# **GRANT COUNTY SHERIFF'S OFFICE REPORT**

Between March 16 and March 22, the Grant County



Vehicle model year-2003 Make-F350 VIN-1FTSW31P23EC18517 Ower-KAREN D. COOPER Lien holder-SHAWN CROSS Repair Business-Cross Diesel Repair 1065 Owenton Rd. Corinth KY 41010 502-542-1515



Robinson Family Enterprise LLC with a mailing address of 660 Osborne Rd, Dry Ridge, KY 41035 hereby declares intention(s) to apply for a **Quota Retail Drink License** no later than April 17, 2025 The licensed premises will be located at 660 Osborne Rd Dry Ridge, KY 41035 doing business as The Sugared Spoon The (owner(s); Principal Officers and Directors; Limited Partners: or Members) are as follows: Owner, Keith Robinson and Nicole Robinson of 660 Os-borne Rd, Dry Ridge, KY 41035 Any person, association, corporation, or body politic nay protest the granting of the license(s) by writing the Dept. of Alcoholic Beverage Control Mayo-Underwood Building 500 Mero St., 2NE33 Frankfort, Ky. 40601, within

30 days of the date of this legal publication.

PATSY N. SEXTON, ET AL

VS.

TOWD POINT MORTGAGE TRUST 2018-3, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE

Sheriff's Office:

• Served 38 summons and/or subpoenas • Spent 17.5 hours serving court

 Served four **Emergency Protective** Orders

 Investigated four collisions (out of county residence)

• Investigated three collisions (in county residence)

• Executed four arrests/warrants (out of county residence) • Drove 668 miles

transporting prisoners

# **COLLISIONS:**

3/16 — Deputy Adam

single vehicle, non-injury accident at 8:20 a.m. at mile marker 163 South I-75 Corinth involving a 2017 Nissan driven by Austyn Goodwin, 28, of Lexington. The vehicle hydroplaned.

3/16 — Deputy Adam Prince responded to a single vehicle.

non-injury accident at 9:27 a.m. at mile marker 161 North I-75 involving a 2022 Toyota driven by Alexander Fischbach, 33 of Canal Winchester, Ohio. Hydroplane. 3/16 — Deputy Adam

Prince responded to a non-injury accident at 2.42 n m at South

I-75 exit ramp 159, Dry Ridge involving a 2017 Kia driven by Robert Adams, 68, of Owenton, and a 2006 Toyota driven by Elena Gehan, 31, of Richmond, Kentucky. The accident was a rear-end collision at a stoplight.

## SEE REPORT/PAGE B5

| residence)  | Prince responded to a   | to a single vemele,   | at 2.12 p.m. at bouth   |  |
|---|---|---|---|--|
| LEGAL NOT   | THE SECONDER  | MID SOUTH CAPITAL PARTN   | COMMONWEALTH OF KENTUCKY<br>UNIFIED COURT OF JUSTICE<br>GRANT CIRCUIT COURT<br>CASE NO. 17-CI-00169<br>ERS, LP  | PLAINTIFF  |
|   |   | VS.   | NOTICE OF COMMISSIONER'S SALE   |  |
| Vehicle model year-202<br>Make-International  | Make-MÁCK   | GERALD ROBINSON, ET AL  | ** ** ** ** **  | DEFENDANTS   |
| VIN-3HSDZAPR4LN2395<br>Owner-FIVE ACES INC<br>LIEN HOLDER-SHAWI<br>CROSS<br>Repair Business-<br>Cross Diesel Repair<br>1065 Owenton Rd.<br>Corinth KY 41010<br>502-542-1515 | C. Ower-WORLDWIDE   | will sell at public auction at a<br>property described herein lo<br>hour of <b>1:30 p.m.</b> , prevail<br>Being the same property<br>Lillian McGee, Larry D. Walte<br>in Deed Book 165, Page 224<br><u>Property Address: 210 M</u><br>Map ID: 031-09-00-003.0   |   | eet, Williamstown, Kentucky, the<br>sday, <u>April 23, 2025</u> , at the<br>ollows:<br>Robinson, from Clifford McGee,<br>dated August 22, 1987, recorded |
| Grant County News<br>CLASSIFIED DEADLINE  |   | There is not a mobile home, doublewide and/or manufactured home included in the sale.<br>Announcements made on the day of sale take precedence over printed material.<br>The total judgment to be raised by this sale for the tax years 2013, 2014 and 2015 is sum of \$11,337.74<br>plus attorney fees, interest, and court costs.<br>The real estate shall be sold on the terms of 10% cash at the time of the sale, except that said deposit<br>shall be waived if the Plaintiff is the successful bidder at the sale, and the balance on a credit of thirty (30)<br>days bearing interest at the rate of 6% per annum for the date of sale. When the purchase price is paid |   |  |
| WEDNESDAY – 4:00 PM   |   | insurable improvements and<br>extended insurance coverag<br>paid in the amount of the Co  | vered to the purchaser. It is further provided<br>I the successful bidder at said sale shall, at bidd<br>to on said improvements from the date of sale<br>ourt appraised value of said improvements or the<br>hever is less, at minimum, with a loss payable  | der's own expense, carry fire and<br>e until the purchase price is fully<br>ne amount of the unpaid balance  |
| Contact Customer Service at<br>(859) 824–3343, Option 1 or<br>classifieds@grantky.com   |   | affect the validity of the sale<br>Plaintiff to obtain said insura<br>shall be charged to the purc<br>The aforesaid property sl<br>a. All unpaid state, coun  | the Plaintiff herein. Failure of the purchasers to<br>e or the purchaser's liability thereunder, but s<br>ance and furnish the policy or premium thereon<br>haser as purchaser's costs.<br>hall be sold free and clear of all liens and encu<br>ty and city real estate taxes for the year 2025;<br>ns, and stipulations of record; | hall entitle, but not require, the<br>on or the proper portion thereof<br>mbrances, except the following:  |
| •   | •Friday 8AM–4PM<br>nce deadline by 24 hours.  | c. Assessments for publi<br>d. Any facts which an ins   | c improvements levied against the property;<br>spection and/or accurate survey of the proper<br>see the Final Judgment and Order of Sale and  |  |
|   |   |   | <u>/s/ Edward M. E</u><br>MASTER COMM   | IISSIONER  |
| COMMONWEALTH OF KENT<br>UNIFIED COURT OF JUSTI<br>GRANT CIRCUIT COURT<br>CASE NO. 24-CI. 24-330   | CE  |   | GRANT CIRCUIT   | COURT  |
| 18-3, U.S. BANK<br>IURE TRUSTEE<br>NOTICE OF COMMISSIONEI   | PLAINTIFF   | COMMONWEALTH OF KENTUCKY<br>UNIFIED COURT OF JUSTICE<br>GRANT CIRCUIT COURT<br>CASE NO. 17-CI-00091   |   |  |
| ** ** ** ** **  | DEFENDANTS  | MID SOUTH CAPITAL PARTN   | ERS, LP   | PLAINTIFF  |
|   | nt Circuit Court on March 14, 2024, I will<br>Main Street, Williamstown, Kentucky, the  | VS.   | NOTICE OF COMMISSIONER'S SALE   |  |
| n Grant County, Kentucky, on<br>, and more particularly descr<br>d to Terry R. Sexton and Pats  | Wednesday, April 23, 2025, at the ibed as follows:<br>y N. Sexton, husband and wife, from Ron-  | UNKNOWN HEIRS, LEGATEES<br>VERNON STIDAMS, ET AL  | S AND DEVISEES OF<br>** ** ** ** **   | DEFENDANTS   |
| corded 05/17/1991, Deed E<br>irview Road, Williamstown, k<br>rorship clause of the aforeme<br>kton upon the death of Terry<br>d, Williamstown, KY 41097                     |   | will sell at public auction at the property described herein lock hour of <b>1:30 p.m.</b> , prevail Being the same property Jr., and Bobbie J. Stidams, but stidams are property stidams.  | and Order of Sale entered in the Grant Circu<br>the <u>Judicial Center Lobby</u> , 224 South Main Stre<br>ocated in Grant County, Kentucky, on <b>Wedne</b><br>ing time, and more particularly described as for<br>v conveyed to Vernon Stidams, Sr., and Oma J<br>v Deed dated September 16, 1989, recorded in                     | eet, Williamstown, Kentucky, the<br>sday, <u>April 23, 2025</u> , at the<br>ollows:<br>. Stidams, from Vernon Stidams                                    |
| of sale take precedence ove<br>by this sale is the principal su<br>ogether with accrued interest  | the home included in the sale.<br>r printed material.<br>Jm of Forty-Eight Thousand Nine Hundred<br>t thereon from May 1, 2023 to December<br>Five and 16/100 (\$3 625 16) and interest | Map ID: 055-01-00-026.0   | emon Northcutt Road, Dry Ridge, KY  | included in the sale.  |

By virtue of a Judgment and Order of Sale entered in sell at public auction at the Judicial Center Lobby, 224 property described herein located in Grant County, Kentu hour of **<u>1:30 p.m.</u>**, prevailing time, and more particular

Being the same property conveyed to Terry R. Sexton a nie L. Mann and Bobbie Jean Mann, husband and wife a wife, by Deed dated 05/15/1991, recorded 05/17/1991, Records, and being known as 596 Fairview Road, Williams June 3, 2022, Pursuant to the survivorship clause of the became solely vested to Patsy N. Sexton upon the death Property Address: 596 Fairview Road, Williamstown, KY 4 Parcel Number: 067-00-00-074.00

There is not a mobile home, doublewide and/or manu Announcements made on the day of sale take precede

The amount of money to be raised by this sale is the pri Fifty-Six and 59/100 (\$48,956.59), together with accrued 16, 2024 in the amount of Three Thousand Six Hundred Ty thereafter at the rate of 4.62500 (\$6.02) per day until the entire amount has been paid in full; and together with reasonable attorney's fees and court costs in the amount of Two-Thousand Five Hundred Ninety-Six and 40/100 Dollars (\$2,596.40)

The real estate shall be sold on the terms of 10% cash at the time of the sale, except that said deposit

Announcements made on the day of sale take precedence over printed material.

The amount of money to be raised by this sale is the principal sum of \$1,189.65, plus accrued interest in the amount of \$1,606.50 through November 2024, administrative fees of \$115.00, prelitigation attorney's fees of \$350.00, as well as court costs of \$2,997.87, and reasonable attorney's fees expended herein in the

shall be waived if the Plaintiff is the successful bidder at the sale, and the balance on a credit of thirty (30 days bearing interest at the rate of 4.625% per annum for the date of sale. When the purchase price is paid in full, the deed will be delivered to the purchaser. It is further provided that the property sold includes insurable improvements and the successful bidder at said sale shall, at bidder's own expense, carry fire and extended insurance coverage on said improvements from the date of sale until the purchase price is fully paid in the amount of the Court appraised value of said improvements or the amount of the unpaid balance of the purchase price, whichever is less, at minimum, with a loss payable clause to the Commissioner of the Grant Circuit Court and the Plaintiff herein. Failure of the purchasers to obtain such insurance shall not affect the validity of the sale or the purchaser's liability thereunder, but shall entitle, but not require, the Plaintiff to obtain said insurance and furnish the policy or premium thereon or the proper portion thereof The aforesaid property shall be sold free and clear of all liens and encumbrances, except the following:

a. All unpaid state, county and city real estate taxes for the year 2025;

b. Easements, restrictions, and stipulations of record;

Assessments for public improvements levied against the property;

d. Any facts which an inspection and/or accurate survey of the property may disclose.

For further information, see the Final Judgment and Order of Sale and pleadings of record in the Office of the Circuit Court of Grant County.

/s/ Edward M. Bourne MASTER COMMISSIONER GRANT CIRCUIT COURT

#### COMMONWEALTH OF KENTUCKY UNIFIED COURT OF JUSTICE GRANT CIRCUIT COURT CASE NO. 20-CI-00353

#### ELECTRONICALLY FILED

NOTICE OF COMMISSIONER'S SALE

MID SOUTH CAPITAL PARTNERS, LP

VS

PLAINTIFF

DEFENDANTS

#### UNKNOWN HEIRS, LEGATEES, AND DEVISEES OF JACK D. PERRY AND THEIR SPOUSES, ET AL

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By virtue of a Judgment and Order of Sale entered in the Grant Circuit Court on February 28, 2024, I will sell at public auction at the Judicial Center Lobby, 224 South Main Street, Williamstown, Kentucky, the property described herein located in Grant County, Kentucky, on Wednesday, April 23, 2025, at the hour of **1:30 p.m.**, prevailing time, and more particularly described as follows:

Being the same property conveyed from Jack D. Perry, single, and Sheree Perry, single, to Jack D. Perry, single, by Quit-Claim Deed dated March 12, 2001, and of record in Deed Book 270, Page 509, in the Office of the Grant County Court Clerk.

Property Address: 745 Marathon Drive, Corinth, KY 41010

Map ID: 062-02-00-019.00

### There is a mobile home located on the property, but it is NOT included in the sale.

Announcements made on the day of sale take precedence over printed material.

The amount of money to be raised by this sale is the principal sum of \$609.32, plus accrued interest in the amount of \$1,035.30 through November 2024, administrative fees of \$100.00, prelitigation attorney's fees of \$487.46, as well as court costs of \$2,138.89, and reasonable attorneys fees expended herein in the amount of \$2,000.00, the total Judgment as of this date being \$6,370.97.

The real estate shall be sold on the terms of 10% cash at the time of the sale, except that said deposit shall be waived if the Plaintiff is the successful bidder at the sale, and the balance on a credit of thirty (30) days bearing interest at the rate of 6% per annum for the date of sale. When the purchase price is paid in full, the deed will be delivered to the purchaser. It is further provided that the property sold includes insurable improvements and the successful bidder at said sale shall, at bidder's own expense, carry fire and extended insurance coverage on said improvements from the date of sale until the purchase price is fully paid in the amount of the Court appraised value of said improvements or the amount of the unpaid balance of the purchase price, whichever is less, at minimum, with a loss payable clause to the Commissioner of the Grant Circuit Court and the Plaintiff herein. Failure of the purchasers to obtain such insurance shall not affect the validity of the sale or the purchaser's liability thereunder, but shall entitle, but not require, the Plaintiff to obtain said insurance and furnish the policy or premium thereon or the proper portion thereof shall be charged to the purchaser as purchaser's costs.

a. All unpaid state, county and city real estate taxes for the year 2025;

- b. Easements, restrictions, and stipulations of record;
- c. Assessments for public improvements levied against the property;
- d. Any facts which an inspection and/or accurate survey of the property may disclose.

For further information, see the Final Judgment and Order of Sale and pleadings of record in the Office of the Circuit Court of Grant County.

> /s/ Edward M. Bourne MASTER COMMISSIONER GRANT CIRCUIT COURT

amount of \$2,000.00.

The real estate shall be sold on the terms of 10% cash at the time of the sale, except that said deposit shall be waived if the Plaintiff is the successful bidder at the sale, and the balance on a credit of thirty (30) days bearing interest at the rate of 6% per annum for the date of sale. When the purchase price is paid in full, the deed will be delivered to the purchaser. It is further provided that the property sold includes insurable improvements and the successful bidder at said sale shall, at bidder's own expense, carry fire and extended insurance coverage on said improvements from the date of sale until the purchase price is fully paid in the amount of the Court appraised value of said improvements or the amount of the unpaid balance of the purchase price, whichever is less, at minimum, with a loss payable clause to the Commissioner of the Grant Circuit Court and the Plaintiff herein. Failure of the purchasers to obtain such insurance shall not affect the validity of the sale or the purchaser's liability thereunder, but shall entitle, but not require, the Plaintiff to obtain said insurance and furnish the policy or premium thereon or the proper portion thereof shall be charged to the purchaser as purchaser's costs.

The aforesaid property shall be sold free and clear of all liens and encumbrances, except the following:

- a. All unpaid state, county and city real estate taxes for the year 2025;
- b. Easements, restrictions, and stipulations of record;
- Assessments for public improvements levied against the property;
- d. Any facts which an inspection and/or accurate survey of the property may disclose.

For further information, see the Final Judgment and Order of Sale and pleadings of record in the Office of the Circuit Court of Grant County

> /s/ Edward M. Bourne MASTER COMMISSIONER GRANT CIRCUIT COURT

COMMONWEALTH OF KENTUCKY UNIFIED COURT OF JUSTICE GRANT CIRCUIT COURT CIVIL ACTION NO. 24-CI-00103

ELECTRONICALLY FILED

NOTICE OF COMMISSIONER'S SALE

CHECKERED WHEELS, LLC

VS.

PLAINTIFF

CYRUS N. DASTOOR, ET AL

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DEFENDANTS

By virtue of a Judgment and Order of Sale entered in the Grant Circuit Court on February 27, 2024, I will sell at public auction at the <u>Judicial Center Lobby</u>, 224 South Main Street, Williamstown, Kentucky, the property described herein located in Grant County, Kentucky, on Wednesday, April 23, 2025, at the hour of **1:30 p.m.**, prevailing time, and more particularly described as follows:

Being the same property conveyed to Cyrus N. Dastoor the 9th day of May, 2014 and recorded in Deed Book 370, Page 272 in the Office of the County Clerk of Grant County, Kentucky.

Property Address: 29 Lakeview Dr, Williamstown, KY 41097

PIDN: 058-10-00-041.00

## There is not a mobile home, doublewide and/or manufactured home included in the sale.

Announcements made on the day of sale take precedence over printed material.

The amount of money to be raised by this sale is the principal sum of \$2,658.88 plus 12% per annum simple interest thereon from August 8, 2023, until date of judgment then 6% per annum thereafter from date of judgment until paid; plus attorney fees, administrative costs, and plaintiff expenses.

The real estate shall be sold on the terms of 10% cash at the time of the sale, except that said deposit shall be waived if the Plaintiff is the successful bidder at the sale, and the balance on a credit of thirty (30) days bearing interest at the rate of 6% per annum for the date of sale. When the purchase price is paid in full, the deed will be delivered to the purchaser. It is further provided that the property sold includes insurable improvements and the successful bidder at said sale shall, at bidder's own expense, carry fire and extended insurance coverage on said improvements from the date of sale until the purchase price is fully paid in the amount of the Court appraised value of said improvements or the amount of the unpaid balance of the purchase price, whichever is less, at minimum, with a loss payable clause to the Commissioner of the Grant Circuit Court and the Plaintiff herein. Failure of the purchasers to obtain such insurance shall not affect the validity of the sale or the purchaser's liability thereunder, but shall entitle, but not require, the Plaintiff to obtain said insurance and furnish the policy or premium thereon or the proper portion thereof shall be charged to the purchaser as purchaser's costs.

The aforesaid property shall be sold free and clear of all liens and encumbrances, except the following: a. All unpaid state, county and city real estate taxes for the year 2025;

- b. Easements, restrictions, and stipulations of record;
- c. Assessments for public improvements levied against the property;

d. Any facts which an inspection and/or accurate survey of the property may disclose. For further information, see the Final Judgment and Order of Sale and pleadings of record in the Office of the Circuit Court of Grant County.

> /s/ Edward M. Bourne MASTER COMMISSIONER GRANT CIRCUIT COURT