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AMERICAN REAL ESTATE PARTNERS L P

28-7582

Form 13F-NT November 14, 2002

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
Form 13F

Form 13F COVER PAGE									
Report for the Calendar Year or Quarter Ended: September 30, 2002									
Check here if Amendment []; Amendment Number: This Amendment (Check only one.): [] is a restatement. [] adds new holdings entries.									
Institutional Investment Manager Filing this Report.									
Name: American Real Estate Partners, L.P. Address: 100 South Bedford Road Mt. Kisco, NY 10549									
Form 13F File Number: 28-									
The institutional investment manager filing this report and the person by whom it is signed hereby represent that the person signing the report is authorized to submit it, that all information contained herein is true, correct and complete, and that it is understood that all required items, statement, schedules, lists, and tables, are considered integral parts of this form. Person Signing this Report on Behalf of Reporting Manager:									
Name: Martin Hirsch Title: Executive Vice President of American Property Investors, Inc., General Partner Phone: (212) 702-4300									
Signature, Place, and Date of Signing:									
/s/ Martin Hirsch New York, New York 11/12/02 [Signature] [City, State] [Date]									
Report Type (Check only one.):									
[] 13F HOLDINGS REPORT: (Check here if all holdings of this reporting manager are reported in this report.)									
[X] 13F NOTICE. (Check here if no holdings reported are in this report, and all holdings are reported by other reporting manager(s).)									
[] 13F COMBINATION REPORT. (Check here if a portion of the holdings for this reporting manager are reported in this report and a portion are reported by other reporting manager(s).)									
List of Other Managers Reporting for this Manager:									
Form 13F File Number Name									

Beckton Corp.

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; border-right-width: 1; border-bottom-width: 1">1.Title of Security

(Instr. 3)2. Transaction Date (Month/Day/Year)2A. Deemed Execution Date, if any (Month/Day/Year)3. Transaction Code

(Instr. 8)4. Securities Acquired (A) or Disposed of (D)

(Instr. 3, 4 and 5)5. Amount of Securities Beneficially Owned Following Reported Transaction(s)

(Instr. 3 and 4)6. Ownership Form: Direct (D) or Indirect (I)

(Instr. 4)7. Nature of Indirect Beneficial Ownership

(Instr. 4)CodeVAmount(A) or (D)Price Common Stock07/25/2016 M 16,143 A \$ 6.18 (2) 45,263 D Common

Stock07/25/2016 S 16,143 D (2) \$ 40.2524 (1) 29,120 D

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1474

(9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transact Code (Instr. 8)	5. NumbiorDerivati Securities Acquires or Disposition (D) (Instr. 3, and 5)	ve es d (A) osed of	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	7 (A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Employee Stock Option (Right to Buy)	\$ 6.18	07/25/2016		M	16,143	3	(3)	12/31/2019	Common Stock	16,143

Reporting Owners

Reporting Owner Name / Address	Relationships						
• 0	Director	10% Owner	Officer	Other			
Begle Curt							
101 OAKLEY STREET			President				

Signatures

EVANSVILLE, IN 47710

Jason K. Greene, as attorney-in-fact 07/27/2016

**Signature of Reporting Person Date

Reporting Owners 2

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Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
 - Weighted average from 33 transactions with prices ranging from \$40.0150 to \$40.3800 per share. Upon request by the Commission Staff,
- (1) the issuer, or a security holder of the issuer, the reporting person will undertake to provide full information regarding the number of shares purchased at each separate price.
- (2) Sale pursuant to trading plan meeting the requirements of SEC Rule 10b5-1 adopted by the reporting person on May 20, 2016.
- (3) Granted under the 2006 Equity Incentive Plan. All options are vested.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.