The 65th Apple Blossom Cotillion underway

SPRINGFIELD, Vt. – The 65th Apple Blossom

Cotillion, under very strict guidelines regard-

NOTICE OF TAX SALE

The resident and non-resident owners, lien holders and mortgagees of property in the Town of Londonderry, in the County of Windham and State of Vermont, are hereby notified that the taxes assessed by such Town for the 2016, 2018, 2019 and 2020 tax years remain, either in whole or in part, unpaid on the following described property in such Town, to wit:

It being all and the same lands and premises conveyed to Barton Coburn by Warranty Deed of Milton Thomas Coburn, dated May 30, 2017 and recorded on June 2, 2017 in Book 79 at Pages 766-767 of the Londonderry Land Records. (Parcel #019009-502; 911 address: 61 Coburn=s Way.)

And pursuant to 32 V.S.A. Section 5254, so much of such property will be sold at public auction at the Town of Londonderry Office, a public place located at 100 Old School Street, S. Londonderry, Vermont, on the 22nd day of April 2021, at 10:00 a.m., as shall be requisite to discharge such taxes with costs, unless previously paid.

Dated at Londonderry, Vermont, this 11th day of March, 2021.

Tina Labeau, Collector of Delinquent Taxes

NOTICE OF TAX SALE

The resident and non-resident owners, lien holders and mortgagees of property in the Town of Londonderry, in the County of Windham and State of Vermont, are hereby notified that the taxes assessed by such Town for the 2018, 2019 and 2020 tax years remain, either in whole or in part, unpaid on the following described property in such Town, to wit:

It being all and the same lands and premises conveyed to Peter Prizio by Warranty Deed of John J. Doran, Peter Prizio and Jack C. Lannon, dated March 30, 1987 and recorded on April 1, 1987 in Book 44 at Pages 476-479 of the Londonderry Land Records. (Parcel #009011-300; 911 address: Barker Road 4.92 +/- acres of land)

And pursuant to 32 V.S.A. Section 5254, so much of such nerty will be sold at public auction at the Town of Lon-ublic place located at 100 Old School

ing Covid-19, is now underway. This year there will be two performances Friday, April 30 and Saturday, May I. At this time, general public in-person seating will not be available. However, the Grand Performance will be vid-

eotaped for viewing after the event.

Ten area high school senior girls and their chosen escorts have begun their rehearsals. The Springfield Community Players Theater has graciously offered their stage for the rehears-

als and performances. Due to the pandemic, there will not be any elementary school children participating this year.

The musical theme for this year's production is "I Feel Good" and will feature songs from the '60s.

The high school senior girls who will be competing for the title of Apple Blossom Queen are Anna Church, Skyler Congdon, Chloe Jerman-Brown, Hannah Hallock, Molly Leonard, Jordan Noyes, Victoria Otis, Kaelie Peoples, Hannah Presch, and Reilly Tennis.

Pam Church and Carrie Jewell return as the codirectors of the Cotillion. Larry Kraft will be the event's master of ceremonies for his 20th year, and Marie Laplante will once again be the official photographer.

The Apple Blossom Cotillion is a fundraiser for Springfield Hospital. The proceeds from this year's event provide support for the Dr. E. Sherburne Lovell Health Career Award and the services of the hospital.

To support this event, including becoming a cardboard fan, visit www. springfieldhospitalgiving. org. For more information, contact Sandy Peplau at 802-885-7686 or speplau@springfieldmed.org.

LUDLOW DEVELOPMENT REVIEW BOARD ANNOUNCEMENT

The ZOOM meeting for the Divided Sky Foundation to be held on April 12, 2021 will be opened to those with Party Status ONLY per Vermont Statute, 24 V.S.A. § 4465 Please see the Statute below:

- (b) For the purposes of this chapter, an interested person means any one of the following:
- (1) A person owning title to property, or a municipality or solid waste management district empowered to condemn it or an interest in it, affected by a bylaw, who alleges that the bylaw imposes on the property unreasonable or inappropriate restrictions of present or potential use under the particular circumstances of the case.
- (2) The municipality that has a plan or a bylaw at issue in an appeal brought under this chapter or any municipality that adjoins that municipality.
- (3) A person owning or occupying property in the immediate neighborhood of a property that is the subject of any decision or act taken under this chapter, who can demonstrate a physical or environmental impact on the person's interest under the criteria reviewed, and who alleges that the decision or act, if confirmed, will not be in accord with the policies, purposes, or terms of the plan or bylaw of that municipality.
- (4) Any ten persons who may be any combination of voters or real property owners within a municipality listed in subdivision (2) of this subsection who, by signed petition to the appropriate municipal panel of a municipality, the plan or a bylaw of which is at issue in any appeal brought under this title, allege that any relief requested by a person under this title, if granted, will not be in accord with the policies, purposes, or terms of the plan or bylaw of that municipality. This petition to the appropriate municipal panel must designate one person to serve as the representative of the petitioners regarding all matters related to the appeal.

(5) Any department and administrative