss the national study telling everyone how African-Americans were now becoming homeowners and building stores of value for their children?

Or did I instead read that Wisconsin continues to incarcerate African-Americans at a higher rate than any other state in America – one in 36? Yes, that's what I read, two days ago.

To whom does any of this make sense? Do you believe it? Could you articulate your reasons for it while Chris Abele is drinking a glass of water? I wonder. Many of us wonder.

For the sake of all you claim to serve, I sincerely ask you to reconsider. And if you really want to change Milwaukee County for the better, I suggest you leave the Office of African-American Affairs alone and work instead to restore the proper authority of the County Board stripped away by the absurdities of Act 14.

Sincerely,

Khalif J. Rainey,
Alderman, 7th District



TRUNK OR TREAT
Northcott Neighborhood House and Bader Philanthropies team to bring community, families and children together for unique Halloween event!

In an effort to counteract the sadness, escalating violence, pain and suffering that has taken its toll on the community, Northcott Neighborhood House (NNH) is teaming with Bader Philanthropies, and NNH's partners to hold the first-ever "Trunk or Treat: It's About the Children and Community" Festival Sunday, October 31, from 11:30 a.m. to 3 p.m., in the neighborhood on Dr. Martin Luther King, Jr. Drive.

"(The 'Trunk or Treat') event is for the entire family," said NNH Executive Director Tony A. Kearney. Sr. Kearney said NNH's sponsors, community vendors, and supporters will have decorated trunks and plenty of treats for the children.

Parents and/or adults must register their children upon arrival. Children will get a memorable tote for their treats and a wristband.

Kearney said the fall holiday event was created with the help of Bader to connect families, neighborhoods, and the city by providing community children with a good time, in a safe place and space to have fun and be a child.

"The children can have a fun day and parents will be able to shop and buy their favorite T-shirts, jewelry, hats, masks, hoodies, turkey legs, corn on the cob, and artwork; while enjoying a hot cup of apple cider," Kearney said.

Kearney said members of the Milwaukee Police Department will be bringing their 'A-game' as they take to courts against various teams. Whether you have a team or not, Kearney encouraged individuals to call Northcott and register immediately.

"We will have pony and hayrides with Milwaukee's own 'Black Cowboys;' or, you can decorate a pumpkin," said Kearney, who is encouraging older at-

tendees to have on their good shoes because there will be music and dancing in the streets, along with a dance contest or two.

Milwaukee County Parks will have the Bernice and Clinton Rose Park open and various county departments will have community resources available regarding health and wellness, aging, and housing resources related to avoiding eviction.

There will also be a contest involving the 'Trunk or Treat' theme called 'Trunkers with Treats.' The trunks being sponsored by the various organizations that will be at the fall neighborhood party, and they will be judged for having the best decorated trunk, best treats, and best creative theme trunk with costume. A group of celebrity judges will pick the 'best trunk.'

For more information call Northcott Neighborhood House at 414.372.3770.

Young, Gifted, and Black

Cream Skills Inc.

(continued from front page)

create the league after a close friend was senselessly killed. Harvey and his friend shared a passion for basketball while living in Pittsburgh, PA.

It wasn't until he moved to Milwaukee that he decided to start a program that combined basketball with mentoring. Thus, Cream Skills was born. Knowing it wouldn't be an easy 'birth,' Harvey reached out to several Milwaukee organizations for help.

According to Robert Brox (a relative to this article's author), co-vice president and wellness director of Cream Skills Inc. (substituted for Harvey, who was unavailable to be interviewed. Michael Brox will interview Harvey at a later date) revealed the Milwaukee Bucks organization caught wind of the work Cream Skills Inc. was doing and elected to partner with them.

The NBA world champions have been instrumental in providing apparel for Cream Skills Inc.'s weekly training camps, which operate every Tuesday during the summer.

Harvey then reached out to the Milwaukee Youth Sports Alliance, which really helped to get the ball rolling.

Cream Skills is presently conducting basket-

ball tournaments at the Childrens Outing Association (COA) located at 2320 W Burleigh.

Activities take place Monday, Wednesday, and Fridays from 5:30pm - 7pm. Cream Skills recruits its players primarily from word of mouth and believe me, it doesn't take long for the word to spread.

Asked how Cream City benefits Milwaukee, Robert said, "Cream Skills is providing mentoring for at-risk youth as well as providing positive alternatives with positive outcomes.

Furthermore, Cream Skills has expanded its program to other cities around the country which face similar urban challenges.

"We look forward to growing Cream Skills Inc. as we increase sponsorships coming in from both public and private sectors," Robert stressed. He added another goal of Cream Skills Inc. is to further increase its delivery of services to communities which it serves through the expansion of their youth camps throughout the course of the year. Stay tuned and Remember: "To Be Young Gifted and Black, That's Where It's At!"

For more information regarding getting your youth involved with Cream Skills, go to Cream Skills Inc.Org.



90 DAYS NO PAYMENTS

rates as low as

Auto Loans 1.89% APR*

Transfer your current loan from another lender to Brewery CU and we'll give you **\$100 CASH!***

Brewery CREDIT UNION

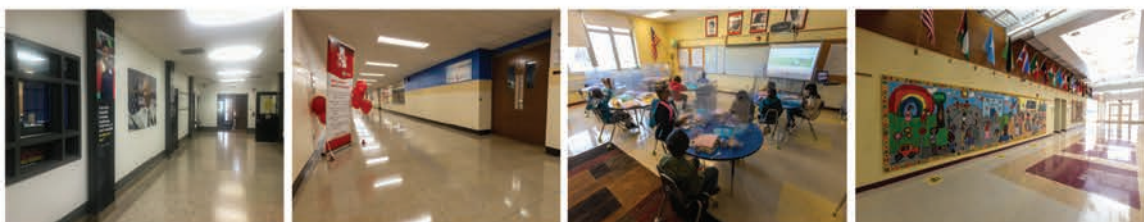
414-273-3170 • brewerycu.com
1351 Dr. Martin Luther King Jr. Dr.
2863 S. Kinnickinnic Ave.

* APR=Annual Percentage Rate. Automatic payment may be required. Minimum \$7,000 new money and current Brewery Credit Union loans not subject to refinancing. Interest will begin accumulating at the date of loan signing; the first payment will include all interest accrued from the loan origination date. Membership eligibility required. \$100 Refinance Offer: Loan must be transferred from another financial institution or finance company. The vehicle must be used as collateral. Offer valid for a limited time and subject to change. Only one transfer per vehicle. Some restrictions may apply.



MPS MILWAUKEE PUBLIC SCHOOLS

Apply at
mpsmke.com/careers



We're Hiring!

Attend our job fair — new positions available!

Saturday, November 6, 2021
10AM – 2PM

North Division High School
1011 W. Center St., Milwaukee, WI 53206

Make a difference in our community and join the MPS team! MPS is seeking passionate and driven candidates to work in our schools. Positions fill quickly and are available citywide.

Learn about open positions, explore career paths, and schedule an interview. District personnel will share information, assist, and answer questions on the hiring process, full-time openings, license requirements, and competitive pay and benefits. *Residency in Milwaukee is not required.*

For more information, call **(414) 475-8224** or email **565@milwaukee.k12.wi.us**. For text alerts on current MPS job postings sent right to your phone, please visit **tinyurl.com/jobsatmps**.

We are actively recruiting for:

- Teachers / Paraprofessionals
- Substitute Teachers
- School Secretaries including Bilingual Secretaries
- School Nurses
- Children's Health Assistants including Bilingual Assistants
- Building Service Helpers
- Boiler Attendant Trainees
- Food Service Assistants
- School Kitchen Managers
- School Engineers
- School Kitchen Manager Trainees

BREAK'N IT DOWN!

FAQs about the 529 Account...

Editor's Note:

The following article is the second in a series focusing on Milwaukee's 529 College Savings Account, one of several children's savings programs in the U.S. that utilizes the 529 college savings platforms. Milwaukee's program, though small and trying to get off the ground, wants to give every K5 student, at all schools in the city, a 529 college savings account. The series was originally written by Ashley Luthern, a reporter with the city's daily. She approached the MCJ knowing we had what the city's daily did not: the attention of the Black community, given that the Community Journal is the largest circulated Black newspaper in the state. Plus, few Black Milwaukeeans read the city's daily.

What is a 529 account?

It is a college savings account and is similar to what 401(k) accounts are for retirement. You make contributions to the account.

Then those contributions are invested so that the account generates more money.

That money grows tax-free and can later be used for college or vocational school.

The name "529" comes from the section in the internal revenue code that outlines the tax policy governing these accounts.

Why use this plan rather than a regular savings account?

These 529 savings accounts help make sure the value of your money grows with the market. If you put a dollar in a savings account, in 20 years that dollar will not go as far because of inflation, since the costs of goods and services rise over the years.



Savings accounts have very low interest rates, ones that typically run far below investment returns. The 529 accounts give more potential for growth. The market does fluctuate, but the idea is to start an account early — again similar to a 401(k) — so the account can absorb those ups and downs and still come out with earnings.

What can the money be used for?

A lot.

The funds can be used for tuition, room and board, books and other equipment at universities, colleges, trade schools and technical schools — any post-secondary education opportunity that qualifies for a federal loan (meaning the federal government does not see it as a risky investment).

Who can use money in the account?

A parent or guardian typically opens the account

(continued on page 4)

Medical pioneer Dr. Randle Pollard passes

(continued from front page)

urologic diseases among black men, cannot be underestimated.”

Dr. Tracy Downs, president of the R. Frank Jones Urological Society, recalled having visited Dr. Pollard's Milwaukee office and was impressed that getting “the best outcomes for his patients” was key to his approach. “His contribution to urology and to the care of his patients has been immense, especially as a pioneer who blazed the trail as a Black urologist, so that I and others could follow,” Dr. Downs said in a statement. “We are saddened by Randy's passing, and he will truly be missed.”

Randle E. Pollard was born on March 28, 1925, the youngest of three children, to Mamie Anna (Perrin) and William B. Pollard Sr. Growing up in Evanston, Ill., he showed an early interest in math and science, graduating from Evanston Township High School. He played sports, but as he often said later, he was never the athlete his brother was.

After high school, like his siblings before him, he enrolled at Prairie View A&M University, where he was a pre-med student.

His college career was interrupted when he was drafted into the Army. He was assigned to the medical detachment of the 370th Infantry, 92nd Division, and served as a combat medic in Italy during World War II. He was awarded 2 Bronze Stars and three Battle Stars.

After Germany surrendered, while still in uniform, he was sent to the University of Florence to study for three months for college credit. While in Italy, he learned to speak Italian.

Over the years, seeing people do a doubletake when hearing a Black man speak Italian became something of an inside joke within his family.

Upon his discharge from the Army, he returned to college and before graduating, was admitted to Meharry Medical College in Nashville.

He earned his medical degree in 1951 and spent the next few years gaining additional training in surgery and urology. Within a few years, he became Board certified in urology and elected a Fellow of the American College of Surgeons.

Dr. Pollard's accomplishments extended beyond medicine. He invested in many black owned businesses, including a pharmacy and a nursing home. He co-founded the North Milwaukee State Bank, the city's first full-service, minority-owned bank.

His philanthropic interests were many, and varied, ranging from the Milwaukee Urban League

and the NAACP to sitting on the boards of The Bradley Center and Second Harvest. He was especially proud of the scholarships he created: the Pollard Prizes in Urology and Physiology at Meharry and the Pollard Prize in Urology at the Medical College of Wisconsin.

He and his wife of 67 years, Mildred “Micki” (Brawner) Pollard, led active social lives. They traveled the world, several times over, returning regularly to Bologna to brush up on his Italian.

His passion for languages also took him to Costa Rica to study Spanish. Pillars of their community, they attended galas and fundraisers. Dr. Pollard was never one to skip a good party. Together they enjoyed good food and dancing.

Dr. Pollard was a member of St. Mark A.M.E. Church. He was also a lifetime member of the Alpha Phi Alpha fraternity and was a charter member of the Beta Alpha Boule of Sigma Pi Phi, the nation's oldest Black fraternity. He regularly attended meetings of the Rotary Club of Milwaukee, where he gave talks on prostate cancer.

Dr. Pollard often said that the three things he was most proud of was his family, his medical career and his military service.

In 2019 he was one of Wisconsin veterans who took part in a Stars and Stripes Honor Flight to visit the war memorials in Washington, D.C. In his later years, he was rarely seen not wearing his veterans cap. Whenever a stranger came up to him to thank him for his service it never failed to make him smile.

In addition to his wife, he is survived by his daughters, Karol J. Roberts (Fletcher), of Baltimore; Emily F. Pollard (Robert Wilensky), of Ardmore, Pa; JoAnne M. Williamson (Ronald), of Mequon, and a son, Randle B. Pollard (Juval Scott), of Charlottesville, Va.; 7 grandchildren, a great grandson, a nephew, and 3 nieces.

A funeral with military honors will be held on Oct. 29 at the Wisconsin Memorial Park Chapel of Chimes in Brookfield. Mayor Tom Barrett, citing his “extraordinary accomplishments in medicine” and his community service, has proclaimed the day Randle E. Pollard Day in Milwaukee. Interment will take place on Nov. 22 at the Southern Wisconsin Veterans Cemetery, Union Grove

The Pollard Family would like to express its gratitude to the staff at Eastcastle Place Health Center and the VITAS Hospice team for the care Dr. Pollard received. Those wishing to make donations are asked to contribute to the Pollard scholarships.



Rewarding Job to Fight COVID

Please join the Medical College of Wisconsin **Fight COVID MKE** team that studies COVID risks and protections.

Job responsibilities of the **Clinical Research**

Coordinator position: Phlebotomy experience is needed; learn to coordinate study participation, surveys, and COVID antibody blood tests showing past infection and vaccine response.

MCW values community engagement and collaboration. We value a diverse workforce that reflects the community that we serve. We offer outstanding healthcare coverage and other benefits.

For more project information, see:

<https://fightcovidmilwaukee.org/>.

To apply, please

visit: https://careers.peopleclick.com/careerscp/client_medcollegewi/external_staff/gateway.do?functionName=viewFromLink&jobPostId=20878&localeCode=en-us.



Questions About Part D? We Can Help Any Time of Year

What is Part D?

Can I change my Part D Plan?

How does Part D work with other insurance?

What if I am having trouble getting my Rx?

Call us for answers

disabilityrights | **WISCONSIN**

Medicare Part D Helpline

1-800-926-4862

OR email us: medd@drwi.org



LOCAL HELP FOR LOCAL PEOPLE



Minnesota Attorney General Keith Ellison keynotes MKE NAACP Freedom Fund Dinner

Keith Ellison (second from right), the attorney general for the state of Minnesota whose office prosecuted and gained the conviction of former Minneapolis police officer Derk Chauvin for killing George Floyd, was the keynote speaker recently for the **Milwaukee Branch-NAACP's Freedom Fund Dinner** held at the Wisconsin Center District. Posing with Ellison are (left to right): State Rep. **David Bowen**, **Dr. Eve Hall**, **president of the Milwaukee Urban League**; and **Clarence Nicholas**, NAACP Milwaukee Branch president. (Photo by Yvonne Kemp)

Breakin' down the 529 Account

(continued from page 4)

for their child, who is called the “beneficiary” of the account. The money can be used by the child.

But if the child opts not to pursue any post-high school training or education, the account can be used for educational purposes by a sibling, parent or other immediate relative without any penalty.

The account owner can withdraw funds themselves for non-educational purposes but will have to pay taxes on any earned money.

When should I start saving?

Right now.

The earlier you start the account, the more time your investment has to grow. That can help small amounts turn into thousands of dollars.

For example, if you open an account with \$25 and contribute \$5 a week for 18 years, you will have about \$8,550 to use for college or other training programs — nearly twice as much as you would have if you put that amount in a regular savings account.

What are the benefits of this account?

There are financial benefits and Wisconsin offers tax breaks for residents who contribute to 529 college savings plans.

Research also has found having an account, no matter how much is invested in it, makes it more likely a child will attend college.

One study found that among children who expect to go to college, those with a savings account are six times more likely to attend than those without one.

Having a savings account was a better predictor of whether a child with those expectations would attend college than race or parents’ net worth, the study showed.

Will it hurt a student’s financial aid?

If a parent or guardian opens an account, it typically has a minimal impact on a child’s college financial aid eligibility because it is not considered the student’s income, especially compared to other savings mechanisms.

A 529 account also can be set up by a grandparent, other relative or person. A grandparent-owned 529 plan will have no effect on a student’s financial aid eligibility as long as the funds remain in the account, according to the Wisconsin Department of Financial Institutions.

No matter who opens the account, anyone can contribute to it, even if they are not a relative or the person who opened it. A student also can be named the beneficiary of multiple accounts.

When can it be accessed?

The money can technically be accessed at any time, but if you use it for non-educational purposes, you will have to pay taxes on the earned money.

The plans allow for up to \$10,000 per year to be used for private K-12 school costs. You also can use money from the account to make a one-time payment of up to \$10,000 toward student debt.

In general, the purpose is to save for when a child enters college or other training programs after high school.

What kind of accounts are available in Wisconsin?

Wisconsin has two 529 college savings platforms. Edvest requires a \$25 initial deposit and can be set up online without the help of a financial adviser.

It is the platform used by Fund My Future Milwaukee, which has the long-term goal of opening a 529 account for every 5-year-old kindergartener in the city.

Edvest earned a Bronze rating last year, ranking it among the country’s top plans, according to an analysis by investment research firm Morningstar

Inc.

Tomorrow’s Scholar is an adviser-sold plan, which means it is accessed through a financial planner. It requires a \$250 initial deposit.

Tomorrow’s Scholar received a negative rating from Morningstar. It was one of eight plans that “charge fees that investors are better off avoiding,” the research firm reported.

Do I have to use a Wisconsin plan?

No.

Other states have 529 plans that may work better for your family’s needs.

How does investing work?

If you start an account yourself with Edvest, you can pick different levels of investment risk.

The most popular option is a “targeted enrollment” investment, in which your account takes on slightly riskier investments early and then makes more conservative investments as it becomes close to the time for your child to go to college. That helps ensure your account balance does not fluctuate too much right as your child needs it.

Are there fees?

Wisconsin’s Edvest has no monthly or annual fees to keep the account open.

It does have asset-based fees based on underlying investment funds and those are indirectly paid, meaning you don’t get a bill you have to pay.

If you take money out of a 529 plan for expenses that do not qualify under the educational guidelines, you can face penalty fees.

With Edvest, you have to pay state and federal taxes, plus an additional 10% penalty tax on the earned income, not the amount you contributed.

Is there a minimum balance required?

Other than the initial deposit, there is no minimum balance required in Wisconsin’s Edvest plan.

What information do I need to open an account? To open an Edvest account, you need:

- Your address and birthdate, as well as your Social Security number or tax ID number.
- The birthdate and Social Security number of the child who will be the account beneficiary.
- Banking information (account and routing numbers) for the initial deposit. You also can mail in a check.

Will opening this account disqualify me for public assistance?

It could have an effect, said Linda Lambert, the Wisconsin Department of Financial Institutions’ financial capability officer.

States can have differing rules about asset limits — and a 529 plan is considered an asset — for public assistance programs.

In Wisconsin, for example, 529 plans are counted as an asset when determining if someone is eligible for the state’s Temporary Assistance for Needy Families program, Wisconsin Works (W-2).

What if I’m undocumented but my child is a U.S. citizen?

Right now, the account owner must have a Social Security number.

Edvest is pursuing an option that would allow a parent who is undocumented to have access to view their child’s account, though they still would not be the account owner, according to Lambert.

“So while it’s not available today, it will likely be in the future,” she said.

If I use a Wisconsin plan, can my child only attend school in Wisconsin?

No.

The Wisconsin plans can be used for post-secondary educational opportunities across the country that qualify for a federal loan.

Have more questions?

Edvest offers a variety of webinars and resources. Other 529 plans offer guides and services. Financial advisers also can answer questions about 529 plans and if they are the best tool for your savings goals.

Correction: An earlier version of this story incorrectly stated a grandparent-owned 529 account could affect the amount of financial aid a student is offered. There is no effect on financial aid.



SIMPLE. SMART. SAVINGS.

Reduce energy use and costs in your home

Tip: Seal leaks on doors and windows.



Get more energy-saving tips at
www.we-energies.com/simplesavings.
Or scan this code with your phone.





LOVE TO WRITE?

Have ideas about what’s happening in your community? Want to build your image and reputation? Want to blog through MCJ?

WE WILL PAY YOU!

Contact: patricia@milwaukeecommunityjournal.com
Tell us what you’d like to write about. Let’s pay you as you GROW!

Exciting Research Jobs Serving Diverse Communities



Jobs at the Medical College of Wisconsin for the All of Us Research Program.

All of Us is recruiting 1,000,000 or more people to donate health information to build one of the largest and most diverse health research databases in the world.

All of Us Research Program full-time job openings and links to apply:

- Clinical Research Coordinators:** Recruit and enroll participants at multiple clinics and community sites; phlebotomy skills required and research experience preferred; must be willing to travel regionally (Southeast Wisconsin). **Links:**
 - Clinical Research Coordinator – Multi-Site
 - Clinical Research Coordinator – West Bend
- Research Recruiter:** Make outbound phone calls to potential participants; sales and customer service experience preferred
- Research Program Assistant:** Outreach, community engagement, and recruitment; excellent communication skills required



All of Us RESEARCH PROGRAM

The Future of Health Begins With You

To make a lasting gift to health research, consider joining the NIH’s “ALL OF US” RESEARCH PROGRAM

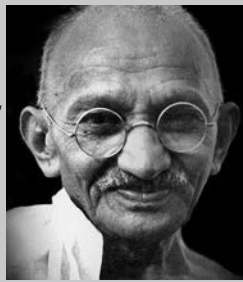
(414) 955-2689

JoinAllOfUs.org/wisconsin
allofus@mcw.edu

PERSPECTIVES

QUOTE OF THE WEEK

“Happiness is when what you think, what you say, and what you do are in harmony.” —Mahatma Gandhi



Major Harris



Sunita Balogun

News
Flash: Hell
is starting to
freeze over.
And many
former critics of the
'Just-Us' criminal
system are carrying
bags of ice.

I guess I should not have been surprised that longevity brings with it a reassessment of our values and community standards.
But witnessing the shift to the right in response to the pandemic of local violence caught me off guard.
The tipping point last week was the discovery of the body of three-year-old Major Harris in a garbage can, days after the murder of his mother, Mallery Musenzenberger.
Both were apparently murdered by 20-year-old Jaheem Clark, who

A new, immoral cultural paradigm has our community in a state of siege!

'fittingly' committed suicide moments before police caught up with him on the northside.

Days earlier, police arrested a gang of young Black teens whose 13-year-old leader viciously murdered a sister while stealing her SUV.

While several other sensationalistic murders were sandwiched between those incidents, those two seemed to tip the scales of 'Just-Us' among older Black tribal members. Some of them expressed their concerns on social media and talk radio.

One long-time activist expressed irritation. Clark committed suicide before being caught by neighborhood vigilantes.

He also demanded the 13-year-old terrorist, Jayden Adams, who murdered a Nigeran woman while stealing her car in Wauwatosa, be tried as an adult (which he has been).

One of my friends wondered how a community could produce someone like Jayden, who maliciously drove over 47-year-old Sunita Balogun several times before joining several 'criminal peers' for a joy ride in her blood-stained jeep.

Adult prison is also where another social media brother, a long-time community activist with the battle scars to prove it, hoped Jayden would take up lifelong residence.

The other teens involved should also spend e their formative years running from Big Bubba.

The viciousness of Jayden's actions defies logic and humanity, but it is also an indictment of a new cultural paradigm that is eating away at our community.

Unprecedented young teens are acting out video game fantasies with us as their victims.

And they are more vicious, uncaring, and immoral.

While we can say they are in the minority, the truth is they have our community in a state of siege:

- Parents are forced to teach their children to drop when they hear a loud pop.
- Elderly folks spend a percentage of their limited incomes on security systems or barred windows.
- Several Black churches are hosting concealed carry classes, and it seems like half the community is now armed, with or without concealed carry permits.

Over the last week, social media and talk radio discussions have focused on the horrific carjacking and the sad conclusion to the Major Harris tragedy.

Several callers to radio talkshows remarkably described Jayden as a confused and naïve child who should be tried in juvenile court, rehabilitated, and returned home when he turns 18.

However, the overwhelming majority believe Jayden's callous and pre-meditated actions are worthy of adult imprisonment, if not the death penalty (which Wisconsin doesn't have).

Several people noted that the juvenile justice system's revolving door for teenaged carjackers not only glorifies their status but abates future crimes.

The recent epidemic of killings hit home to those of us who literally grew up in a black and white world.

Few of us could envision our community producing the hundreds of Jayden's who roam our streets, terrorizing any and everyone, including our elderly.

Those of us who marched for justice led campaigns for Black em-

powerment and to end systemic racism could not envision our community imploding as it has.

Nor could we see (through reading glasses) men abandoning their families, the Africentric mores and values we fought to instill being dropped by the wayside along with our spirituality, communal spirit, and educational passports.

Having spent our lifetimes fighting for something that exists only in King's dreams, the insanity we witness is heartbreaking.

Thus, I should not have been surprised that some former advocates for creating a Black nation within a nation are now ready to provide Jayden with a bottle of salad dressing as he enters the world of 'adult injustice' (if you get the pun).

One brother, who lost his government job due to his advocacy for Black justice, suggested Black vets form a 'community justice' patrol.

The retired brother cited several publicized incidents that have sent him over the edge: the killing of a young girl during a reckless car chase, a woman shot in the face during a carjacking because she didn't move fast enough, and a teenaged girl murdered over a pair of jeans.

He noted that Milwaukee's murder rate has nearly doubled in the last year, a large percentage being fueled by teenage terrorists who care less about our civil rights struggles and sacrifices.

The auto thief rate has also doubled last year, pushing Milwaukee to number 12 on the national list.

A significant percentage of carjackings, shootings, and reckless driving incidents are perpetrated by individuals who are not old enough to pee straight. And that includes the girls.

As Sherwin Hughes said on his show Monday, as he revealed less than 60% of the murders were ever solved, "crime is so bad (in Milwaukee) it's embarrassing."

One brother I talked to over the weekend suggested we need to bring back public humiliation.

Unfortunately, I didn't have a retort for him.

In fact, the thought occurred to me the brother was on to something. Maybe public ridicule—punishment-- is a viable option.

Obviously, nothing else seems to be working.

First, let's separate the thugs and thugettes from the groupies and easily influenced.

Put those punks and punkettes in tiny cells for 23 hours and record their reactions for public consumption.

If they display sincerity, offer them realistic alternatives to crime, which probably would not include returning them to their environment unless and until there is family intervention.

Make them do humiliating community service: Clean the streets while wearing orange jumpsuits with their crimes written across their chests.

Make them cut grass—or plant it and maintain it.

Make them serve as church ushers (still wearing their outfits). If they are first-time felons with redeemable qualities, make them record PSAs that will run on social media and television, specifically during 'Mauri' and 'Family Feud' and Bucks basketball games.

Conversely, put brutal thugs like Jayden in mobile glass cells that will be left on street corners throughout the week.

OK, I'm overly facetious, trying to shock y'all into reality and action.

(continued on page 7)

MKE Cnty Sup. Taylor applauds community in search for Major Harris

Milwaukee Clounty Supervisor Sequanna Taylor saluted the community for stepping-up and helping in the search for Major Harris, who was found dead October 21.

On October 16, an Amber Alert was sent out for the missing three-year-old after the body of his mother, Mallery Muenzenberger was found. After nearly a week fo search, Harris' body was found.

"It was inspiring to see the community in Milwaukee come together to support Major Harris' family in searching, offering resources, assisting in providing housing while here, and much more," said Taylor.

"Milwaukee continues to feel the immeasurable pain caused by gun violence. It is now time that we come together as a community to prevent this from happening again. I send my condolences to the family in their loss of Major Harris."



Sup. Taylor

Supervisor Taylor joined the on the ground search for Harris. Vaun Mayes of Community Task Force MKE, Tory Lowe, and Liz Brown were among community leaders who coordinated searches.

Support also came from the City of Milwaukee Office of Violence Prevention, 414LIFE, Milwaukee Police Department Chief Jeffrey Norman and Inspector Paul Formolo, and Black Clinicians Milwaukee.

The Milwaukee County Housing Division assisted Major's father, Carlton Harris, with housing as he came from out of state to search for his son.

Supervisor Taylor will put forward an amendment to the 2022 Milwaukee County Recommended Budget requesting the District Attorney's Office, in conjunction with the Sherriff's Office, develop a no questions asked gun buy-back program that incentivizes residents to turn in guns.

The program's goal will be to reduce the number of illegal firearms on the street, deter gun violence, and increase violence awareness prevention in the community.



THE MILWAUKEE COMMUNITY JOURNAL

Published twice weekly. Digitally: Monday MKE and Wednesday Video-Vantage. Plus uploaded print papers Thursday and Friday, weekly. NEW news: Four days a week....Your Milwaukee Source.

WEBSITE: www.milwaukeecommunityjournal.com
3612 N. Dr. Martin Luther King, Jr Drive. Milwaukee, WI 53212
Phone: 414-265-5300 Fax 414-265-1536
EEmail Editorial: editorial@milwaukeecommunityjournal.com
EEmail Advertising: advertising@milwaukeecommunityjournal.com
Administration: legacy@milwaukeecommunityjournal.com

Patricia O'Flynn Pattillo, Publisher, CEO mcj/ppp; Founder	billing: web-design/tech
Robert J. Thomas, Co-Founder	Robin Davis, Circulation/ Coverage leader
Todd A. Thomas, Associate Publisher, Vice President	Patricia Williams, Publisher's Assistant
Mikel Holt, Founding Editor, Associate Publisher	Yvonne Kemp, lead photographer
Marketing: "Healthy Start" Magazine	Kim Robinson, photographer
Thomas Mitchell, Jr. Editor/ Graphic Design-Layout	Pat Robinson, photographer
Colleen Newsom, Advertising Leader; classified, legal notices	Billi Tennesen, photographer
Mike Mullis, Advertising Coord./	Joshua Thomas, MKE Monday and Video-vantage
	LaShawanda Wilkins, MKE Monday/freelance



Certified Official Newspaper of the State of Wisconsin
Creators of
Dr. Terence N. Thomas Memorial Scholarship Fund, Inc.
drtnscholarshipfund.org.
"Milwaukee Black Legacy Families," retail site.

Member of the National Newspaper Publisher's Association

LEGAL&CLASSIFIEDS

**SUMMONS
(PUBLICATION)
STATE OF WISCONSIN
CIRCUIT COURT
MILWAUKEE COUNTY
DIVORCE - 40101
Case No. 21FA004796**
In Re: The marriage of Petitioner:
ELIZABETH NOLASCO GUZ-
MAN and LUIS A SANCHEZ
CORNEJO

THE STATE OF WISCONSIN, TO
THE PERSON NAMED ABOVE
AS RESPONDENT:

You are notified that the petitioner
named above has filed a Petition for
divorce or legal separation against
you.

You must respond with a written de-
mand for a copy of the Petition
within 40 days from the day after
the first day of publication.

The demand must be sent or deliv-
ered to the court at: Clerk of Court,
Milwaukee County Courthouse 901
N 9th St Milwaukee WI 53233 and
to ELIZABETH NOLASCO GUZ-
MAN 1728 S MINNESOTA AVE.
Milwaukee WI 53172

It is recommended, but not required
that you have an attorney help or
represent you.

If you do not demand a copy of the
Petition within 40 days, the court
may grant judgment against you for
the award of money or other legal
action requested in the Petition, and
you may lose your right to object to
anything that is or may be incorrect
in the Petition.

A judgment may be enforced as
provided by law. A judgment award-
ing money may become a lien
against any real estate you own now
or in the future and may also be en-
forced by garnishment or seizure of
property.

You are further notified that if the
parties to this action have minor
children, violation of 948.31 Wis.
Stats., (Interference with custody by
parent or others) is punishable by
fines and/or imprisonment:

If you and the petitioner have minor
children, documents setting forth
the percentage standard for child
support established by the depart-
ment under 49.22(9), Wis. Stats.,
and the factors that a court may
consider for modification of that
standard under 767.511 (1m). Wis
Stats. are available upon your
request from the Clerk of Court.

You are notified of the availability
of information from the Circuit
Court Commissioner as set forth in
767.105 WIs.Stats.

767.105 Information from Circuit
Court Commissioner.

(2) Upon the request of a party to an
action affecting the family, includ-
ing a revision of judgment or order
under sec. 767.59 or 767.451:
(a) The Circuit Court Commissioner
shall, with or without charge, pro-
vide the party with written infor-
mation on the following, as
appropriate to the action com-
menced:

1. The procedure for obtaining a
judgment or order in the action.
2. The major issues usually ad-
dressed in such an action.
3. Community resources and family
court counseling services available
to assist the parties.
4. The procedure for setting, mod-
ifying, and enforcing child support
orders, or modifying and enforcing
legal custody or physical placement
judgments or orders.
(b) The Circuit Court Commissioner
shall provide a party, for inspection
or purchase, with a copy of the stat-
utory provisions in this chapter gen-
erally pertinent to the action.

Date: 10-8-2021
BY: ELIZABETH NOLASCO
GUZMAN
1728 S MINNESOTA AVE
207/10-13-20-27-2021
**SUMMONS
(PUBLICATION)
STATE OF WISCONSIN
CIRCUIT COURT
MILWAUKEE COUNTY
DIVORCE - 40101
Case No. 21FA004250**
In Re: The marriage of Petitioner:
SHANITA COTTON and Respon-

dent KEVINE BARNETT

THE STATE OF WISCONSIN, TO
THE PERSON NAMED ABOVE
AS RESPONDENT:
You are notified that the petitioner
named above has filed a Petition for
divorce or legal separation against
you.

You must respond with a written de-
mand for a copy of the Petition
within 40 days from the day after
the first day of publication.

The demand must be sent or deliv-
ered to the court at: Clerk of Court,
Milwaukee County Courthouse 901
N 9th St Milwaukee WI 53233 and
to SHANITA COTTON 3219
SOUTH 42ND STREET 53215
MILWAUKEE WI 53215

It is recommended, but not required
that you have an attorney help or
represent you.

If you do not demand a copy of the
Petition within 40 days, the court
may grant judgment against you for
the award of money or other legal
action requested in the Petition, and
you may lose your right to object to
anything that is or may be incorrect
in the Petition.

A judgment may be enforced as
provided by law. A judgment award-
ing money may become a lien
against any real estate you own now
or in the future and may also be en-
forced by garnishment or seizure of
property.

You are further notified that if the
parties to this action have minor
children, violation of 948.31 Wis.
Stats., (Interference with custody by
parent or others) is punishable by
fines and/or imprisonment:

If you and the petitioner have minor
children, documents setting forth
the percentage standard for child
support established by the depart-
ment under 49.22(9), Wis. Stats.,
and the factors that a court may
consider for modification of that
standard under 767.511 (1m). Wis
Stats. are available upon your
request from the Clerk of Court.

You are notified of the availability
of information from the Circuit
Court Commissioner as set forth in
767.105 WIs.Stats.

767.105 Information from Circuit
Court Commissioner.

(2) Upon the request of a party to an
action affecting the family, includ-
ing a revision of judgment or order
under sec. 767.59 or 767.451:
(a) The Circuit Court Commissioner
shall, with or without charge, pro-
vide the party with written infor-
mation on the following, as
appropriate to the action com-
menced:

1. The procedure for obtaining a
judgment or order in the action.
2. The major issues usually ad-
dressed in such an action.
3. Community resources and family
court counseling services available
to assist the parties.
4. The procedure for setting, mod-
ifying, and enforcing child support
orders, or modifying and enforcing
legal custody or physical placement
judgments or orders.
(b) The Circuit Court Commissioner
shall provide a party, for inspection
or purchase, with a copy of the stat-
utory provisions in this chapter gen-
erally pertinent to the action.

Date: 10-12-2021
BY: SHANITA COTTON
3219 S 42ND STREET
208/10-13-20-27-2021
**STATE OF WISCONSIN
CIRCUIT COURT
WAUKESHA COUNTY
PUBLICATION SUMMONS
AND COMPLAINT
Case No. 2021CV001466**
Plaintiff(s) RUSS DARROW
WAUKESHA, LLC 2141 E MORE-
LAND BLVD. WAUKESHA, WI
53186
vs
SHELLIE ANDERSON 1322A N
24TH STREET MILWAUKEE WI
53225
SUMMONS AND COMPLAINT
THE STATE OF WISCONSIN
TO THE ABOVE-NAMED DE-
FENDANT
You are hereby notified that the
plaintiff named above has filed a

lawsuit or other legal action against
you. The complaint, which is at-
tached states the nature and basis of
the legal action.
Within 20 days of receiving this
summons you must respond with a
written answer as that is used in
Chapter 802 of the Wisconsin Stat-
utes to the complaint.
The court may reject or disregard an
answer that does not follow the re-
quirements of the statutes. The an-
swer must be sent or delivered to
the court, whose address is: Clerk of
Circuit Court, Waukesha County
Courthouse 515 W Moreland Road,
Waukesha Wisconsin 53188 and to
the Plaintiff's attorney, whose ad-
dress is John B. Tuffnell, Salberg
Tuffnell Law, S.C., 18 E Washing-
ton St., Suite 101, West Bend WI
53095. You may have an attorney
help or represent

If you do not provide a proper an-
swer within 20 days, the court may
grant judgment against you for the
award of money or other legal ac-
tion requested in the complaint. and
you may lose your right to object to
anything that is or may be incorrect
in the complaint. A judgement may
be enforced as provided by law. A
judgement awarding money may
become a lien against any real es-
tate you own now or in the future
and may also be enforced by gar-
nishment or seizure of property
Date: 10/6/2021
SALBERG TUFFNELL LAW, S.C.
Attorneys for Plaintiff Ahmed Ahurf
Electronically signed by John B
Tuffnell
By: John B Tuffnell
State Bar No. 1047261
18 E Washington St., Suite 101
West Bend WI 53095
262-353-9556

AMY M SALBERG
Attorney's State Bar
No. 1025449
18 E. WASHINGTON ST. SUITE
101
WEST BEND, WI 53095
262-353-9556
209/10-13-20-27-2021

**SUMMONS
(PUBLICATION)
STATE OF WISCONSIN
CIRCUIT COURT
MILWAUKEE COUNTY
NOTICE AND ORDER FOR
NAME CHANGE HEARING
Case No. 2021CV005118**

In the matter of the name change of:
JORDAN CHRISTIAN BAYLOR
By (Petitioner) JORDAN CHRIS-
TIAN BAYLOR

NOTICE IS GIVEN:
A petition was filed asking to
change the name of the person
listed above:
FROM: JORDAN CHRISTIAN
BAYLOR TO: JORDAN XAVIER
SCOTT
Birth Certificate: JORDAN CHRIS-
TIAN BAYLOR

IT IS ORDERED
This petition will be heard in the
Circuit Court of Milwaukee County,
State of Wisconsin.
Judge's Name: HON. HANNAH
DUGAN ROOM 402 (VIA ZOOM
TELECONFERENCE) BR 31
PLACE: 901 N. 9th Street, Milwau-
kee, Wisconsin, 53233 DATE: NO-
VEMBER 18 2021TIME 1:30 P.M.

IT IS FURTHER ORDERED:
Notice of this hearing shall be given
by publication as a Class 3 notice
for three (3) weeks in a row prior to
the date of the hearing in the Mil-
waukee Community Journal, a
newspaper published in Milwaukee
County, State of Wisconsin.
Dated: 9-27-2021
BY THE COURT:
HON. HANNAH DUGAN
Circuit Court Judge
219/10-27/11-3-10-2021

**STATE OF WISCONSIN
CIRCUIT COURT
MILWAUKEE COUNTY
(SMALL CLAIMS)
PUBLICATION SUMMONS
Case No. 21SC018894**

DEFENDANT(s) DaPLUS AUTO-
MOTIVE GROUP LLC 5905
WEST NORTH AVENUE MIL-
WAUKEE WI 53208

You are being sued by Plaintiff
MARKESHA MARIE WALKER in
the Small Claims Court for Milwau-
kee County, Milwaukee County
Courthouse Courtroom 400, 901 N.

Ninth St Milwaukee WI 53233. A
hearing will be held at 8:30 A.M on
NOVEMBER 22, 2021before a
Small Commissioner. If you do not
appear, a judgment may be given to
the person suing you. A copy of the
claim has been mailed to the ad-
dress above.
Dated this 22nd day of October
2021.
MARKESHA MARIE WALKER
ATTORNEY FOR THE PLAIN-
TIFF- OR - PLAINTIFF:
3926 WEST CLYBOURN ST
UPPER REAR UNIT
MILWAUKEE WI 53208
(414) 736-1016
216/10-27/11-3-2021

**STATE OF WISCONSIN
CIRCUIT COURT
MILWAUKEE COUNTY
SMALL CLAIMS
PUBLICATION SUMMONS
AND NOTICE
Case No. 21CV21803**

Plaintiff(s) RUSS DARROW
COLONIAL, INC dba RUSS DAR-
ROW HONDA 10851 W METRO
AUTO MALL MILWAUKEE, WI
53224
vs
Defendant(s) JUNISE THOMP-
KINS 1574 N 22ND STREET MIL-
WAUKEE WI 53205
PUBLICATION SUMMONS AND
NOTICE OF FILING
TO THE PERSON(S) NAMED
ABOVE AS DEFENDANT(S):
You are being sued by the person(s)
named above as Plaintiff(s). A copy
of the claim has been sent to you at
the address as stated in the caption
above. The lawsuit will be heard in
the following Small Claims court:
Milwaukee County Courthouse
County Courthouse Telephone
Number of Clerk of Court: 414-
278-5100 Courtroom/Room 400
901 N 9th Street Milwaukee WI
53233 on the following date and
time: Date: 11/30/2021 Time: 8:30
AM.

If you do not attend the hearing, the
court may enter a judgement against
you in favor of the person(s) suing
you. A copy of the claim has been
sent to you at your address as stated
in the caption above. A judgement
may be enforced as provided by
law. A judgement awarding money
may become a lien against any real
estate you own now or in the future
and may also be enforced by gar-
nishment or seizure of property.
You may have the option to Answer
without appearing in court on the
court date by filing a written An-
swer with the clerk of court before
the court date. You must send a
copy of your Answer to the Plain-
tiff(s) names above at their address.
You may contact the clerk of court
at the telephone number above to
determine if there are other methods
to answer a Small Claims complaint
in that county.
Date: 10/26/2021
AMY M SALBERG
Attorney's State Bar
No. 1025449
262-353-9556
SALBERG TUFFNELL LAW, S.C.
18 E Washington St., Suite 101

West Bend WI 53095
262-353-9556
220/10-27/11-3-10-2021
**SUMMONS
(PUBLICATION)
STATE OF WISCONSIN
CIRCUIT COURT
MILWAUKEE COUNTY
NOTICE AND ORDER FOR
NAME CHANGE HEARING
Case No. 21CV006221**
In the matter of the name change of:
SOPHIA CAMILLE FOERSTER

NOTICE IS GIVEN:
A petition was filed asking to
change the name of the person
listed above:
From: SOPHIA CAMILLE FOER-
STER to: INDI CAMILLE FOER-
STER
Birth Certificate: SOPHIA CA-
MILLE FOERSTER

IT IS ORDERED
This petition will be heard in the
Circuit Court of Milwaukee County,
State of Wisconsin.
Judge's Name: HON. PEDRO
COLON BR. 18 RM 412/ZOOM
PLACE: 901 N. 9th Street, Milwau-
kee, Wisconsin, 53233 DATE NO-
VEMBER 30, 2021, TIME 10:30
A.M.

IT IS FURTHER ORDERED:
Notice of this hearing shall be given
by publication as a Class 3 notice
for three (3) weeks in a row prior to
the date of the hearing in the Mil-
waukee Community Journal, a
newspaper published in Milwaukee
County, State of Wisconsin.
Dated: 10-13-2021
BY THE COURT:
HON. PEDRO COLON
Circuit Court Judge
218/10-27/11-3-10-2021

**SUMMONS
(PUBLICATION)
STATE OF WISIN
CIRCUIT COURT
MILWAUKEE COUNTY
NOTICE AND ORDER FOR
NAME CHANGE HEARING
Case No. 2021CV004549**

In the matter of the name change of:
TRADRA L GARNER

NOTICE IS GIVEN:
A petition was filed asking to
change the name of the person
listed above:
FROM: TRADRA LASHON
GARNER TO: DREAM FUMIKO
BENETTI
Birth Certificate: TRADRA LA-
SHON GARNER

IT IS ORDERED
This petition will be heard in the
Circuit Court of Milwaukee County,
State of Wisconsin.
Judge's Name: HON. LAURA
GRAMLING PEREZ PLACE: Mil-
waukee County Courthouse Rm
404, 901 N. 9th Street, Milwaukee,
Wisconsin, 53233 Via Zoom. DATE
DECEMBER 9, 2021, TIME 1:45
P.M.

IT IS FURTHER ORDERED:

PUBLISHER'S STATEMENT
THE MILWAUKEE COMMUNITY JOURNAL TO PUBLISH LEGAL NOTICES

The Milwaukee Community Journal, Inc. expanded its services to the greater Milwaukee community with the publishing of legal notices in the "WEEKEND EDITION". As a qualified provider of the publication of legal notices, MCJ will serve City, County and State offices for publishing community notifications. Such notifications include:
Public Hearings
Public Meetings
Election Notices
Divorce Proceedings
Name Changes
Publication of Summons when personal services cannot be made to defendants
Notice of Auction of unclaimed storage or property
Probate Notices
Foreclosure Sheriff's sales notice of creditor listing of property for sale.
Other general legal and public notices

ABOUT MILWAUKEE COMMUNITY JOURNAL (MCJ) WEEKEND EDITION

The Milwaukee Community Journal Weekend Edition is published weekly. Each week, MCJ Weekend focuses on different subjects, HEALTH, PERSONAL, FINANCE, FAMILY, MEN, AND WOMEN. THE WEEKEND EDITION now includes the publishing of records designated by the Milwaukee County Circuit Court for publication of legal notices, with added value in the Wednesday Edition. The Weekend Edition is a public newspaper of general circulation that complies with the laws of Wisconsin relating to publication of legal notices. MCJ Weekend Edition has published weekly over ten years, in the State of Wisconsin and Milwaukee County. We have a paid circulation of approximately 89% of our circulation, weekly. And our actual paid subscribers are over the 1000 required by State Statute.

ABOUT THE MILWAUKEE COMMUNITY JOURNAL (MCJ)

The Milwaukee Community Journal (MCJ) is a quality news organization published throughout Milwaukee and the surrounding suburbs. Established in 1976, the Milwaukee Community Journal has advanced the plight, struggles and victories of minorities in Wisconsin, with a passion for building community. The MCJ accentuates the positive, analyzes the negatives and advocates to seed success. The Milwaukee Community Journal stockholders are Patricia O'Flynn Pattillo (90%); Mikel Holt (5%); and Todd Thomas (5%) respectively, and is current in filing by the State of Wisconsin, effective October 10, 2018.

Signed: Patricia O'Flynn Pattillo, President/Publisher

Community in a state of siege!

**SUMMONS
(PUBLICATION)
STATE OF WISCONSIN
CIRCUIT COURT
MILWAUKEE COUNTY
NOTICE AND ORDER FOR
NAME CHANGE HEARING
Case No. 21CV5195**

In the matter of the name change of:
JAMES SYLVESTER BROUGHTON JR
By (Petitioner) JAMES
SYLVESTER BROUGHTON JR

NOTICE IS GIVEN:
A petition was filed asking to
change the name of the person
listed above:
From: JAMES SYLVESTER
BROUGHTON JR to: JAY
SYLVESTER BROUGHTON JR II
Birth Certificate: JAMES
SYLVESTER BROUGHTON JR

IT IS ORDERED
This petition will be heard in the
Circuit Court of Milwaukee County,
State of Wisconsin.
Judge's Name: HON. PEDRO
COLON BR. 18 RM 412/ZOOM
PLACE: 901 N. 9th Street, Milwau-
kee, Wisconsin, 53233 DATE NO-
VEMBER 23, 2021, TIME 9:30
A.M.

IT IS FURTHER ORDERED:
Notice of this hearing shall be given
by publication as a Class 3 notice
for three (3) weeks in a row prior to
the date of the hearing in the Mil-
waukee Community Journal, a
newspaper published in Milwaukee
County, State of Wisconsin.
Dated: 10-14-2021
BY THE COURT:
HON. PEDRO COLON
Circuit Court Judge
222/10-27/11-3-10-2021

**The News-
paper with its
finger on the
pulse of YOUR
COMMUNITY!**

Coming soon!
 Something old and something new comes to
YOUR Milwaukee Community Journal website!

[illegible]

- **MIKE MONDAY, MONDAY MORNING**
- **TEEN TALK TUESDAYS, EVERY TUESDAY**
- **WEDNESDAY, FAST AND FURIOUS!**
FASHION AND ENTERTAINMENT,
- **THURSDAY, MCJ REGULAR NEWSPAPER**
- **FRIDAY, MCJ WEEKEND EDITION.**

He's stolen so many cars, he
lost count.

Likewise, his mother has tried 20, 30, or 40 times (she's lost count) to steer the man-child away from his life of crime. She has since given up.

She reportedly declared when they (juvenile 'Just-Us' system) release him (as they will probably do unscathed), she doesn't want him back in her household.

Or her neighborhood. Or her state, for that matter.

And therein lies another reason so many of my colleagues have moved to the right.

Kelly acknowledged that her son has been in and out of detention, meaning even though he is a known member of a gang of young thugs and thugettes who call themselves the Kia Boys (a reference to their targeted vehicles) and post their actions on social media, they realize little will happen to them if caught.

The Kia Boys and Girls (true gender equality) specifically target Kias and Hyundais because they are easy to steal.

The last couple of years has witnessed many Christians and liberal Black seniors sounding more and more like those evangelical nuts who consider Donald Trump a role model.

They have witnessed, as I have, our community disintegrate and implode. And some believe the problem is rooted in our abandonment of Christian tenets.

The values and mores that allowed us to be self-sufficient—albeit segregated and separated by systemic racism and racists—have gone the way of dial telephones and black and white television.

The Black nuclear family (marriage) is all but extinct.

The latest state academic assessment test results show less than 20% of Black students in government schools are proficient in any subject other than basketball.

Unable to read and write, and with abysmal futures, a large percentage of our youth turn to crime; when they are not creating babies who will follow in footprints made by their grossly expensive Jordan sneakers.

On my social media link, one frustrated sister theorized God/Nyame has turned His back on Black America. She cited as evidence the community-wide prayer to find Major Harris. Alive.

If it makes a difference, the diehard Baptist went through a litany of scripture to support her point and noted how we have abandoned most of the tenets of 'our' religion.

Obviously, she said, God is ticked-off.

The sister theorized the pan-

Copyright Notice: All rights reserved re common-law Copyright of trademark/trade name, Scott Belmarz® - as well as all derivatives and variations in the spelling of said trademark/trade name/common-law copyright© 2007 by Scott Belmarz® . Said common-law trademark/trade name, Scott Belmarz® may neither in whole, nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of Scott Belmarz®, hereinafter, "Secured Party". With the intent of being contractually bound, any juristic person, as well as the agent of said juristic person, shall display nor otherwise use in any manner, any of the Common-law trademark/trade-mark Scott Belmarz®, nor the common-law copyright described herein, nor any derivative of, nor any variation in the spelling of Scott Belmarz® , and all such unauthorized use is strictly prohibited. Secured party is not now, nor has secured party ever been, an accommodation party, nor a surety, for the purported debtor, i.e. "Scott Belmarz" nor for any derivative of, nor for any variation in the spelling of, said name, nor for any other juristic person, and is so-indemnified and held harmless by debtor, i.e. "Scott Belmarz", in hold-harmless and Indemnity Agreement No. SB-080219-HHIA dated the Second day of the eighth month in the year of our Lord Two - Thousand - Nineteen against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, dispositions, summonses, lawsuits, cost, fines, liens, levies, penalties, damages, interest, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by debtor for any and every reason, purpose, and cause whatsoever. Self-executing contract/Security Agreement in event of unauthorized use: By this copyright notice, both juristic person and the agent of said juristic, hereinafter jointly and severally "User" consent and agree that any use of Scott Belmarz® other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of secured party's common-law copyright property. Contractually binds user, renders this copyright notice a security agreement wherein user is debtor and Scott Belmarz® is secured party and signifies that user:(1) grants and pledges secured party a security interest in all of users assets, land and personal property and all of users interest in assets, land and personal property, as collateral, in the sum certain amount of one thousand (1,000.00) dollars minimum silver specie in lawful coinage, or, if such use of my mark or any derivative thereof, is for intended gain, of one million (1,000,000.00) dollars silver specie in lawful coinage for the United States of America as defined under Article 1, section 10 of we the peoples contract/constitution for the United States of America per each occurrence of use of the common-law copyrighted trade-name/trade-mark, as well as for each and every occurrence of use of one or more of all derivatives and variations in the spelling of Scott Belmarz®, or any derivatives thereof, plus cost, plus triple damages;(2) authenticates this security agreement wherein the user is the debtor and the undersigned Scott Belmarz® is the secured party, and wherein the user's pledges all of users assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letters-of-credit rights, chattel proper, instruments, deposit accounts, accounts, documents, and general intangibles, and all of user's interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for security the users contractual obligation in favor of the secured party for the user's unauthorized use of secured party's common-law copyrighted property;(3) Consents and agrees with the secured party's filing of a UCC Financing Statement in the UCC filing office, as well as in any county recorders office, wherein user is debtor and Domonique Maurice Crayton® is the secured party;(4) Consents and agrees that said UCC Financing Statement, described above in paragraph (3) is a continuing financing statement, and further consents and agrees with the secured party's filing of any continuation statement necessary for maintaining the secured party's perfected security interest in all of the user's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph (2) until user's contractual obligation theretofore incurred has been fully satisfied;(5) Consents and agrees with Secured Party's filing of any UCC Financing Statement, as described above in paragraphs (3) and (4) as well the filing of any Security Agreement, as described above in paragraph (2) in a UCC filing office, as well as in any county recorders office;(6) Consents and agrees that any and all such filings described in paragraphs (4) and (5) above are not, and may not be considered, bogus, or invalid, and that the user will not claim that any such filing is, bogus, or invalid and will not challenge any such filing, and that the user will defend the Secured Party's right under this self-executing contract/Security agreement;(7) Waives all defenses; and (8) appoints the Secured Party as the Authorized Representative for the user, effective upon the user's default regarding the user's contractual obligations in favor of the Secured Party, as set forth below under "Payment Terms" and "Default Terms", granting the Secured Party full authorization and power for engaging in any and all actions on behalf of the user including, but not limited to, authentication of a record on behalf of the user as Secured Party, in the Secured Party's sole discretion, deems appropriate, and the user further consents and agrees that this appointment of the Secured Party as the Authorized Representative for the user effective upon the user's default, is irrevocable for the duration of the indebtedness and coupled with said security interest. Additional Terms of Self-executing Contract/Security Agreement: In accordance with fees for unauthorized use of Domonique Maurice Crayton®, or any derivative thereof, as set forth above, the user here consents and agrees that the user shall pay the owner or secured party all unauthorized-use fees within ten (10) days of the date user is sent Secured Party's Invoice itemizing said fees. Default Terms: In the event of non-payment in full of all unauthorized-use fees by user within ten(10) days of date invoice is sent, user shall be deemed in default and: (a) all of user's property and property pledged as collateral by user, as set forth above in paragraph (2) immediately becomes, i.e. is property of Secured Party (b)Secured Party is appointed user's Authorized Representative as set forth above in paragraph (8); and (c) user consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited to, sale at auction at any time following the user's default, and without further notice, of any and all of the user's property and interests, described in paragraph (2) above, formerly pledged as collateral by the user, and upon default, becomes the property, of the secured party, as authorized by this self-executing contract/Security agreement in event of unauthorized use, that the Secured Party, again in the Secured Party's sole discretion, deems appropriate. Terms for Curing Default: Upon event of default, as set forth above under "Default Terms", irrespective of any and all of the user's former property and interest in property, described in paragraph (2) above, in possession of, as well as disposed of by the Secured Party, as authorized above under "Default Terms", the user may cure the user's default by payment in full, only regarding the remainder of the user's said former property and property interests, formerly pledged as collateral that is neither in the possession of, nor otherwise disposed of, by the Secured Party within twenty (20) days of the date of the user's default. Terms of Strict Foreclosure: User's non-payment in full of all unauthorized-use fees itemized in invoice within said twenty (20) day period for curing default as set forth above under "Terms for Curing Default", authorizes Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property and interests in property, formerly pledged as collateral by user, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by, secured party upon expiration of said twenty (20) day default-curing period. Ownership subject to common-law copyright and UCC Financing Statement and Security Agreement filed with the UCC filing office. Record owner: Scott Belmarz® , © Jurgraph Common-law Copyright© 2007. Unauthorized use of "Scott Belmarz" incurs the same unauthorized-use fees as those associated with Scott Belmarz®, as set forth above in paragraph "(1)" under "Self-executing contract/Security Agreement in event of unauthorized use".

Dated this 19th day of October 2021
212/10-20-27/11-3-2021

Copyright Notice: All rights reserved. Common-law Copyright of trademark/trade name, Domonique Maurice Crayton® - as well as any and all derivatives and variations in the spelling of said trademark/trade-mark-common-law copyright© 2007. Domonique Maurice Crayton®. Said common-law trademark/trade-mark, Domonique Maurice Crayton® may neither in whole, nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of Domonique Maurice Crayton®, hereinafter, "Secured Party". With the intent of being contractually bound, any juristic person, as well as the agent of said juristic person, shall display nor otherwise use in any manner, any of the Common-law trademark/trade-mark Domonique Maurice Crayton®, nor the common-law copyright described herein, nor any derivative of, nor any variation in the spelling of Domonique Maurice Crayton®, and all such unauthorized use is strictly prohibited. Secured party is not now, nor has secured party ever been, an accommodation party, nor a surety, for the purported debtor, i.e. "Domonique Maurice Crayton" nor for any derivative of, nor for any variation in the spelling of, said name, nor for any other juristic person, and is so-identified and held harmless by debtor, i.e. "Domonique Maurice Crayton," in hold-harmless and Indemnity Agreement No. DMC-022718-HHIA dated the Twenty-seventh day of the second month in the year of our Lord Two - Thousand - Eighteen against any and all claims, legal actions, orders, warrants, judgements, demands, liabilities, losses, dispositions, summonses, lawsuits, cost, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by debtor for any and every reason, purpose, and cause whatsoever. Self-executing contract/security Agreement in event of unauthorized use: By this copyright notice, both juristic person and the agent of said juristic, hereinafter jointly and severally "User" consent and agree that any use of Domonique Maurice Crayton® other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of secured party's common-law copyright property. Contractually binds user, renders this copyright notice a security agreement wherein user is debtor and Domonique Maurice Crayton® is secured party and signifies that user:(1) grants and pledges secured party a security interest in all of users assets, land and personal property and all of users interest in assets, land and personal property, as collateral, in the sum certain amount of one thousand (1,000.00) dollars minimum silver specie in lawful coinage, or, if such use of my mark or any derivative thereof, is for intended gain, of one million (1,000,000.00) dollars silver specie in lawful coinage for the United States of America as defined under Article 1, section 10 of we the peoples contract/constitution for the United States of America per each occurrence of use of the common-law copyrighted trade-name/trade-mark, as well as for each and every occurrence of use of one or more of all derivatives and variations in the spelling of Domonique Maurice Crayton®, or any derivatives thereof, plus cost, plus triple damages;(2) authenticates this security agreement wherein the user is the debtor and the undersigned Domonique Maurice Crayton® is the secured party, and wherein the user's pledges all of users assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letters-of-credit-rights, chattel proper, instruments, deposit accounts, accounts, documents, and general intangibles, and all of user's interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for security the users contractual obligation in favor of the secured party for the user's unauthorized use of secured party's common-law copyrighted property;(3) Consents and agrees with the secured party's filing of a UCC Financing Statement in the UCC filing office, as well as in any county recorders office, wherein user is debtor and Domonique Maurice Crayton® is the secured party;(4) Consents and agrees that said UCC Financing Statement , described above in paragraph (3) is a continuing financing statement, and further consents and agrees with the secured party's filing of any continuation statement necessary for maintaining the secured party's perfected security interest in all of the user's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph (2) (until user's contractual obligation therefor incurred has been fully satisfied);(5) Consents and agrees with Secured Party's filing of any UCC Financing Statement, as described above in paragraphs (3) and (4) as well the filing of any Security Agreement, as described above in paragraph(2) in a UCC filing office, as well as in any county recorders office;(6) Consents and agrees that any and all such filings described in paragraphs (4) and (5) above are not, and may not be considered, bogus, or invalid, and that the user will not claim that any such filing is, bogus, or invalid and will not challenge any such filing, and that the user will defend the Secured Party's right under this self-executing contract/ Security agreement;(7) Waives all defenses; and (8) appoints the Secured Party as the Authorized Representative for the user, effective upon the user's default regarding the user's contractual obligations in favor of the Secured Party, as set forth below under "Payment Terms" and "Default Terms", granting the Secured Party full authorization and power for engaging in any and all actions on behalf of the user including, but not limited to, authentication of a record on behalf of the user as Secured Party, in the Secured Party's sole discretion, deems appropriate, and the user further consents and agrees that this appointment of the Secured Party as the Authorized Representative for the user effective upon the user's default, is irrevocable for the duration of the indebtedness and coupled with said security interest. Additional Terms of Self-executing Contract/Security Agreement: In accordance with fees for unauthorized use of Domonique Maurice Crayton®, or any derivative thereof, as set forth above, the user here consents and agrees that the user shall pay the owner or secured party all unauthorized-use fees within ten (10) days of the date user is sent Secured Party's Invoice itemizing said fees. Default Terms: In the event of non-payment in full of all unauthorized-use fees by user within ten(10) days of date invoice is sent, user shall be deemed in default and: (a) all of user's property and property pledged as collateral by user, as set forth above in paragraph (2) immediately becomes, i.e. is property of Secured Party (b)Secured Party is appointed user's Authorized Representative as set forth above in paragraph (8); and (c) user consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited to, sale at auction at any time following the user's default, and without further notice, of any and all of the user's property and interests, described in paragraph (2) above, formerly pledged as collateral by the user, and upon default, becomes the property, of the secured party, as authorized by this self-executing contract/security agreement in event of unauthorized use, that the Secured Party, again in the Secured Party's sole discretion, deems appropriate. Terms for Curing Default: Upon event of default, as set forth above under "Default Terms", irrespective of any and all of the user's former property and interest in property, described in paragraph (2) above, in possession of, as well as disposed of by the Secured Party, as authorized above under "Default Terms", the user may cure the user's default by payment in full, only regarding the remainder of the user's said former property and property interests, formerly pledge as collateral that is neither in the possession of, nor otherwise disposed of, by the Secured Party within twenty (20) days of the date of the user's default. Terms of Strict Foreclosure: User's non-payment in full of all unauthorized-use fees itemized in invoice within said twenty (20) day period for curing default as set forth above under "Terms for Curing Default", authorizes Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property and interests in property, formerly pledged as collateral by user, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by, secured party upon expiration of said twenty (20) day default-curing period. Ownership subject to common-law copyright and UCC Financing Statement and Security Agreement filed with the UCC filing office. Record owner: Domonique Maurice Crayton®, Autograph Common-law Copyright© 2007. Unauthorized use of "Domonique Maurice Crayton" incurs the same unauthorized-use fees as those associated with Domonique Maurice Crayton®, as set forth above in paragraph "(1)" under "Self-executing contract/Security Agreement in event of unauthorized use".

Dated this 19th day of October 2021



Pick n Save
FRESH FOR EVERYONE™



Seedless Mandarins
3 lb Bag
\$3.88 /EA
With Card



HAPPY HALLOWEEN!

Got your phone?
Scan this code for this week's hottest digital deals & more!



99¢ /LB
With Card
California Red, Green or Black Seedless Grapes
or Simple Truth Organic Red, Green or Black Seedless Grapes.
\$1.99 lb with Card



\$4.99 /LB
With Card
Black Angus Boneless Chuck Roast



Large Hass Avocados
99¢ /EA
With Card
Or Organic Avocados, 3/\$5 with Card



Fresh Atlantic Salmon Fillets
\$7.99 /LB
With Card
or Cedar Plank Salmon for \$9.99 lb



2/\$10 /EA
With Card
32 oz Rotisserie, 8-Piece Fried Chicken, 5-Piece Tenders or 20 ct Boneless Chicken Wings
Mix or Match
When you buy 2 or more in the same transaction with Card. Quantities less than 2 will be \$6.99 each.



Fresh Boneless Center-Cut Pork Chops
\$2.99 /LB
With Card
Family Packs or Small Packs for \$3.49 lb

GREAT DEALS ON YOUR FAVORITES!



3/\$12 /EA
With Card
Pepsi or 7UP
Select Varieties, 12-Pack, 12 fl oz Cans or 8-Pack, 12 fl oz Bottles
When you buy 3 in the same transaction with Card. Limit 2 Rewards per transaction. Quantities less than 3 are \$5.99 each.



\$1.99 /EA
With Card
Lay's Potato or Kettle Cooked Potato Chips
5-8 oz or Doritos, 6-10.75 oz or Fritos, 9.25-10 oz or Smartfood Popcorn, 5-7.75 oz. Select Varieties
When you buy 4 or more in the same transaction with Card. Quantities less than 4 will be up to \$3.99 each with Card.



\$20.49 /EA
With Card
Miller Lite, Coors Light or Bud Light
Select Varieties, 30-Pack, 12 fl oz Cans



\$1.77 /EA
With Card
Kroger Deluxe Ice Cream
48 fl oz or Kroger Ice Cream Sandwiches, 6-16 ct or Private Selection Ice Cream or Sorbet, 16 fl oz. Select Varieties



FREE /EA
With Card
Pillsbury Grands Biscuits, Crescent or Cinnamon Rolls
Select Varieties, 8 ct



FREE /EA
With Card
Kroger or Private Selection K-Cups
12 ct or Kroger Coffee, 24-30.5 oz Can. Select Varieties



FREE /EA
With Card
Thomas' English Muffins, Bagels or Swirl Bread
Select Varieties, 10.5-20 oz



FREE /EA
With Card
Arm & Hammer Liquid Laundry Detergent
61.25-75 fl oz or Power Pacs, 24-29 ct or Brawny Paper Towels, 1-2 Rolls. Select Varieties



\$100 CREDIT
when you spend \$500 with your card in the first 90 days.
Restrictions apply, see store for details.

Visit PicknSaveMastercard.com/41953 for more details.

SALE DATES:
Thursday, October 28 through Tuesday, November 2, 2021
Selection may vary by store, limited to stock on hand.

We reserve the right to limit quantities and correct all printed errors. Not all items and prices available at all locations unless otherwise noted. Prices subject to state and local taxes, if applicable. No sales to dealers. Purchase requirements exclude discounts, coupons, gift cards, lottery tickets, bus passes, alcohol, tobacco and use of Fresh Perks Card®. All prices "with card" are discounted by using your Fresh Perks Card®. Free promotion will be applied to item of least value.

WEEKLY DIGITAL DEALS

Use each coupon **UP TO 5 TIMES** in one transaction.

SALE
WEEKLY DIGITAL DEAL
Look for these tags.

Scan me to download deals!



16 oz Roundy's Cheese
Select Varieties
\$2.47 /EA
With Card & Digital Coupon
Weekly sale price without digital coupon is \$3.47 each with Card. While supplies last.



Fresh Asparagus
\$1.49 /LB
With Card & Digital Coupon
Weekly sale price without digital coupon is \$2.49 lb with Card. While supplies last.



Extra Large EZ Peel Shrimp
\$5.99 /LB
With Card & Digital Coupon
21-25 ct, Raw, Sold in Bulk
Weekly sale price digital coupon is \$6.99 lb with Card. While supplies last.



Lay's Party Size Potato Chips
\$2.77 /EA
With Card & Digital Coupon
8, 12-13 oz or Tostitos Party Size Tortilla Chips, 14.5-17 oz. Select Varieties
Weekly sale price without digital coupon is \$4.29 each with Card. While supplies last.



Red Baron Pizza
\$2.47 /EA
With Card & Digital Coupon
Select Varieties, 14.75-23.45 oz
Weekly sale price without digital coupon is \$3.49 each with Card. While supplies last.