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BEFORE THE THOMASVILLE

0955

COUNTY OF DAVIDSON

STATE OF NORTH CAROLINA

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO. 10 CVD 2324

NewBridge Bank (formerl Lexington State Bank) v Justin A. Scarlette and Heather N. Scarlette

NOTICE OF SERVICE OI PROCESS BY PUBLICATION TO: Heather N. Scarlette, this above named Defendant Heather N. Scarlette: Take notice that a pleading seeking relief against your bas here! notice that a pleading seeking relief against you, has been filled in the above entitled action. The nature of the relie being sought is as follows: The Plaintiff is seeking a judgmer against you in the amount c \$14,671.15 with interest plu attorney's fees and costs. You are required to make defens. attorney's fees and costs. You are required to make defension to such pleading not later that October 31, 2010, said data being 40 days from the first publication of this notice. Upon your failure to do so the part seeking service against you will apply to the court for the relief sought. relief sought.
Dated: September 21, 2010

Bradley S. Hunt Attorney for Plaintiff 1150. BRINKLEY WALSER, PLLC Post Office Box 1657.11 Lexington, North "Carolini 27293 (336) 249-2101.11 N.C. Bar No. 31604

September 21, 28, 2010 October 5, 2010

NOTICE OF SERVICE OF PROCESS BY PUBLICATION

STATE OF NORTH CAROLINA COUNTY OF DAVIDSON IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO. 10 CVD 3119

> John G. Walker v. Shirley Gibson Walker

NOTICE OF SERVICE OF PROCESS BY PUBLICATION

To: Shirley Gibson Walker, the above named Defendant, Shirley Gibson Walker: Take no ley Gibson Walker: Take no tice that a pleading seeking re lief against you has been file in the above entitled action The nature of the relief bein sought is as follows: The Plaintiff is seeking that the honds of mattingony heretofor. bonds of matrimony heretofor-existing between Plaintiff and Defendant be dissolved and Plaintiff be granted an Abso-lute Divorce from the Defen dant. You are required to make defense to such plead ing not later than October 31 2010, said date being 40 day from the first publication of thi notice. Upon your failure to do so the party seeking service against you will apply to the court for the relief sought.

Dated: September 21, 2010

Robert B. Smith, Jr. Attorney for Plaintiff BRINKLEY WALSER, PLLC Post Office Box 1657 exington, North Carolina 27293 (336) 249-2101 N.C. Bar No. 4964

September 21, 28, 2010 October 5, 2010

∧ NNOUNCEMENTS

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HUGE Garage Sale Sat. 10/2
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Gisware, SG Pottery, Craf
supplies, Trvl Golf Bag, Toys
Antiques/Collectibles. Some
thing for Everyone. 3538 Oli
Mountain Rd. Trinity (off Fincl Farm Rd.)

Yard Sale Grace Luthera Church 115 Unity St. in Tho masville, Fri, 10/1-8am-2pm Sat. 10/2-7am-2pm. Space: Available to rent, Cal 475-1792 for info. Lunch avail able on Sat.

MPLOYMENT

SPORTS

HEELS

From page 7

he was in the face of Rutgers quarterback Tom Savage when he threw his second interception of the game deep in UNC territory to effectively end the Scarlet Knights' comeback effort.

"I don't know what it is about this place but I love playing here," said Carter, who returned an interception 66 yards for a touchdown in a win at Rutgers in 2008.

It wasn't just Carter who came up big for the Tar Heels (1-2) in the fourth quarter - it was

the entire defense. With UNC clinging to a 14-13 lead, quarterback T.J. Yates threw his first interception in 117 passes at the end of the third quarter, but the defense forced Rutgers into a fouth-down situation at the start of the fourth. As Ted Dellaganna tried to punt the ball, Carter was there for his sixth career punt block and seventh career kick block to give UNC the ball on Rutgers'

35.
"It's been a long time," said Carter, who hadn't blocked a kick since post-ing five in 2008. "That was something for the fans. They've been like, 'Get a blocked punt, get a blocked punt.' There it is.'

Five plays later, Casey Barth chipped in a 25yard field goal to give UNC a four-point cush-

The Scarlet Knights moved down the field on the ensuing possession, as Savage got sacked twice on the drive but still managed to help Rutgers convert a pair of third-down plays and a fourth-and-12 to get to UNC's 19.

But that would be as far

as they would get. Matt Merletti, who has been starting at safety because of UNC's depleted roster, recorded his first career interception at UNC's 6. Savage completed 16 of 29 passes for 150 yards and was sacked four times.

"Matt made just a great play," UNC coach Butch Davis said. "They had tried to pick on the secondary throughout the entire day, and obviously they recognized that a lot of these kids are very in-experienced."

But the game wasn't quite over. The Tar Heels used just 20 seconds off the clock on its ensuing possession and were forced to punt.

A 31-yard punt and an illegal shift penalty on UNC had Rutgers starting its final drive on the Tar Heels' 34 with 2:21 to

UNC again was able to put pressure on Savage his first throw fell incomplete, his second was batted down at the line of scrimmage and then he was sacked. His final throw of the day was in-complete to seal the victory for the Tar Heels.

"We [put] that fire

out, and we got them stopped," Carter said.

Yates said Carter came up huge for the Tar Heels and the defense did an amazing job overall.

"Going 0-3 would've been a little devastating for us," said Yates, who finished 22-of-30 for 204 yards and one touchdown. "Especially because we were making the same mistakes as we were the past couple of games with just the fum-

bles and the turnovers." UNC trailed 10-7 at halftime, mostly because of two fumbles in the first half — the sixth and seventh fumbles the Tar Heels have lost in their

three games. But in the third quarter, UNC took the lead for the first time when Yates found Ryan Taylor for a 5-yard touchdown pass to put the Tar Heels ahead 14-10. It appeared the tight end may have fumbled the ball in the end zone, but the official review upheld the ruling on the field, much to displeasure of the crowd.

Rutgers cut the deficit to 14-13 with a 39-yard field goal by San San Te with 1:58 to play in the third, but that was the end of the scoring for the Scarlet Knights.

"Certainly we had our opportunities to win that footballgame, but we were unable to do it; coaching, playing, all things," Rutgers coach Greg Schiano said. "We just didn't do well enough."

JOHNSON From page 7

trance to the garage. As the drivers he beat

rolled through the gate to the garage area, they had to pass through Johnson's smoky celebration. It wasn't exactly a case of 'eat my dust," but it was close.

"Man, you are rubbing it into all these guys' faces here," crew chief Chad Knaus radioed to the driver, after Johnson completed the best-case rally from last week's

25th-place run. Indeed. Johnson won the pole, led the most laps (191) and scored maximum points (195) as he vaulted four positions to second in the Chase standings, 35 points behind ninth-place finisher Denny Hamlin, who posted a respectable result at a track that has plagued him in past Chases.

"It's a huge weight off my shoulders that we were able to come here and win a race in the Chase, rebound from last week," said Johnson, who won for the sixth time this season, the sixth time at Dover and the third time in the past four races at

the Monster Mile. With 53 Cup victories, Johnson is 10th all time, one behind Lee Petty and two behind Rusty Wal-

Johnson regained the lead from Carl Edwards on Lap 366 of 400, when Edwards brought his No. 99 Ford to pit road during a cycle of green-flag stops. Johnson pulled away from Burton over

the final 35 laps. 'Today is a great day for us, because it shows us what we are capable of and the fact that we can win races and be competitive in this Chase," Johnson said. "This summer was hard on us-there's no way around that. We had bad races and finished bad. We had good races and finished bad. So it's nice today to do things start-to-finish all weekend long on the right foot."

Joey Logano — the only non-Chase driver in the top six — finished third. Kurt Busch ran fourth, Edwards fifth and Kyle Busch sixth. Kyle Busch remained third in the standings and trails Hamlin by 45 points.

Burton hadn't written off Johnson's No. 48 team after New Hampshire far from it.

"Well, they're good," he said before correct-ing himself. "They're not good-they're great. That word is not being overused when I say that. They've four (championwon ships) in a row. You're not good doing that. You have

to be great to do that.
"They've been in the hunt. They've been in the mix. I think they're as seasoned as you can possibly be together."

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Mendenhall Clinical Research Center 4160 Mendenhall Oaks Pkwy., Suite 105 • High Point, NC 27265 877-296-1444 City funds for the following economic development project pursuant to North Carolina General Statute or Section 158-7.1 The City Council intends to consider entering into an eco-nomic development incentive grant contract with Project Z. The proposals to be considered are as follows:

STATE OF NORTH CAROLINA COUNTY OF DAVIDSON

1. Project Z will be entitled to a grant each year for five (5) years to be paid by The City of Thomasville provided the Company meets the requirements of the Contract as to investment, jobs and wages. The calculation for payment of the grant will be .0028 times the total new investment in plant, machinery and equipment. The grant will not exceed \$5,400.00 per year. The company plans to invest a minimum of \$2,000,000.00 and provide 20 jobs with an average hourly wage exceeding the county average.

NOTICE OF PUBLIC HEARING ON ECONOMIC INCENTIVE GRANT

The City of Thomasville proposes to appropriate and expend

The City Council believes the foregoing grants will stimu-late the local economy, increase the City tax base and reve-nues, result in the creation of new employment opportunities in the City and promote the welfare of the City and its citizens.

The Thomasville City Council will hold a public hearing on the City's proposed appropriation and expenditure of funds for these grants at 7:00 p.m. on Monday, October 18, 2010, at the Council Chambers located on the 2nd floor of the Police Department, 7 West Guilford Street, Thomasville, North Carolina. The City Council will consider all information that they believe to have a bearing on these grants. The City Council invites all interested persons to attend and present their views. The Council may adjourn the hearing from time to time.

Persons with disabilities that may need special accommodations to participate in the hearings should notify the City Manager's Office at 336-475-4221 at least 24 hours prior to the start of the hearing.

This the 23rd day of September, 2010.

Janis V. Moore City Clerk

September 28, 2010

NOTICE OF FORECLOSURE SALE

NOTICE OF FORECLOSURE SALE
Under and by virtue of the power of sale contained in a certain deed of trust executed by Randall Scott Briggs and wife Ann O'Delle Briggs, dated the 4th day of October, 1999, and recorded in Book 1155, page 1835, in the office of the Register of Deeds of Davidson County, North Carolina, default having been made in the payment of the indebtedness thereby secured, and the said deed of trust being by the terms thereby secured having demanded a foreclosure thereof for the purpose of satisfying said indebtedness, and the underthereby secured having demanded a foreclosure thereof for the purpose of satisfying said indebtedness, and the undersigned Trustee having petitioned the Clerk of Superior Court of Davidson County for an Order Allowing Foreclosure to proceed and such Order having been entered, the undersigned Trustee will offer for sale at public auction to the highest bidder for cash at the Courthouse door of the Davidson County Courthouse, Lexington, North Carolina, at 12:00 noon on the 30th day of September, 2010, all of the property conveyed in said deed of trust, including all buildings and permanent improvements affixed thereto, which property as of ten (10) days prior to the posting of this notice was owned by Randall Scotl Briggs and wife Ann O'Delle Briggs, the same lying and being in Hampton Township, Davidson County, North Carolina, and more particularly described as follows:

See Exhibit A attached hereto and incorporated hereIn by reference.

reference.
PROPERTY DESCRIPTION FOR RANDALL AND

See Exhibit A attached hereto and incorporated herein by reference.

PROPERTY DESCRIPTION FOR RANDALL AND ANN BRIGGS

BEGINNING at an iron found in the center of HAMPTON ROAD (SR 1485), said beginning point being a common corner with the property of ANTHONY BRIGGS (SEE DEED BOOK 557, PAGE 151-152, DAVIDSON COUNTY REGISTRY); thence North 86 Degrees, 00 Minutes, 00 Seconds West, crossing an iron set (SAME BEING LOCATED NORTH 47 DEG., 24 MIN., 32 SEC., WEST 73.62 FEET FROM A FIRE HYDRANT LOCATED ON THE EAST SIDE OF HAMPTON ROAD) at 32.02 feet and continuing for a total distance of 275.00 feet, to an iron found in the common boundary line of the property of HUBBARD REALTY (SEE DEED BOOK 1010, PAGE 727, DAVIDSON COUNTY REGISTRY); thence along the said common boundary line North 16 Degrees, 45 Minutes, 00 Seconds West, 122.98 feet, to an iron found south of the private roadway named ALEX HAYES ROAD; thence North 76 Degrees, 00 Minutes, 00 Seconds East, crossing an iron set at:244.13 feet and continuing for a total distance of 276.00 feet, to an iron found in the center of the said HAMPTON ROAD 208.45 feet along a curve to the right of radius 905.08 feet, a chord bearing and distance of South 11 Degrees, 38 Minutes, 30 Seconds East, 207.99 feet, to the beginning containing 1,040 acres (45323.570 square feet), more or less, according to a survey map prepared by DAVID BRADLEY COE (RLS) OF COE FORRESTRY & SURVEYING, P.O. Box 36, WALLBURG, N.C. 27373, 336-789-4873, DATED SEPTEMBER 16, 1999, SHOWN AS JOB #99177, A COPY OF WHICH IS ATTACHED HERETO AS AN EXHIBIT AND INCORPORATED HEREIN BY REFERENCE.

FOR BACK REFERENCE, SEE DEED BOOK 378, PAGE 402, DAVIDSON COUNTY REGISTRY. SEE ALSO HAMPTON TAX MAP 4, LOT 17.

The Trustee is advised that the property is located at 5948 Hampton Rd., Clemmons, NC 27012, and is being sold as is SUBJECT to any city-county ad valorem taxes and any special assessements that are a lien against the premises, as well as all prior deeds of trust, liens, judgments, encumbrances, restrictions, easements

as all prior deeds of trust, liens, judgments, encumbrances, restrictions, easements and rights-of-way of record, if any, and THERE IS NO WARRANTY RELATING TO TITLE, POSSESSION, QUIET ENJOYMENT OR THE LIKE IN THIS DISPOSITION. SALE IS AS IS WHERE IS.

POSITION. SALE IS AS IS WHERE IS.

An order for possession of the above-described property may be issued pursuant to G.S. 45-21.29 in favor of the purchaser and against the party or parties in possession by the Clerk of Superior Court of the country in which the property is sold. Any person who occupies the property pursuant to a rental agreement entered into or renewed on or after October 1, 2007 may, after receiving the Notice of Sale, terminate the rental agreement upon 10 days' written notice to the landlord. Upon termination of a rental agreement, the tenant is liable for rent due under the rental agreement prorated to the effective date of the termination.

The highest bidder at said sale shall be required to make a

The highest bidder at said sale shall be required to make a cash deposit of five percent (5%) of the amount of his bid or Seven Hundred Fifty Dollars (\$750.00), whichever is greater, at the time of sale, with the balance immediately due and payable upon expiration of the time allowed for filing upset bids. This sale is SUBJECT to upset bid which may be made with the Clerk of Superior Court in the manner provided by law.

This the 31st day of August, 2010.

Trustee Services, Inc., Trustee 10 SP 859

September 21, 28, 2010

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