

Officials will discuss project scope, goal and timelines

FLOOD MAPS
Continued from page 2

permitting, environment, resource management, GIS administration, emergency

management and public safety.”
According to Marshall’s letter, in 2009, FEMA initiated a program called Risk MAP (Risk Mapping,

Assessment and Planning).
“Through collaboration with federal, state and local entities, Risk MAP delivers quality flood hazard data that increases public

awareness of flood risk and leads to actions that reduce risk to life and property: the SRWMD letter states.
“As part of FEMA’s Risk MAP program, the SRWMD assists FEMA with the management, maintenance and remapping of the flood maps within the district.

one in a series of meetings between the district and the local communities within the Aucilla watershed. This meeting is intended to discuss the project scope, goal, technical approach and expected timelines to help improve your understanding of the flood hazard mapping and flood

risk process,” Marshall wrote.
“The outcome of this meeting will help to ensure that an accurate flood study is developed for your community,” he stated.
Marshall can be contacted by phone at (386) 647-3124 or via email at: Leroy.Marshall@srwmd.org.

Is a virtual Wall of Honor next?

WALL OF HONOR
Continued from page 2

veterans, whether they are still living or deceased, have served in the past or are currently serving. It is our small token of thanks and our way of saying we appreciate your service.”
Southernland said.
To ensure that your

hometown hero is included in next year’s Salute to Veterans edition, send a (hard or digital) copy of their photo, along with their name, rank and branch of service to:
• Perry Newspapers at 123 S. Jefferson St., Perry, Fla., 32347, email: publisher@perrynewspapers.com; or
• Supervisor of Elections

Office at 433 U.S. 19 N., Perry, Fla., 32347, email: taylorelections@gtcom.net.
“We are currently filling up the last remaining wall of the one room in our new office building. I am unsure where we will move next,” Southernland said, adding that she may consider continuing the effort with an online “virtual” Wall of Honor.

Gray worked at TCMS, TCES

MCCOY
Continued from page 2

Before coming to TCMS, Gray worked at TCES for six years as a PE teacher, 4th grade math and science

teacher and ESE teacher (one year).
Also, before coming to be an assistant coach at TCMS, he served as an assistant football coach at TCHS for five years.

Gray, who just completed his fifth season as TCMS head football coach and athletic director, received his master’s degree in Educational Leadership from FAMU in 2009.

Booking Desk

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 guilty.*

Sept. 16:
Kurt Daniel Bart, Perry, DUI, property damage, DWLS, \$8,000 bond, Trp. White, FHP.



Bart

Tyler Alexander Hoyer, 22, Steinhatchee, Fla., moving traffic violation (DWLS), non-moving traffic violation (fail to register motor vehicle), Dep. Wimberley, TCSO.



Hoyer

Gerald Derrick McGuire, 39, Perry, moving traffic violation (DWLS/R), Ptl. Chaffin, PPD.



McGuire

Sept. 17:
Melody Kay Claverie, 53, Perry, battery, Dep. Wimberley, TCSO.



Claverie

Kelly Michele Archer, 40, Perry, out of county warrant, Dep. Wimberley, TCSO.



Archer

Nicole Rene Haney, 39, Perry, aggravated assault with deadly weapon

(without intent to kill), burglary (armed), child cruelty (without great bodily harm), destroying evidence (tamper/fabricate), \$55,000 bond, Sgt. Griffin, TCSO.



Haney

Sept. 18:
Stephanie Anne Granger, 33, Perry, FTA, Sgt. Davis, TCSO.



Granger

Sept. 20:
Jesus Guzman Sanchez, 21, Perry, VOP, Dep. Martinez, TCSO.



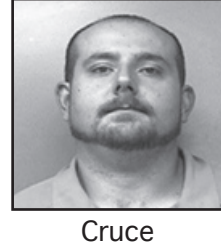
Sanchez

Sept. 21:
Michael A. Sellers, 54, Perry, contempt of court, poss. of cocaine, simple assault (threat to do violence), VOP, Ptl. Chaffin, PPD.



Sellers

Jeremiah Lee Cruce, 25, Perry, DWLS/R, Dep. Hamilton, TCSO.



Cruce

Sept. 22:
Chad Daniel Marsh, 25, Old Town, making false report (false info to LEO), \$2,000 bond, Ptl. Chaffin, PPD.



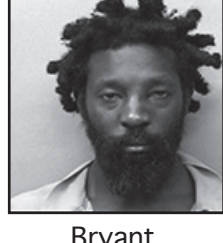
Marsh

Anthony James Burnau, 37, Perry, two counts of contempt of court, poss. of meth., \$5,000 bond, Ptl. Phelps, PPD.



Burnau

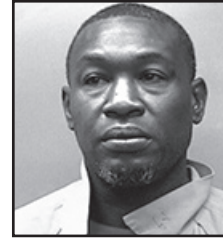
Dominique R. Bryant, 28, Perry, burglary (with assault or battery), resist LEO (obstruction without violence), kidnap (of an adult), burglary (occupied dwelling during state of emergency), arrested of principal by surety for bond surrender, \$13,000 bond, Ptl. Maily, PPD.



Bryant

Sept. 23:
Michael Lee Sparrow, 39, Perry, contempt of

court, Dep. Gipson, TCSO.



Sparrow

Jason Luther Davis, 36, Steinhatchee, Fla., contempt of court, battery (cause bodily harm), \$2,000 bond, Dep. Thigpen, TCSO.



Davis

Sept. 24:
Harvey Stephan Barrack, 37, Perry, larceny petit theft (first degree), burglary (unarmed), VOP, \$1,000 bond, Ptl. Geyer, PPD.



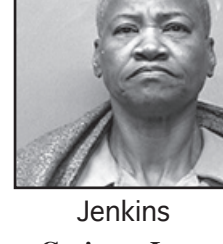
Barrack

Christopher T. Bell, 47, Perry, Fla., tampering with electronic monitoring device, \$55,000 bond, Dep. Wimberley, TCSO.



Bell

Sept. 25:
Debra Delores Jenkins, 57, VOP, no bond, Dep. Wimberley, TCSO.



Jenkins

Cariaco Lopez-Garcia, 30, Live Oak, Fla., moving traffic violation (DWLS/R), \$5,000 bond, Ptl. Phelps, PPD.



Lopez-Garcia

Jean Anita Labonte, 50, Perry, Fla., poss. of cocaine, \$5,000 bond, Ptl. Mitchell, PPD.



Labonte

Sept. 26:
Belond Thomas, 37, Perry, Fla., conservation of animal violation (cause cruel death/pain/suffering), conservation of animal violation (torment/deprive/mutilate/kill), Ptl. Chaffin, PPD.



Thomas

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
WE BUST YOUR TAIL OUT OF JAIL.

(continued from page 10)

9, 2019, at 6:00 P.M., in the County Commission Meeting Room, Taylor County Administrative Complex (Old Post Office), 201 E. Green Street, Perry, Florida. Such Resolution will state the need for the levy and will contain a legal description of the boundaries of the real property subject to the levy. Copies of the proposed form of Resolution, which contains the legal description of the real property subject to the levy, are on file at the office of the County Administrator, located at 201 East Green Street, Perry, Florida.

In the event any person decides to appeal any decision by the County with respect to any matter relating to the consideration of the Resolution at the above-referenced Public Hearing, a record of the proceeding may be needed and in such an event, such person may need to ensure that a verbatim record of the Public Hearing is made, which record includes the testimony and evidence on which the appeal is to be based.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation or an interpreter to participate in this proceeding should contact Marsha Durden, Assistant County Administrator at (850) 838-3500, extension 7, at least seven (7) days prior to the date of the hearing.

DATED this 25TH. day of OCTOBER, 2019.

By Order of the Board of County Commissioners, Taylor County, Florida.

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION DIVISION OF AIR RESOURCE MANAGEMENT, OFFICE OF PERMITTING AND COMPLIANCE DRAFT PERMIT NO. 1230033-017-AV

West Fraser, Inc., Perry Mill Taylor County, Florida

Applicant: The applicant for this project is West Fraser, Inc. The applicant’s responsible official and mailing address are: Stephen Baxley, General Manager, West Fraser, Inc., Perry Mill, P.O. Box 1727, 1509 South Byron Butler Parkway, Florida 32348. Facility Location: The applicant operates the existing Perry Mill,

which is in Taylor County at 1509 South Byron Butler Parkway in Perry, Florida.

Project: West Fraser, Inc. submitted an application on October 7, 2019, to the Department for a Title V air operation permit renewal for the Perry Mill. The Perry Mill is categorized under Standard Industrial Classification (SIC) Code No. 2421 (Sawmills and Planning Mills). This is a renewal of Title V Air Operation Permit No. 1230033-013-AV and includes the requirements established in Air Construction Permit No. 1230033-016-AC. EU 004 (Direct-Fired Lumber Kiln No. 3) has been demolished and removed from the facility. As a result, EU 004 is excluded from this renewal. The existing facility consists of several pieces of equipment used to process southern yellow pine logs into chips, bark, and graded lumber. This facility includes two direct-fired kilns, two silos for the fuel systems, a log debarker, saw, chipper, sorter, planer, cyclones, a hammer mill and an emergency fire pump engine. Southern pine logs arrive by truck and are unloaded in a log storage area prior to debarking. Debarked logs are sawed and then dried on-site in the kilns. Wood wastes are fed from the planer mill into the direct-fired kilns via silos and conveyors. The dried lumber is then planed, trimmed, and graded prior to shipment. Pursuant to Permit No. 1230033-016-AC, the facility’s new capacity shall not exceed 210 million board feet per year.

Permitting Authority: Applications for Title V air operation permits are subject to review in accordance with the provisions of Chapter 403, Florida Statutes (F.S.) and Chapters 62-4, 62-210 and 62-213, of the Florida Administrative Code (F.A.C.). The proposed project is not exempt from air permitting requirements and a Title V air operation permit is required to operate the facility. The Office of Permitting and Compliance in the Division of Air Resource Management is the Permitting Authority responsible for making a permit determination for this project. The Permitting Authority’s physical address is: 2600 Blair Stone Road, Tallahassee, Florida. The Permitting Authority’s mailing address is: 2600 Blair Stone Road, MS #5505, Tallahassee, Florida 32399-2400. The Permitting Authority’s telephone

number is 850/717-9000. Project File: A complete project file is available for public inspection during the normal business hours of 8:00 a.m. to 5:00 p.m., Monday through Friday (except legal holidays), at the address indicated above for the Permitting Authority. The complete project file includes the draft permit, the Statement of Basis, the application, and the information submitted by the applicant, exclusive of confidential records under Section 403.111, F.S. Interested persons may view the draft permit by visiting the following website: <http://www.dep.state.fl.us/air/emission/apds/default.asp> and entering the permit number shown above. Interested persons may contact the Permitting Authority’s project review engineer for additional information at the address or phone number listed above.

Notice of Intent to Issue Permit: The Permitting Authority gives notice of its intent to issue a renewed Title V air operation permit to the applicant for the project described above. The applicant has provided reasonable assurance that continued operation of the 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 proposed permit and subsequent final permit in accordance with the conditions of the draft permit unless a response received in accordance with the following procedures results in a different decision or a significant change of terms or conditions.

Comments: 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. 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 permit, the Permitting Authority shall issue a revised draft 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 first. 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 that does not dispute the material facts upon which the Permitting Authority’s action is based shall state that no such facts are in dispute and 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 different from the position taken by it in this written notice of Intent to Issue Air Permit. Persons whose substantial interests will be affected by any such final decision of the Permitting Authority on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Extension of Time: Under Rule 62-110.106(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 correspondence at 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 toll the running of the time period for filing a petition until the request is acted upon. Mediation: Mediation is not available in this proceeding. 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 period as established at 42 U.S.C. Section 7661d(b)(1), to object to the issuance of any Title 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 42 U.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-proposed-title-v-permits>.

LEGALS