

# Sports

## NECBL announces full schedule for 2023 season

**SOUTH HADLEY** – The 2023 New England Collegiate Baseball League (NECBL) first pitch is slated for June 6, as Commissioner Sean McGrath has announced the full schedule for the 29th playing season.

All eyes will be on Dodd Stadium in Norwich, Connecticut on June 6, as the league kicks off its season with the Mystic Schooners hosting the Newport Gulls in the lone matchup of opening day. Ten other teams, including the defending champion Martha's Vineyard Sharks, will get to work on June 7th, with six games on tap, while Sanford is the last team to open their season, part of a seven-game schedule on June 8th that includes the first doubleheader of the year.

In 2022, Martha's Vineyard claimed their first league championship with a 2-0 sweep of the Vermont Mountaineers. That completed a prolific season for the Sharks, who had hosted the 2022 NECBL All Star Game and earned a Wild Card berth in the postseason. On their way to the championship, Martha's Vineyard knocked off both of the top seeds, the Bristol Blues and the Mountaineers, who had each tied an NECBL record with 32 regular season wins.

The anticipated rematches of the championship series will take place on June 27 on the Vineyard and July 12 in Montpelier.

Comprising 13 teams for the 2023

season, the league will once again operate with a three-division alignment. The Coastal Division will feature five teams (Martha's Vineyard, Mystic, Ocean State, North Shore & Newport), while the North Division (Keene, Vermont, Sanford, Upper Valley) and West Division (Bristol, Valley, North Adams, Danbury) will each include four teams.

Once again, all teams will play a 44-game slate in which they will play each of their divisional opponents seven times. Coastal Teams will play each non-division opponent twice, once at home and once on the road, while teams in the North Division and West Division will play non-divisional opponents three times apiece.

The league is grateful to the work of Ben Grannan, Ph.D., Assistant Professor of Business Analytics at Queens University (NC) for taking on the complex task of creating the 2023 schedule. Grannan had to balance each team's facility availability, the number of intra- and inter-division matchups, travel considerations, double-headers, off-days, and more.

"The combination of computers and subject matter expertise is the current best practice to create sports schedules," explained Grannan. "Specifically, analytical models are used to track the potential home team, away team, and date of each baseball game during the season. The best

schedule satisfies as many items as possible from the list of submitted NECBL team requests as well as the league requirements. Most importantly, the league office participates in a feedback loop to review the schedule and identify any nuances missed by the computer."

Sunday, June 23rd will see the league's best gather at historic Fraser Field in Lynn, Massachusetts for the 2023 NECBL All-Star Game, presented by Metro Credit Union. The

All-Star Game features the NECBL's top talent, with players from all NECBL organizations showcasing their skills in front of scouts from every Major League Baseball (MLB) organization.

In the final week of the season, each of the league's 13 teams will play solely against division rivals in hopes of qualifying for the 2023 NECBL Postseason, which will feature six teams (the three division winners and three wildcards who have the next three highest winning percentages league-wide after the division winners).

The division winners with the top-two regular season winning percentages will earn first-round byes, while the third division winner will battle the wildcard team with the lowest win percentage, and the wildcard teams with the best and second-best win percentages will also face off in a single-elimination wildcard round

matchup.

The top seed/division winner will then meet the advancing team that is the lowest remaining wildcard team, while the second-highest seed/division winner faces the highest remaining wildcard team in the best-of-three semifinals before the last two teams standing square off in a best-of-three NECBL Championship Series for the right to hoist the Fay Vincent, Sr. Cup.

The final games of the regular season will be held on Saturday, July 29, with the following day (July 30) open for makeup games before the postseason begins with the Wild Card games on Monday, July 31.

The semifinals series will be played from August 1-3, and the final two teams will play for the championship from August 4-6.

All NECBL games will be streamed live on the NECBL Network, powered by Blue-Frame Technology. The NECBL Network is available on both your desktop and mobile/tablet devices, as well as Roku, Amazon Fire TV, Android TV and Apple TV 4th Gen.

Rosters are filling up, and you can check out who is coming to play for your favorite team by heading to their team page at [www.necbl.com](http://www.necbl.com). Make sure to follow these players all spring long as they compete for their colleges and tune up for their summer in the NECBL.

## Western United Pioneers U19, U15 take part in tournament

By Tim Peterson  
Sports Correspondent

**LUDLOW** – Two girls soccer teams representing the Western United Pioneers had the opportunity to compete in the third annual USL Academy Cup, which was held at the Tournament Sportsplex in Tampa Bay, Florida, from March 30-April 2.

It was the first time that the Western United Pioneers participated in the event.

"The tournament was run very well, and it was a great experience for our girls," said Joe Ferrara, who's the Director of Soccer Operations for the Western United Pioneers. "I've received a lot of positive feedback from both the parents and the players."

The Western United Pioneers U19 and U15 soccer teams took part in this year's Academy Cup matches because the Western Mass. Pioneers, which is a semi-pro men's team, is a member of the USL (United Soccer League).

"The USL Academy is a youth platform for professional teams within in the USL system," said Ferrara, who's also the Pioneers General Manager. "Having the Pioneers gives us the rights to have the USL Academy teams."

Federico Molinari coached both the U19 and the U15 teams at the USL Academy Cup. He has been coaching the Pioneers men's soccer team for the past

ten years. He's also the club's Director of Coaching.

"It was a great experience coaching the two soccer teams. The players worked very hard at the Academy Cup," Molinari said. "It was also the first time that we combined two age groups together. We really didn't know how the other teams down there were going to be, but both of our teams competed very well against them."

The U-19 girls' team, which was made up of players born in 2006 and 2007, finished with a 1-2-1 record.

"Players who were born in 2004, 2005, 2006, and 2007 were eligible to play for the U19 team," Ferrara said. "Our U19 team was one of youngest teams down there. We played mostly against 05 players. Our club currently doesn't have a 05 team and the majority of the 04 players are in college and they would be ineligible to play in the tournament."

The U19 team lost their first two matches 1-0 against teams from West Virginia and Tennessee.

"We hit the post three times in our first two games," Molinari said. "The other team had a shot hit off the post, but the ball went into the net."

After playing a 1-1 tie against a team from Miami, Florida, the Western United Pioneers finished the tournament by posting a 4-3 victory over a team from New Jersey.

"Overall, the U19 team had a very

good showing," Ferrara added. "We played against older teams from the south, who have been playing together for a few years. Our two teams only had five or six training sessions."

Twelve of the U19 players attend a high school located in the region.

Those players are Mia Carvalho (Ludlow), Sophia Scyocurka (Ludlow), Calleigh Foley (Ludlow), Emma Ellis (Ludlow), Brianna Ribeiro (Belchertown), Fallon Clancy (Belchertown), Brooke Burrows (Belchertown), Christina Ritter (Agawam), Ava Chevalier (Tantasqua Regional), Tess Chevalier (Tantasqua Regional), Claire Poindexter (Minnechaug Regional), and McKenzie Murray (Minnechaug Regional).

The U15 team, which was made up of players born in 2008 and 2009, finished the tournament with a 0-1-3 record. All three of their draws were scoreless.

Twelve members of the U15 squad also live in the Turley Publications coverage area.

They are Audrey Afonso (Ludlow), Aneysha Donais (Ludlow), Kacie Klimek (Ludlow), Valentina Molinari (Ludlow), Payton Dersarkisian (Ludlow), Ava Friese (Ludlow), Zorah Wray (Minnechaug Regional), Madison Boulanger (Chicopee), Maeve Carter (Chicopee), Makenna Sacco (Hampden), Carson Humphries (Hampden), and Isabel Moreau (Belchertown).

"I've coached the 09 players in the

past," Molinari said. "The 09 players had to adapt to playing with the 08 players. It was also the first time that the U15 team played in a tournament outside of New England. They got to see a different style of soccer."

Because the Academy Cup matches took place in the afternoon, the Western United Pioneers players didn't have a lot of time for sightseeing while they were down in Florida.

"Our games were in the middle of the day, which made it difficult to do anything else," Ferrara said. "We did go out to eat together as a team a couple of nights. It was a fun experience for the players."

Ferrara is also the League Commissioner of United Women's Soccer and is the owner of the New England Mutiny.

Both the Pioneers and the Mutiny play their home matches at historic Lusitano Stadium in Ludlow.

Ferrara is hoping a few of the Western United Pioneers girls' soccer players join the Mutiny in the coming years.

"That's our plan," he said. "I'm always looking for the local soccer players to play for the Mutiny."

Rich Friese, who's from Ludlow, was also a member of the coaching staff at this year's Academy Cup.

Ferrara is looking forward to having several of the Western United Pioneers teams compete in the 2024 USL Academy Cup.

## Public Notices

MORE PUBLIC NOTICES ON PAGE 10

### AQUATIC PLANT MANAGEMENT SILVER LAKE

On Tuesday, June 6, 2023, The Pond and Lake Connection will be conducting an aquatic plant management program at Silver Lake in Agawam, MA.

The use of the lake's water will be restricted as follows:

Swimming, fishing, and boating - Restricted until completion of the treatment on June 6, 2023.  
Direct Drinking -

Restricted for 3 days.

Livestock Watering - Restricted for 1 day.  
Irrigation - Restricted for 5 days.

If you need additional information, please contact Silver Lake Corporation or The Pond and Lake Connection, 203-885-0184. 05/11/2023

### PUBLIC NOTICE DESTRUCTION OF STUDENT SPECIAL EDUCATION RECORDS Changes made to record

retention laws now require Agawam Public Schools Special Education Records to be retained for five years rather than seven years after the student has either graduated, aged out, moved out of Agawam or has been dismissed from Special Education Services.

Agawam Public Schools Special Education records from the 2017-2018 school year will be destroyed after July 7, 2023. Any person(s) who have graduated, aged out, moved out of Agawam

or has been dismissed from Special Education Services during the 2017-2018 school year may sign a release and pick up their special education file at the Agawam Special Education Department, 760 Cooper Street Agawam, 8:00 a.m. – 2:30 p.m. before July 7th. If you have any questions please call Jennifer Roberts at 413-726-1658 or email [jroberts@agawamed.org](mailto:jroberts@agawamed.org) 05/11, 05/18/2023

### Commonwealth of Massachusetts Probate and Family Court Department HAMPDEN ss

Docket No: HD22P1348EA

To all persons interested in the estate of Linda A. Wisen of Wilbraham in said County, person under conservatorship.

A petition has been presented to said Court for license to sell at private sale - public auction - certain real estate of said Linda Wisen for her maintenance.

If you desire to object

thereto you or your attorney should file a written appearance in said Court at 50 State Street, Springfield, MA before ten o'clock in the forenoon on the 31st day of May 2023, the return day of this citation.

Witness, BARBARA M. HYLAND, Esquire, First Judge of said Court this 24th day of April, 2023.

Rosemary A. Saccomani, Register 05/11/2023

# Public Notices

MORE PUBLIC NOTICES ON PAGE 9

## COMMONWEALTH OF MASSACHUSETTS SALE OF REAL ESTATE UNDER G.L. c. 183A, § 6

By virtue of an Order of the Hampden County Superior Court (Docket No. 2279CV00638) in favor of Corey Colonial Condominium Association (the "Association") against the Estate of John F. Lemke, Through Its Personal Representative Matthew Lemke, and Not Individually, establishing a lien pursuant to G. L. c. 183A, § 6 on the real estate known as Unit 53 in the Corey Colonial Condominium, for the purpose of satisfying said lien, the real estate will be sold at Public Auction commencing at 1:00 o'clock p.m. on May 31, 2023 at Corey Colonial Condominium, Unit 53, Agawam, Hampden County, Massachusetts. The real estate to be sold is more particularly described as follows:

The Unit known as No. 53 Type Townhouse in Hingham House ("Building") of COREY COLONIAL, Corey Street, Agawam, Hampden County, Massachusetts, a condominium (the "Condominium") established by the Colebrook Corporation pursuant to M.G.L. Chapter 183A ("Chapter 183A") by Master Deed dated August 1, 1979 and recorded on August 2, 1979 with the Hampden County Registry of Deeds, Book 4807, Page 227, which Unit is shown on the floor plans of the Building filed simultaneously with said Master Deed in said Registry and on the copy of the portion of said plans attached thereto and made a part thereof, to which is affixed the verified statement of a registered architect in the form required by Section 9 of said Chapter 183A.

Said Unit is conveyed together with:

An undivided proportionate interest (expressed as a percentage) in the common areas and facilities of the Property described in said Master Deed ("Common Elements") attributable to the Unit of .6250%.

An exclusive right to use the patio area which extends approximately 10-12 feet perpendicularly from the building line to which the Unit has direct access from the rear of the Unit.

An easement for the continuance of all encroachments by the Unit on any adjoining units or Common Elements existing as a result of construction of the Building, or which may come into existence hereafter as a result of settling or shifting of the Building, or as a result of repair or restoration of the Building or of the Unit, after damage or destruction by fire or other casualty, or after taking in condemnation or eminent domain proceedings, or by reason of an alteration or repair to the Common Elements made by or with the consent of the Board of Managers.

An easement in common with the owners of other Units to use any pipes, wires, ducts, flues, cables, conduits, public utility lines and other Common Elements located in any of the other units or elsewhere on the Property, and serving the Unit.

Rights and easements in common with other Unit Owners, all as described in the Declaration of Easements by the Grantor dated January

13, 1975 and recorded with said Registry, Book 4091, Page 148, which is incorporated herein by reference (hereinafter referred to as "Declaration of Easements").

Said Unit is conveyed subject to:

The provisions of the Declaration of Easements.

Easements in favor of adjoining units and in favor of the Common Elements for the continuance of all encroachments of such adjoining units for Common Elements on the Unit, now existing as a result of construction of the Building, or which may come into existence hereafter as a result of settling or shifting of the "Building" or as a result of repair or restoration of the Building or of any adjoining unit or of the Common Elements after damage or destruction by fire or other casualty, or after a taking in condemnation or eminent domain proceedings, or by reason of an alteration or repair to the Common Elements made by or with the consent of the Board of Managers.

An easement in favor of the other units to use the pipes, wires, ducts, flues, conduits, cables, public utility lines and other Common Elements located in the Unit or elsewhere on the Property and serving such other units.

Exclusive rights in favor of the owners of other units to use the patio areas described in their respective unit deeds.

The provisions of, and matters referred to in the Master Deed, By-Laws and floor plans of the Condominium recorded simultaneously with and as part of the Master Deed, as the same may be amended from time to time by instrument recorded with said Registry, which provisions and matters, together with any amendments thereto shall constitute covenants running with the land and shall bind any person having at any time any interest or estate in the Unit, his family, servants, and visitors, as though such provisions were recited and stipulated at length herein.

The Unit is intended only for residential purposes, no use may be made of the Unit except as a residence of the Owner thereof or his permitted lessees or members of their immediate families, no residential use may be made thereof by more than one family or by more than three (3) persons that are not related by blood or marriage, and no portion of all thereof may be used as a professional office, whether or not accessory to a residential use.

Being the same premises conveyed to Bethany L. Daley by deed of Jeanette S. Bishop dated April 12, 2004 and recorded in the Hampden County Registry of Deeds, Book 14094, Page 157.

For title, see Deed to John F. Lemke dated May 27, 2005, and recorded with the Hampden County Registry of Deeds in Book 15092, Page 167.

In the event of a typographical error or omission contained in this publication, the description of the real estate contained in said Unit Deed shall control.

### TERMS OF SALE

(1) A nonrefundable deposit payable by certified check or by bank check in the amount of Five Thousand Dollars (\$5,000.00) shall be payable at the time and place

of the Auction.

(2) The balance of the purchase price is to be paid by certified check or by bank check within thirty (30) days of the auction.

(3) An Auctioneer's Release Deed will be issued to purchaser, upon payment of the balance of the purchase price, within thirty (30) days of the Auction. The Deed shall convey the premises subject to, and with the benefit of, all restrictions, easements, improvements, outstanding tax titles, municipal or other public taxes, assessments, liens, or claims in the nature of liens, and existing encumbrances of record senior to the lien hereby being satisfied, whether or not reference to such restrictions, easements, improvements, outstanding tax titles, municipal or other public taxes, assessments, liens, or claims in the nature of liens or encumbrances is made in the Auctioneer's Release Deed.

(4) Additionally, and not by way of limitation, the sale of the real estate shall be subject to and with the benefit of any and all tenants, tenancies and occupants, if any.

(5) Condominium Association reserves the right to postpone the sale to a later date by public proclamation at the time and date appointed for the sale and to further postpone any adjourned sale date by public proclamation at the time and date appointed for the adjourned sale date. Successful bidder will be responsible for paying the Massachusetts State Documentary Tax Stamps and all recording fees.

(6) No representation is or shall be made as to any amount of real estate taxes which may be due and outstanding. The successful bidder shall take subject to any such taxes or municipal assessments.

(7) The successful bidder shall pay the future condominium common charges, including any special assessment installments that become due, commencing with the date of the auction and any outstanding special assessments. At Auction the Condominium Association reserves the right to charge the successful bidder a buyer premium of no more than five (5%) of the successful bid amount

(8) No representation is or shall be made as to any other mortgages, liens or encumbrances of record.

(9) No representation is or shall be made as to the condition of the Unit or the Condominium. The Unit shall be purchased "AS IS."

(10) In the event of a default by the high bidder at the auction sale, the Condominium Association reserves the right to sell the Unit to the second highest bidder, at that bidder's highest bid, under the same terms and conditions as were offered at the auction and without re-offering the Unit at auction.

(11) Other terms, if any, shall be announced at the Auction.

(12) This Auction is subject to and in accordance with the Findings and Order, a copy of which may be obtained from the Association's counsel, Robert C. Sacco, of Lyon & Fitzpatrick, LLP, 14 Bobala Road, 4th Floor, Holyoke, Massachusetts 01040, (413) 536-4000.

COREY COLONIAL  
CONDOMINIUM

ASSOCIATION,

By its attorney,  
LYON & FITZPATRICK,  
LLP  
Robert C. Sacco, Esq., BBO  
#552250  
14 Bobala Road, 4th Floor  
Holyoke, MA 01040  
(413) 536-4000  
FAX: (413) 536-3773  
05/04, 05/11, 5/18/2023

## COMMONWEALTH OF MASSACHUSETTS SALE OF REAL ESTATE UNDER G.L. c. 183A, § 6

By virtue of an Order of the Hampden County District Court Springfield Division (Docket No. 2223CV000560) in favor of The Plantation Condominium Association through the Board of Managers of The Plantation Condominium, (the "Association") against Steven D. Pope and Evelyn Mikuszewski, establishing a lien pursuant to G. L. c. 183A, § 6 on the real estate known as Unit 14 in the Plantation Condominium, for the purpose of satisfying said lien, the real estate will be sold at Public Auction commencing at 11:00 o'clock a.m. on May 31, 2023 at 14 Plantation Drive, Unit 14, Agawam, Hampden County, Massachusetts. The real estate to be sold is more particularly described as follows:

A condominium, the (Unit) known as No. 14, Type Townhouse in Hadley House ("Building") of the Plantation, 265 School Street, Agawam, Hampden County, Massachusetts, a condominium (the "Condominium") established by the Grantor pursuant to Massachusetts General Laws, Chapter 183A ("Chapter 183A") by Master Deed dated January 13, 1975 and recorded on January 13, 1975 with Hampden County Registry of Deeds, Book 4091, Page 84, which Unit is shown on the floor plans of the Building filed simultaneously with said Master Deed in said Registry and on the copy of the portion of said plans attached thereto and made a part thereof, to which is affixed the verified statement of a registered architect in the form required by Section 9 of said Chapter 183A.

Said Unit is conveyed together with:

1. An undivided proportionate interest (expressed as a percentage) in the common areas and facilities of the Property described in said Master Deed ("Common Elements") attributable to the Unit of 1.5625%. In the event Phase II of Phases II and III are added to the Condominium pursuant to Article 7 of the Master Deed, the undivided interest of the Unit in the Common Elements shall be and become that specified for the respective Phase in Article 3 of the Master Deed.

2. An exclusive right to use the patio area which extends approximately 12 feet perpendicularly from the building line to which Unit has direct access from the rear of the Unit.

3. An easement for the continuance of all encroachments by the Unit on any adjoining units or Common Elements existing as a result of construction of the building, or which may come in existence hereafter as a result of settling or shifting of the Building, or as a result of repair or restoration of the Building or of the Unit,

after damage or destruction by fire or other casualty, or after taking in condemnation or eminent domain proceedings, or by reason of an alteration or repair to the Common Elements made by or with the consent of the Board of Managers.

4. An easement in common with the owners of other Units to use any pipes, wires, ducts, flues, cables, conduits, public utility lines and other Common Elements located in any of the other units or elsewhere on the Property and serving the Unit.

5. Rights and easements in common with other Unit Owners, all as described in the Declaration of Easements by the Grantor dated January 13, 1975 and recorded with said Registry, Book 4091, Page 148, which is incorporated herein by reference (hereinafter referred to as "Declaration of Easements").

Said Unit is conveyed subject to easements; rights and provisions as set forth in instrument recorded in Hampden County Registry of Deeds in Book 5000, Page 86.

Being same premises conveyed to Bonnie S. Hart by deed of William A. Franks, Jr. and Rita C. Franks dated September 26, 1985 and recorded in the Hampden County Registry of Deeds in Book 5910, Page 191.

For title, see Deed to Steven D. Pope and Evelyn Mikuszewski dated May 28, 2021 and recorded with the Hampden County Registry of Deeds in Book 23913, Page 356.

In the event of a typographical error or omission contained in this publication, the description of the real estate contained in said Unit Deed shall control.

### TERMS OF SALE

(1) A nonrefundable deposit payable by certified check or by bank check in the amount of Five Thousand Dollars (\$5,000.00) shall be payable at the time and place of the Auction.

(2) The balance of the purchase price is to be paid by certified check or by bank check within thirty (30) days of the auction.

(3) An Auctioneer's Release Deed will be issued to purchaser, upon payment of the balance of the purchase price, within thirty (30) days of the Auction. The Deed shall convey the premises subject to, and with the benefit of, all restrictions, easements, improvements, outstanding tax titles, municipal or other public taxes, assessments, liens, or claims in the nature of liens, and existing encumbrances of record senior to the lien hereby being satisfied, whether or not reference to such restrictions, easements, improvements, outstanding tax titles, municipal or other public taxes, assessments, liens, or claims in the nature of liens or encumbrances is made in the Auctioneer's Release Deed.

(4) Additionally, and not by way of limitation, the sale of the real estate shall be subject to and with the benefit of any and all tenants, tenancies and occupants, if any.

(5) Condominium Association reserves the right to postpone the sale to a later date by public proclamation at the time and date appointed for the sale and to further postpone any adjourned sale date by public proclamation at the time and date appointed for the adjourned

sale date. Successful bidder or shall be made as to any amount of real estate taxes which may be due and outstanding. The successful bidder shall take subject to any such taxes or municipal assessments.

(6) No representation is or shall be made as to any amount of real estate taxes which may be due and outstanding. The successful bidder shall take subject to any such taxes or municipal assessments.

(7) The successful bidder shall pay the future condominium common charges, including any special assessment installments that become due, commencing with the date of the auction and any outstanding special assessments. At auction the Condominium Association reserves the right to charge the successful bidder a buyer premium of no more than five (5%) of the successful bid amount.

(8) No representation is or shall be made as to any other mortgages, liens or encumbrances of record.

(9) No representation is or shall be made as to the condition of the Unit or the Condominium. The Unit shall be purchased "AS IS."

(10) In the event of a default by the high bidder at the auction sale, the Condominium Association reserves the right to sell the Unit to the second highest bidder, at that bidder's highest bid, under the same terms and conditions as were offered at the auction and without re-offering the Unit at auction.

(11) Other terms, if any, shall be announced at the Auction.

(12) This Auction is subject to and in accordance with the Findings and Order, a copy of which may be obtained from the Association's counsel, Robert C. Sacco, of Lyon & Fitzpatrick, LLP, 14 Bobala Road, 4th Floor, Holyoke, Massachusetts 01040, (413) 536-4000.

THE PLANTATION  
CONDOMINIUM  
ASSOCIATION THROUGH  
THE BOARD OF  
MANAGERS OF THE  
PLANTATION  
CONDOMINIUM

By its attorney,  
LYON & FITZPATRICK,  
LLP  
Robert C. Sacco, Esq., BBO  
#552250  
14 Bobala Road, 4th Floor  
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(413) 536-4000  
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05/04, 05/11, 5/18/2023

### Legal Notice of Private Sale

Notice is hereby given by USA Towing, 71 Garden St., Feeding Hills, MA 01030, sale of a motor vehicle pursuant to the provisions of M.G.L. C. 255, Section 39A, that on May 29, 2023 at 8:00 a.m., at USA Towing, said motor vehicle will be sold at a private sale to satisfy the garage keeper's lien for towing, storage and costs of sale.

2017 Appalachia Trailer  
VIN: 541FC3433HM000739  
NO PLATES ON TRAILER  
Last known reg. owner:  
Cruz Fontanez  
19 Yale St., Springfield, MA  
01109

2009 Subaru Forester  
VIN: JF2SH63619H775637  
Plate#: 1RTK39 - MA  
Last known reg. owner:  
Maureen Sheehan,  
438 Springfield St., Apt. 15  
Agawam MA 01001  
05/11, 05/18, 05/25/2023