

Society A. ABSTRACT OF TITLE To Lot Number Twenty-three (#23) in Winchester Hills Allot-ment, Plain Township, Stark County, Otto, as recorded in Plat Book 33, page 222, Stark County, Tat Records. TO St. can

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## No. 2.

James Jadison President of U. Si to Peter Wise

Patent lated - Nov, 6, 1815 Recorded - Vol. D, page 142

Recorded - Vol. A, pare 39

Till Record

Conveys the Northwest juarter of Section 12, of Township 11, in Range 8 of lands to be sold at Steubenville of the territory west of the Ohio and above the mouth of the Kentucky River.

No. 3.

WILL OF PETER MISE:-

ITEN FIFTH:-

ITEN FIFTH:-I give and devise to my two sons, Adam and Abraham Wise, each an equal share of the following property, as follows:-the north east quarter of Section #11, Township #11 of Range #8, also one hundred acres of land off the South east Quarter of Sec-tion #2, Township and Range. Last aforesaid, and adjoining the North side of the North side of the North east Quarter aforesaid also the North west Quarter of Section #12, in Township #11, Range #8, with all the buildings, mills, carding machines, which are on the premises last aforesaid with all tools and apparatus there-unto belonging, also all my farming utensils, such as one wagon; ploughs, log chains, also two horse beast and horse gears belong-ing to the same. ing to the same. NOTE: -

Peter Wise, in the other items of his Will makes various other bequests to his numerous children and heirs, and provides that Adam and Abraham are to pay \$4,000.00 to the estate, \$1,000.00 of which is to be held till the death of their mother, who is to receive the interest on same. The other \$3,000.00 is to be paid in eight annual installments to his executors, Anthony Housel and John Houser armed in his Will John Hoover, named in his Will. The above will was duly signed and witnessed and was admit-

ted to probate by the proper authorities in Stark County, Unio.

No. 4.

ESTATE OF PETER WISE

No. 1110 S.

Recorded - Vol. A, page 58 Adm. Record Jan. 19, 1822 - Letters Testamentary to A. Housel and John Hoover.

March 11, 1822 - Inventory and Acc of Sales filed. April 17, 1822 - Schedule filed. Nov. 26, 1822 - Inventory of Articles bequeathed filed. Nov. 7, 1828 - Partial Account Passed. Final Ac count filed. No date.

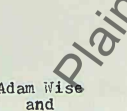
No. 5.

Adam Wise to Abraham Wise Article of Agreement Dated - Jan. 31, 1822 Rec. Dec. 7, 1831 Recorded - Vol. I, page 617

The above was an agreement between the two sons and heirs of Peter Wise by which Adam agrees to relinquish all claim to said Northwest Quarter of Section #12, Township #11, Range #8, which was left to them jointly by their father.

Abraham Wise and Mary Wise, His wife to Adam Wise Quit Claim Deed S. &. A. - June 12, 1832 Rec. - July 9, 1833 Vol. "K", page 424

Conveys said North west Quarter of Section #12, Township #11 Range #8, Stark County, Ohio.



No. 7.

Adam Wise and Phebe J. Wise his wife to Hiram R. Wise

Warranty Deed S. &. A. - Dec. 23, 1849 R.F.P. - Aug. 14, 1851 Rec. - Aug. 20, 1851 Vol. 46, page 443

Situated in the northwest quarter of Section #12, Township #11, Range #8, except about  $7\frac{1}{2}$  acres in the North east corner thereof, which was excepted in the deed to me from my brother, Abraham; excepting also about 34 acres in the South westerly part of said quarter section, and excepting as follows: Beginning at the South west corner of said quarter, thence East 24 chains, 60 links along the quarter line; thence, North 13 chains, 82 links; thence, West 24 chains, 60 links, to the West line of the quarter, and thence, 13 chains, 82 links, to place of beginning.

James Madison, President of U. S. to David Ebie

Patent Dated - May 3, 1814 Referred to in deed recorded Vol. "H", page 255, Vol. "D", page 50, and Vol. "D", page 51

Conveyed the North east Quarter of Section #12, Township #11 Range #8. NOTE:- Original patent not recorded in Stark County, Ohio.



David Ebie and Catherine Ebie his wife to Joseph Ebie

Warranty Deed S. & A. - Nov. 18, 1818 Rec. - 1818 Vol. "D", page 50

Conveys the west half of the North east Quarter of Section #12, Township #11, Range #8.

Joseph Eble and Peggy Eble his wife to John Gayman No. 10.

Warranty Deed S. & A. - Hay 2, 1829 Rec. - May 29, 1829 Vol. "H", page 255

Situated in the County of Stark, being the West one-half and containing 61 acres of the North east Quarter of Section #12, in Township #11, of Range #8.

No. 8.

No. 11.

John Gaymah and Frances Gayman his wife to George Sanders Warranty Deed S. & A. - October 9, 1837 Rec. - October 9, 1837 Vol. "S", page 215

Conveys said 61 acres located in the west half of said North east Quarter of Section #12, Township #11, Range #8.

No. 12.

George Sanders and Catherine Sanders his Wife to Hiram R. Wise Warnabty Deed S. & A. - April 1, 1857 Rec. - April 30, 1857 Vol. 67, page 387

Conveys the following described tract, situated in the Township of Plain in the County of Stark, and State of Ohio; being part of the West one half of the North east Quarter of Section #12, Township #11, Pange #8, and beginning at the Southwest corner of said Quarter section; thence, North 120 perches and .5 perch; thence, East 81 perches; thence, South 120 perches and .5 perch; thence West 81 perches to the place of beginning containing 61 acres.

No. 13.

Hiram R. Wise and Rachel S. Wise his Wife to Lewis W. Kamp Warranty Deed S. & A. - Sept. 1, 1834 Rec. - November 11, 1864 Vol. 86, page 94

Conveys the following described premises: Known as and being part of the North east Quarter of Section #12, Township #11, (Plain Township), Range #8, in Stark County, Ohio, and also to a part of the North west Quarter of Section #12, Township #11, Range #8, in said County described as follows:- Beginning in the south line of the North east Quarter of said Section #12, at the South west corner of Henry Krall's land; thence, running west on the South line of said Section one hundred and forty rods; thence north parallel with the Section line one hundred and twenty rods;

## No. 13. (con't)

thence East parallel with the Section line one hundred and forty rods to the said Krall's land; thence south along the Krall's line to the place of beginning, containing one hundred and five acres of land more or less.

## No. 14.

LEWIS W. KAMP'S WILL:

Recorded Vol. "M", pages 12 and 13 of Will Records

ITEM SECOND: -

I give, devise and bequeath to my beloved wife, Christena Kamp one-third (1/3) of all my estate.

ITEM THIRD: -

I give to my daughter Mary Wilson, Three Hundred Dollars (\$300.00) out of my estate.

ITEM FOURTH: -

The balance of my estate is to be divided in equal shares between John H. Kamp and the heirs of Milton H. Kamp, Sarah Hersberger, Libby Rommel and William Kamp. It is my will that there shall be a Guardian appointed over my son, William Kamp.

ITEM FIFTH: -

I appoint John H. Kamp to be my executor.

The above Will was duly signed and witnessed and was admitted to probate by Penry A. Wise, Probate Judge.

No. 15.

ESTATE OF LENIS N. KAMP



Recorded		Vol "H", page 477		
Adm.	Reco	ords.		
July	17,	1894	-	Will Probated
				Will Recorded -
				Vol. "M", page 13
Julv	17.	1894		Widow elects to
	,			take under Will.
.Tu 1 v	17	1804		Application filed.
Tul	177	1004		Application filed.
July	11,	1894		John H. Kamp,
				executor
July	17,	1894	-	Bond \$2400.00 with
				surcties offered.
July	17.	1894	-	Bond filed and ap-
Ū	,			proved
July	17.	1894	_	Letters issued.
Tralar	01	1004	-	Letters issued.
Jury	51,	1094	-	Inventory and
				appraisement filed.
Nov.	7,	1894	-	Additional bond
				\$5000.00 filed and
				approved.
Dec	21	1891		Proof of Dutit
500.		1004	-	Proof of Publication
				filed.

Jan. 16, 1896 - First Partial Account filed. Mar. 4, 1898 - Final Account filed, Costs paid.

No. 16.

John H. Kamp, Executor of Louis W. Kamp, Deceased Plaintiff

-VS-

Sarah Hershberger, Simon Hershberger, her husband, Elizabeth Rummell, Joseph Rummell, her husband, William Kamp, Christian Kamp, aged 4 yrs. and Leona Kamp, aged 2 yrs. Minor children of Milton H. Kamp, deceased, Mary Wilson, and Christina Kamp, widow of Louis V. Kamp, Deceased. Defendants IN PROBATE COURT OF STARK COUNTY, OHIO

tition to Sell Real Estate

to pay debts

Civil Record Vol. 0, page 340

Plaintiff says that claims have already been presented to him amounting to \$1342.00 against estate of deceased; that costs of administration will amount to \$400.00; that total value of personal estate of decedent is \$801.94, being wholly insufficient to pay said valid debts and costs; that it will be necessary to sell the Real Estate of deceased to pay said debts; (a description of said Real Estate is then set forth, being same description of 105 acres given at Section 13 of this Abstract, located in North half of Section #12, Township #11, Range #8, Stark County, Ohio.)

Plaintiff says that the Will of deceased required that his debts be paid and that the remainder of proceeds be distributed as set forth therein.

THEREFORE, said plaintiff prays that he be authorized to sell said premises for the payment of debts of decedent and that he may be ordered to distribute the balance of the money arising therefrom according to law and said will of deceased.

Defendants were all served personally or by publication of Legal Notice.

Proof of said publication was filed and approved on Nov. 7, 1894.

On Nov. 7, 1894, Hearing had and order of sale granted and appraisement returned Nov. 9, 1894. Said property appraised at \$6000.00. Said property duly advertised in Stark County Democrat, to be sold on premises at one o'clock P. M., Dec. 22, 1894, at public auction. Said sale being held at the time and place so advertised. Christena Kamp bid to pay \$6200.00, which was more than the appraised value thereof, and she being the highest and best bidder, said premises was sold to her.

## No. 16. (con't)

Dec. 24, 1894, said sale was confirmed by the court and deed was ordered. (See Civil Record, Vol. "0", page 345). Said executor to pay debts and distribute balance of proceeds as follows:-The costs of these proceedings including at-FIRST:torney fees and Administration's fee. SECOND: - The taxes on said Real Estate. The payment of all debts against said estate. THIRD:-FOURTH:- It is ordered that the proceeds be distributed by said Executor according to law and provisions of said Will of decedent. Attest: Henry A. Wise Probate Judge No. 17. Executor's Deed John H. Kamp S. & A. - Dec. 24, 1894 Executor of Lewis W. Kamp to Rec. - Dec. 24, 1894 Christena Kamp Vol. 319, page 309 Conveys said farm of 105 acres, as described in Section 13. NOTE:- The above sale was made by authority of Probate Court of Stark County, Ohio. (See proceeding reported above.) No. 18. Christena Kamp widow Warranty Deed to S<sup>•</sup> & A. - April 13, 1895 John H. Kamp Rec. - April 13, 1895 Vol. 320, page 528

Conveys an undivided half interest in and to part of the North half of Section 12, Township #11, (Plain), Range #8, Stark County, Ohio, described as follows: Beginning in the South line of the North East quarter of said Section #12 at the South West corner of Henry Krall's land; thence West on the North line of said North half of said section, 140 rods; thence, North, parallel with the section line, 120 rods; thence East, parallel with the section line 140 rods to said Krall's land; thence South, along Krall's line to the place of beginning, containing 105 acres of land more or less.

ABSTRACTER'S NOTE:- In the first call in the description, the word "North" was incorrectly used instead of South. The description was later corrected and deed refiled as in Section 19, below. Christena Kamp, a widow to John H. Kamp Warranty Deed S. &. A. - April 13, 1895 Rec. - April 2, 1917 Vol. 619, page 32 (Re-recorded)

This is the same deed as at Section 18. The word "North" in the first call is corrected to read "South line of said North half".

No. 20.

Christena Kamp, a widow to John H. Kamp

and Mary A. Kamp Husband and Vife Quit Claim Leed S. & A. - April 2, 1917 Rec. - April 2, 1917 Vol. 619, page 31

Quits claim to an undivided one-half of part of the North half of Section 12, Township #11 (Plain), Range #8, Stark County, Ohio, described as follows: (Description is the same as at Section 18, except as to the first call after the point of beginning which here correctly reads "Thence running west on the South line of said North half of said Section 140 rods".)

No

No. 22.

John H. Kamp, and Mary A. Kamp his wife to Levi Nimon

Warranty Deed S. &. A. - April 1, 1919 Rec. - April 1, 1919 Vol. 646, page 456

Conveys 105 acres in the North half of Section 12, Township 11 (Plain) Range 48, Stark County, Ohio, described same as at Section 18, except as to the first course which is here correctly stated as "The South line of said North half."

"The Grantors are taking a mortgage of the above described premises for \$2000.00 from said Grantee.

"This Notation is made for the express purpose of determining the amount of revenue stamps to be put on."

No. 22.

Levi Nimon and Lena Nimon Husband and Wife to Harry Forrer and Edith Forrer Narranty Deed Dated - July 27, 1944 Rec. for Pec. - September 28, 1944 Vol. 1470, page 16

### No. 22. (con't)

Conveys the 105 acre tract described at Section 18, but with the correction heretofore noted.

"Said place of beginning for the tract hereby conveyed being the South West corner of a tract of 81 acres, described in Affidavit for Transfer of Real Estate recorded in Vol. 1125, page

18, Stark County Deed Records. "Excepting an oil and gas lease to The East Ohio Gas Company which is hereby assigned to Grantees."

No. 23.

Harry Forrer and Edith Forrer, Husband and Wife to Moses M. Troyer and Amy Troyer General Warranty Deed S. &. A. - March 24, 1951 Pec. - Mar. 26, 1951 @ 11:55 A.M. Vol. 1966, page 597 Instrument No. 209314

Conveys the following described premises: Situated in the Township of Plain, County of Stark and State of Ohio, and known as and being a part of the north half of Section #12, Township #11, Range #8, Plain Township, Stark County, Ohio, beginning at a point at the south east corner of the Northeast Quarter of Section #12; thence westwardly along the south line of said Quarter a distance of 80 rods to a point on the south line of said Northeast Quarter and the true place of beginning for the tract hareby described; thence running westwardly on the south line of the said Northeast Quarter and along the south line of the Northwest Quarter of said Section a distance of 140 rods to a point on the south line of said Northwest Quarter of said Section; thence north parallet with the east line of said Section 120 rods; thence east parallel with the south line of said Northwest and Northeast Quarters a distance of 140 rods; thence south paralle1 with the east line of said Section a distance of 120 rods to the true place of beginning, containing 105 acres, more or less.

#### No. 24.

On January, 17, 1957, Moses M. Troyer and Amy Troyer, Husband and Wife, conveyed to Leon Coblentz and Esther Coblentz the 1 acre parcel out of the N. W. corner of the 105 acre tract, described as the exception at Section 25, below. Moses M. Troyer and Amy Troyer Husband and Wife to James L. Mehaffie and Janet E. Mehaffie Warranty Deed S. & A. - May 15, 1959 R.F.R. - May 22, 1959 Vol. 2624, page 596

Conveys the following described premises, situated in the Township of Plain, County of Stark, and State of Ohio; Known as and being part of the North half of Section 12, Township 11 (Plain), Range 8, Stark County, Ohio, beginning at the Southeast corner of the Northeast Quarter of Section 12; thence Westwardly along the South line of said Quarter a distance of 80 rods to a point on the South line of said Northeast Quarter and true place of beginning for the tract hereby described; thence running Westwardly on the South line of said Northeast Quarter and along the South line of the Northwest Quarter of said Section a distance of 140 rods to a point on the South line of said Northwest Quarter of said Section; thence North, parallel with the East line of said section, 120 rods; thence East and parallel with the South line of said Northwest and Northeast Quarters a distance of 140 rods; thence South, parallel with the East line of said Section, a distance of 120 rods to the true place of beginning containing 105 acres, more or less.

EXCEPTING one (1) acre out of the extreme Northwest corner thereof described as follows: Part of the Northwest Quarter of Section 12, Plain Township 11, Fange 8, Stark County, Ohio, bounded and described as follows: Beginning at a stone marking the Northwest corner of said Northwest Quarter; thence East on the Section 11ne a distance of 1663.2 feet to a point on line; thence Southward and parallel to the North and South section line, a distance of 676.5 feet to a steel pin, set on the center line of County Road #T-191; marking the Northwest corner of the tract herein described and being the true place of beginning thereof; thence continuing South and parallel to the North-South section line a distance of 165 feet to a steel pin; thence East and parallel to the East-West section line, and also parallel to the Center line of said County Road, a distance of 264 feet to a steel pin; thence North and parallel to the North-South section line, a distance of 165 feet to a R. R. Spike in the center line of said Road #T-191; thence West on the center line of said Road, which is parallel to the true place of beginning, containing 1.00 acre of land, more or less, including a strip of land 25 feet in width, all along the Northern side that is reserved for and dedicated to public use for highway purposes.

Subject, however, to an oil and gas lease heretofore granted to the East Ohio Gas Company as recorded in Vol. 95, page 43, the interest of the Grantors in said lease being hereby assigned to the Grantees; and subject to an easement heretofore granted to the East Ohio Gas Company for the purpose of

## No. 25. (con't)

laying pipeline as recorded in Vol. 477, page 402; and subject to an easement heretofore granted to the Ohio Power Company as recorded in Vol. 1119, page 163, all of said easement being recorded in the Stark County Recorder's Office.

No. 26.

Winchester Hills Allotment

PLAT Rec. - October 15, 1959 Plat Book 33, page 222

Part of the premises described in Section 25, was plated as Winchester Hills Allotment, Plain Township, Stark County, Ohio.

Lot Number Twenty-three (#23) fronts 145.71 feet on Highspire Street, and measures: 230.31 feet on the east side, 107.61 feet on the south side and 153.54 feet on the west side.

Subject to a twelve (12) for utility easement on the south end of said lot.

2 Marchill

# LIENS

No. 1.

John H. Kamp and Christena Kamp to The East Ohio Gas Co. Right of Way Dated - Aug. 6, 1908 Received - Jan. 18, 1909 Recorded - Vol. 477, page 402

Grants to said Gas Company the right to lay, maintain, operate and remove a pipe line for the transportation of gas, and erect, maintain and operate a telegraph or telephone line if the same shall be found necessary, on over and through lands owned by grantors. Grantees to have right to lay additional lines by side of other lines upon the payment of consideration named.

Telegraph and telephone lines must run along the fences. NOTE:- The above right of way was granted before Christena Kamp conveyed to John H. Kamp.

George Sanders to John Gayman Mortgage of \$1000.00 Dated - October 9, 1837 Pecorded - Vol. "S", pg.210 Cancelled

No. 3.

Lewis W. Kamp, and Christianna Kamp his wife to Hiram R. Wise

Mortgage of \$3250.00 Dated - Sept. 1, 1864 Recorded - Vol. 87, page 42 Cancelled.

No. 4.

Christena Kamp a widow to John H. Kamp, Executor Mortgage of \$4133.32 Dated - Lec. 24, 1894 Recorded - Vol. 318, page 370 Cancelled No. 5 - A.

John H. Kamp and Christina Kamp to The East Ohio Gas Company Easement Dated - August 6, 1908 Pec. - January 18, 1909 Vol. 477, page 402

Easement and right of way for laying and maintaining a pipe line for transmission of gas over and through Grantor's land in Plain Township, Stark County, Ohio Right also erect and operate a telegraph or telephone line across said lands if found necessary.

No. 5 - B

No. 6.

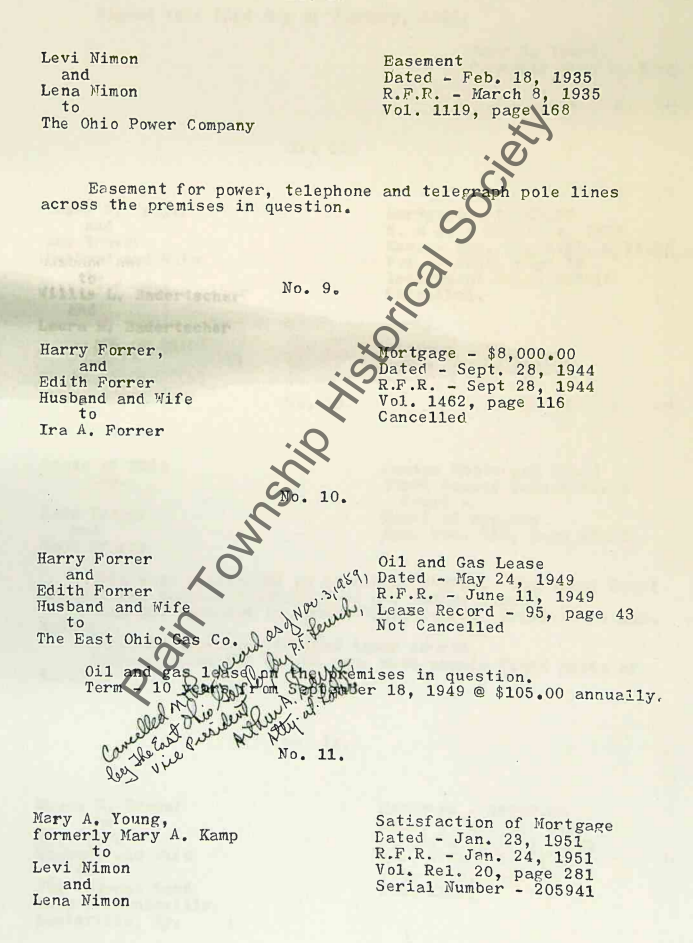
John A. Kamp and Mary A. Kamp to J. C. Shanks of Cleveland, Ohio

Oil and Gas Lease Dated - Sept. 11, 1918 Rec. - December 23, 1918 Lease Rec. 19, page 560 Cancelled.

Lena Nimon and Levi Nimon to John H. Kamp and Mary A. Kamp Mortgage of \$2000.00 Dated - April 1, 1919 Recorded - Vol. 664, page 142 Cancelled.

No. 7.

Levi Nimon and Lena Nimon to Brooks J. Johnston Oil and Gas Lease Dated - Sept. 18, 1929 R.F.R. - Sept. 20, 1929 Lease Record 41, page 285 Cancelled



No. 8.

"This is to certify that the conditions of a certain mort-gage bearing the date of April 1, 1919, given by Levi Nimon and Lena Nimon to John H. Kamp and Mary A. Kamp, to secure the pay-ment of a \$2000,00 note, and recorded in Vol. 664, page 142 of the Stark Country Provide the condition with and the the Stark County Records, have been fully complied with and the same is hereby satisfied and discharged.

Signed this 23rd day of January, 1951.

Mary A: Young, formerly Mary A. Kamp."

No: 12:

Moses M. Troyer and Amy Troyer Husband and Wife to Willis L. Badertscher and Laura M. Badertscher

\$8000.00 Mortgage S. & A. March 24, 1951 Rec. Mar. 26, 1951, @ 11:56 A.M. Vol. 1918, page 75 Instrument No. - 209315 Cancelled.

No.

State of Ohio -VS-

Levy Troyer and Mose Troyer Canton Municipal Court Stark County Common Pleas Court -Court of Appeals App. Doc. 210, page 95317

This case originated on a traffic charge. The Trial Court (Municipal) imposed a \$50.00 fine and costs. (each) Case was appealed to Common Pleas Court. Trial Court sustained.

Court of Appeals sustained lower courts. There remains the \$50.00 fine with unpaid Court costs of \$17.70.4

No. 14.

Moses M. Troyer and Amy Troyer Husband and Wife to The Federal Land Bank of Louisville. Louisville, Ky.

Mortgage - \$8000.00 Dated - Jan. 15, 1958 R.F.R. - Jan. 21, 1958 Rec. - Jan. 22, 1958 Vol. 2549, page 73 Cancelled.

## No. 14. (A)

The following Affidavit is recorded in Miscellaneous Record Volume 2655, page 155, Stark County Recorder's Office:

## Affidavit

Moses M. Troyer, being first duly sworn, deposes and says that he is 48 years of age, his birth date being October 27, 1909, and that his address is 3641 Boettler Road N. E., Canton, 5, Ohio, and that he is a farmer by occupation.

5, Ohio, and that he is a farmer by occupation. Affiant further states that he is not the same person as Nose B. Troyer, who appears as one of the defendants in Canton Municipal Court as shown at Item 13 above, and on Form 8, Arrest Record, Canton Police Department.

/s/ Moses M. Troyer

STATE OF OHIO) ) SS: STARK COUNTY:)

Before me, the subscribed, a Notary Public in and for said County and State, personally appeared

MOSES M. TROYER

known to me to be the same person described and who executed the foregoing instrument and acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEPEOF, I have hereunto set my hand and official seal this 21st day of January, 1958.

/s/ Ruby R. Rinehart, Notary Public in and for Stark County, Ohio.

Com. Exp. June 5, 1958

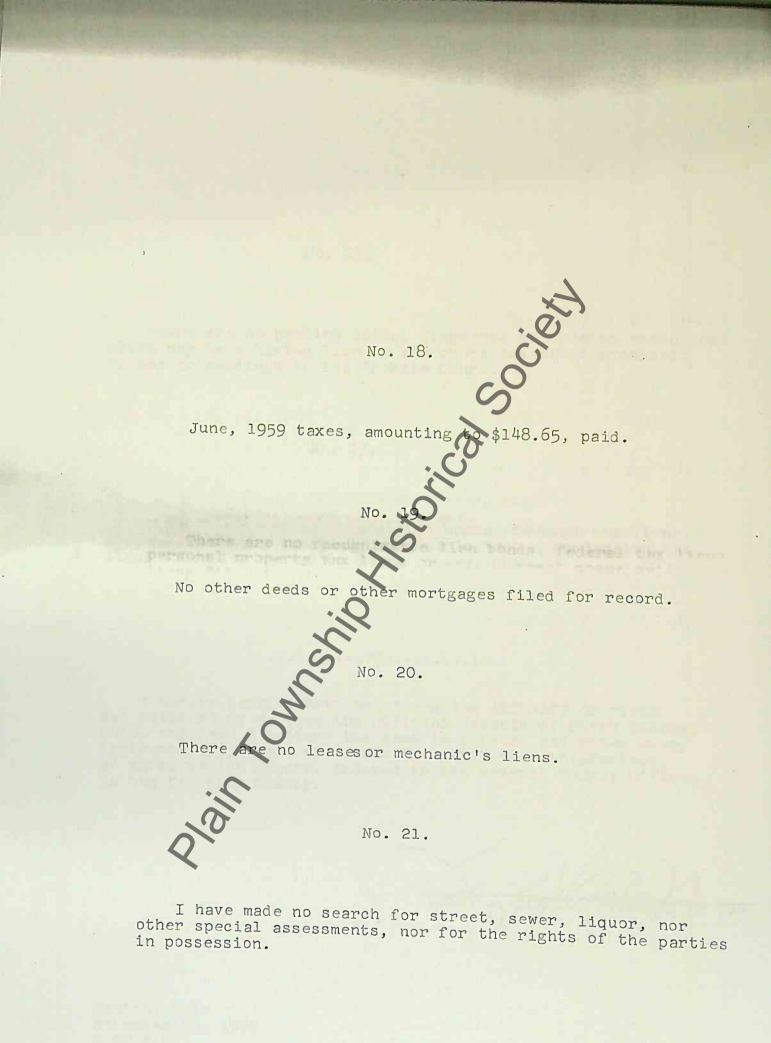
James L. Mehaffie Mortgage - \$10,000.00 S: & A. - May 15, 1959 P.F.R. 4 May 22, 1959 Vol. 2647, page 229 and Janet E. Mehaffie, Husband and Wife What Cancelled. to 1960) First Federal Savings and Loah Association , above, excepting Section Conveys the prem corner, of the 105 acre tract 1 acre parcel outfor hid and Esther Coblentz. conveyed to Leon C No. 16. James L. Mehaffie Mortgage = \$27,500.00S. & A. - May 22, 1959 R.F.R. - May 22, 1959 Vol. 2647, page 235 and Janet E. Mehaffie Husband and Wife Not cancelled to Moses M. Troyer Jank aller and Amy Troyer

Conveys the premises described in Section 13, above, excepting 1 acre parcel out of the N. W. corner of the 105 acre tract conveyed to Leon Coblentz and Esther Coblentz.

James L. Mehaffie and Janet E. Mehaffie to East Ohio Gas Company Gas Lease S. & A. - August 25, 1959 R.F.R. - October 10, 1959 Rec. - October 13, 1959 Lease Record 119, page 620

Leases the premises abstracted herein for drilling of gas or oil and for storage of the same.

Said agreement provides as follows: "It is a condition hereof that in the event the Lessor shall allot said property for the purpose of sale, it is agreed that should any purchaser of any sublot or property so alloted desire a release from the operation of this lease, Lessee will execute such a release upon receiving notice from Lessor of a bona fide sale of any sublot; it being understood and agreed, however, that this provision shall be null and void and of no effect if Lessee shall have commenced drilling on said sublot for oil or gas or shall have a producing oil or gas well, pipelines or other fixtures on said sublot; it is further agreed that no drilling for oil or gas shall be done on said premises, so released, during the life of this lease on the remaining acreage."



No. 22.

There are no pending suits, judgments or foreign executions which may be a living lien on the above described premises, or any proceedings in the Probate Court.

No. 23.

There are no recognizance llen bonds, federal tax liens, personal property tax liens or unemployment compensation tax liens filed for record in Stark County, Ohio.

000.

I hereby certify that the foregoing ABSTRACT OF TITLE was collated by me from the Official Records of Stark County, Ohio, and that I believe the same is correct and shows every instrument of record affecting the title to said premises, as shown by the General Indexes in the several County Offices, in and for said County.

LEROY ONH

Canton, Ohio November 25, 1959 9:00 A.M.

## CONTINUATION

No. 24.

James L. Mehaffie and Janet E., his wife,

to

RANSF

Joseph A. Huff and Rosella Huff, Warranty Deed, Dated & Ack'd. Nov. 25, 1959 Rec. Dec. 30, 1959

Vol. 2675 page 108

500. ·

Conveys lot #23 in Winchester Hills Allotment, Plain Township, Stark County, Ohio, as recorded in Plat Book 33 page 222 Stark County Plat Records.

See attached deed for easemonts, rights of way, reservations, agreements, leases, conditions and restrictions.

. No turkeys, chickens, geese or ducks and no domestic animals except dogs and cats may be kept on said premises; no nuisances may be maintained or allowed on said premises. No. 25.

NO MORTGAGES.

No. 26.

NO LEASES OR MECHANICS LIENS.

No. 27.

No Pending Suits, Living Judgments of Foreign Executions. which are living liens on the premises in question.

No. 28.

Taxes due June 1960 \$122.89 Not paid No split 104 acres No assessments listed on the tax duplicate

No Bond, Personal or Federal Tax Liens No Unemployment Compensation Liens No Old Age Assistance Liens

S No. 30.

No. 29

I hereby certify that the foregoing CONTINUATION was collated by me from the Official Records of Stark County Ohio, and that I believe the same is correct and shows every instrument of record affecting the title to said premises, since and including Nov. 25, 1959 as shown by the General Indexes in the several County Offices, in and for said County.

Canton Ohio, July 11, 1960 at 8:30 o'clock A.M. DST

Attorney,

No. 31.

No Deeds of Conveyance.

## LIENS

No. 32.

Joseph A. Huff and Rosella Huff, husband and wife,

to

Mortgage - \$13,000.00 Dated - July 13, 1960 Rec'd - July 15, 1960 Volume 2745, Page 329. NOT CANCELLED.

The Citizens Savings Association.

Covers! Situated in the Township of Plain, County of Stark in the State of Ohio, and described as follows: Known as and being Lot No. 23 in Winchester, Halls Allotment, Plain Township, Stark County, Ohio, as the corded in Volume 33, Page 222 of the Stark County Plat Reports

Subject to pright of an recorded in Volume 477, Page 402, an Oil and Gasyleaser recorded in Volume 95, Page 43, an agreement recorded in Volume 149, Page 620 and an Easement, recorded in Volume 143, Page 166 of the Sark County Records.

Mahaffire, their here and assigns, all oil and gas underlying the surface of sale tract and all rents and royalties due or which (113) because due under the Oil and Gas Lease and Supplemen tal Agreement, hereinbefore mentioned, but subject to a lease to The East Ohio Gas Company, as recorded in Volume 119, Page 620 of the Stark County Records.

Subject to an easement for utility purposes of 12 feet off the South side of said lot.

SAYRE AND SAYRE ATTORNEYS AT LAW 205 MARKET AVE., SOUTH CANTON 2, OHIO

I hereby certify that the foregoing instrument is the only instrument filed for record since and including the 11th day of July, 1960, which would affect the title to the premise described herein, as shown by the General Indexes in the several County Offices in and for Stark County, Ohio.

Canton, Ohio July 15, 1960

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Ship Histon Attorney At Law

SAYRE AND SAYRE ATTORNEYS AT LAW 205 MARKET AVE., SOUTH CANTON 2. OHIO

## <u>CONTINUATION</u>

CONTINUATION to ABSTRACT OF TITLE to Lot Number Twenty-three (23) in Winchester Hills Allotment, Plain Township, Stark County, Ohio, as said lot is numbered and designated upon the plat of said allotment, recorded in Plat Book Volume 33, page 222 of the Stark County Plat Records, said CONTINUATION showing changes in TITLE thereto since and including July 15, 1960.

No. 33.

Joseph A. Huff and Rosella Huff, husband and wife

to

Lorin J. Royer and Marilyn M. Royer Warranty Deed - \$1.00. Dated & Ack'd. - January 24, 1962. Rec'd. for Record - Jan. 24, 1962. Recorded - January 25, 1962. Volume 2834, page 636.

Conveys Lot No. 23 in Winchester Hills Allotment, Plain Township, Stark County, Ohio, subject to a right of way in favor of The East Ohio Gas Company recorded in Volume 477, page 402 of the Stark County Deed Records, an easement in favor of The Ohio Power Company recorded in Volume 1119, page 168 of the Stark County Deed Records, an oil and gas lease in favor of The East Ohio Gas Company recorded in Lease Record Volume 119, page 620 of the Stark County Lease Records, and to the reservations, conditions and restrictions contained and set forth in a Warranty Deed dated November 25, 1959 recorded in Volume 2675, page 108 of the Stark County Deed Records, given by James L. Mehaffie and Janet E. Mehaffie to Joseph A. Huff and Rosella Huff, to all of which reference is hereby made.

The above conveyance is made free from all incumbrances whatsoever except taxes and assessments prorated as of the date of the instrument, the grantees assuming and agreeing to pay all taxes and assessments from and after said date as the same shall become due and payable.

### LIENS

No. 34.

Lorin J. Royer and Mari) yn M. Royer, husband and wife

to

Mortgage Deed - \$17,000.00. Dated & Ack'd. - January 24, 1962. Rec'd. for Record - Jan. 24, 1962. Recorded - January 25, 1962. Volume 2857, page 519. NOT CANCELLED.

The Home Savings and Loan Company

Covers Lot No. 23 in Winchester Hills Allotment, Plain Township, Stark County, Ohio, subject to a right of way in favor of The East Ohio Gas Company recorded in Volume 477, page 402 of the Stark County Deed Records, an easement in favor of The Ohio Power Company recorded in

SAYRE AND SAYRE ATTORNEYS AT LAW 205 MARKET AVE., SOUTH CANTON 2, OHIO

#### No. 34 Continued.

Volume 1119, page 168 of the Stark County Deed Records, an oil and gas lease in favor of The East Ohio Gas Company recorded in Lease Record Volume 119, page 620 of the Stark County Lease Records, and to the reservations, conditions and restrictions contained and set forth in a Warranty Deed dated November 25, 1959 recorded in Volume 2675, page 108 of the Stark County Deed Records, given by James L. Mehaffie and Janet E. Mehaffie to Joseph A. Huff and Rosella Huff, to all of which reference is hereby made.

The above mortgage deed was given to secure a certain promissory note of even date in the principal sum of \$17,000.00 bearing interest at the rate of 6% per annum, payable monthly in advance, maturing December 24, 1986. Said principal and interest are made payable in installments of not less than \$130.00 per month in advance, on or before the 24th day of each calendar month during its continuance.

No. 35.

No. 36.

No Leases nor Mechanics Liens.

No Personal Property Tax Liens, Federal Tax Liens, Recognizance Bonds Liens, nor Unemployment Compensation Liens.

No Pending Suits, Judgments, nor Foreign Executions which are living liens on said premises.

#### No. 38.

Taxes due and payable June, 1961, paid. Amount paid, \$10.17.

No assessments listed upon the Tax Duplicate.

No. 39.

I have made no search for street, sewer, or other special assessments.

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I hereby certify that the foregoing CONTINUATION consisting of Sections Numbers Thirty-three (33) to Thirty-nine (39) inclusive, was collated by me from the Official Records of Stark County, Ohio, and that I believe the same is correct and shows every instrument of record affecting the TITLE to Lot Number Twenty-three (23) in Winchester Hills Allotment, Plain Township, Stark County, Ohio, since and including July 15, 1960, as shown by the General Indexes in the several County Offices in and for Stark County, Ohio.

SAYRE AND SAYRE ATTORNEYS AT LAW DB MARKET AVE., SOUTH CANTON 2, OHIO Dated at Canton, Ohio January 25, 1962, at 8 o'clock A. M. VOI 2675 PAGE 108 WARRANTY DEED

KNOW ALL MEN BY THESE PRESENTS, THAT WE, JAMES L. MEHAFFIE AND JANET E. MEHAFFIE, HUSBAND AND WIFE, the Grantors, who claim title by or through instrument recorded in Volume 2624, page 596, Stark County Recorder's Office, for the consideration of One (\$1.00) Dollar and other valuable considerations, received to our full satisfaction of Joseph A. Huff and Rosella Huff the Grantees, whose TAX MAILING ADDRESS will be 2809 Waynesburg Rd., S. E., Canton, Ohio do, GIVE, GRANT, BARGAIN, SELL and CONVEY unto the said Grantees, their heirs and assigns, the following described premises, situated in the Township of Plain, County

Grand Party

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of Stark and State of Ohio:

Known as and being Lot Number Twenty-three Winchester Hills Allotment, Plain Township (#23) in Stark County, Ohio, as recorded in Plat Book (3) page 222, Stark County Plat Records.

Subject to an easement for utility purposes of twelve (12) feet off the South side of said lot.

Subject to Right-of-Way of The East Ohio Gas Company as recorded in Volume 477, page 402 of Stark County Records, and also subject to certain Oil and Gas Lease to The East Ohio Gas Company as recorded in Volume 95, page 43 of Stark County Lease Records. Also subject to a certain agreement with the East Ohio Gas Company, recorded in Volume 119, page 620 of Stark County Records; and subject to an Easement to the Ohio Power Company, recorded in Volume 1119, page 168, Stark County Records.

The Grantors hereby reserve the oil and gas underlying the surface of said tract and the Grantors further reserve for themselves, their heirs and assigns, all rents and royalties due or which will become due under the Oil and Gas Lease and Supplemental Agreement hereinbefore mentioned, but subject to a lease to the East Ohio Gas Company as recorded in Volume 119, page 620 of Stark County Records.

Subject to the following covenants and restrictions:

1. Premises hereby conveyed shall not be used for commercial purposes or shall any mercantile building be constructed thereon and no other building shall be moved upon said premises, and any building constructed on the lot hereby conveyed shall be used for single family residence purposes only, and no flat or apartment house or duplex, though intended for residence purposes, may be erected thereon; not more than one dwelling shall be built on any one lot; no commercial advertising sign or billboard shall be erected or maintained on said premises; no sign advertising any lot for sale except signs advertising Winchester Hills shall be larger than ten (10) feet square.

2. No liquor, either malt, spirituous, vinous or fermented, shall, at any time hereinafter, be manufactured, sold or disposed, or traded in or on said premises.

. No residence shall be constructed of cement block or imitation stone, and buildings and residences shall be constructed only of at least fifty (50%) per cent brick or stone and of wood or other acceptable building products and no residence shall be constructed which shall occupy less than eleven hundred (1100) square feet of living area, exclusive of garages, basements, attics and porches.

4. No turkeys, chickens, geese or ducks and no domestic animals except dogs and cats may be kept on said premises; no nuisances may be main dogs and cats may be kept on said premises; no nuisances may be maintained or allowed on said premises.

5. No excavation for sand on gravel shall be made upon said premises. 







- 6. No fence siling \_\_\_\_\_\_ ub\_ry hedge, snull be more than thirty (36) incluss in height in from of the front building line heretorie established.
- 7. After the excavation of any foundation, the surplus dirt, if any, shall be delivered and placed in this Allotment as instructed by the Grantors, their heirs, administrators, executors, and successors or assigns and no dirt shall be removed from said Allotment without the express written consent of the Grantors herein, or their heirs, administrators, executors, successors and assigns.

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- 8. After any building has been erected on said premises the owner shall maintain a generally good appearance of said premises free from refuse and unsightly growth of any kind and shall keep said premises regularly mowed, including the easement over such lot reserved for public utilities or for other purposes and the land lying between the front lot line and the street improvement. Each property owner, prior to the erection of a residence shall carefully mow the entire area of the lot at well spaced intervals not fewer than three times between May and October of each year and shall remove and burn all refuse.
- 9. The erection of any building on said premises must be completed within one (1) year from the beginning of building operations, unless prevented by war, public orders, litigation or other causes beyond the control of the Grantee.
- 10. Flat roofs shall be prohibited on all buildings and dwellings, and no garage or house shall be constructed which has a flat roof or roof of which the angle of the same is less than twenty (20) degrees.
- 11. Said lot shall not be used for the occupancy of a house trailer even during temporary occupancy, nor any garage or basement house be used for occupancy, even temporary.
- 12. No vegetable garden shall be maintained on any lot, excepting when there is a dwelling located on said lot and said vegetable garden is maintained to the rear of said dwelling.
- 13. All foundations shall be of either brick or stone construction from ground surface to first floor level, and no foundation will be constructed with exposed cement block above the ground level.
- 14. No buildings may be erected or maintained on the property herein sold, for a period of fifty (50) years from and after June 1, 1959, until the plans, elevation, location, materials and lot grade thereof have been submitted to the Grantors and by them approved in writing, and a copy of said plans deposited with said trantors; nor shall any change or alteration be made in the design of any buildings after the original construction thereof, nor material change in lot grade, during the said fifty (50) year period until approval thereof has been given in writing by the Grantor. The Grantor shall have the right to refuse approval of any building, elevation, grading or location plans which, after due consideration, the Grantor shall have determined to be unsuitable or undesirable and in making such determinations shall consider the suitability of the proposed building or other structure, of its elevation and lot grade, and of the materials of which it is to be built, to the site upon which it is propored to erect the same, the architectural design and the harmony thereof with the surroundings, and the effect of the building or other structure as planned on the outlook from the adjacent or neighboring property.
- 15. Covenants and restrictions herein set forth pertaining to the building covenants and restrictions shall run with and bind the land hereinbefore described, and all subsequent owners and occupants thereof.
- 16. No building shall be built any part of which shall be nearer than ten (10) feet to the side lines of any adjoining lot, except if a garage is attached to the house, the building line between the garage and the adjoining premises may be not less than six (6) feet.
- 17. Any of the covenants and restrictions set forth herein, except the covenants and restrictions in paragraph 1 above, may be changed with the written consent of the owner or owners of seventy-five (75%) per cent of the frontage of lots in Winchester Hills, together with the consent of the grantors, their heirs, administrators, executors, successors and assigns.

18. In consideration of like covenants, the Grantee agrees that said Lot number 23 , shall not be leased or sub-let or the possession of title passed by deed or otherwise, unless and until consent thereto 18. In consideration of like covenants, the Grant agrees that said Lot number 23 , shall not be leased or s. -let or the possession of title passed by deed or otherwise, unless and until consent thereto is given by the Grantors, their heirs, administrators, executors, successors and assigns, and the Grantee hereby irrevocably appoints the Grantors, his Attorney-in-Fact with full power of substitution, to execute such consent in behalf of the Grantee herein, provided, however, that such consent shall not be withheld by said Attorney-in-Fact if and after written request is made to said Attorney-in-Fact; and such consent in no event shall be capriciously or unreasonably withheld. Such consent shall be endorsed upon the instrument passing said title or possession and the new deed shall appoint the same Attorneyin-Fact for the same purpose. No consent shall be necessary upon the sale of said premises under judicial process upon foreclosure of any mortgage in favor of any bank, building and loan association, insurance company or other institution regularly engaged in the loaning of money, nor upon the passing of title by devise or descent, but this provision shall become binding upon the Grantee at such judicial sale and such devisees or hairs at law.

be the same more or less, but subject to all legal highways

TO HAVE AND TO HOLD the above granted and bargained premises, with the appurtenances thereof, unto the said Grantees, their heirs and assigns forever.

And we, James L. Mehaffie and Janet E. Mehaffie, husband and wife, the said Grantors, do for ourselves and our heirs, executors and administrators, covenant with the said Grantees, their heirs and assigns, that at and until the ensealing of these premises, we were well seized of the above described premises, as a good and indefeasible estate in FEE SIMPLE, and have good right to bargain and sell the same in manner and form as above written, and that the same are free from all incumbrances whatsoever, except taxes and assessments to become due and payable June, 1960 and thereafter, which grantees assume and agree to pay.

And that we will WARRANT AND DEFEND said premises, with the appurtenances thereunto belonging, to the said Grantees, their heirs and assigns, against all lawful claims and demands whatsoever, except as noted above.

IN WITNESS WHEREOF, we have hereunto set our hands, the 25<sup>th</sup> day of <u>November</u>, in the year of Our Lord, One Thousand Nine Hundred and Fifty-nine.

Signed and acknowledged in the presence of:

James Lleselie/fiè JAMES L. MEHAFFIE Janet & Mehallie JANET E. MEHAFFIE

STATE OF OHIO, STARK COUNTY, SS:

Before me, a Notary Public in and for said County, and State, personally appeared the above named JAMES L. MEHAFFIE AND JANET E. MEHAFFIE, HUSBAND AND WIFE, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Canton, Ohio, this 26 Uday of November , A.D. 1959.

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WEC 3 0 1959 NOT ARY PUBL RECEIVED FOR RECORD CONTIE. II. Notry , tille. State of Ohio Instrument prepared by: Leroy J. Contie Jrat / 0:40 o'clock M Commission Expires Aug. 28, 1560 Canton, Ohio RECORDED DEC 30 1959 In Stark Coursecords

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