



FURIOUSLY SUCCESSFUL YEAR...The Westfield Fury Girls U-12 soccer team just completed a very successful year. Pictured, left to right, are: front row: Stephanie Rowe, Alexandra Pecora, Kathryn Donovan, Ava Scheininger, Nina Brownstone, Arielle Wegbriet and Sari Schwartz; middle row, Samantha McKay, Alison Lambert, Hannah Wharam, Caitlin Burke, Kelly Seeger, Crista Ricci, Paige Geraghty, Gabrielle O'Leary, Allie Kehler and Gina Polizzano; back row, Assistant Coaches Richard Rowe and Bob Wharam and Head Coach Karen O'Leary.

SP-F Diamondbacks Destroy Reds, 12-2, in Youth Baseball

On June 8, the Diamondbacks of the Scotch Plains-Fanwood Youth Baseball Association major division closed out their regular season with a 12-2, victory over the Reds. The Diamondbacks, winners of eight of their last nine games will face off against the Dodgers today in the first round of the National League playoffs.

Jimmy Burke got the win for the D's backs as he pitched a stellar game collecting eight strikeouts in three innings. He was relieved by Mike Bello who was equally impressive over the final three frames.

Courtney Bifani continued to sparkle at first base as she made several key plays. Joseph Del Prete,

Paul Longson and Philip Rosenkrantz were smooth in the outfield chasing down balls and holding the Reds to no extra base hits. Ryan Ayala and Dylan McMahon did a solid job sharing the duties at third base.

Offensively, Bello paced the Diamondbacks with two hits, three RBI and two runs scored. Adam Brous, Burke and Rosenkrantz each had a hit and an RBI. Longson stroked a single and scored a run. Joe Sette scored twice, with Danny Jones, Del Prete and Ayala all crossing the plate once. The D's backs were very aggressive on the bases as they swiped 19 bags. Brous, Del Prete, Burke and Bello all recorded thefts of home.

St. Bart's Oldtimers Men's Softball League Results:

(JUNE 7)

ANGELS DIVISION:

TEAM	W	L
St. Blaise	3	3
St. Jude	3	3
St. Joseph	2	2
St. Anne	0	5
St. Paul	0	6

SAINTS DIVISION:

TEAM	W	L
St. Patrick	6	0
St. Louis	5	1
St. Thomas	5	1
St. Michael	3	2
St. James	1	5

St. Louis 8, St. Blaise 5
St. Louis scored four runs in the top of the seventh inning to steal the victory. Keith Gibbons led the team to victory. Gary Cardinale and Tom Rutkowski had a pair of hits. For St. Blaise, Frank Pepe, Marc Riesberg and Tommy Maher had two hits apiece.

St. Patrick 5, St. James 4
St. Patrick scored a run in the bottom of the seventh to keep their record perfect. Matt Hoelzel scored the winning run. Karl Mende and Tom Reade had a pair of hits. For St. James, Bob Elmi, Tony Perconte and Jimmy Hoelzel had two hits.

Diamondbacks Tackle SP-F Giants, 12-1
The Diamondbacks of the Scotch Plains-Fanwood Youth Baseball Association major division combined timely hitting, aggressive base running, solid defense and dominant pitching to top the Giants, 12-1, on June 4.

Mike Bello started on the mound and earned the win. Jimmy Burke relieved in the fourth inning to shut the door on the Giants. Courtney Bifani collected seven putouts at first base. Joseph Del Prete, Dylan McMahon, Paul Longson and Dan Gilman performed well in the outfield.

Burke went 3-for-4 with a double and three RBI. Joe Sette was a perfect 2-for-2 with a triple and three RBI. Adam Brous and Del Prete each knocked in a run on two hits while Bello, who also collected two hits, drove in two. Longson scored twice and Bifani crossed the plate once with Danny Jones and McMahon collecting an RBI each.



LEAGUE BASKETBALL CHAMPS...The 5th grade Westfield traveling basketball team won the Garden State Basketball League title for the second year in a row. Pictured, left to right, are: Dean Thompson, Greg Mucci, David Pular, Michael Carpetto and Michael Irving; middle row, Josh Firestone, Chuck Laird, Chris Sheehan, Michael Lessner, Jake Fox and Brendan Burgdorf; top row, Assistant Coach G. Fox, Head Coach J. Pular and Assistant Coach S. Laird.

Westfield 5th Graders Win Basketball Title

The 5th grade Westfield traveling basketball team recently completed play in the Garden State Basketball League. For the second year in a row, the team won the playoffs and captured the championship.

Westfield topped undefeated Corpus Christi, 54-44, in the finals. Westfield never trailed in the game and played its best game of the year. Greg Mucci led the Westfield fifth graders with 16 points. David Pular had 12 and Michael Lessner had 10. Other major contributors were Michael Irving and Brendan Burgdorf.

The team had an excellent year overall and played very well as a team. Other players who played excellently throughout the year included: Josh Firestone, Chuck Laird, Jake Fox, Michael Carpetto, Chris Sheehan, Dean Thompson and Matt Fecher.

SP-F Soccer Jazz Top Rolling Hills Rascals

The Scotch Plains-Fanwood Jazz girls' inter-city soccer team evened their regular season record at 5-5 with a thrilling, 1-0, victory over the Rolling Hills Rascals on June 8.

The only goal was set up when Becca McGuire sent a clearing pass up to Hallie Mintz on the left wing. Mintz made a dazzling move by two dazed defenders and rocketed a shot past the Rascal goalie with under five minutes to play. The Jazz kept the ball in their offensive end with Meg Kelly and Staci Goldberg keeping pressure on the Rascals. Becky Lundgren made a save on a final Rolling Hills rush to preserve the shutout.

In the first half Jazz goalie Kristen Henkels made the save of the game with a sensational leaping stop of a Rascal shot. Throughout the game the Jazz defense was solid as Jess Churgin and Katie Van Haasteren kept the Rascals from rolling.

The Jazz will go for the 100th victory of its six years as a team, this Sunday at the Monroe Township Soccerama.

PUBLIC NOTICE TOWNSHIP OF SCOTCH PLAINS

NOTICE IS HEREBY GIVEN that the following proposed bond ordinance was introduced and passed on first reading at a meeting of the Township Council of the Township of Scotch Plains, in the County of Union, State of New Jersey, held on the 11th day of June, 2002, and that said ordinance will be taken up for further consideration for final passage at the meeting of said Township Council to be held in the Council Chambers in the Township Hall, 430 Park Avenue, Scotch Plains, New Jersey, on the 25th day of June, 2002, at 8:00 P.M., or as soon thereafter as said matter can be reached, at which time and place all persons who may be interested therein will be given an opportunity to be heard concerning the same.

A copy of this ordinance has been posted on the Bulletin Board upon which public notices are customarily posted in the Township Hall of the Township, and a copy is available up to and including the time of such meeting to the members of the general public of the Township who shall request such copies, at the office of the Clerk in said Township Hall in Scotch Plains, New Jersey.

Barbara Riepe
Township Clerk
Township of Scotch Plains
County of Union
State of New Jersey

PUBLIC NOTICE TOWNSHIP OF SCOTCH PLAINS

NOTICE IS HEREBY GIVEN that the following proposed bond ordinance was introduced and passed on first reading at a meeting of the Township Council of the Township of Scotch Plains, in the County of Union, State of New Jersey, held on the 11th day of June, 2002, and that said ordinance will be taken up for further consideration for final passage at the meeting of said Township Council to be held in the Council Chambers in the Township Hall, 430 Park Avenue, Scotch Plains, New Jersey, on the 25th day of June, 2002, at 8:00 P.M., or as soon thereafter as said matter can be reached, at which time and place all persons who may be interested therein will be given an opportunity to be heard concerning the same.

A copy of this ordinance has been posted on the Bulletin Board upon which public notices are customarily posted in the Township Hall of the Township, and a copy is available up to and including the time of such meeting to the members of the general public of the Township who shall request such copies, at the office of the Clerk in said Township Hall in Scotch Plains, New Jersey.

Barbara Riepe
Township Clerk
Township of Scotch Plains
County of Union
State of New Jersey

BOND ORDINANCE TO AUTHORIZE THE UNDERTAKING OF VARIOUS ROAD AND STORM WATER DRAINAGE IMPROVEMENTS IN, BY AND FOR THE TOWNSHIP OF SCOTCH PLAINS, IN THE COUNTY OF UNION, STATE OF NEW JERSEY, TO APPROPRIATE THE SUM OF \$1,500,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

BE IT ORDAINED by the Township Council of the Township of Scotch Plains, in the County of Union, State of New Jersey, as follows:

Section 1. The Township of Scotch Plains, in the County of Union, State of New Jersey (the "Township") is hereby authorized to undertake various road and storm water drainage improvements at various locations in the Township, as set forth on a list prepared by the Director of Public Property, the Township Manager and the Township Engineer, and placed on file or to be placed on file with the Township Clerk, and hereby approved as set forth herein in full. Depending upon the contract price and other exigent circumstances, and upon approval by the Township Council, there may be additions to or deletions from the aforesaid list. Said improvements shall include all work, materials and appurtenances necessary and suitable therefor. It is hereby determined and stated that said roads being improved are of "Class B" or equivalent construction as defined in Section 22 of the Local Bond Law (Chapter 2 of Title 40A of the New Jersey Statutes, as amended; the "Local Bond Law").

Section 2. The sum of \$1,500,000 is hereby appropriated to the payment of the cost of making the improvements described in Section 1 hereof (hereinafter referred to as "purpose"). Said appropriation shall be met from the proceeds of the sale of the bonds authorized by and the down payment appropriated by this ordinance. Said improvements shall be made as general improvements and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) said purpose is not a current expense of said Township, and (2) it is necessary to finance said purpose by the issuance of obligations of said Township pursuant to the Local Bond Law, and (3) the total estimated cost of said purpose is \$1,500,000, and (4) \$75,000 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$1,425,000, and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$200,000 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 20 of the Local Bond Law.

Section 4. It is hereby determined and stated that moneys exceeding \$75,000, appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said Township, are now available to finance said purpose. The sum of \$75,000 is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said Township of an aggregate principal amount not exceeding \$1,425,000 are hereby authorized to be issued pursuant to the Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said Township of an aggregate principal amount not exceeding \$1,425,000 are hereby authorized to be issued pursuant to the Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within limitations prescribed by the Local Bond Law. Each of said bond anticipation notes shall be signed by the Mayor and by a financial officer and shall be under the seal of said Township and attested by the Township Clerk or Deputy Township Clerk. Said officers are hereby authorized to execute said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Chief Financial Officer who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of ten years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by the Local Bond Law has been duly made and filed in the office of the Township Clerk of said Township, and that such statement so filed shows that the gross debt of said Township, as defined in Section 43 of the Local Bond Law, is increased by this ordinance by \$1,425,000 and that the issuance of the bonds and notes authorized by this ordinance will be within all debt limitations prescribed by said Local Bond Law.

Section 10. Any funds received from the County of Union, the State of New Jersey or any of their agencies or any funds received from the United States of America or any of its agencies in aid of such purpose, shall be applied to the payment of the cost of such purpose, or, if bond anticipation notes have been issued, to the payment of the bond anticipation notes, and the amount of bonds authorized for such purpose shall be reduced accordingly.

Section 11. The capital budget is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency therewith and the resolutions promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director, Division of Local Government Services, is on file with the Township Clerk and is available for public inspection.

Section 12. The Township intends to issue the bonds or notes to finance the cost of the improvements described in Section 1 of this bond ordinance. If the Township incurs such costs prior to the issuance of the bonds or notes, the Township expects to reimburse itself for such expenditures with the proceeds of such bonds or notes in the maximum principal amount of bonds or notes authorized by this bond ordinance.

Section 13. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this ordinance. Said obligations shall be direct, unlimited and general obligations of the Township, and the Township shall levy ad valorem taxes upon all the taxable real property within the Township for the payment of the principal of and interest on such bonds and notes, without limitation as to rate or amount.

Section 14. This ordinance shall take effect twenty days after the first publication thereof after final passage.

1 T - 6/13/02, The Times Fee: \$198.90

BOND ORDINANCE TO AUTHORIZE THE UNDERTAKING OF VARIOUS PARK AND RECREATION IMPROVEMENTS IN, BY AND FOR THE TOWNSHIP OF SCOTCH PLAINS, IN THE COUNTY OF UNION, STATE OF NEW JERSEY, TO APPROPRIATE THE SUM OF \$950,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

BE IT ORDAINED by the Township Council of the Township of Scotch Plains, in the County of Union, State of New Jersey, as follows:

Section 1. The Township of Scotch Plains, in the County of Union, State of New Jersey (the "Township") is hereby authorized to undertake various park and recreation improvements in, by and for the Township consisting of (A) the improvement of various athletic fields, basketball courts and recreation facilities and the making of various site and other improvements at Jerseyland Park and Farley Park, (B) the construction of a new park on Township-owned property located at 2435 Plainfield Avenue, including the provision of athletic fields, rest rooms, a parking lot and other improvements, and (C) the renovation of basketball and tennis courts, installation of fencing and the making of various site and other improvements at Kramer Manor Park. Said improvements shall include all work, materials and appurtenances necessary and suitable therefor.

Section 2. The sum of \$950,000 is hereby appropriated to the payment of the cost of making the improvements described in Section 1 hereof (hereinafter referred to as "purpose"). Said appropriation shall be met from the proceeds of the sale of the bonds authorized by and the down payment appropriated by this ordinance. Said improvements shall be made as general improvements and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) said purpose is not a current expense of said Township, and (2) it is necessary to finance said purpose by the issuance of obligations of said Township pursuant to the Local Bond Law (Chapter 2 of Title 40A of the New Jersey Statutes, as amended; the "Local Bond Law"), and (3) the total estimated cost of said purpose is \$950,000, and (4) \$46,000 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$904,000, and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$75,000 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 20 of the Local Bond Law.

Section 4. It is hereby determined and stated that the sum of \$46,000 in the Township's Municipal Open Space Recreation Trust Fund is now available to serve as the down payment on said purpose. The sum of \$46,000 is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said Township of an aggregate principal amount not exceeding \$904,000 are hereby authorized to be issued pursuant to the Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said Township of an aggregate principal amount not exceeding \$904,000 are hereby authorized to be issued pursuant to the Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within limitations prescribed by the Local Bond Law. Each of said bond anticipation notes shall be signed by the Mayor and by a financial officer and shall be under the seal of said Township and attested by the Township Clerk or Deputy Township Clerk. Said officers are hereby authorized to execute said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Chief Financial Officer who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of fifteen years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by the Local Bond Law has been duly made and filed in the office of the Township Clerk of said Township, and that such statement so filed shows that the gross debt of said Township, as defined in Section 43 of the Local Bond Law, is increased by this ordinance by \$904,000 and that the issuance of the bonds and notes authorized by this ordinance will be within all debt limitations prescribed by said Local Bond Law.

Section 10. Any funds received from the County of Union, the State of New Jersey or any of their agencies or any funds received from the United States of America or any of its agencies in aid of such purpose, shall be applied to the payment of the cost of such purpose, or, if bond anticipation notes have been issued, to the payment of the bond anticipation notes, and the amount of bonds authorized for such purpose shall be reduced accordingly.

Section 11. The capital budget is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency therewith and the resolutions promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director, Division of Local Government Services, is on file with the Township Clerk and is available for public inspection.

Section 12. The Township intends to issue the bonds or notes to finance the cost of the improvements described in Section 1 of this bond ordinance. If the Township incurs such costs prior to the issuance of the bonds or notes, the Township expects to reimburse itself for such expenditures with the proceeds of such bonds or notes in the maximum principal amount of bonds or notes authorized by this bond ordinance.

Section 13. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this ordinance. Said obligations shall be direct, unlimited and general obligations of the Township, and the Township shall levy ad valorem taxes upon all the taxable real property within the Township for the payment of the principal of and interest on such bonds and notes, without limitation as to rate or amount.

Section 14. This ordinance shall take effect twenty days after the first publication thereof after final passage.

1 T - 6/13/02, The Times Fee: \$197.88

PUBLIC NOTICE

SHERIFF'S SALE
SUPERIOR COURT OF NEW JERSEY, CHANCERY DIVISION, UNION COUNTY, DOCKET NO. F-15920-98
ACCUBANC MORTGAGE CORPORATION, PLAINTIFF vs. EDGAR RODRIGUEZ, ET AL., DEFENDANT.
CIVIL ACTION, WRIT OF EXECUTION, DATED NOVEMBER 15, 2000 FOR SALE OF MORTGAGED PREMISES.
By virtue of the above-stated writ of execution to me directed I shall expose for sale by public vendue, at the Union County Administration Building, 1st Floor, 10 Elizabethtown Plaza, Elizabeth, New Jersey on WEDNESDAY THE 19TH DAY OF JUNE A.D., 2002 at two o'clock in the afternoon of said day. All successful bidders must have 20% of their bid available in cash or certified check at the conclusion of the sales.

The judgment amount is ONE-HUNDRED TWENTY FIVE THOUSAND FIVE-HUNDRED SIXTY FOUR & 25/100 (\$125,564.25).

CONCISE DESCRIPTION
Municipality: Elizabeth
Street Address: 10 West End Place
Tax Lot: 1560
Tax Block: 13
Approximate dimensions: 150.90 feet x 35.50 feet x 159.15 feet x 36.50 feet
Nearest cross street: Murray Street.

There is due approximately the sum of ONE-HUNDRED FIFTY THOUSAND NINE-HUNDRED THIRTY SIX & 73/100 (\$150,936.73) together with lawful interest and costs.

There is a full legal description on file in the Union County Sheriff's Office.

The Sheriff reserves the right to adjourn this sale.

RALPH FROEHLICH
SHERIFF

PUBLIC NOTICE
SHERIFF'S SALE
SUPERIOR COURT OF NEW JERSEY, CHANCERY DIVISION, UNION COUNTY, DOCKET NO. F-12702-01
COUNTRYWIDE HOME LOANS, INC., PLAINTIFF vs. DELIA RODRIGUEZ, DEFENDANT.
CIVIL ACTION, WRIT OF EXECUTION, DATED FEBRUARY 25, 2002 FOR SALE OF MORTGAGED PREMISES.
By virtue of the above-stated writ of execution to me directed I shall expose for sale by public vendue, at the Union County Administration Building, 1st Floor, 10 Elizabethtown Plaza, Elizabeth, New Jersey on WEDNESDAY THE 3RD DAY OF JULY A.D., 2002 at two o'clock in the afternoon of said day. All successful bidders must have 20% of their bid available in cash or certified check at the conclusion of the sales.

The judgment amount is ONE-HUNDRED SIXTY NINE THOUSAND FOUR-HUNDRED SEVENTY THREE & 91/100 (\$169,473.91).

The property to be sold is located in the CITY OF ELIZABETH, NEW JERSEY 07201, County of UNION and State of New Jersey.

Commonly known as: 536 LIDGERWOOD AVENUE, ELIZABETH, NEW JERSEY 07201.
Tax Lot No. 856 in Block No. 4
Dimension of Lot: approximately 39.00 feet wide by 100.00 feet long
Nearest Cross Street: South Elmora Avenue.

Situated at a point on the southeasterly side of Lidgerwood Avenue distance approximately 119.10 feet northeasterly from its intersection with the northeasterly side-line of South Elmora Avenue.

There is due approximately the sum of ONE-HUNDRED EIGHTY ONE THOUSAND EIGHT-HUNDRED EIGHTY NINE & 07/100 (\$181,889.07) together with lawful interest and costs.

There is a full legal description on file in the Union County Sheriff's Office.

The Sheriff reserves the right to adjourn this sale.

RALPH FROEHLICH
SHERIFF

PUBLIC NOTICE
SHERIFF'S SALE
SUPERIOR COURT OF NEW JERSEY, CHANCERY DIVISION, UNION COUNTY, DOCKET NO. F-1287-01
HOMESIDE LENDING, INC., PLAINTIFF vs. CYNTHIA GARCIA AND MR. GARCIA, HER HUSBAND; ET ALS., DEFENDANT.
CIVIL ACTION, WRIT OF EXECUTION, DATED JUNE 5, 2001 FOR SALE OF MORTGAGED PREMISES.
By virtue of the above-stated writ of execution to me directed I shall expose for sale by public vendue, at the Union County Administration Building, 1st Floor, 10 Elizabethtown Plaza, Elizabeth, New Jersey on WEDNESDAY THE 3RD DAY OF JULY A.D., 2002 at two o'clock in the afternoon of said day. All successful bidders must have 20% of their bid available in cash or certified check at the conclusion of the sales.

The judgment amount is ONE-HUNDRED EIGHTY FOUR THOUSAND TWO-HUNDRED NINETY & 26/100 (\$184,290.26).

The property to be sold is located in the CITY OF ELIZABETH in the County of UNION, and the State of New Jersey.
LOT 311 QUAL. W03, BLOCK 3 COMMONLY KNOWN AS 450 EAST JERSEY STREET, ELIZABETH, NEW JERSEY 07206
Dimensions of the Lot are (Approximately) 100 feet wide by 25 feet long.
Nearest Cross Street: Situated on the SOUTHWESTERLY side of EAST JERSEY STREET, 150 feet from the SOUTHEASTERLY side of FIFTH STREET.

There is due approximately the sum of TWO-HUNDRED ELEVEN THOUSAND NINE-HUNDRED EIGHTY SEVEN & 33/100 (\$211,987.33) together with lawful interest and costs.

There is a full legal description on file in the Union County Sheriff's Office.

The Sheriff reserves the right to adjourn this sale.

RALPH FROEHLICH
SHERIFF

PUBLIC NOTICE
SHERIFF'S SALE
SUPERIOR COURT OF NEW JERSEY, CHANCERY DIVISION, UNION COUNTY, DOCKET NO. F-1287-01
HOMESIDE LENDING, INC., PLAINTIFF vs. CYNTHIA GARCIA AND MR. GARCIA, HER HUSBAND; ET ALS., DEFENDANT.
CIVIL ACTION, WRIT OF EXECUTION, DATED JUNE 5, 2001 FOR SALE OF MORTGAGED PREMISES.
By virtue of the above-stated writ of execution to me directed I shall expose for sale by public vendue, at the Union County Administration Building, 1st Floor, 10 Elizabethtown Plaza, Elizabeth, New Jersey on WEDNESDAY THE 3RD DAY OF JULY A.D., 2002 at two o'clock in the afternoon of said day. All successful bidders must have 20% of their bid available in cash or certified check at the conclusion of the sales.

The judgment amount is ONE-HUNDRED EIGHTY FOUR THOUSAND TWO-HUNDRED NINETY & 26/100 (\$184,290.26).

The property to be sold is located in the CITY OF ELIZABETH in the County of UNION, and the State of New Jersey.
LOT 311 QUAL. W03, BLOCK 3 COMMONLY KNOWN AS 450 EAST JERSEY STREET, ELIZABETH, NEW JERSEY 07206
Dimensions of the Lot are (Approximately) 100 feet wide by 25 feet long.
Nearest Cross Street: Situated on the SOUTHWESTERLY side of EAST JERSEY STREET, 150 feet from the SOUTHEASTERLY side of FIFTH STREET.

There is due approximately the sum of TWO-HUNDRED ELEVEN THOUSAND NINE-HUNDRED EIGHTY SEVEN & 33/100 (\$211,987.33) together with lawful interest and costs.

There is a full legal description on file in the Union County Sheriff's Office.

The Sheriff reserves the right to adjourn this sale.

RALPH FROEHLICH
SHERIFF

PUBLIC NOTICE

NOTICE TO CREDITORS
Estate of: ANN R. MC ELROY, Deceased
Pursuant to the order of James S. LaCorte, Surrogate of the County of Union, made on the 7TH day of JUNE, A.D. 2002, upon the application of the undersigned, as EXECUTOR of the estate of said deceased, notice is hereby given to the creditors of said deceased to exhibit to the subscriber under oath or affirmation their claims and demands against the estate of said deceased within six months from the date of said order, or they will be forever barred from prosecuting or recovering the same against the subscriber.

JUDITH KANE
EXECUTOR

ATTORNEYS
DONALD D. VANARELLI
211 NORTH AVENUE
WESTFIELD, NEW JERSEY 07090
1 T - 6/13/02, The Leader Fee: \$19.89

PUBLIC NOTICE

NOTICE TO CREDITORS
Estate of: FLORENCE H. VAN DELLEN, Deceased
Pursuant to the order of James S. LaCorte, Surrogate of the County of Union, made on the 7TH day of JUNE, A.D. 2002, upon the application of the undersigned, as EXECUTOR of the estate of said deceased, notice is hereby given to the creditors of said deceased to exhibit to the subscriber under oath or affirmation their claims and demands against the estate of said deceased within six months from the date of said order, or they will be forever barred from prosecuting or recovering the same against the subscriber.

ANN H. DAWSON AND
BRUCE E. DAWSON
EXECUTOR

ATTORNEYS
NICHOLS, THOMPSON, PEEK & PHELAN
210 ORCHARD STREET
P.O. BOX 2038
1 T - 6/13/02, The Leader Fee: \$22.44

PUBLIC NOTICE

SHERIFF'S SALE
SUPERIOR COURT OF NEW JERSEY, CHANCERY DIVISION, UNION COUNTY, DOCKET NO. F-1287-01
HOMESIDE LENDING, INC., PLAINTIFF vs. CYNTHIA GARCIA AND MR. GARCIA, HER HUSBAND; ET ALS., DEFENDANT.
CIVIL ACTION, WRIT OF EXECUTION, DATED JUNE 5, 2001 FOR SALE OF MORTGAGED PREMISES.
By virtue of the above-stated writ of execution to me directed I shall expose for sale by public vendue, at the Union County Administration Building, 1st Floor, 10 Elizabethtown Plaza, Elizabeth, New Jersey on WEDNESDAY THE 3RD DAY OF JULY A.D., 2002 at two o'clock in the afternoon of said day. All successful bidders must have 20% of their bid available in cash or certified check at the conclusion of the sales.

The judgment amount is ONE-HUNDRED EIGHTY FOUR THOUSAND TWO-HUNDRED NINETY & 26/100 (\$184,290.26).

The property to be sold is located in the CITY OF ELIZABETH in the County of UNION, and the State of New Jersey.
LOT 311 QUAL. W03, BLOCK 3 COMMONLY KNOWN AS 450 EAST JERSEY STREET, ELIZABETH, NEW JERSEY 07206
Dimensions of the Lot are (Approximately) 100 feet wide by 25 feet long.
Nearest Cross Street: Situated on the SOUTHWESTERLY side of EAST JERSEY STREET, 150 feet from the SOUTHEASTERLY side of FIFTH STREET.

There is due approximately the sum of TWO-HUNDRED ELEVEN THOUSAND NINE-HUNDRED EIGHTY SEVEN & 33/100 (\$211,987.33) together with lawful interest and costs.

There is a full legal description on file in the Union County Sheriff's Office.

The Sheriff reserves the right to adjourn this sale.

RALPH FROEHLICH
SHERIFF