North Georgia News

Legal Notices for May 13, 2020

NOTICE OF ABANDONED VEHICLE 1997 BLUE Ford F-150 VIN# 2FTZX18WXWCA33851 TO WHOM IT MAY CONCERN: Towed from Murphy, NC 18 months ago, stored in Blairsville, Ga. Currently located in Murphy, NC under bonded title registered to Mark Beckman. Will be sold May 25th, 2020 10 AM. 142 Chastain Rd, Blairsville, GA 30512

STATE OF GEORGIA UNION COUNTY

ONION COUNTY
MOTICE TO DEBTORS AND CREDITORS
RE: Estate of Ira Thomas Harkins,
All debtors and creditors of the estate of Ira Thomas Harkins, deceased, late of Union

County, Georgia, are hereby notified to render their demands and payments to the Personal Representative(s) of the estate, according to the law, and all persons indebted to said es-tate are required to make immediate payment to the Personal Representative(s).

This 1st day of May, 2020. By: Thomas Harris Harkins 1912 Rockbrook Court Snellville, GA 30078

STATE OF GEORGIA

NOTICE TO DEBTORS AND CREDITORS
RE: Estate of John G. Cook,
All debtors and creditors of the estate of John G. Cook, deceased, late of Union County, Georgia, are hereby notified to render their demands and payments to the Personal Representative(s) of the estate, according to the law, and all persons indebted to said es-tate are required to make immediate payment to the Personal Representative(s).

This 1st day of May, 2020. By: Timothy David Cook 1905 SW Amarillo Ln. Palm City, FL 34990

NOTICE OF SUPERIOR COURT

OF UNION COUNTY
Petition for the Adoption of A.E.P a minor child
Superior Court of Union County;
CAAFN: RG-20-A3-6

TO: Austin Pittman: 10: Austin Fitunal:
By Order of the Court for Service by Publication dated April 3, 2020, you are hereby notified that on the March 31, 2020, DOUG TURNER CARLTON, JR. filed a Petition for Adoption and a Motion to Terminate Parental Rights to said child. Pursuant § 19-8-10 you are hereby said child. Pursuant § 19-8-10 you are nereby notified to appear and show cause why your parental rights to said child should not be terminated on the 13th day of July, 2020, at 9:00 a.m. at the Union County Courthouse in Blairsville, Georgia.

STATE OF GEORGIA UNION COUNTY NOTICE OF FORECLOSURE OF RIGHT TO REDEEM

To: (1)American Acres, Inc.; (2) Georgia Department of Revenue, (3)Union County Tax Commis-sioner, (3)all persons known or unknown who may claim an interest in property listed below:

may claim an interest in property listed below: Take notice that: The right to redeem the following described property, to wit (Tax Parcel 018072A): All that tract and parcel of land lying and being in the 8th District, 1st Section of Union County, Georgia, and being part of Land Lots 19 and 20, and containing 1 acre, more or less, and lying East of the right of way line of Bethany Church Property, and South of the original East-West Land Lot Line between Land Lots 17 & 20 & 18 & 19 as shown on a plat of survey prepared by Jack Stanley, County Surveyor, dated 3-20-78, and recorded in Plat Book H. Page 26, of the Union County Georgia Records, said plat being incorporated herein by reference.

onion county deciga records, said plat being incorporated herein by reference.
As described in Deed Book 120, Page 82, Further described as Map & Parcel 018072A.
Will expire and be forever foreclosed and barred on and after the 20th day of June,

ZUZU.

The tax deed to which this notice relates is dated the 4th day of September, 2018, and is recorded in the office of the Clerk of the Superior Court of Union County, Georgia, in Deed Book 1125 at page 516-517.

BOOK 1129 at page 516-517.
The property may be redeemed at any time before the 20th day of June, 2020, or 30 days from service of notice, by payment of the redemption price as fixed and provided by law to John Thomas Strickland the undersigned at the following address: . 179 Shekinah Lane, Morganton, Geogria, 30560

Morganton, Georgia 30560. Please be governed accordingly. N(May13,20,27,Apr3) IN THE SUPERIOR COURT OF UNION COUNTY Enotah Judicial Circuit CIVIL ACTION NO. 2020-CV-102

STATE OF GEORGIA, Jeffrey Langley DISTRICT ATTORNEY, Enotah JUDICIAL CIRCUIT,

ITEM #1 \$24,400.00 in United States Currency

Smith and Wesson Revolver, Serial # 38341, ITEM #3

Taurus Millennium 9mm Pistol, Model #PT111, Serial # TSG76178 ITEM #4
Unknown Make and Model Bolt Action Rifle Multiple Stamped Numbers, 194958 (bolt), 133137 (magazine), 214597 (stock) and 22566

(Barrel), Defendants in rem RE PROPERTY OF Dale Raymond Queen, SARAH MAE MCCARTY, BARRY WAYNE GERALD, Pur-

ported Owner(s)/Interest Holders COMPLAINT FOR FORFEITURE Comes now the State of Georgia, by and through Jeffrey Langley, District Attorney for the Enotah Judicial Circuit and files this complaint for feature pursuant to O.C.G.A. Sections 16-13-49 (b) and 9-16-12 and shows the Court

The property sought to be forfeited is described in the above-styled caption and is incorporated herein by reference thereto the same as if fully set out herein. (hereinafter "the defendant property")

The defendant property is presently in the cus-tody of the Union County Sheriff's Department and is located within the county and within the venue of and subject to the jurisdiction of this In March of 2020 Narcotics Investigator Jay McCarter of the Union County Sheriff's De-partment spoke with a Confidential Informant who stated he/she could purchase metham-phetamine, a controlled substance, from Dale

Queen who also utilized the name "Clint". A check of Dale Queen's Facebook page confirmed that Queen used the name "Clint". On March 19, 2020 Narcotics Investigators with Union County Sheriff's Department utilized a Confidential Informant to purchase to purchase approximately one-eight (1/8) of an ounce of methamphetamine, a controlled substance, from Dale Queen a/k/a "Clint" at his residence at 285 Page Little Road, Blairsville Roadnia This buy was audio and videntaned

Georgia. This buy was audio and videotaped. 5.
On April 16, 2020 Narcotics Investigators with the Union County Sheriff's Department utilized a Confidential Informant to purchase approximately one eight (1/8) of an ounce of methamphetamine, a controlled substance, from Dale Queen, a/k/a "Clint" at his residence at 285 Page Little Road, Blairsville, Georgia. This buy was audio and videotaped.

On April 17, 2020 Narcotics Investigators obtained a search warrant for Dale Raymond Queen's residence as well as arrest warrants for the two sales of methamphetamine. These

Dale Raymond Queen was present when the Date naymond queen was present when the warrants, both search and arrest, were served. Also present were Sarah Mae McCarty and Barry Wayne Gerald. Queen's residence is a camper located at 285 Page Little Road, Blairs-ville Georgia. Found in the camper were approximately 198 grams of methamphetamine, a controlled substance.

Defendant, Dale Raymond Queen has been charged with two counts of Distribution of Methamphetamine and one count of Trafficking in Methamphetamine. Defendant Sarah Mae McCarty has been charged with one count of Trafficking in Methamphetamine. Defendant Barry Wayne Gerald has been charged with one count of Trafficking in Methamphetamine.

15. Item #1, was found partially in Queen's pocket (\$24,295.00) and in a vehicle (\$105.00). Items 2,3 and 4 were found in the camper next to the area where Queen sits. Items 1,2,3 and 4 were all found in close proximity to the meth-

Part of Item#1 were five twenty dollar bills which had been given to the Confidential Infor-mant by Narcotics Officers and utilized in one of the two controlled buys described above.

Item #1 is contraband and subject to forfeiture Item #1 is contraband and subject to forfeture in the State of Georgia pursuant to the provisions of O.C.G.A. 16-13-49(b) in that Item #1 was (a) directly or indirectly used or intended for use to facilitate the Sale of a Controlled Substance to wit: Methamphetamine in violation of O.C.G.A. 16-13-30(b) and/or is (b) proceeds derived or realized from the Sale of Methamphetamine and/or (c) was found in close proximity to a controlled substance to wit: Methamphetamine. The defendant weapons, Items 2,3,4, are con-

of Georgia pursuant to O.C.G.A. 16-30-49(b) in cilitate drug crimes in that the weapons were within reach of Dale Raymond Queen while said Dale Raymond Queen was committing the crimes of Trafficking of a Controlled Substance to wit: Methamphetamine in violation of O.C.G.A 16-13-31 and in violation of O.C.G.A 16-11-106(b)(4) and/or are proceeds derived or realized therefrom and/or were found in close proximity to methamphetamine and/or other property which is subject to forfeiture.

The names and addresses of all known per sons who may be owners and/or interest holders of the defendant property, or any part thereof, are as follows: **Dale Raymond Queen**

Union County Jail Blairsville, Ga 30512 Sarah Mae McCarty **Union County Jail** Blairsville Georgia 30512 Barry Wayne Gerald Union County Jail Blairsville, Ga 30512

WHEREFORE THE STATE OF GEORGIA PRAYS
(1) That all purported owners and/or interested holders listed herein be personally served with a copy of the complaint and summons;

a copy or the complaint and summons; (2) That all purported owners and/or interest holders who are unknown, who reside out of state, who depart the state, who can not be found within the state after due diligence, or who conceal themselves so as to avoid service, be served by publication by publishing a notice in the North Georgia News, the official legal organ for Union County, once per week for two consecutive weeks as provided by O.C.G.A/9-16-12(b)(3);

(3) That this Court hold a hearing within sixty

(3) hat this court note a nearing within sixy days of the service of this complaint as provided by 0.C.G.A. 9-16-12(f);
(4) That the Court enter judgment in favor of the State of Georgia declaring the defendant property or any part thereof forfeited to the State of Georgia pursuant to the provisions of 0.C.G.A. 16-13-49;

(5)That the Court retain jurisdiction to direct the proper disposition and distribution of the forfeited property as provided by O.C.G.A. 9-16-19; (6) That the State of Georgia be afforded such

other relief and remedies as are available under law and for due process to enforce the Respectfully Submitted /s/ Jeffrey Langley Jeffrey Langley District Attorney

Enotah Judicial Circuit Ga Bar # 436610 /s/ Buster Landreau Sidney (Buster) Landreau Assistant District Attorney **Enotah Judicial Circuit** 65 Courthouse Street, Box 6 Blairsville, Ga 30512 706-439-6027 slandreau@pacga.org CIVIL ACTION NUMBER SUCV2020000102

NOTICE OF SUMMONS

The above Petition for Forfeiture was filed in the above styled action on April 28, 2020 seeking forfeiture of the above property on ac-count of a Violation of the Georgia Controlled Substances Act pursuant to O.C.G.A. Section

10-13-19.

Any owner or interest holder is hereby notified he/she must file with the Clerk of said Court and serve upon the Planitiff's attorney, a verified answer under penalty of perjury within thirty (30) days from the date of last publication between the Clerk the service that the court is penalty of perium the Clerk the court in the Clerk to the Clerk to the court in the Clerk to the Cle tion herein with. Failure to do so will result in a judgment by default being taken against you for the relief demanded in the complaint. Judy Odom
Clerk Superior Court of Union County
65 Courthouse Street Blairsville, Ga 30546

Plaintiff's Attorney Sidney Landreau Assistant District Attorney 65 Courthouse Street Box 6 Blairsville, Ga 30546 N(May6,13)

NOTICE OF SALE UNDER POWER

NOTICE OF SALE UNDER POWER GEORGIA, UNION COUNTY
By virtue of Power of Sale contained in Deed to Secure Debt ("Security Deed") from Miguel A. Cascante Cubero ("Grantor") to Oglen, LLC ("Grantee"), dated September 26, 2014, recorded October 9, 2014, in Deed Book 987, Pages 674-676, as assigned by Assignment to 7 Land Inc., dated April 17, 2018, recorded April 19, 2018, in Deed Book 1106, Page 548, Union County, Georgia Records, said Security Deed being given to secure a Note of even date in the original principal amount of Eighteen Thousand Six Hundred Seventy-Five Dollars and 00/100 (\$18,675.00), with interest from date at the rate as provided therein on the unpaid balance until paid. Whereas the debt secured by the said deed to secure debt debt secured by the said deed to secure debt aforesaid, has become in default as to the principal and interest and the holder thereof has declared the entire indebtedness as once, immediately due and payable; now, therefore, pursuant to the terms, provisions, and conditions of the aforesaid deed to secure debt and the laws in such cases made and provided for, there will be sold by the undersigned at public outcry to the highest bidder for cash before the Courthouse door in Blairsville, Union County, Georgia, within the legal hours of sale on the first Tuesday in June, 2020, the following described real property to wit:

All that tract or parcel of land lying and being in Land Lots 116, 136 & 137, 9th District, 1st Section, Union County, Georgia, and being Lot One Hundred Fourteen, (114) of Owen Glen Subdivision, Phase III containing 1.118 acres, immediately due and payable; now, therefore,

Subdivision, Phase III containing 1.118 acres, more or less, as shown on a plat of survey by Cleveland & Cox Land Surveying, LLC, dated 06/13/13, as recorded in Plat Book 66, Pages 63-67, ("Plat") Union County records, which description is incorporated herein by reference and made a nather bergef

ence and made a part hereof. The property is conveyed subject to the Desig-nated Drain Field Area as shown on the afore-

The property is conveyed subject to the 50' Stream Buffer as shown on the aforesaid Plat. The property is conveyed subject to the reservation of flowage rights, if any, contained in that certain Warranty Deed from Mollie Stephens, Edward Stephens, June Stephens and Oliver Stephens, all heirs at Law of Samuel J. Stephens, deceased to E.S. Dockery, dated with E. 1950, greated April 15, 1950, recorded May 19, 1950, recorded in Deed Book JJ, Page 34 (bottom), Records

April 15, 1950, recorded May 19, 1950, recorded in Deed Book JJ, Page 34 (bottom), Records of Union County, Georgia.

The property is conveyed subject to the reservation of flowage rights, if any, contained in that certain Warranty Deed from Edward Stephens to E.S. Dockery, dated April 29, 1950, recorded May 19, 1950, recorded in Deed Book JJ, Page 36 (top), aforesaid Records.

The property is conveyed subject to the reservation of flowage rights, if any, contained in that certain Warranty Deed from Robert J, 1956, filed for record November 26, 1956 at 11:00 a.m., recorded in Deed Book NN, Page 418 (top), aforesaid Records.

The property is conveyed subject to the reservation of flowage rights, if any, contained in that certain Warranty Deed from Edward Stephens to E.S. Dockery, dated March 21, 1951, filed for record January 1, 1957 at 10:00 a.m., recorded in Deed Book NN, Page 457 (bottom), aforesaid Records.

The property is conveyed subject to the Blanhe property is conveyed supject to the ball-ket Easement from Ivy Log Development, LLC to Blue Ridge Mountain Electric Membership Corporation, a cooperative corporation, un-dated, filed for record October 4, 2006 at 11:45 a.m., recorded in Deed Book 671, Page 111,

aforesaid Records. The property is conveyed subject to the Easement as contained in that certain Joint Tenancy with Survivorship Warranty Deed from Ivy Log Development, LLC to Theodore B. Adams and Brandy C. Adams, as joint tenants with rights of survivorship and not as tenants in common,

of survivorsing and not as teriants in common, dated January 18, 2008, filed for record January 29, 2008 at 2:30 p.m., recorded in Deed Book 745, Page 120, aforesaid Records. The property is conveyed subject to the Easements as conveyed in that certain Joint Tenners with Common Language 19, 1909, 19 ments as conveyed in that certain Joint Ienancy with Survivorship Warranty Deed from ly Log Development, LLC to Tim Hanson and Linda Hanson, as joint tenants with rights of survivorship and not as tenants in common, dated November 5, 2008, filed for record November 6, 2008 at 11:30 a.m., recorded in Deed Book 779, Page 441, aforesaid Records.

The property is conveyed subject to the Grant of Flowage Easement from Charles S. Mauney to Unites States of America, dated December 30, 1941, filed for record December 30, 1941, recorded in Deed Book EE, Page 427, aforesaid

The property is conveyed subject to the Covenants and Restrictions recorded in Deed Book 657, Pages 152-164; Deed Book 744, Pages 85-94; Deed Book 769, Pages 649-716 as amended in Deed Book 774, Pages 499-510; and Deed Book 821, Pages 276-335, as amended in Deed Book 932, Pages 726-731, as amended in Deed Book 976, Page 492-496, Union County Georgia

The property is conveyed subject to the reciprocal easement and operating agreement re-corded in Deed Book 769, Pages 717-743 and Deed Book 821, Pages 248-275, Union County,

Georgia Records.

The property is conveyed subject to the right of way to Union County, Georgia as recorded, in Deed Book 192, Page 162, Union County, Georgia records. The debt secured by the Security Deed has

among other possible events of default, failure to comply with the terms of the Note and Se-curity Deed. The debt remaining in default, this sale will be made for the purpose of paying the sale will be made for the purpose or paying the same and all expenses of this sale, including attorneys' fees (notice of intent to collect at-torneys' fees having been given). Said property will be sold subject to any out-standing ad valorem taxes (including taxes

which are a lien, but not yet due and payable), any matters which might be disclosed by an accurate survey and inspection of the property, any assessments, liens, encumbrances, zoning ordinances, restrictions, covenants, and matters of record superior to the Security Deed first set out above.

Deed ITST set Out above.

To the best knowledge and belief of Grantee, the above described property is in the possession of Miguel A. Cascante Cubero, or a tenant or tenants, and will be sold subject to the outstanding ad valorem taxes and/or assessment if the comments of the comments if the comments is the comments if the comments if the comments is the comments in the comments sessments, if any,

Sessiments, in arising to 7 Land, Inc. oglen, LLC as assigned to 7 Land, Inc. as Attorney in Fact for Miguel A. Cascante Cubero 5/06/2020; 5/13/2020 5/20/2020; 5/27/2020 N(May6.13.20.27)

NOTICE OF SALE UNDER POWER

NOTICE OF SALE UNDER POWER GEORGIA, UNION COUNTY Under and by virtue of the Power of Sale contained in a Deed to Secure Debt given by Spartan Warrior Holdings, LLC to Anchor Loans, LP, dated January 19, 2018, and recorded in Deed Book 1098, Page 220, Union County, Georgia records, as transferred to Anchor Loans, LP by Assignment recorded in Deed Book 1180, Page 671, Union County, Georgia records, conveying the after-described property to secure a Note the after-described property to secure a Note of even date in the original principal amount of \$119,920.00, with interest at the rate specified therein, there will be sold by the undersigned at public outery to the highest bidder for cash before the Courthouse door of Union County, Georgia, within the legal hours of sale on the teorgia, within the legal mous of sale off the first Tuesday in June, 2020, to wit: June 2, 2020, the following described property: All that tract or parcel of land lying and being in the 9th District, 1st Section, Land Lot 79, of Union County, Georgia, and being Lot 1, con-

taining 1.00 acre, more or less, as shown on a plat of survey by Rochester & Associates, Inc., dated March 30, 1989, and recorded in Union County, Georgia, records in Plat Book 27, Page 203. Said Plat is incorporated herein, by reference hereto, for a full and complete description of the plat tion of the above described property. Commonly known as: 18 Kimbrell Lane, Blairs-

Map Ref#: 051-054A

The debt secured by said Deed to Secure Debt has been and is hereby declared due because of, among other possible events of default, on, among other possible events of uctain, 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 the law including attractions feed for Debt and by law, including attorney's fees (notice of intent to collect attorney's fees having

tice of intent to collect attorney's fees having been given). Said property is commonly known as 18 Kimbrell Lane, Blairsville, GA 30512, 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): Spartan Warrior Holdings, LLC, c/o Randel Weikle, as Managing Member or tenant or tenants. Member or tenant or tenants.
Said property will be sold subject to (a) any outstanding at 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, restrictions, covenants, etc.
The sale will be conducted subject to (1) confirmation that the sale is not prohibited under Member or tenant or tenants.

firmation 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

the security deed. Pursuant to O.C.G.A. Section 9-13-172.1, which Pursuant to U.C.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 pre-

ceuing paragraph.
Pursuant to O.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:
Anchor Loans, LP ceding paragraph.

5230 Las Virgenes Rd., Suite 105 Calabasas, CA 91302 Phone: 310-395-0010

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 creditor under the power of sale granted in the aforementioned security instrument, specifically being Anchor Loans, LP as attorney in fact for Spartan Warrior Holdings, LLC and Randel Weikle

Richard B. Maner, P.C. 180 Interstate N Parkway, Suite 200 Atlanta, GA 30339

404.252.6385 404.252.8385
THIS LAW FIRM IS ACTING AS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

STATE OF GEORGIA COUNTY OF UNION NOTICE OF SALE UNDER POWER

Under and by virtue of the power of sale contained in that certain Deed to Secure Debt given by Cynthia S. Cornine and Christopher S.
Cornine, Grantors, in favor of Wight Away, LLC, dated October 5, 2016, and recorded at Deed Book 1052, Page 627, of the Union County records (hereinafter the "Security Deed"), conveying the hereinafter described property to secure a Promissory Note in the original principal amount of \$35,000.00 with interest thereon as set forth therein, Wight Away, LLC (Lender), as attorney-in-fact for Grantors Cynthia S. Cornine and Christopher S. Cornine, will sell at public outcry to the highest bidde for cash before the courthouse door at Union County, Georgia, within the legal hours of sale on the first Tuesday in June, 2020 (to wit: June 2, 2020) the following:
All that tract or parcel of land lying and being in the 9th District, 1st Section, Land Lot 9

ing in the 9th District, 1st Section, Land Lot 9 of Union County, Georgia, containing 2 acres, more or less, bounded on the North by a new severance line, on the East by a marked U.S. Forest Service line, on the South by a marked and painted U.S. Forest Service line, and on the and painted U.S. Forest Service line, and on the West by the lot line and land now or formerly known as the "Old Bob King tract", and being more particularly described by metes and bounds as follows:

BEGINNING on the U.S.F.S. corner in the Bob King lot line and about 890 feet South from the corner of Lots on the North Carolina line

(marked by a painted stone) in a mound of stones; thence running with the U.S.F.S. line 578.30 feet E crossing new road at 53 feet of a total 440 feet to a U.S.F.S. marked corner at an 8" maple; thence running with the marked U.S.F.S. line N17 00E 186 feet to an iron pipe us.r.s. line with our too leet to all into liple set in the U.S.F.S. line; thence running with a new severance line N78 30W 396 feet across secondary woods road, 412 fee passing 9 feet South of the spring (now or formerly in use), 496 feet total to a set iron pipe corner in the U.S.F.S. like let lies the beauty with the second properties with Old Bob King lot line; thence running with the old line and old fence South 25 feet across a spring branch flowing westerly 75 across another branch to the point of beginning, a total of 189 feet.
Also, a road easement as described in that

warranty Deed from Charles Gilbert to James A. Passmore, et ux, recorded in Deed Book 106, Page 269, Union County Georgia records, for in-gress and egress to the above described prop-erty, and a right to use and take water from a spring located near the northeast corner of a spring located near the normeast corner of the above described property together with the right to establish and maintain the necessary pipes across property in order to take needed water as described in said Warranty Deed. To the best knowledge and belief of the under-signed, the real property is in the possession of Cynthia S. Cornine and Christopher S. Corn-ing or other with the permission of Grantoes

Warranty Deed from Charles Gilbert to James

signed, the real property is in the possession of Cynthia S. Cornine and Christopher S. Cornine or others with the permission of Grantors, and may be known having a physical address of 160 NC Roberson Rd. Blairsville, GA 30512. The real property will be sold on an "AS Is, WHERE IS" basis, without recourse against Lender and without representation or warranty of any kind or nature whatsoever with respect thereto, with no assurance afforded as to the exact acreage contained in the real property description and subject to, among other exceptions, all of the following: (a) all outstanding taxes (including, without limitation, taxes that are liens, but not yet due or payable), assessments and utility bills that are valid liens and encumbrances upon any of the real property and which are prior in the right to the Security Deed; (b) all valid zoning ordinances; (c) all valid federal tax liens (if any) affecting any of the real property and the any) affecting any of the real property and the rights of the United States Government relative thereto, including, but not limited to, the right of redemption of the United States Gov-ernment, if any such rights validly exist; and (d) any and all easements, limitations, restric-(u) any and an easements, initiations, resultations, reservations, covenants, encumbrances and other matters to which the Security Deed is subordinate in terms of priority as a matter of fact or as a matter of law.

The indebtedness evidenced by the Note and account by the Security Deed to be seed to the security Deed to the securi

secured by the Security Deed has been desecured by the security been has been de-clared immediately due and payable because of default by Grantors under the Note, includ-ing, but not limited to, default resulting from the failure to pay the indebtedness as and when due in accordance with the Note. The proceeds of the sale of the real property shall be applied in accordance with the Security be applied in accordance with the security Deed to the payment of the unpaid indebt-edness under the Note and all fees, costs, charges, and expenses of the sale and of all proceedings in connection therewith, includ-ing, without limitation, attorney's fees incurred ing, without mination, attorney's tees incurred by Lender (notice of intent to collect attorney's fees having been given as provided by law). The sale will be conducted subject to (1) confirmation that the sale is not prohibited under the U.S. Bankruptcy Code; and (2) final confirmation and audit of the status of the loan with mation and audit of the status of the loan with the holder of the Security Deed. Pursuant to O.C.G.A. § 9-13-172.1, which allows for certain procedures regarding the rescission of judicial and non-judicial 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 above.

Pursuant to O.C.G.A. § 44-14-162.2, further no-

as proviete above. Pursuant to 0.C.G.A. § 44-14-162.2, further no-tice is hereby given that Brian Wight, whose mailing address and telephone number are: 198 Trinity Place, Blairsville, GA 30512; 706-897-5600, is the individual designated by Lender to have full authority to negotiate. Lender to have full authority to negotiate, amend and modify all terms of the Security Deed and Note secured thereby; however, such individual is not required by law to negotiate, amend or modify any of such terms. WIGHT AWAY, LLC

WIGHT AWAY, LLC,
By: Brian Wight, Managing Member
as attorney-in-fact for Cynthia S. Cornine
and Christopher S. Cornine
LAWRENCE S. SORGEN, ESQ. Attorney for Lender P.O. Box 67 wassee. GA 30546 (706) 896-4113
THIS FIRM IS ACTING AS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT STATE OF GEORGIA COUNTY OF UNION
NOTICE OF SALE UNDER POWER IN

SECURITY DEED By virtue of a Power of Sale contained in By virtue of a Power of sale contained in that certain Security Deed from Helton Falls Lodge, LLC with Stephen Keith Cooper signing as Manager to Richard E. Stafford, Vernon P. Halverson and Brett Cook dated February 15, 2013 recorded in Deed Book 937, pages 580– 582, Union County, Georgia records, said Secu-502, mind county, deuty are tectures, said secu-rity Deed having been given to secure a Note of even date in the original principal amount of Four Hundred Five Thousand and No/100 (\$405,000.00) Dollars with interest thereon as provided for therein, there will be sold at public outcry to the highest bidder for cash before the courthouse door of Union County, Georgia, within the legal hours of sale on the first Tuesday in May, 2020, the following described property:

Tract One:
All that tract or parcel of land lying and being in Land Lot 33, 16th District, 1st Section of Union County, Georgia, containing 2.40 acres, more or less, and being more particularly described as follows: BEGINNING at the intersection of the centerline of Helton Creek Road and the East right of way of U.S. Highway 129; thence following the right of way of U.S. Highway 129; and the East right of way of U.S. Highway 129; thence following the right of way of U.S. Highway 129 three (3) courses of distances N 42 30 W 128.11 fee, N 36 45 W 148 feet N 6 00 133 feet to an iron pin; thence S 89 03 E 382 feet to an iron pin; thence S 1 01 W 302 feet to the centerline of Helton Creek Road, thence following the centerline of Helton Creek Road S 78 50 W 191.20 feet to the point of beginning. Tract Two:

Tract Two:
All that tract or parcel of land lying and being in Land Lot 33, 16th District, Section 1 of ing in Land Lot 33, 16th District, Section 1 of Union County, Georgia, containing 1.324 acres and being shown as Lot Twelve (12) and Lot Thirteen (13) of Vogel Springs Subdivision, SectionIII on a plat and survey by George W. O'Neill RLS recorded in the office of the Clerk of Superior Court of Union County, Georgia in Plat Book D, Page 145, and reference in heremade to said plat for a full and complete description bergin

scription herein. Together with those easement rights arising under that certain Easement from Gerald Leroy Hinnenkamp and LeeAnn Hinnenkamp to Gerald Leroy Hinnenkamp and LeeAnn Hinnenkamp, dated April 22, 1994, filed for record May 9, 1994 at 10:45 a.m. recorded in Deed Book 218, page 475, records of Union County, Georgia. Georgia. Said property is commonly known as:58 Cottage Drive, Blairsville, GA 30512 (911 address) The indebtedness secured by said Security Deed has been and is hereby declared due because of default under the terms of said Security Deed and Note, including but not limited to the nonpayment of the indebtedness as and when due. The indebtedness remaining in default this call will be read for the number of the number of

and when due. The indebtedness remaining in default, this sale will be made for the purpose of paying the same, all expenses of the sale, including attorney=s fees and all other payments provided for under the terms of the Security Deed and Note.

Said property will be sold subject to the following items which may affect the title to said property: all zoning ordinances; matters which would be disclosed by an accurate survey or by an inspection of the property; any outstanding taxes, including but not limited to ad valorem taxes, which constitute liens upon said lorem taxes, which constitute liens upon said property; special assessments; all outstanding bills for public unities which constitute liens upon said property; all restrictive covenants, easements, rights-of-way and any other mat-ters of record superior to said Security Deed. To the best of the knowledge and belief of the

undersigned, the party in possession of the property is Helton Falls Lodge, LLC with Ste-phen Keith Cooper as Manager, or tenant(s). Richard E. Stafford, Vernon P. Halverson and as Attorneys in Fact for

as Atturneys in Fact for Helton Falls Lodge, LLC, with Stephen Keith Cooper as Manager, or tenant(s) Contact: Cary D. Cox Address P. O. Box 748 City Blairsville, GA 30514 Phone: 706-745-7490 Phone: 706-745-7420
THIS LAW FIRM IS ATTEMPTING TO COLLECT A
DEBT. ANY INFORMATION OBTAINED WILL BE
USED FOR THAT PURPOSE.

05/19/20, 05/26/20

NOTICE OF BANK MERGER ACT APPLICATION
United Community Bank, located at 125 Highway 515 East, Blairsville, Georgia 30512, has
submitted to the Federal Deposit Insurance
Corporation an Interagency Bank Merger Act
Application pursuant to Section 18(c) of the
Federal Deposit Insurance Act for approval of
the merger of Seaside National Bank & Trust,
located at 201 South Orange Avenue, Orlando,
FL 32801, with and into United Community
Bank with United Community Bank as the sur-Bank, with United Community Bank as the sur-viving bank in the merger. It is contemplated that all offices of the above-named institu-tions will continue to be operated following the merger.

Any person wishing to comment on this ap-

plication may file his or her comments in writ-ing with the regional director of the Federal Deposit Insurance Corporation at its Atlanta regional office located at 10 Tenth Street, NE, Suite 800, Atlanta, GA 30309, and with the Georgia Department of Banking and Finance located at 2990 Brandywine Road, Suite 200, The non-confidential portions of the applica-tion are on file in the FDIC's Atlanta regional office and are available for public inspection during regular business hours. Photocopies of the non-confidential portion of the application file will be made available upon request.