UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): November 28, 2016

HOMETRUST BANCSHARES, INC.

(Exact name of registrant as specified in its charter)

Maryland		001-35593	45-5055422
	(State or other jurisdiction of incorporation)	(Commission File No.)	(IRS Employer Identification Number)
	10 Woodfin Street, Asheville, North Carolina		28801
	(Address of principal executive offices)		(Zip Code)
	Registra	ant's telephone number, including area code: (828) 25	59-3939
		Not Applicable	
	(For	mer name or former address, if changed since last re	port)
Ch	eck the appropriate box below if the Form 8-K filing is inter	nded to simultaneously satisfy the filing obligation o	f the registrant under any of the following provisions:
	Written communications pursuant to Rule 425 under the S	ecurities Act (17 CFR 230.425)	
	Soliciting material pursuant to Rule 14a-12 under the Excl	nange Act (17 CFR 240.14a-12)	
	Pre-commencement communications pursuant to Rule 1-2(b))	4d-2(b) under the Exchange Act (17 CFR 240.14d	<u> </u> -
	Pre-commencement communications pursuant to Rule 1: 4(c))	3e-4(c) under the Exchange Act (17 CFR 240.13e	-

Item 7.01 Regulation FD Disclosure

Attached hereto as Exhibit 99.1 and incorporated herein by reference are presentation materials for the annual meeting of stockholders of HomeTrust Bancshares, Inc. held on November 28, 2016.

Item 9.01 Financial Statements and Exhibits

(d) Exhibits

99.1 Annual Meeting Presentation Materials

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

HOMETRUST BANCSHARES, INC.

Date: November 28, 2016 By: /s/ Tony J. VunCannon

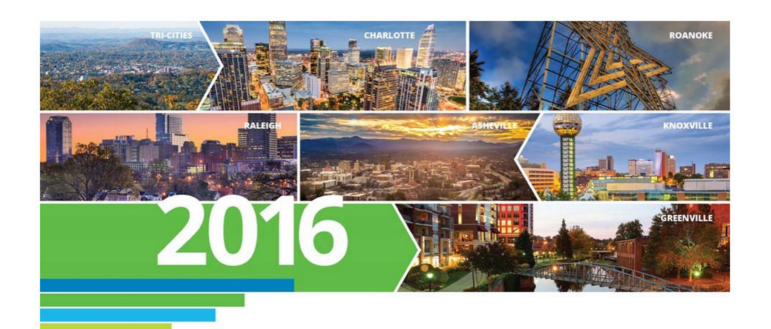
Tony J. VunCannon

Executive Vice President, Chief Financial Officer, and Treasurer

EXHIBIT INDEX

Exhibit No. Description

99.1 Annual Meeting Presentation Materials



ANNUAL MEETING

Executing Our Strategic Plan With A Sense Of Urgency

NOVEMBER 28, 2016



Forward-looking Statements



This presentation includes "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements often include words such as "believe," "expect," "anticipate," "estimate," and "intend" or future or conditional verbs such as "will," "would," "should," "could," or "may." Forward-looking statements are not historical facts but instead represent management's current expectations and forecasts regarding future events many of which are inherently uncertain and outside of our control. Actual results may differ, possibly materially from those currently expected or projected in these forward-looking statements. Factors that could cause our actual results to differ materially from those described in the forward-looking statements, include expected cost savings, synergies and other financial benefits from pending and recent acquisitions might not be realized within the expected time frames or at all, and costs or difficulties relating to integration matters might be greater than expected; increased competitive pressures; changes in the interest rate environment; changes in general economic conditions and conditions within the securities markets; legislative and regulatory changes; and other factors described in HomeTrust's latest annual Report on Form 10-K and Quarterly Reports on Form 10-Q and other filings with the Securities and Exchange Commission-which are available on our website at www.hometrustbanking.com and on the SEC's website at www.sec.gov. Any of the forward-looking statements that we make in this presentation or our SEC filings are based upon management's beliefs and assumptions at the time they are made and may turn out to be wrong because of inaccurate assumptions we might make, because of the factors illustrated above or because of other factors that we cannot foresee. We do not undertake and specifically disclaim any obligation to revise any forward-looking statements to reflect the occurrence of anticipated or unanticipated events or circumstances after the date of such statements. These risks could cause our actual results for fiscal 2016 and beyond to differ materially from those expressed in any forward-looking statements by, or on behalf of, us and could negatively affect our operating and stock performance.

Ready for what's next!

HomeTrust Bancshares, Inc. Overview



Headquarters:	Asheville, NC	Exchange/Ticker:	NASDAQ: HTBI
Founded:	1926	Number of Employees:	446
Locations:	39 (NC,SC,VA,TN)	Stock Price:	\$24.00(1)
Total Assets:	\$2.8 billion	Price to TBV:	124%
Total Loans:	\$1.8 billion	Market Cap:	\$432.0 million ⁽¹⁾
Total Deposits:	\$1.8 billion	Average Daily Trading Volume:	39,305(1)
Outstanding Shares:	18,000,750(1)	Shares Repurchased ⁽²⁾ (since conversion on July 11, 2012)	5,351,065 or approx. 29%

Financial data as of 9/30/16 (1) As of 11/25/16

Ready for what's next!



Phase I: Created a Foundation For Growth

- Lines of Business Infrastructure and Talent
- Markets To Grow In

Phase II: Executing Our Strategic Plan with a Sense of Urgency

- Sound and Profitable Organic Growth
 - Loans
 - Deposits
- Lower our efficiency ratio
 - Noninterest income growth
 - Expense management
 - Streamlining current processes
- Continue buying back shares opportunistically
- Highly accretive in-market acquisitions

Transitioning to a High Performing Community Bank

- Consistently improving performance
- Creating value for shareholders

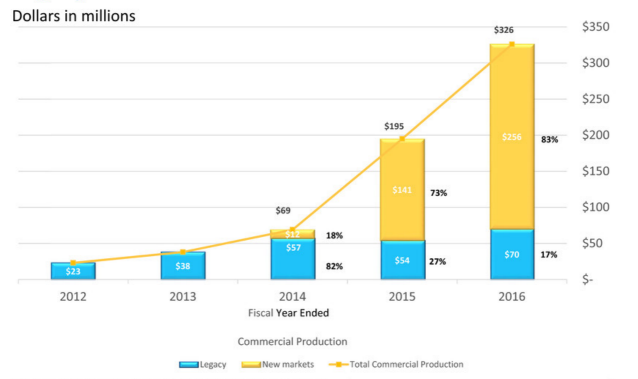
Ready for what's next!



Commercial Production by Market



Legacy / New Markets

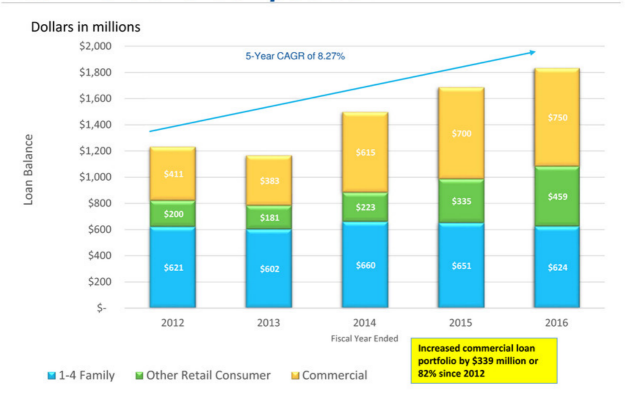


Production by market above excludes municipal leases.

Ready for what's next!

Loan Portfolio Composition

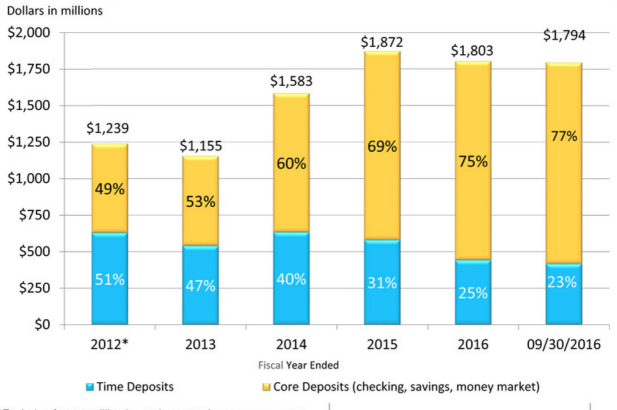




Ready for what's next!

Total Deposits





*Excludes \$264.2 million in stock conversion escrow account

Ready for what's next!

Checking Accounts





Increase Noninterest Income Growth



Treasury Management

- Increased deposit product pricing January 2016
 - Deposit fees increased 8% in 4th quarter fiscal 2016 compared to 3rd quarter
- Added new/improved merchant services program
 - Increased fee income from provider
- New purchase card program
 - Bank receives larger share of debit card revenue
- Increased discipline and monitoring of fee waivers and refunds

Mortgage Banking

- Increased originations
- Added loan officers in new markets

Creating Efficiencies/Expense Management



- October 2015 consolidated six branches \$1.2MM in expected annual savings
- December 2015 Converted from a national bank charter to a state chartered bank - \$350,000 in expected annual savings
- May 2016 Branch optimization staffing study \$375,000 in expected annual savings
- June 2016 Changed health care insurance providers to avoid \$700,000 expense increase for the coming fiscal year
- Continued rigorous focus on efficiencies/expense management

Stock Buybacks



(Dollars in thousands, except per share amounts)

	Percent Purchased	Shares	To	otal Cost	10000	g Cost / Share
1st Buyback (completed 4/29/13)	4%	846,400	\$	13,299	\$	15.71
2nd Buyback (completed 12/2/13)	5%	1,041,245	\$	17,055	\$	16.38
3rd Buyback (completed 11/18/14)	5%	989,183	\$	15,589	\$	15.76
4th Buyback (completed 8/5/15)	5%	1,023,266	\$	16,298	\$	15.93
5th Buyback (completed on 1/20/16)	5%	971,271	\$	18,089	\$	18.62
6th Buyback (approved on 12/15/15)	5%	479,700	\$	8,634	\$	18.00
Total repurchased through June 30, 2016	29%	5,351,065	\$	88,964	\$	16.63
Remaining Shares to be purchased through 6	h Buyback	443,155				
Total Shares Repurchased / Authorized		5,794,220				

Source: Company documents previously filed with the SEC

TriSummit - Compelling Transaction



- Significant market overlap to increase efficiencies
- Shared community bank culture
- Experienced commercial & retail banking teams
- Ability to expand TriSummit's current relationships
- Extensive due diligence
- 30% earnings accretion in fiscal 2018

Ready for what's next!

Growth Since Conversion – Including TriSummit



		1000	Mutual/Stock Conversion Pro Forma □		Change Since Conversion			
		0	9/30/2012	0	9/30/2016		\$	%
Α	Total Assets	\$	1,603	\$	3,082	\$	1,479	92%
В	Total Loan Portfolio	\$	1,203	\$	2,133	\$	930	77%
	1-4 Family		611		690		79	13%
	HELOC's & Other Consumer		195		385		190	97%
	Indirect Auto		-		122		122	100%
	Commercial Real Estate		232		596		364	157%
	Commercial Constr. & Development		38		140		102	267%
	Other Commercial		127		201		74	58%
С	Total Deposit Portfolio	\$	1,160	\$	2,078		918	79%
	Checking Accounts		239		728		489	205%
	Money Market/Savings		337		806		469	139%
	Time Deposits		584		544		(40)	-7%
D	Locations		20		41		21	105%

(1) Pro Forma based on SNL Financial and Company filings as of 9/30/16. Certain adjustments have been made in relation to acquisition accounting as required by U.S. GAAP.

Total Shareholder Return Performance





Quarter Ended September 30, 2016 Highlights



(Dollars in thousands, except per share amounts)

	24				Char	nge
As Reported	09	/30/2016	09	/30/2015	Amount	Percent
Net income	\$	3,824	\$	2,564	\$ 1,260	49%
EPS	\$	0.22	\$	0.14	\$ 0.08	57%
ROA		0.55%		0.37%	0.18%	49%
Net Interest Margin (tax equivalent)		3.44%		3.37%	0.07%	2%
Organic Loan Growth:						
\$ Growth	\$	24,020	\$	26,457		
% Growth (annualized)		5.70%		6.60%		
Organic Loan Growth - Excluding 1-4 Family:						
\$ Growth	\$	32,268	\$	32,078		
% Growth (annualized)		11.40%		12.50%		

Source: October 28, 2016 earnings release.

Celebrating Leadership and Service



HomeTrust Directors retiring today



Stan Allen



Andy Smith

Thank you Stan Allen and Andy Smith!

Ready for what's next!

Transitioning to a High Performing Community Bank 💉



Phase I: Created a Foundation For Growth

Phase II: Executing Our Strategic Plan with a Sense of Urgency

Transitioning to a High Performing Community Bank

- Consistently improving performance
- Creating value for shareholders

Thank You Shareholders & **HomeTrust Team!**

Ready for what's next!



Thank You Shareholders and HomeTrust Team!



Questions and Comments



- In accordance with the Rules of Conduct, each shareholder or proxyholder has an opportunity to ask questions or make comments.
- After you are recognized, proceed to the microphone. Please identify yourself by stating your name and whether you are a stockholder or hold the proxy for a shareholder.
- In order to provide all shareholders an opportunity to speak, questions and/or comments should be limited to two minutes per shareholder.
- Please direct all questions and comments to the Chairman, President and Chief Executive Officer.