

# For the RecordCONTINUED

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teered to move because of low visibility in fog.

**May 28** — A juvenile was taken into custody for allegedly assaulting and threatening a stepparent in the 200 block W. Grand Ave. Police notified the sheriff's office of cows loose at 150th and Eagle Rds. Drivers were warned for speeding in the 800 block of E. D St. and for making an illegal turn in the 100 block of E. Grand Ave.

**Thursday** — Police went to Hillsboro Community Hospital to investigate a dog bite. A resident complained about a barking dog in the 100 block of S. Ash St. Police talked to a resident about a civil issue.

**Friday** — A driver stopped for having no brake lights or turn signals in 300 block of W. 3rd St. was arrested on drug charges after Marion's drug-sniffing dog provided probable cause to search his vehicle. A resident complained about an animal. Police could not find a resident they were attempting to check on.

**Saturday** — Police took an animal complaint at Memorial Park. A parking complaint there was resolved before police arrived. No problems were found in checking on a disconnected 911 call from

the 800 block of W. A St. Police talked to a resident about a civil property issue

## MARION

**May 26** — Police helped sheriff's deputies at a disturbance in Burns.

**May 27** — Drivers were warned for running a stop sign near Main and Thorp Sts. and for speeding near 190th and Remington Rds. and near Roosevelt and Main Sts.

**May 28** — Police helped Hillsboro police with a disturbance in the 200 block of W. Grand Ave.

**Thursday** — No problems were found in investigating a report of a disturbance in the 1500 block of Sandstone St. Drivers were warned for speeding near Main and 4th Sts., near US-56 and Cedar St., and near US-56 and Upland Rd. No problems were found in checking on a disconnected 911 call from the 200 block of N. 3rd St.

**Friday** — Drivers were warned for failing to signal a turn near US-56 and Industrial St. and for having defective license plate lights near Lawrence St. and Eisenhower Dr. and near US-56 and Cedar St.

**Saturday** — Drivers were warned for running a stop sign near Main and Roosevelt Sts. and for speeding near Main

and Elm Sts. Police helped a state trooper with a traffic stop near US-56 and Upland Rd. and a sheriff's deputy with a traffic stop near US-56 and Cedar St.

**Sunday** — A brief pursuit of a vehicle police tried to stop for running a stop sign near Main and 3rd St. ended in an arrest on drug and other charges. No problems were found in responding to a report of an out-of-control juvenile in the 1500 block of E. Main St. Police talked to a resident about a scam. Drivers were warned for speeding near Main and 2nd Sts., for running a stop sign and not using a seatbelt near Main and 5th Sts., and for having defective tag lights near Roosevelt and Hudson Sts. and near Main and 3rd Sts.

## TRAFFIC

DIVISION CASES

*This information was filed last week in court. Court costs are included in any fines listed. If no hometown is listed, no address was available on court records.*

Jeremiah B. Allen, 64 mph in a 45 school zone April 23, \$306.

Isabell Cortinez Jr., 88 mph in a 65 zone April 16, \$240.

Gabrielle A. Gamez, operating a vehicle without a valid license and 88 mph in a 65 zone March 29, \$240.

Yolanda Hamilton, 78 mph in a 65 zone April 10, \$171.

Krythen M. Harris, 81 mph in a 65 zone \$189.

Julianne C. Hernandez, 82 mph in a 65 zone April 26, \$195.

Bryan M. Kennison, 84 mph in a 65 zone April 24, \$207.

Brian A. Key, 32 mph in a 20 zone April 18, \$165.

Oscar G. Melendez, fail to display evidence of financial security, April 20, case dismissed.

Arthur R. Morris, 75 mph in a 65 zone April 22, \$153.

Mick C. Peterson, 85 mph in a 65 zone April 27, \$213.

Alix M. Regier, 87 mph in a 65 zone May 2, \$231.

Jorje O. Santiago, 79 mph in a 55 zone April 14, \$249.

Cortney M. Smith, 75 mph in a 65 zone April 20, \$153.

Brandon M. Sosa, 88 mph in a 65 zone April 22, \$240.

Jennifer L. Wright, 85 mph in a 65 zone April 23, \$213.

# MARION: Bond election avoided

FROM PAGE 1

Council members were told the city was on a list seeking the money through a borrowing pool and issuing the bonds had to be approved by June 10 to remain in the pool.

In other action, McAnarney told council members two people would be in Marion next week to go door-to-door to survey people about household income. The city is hoping to find data to support listing Marion as having 51% low or moderate income households. Census data put the number closer to 45%. The city hopes to qualify for community development block grants.

Council members also approved a temporary cereal malt beverage license for a beer garden at Chingawassa Days and a regular license for the Historic Elgin Hotel.

Council members also discussed behind closed doors a possible need to find a new code inspector.

James Masters, hired in 2022, will begin new duties Monday as city inspector for Council Grove. He was hired by Council Grove for \$35 an hour. In Marion, he was paid \$37.80 an hour as code inspector.

Powers said that to his knowledge, Masters had not submitted a resignation.

# ClassifiedCONTINUED

FROM PAGE 8

MILLSAP & SINGER, LLC  
By: Dwayne A. Duncan, #27533  
dduncan@msfirm.com  
612 Spirit Dr.  
St. Louis, MO 63005  
(636) 537-0110  
(636) 537-0067 (fax)  
ATTORNEYS FOR PLAINTIFF  
MS 216504.457809 KJFC  
MILLSAP & SINGER, LLC IS ATTEMPTING TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.  
M-38-39-40-2718

First published June 4, 2025, in the Marion County Record, Marion, Kansas (1t)  
**PUBLIC NOTICE**  
**Public Hearing**

Application for a Variance to allow for an adjusted setback for a Storage Room added onto an existing Shop/Garage at 130 S. Thorp, Marion, KS 66861, to be heard at Marion Board of Zoning Appeals Public Hearing to be held in the Marion Community Center, 203 N. 3rd, Marion, KS on June 25, 2025, at 12:00 p.m. Further details of the Variance request are available at City Hall, 208 East Santa Fe Street. Margo Yates  
City Of Marion Interim Zoning Administrator

3-105 during the following period; Friday, June 6th from 5:00 p.m. 11:00 p.m. (or end of concert, whichever is earlier) and Saturday, June 7th, from 11:00 a.m. to 11:00 p.m. (or end of concert, whichever time is earliest). It is determined by the Governing Body that the use and proximity of the subject property is not adverse to the public welfare or safety. Ordinance 1510 is hereby repealed. This ordinance shall take effect and be in force after its publication once in the official city newspaper. Passed and approved by the Governing body this 2nd day of June, 2025.  
Michael Powers, Mayor

ATTEST:  
Janet Robinson, City Clerk  
M-38-2719

First published June 4, 2025, in the Marion County Record, Marion, Kansas (1t)  
**SUMMARY OF ORDINANCE NO. 40825**

PUBLIC NOTICE: This is a summary of Ordinance 40825, authorized by K.S.A. 12-3007 (b), which the Burns City Council passed on the 8th day of April, 2025. A complete text of the ordinance may be obtained or viewed free of charge at the office of the city clerk. SUMMARY: The ordinance 40825 grants to Evergy Kansas South, Inc. (Evergy), its successors and assignees, an Electric Franchise. With this ordinance, Evergy is granted the authority to occupy and use public places (i.e., sidewalks, streets, etc.) for equipment placement and maintenance to provide electricity for the City of Burns, Kansas. Evergy and its successors/assignees shall use reasonable and proper precautions in the construction, maintenance and operation in the sale and distribution of electricity. This Franchise shall exist for a period of Twenty (20) Years. Furthermore, for consideration for this grant, Evergy shall pay to the City of Burns Four and One-Half percent (4.5%) of its gross receipts from the sale of electric energy for use within the corporate limits of Burns, Kansas. Additionally, the compensation rate may be renegotiated, upon written notice, on the 5th,

10th, or 15th anniversary of signing this Ordinance. You may go to <https://burnsk.com/government>, the City's official website address. There, reproductions of the original ordinance are available for a minimum of one week following the summary publication in the newspaper. Matthew W. Wilson, City Attorney, approved this summary.  
M-38-2720

First published June 4, 2025, in the Marion County Record, Marion, Kansas (1t)  
**NOTICE OF INTENT TO SEEK PRIVATE PLACEMENT NOT TO EXCEED \$1,000,000**  
**CITY OF MARION, KANSAS GENERAL OBLIGATION BONDS SERIES 2025**

Notice is hereby given that the City of Marion, Kansas (the "Issuer") proposes to seek a private placement of the above-referenced bonds. The maximum aggregate principal amount of the bonds shall not exceed \$1,000,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the Issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the Issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

CITY OF MARION, KANSAS  
Janet Robinson, City Clerk  
M-38-2721

First published June 4, 2025, in the Marion County Record, Marion, Kansas (1t)  
**ORDINANCE NO. 1516**

AN ORDINANCE OF THE CITY OF MARION, KANSAS DESIGNATING CERTAIN STREETS AS MAIN TRAFFICWAYS OR TRAFFICWAY CONNECTIONS WITHIN THE CORPORATE LIMITS OF THE CITY; AUTHORIZING THE CITY TO MAKE MAIN TRAFFICWAY IMPROVEMENTS; AUTHORIZING THE CITY TO ISSUE GENERAL OBLIGATION BONDS TO PAY THE COSTS OF SUCH IMPROVEMENTS. WHEREAS, K.S.A. 12-685 et seq., as

amended and supplemented (the "Main Trafficway Act") authorizes the governing body of the City of Marion, Kansas (the "City") to designate by ordinance, any existing or proposed street or part thereof within the City as a main trafficway. The primary function of a main trafficway is, or will be, the movement of traffic (i) between areas of concentrated activity, or (ii) between such areas within the City and traffic facilities outside the City; and

WHEREAS, K.S.A. 12-686 authorizes the governing body of the City to designate by ordinance certain portions of existing streets as trafficway connections and to connect any street with any of the main trafficways and/or connect any two (2) main trafficways and designate and establish the same as trafficway connections. The primary function of a trafficway connection is, or will be to: (i) provide adequate connections with or between main trafficways or (ii) relieve traffic congestion at certain points on said main trafficways; and

WHEREAS, the governing body of the City has determined it necessary to designate the following streets as main trafficways or trafficway connections as defined by the Main Trafficway Act:

Roosevelt St. (within the city limits)  
Coble St. (within the city limits)  
WHEREAS, the City further finds it to be necessary to authorize the improvement and paving of:

N. Coble St. (from Denver St. to Kellison St.)  
N. Roosevelt St. (from Sherman St. to Kellison St.)

(collectively, the "Project") at an estimated cost of \$650,000 and to provide for payment of a portion of the cost thereof; and

WHEREAS, the City is authorized by the Main Trafficway Act, and K.S.A. 10-101 et seq., as amended and supplemented, to acquire, construct and install the Project; and to issue the City's general obligation bonds for the purpose of paying all or part of any costs thereof.

NOW, THEREFORE, BE IT ORDAINED BY

THE GOVERNING BODY OF THE CITY OF MARION, KANSAS:

Section 1. Designation of Main Trafficways. The following streets, the primary function of said streets being the movement of through traffic between areas of concentrated activity within the City or between such areas with the City and traffic facilities outside the City performing the function of a major trafficway, are hereby designated and established as main trafficways, pursuant to K.S.A. 12-685 et seq., as amended and supplemented:

Roosevelt St. (within the city limits)  
Coble St. (within the city limits)

Section 2. Authorization of Project. It is hereby found and determined to be necessary and advisable to acquire, construct and install the Project (as defined above) in accordance with certain plans and specifications as previously or to be approved by the governing body of the City or City Engineer.

Section 3. Payment of Project Costs. It is hereby authorized, ordered and directed that the Project be acquired, constructed and installed, all as hereinbefore described, at a total estimated cost of not to exceed Six Hundred Fifty Thousand Dollars (\$650,000) plus the costs of issuing the Bonds.

Section 4. Authorization of the Bonds. It is hereby further authorized, ordered and directed that all or a portion of the costs of acquiring, constructing and installing the Project shall be paid from the proceeds of the City's general obligation bonds to be issued by the City in an amount of approximately \$650,000 plus costs of issuing the Bonds.

Section 5. Authorization of Temporary Notes. It is hereby further authorized, ordered and directed that in order to temporarily finance the estimated costs of the Project until the issuance of the general obligation bonds as hereinbefore provided, there shall be issued temporary improvement notes (the "Notes"), such notes to be issued from time to time upon subsequent resolution or resolutions of the City which shall provide and set forth the details of the Notes, including the

fixing of the dates, terms, denominations, interest rates and maturity dates (not exceeding four years from the date of the notes and redeemable at any time prior to the stated maturity thereof). Such Notes shall be issued and provision shall be made therefor as funds are needed and required for the orderly construction of the Project; and the Mayor and City Clerk are hereby authorized, ordered and directed to prepare and execute each of such Notes in accordance with the terms of this Ordinance and the terms of the subsequent resolution or resolutions providing for same; and shall deliver the Notes to persons having claims against the City in connection with the improvements, or may sell the Notes at private or public sale and apply the proceeds therefrom to the payment of the actual costs and expenses of the improvements. Any Notes issued under the authority of this Section shall be issued under and will contain a recital that they are issued under the authority of the Act (as defined above), and shall contain all other usual and required recitals and covenants and be in the form required therefor by said K.S.A. 10-123; and said Notes may be issued in combinations with any other temporary notes being issued by the City as shall be determined by the governing body at the time of such issuance to be in the City's best interest.

Section 6. Effective Date. This Ordinance shall be in force and take effect from and after its adoption and approval and publication hereof one time in the City's official newspaper.

PASSED, ADOPTED AND APPROVED by the governing body of the City of Marion, Kansas on the 19th day of May, 2025.

CITY OF MARION, KANSAS  
[seal] By /s/ Michael Powers  
Michael Powers, Mayor  
ATTEST:  
By /s/ Janet Robinson  
Janet Robinson, City Clerk  
M-38-2722



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