and assault, adjudication guilty, 1 year probation for count 1, 26 days county jail for count two, credited 26 days, fees: \$1,177. Jeffery D. Benton II,

(continued from page 11)

pre-trial, battery on EMS personnel, resist arrest without violence, poss. of drug paraphernalia, DUI, DWLS/R, 10/6/17; pleaded no contest to lesser charge of battery for count 1, pleaded no contest to count 5, state to not pursue counts 2, 3 and 4, 60 days county jail, credited 60 days, susp. DL, fees: \$775.

Robert Heath Brown. VOP, battery on LEO, 6/17/18; cont. to 7/8/19. Thomas Wayne Carlton,

arraignment, poss. of cntrl. subs., poss. of 20 grams or less cannabis, false ID to LEO, surety bond \$9,000, 2/9/19; pleaded not guilty, dates to be set.

James Chapman, motion hearing, petit theft (felony), 5/19/19; court ordered bond reduction. Daniel Cruz Gonzalez,

pre-trial, grand theft I, 11/26/18; waived speedy

Editor's Note: It

is the policy of this

newspaper to run the

names of all those

arrested and booked

at the Taylor County

Jail. All those listed

below have been

charged with a crime,

but are considered

innocent until proven

Dominique

Deltona Ellis, 35,

Perry, MTV (knowingly

DWLS/R), two counts

of contempt of court,

Ellis

Galbraith, 37, Perry,

VOP, no bond, Dep.

Galbraith

July 30:

Thigpen, TCSO.

Amv

Ptl. Cephus, PPD.

guilty.

July 29:

trial, cont. to 7/8/19.

Dennis Lacorrie Dailey, pre-trial, burglary while armed, grand theft III specified property, 1/15/18; state to not pursue count 1, pleaded no contest to count 2, adjudication guilty, 510 days county jail, credited 510 days, susp. DL, fees: \$615.

Precious Lilly Dasher, pre-trial, poss. more than 20 grams marijuana, surety bond \$5,000, 2/20/19; waived speedy trial, cont. to 7/8/19.

Charles Davis, pre-trial, attempted aggravated batterv with deadly weapon, battery, surety bond \$17,000, 9/19/18; waived speedy trial, cont. to 8/12/19.

Vincent Joseph Democh, arraignment, enhanced felony DUI, felony DWLS, no motor vehicle registration, 44/1/19; pleaded not guilty, dates to be set.

Marcus Howard Dowdell, VOP, burglary of structure, 10/9/18; pretrial, grand theft of firearm, 1/16/19; waived speedy trial, cont. to 7/8/19.

37,

Ga.,

false

Anthony,

making

TCSO.

Commerce,

report (giving false

information or reports

to LEO), \$10,000

bond, Sgt. Davis,

Anthony

22, Perry, FTA (felony

warrant), no bond,

Dep. Martinez, TCSO.

Lollis

Pointer, 34, Perry,

smuggle contraband

detention facility), no

driver's license (never

had one issued), two

counts of contempt

of court (contempt

of civil jurisdiction),

Amos

Saun

(introduction

Tyler Lee Lollis,

\$7,000 bond, Leon

Pointer

Markey, 30, Perry,

out-of-county warrant,

\$730 bond, Officer

Markey

City, MTV (knowingly

DWLS/R), FTA (felony

warrant), no bond,

Dep. Melvin, TCSO.

Chester

Cross

Aug. 1:

Nebel, 36,

John

Jayce

July 31:

Michael

Schram, TCSO.

County, LCSO.

Antonia L. Fitchett, pre-trial, poss. of cocaine, 1/13/19; cont. to 7/8/19.

Kevin Brian Floyd, pretrial, burglary of structure, felony petit theft, surety bond \$13,000, 12/30/18; pleaded guilty, adjudication guilty, 3 years probation, 60 day anti-theft course, no contact order, 100 hours community service hours, fees: \$1,865.

Travis William Fournier, pre-trial, poss. of meth., operate motorcycle without endorsement, surety bond \$7,000, 3/10/19; waived speedy trial, cont. to 7/8/19.

Nicholas M. Freeman, pre-trial, poss. of syn. cannabis, surety bond \$2,500, 3/19/18; pleaded no contest, adjudication guilty, 3 years probation without curfew, DL revoked 1 year, community service work waived, fees: \$1,115.

Frank Fredrick Gant, pre-trial, poss. of cocaine with intent to sell/deliver, poss. of ammo by convicted felon, poss. less than 20 grams of cannabis, surety bond \$50,000, 12/14/17; waived speedy trial, cont. to 7/8/19.





Rain's treats TRSE

Taylor Retired School Employees received a treat during this year's September kickoff meeting. Rain of Rain's Train Stop Flower Shop designed a creative flower arrangement for the group, and as a bonus she generously made a fruit and flower arrangement for each person in attendance! She held a drawing and donated to the winner the large piece she designed. The next meeting for the Taylor Retired School Employees is set for Monday, Oct. 21, 10:30 a.m. at the First Methodist Church in Perry.

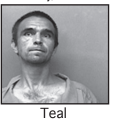
SUBSCRIBE TO THE TACO TIMES & PERRY NEWS-HERALD TODAY! (850) 584-5513

Booking Desk

Bellamy, 55, Perry, DUI - unlawful blood alcohol level (alcohol or drugs), Ptl. Chaffin,



Hulon Hayward Teal, 39, Perry, poss. of meth, public order crimes (misuse 911 E911 system), \$6,000 bond, Dep. Wimberley, TCSO



Aug. 3: Leah **Denise** Brock, 28, Perry, DUI - unlawful blood alcohol level (alcohol or drugs), \$2,000 bond, Trp. Swindle, FHP.



Vickie Lynn Hancock, 44, Homerville, Ga., larceny petit theft (first degree, over \$100, less than \$300), \$2,000 bond, Ptl. Young, PPD.



Jesse **James** Prevost, Greenville. larceny petit theft (first degree, over \$100, less than \$300), \$2,000 bond, Ptl. Young, PPD.



Saylor

Kim Marie Hull, 46, Perry, VOP, no bond, Lt. Gunter, TCSO.

Aug. 4:



Latoya Smith, 30, Perry, fraud (cheating or gross fraud), Dep. Vickers, TCSO.



Aug. 6: Theodore James Roosevelt Saylor, 24, Perry, FTA (written promise to appear), bond, Sgt. Dorman, TCSO.



Stripling, 26, Perry, FTA (felony warrant), moving traffic violation (DWLS. first offense), poss. of drug equipment, FTA (written promise to appear), \$24,000 bond, Sgt. Griffin, TCSO.

Leslie



Johnny Fred Brown, 48, Perry, Fla., FTA (written promise to appear), Dep. bond, no Schram, TCSO.



Kenneth Wayne Johnson, 26, Perry, Fla., battery, neglect child (without great bodily harm), \$15,000

TCSO.

Sgt. Griffin,

bond,



Berry Flowers, 63, Perry, DUI - unlawful blood alcohol level (alcohol or drugs), ROR, Ptl. Phelps,



Jay's Bail Bond, LLC

Henry Jay III, Agent 24 Hour Service Office: (850) 584-2664 Cell: (850) 371-1113 427 Maurice Linton Rd., Perry FINANCING, CASH & CREDIT

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LEGALS

(continued from page 11)

construction permit to the applicant for the project described above. The applicant has provided reasonable assurance that operation of proposed equipment will not adversely impact air quality and that the project will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-296 and 62-297, F.A.C. The Permitting Authority will issue a final permit in accordance with the conditions of the proposed draft air construction permit unless a timely petition for an administrative hearing is filed under Sections 120.569 and 120.57, F.S. or unless public comment received in accordance with this notice results in a different decision or a significant change of terms or conditions.

The Permitting Authority gives notice of its intent to issue a Title V air operation permit to the applicant for the project described above. The applicant has provided reasonable assurance that continued operation of existing equipment will not adversely impact air quality and that the project will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-213, 62-296 and 62-297, F.A.C. The Permitting Authority will issue a final Title V air operation permit in accordance with the conditions of the draft/proposed Title V air operation permit unless a timely petition for an administrative hearing is filed under Sections 120.569 and 120.57, F.S. or unless public comment received in accordance with this notice results in a different decision or a significant change of terms or conditions. The Permitting Comments:

Authority will accept written comments concerning the draft air construction permit for a period of 14 days from the date of publication of the Public Notice. Written comments must be received by the Permitting Authority by close of business (5:00 p.m.) on or before the end of this 14-day period. If written comments received result in a significant change to the draft air construction permit, the Permitting Authority shall revise the draft air construction permit and require, if applicable, another Public Notice.

All comments filed will be made available for public inspection. The Permitting Authority will accept

written comments concerning the draft Title V air operation permit for a period of 30 days from the date of publication of the Public Notice. Because this permitting project is a revision to the existing Title $\mbox{\em V}$ air operation permit, the revisions detailed in the Statement of Basis are the only portions of the permit that are open for public comment or challenge. Comments received related to the remainder of the permit will not be addressed during this permitting action. Written comments must be received by the close of business (5:00 p.m.), on or before the end of this 30-day period by the Permitting Authority at the above address. As part of his or her comments, any person may also request that the Permitting Authority hold a public meeting on this permitting action. If the Permitting Authority determines there is sufficient interest for a public meeting, it will publish notice of the time, date, and location in the Florida Administrative Register (FAR). If a public meeting is requested within the 30-day comment period and conducted by the Permitting Authority, any oral and written comments received during the public meeting will also be considered by the Permitting Authority. If timely received written comments or comments received at a public meeting result in a significant change to the draft Title V air operation permit, the Permitting Authority shall issue a revised draft Title V air operation permit and require, if applicable, another Public Notice. All comments filed will be made available for public inspection. For additional information, contact the Permitting Authority at the above address or phone number. Petitions: A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative hearing in accordance with Sections 120.569 and 120.57, F.S. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3), F.S., must

be filed within 14 days of publication

of the Public Notice or receipt of a

written notice, whichever occurs Under Section 120.60(3), F.S., however, any person who asked the Permitting Authority for notice of agency action may file a petition within 14 days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above, at the time of filing. A petition for administrative hearing must contain the information set forth below and must be filed (received) with the Agency Clerk in the Office of General Counsel, 3900 Commonwealth Boulevard, MS 35, Tallahassee, Florida 32399-3000, Agency_Clerk@dep.state.fl.us, before the deadline. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C. A petition that disputes the material facts on which the Permitting

Authority's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, any email address, telephone number and any facsimile number of the petitioner; the name, address, any email address, telephone number, and any facsimile number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination; (c) A statement of when and how each petitioner received notice of the agency action or proposed decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, including the

specific facts the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action including an explanation of how the alleged facts relate to the specific rules or statutes; and, (g) A statement of the relief sought by the petitioner, stating precisely the action the petitioner wishes the agency to take with respect to the agency's proposed action. A petition Authority's action is based shall state otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C. Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Permitting Authority's final action may be to Issue Air Permit. Persons whose substantial interests will be of the Permitting Authority on the application have the right to petition to become a party to the proceeding, in accordance with the requirements Extension of Time: Under Rule 62-

set forth above. correspondence at

is acted upon.

that does not dispute the material facts upon which the Permitting that no such facts are in dispute and different from the position taken by it in this written notice of Intent affected by any such final decision

110.106(4), F.A.C., a person whose substantial interests are affected by the Department's action may also request an extension of time to file a petition for an administrative hearing. The Department may, for good cause shown, grant the request for an extension of time. Requests for extension of time must be filed with the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, or via electronic Agency_ Clerk@dep.state.fl.us, before the deadline for filing a petition for an administrative hearing. A timely request for extension of time shall

Mediation: Mediation is not available for this proceeding.

toll the running of the time period

for filing a petition until the request

period as established at 42 U.S.C. Section 7661d(b)(1), to object to the issuance of any Title $\ensuremath{\mathsf{V}}$ air operation permit. Any petition shall be based only on objections to the permit that were raised with reasonable specificity during the 30-day public comment period provided in the Public Notice, unless the petitioner demonstrates to the Administrator of the EPA that it was impracticable to raise such objections within the comment period or unless the grounds for such objection arose after the comment period. Filing of a petition with the Administrator of the EPA does not stay the effective date of any permit properly issued pursuant to the provisions of Chapter 62-213, F.A.C. Petitions filed with the Administrator of EPA must meet the requirements of 42U.S.C. Section 7661d(b)(2) and must be filed with the Administrator of the EPA at: U.S. Environmental Protection Agency, Office of the Administrator, 1200 Pennsylvania Avenue, N.W., Mail Code: 1101A, Washington, DC 20460. For more information regarding EPA review and objections, visit EPA's Region 4 web site at: http://www2.epa.gov/ caa-permitting/florida-proposedtitle-v-permits.

Objections: Finally, pursuant to 42

United States Code (U.S.C.) Section

7661d(b)(2), any person may

petition the Administrator of the EPA

within 60 days of the expiration of

the Administrator's 45-day review

NOTICE OF ENACTMENT OF ORDINANCE BY THE CITY COUNCIL OF THE CITY OF PERRY, FLORIDA NOTICE IS HEREBY GIVEN that the

ordinance, which title hereinafter appears, will be considered for enactment by the City Council of the City of Perry, Florida, at a public hearing on October 22, 2019, at 5:30 p.m., or as soon thereafter as the matter can be heard, in the City Council Meeting Room, City Hall, located at 224 South Jefferson Street, Perry, Florida. Copies of said ordinance may be inspected by any member of the public at the Office of the City Manager, City Hall, located at 224 South Jefferson Street, Perry, Florida, during regular business

hours. On the date, time and place first above mentioned, all interested persons may appear and be heard concerning the ordinance. The amendment was previously noticed for a public hearing on August 27, 2019. The title of said ordinance reads, as follows: ORDINANCE NO. 993

AN ORDINANCE OF THE CITY OF PERRY, FLORIDA, RELATING TO THE REZONING OF LESS THAN TEN CONTIGUOUS ACRES OF LAND, PURSUANT TO AN APPLICATION, Z 19-01, BY THE PROPERTY OWNER OF SAID ACREAGE, AMENDING THE OFFICIAL ZONING ATLAS OF THE CITY OF PERRY LAND DEVELOPMENT REGULATIONS; PROVIDING FOR REZONING FROM RESIDENTIAL, (CONVENTIONAL) SINGLE FAMILY-2 (RSF-2) TO RESIDENTIAL, (MIXED) SINGLE FAMILY/MOBILE HOME-2 (RSF/MH-2) OF CERTAIN LANDS WITHIN THE CORPORATE LIMITS OF THE CITY OF PERRY, FLORIDA; PROVIDING SEVERABILITY; REPEALING ALL ORDINANCES IN CONFLICT; AND PROVIDING AN EFFECTIVE DATE

The public hearing may be continued to one or more future dates. Any interested party shall be advised that the date, time and place of any continuation of the public hearing shall be announced during the public hearing and that no further notice concerning the matter will be published, unless said continuation exceeds six calendar weeks from the date of the above referenced public

All persons are advised that, if they decide to appeal any decision made at the public hearing, they will need a record of the proceedings and, for such purpose, they may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. Any person requiring auxiliary aids

and services at this meeting may contact the City Manager's Office at 850.584.7161 Ext. 113 at least 48 hours prior to the meeting. If you are hearing or speech impaired, please contact the Florida Relay Service at 800.955.8770 (voice) or 800.955.8771 (TTY).