STAT	E OF INDIANA	)	IN THE MONROE CIRCUIT COURT				
COUN	NTY OF MONROE	)	CAUSE NO. 53C06-2508-CT-002221				
MARI	K WHITE, MD,		)				
	Plaintiff,		)				
vs.			)				
MON!	ANA UNIVERSITY and ROE COUNTY COMMUNITED CORPORATION	ГΥ	) ) )				
	Defendants.		)				
APPEARANCE BY ATTORNEY IN A CIVIL CASE							
1.	The party on whose behalf this form is being filed is:						
	Initiating Res	ponding	X Intervening; and				
	the undersigned attorney and all attorneys listed on this form now appear in this case for the following parties:						
	Name of party Defendant, Monroe County Community School Corporation						
	Address of party (see Question # 5 below if this case involves a protection from abuse order, a workplace violence restraining order, or a no-contact order) c/o Bose McKinney & Evans LLP						
	Telephone # of party c/o Bo	se McK	inney & Evans LLP				
(List o	on a continuation page additio	onal par	ties this attorney represents in this case.)				
2.	Attorney information for service as required by Trial Rule 5(B)(2)						
	Jonathan L. Mayes (Attorney No. 25690-49)		Bose McKinney & Evans LLP 111 Monument Circle, Suite 2700 Indianapolis, IN 46204				
	Email: <u>JMayes@boselaw.co</u>	<u>om</u>	Phone: (317) 684-5000 Fax: (317) 684-5173				
	<ul> <li>IMPORTANT: Each attorney specified on this appearance:</li> <li>(a) certifies that the contact information listed for him/her on the Indiana Supreme Court Roll of Attorneys is current and accurate as of the date of this</li> </ul>						

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Appearance;

- (b) acknowledges that all orders, opinions, and notices from the court in this matter that are served under Trial Rule 86(G) will be sent to the attorney at the email address(es) specified by the attorney on the Roll of Attorneys regardless of the contact information listed above for the attorney; and
- (c) understands that he/she is solely responsible for keeping his/her Roll of Attorneys contact information current and accurate, see Ind. Admis. Disc. R. 2(A).

Attorneys can review and update their Roll of Attorneys contact information on the Courts Portal at http://portal.courts.in.gov.

	Cour	ts Portal	at <a href="http://portal.courts.in.gov">http://portal.courts.in.gov</a> .			
3.	This	This is a $\underline{CT}$ case type as defined in administrative Rule 8(B)(3).				
1.	numb	This case involves child support issues. Yes No $\underline{\mathbf{X}}$ (If yes, supply social security numbers for all family members on a separately attached document filed as confidential information on <b>light green paper</b> . Use Form TCM-TR3.1-4.)				
5.	This case involves a protection from abuse order, a workplace violence restraining ord or a no – contact order. Yes NoX_ (If Yes, the initiating party must provide address for the purpose of legal service but that address should not be one that expose the whereabouts of a petitioner.) The party shall use the following address for purpose of legal service:					
			(contact the Attorney Ger confidential@atg.state.i	nfidentiality program address neral at 1-800-321-1907 or e-mail address is <b>n.us</b> ).		
5.	This	his case involves a petition for involuntary commitment. Yes No X				
		Yes above, provide the following regarding the individual subject to the petition for voluntary commitment:				
	(a)	Name of the individual subject to the petition for involuntary commitment if it is not already provided in #1 above:				
	(b)	State of Residence of person subject to petition:				
	(c)	At least one of the following pieces of identifying information:				
		(i)	Date of Birth	-		
		(ii)	Driver's License Number _			
			State where issued	Expiration date		
		(iii)	State ID number			
			State where issued	Expiration date		

	(iv)	FBI number					
	(v)	Indiana Department of Corrections Number					
	(vi)	Social Security Number is available and is being provided in an attached confidential document Yes No					
7.	There are rel	ated cases: Yes No $\underline{\mathbf{X}}$ (If yes, list on continuation page.)					
8.	Additional in	nformation required by local rule:					
9.	There are other party members: Yes No $\underline{\mathbf{X}}$ (If yes, list on continuation page.)						
10.	This form has been served on all other parties and Certificate of Service is attached:						
	Yes <u>X</u> No						
		Respectfully submitted,					
		/s/ Jonathan L. Mayes					
		Jonathan L. Mayes					
		(firm information above)					
		Attorney for Monroe County Community School					
		Corporation					
		CERTIFICATE OF SERVICE					
Indian	I certify that a E-Filing Sys	on August 26, 2025, I electronically filed the foregoing document using the stem (IEFS).					
persor	I also certify n(s) via U.S. M	that on the same date, the foregoing document was served upon the following fail:					
	Mark White, 3309 E. Mull Bloomington 812-272-318	berry Ct. I, IN 47401					
	Pro Se Plain	tiff					
	107 S. Indian	the Vice President & General Counsel					
		/s/ Jonathan L. Mayes					
		Jonathan L. Mayes					

STATE OF INDIANA	)	IN THE MONROE CIRCUIT COURT
	)	
COUNTY OF MONROE	)	CAUSE NO. 53C06-2508-CT-002221
MADIZ WILITE MD		,
MARK WHITE, MD,		)
		)
Plaintiff,		)
		)
vs.		)
		)
INDIANA UNIVERSITY and		)
MONROE COUNTY COMMUNIT	ГΥ	)
SCHOOL CORPORATION		)
		)
Defendants.		)

## NOTICE OF AUTOMATIC INITIAL EXTENSION OF TIME

Defendant, Monroe County Community School Corporation, ("MCCSC"), by counsel and pursuant to Ind. Trial Rule 6(B), notifies the Court and Plaintiff of a 30-day initial enlargement of time to respond to the Complaint. In support, MCCSC states:

- 1. MCCSC was served with the Complaint and Summons by sheriff on August 18, 2025, such that its answer or other response to the Complaint is due by September 8, 2025.
- 2. With an automatic 30-day extension, MCCSC's answer or other response will be due by October 8, 2025.

WHEREFORE, pursuant to Ind. Trial Rule 6(B), MCCSC's deadline to answer or otherwise respond to the Complaint is hereby extended 30 days, from September 8, 2025, to October 8, 2025.

Respectfully submitted,

/s/ Jonathan L. Mayes
Jonathan L. Mayes (#25690-49)
Bose McKinney & Evans LLP
111 Monument Circle, Suite 2700
Indianapolis, Indiana 46204
(317) 684-5000; (317) 684-5173 (Fax)

### JMayes@boselaw.com

Attorney for Monroe County Community School Corporation

# **CERTIFICATE OF SERVICE**

I certify that on August 25, 2025, I electronically filed the foregoing document using the Indiana E-Filing System (IEFS).

I also certify that on the same date, the foregoing document was served upon the following person(s) via U.S. Mail:

Mark White, MD 3309 E. Mulberry Ct. Bloomington, IN 47401 812-272-3189

Pro Se Plaintiff

Indiana University c/o Office of the Vice President & General Counsel 107 S. Indiana Ave.
BLOOMINGTON, IN 47405

/s/ Jonathan L. Mayes
Jonathan L. Mayes

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# IN THE MONROE CIRCUIT COURT 6 COUNTY OF MONROE, STATE OF INDIANA

Mark White, Plaintiff, pro se

٧.

Indiana University and

Monroe County Community School Corporation,

Defendants.

Cause No. 53C06-2508-CT-002221

#### Plaintiff's Notice of Voluntary Dismissal as to MCCSC

Plaintiff, acting pro se, hereby voluntarily dismisses his claims against Monroe County Community School Corporation ("MCCSC") pursuant to Indiana Trial Rule 41(A).

MCCSC was named originally to illustrate the downstream effects of Indiana University's scientific negligence on local education. That purpose has now been achieved, and further proceedings against MCCSC would only waste public school resources.

Because Plaintiff's resources are limited and his legal experience is nonexistent, his strategy in filing this case was to resolve the matter quickly, fairly, and according to the law as written. Plaintiff was hopeful this could be accomplished privately, out of respect for his own privacy and with the expectation that Defendants would value theirs.

Now that both the Court and Defendants have clearly signaled a unified strategy of delay and procedure, Plaintiff will shift his own strategy accordingly. Plaintiff will not allow Indiana University to hide behind school children as procedural human shields in this case. Responsibility rests squarely with IU, and Plaintiff will continue to pursue his claims accordingly.

At the same time, Plaintiff warmly invites MCCSC teachers to attend his workshop, where they can explore fun and exciting new approaches to the genetic code. Kids love this material, and it belongs in classrooms, not courtrooms.

Accordingly, Plaintiff dismisses MCCSC from this matter so the case may proceed swiftly, cleanly, and with full accountability focused where it belongs: Indiana University.

## Respectfully submitted,

Dated: August 26, 2025

/s/ Mark White

Mark White, Plaintiff, pro se

### **Certificate of Service**

I certify that on August 26, 2025, I electronically filed the foregoing with the Monroe County Circuit Court and served a copy by electronic service through the Court's system to all counsel of record, including Jonathan L. Mayes, counsel for MCCSC, and counsel for Indiana University.

/s/ Mark White
Mark White, Plaintiff, pro se