chance of

thunder-

84F.

storms. High

conference re-set July 29.

Perfecto G. Garcia, court trial, operating on suspended license, guilty plea, \$100 and costs, show cause order August 26: cancelled et al.

operators license, merged with charge 1.
Todd C. Gates, court trial, operating vehicle under influence alcohol/drugs, guilty plea, \$200 fine, \$250 DUI fee, ADE school, suspended license

scattered

thunder

storms

Mon 7/21 7/22 7/20 7/18 7/19 2 88/66 87/66 88/65 86/67 Partly cloudy More clouds Mix of sun Mostly Variable and clouds. with a stray cloudy with than sun. clouds with a

Highs in the

upper 80s

and lows in

the mid 60s

and lows in the mid 60s

alcohol months in jail, probation arraignment, alcohol months in jail, probation intoxication, paid in full.

Monica Prater Davis,
arraignment, speeding, failureto expect.

eceiving stolen property, 6 nonths in jail, probation

hearing, paid in full. Hubert Raymond Fritts.

show cause hearing, show cause order August 21. Ronnie M. Gee, show cause

Highs in the

upper 80s

thunder-

storm

To sponsor the weather call Brad at 1-800-247-6442.

hour, sustained degant, National City Morbage Company.vs. Darrell Glass et al, motion 160tr, sustained default judgment. Roscoe Howard et al, pretrial conference, agreed order to be submitted. James William Thomas vs.

motion hour, sustained by judgment.
Karvel Jo-Lynn Barnett vs.
Bobby Keith Barnett, motion hour, final hearing August 21, order to be submitted.
Mathew W. Hughes vs.



ON THE RECORD

Nicholas

lose Gerardo Grimaldo Villasana, show cause hearing, alcohol intoxication, bench warrant, failure to

appear.

James Arthur Howard,
other hearing, show cause
order August 12.

Jeremy E. Hughes, pretrial

confirme of paid, motion to dismissed. Joseph, court trial reckless, no perstants with the post of paid to the paid to Smoon of the searched, operating ventices under influence alcoholdrugs, operating ventices under influence alcoholdrugs, order to be aubunited.

Search Howard et al., pertial conference, agreed grid to great a conference, agreed of the search of the sear

July 22.

Ricky Ray Peters Jr.,
sentencing, 30 days in jail no
imposed, show cause order

August 26.
Ricky Ray Peters Jr.,
pretrial conference, no
insurance, no KY registration
relates. August 26.

Donnita Hughes, domestic, hearing July 17, order to be bearing July 17, order to be submitted.

Duane Edward Osborne vs. condition of maintaining person Lynn Osborne, Smith. other hearing, probation on modition of maintaining of the condition of the conditio

insurance, no KY registration plates, August 26. Ricky Ray Peters Jr., Peters hearing, review hearing July
17.
Woodrow Carpenter Jr.
pretrial conference, receiving stolen property, guilty plea, sentencing July 17.
Jeffrey Dunn, sentencing, 6

register transacer, possession open alcohol container in vehicle, operating vehicle, under influence alcohol/drugs, bench trial July 29.
Kirk L. Smith, other hearing, show cause order Against J. Smith, other hearing, show cause order August 19.

August 19. David W. Thornsburg,

David W. Inornsourg, pretrial conference, operating vehicle under influence alicohol/drugs, pretrial conference July 15. George A. Watkins Jr., other hearing, contempt hearing July 29. George Allen Watkins Jr.,

George Allen Watkin other hearing, failur

appear.
George Watkins Jr., other hearing, contempt hearing July 29.
Thomas Henry Watkins, preliminary hearing, assault, preliminary hearing July 8.
Thomas W. Whirls, pretrial conference, no insurance,

conference, no insurance, pretrial conference July 22. Christopher Wayne Davis,

PENTAGON FROM

And the proposals are stimpny to the ambitious agends of an administration that believes there are too many strings binding the powers of the executive branch and preventing sensible management of the federal On Capitol Hill, the proposals have already raised

proposals have already raused eyebrows.

"Most of these oversight devices have not form and reverse the property of the property of the property of the property of the defense buildups of the Vietnam and Reagan eras, said Rep. John M. Spratt Jr. of South Carolina, the ranking bemore the property of th

or greater oversight on our part and greater clarity on the part of the DOD. As you spend more money and you spend more money on new systems, you want more oversight of those systems, more baselines fo measure against, not fewer. It's of concern to me that this administration is asking for

It's of concern to me that this administration is asking for more money battless countability. The Rumsfeld Pentagon is hardly the first to complain about Congress. In an agency so minense, with a budget so vast, the tension between efficiency to be a supplementation of the control of the c stands out in several regards, according - to senior administration officials and

defense analysts.
It is driven by an administration that has been loath to share information with Congress and the public and has openly chafed at oversight, fueling suspicions about its motives on Capitol Hill.

sarraignment, speeding, faitureto appear.
07-02-02
Sandra Crayyard vs. Robert
Crayyard M. Sandra Crayyard vs. Robert
Crayyard M. Tarraign Sandra Crayyard M. Sandra Crayyard M. Sandra Crayyard M. Sandra Crayyard M. Sandra M. Hill.

Although previous

Pentagon efforts have focused
on cutting red tape and
changing internal
management practices, this decree Equire-dit Corp. of KY vs. David Reynolds, et al, motion to-onfirm order, order to be submitted. nanagement practices, this nitiative is part of a larger fundamentally alter relationship between executive branch agencies and Congress, senior administration officials said, "The interest was not restricted to DOD. The vice

was interested.

Secretary Rumsfeld did yeithin the government who yeoman works in raising the attention level on a lot of concerns. "Sin O'Keefe, who as deputy director of the O'ffice of Management and Budget until last year was the that circulated among agencies last summer. Critics any that the administration's sweeping agends for change such as the concerns a concerns and the concerns a concerns a concerns a concern the concern the concerns a concern the concerns a concern the concerns a co

Williams, former director of mational security studies for the Congressional budget the large of the Congressional budget the search of the Congressional budget the search of the searc





COMMONWEALTH OF KENTLICKY

John N. 'Allison',
arraignment, operating
vehicle under influence
alcohol/drugs, not guilty plea,
pretrial conference July 22.
Estate of: Ralph
Brookshire, probate hearing,
will admitted, order entered.
Marvin Bailey, show cause
hearing, contempt hearing
July 22.

of an In Rem Judgment and Order of Sale of the Nicholas Circuit Court ent by virtue of an in Hem. Judgment and Ordier of Salar of the Necholas Circial Court entered in the above syle on on Jun 19, 2002, and to make enough money to sailsty skill pudgment in an accost in the Stobward property. 2002, with paid price a release five of \$100, pilot late charges in the amount of \$1140A, pilot as more advance in the amount of \$91.35, and \$1181.25 through February 1, 2002, pilot saler charges in the deem amount of \$2 29 from February 1, 2002, until paid, pilot a release fee of \$9.00, pilot later charges in the count of \$5.00 pilot source out of \$5.00 pilot saler charges in the provided jo said judgment, the undersigned Master Commissioner will on the 27th styl of July, 2002, at out the hour of 1000 and at the Necholase Courty Courthouser, Carthie, Kertenburg, Crief for said as the vice of the count of \$2.00 pilot said provided to the count of \$2.00 pilot said charges in the out the hour of 1000 and at the Necholase Courty Courthouser, Carthie, Kertenburg, feel for said as the vice of the said provided to the said of the said of the said of the said of the vice of the said of the vice of the said of the said of the said of the said of the vice of the said of the said of the said of the said of the vice of the said of the said of the said of the said of the vice of the said of the said of the said of the vice of the said of the said of the said of the said of the vice of the said of the said of the said of the said of the vice of the said of the vice of the said of the fter set out to the highest and best bidder that property in Nicholas County, Kentucky, and more particular

Fork Creek, a short distance south west of the City of Carlisle, and is bounded as follows:

For Creek, a short distant/spotout wear or the City or cannise, and is obtained as follows. "On the North by the Carlisle and Jackstown Turnighe (now State Highway #13); on the East by the land of W.G.P. Ledford (now John G. Hall and Christine Hall) and on the Southwest by the lot of Rena Campbell (now Hicks); said lot fronts on said Turnpike Road 75 feet and runs back 150 feet in depth.

In a understood that we owners or the property adjourning one property have the SAME FLOOR OF PASSWAY located between the lot herein conveyed and the other lot adjoining this property as set out and given in a deed dated April 17, 1909 and recorded in Deed Book 25, Page 245 of the Nicholas County Clerk's Office, \(\frac{1}{2}\) for M.J. Rees and wife to Sara Brashears; and adjacent lot now owned by William C. Hicks."

in the sale of the above described property, the purchase price shall be payable as follows: In cash or w deposit of ten per cent (10%) of the purchase price with the balance on credit of sixty (60) days. If the purcha ice is not paid in full, the successful bidder shall give bond with good and sufficient surety thereon for t imaining part of the purchase price; said bond to have the same force and effect as a judgment and to be a lie a dropperty and to bear interest at the rate of twelve (12%) percent per annum from the date of sale unit aid, which bond and accrued interest can be paid before malunity.

Said property shall be sold as a whole "as is" and free and clear of all liens, encumbrances and inte e parties herein but shall be sold subject to:

(a) 2002 and subsequent ad valorem property taxes which shall be paid by the purchase

(b) Legal highways, easements, restrictions and stipulations of record affecting said property, and all gove nental laws and regulations affecting same;

(c) Assessments for public improvements levied against the property

(d) Any state of facts that could be disclosed by an accurate survey or inspection of the property.

The Court and the Master Commissioner shall not be deemed to have warranted title to any purchast Possession of the property and deed will be delivered to the purchaser upon full payment of the purchase prix and confirmation of the sale and approval of the deed by the Court. The risk of loss on the improvements of aid property passes to the purchaser at time of failvery of the Master Commissioner's Deed to said purchast.

Joseph H. Conley, Master Commissione Nicholas Circuit Cou

ON THE RECORD

Darrin George, show cause hearing, contempt hearing August 5. Charlotte Rae Guffey at

August 5.

Charlotte Rae Guffey, show cause hearing, show cause order August 12.

Billy Jay Hall Jr., show

to appear.

August f.

Edgar A. Carson.

Paniel Moreno,

arraignment, theft by

deception, restitution paid,
gdilty plea, \$10 and costs,

and consumer of August 10

Timothy Wayne Pierce,

find the August for the Augu

NATIONAL CITY MORTGAGE COMPANY

ARRELL GLASS A/K/A JOHN DARRELL GLASS, ET AL

Donny A. Curtis, review, no operators litense, no insurance, bench warrant, failure to appear. Charlotte M. English, arraignment, 3 counts of criminal possessaion forged instrument, preliminary hearing August 5.

Louis Guillen, arraignment, hunt/fish/traffic without

cause hearing, show cause order August 12.

Billy Jay Hall Jr., show cause order July 22.

Billy Jay Hall Jr., show cause order July 22.

Billy Jay Hall Jr., show cause order July 22.

Billy Jay Hall Jr., show cause order July 22.

Billy Jay Hall Jr., show cause order July 23.

Cause hearing, show cause order July 24.

Cause hearing, show cause order July 25.

Cause hearing, show cause order July 26.

Cause hearing, show cause order July 27.

Cause hearing, show cause order July 28.

Cause hearing, show cause order July 28.

Sikicky Jay Peters Jr., show cause order July 29.

Janes R. Mann, Tarigment, orderes giving order July 29.

Janes R. Mann, Tarigment, a failure to poper.

Jason D. Lambert, July 29.

Janes R. Mann, Tarigment, a failure to poper.

Jason D. Lambert, July 29.

Janes R. Mann, Tarigment, a failure to poper.

Jason D. Lambert, July 29.

Janes R. Mann, Tarigment, a failure to poper.

Allen Goerge Marchetti, demand July 29.

Allen Goerge Marchetti, demand July 29.

Allen Goerge Marchetti, demand July 29.

William M. Skelton, evident or speed and providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the by unlawful a traingung to the providence of the

cause hearing, failure to page and the page

In this Ordinance the City of Carlisle dedicated nine (9) parcels of property it obtained in the horseyville Redevelopment Project CDBG 8B-97-DC-21-0001(037), to be known as "Vanlandingham Park", it cognition of and to honor the thirty five (35) years of public works service to the City by City Superintenden immy Glayle Vanlandingham. The property is approximately 3.027 acres and is bounded on the north by TT

allified right of the state of

CERTIFICATE:

COMMONWEALTH OF KENTUCKY NICHOLAS CIRCUIT COURT

By virtue of a Judgment and Order of Sale of the Nicholas Circuit Court entered in the above styled action of

July 3, 2002, and to make enough money to satisfy said judgment lien and costs in the following amounts \$55,630.34 through May 15, 2002, plus interest at the rate of \$9.98 per diem from said date until paid, plus costs

erein including costs of sale and any sums expended by plaintiff for insurance, ad valorem taxes or for pre

ation of the real estate until date of sale, all as provided in said judgment, the undersigned Master Commissioner ill on the 27th day of July 2002, at or about the hour of 10:30 a.m. at the Nicholas County Courthouse door, in

rlisle, Kentucky, offer for sale as hereinafter set out to the highest and best bidder that property in Nichola

*BEING all of Lot 127, of the Alexander Subdivision to Carlisle, Nicholas County, Kentucky, as shown by map or plat thereof of record in Deed Book 69, Page 139, in the Nicholas County Clerk's Office

to which plat reference is hereby made; and the improvements thereon being unknown and designated as 127 MOCKINGBIRD LANE.*

BEING the same property conveyed to Darrell Glass and Priscilla Glass, husband and wife, by deed dated July 31, 1998, of record in Deed Book 99, Page 648, in the Nicholas County Clerk's Office. Priscilla Glass now Barbee and her husband Darin Barbee conveyed their interest in said property to Darrell Glass by deed dated October 11, 2000 and recorded in Deed Book 106, Page 590, of said

Upon the sale of the above described property, the purchase price shall be payable as follows: In cash or with deposit of one third (1/3) of the purchase price with the belience on credit of thirty (30) days, if the purchase for its rior plat in fifth, the successful days and any set of the control of the first of the successful days and th

(b) Legal highways, easements, restrictions and stipulations of record affecting said property, and all governal laws and regulations affecting same;

The Court and the Master Commissions shall not be deemed to have warranted title to any purchas the Court's continuation of the sale and payment in full of the purchase price or the execution of the sale to purchaser shall be entitled to possession of the property; and a deed will be delivered to the purchaser playment of the purchase price and continuation of the sale and approval of the deed by the Court.

(a) 2002 and subsequent ad valorem property taxes which shall be paid by the purchase

(c) Any assessments for public improvements levied against the property;

I hereby certify that the Summary of the foregoing Ordinance accurately summarizes its contents in to be understood by the general public; further that I am an attorney licensed to practice in the

days, \$1000 fine, license suspended 24 months, license plates suspended 24 months, 1850 PDE, ADE school; possession of martjuans, DARE, 30 days concurrent; usefpossession of drug paraphernalis, guilty ples, \$250 fine, 30 days concurrent; drive DUI suspended license, guilty ples, \$250 fine, 30 days concurrent; drive DUI suspended license, guilty ples, \$250 fine, 30 days concurrent. arraignment, no insurance, on proof, dismissed.
Mary T. Sexton, arraignment, no insurance, proof, dismissed; no KY registration plates, proof, dismissed, ho/expired registration receipt, proof, dismissed.

AN ORDINANCE ANNEXING TO THE CITY PROPERTY OF: TAYLOR TALBERT

AN ORDINANCE ANNEXING TO THE CITY PROPERTY OF: TAYLOR TALBERT MATHERS AND EULA MATHERS, HUSBAND AND WIFE, WHICH PROPERTY IS ADJACENT TO THE CITY, URBAN IN NATURE, AND GENERALLY SITUATED EAST OF THE CITY BOUNDARY, CONTAINING 1.5 ACRES, MORE OR LESS BE IT ORDAINED BY THE CITY OF CARLISLE, KENTUCKY: SECTION 1. That the City hereby armexes to the City boundary that certain tract of land east of th

oundary containing one and half (1.5) acres, more or less, which property is owned by Taylor Talbers and Eula Mathers, husband and wife.

failure to appear.

Cavanaugh Booth, court trial, reckless driving, operating vehicle under influence alcohol/drugs, r e f u s i n g breathalyzer/blood/urine test,

Counsel for City of Carlisle

DI AINTIE

DEFENDANTS

Adopted on Second Reading: Regular Meeting, July 10, 2002 gned by Mayor: July 11, 2002 Recorded by Clerk: July 11, 2002 lished in Paper in full: July 18, 2002

Ronnie Clark, Ma

SUMMARY OF ORDINANCE 6-2002

oduced on First Reading: Regular Meeting, May 6, 2002

AN ORDINANCE ANNEXING TO THE CITY PROPERTY OF: LEON RIGGS AND VIRGINIA ANN RIGGS. HUSBAND AND WIFE. WHICH PROPERTY IS ADJACENT. TO THE CITY URBAN IN NATURE, AND GENERALLY SITUATED EAST OF THE CITY BOUNDARY, CONTAINING 0.800 ACRES, MORE OR LESS

Colez Iseal Escudero, pretrial conference, speeding, no operators license, failure to appear, bench warrant.

Kendall Fryman, pretrial conference, assault, pretrial conference re-set July 29.

Kendall L. Fryman, other learing, assault, pretrial

ORDINANCE 3-2002

SECTION 3. That the owners of the property to be annexed consent to and have requested the C

f Carlisle to annex their property, by Affidavit of Consent to Annexation, attached hereto and incorporated he by reference as Exhibit #1.

-SECTION 4. That the tract annexed is more particularly described in "Exhibit A, Legal Descot Carlisle, Kentucky Annexation", and in accordance with the plat described as "Property of Taylor era and Eula Mathers", attached hereto and incorporated herein by reference, as "Exhibit B".

SECTION 5. That following a public hearing on June 26, 2002, and the recommendation of ting Commission, pursuant to KRS 100.209, the re-zoning for such annexed tract shall be: Cent

SECTION 6. This Ordinance shall become effective upon its passage, approval and publication

BE IT ORDAINED BY THE CITY OF CARLISLE, KENTUCKY:

SECTION 1. That the City hereby annexes to the City boundary that certain tract of land east of the undary containing 0.800 acres, more or less, which property is owned by Leon Riggs and Virginia At ges, husband and wife.

SECTION 2. That the property is adjacent to the City, urban in nature, and it is desirable for the Ci

SECTION 3. That the owners of the property to be annexed consent to and have requested the Ci of Carlisle to annex their property, by Affidavit of Consent to Annexation, attac in by reference as Exhibit #1.

SECTION 4. That the tract annexed is more particularly described in "Exhibit A, Legal De City of Carlisle, Kentucky Amexation", and in accordance with the plat described as "Property of Leon Riggs and Virginia Ann Riggs", attached hereto and incorporated herein by reference, as "Exhibit B".

SECTION 5. That following a public hearing on <u>June 26, 2002</u>, and the recommendation of ning Commission, pursuant to KRS 100.209, the re-zoning for such annexed tract shall be: <u>C-1</u>.

SECTION 6. This Ordinance shall become effective upon its passage, approval and publication ouired by law.

roduced on First Reading: Regular Meeting, May 6, 2002 Adopted on Second Reading: Regular Meeting, July 10, 2002

ned by Mayor: July 11, 2002

corded by Clerk: July 11, 2002

rcial District, C-1.

test: Mary L. Stewart, City Clerk

blished in Paper in full: July 18, 2002 Attest: Mary L. Stewart, City Clerk

Ronnie Clark, May

Tobacco Farmers -Want to Make More Money?

The Burley Co-op Marketing Center is now open to market your 2002 burley crop. Located in Cynthiana, Harrison County, the Burley Co-op Marketing Center will provide you with state of the art facilities, multiple buyers, and No Sales Fee! The Marketing Center combines modern technology with the assurance of the tobacco program and auction. If you want to sell your tobacco at the Burley Co-op Marketing Center, designate your crop to marketing center # 31058. It's also not too late to redesignate your crop to #31058.

· When its time to sell, remember where to take your bales the new Burley Co-op Marketing Center, #31058.

> For more information, visit our website at www.burleytobacco.com

THE CARLISLE MERCURY

"Proud to be serving Nicholas County since 1867"

Jack McNeely, Publisher Grad Toy, Adventions Manage er Brown, Regional Styres E Ron Middleton, News Editor Brad Toy, Adventising

SUBSCRIPTION RATES

secrets even from people within the government who should know them, so this has to be seen within that context."

For Rumsfeld, the context is necessity. Although the war



CASE NO. 02-CI-00016

KENTUCKY HOUSING CORPORATION

TAMELA LENNEX, A/K/A TAMALA D. LUTHER

NOTICE OF SALE

PLAINTIE

d as follows:

*A certain lot or parcel of land situated in Nicholas County, Kentucky, on the waters of Brushy

"It is understood that the owners of the property adjoining this property have the SAME RIGHT

Being the same property conveyed to Tamela Lennex, an unmarried person, by deed dated February 26, 1999 and recorded in Deed Book 101, Page 439, Nicholas County Clerk's Office

(e) Any right of redemption which may exist.

Following the sale of the above described property, the Master Commissioner shall promptly report same to the Court, and said report shall be held over for a period of ten (10) days for confirmation or exceptions. Anyone desiring to object or except to the sale shall do so by that time or be forever barred.

(e) Any right of redemption which may exist.

JOSEPH H. CONLEY, MASTER COMMISSIONER NICHOLAS CIRCUIT COURT