Towns County Herald

Legal Notices for March 1, 2017

STATE OF GEORGIA County of Towns Re: Estate of Larry Henry Clark NOTICE TO CREDITORS AND DEBTORS
All creditors of the estate of LARRY HENRY
CLARK, deceased of Towns County, Hiawassee, Georgia are hereby notified to render in
their demands to the undersigned according
to law; and all persons indebted to said estate

to law, and an persons indepted to said estate are required to make immediate payment to the undersigned.

This 3 day of February, 2017.

J. Scott Hamilton
1463 Car-Miles Road

Hiawassee, Georgia 30546

STATE OF GEORGIA COUNTY OF TOWNS RE: ESTATE OF James B. Jones Notice to creditors and debtors

All creditors of the estate of James B. Jones, deceased of Towns County, Hiawassee, Georgia are hereby notified to render in their demands to the undersigned according to law; and all persons indebted to said estate are required to make immediate payment to the

undersigned. This 17th day of February, 2017. Billie Bowers Jones 705 Bell Creed Road Hiawassee, Georgia 30546 706-896-3974

NOTICE TO DEBTORS AND CREDITORS
All creditors of the estate of Rex Avon Bur-rell, deceased, of Towns County, Georgia, are hereby notified to render their demands to the inderedy flothied to refuel ment definations to the undersigned according to law, and all persons indebted to said estate are required to make immediate payment to the undersigned. This 22nd day of February, 2017.
Personal Representative: Peggy Keys Burrell Address: 429 Scataway Road

Hiawassee, GA 30546

Phone: (706) 896-9964 T(Mar1,8,15,22)B

NOTICE OF ARTICLES OF INCORPORATION

NOTICE OF ARTICLES OF INCORPORATION
Notice is given that Articles of Incorporation
that will incorporate Southeastern Auction
Company, Inc. have been delivered to the Secretary of State for filing in accordance with
the Georgia Corporation Code. The initial registered office of the corporation is located at
231 Chatuge Way, Hiawassee, Georgia 30546,
and its initial registered agent at such address
is Stephanie W. McConnell.

IN THE JUVENILE COURT OF TOWNS COUNTY

STATE OF GEORGIA IN THE INTEREST OF:

N.D. DOB: 05-21-2003 SEX: MALE case no. 139-16j-42a

DOB: 08-15-1999

DOB: 08-15-1999
SEX: FEMALE
case no. 139-16j-43a
CHILDREN UNDER THE AGE
OF EIGHTEEN
NOTICE OF DEPENDENCY HEARING

TO: SUSAN SPEARS, NATHAN DAUER AND TIM-OTHY ESSEX, PARENTS OF THE ABOVE-NAMED

OTHY ESSEX, PARENTS OF THE ABOVE-NAMED CHILDREN
By Order for Service by Publication dated the 2nd day of February, 2017, you are hereby notified that on the 12th day of October, 2016, the Towns County Department of Family and Children Services, Georgia Department of Human Services, filed a Petition for Protective Order (Dependency) against you as to the abovenamed children alleging the children are dependent. You are required to file with the Clerk of Juvenile Court, and to serve upon Special Assistant Attorney General Stephany L. Zaic an answer in writing within sixty (60) days of the date of the Order for Service by Publication. This Court will conduct a provisional hearing upon the allegations of the Petition and enter an interlocutory order of disposition pursuant to O.C.G.A. § 15-11-39.2 on the 9th day of March, 2017, at 1:00 p.m., at the Union County Courthouse, Balarsville, Georgia, Parties to this action are required to appear and answer the

Courthouse, Blairsville, Georgia. Parties to this action are required to appear and answer the allegations of this Petition at the provisional hearing. The findings of fact and orders of disposition made pursuant to the provisional hearing will become final at the final hearing unless you appear at the final hearing. The children shall appear personally before this Court at the provisional hearing. This Court will conduct a final hearing upon the allegations of the Petition and enter an order of disposition on the 5th day of April, 2017, at 9:00 a.m., at the Union County Courthouse, Blairsville, Georgia.

The children and other parties involved may be represented by a lawyer at all stages of these

The children and other parties involved may be represented by a lawyer at all stages of these proceedings. If you want a lawyer, you may choose and hire your own lawyer. If you want to hire a lawyer, please contact your lawyer immediately. If you want a lawyer but are not able to hire a lawyer without undue financial hardship, you may ask for a lawyer to be appointed to represent you. The Court would inquire into your financial circumstances and if the Court finds you to be financially unable to hire a lawyer, then a lawyer will be appointed to represent you. If you want a lawyer appointed to represent you, you must let the Court det or represent you, you must let the Court end to represent you, you must let the Court to represent you, you must let the Court or the officer of this Court handling this case know that you want a lawyer immediately. WITNESS, the Honorable Jeremy Clough, Judge of said Court, this the 2nd day of February 2017.

Honorable Jeremy Clough Judge, Juvenile Court Towns County, Georgia Enotah Judicial Circuit

T(Feb8,15,22,Mar1)B STATE OF GEORGIA

COUNTY OF TOWNS NOTICE TO DEBTORS AND CREDITORS
RE: ESTATE OF MYRLA M. MCLAREN

All debtors and creditors of the estate of Myrla M. McLaren, deceased, late of Towns County,

Georgia, are hereby notified to render their demands and payments to the Executor of said Estate, according to law, and all persons indebted to said estate are required to make immediate payment to the Executor. This 17th day of February, 2017.

Janelle D. Padinger, Executor Address: 403 Glenview Court

T(Feb22,Mar1,8,15)B

GEORGIA DEPARTMENT OF TRANSPORTATION TO HOLD A LOCATION AND DESIGN PUBLIC HEARING **OPEN HOUSE**

OPEN HOUSE
For P.I. No. 122900
Union and Towns Counties
Project Number APD00-0056-02(029)
On Thursday, April 6, 2017(date) at the Haralson Memorial Civic Center, 165 Wellborn Street, Blairsville, Georgia 30512(location), and the Towns County Recreation and Conference Center, 150 Foster Park Road, Young Harris, Georgia 30582 the Georgia Department of Transportation will hold Public Hearing Open House meetings concerning the project listed above.

This project proposes to widen and relocate SR 515/US 76 from CS 2898/Young Harris Street in Blairsville to CR 153/Timberline Drive north of

S15/US 76 from CS 2898/Young Harris Street in Bairsville to CR 153/Timberline Drive north of Young Harris.

The purpose of these Location and Design Public Hearing Open House meetings is to provide the public with an opportunity to view the project, ask questions, and comment on the project. Relocation assistance will be discussed at the Open House meetings. The information presented at each meeting will be identical. The Public is welcome to attend at either meeting location. Attendance at both locations is not required for the Public to provide input on the proposed project.

The Open House meetings will be held from 4:00 p.m. to 7:00 p.m. The meetings will be informal, and the public is invited to attend anytime during these hours. There will be available to allow the public an opportunity to make verbal comments about the project. Americans with Disabilities Act (ADA) Information:

tion:
The meeting site is accessible to persons with disabilities. Accommodations for people with disabilities can be arranged with advance notice by calling Kim Coley District Planning & Programming Engineer at (770) 531-5748 phone number.
Written statements will be accepted concerning this project until Thursday, April 20, 2017. Written statements may be submitted to: Mr. Eric Duff

Mr. Eric Duff
State Environmental Administrator

Georgia Department of Transportation
600 West Peachtree Street, NW – 16th Floor
Atlanta, Georgia 30308
Copies of the project's environmental document will available for review at the Open
House meetings and are available to the public
at any time by conding a request to the ad-

at any time by sending a request to the ad-

at any time by sending a request to the address listed above. The environmental document will also be available for review 15 days before the date of the Open House meetings at the District 1 office, located at 2505 Athens Highway, SE, Gainesville, Georgia 30507 and at the Cleveland Area office, located at 942 Albert Reid Road, Cleveland, Georgia 30528. The displays at the Public Hearing Open House meetings will be available for ten days for review after the Open House meetings at the location stated above. In addition, comments and statements resulting from the Come House

and statements resulting from the Open House meetings will be available at this location when available.

IN THE JUVENILE COURT OF TOWNS COUNTY

STATE OF GEORGIA IN THE INTEREST OF:

DOB: 10-14-2004 SEX: MALE case no. 139-16j-55a DOR: 01-30-2009

SEX: MALE case no. 139-16j-56a B.V. DOB: 01-24-2008 **SEX: FEMALE**

SEX: FEMALE
case no. 139-16j-57a
CHILDREN UNDER THE AGE
OF EIGHTEEN
NOTICE OF DEPENDENCY HEARING
TO: PABLO VARGAS, FATHER OF THE ABOVE-NAMED CHILDREN

NAMED CHILDREN
By Order for Service by Publication dated the
2nd day of February, 2017, you are hereby notified that on the 27th day of January, 2017, the
Towns County Department of Family and Children Services, Georgia Department of Human
Services, filed a Petition for Protective Order
(Dependency) against you as to the abovenamed children alleging the children are dependent. You are required to file with the Clerk
of Juvenile Court, and to serve upon Special
Assistant Attorney General Stephany L. Zaic an
answer in writing within sixty (60) days of the

or Juvenile Court, and to serve upon Special Assistant Attorney General Stephany L. Zaic an answer in writing within sixty (60) days of the date of the Order for Service by Publication. This Court will conduct a provisional hearing upon the allegations of the Petition and enter an interlocutory order of disposition pursuant to 0.C.G.A. § 15-11-39.2 on the 15th day of February, 2017, at 9:00 a.m., at the Union County Courthouse, Blairsville, Georgia. Parties to this action are required to appear and answer the allegations of this Petition at the provisional hearing. The findings of fact and orders of disposition made pursuant to the provisional hearing will become final at the final hearing unless you appear at the final hearing. The children shall appear personally before this Court at the provisional hearing. This Court will conduct a final hearing upon the allegations of the Petition and enter an order of disposition on the 5th day of April, 2017,

der of disposition on the 5th day of April, 2017, at 9:00 a.m., at the Union County Courthouse, Blairsville, Georgia. The children and other parties involved may be

represented by a lawyer at all stages of these proceedings. If you want a lawyer, you may choose and hire your own lawyer. If you want to hire a lawyer, please contact your lawyer immediately. If you want a lawyer but are not able to hire a lawyer without undue financial hardship, you may ask for a lawyer to be ap-pointed to represent you. The Court would inquire into your financial circumstances and if the Court finds you to be financially unable to hire a lawyer, then a lawyer will be appointed to represent you. If you want a lawyer appointto represent you. Ir you want a lawyer appointed to represent you, you must let the Court or the officer of this Court handling this case know that you want a lawyer immediately. WITNESS, the Honorable Jeremy Clough, Judge of said Court, this the 2nd day of February, 2017.

Honorable Jeremy Clough

Judge, Juvenile Court Towns County, Georgia Enotah Judicial Circuit

IN THE PROBATE COURT OF TOWNS COUNTY STATE OF GEORGIA IN RE: ESTATE OF JOANN TOWNSEND, DECEASED ESTATE NO. 2017-5

PETITION FOR LETTERS OF ADMINISTRATION

NOTICE
TO: All Interested parties
Beverly Messer & Patricia Clayton has petitioned to be appointed Administrator(s) of the estate of Joann Townsend deceased, of said County. The Petitioner has also applied for waiver of bond and/or grant of certain powers contained in O.C.G.A. § 53-12-261. All interestant parties are bereby notified to show cause contained in U.C.A.A. § 35-12-261. All interest-ed parties are hereby notified to show cause why said Petition should not be granted. All objections to the Petition must be in writing, setting forth the grounds of any such objec-tions, and must be filed with the Court on or before March 6, 2017. BE NOTIFIED FURTHER: All objections to the Petition must be in writing setting forth the

BE NOTIFIED FURTHER: All objections to the Petition must be in writing, setting forth the grounds of any such objections. All objections should be sworn to before a notary public or before a Probate Court Clerk, and filing fees must be tendered with your objections, unless you qualify to file as an indigent party. Contact Probate Court personnel for the required amount of filing fees. If any objections are filed, a hearing will be scheduled at a later date. If no objections are filed, the Petition may be granted without a hearing.

David Rogers
Judge of the Probate Court
By: Kerry L. Berrong
Clerk of the Probate Court
48 River St., Suite C
Hiawassee, GA 30546 Address 706-896-3467 T(Feb8,15,22,Mar1)B

NOTICE OF SALE UNDER POWER GEORGIA, TOWNS COUNTY

GEORGIA, TOWNS COUNTY
Under and by virtue of the Power of Sale contained in a Deed to Secure Debt given by W.C.
Garrett and Elva Elizabeth Garrett to Mortgage
Electronic Registration Systems, Inc. (MERS)
as nominee for Urban Financial Group, dated
May 13, 2009, and recorded in Deed Book 456,
Page 45 Towns County Georgia records as May 13, 2009, and recorded in been book 450, Page 45, Towns County, Georgia records, as last transferred to Reverse Mortgage Solu-tions, Inc. by Assignment recorded in Deed Book 586, Page 466, Towns County, Geor-gia Records, conveying the after-described property to secure a Note of even date in the original principal amount of \$300,000.00, with interest at the sate servicified therein there will integrist at the rate specified therein, there will be sold by the undersigned at public outcry to the highest bidder for cash before the Courthouse door of Towns County, Georgia, within the legal hours of sale on the first Tuesday in March, 2017, to wit. March 7, 2017, the following described property.

me legal notures of sale on the first lessay in March, 2017, to wit: March 7, 2017, the following described property:
All that tract or parcel of land lying and being in the 18th District, 1st Section, Land Lot 315, Towns County, Georgia, containing 2.0 acres, more or less, as shown on a plat of survey by G. Gregory, dated August 16, 1966, recorded in Plat Book 13, Page 49, Towns County Records and more particularly described as follows: beginning at the intersection of Land Lots 292, 293, 314 and 315, running thence South 82 degrees 45 minutes East 1375 feet, more or less, to the true point of beginning, run thence North 3 degrees 30 minutes West 548.0 feet; thence North 2 degrees 15 minutes East 171.0 feet; thence North 2 degrees 15 minutes East 39.0 feet; thence South 85 degrees 00 minutes East 563.0 feet to a point; thence South 1 degree 15 minutes West 195.0 feet to the true point of beginning.

15 minutes West 195.0 feet to the true point of beginning. The debt secured by said Deed to Secure Debt has been and is hereby declared due because of, among other possible events of default, failure to pay the indebtedness as and when due and in the manner provided in the Note and Deed to Secure Debt. The debt remaining in default, this sale will be made for the purpose of paying the same and all expenses of this sale, as provided in the Deed to Secure Debt and by law, including attorney's fees (notice of intent to collect attorney's fees having been qiven).

tice of intent to collect attorney's fees having been given). Said property is commonly known as 6064 Pat Road, Hlawassee, GA 30546, together with all fixtures and personal property attached to and constituting a part of said property. To the best knowledge and belief of the undersigned, the party (or parties) in possession of the subject property is (are): W.C. Garrett and Elva Elizabeth Garrett or tenant or tenants. Said property will be sold subject to (a) any outstanding ad valorem taxes (including taxes which are a lien, but not yet due and payable), (b) any matters which might be disclosed by an accurate survey and inspection of the property, and (c) all matters of record superior to the Deed to Secure Debt first set out above, including, but not limited to, assessments, liens, encumbrances, zoning ordinances, easements, encumbrances, zoning ordinances, easements,

encumprances, zoning ordinances, easements, restrictions, covenants, etc.
The sale will be conducted subject to (1) confirmation that the sale is not prohibited under the U.S. Bankruptcy Code; (2) O.C.G.A. Section 9-13-172.1; and (3) final confirmation and audit of the status of the loan with the holder of

dit of the status of the loan with the holder of the security deed.

Pursuant to O.C.G.A. Section 9-13-172.1, which allows for certain procedures regarding the rescission of judicial and nonjudicial sales in the State of Georgia, the Deed Under Power and other foreclosure documents may not be provided until final confirmation and audit of the status of the loan as provided in the preceding paragraph.

the status of the loan as provided in the pre-ceding paragraph.

10.C.G.A. Section 44-14-162.2,
the entity that has full authority to negotiate,
amend and modify all terms of the mortgage
with the debtor is:
Reverse Mortgage Solutions, Inc.
Attention: Loss Mitigation Department
14405 Walters Road, Suite 200
Houston, TX 77014
1-866-503-5559
The foregoing notwithstanding, nothing in

The foregoing notwithstanding, nothing in OC.G.A. Section 44-14-162.2 shall be construed to require the secured creditor to negotiate, amend or modify the terms of the Deed to Secure Debt described herein.

This sale is conducted on behalf of the secured the secured to the se

creditor under the power of sale granted in the aforementioned security instrument, specifi-

Reverse Mortgage Solutions, Inc. as attorney in fact for W.C. Garrett and Elva Elizabeth Garrett W.C. Barrett and Eiva Enzabeut Garrett
Martin & Brunavs
5775 Glenridge Drive
Building D, Suite 100
Atlanta, GA 30328
404.982.0088
THIS LAW FIRM IS ACTING AS A DEBT COLLEC-TOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.
MBFC16-263

NOTICE OF SALE UNDER POWER
THIS LAW FIRM IS MAY BE ACTING AS A DEBT
COLLECTOR ATTEMPTING TO COLLECT A DEBT.
ANY INFORMATION OBTAINED WILL BE USED

ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE. By virtue of the power of sale contained in a Security Deed executed by Cassey S. Barrett to United Community Bank, dated November 21, 2006, as recorded December 1, 2006 in deed book 390, page 716, Towns County, GA records, securing a promissory note in the original principal amount of \$76,279.00, as modified by Modification of Security deed dated June 1, 2007, recorded in deed book 407, page 312, Towns County, GA records, as modified by Modification of Security Deed dated June 1, 2007, recorded in deed book 411, page 337, Towns County, GA records, as modified September 20, 2007, by Modification of Security Deed dated July 9, 2007, recorded in deed book 411, page 337, Towns County, GA records, as modified September 20, 2007, by Modification of Security Deed recorded in deed book 418, page 417, as modified July 2, 2010, by Modification of Security Deed recorded July 23, 2010, in deed book 477, page 492, Towns County, GA records, as modified June 4, 2013, by Modification of Security Deed recorded July 8, 2013, in Deed Book 537, page 47, Towns County, Georgia records, which Security Deed, together with all of the aforesaid modifications, was assigned to GREENWICH INVESTORS XLVIII TRUST 2014-1 BY ASSIGNMENT dated April 28, 2015, recorded June 1, 2015, in deed book 566, page 56, Towns County, GA records, which assignment was corrected by a corrective assignment from United Community Bank to Washington Trust, National Association, not in its individual capacity but solely as trustee under Greenwich Investors XLVIII Trust 2014-1 Trust Agreement dated as of December 18, 2014, recorded in deed book 589, page 317, Towns County, GA records, as further assigned by Assignment of Security Deed dated June 13, 2016, by Wilmington Trust, National Association, not in its individual capacity but solely as trustee under Greenwich Investors XLVIII Trust 2014-1 Trust Agreement dated as of December 18, 2014, recorded in Plat Book 2, page 153, Towns County, Georgia percords, the

an iron pin; thence 5 bw 22 feet to the point of beginning.

The indebtedness secured by said Deed to Secure Debt having been declared due and payable because of, inter alia, default in the payment of the indebtedness secured thereby in the manner as provided in the Note and Security Deed, this sale will be made for the suppose of paying the same and all expenses. secting beed, into sale win be made of the purpose of paying the same and all expenses of sale, including attorney's fees, if applicable. Notice has been given of the intention to enforce the provision for collection of attorneys' fees and foreclosure in accordance with the legal requirements and the terms of the Security Reel.

curity Deed.

The property will be sold as the property of the aforesaid grantor subject to the following: all prior restrictive covenants, easements, rights-of-way, all valid zoning ordinances; matters which would be disclosed by an accurate survey of the property or by any inspection of the property; all outstanding taxes, assessments, unpaid bills, charges, and expenses that are a lien against the property whether due and payable or not yet due and payable.

To the best of the undersigned's knowledge and belief, the subject property is occupied by

and belief, the subject property is occupied by

and belief, the subject property is occupied by Cassey Barrett.

Pursuant to O.C.G.A. § 44-14-162.2, the name, address and telephone number of the individ-ual or entity who shall have the full authority to negotiate, amend or modify all terms of the

to negotiaté, amend or modify all terms of thé above described mortgage is as follows: Keith Handke, National Loan Investors, L.P., 5619 N. Classen Blvd., Oklahoma City, Oklahoma, 73118, (405) 947-6171.

The foregoing notwithstanding, nothing in O.C.G.A. § 44-14-162.2 shall be construed to require the lender to negotiate, amend or modify the terms of the Deed to Secure Debt described herein.

National Loan Investors, L.P. as Attorney-in-Fact for Cassey Barrett
Harry S. Kuniansky, P.C.

Harry S. Kuniansky, P.C. By: Harry S. Kuniansky 70 Lenox Pointe Atlanta, GA 30324 (404) 978-9213 T(Feb8,15,22,Mar1)B