THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION CIVIL CASE NO. 1:17-cv-00183-MR-DLH

UNITED STATES OF AMERICA,	1
) Plaintiff,)	1
VS.)	<u>O R D E R</u>
REAL PROPERTY which is physicallylocated at 100 Stacy Farm Road in Nebo,North Carolina and more particularlydescribed in a document at Book 1176,Pages 551-553 in the office of the Registerof Deeds for McDowell County, NorthCarolina, and at 170 and 179 WatsonRoad, Nebo, North Carolina, moreparticularly described in a document atBook 985, Pages 468-469, and Book 154,Pages 255-258 in the office of theRegister of Deeds for McDowell County,North Carolina,	
, Defendants.)	
/	

THIS MATTER is before the Court *sua sponte*.

On September 28, 2017, the Court received a verified claim from Leah

P. Davis ("Claimant"), in which she asserts an interest in the defendant

property located at 100 Stacy Farm Road, Nebo, North Carolina. [Doc. 6].

Pursuant to Rule G(5)(b) of the Supplemental Rules for Admiralty or Maritime Claims and Asset Forfeiture Actions, the Claimant was required to serve and file an answer to the Government's Complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure within 21 days after filing her claim.

IT IS, THEREFORE, ORDERED that the Claimant Leah P. Davis shall serve and file an answer to the Government's Complaint or a motion pursuant to Rule 12 of the Federal Rules of Civil Procedure within twentyone (21) days of the entry of this Order. The Claimant is advised that failure to file an answer or motion within the time required will result in the dismissal of her claim.

The Clerk of Court is directed to provide copies of this Order to counsel for the Government and counsel for the Claimant Leah P. Davis.

IT IS SO ORDERED.

Signed: October 28, 2017

Martin Reidinger

United States District Judge