### HAVERTY FURNITURE COMPANIES INC

Form SC 13D/A June 12, 2012

#### **UNITED STATES**

## SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)\*

# INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

HAVERTY FURNITURE COMPANIES, INC. (Name of Issuer)

Class A Common Stock, \$1.00 par value (Title of Class of Securities)

> 419596-20-0 (CUSIP Number)

Eliot Robinson
Bryan Cave LLP
One Atlantic Center
Fourteenth Floor
1201 West Peachtree Street,
NW
Atlanta, GA 30309-3592
(404) 815-3500
(Name, Address and
Telephone Number of Person
Authorized
to Receive Notices and
Communications)

June 5, 2012 (Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box o.

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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1 NAME OF REPORTING PERSONS: Villa Clare Partners, L.P.				
2 CHECK THE APPROGROUP 3 SEC USE ONLY	OPRIATE BOX IF A MEMBER	OF A	(a) (b)	X O
4 SOURCE OF FUNDS	$\mathbf{S}$	OO		
PURSUANT TO ITE	CLOSURE OF LEGAL PROCE MS 2(d) or 2(e) LACE OF ORGANIZATION	EDIN	GS IS REQUIRED	o
Georgia	LACE OF ORGANIZATION			
NUMBER OF 7 SHARES	SOLE VOTING POWER			
BENEFICIALLY 8 OWNED BY EACH 9 REPORTING	SHARED VOTING POWER 603,497 Shares of Class A Con SOLE DISPOSITIVE POWER		Stock	
	SHARED DISPOSITIVE POW 603,497 Shares of Class A Con		Stock	
603,497 Shares of C 12 CHECK BOX IF TH EXCLUDES CERTA	SS REPRESENTED BY AMOU	ROW	v (11) x	

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1 NAME OF REPORTING PERSONS: West Wesley Associates, LLC					
2 CHECK THE APPR GROUP 3 SEC USE ONLY	OPRIATE BOX IF A MEM	IBER OF A	(a) 29 (b) 4 (c)		
4 SOURCE OF FUND	os	00			
5 CHECK BOX IF DI PURSUANT TO IT	SCLOSURE OF LEGAL PF EMS 2(d) or 2(e)	ROCEEDIN	GS IS REQUIRED	)	
6 CITIZENSHIP OR I Georgia	PLACE OF ORGANIZATIO	ON			
NUMBER OF 7 SHARES	SOLE VOTING POWER	1			
BENEFICIALLY 8 OWNED BY EACH 9 REPORTING	SHARED VOTING POW 603,497 Shares of Class A SOLE DISPOSITIVE PO	A Common	Stock		
	0 SHARED DISPOSITIVE 603,497 Shares of Class A		Stock		
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 603,497 Shares of Class A Common Stock 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES x 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 20.1% 14 TYPE OF REPORTING PERSON CO					

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1 NAME OF REPOR	RTING PERSONS: Clarence	H. Smith		
2 CHECK THE APP GROUP 3 SEC USE ONLY	PROPRIATE BOX IF A MEM	∕IBER OF A	(a) (b)	x o
4 SOURCE OF FUN	NDS	00	/PF	
PURSUANT TO I	DISCLOSURE OF LEGAL PI TEMS 2(d) or 2(e) R PLACE OF ORGANIZATIO		NGS IS REQUIRED	0
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:	<ul> <li>7 SOLE VOTING POWER 65,130 Shares of Class A</li> <li>8 SHARED VOTING POW 605,447 Shares of Class A</li> <li>9 SOLE DISPOSITIVE PO 65,130 Shares of Class A</li> <li>10 SHARED DISPOSITIVE 605,447 Shares of Class A</li> </ul>	A Common S WER A Common OWER A Common S E POWER	Stock	
670,577 Shares of 12 CHECK BOX IF EXCLUDES CER	LASS REPRESENTED BY A	NT IN ROV	V (11)	SON

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Reference is hereby made to the statement on Schedule 13D filed with the Securities and Exchange Commission on June 1, 2007 (the "Schedule 13D") with respect to the Class A common stock, par value \$1.00 per share (the "Class A Common Stock"), of the Company. Unless otherwise indicated, all capitalized terms used herein but not defined herein shall have the same meanings as set forth in the Schedule 13D. The Reporting Persons hereby amend and supplement the Schedule 13D as follows.

Item 4. Purpose of Transaction.

Item 4(a) is hereby amended and restated in its entirety to read as follows:

(a) The Partnership and West Wesley Associates, LLC do not currently plan to acquire future shares of the Company's Class A Common Stock other than shares that may be acquired through additional contributions to the Partnership by its partners or to West Wesley Associates, LLC by its members. The Partnership may accept additional partners who may contribute additional shares of the Company's Class A Common Stock, and West Wesley Associates, LLC may accept additional members. The Reporting Persons are parties to a Class A Shareholders Agreement that imposes certain transfer restrictions upon shares of Class A Common Stock held by the Reporting Persons. See Item 6.

Item 5. Interest in Securities of the Issuer.

Item 5 is hereby amended and restated in its entirety to read as follows:

(a) The Reporting Persons beneficially own an aggregate 670,577 shares or 22.3% of the Class A Common Stock of the Company. For further information, see the cover pages hereto which are hereby incorporated by reference. All percentages of outstanding Class A Common Stock are calculated based on information included in the Form 10-Q filed by the Company for the period ended March 31, 2012, which reported that 3,029,183 shares of Class A Common Stock were outstanding as of May 7, 2012, less the number of shares converted into common stock since May 7, 2012 by the Reporting Persons as shown on Schedule 1.

The Reporting Persons may be deemed to constitute a group pursuant to Rule 13d-5(b) with certain other Class A Common Stock shareholders ("Other Class A Shareholders") as a result of entering into a Class A Shareholders Agreement with those Other Shareholders as described in Item 6 below. If the Reporting Persons are deemed to have formed a group with the Other Class A Shareholders, each of the Reporting Persons could be deemed to beneficially own the shares collectively held by the group, which would be an aggregate 1,955,777 shares or 65.0% of Class A Common Stock of the Company; however, each of the Reporting Persons disclaims beneficial ownership of the shares held by other members of the group except as expressly set forth herein.

(b) The Partnership beneficially owns 603,497 shares or 20.1% of the Class A Common Stock of the Company. West Wesley Associates, LLC is the general partner of the Partnership and holds shared voting and dispositive power with the Partnership with respect to the shares owned by the Partnership.

Mr. Smith beneficially owns 670,577 shares or 22.3% of the Class A Common Stock of the Company. Mr. Smith has sole voting and dispositive power with respect to 65,130 shares of Class A Common Stock. Mr. Smith shares voting and dispositive power with respect to 1,950 shares of Class A Common Stock with his wife, Lamar Smith. As the manager of West Wesley Associates, LLC, the Partnership's general partner, Mr. Smith shares with the partnership and its general partner voting and dispositive power with respect to the 603,497 shares of Class A Common Stock held by the partnership.

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days by		or, to the best of t	sactions in Class A Common Stock were effected in the last 60 the knowledge of the Reporting Persons, by any of the other
(d)			Not applicable.
(e)			Not applicable.
Item 6.	Contracts, Arrangemen	nts, Understanding	gs or Relationships With Respect to Securities of the Issuer.
Item 6 is h	nereby amended to include	le the following:	
L.P., J. Ra The Class held by the shares to a consent an transferrin Sharehold incorporat	wson Haverty, Jr., Frank A Shareholders Agreem e various signatories to the anyone other than certain and an obligation to conve- g any such shares to any ers Agreement is attache	ent imposes certa he agreement, incompermitted transfer ort such shares to do one other than a p d as Exhibit 10.1 The foregoing dest the Class A Share	A Shareholders Agreement with the Reporting Persons and H5, III and Ridge Partners, L.P. (the "Class A Shareholders Agreement") in transfer restrictions upon shares of Class A Common Stock cluding, but not limited to, a restriction on the transfer of any such erees of such signatory without the Company's prior written common stock in accordance with the Company's Charter prior to permitted transferee of such signatory. A copy of the Class A to the Current Report on Form 8-K filed June 8, 2012 and is scription of the Class A Shareholders Agreement is qualified in its eholders Agreement.

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#### **SIGNATURE**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

June 12, 2012

VILLA CLARE PARTNERS, L.P.

By: /s/ Clarence H. Smith

Manager of West Wesley Associates,

LLC

(general partner of Villa Clare

Partners, L.P.)

Clarence H. Smith

WEST WESLEY ASSOCIATES, LLC

By: /s/ Clarence H. Smith

Clarence H. Smith

Manager

CLARENCE H. SMITH

By: /s/ Clarence H. Smith

Clarence H. Smith

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#### SCHEDULE 1

Shares of Class A Common Stock Acquired or Disposed of by the Reporting Persons in the Last 60 Days

1. H5, L.P.

No transactions.

2. J. Rawson Haverty, Jr.

				Where and How
Transaction	Nature of Transaction			Transaction
Date	(Acquisition/Disposition)	Number of Shares	Price Per Share	Effected
3/23/12	Disposition	12,000	\$0	Conversion1

### 3. Frank S. McGaughey III

Transaction	Nature of Transaction			Where and How
Date	(Acquisition/Disposition)	Number of Shares	Price Per Share	Transaction Effected
6/5/12	Acquisition	21,400	\$0	Other2

4. Ridge Partners, L.P.

				Where and How
Transaction	Nature of Transaction			Transaction
Date	(Acquisition/Disposition)	Number of Shares	Price Per Share	Effected
6/5/12	Disposition	21,400	\$0	Other3
6/1/12	Disposition	78,600	\$0	Conversion4

5. Clarence H. Smith

No transactions.

6. Villa Clare Partners, L.P.

No transactions.

<sup>1</sup> Conversion of Class A Common Stock into common stock of the Company.

<sup>2</sup> Distribution of Class A Common Stock received from Ridge Partners.

<sup>3</sup> Distribution of Class A Common Stock held by Ridge Partners of which Mr. McGaughey is general partner. Mr. McGaughey disclaims beneficial ownership of the shares except to the extent of his pecuniary interest in the partnership.

<sup>4</sup> Conversion of Class A Common Stock into common stock of the Company.