



ABSTRACT OF TITLE to Lot No. 99 in the Lawr-Chester Allotment,

Plain Township, Stark County, Ohio.

NO. 2

James Madison, President of U.S., to Christopher Henny Government Patent Dated Oct. 7th, 1812 Rec. Mich. 11th, 1886 Vol. 219, page 260

Conveys the West 1/2 of Section #3, Township # 11, Range # 8.

NO. 3

Christopher Henney & Elizabeth Henny Husband and Wife to William Henny

General Warranty Deed Signed May 22nd, 1820 Ack. March 15th, 1828 Rec. May 2nd, 1828 Vol. "G", page 386

The South part and the one equal third of the West 1/2 of Section # 3, Township # 11, Range # 8, of the lands directed to be sold at Steubenville and containing 112 21/100 acres. NOTE: and the second

No acknowledgment to signature of Christopher Henney

Part of acknowledgment reads as follows: "Came John Krider and Henry Krimer, who being sworn and examined say that they saw Christopher Henney, the above signer, sign, seal and deliver the foregoing instrument of writing as his act and deed and they further say that each of them signed the same as a witness and also saw the other sign his name as a witness.

Wife properly acknowledged.

NO. 4

William Henney & Mary, his wife to Benjamin Spangler

General Warranty Deed 5 & A Apr. 4th, 1839 Rec. May 31st, 1839 Vol. "U", page 492

the states to

and the second bears

Same description as above, "excepting 7 acres 20 rods heretofore sold to Henry Hull and also excepting a small lot of ground on the south line of said 1/2 Section heretofore granted as a graveyard."

NO. 5

Benjamin Spangler & Margaret Prisilla, his wife to Michael Spangler

General Warranty Deed S & A Nov. 4th, 1841 Rec. May 3rd, 1842 Vol. 27, page 615

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Same description as above.

Michael Spangler & Salome, his wife to S. Weidler Bard General Warranty Deed S & A Mch. 30th, 1864 Rec. Apr. 5th, 1864 Vol. 84, page 166

Same description as above, "Containing about 108 acres."

NO. 7

NO. 8

S. Weidler Bard & Susannah, his wife to William Williams

Same description as above.

General Warranty Deed 5 & A Apr. 1st, 1872 Rec. Apr. 12th, 1872 Vol. 117, page 228

William Williams' Estate PROB 1883, Mch. 17th, 1883, Mch. 17th, 1883, Mch. 17th,

1883, Mch. 17th, 1883, Mch. 17th, 1883, Mch. 17th,

1884, Sept. 13th,

BATE COURT.
h, Application filed.
h, John F. Niesz, Administrator
h, Bond \$1,000.00, Henry Sponsellor & William Niesz sureties.
h, Bond filed and approved.
h, Letters issued.
h, Inventory and appraisement filed.
h, Final account filed.
Administrator's Docket "F", page 490. Stark County Frobate Office.

Application does not recite who were the heirs of William Williams,

deceased.

NO. 9

Hiram P. Williams & Mary, his wife to

Jerry Smith

Guit Claim S & A Mch. 17th and Apr. 24th, 188 Rec. Apr. 28th, 1883 Vol. 193, page 493

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ALL PROPERTY OF SERVICE

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"My right, title and interest in and to the estate, both real and personal of William Williams, deceased, and which I have or to which I am entitled as a child and heir of the said William Williams, deceased."

NO. 10

Jerry Smith to Mary Williams

Quit Claim 5 & A Apr. 28th, 1883 Rec. Apr. 28th, 1883 Vol. 193, page 495

NOTE:

Same description as above. Grantor's name is given as "Jeremiah Smith" in body of deed and acknowledgment, but he signs as above. NO. 11

Quite Claim

5 & A July 11th, 13th, and 14th, 18(Rec. July 21st, 1883 Vol. 197, page 416

Anna B. Numan & Walter H. Numan Husband and Wife Kiram F. Williams & Mary Williams Husband and Wife William B. Williams & Adiline B. Williams Husband and Wife to

Lucinda Nicyers

"The South 1/3 of the West 1/2 of Section #3, Township #11, Range #3, except therefrom a tract of 7 acres and 20 perches now owned by Samuel J. Miller, in the north west corner of said 1/3, the said Mary Williams conveying all her interest in said premises, other than dower, which she may own by virtue of any conveyance to her directly or indirectly by Hiram F. Williams or otherwise." In Dower Release said Mary Williams also releases her dower interest in

said premises.

Grantors' names given in body of deed and acknowledgment as "Anna Bell Numan" "Adaline A. Williams" and "Adaline E. Williams", but they sign NOTE: as above.

NO. 12

Caroline Williams to Lucinda E. Meyers Quit Claim S & A Oct. 5th, 1885 Rec. Oct. 6th, 1885 Vol. 215, page 535

Same description as heading of Abstract. Deed recites that Caroline. Williams is the widow of William Villiams, deceased.

Lucinda E. Meyer VS. Marcus T. Meyer

NO. 13 COMMON PLEAS COURT. Divorce 1889, Oct. 10th, Petition and prae filed. 1889, Oct. 10th, Injunction allowed 1889, Oct. 10th, Summons and copy petition issued. 1889, Oct. 11th, Summons returned endorsed. 1889, Nov. 29th, Leave to answer by Decembe TO PROPER OF 7th, 1889. Answer and cross petition 1889, Dec. 7th and prae filed. one quarte Summons and copy answer 1889, Dec. 7th, and cross petition filed. 1889, Dec. 7th, Summons returned endorsed 1889, Dec. 24th, Defense on behalf of Defende filed. 1890, Jan. 4th, Defense on behalf of defenda filed. 1890, Jan. 6th, Defense on behalf of defenda: filed. 1890, Feb. 3rd, Leave to reply by first Saturday. 1890, Feb. 10th, Reply filed. 1890, Apr. 28th, Deposition on behalf of defendant filed. 1890, May 9th, Deposition on behalf of defendant filed. 1890, May 15th, Trial to Court, decree for

divorce, alimony, etc.

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Civil Record 114, page 19. Stark County Clerk's Office.

Sec. 1. 1.12

and intering

GO LSPORT

Thomas .

Warranty Deed, \$7000.00

Dated, Sept. 25, 1893 Filed, Sept. 26, 1893

Vol. 307, page 225

Probate Court.

Dated, Nov. 22, 1906 Probated, June 14, 1912

Will Rec. 28, P. 221

ate at Krant LELSTE DOVERN

DECREE:

E: "It is therefore ordered and adjudged by the Court that the marriage contract heretofore existing between the said Lucinda E. Meyer and Marcus T. Meyer and the same hereby is dissolved and both parties are released from the obligations of the same."

DECREE:

E: "The Court finds that the plaintiff is the owner in her own right as aforesaid of (tract in question) and the same is hereby restored to her, divested of all and every claim, title or interest by courtesy, dower or otherwise, of her said husband, Marcus T. Meyer, and it is further ordered and adjudged that the plaintiff, Lucinda E. Meyer pay or cause to be paid, accord

judged that the plaintiff, Lucinda E. Meyer pay or cause to be paid, accord ing to its tenor, the said mortgage thereon and that the defendant, Marcus T. Meyer be by her saved harmless from the payment of the same or any part thereof or the note evidencing said indebtedness."

NO, 14

Original field notes in Stark County Surveyor's Office show that Section #3 Township #11, Range #8, contains 686.90 acres therefrom the South 1/3 of the West 1/2 of Section #3, Township #11, Range #8, would contain 114.48 1/3 acres.

NO.15

Lucinda E. Meyer

to

John K. Gottshall

Conveys "Situated in the County of Stark and State of Ohio, and known as and being the South one-third part of the West one-half of Section 3, Township II (Plain), excepting therefrom 7 acres and 20 perches heretofore set off to Henry Hull and formerly owned by Samuel J. Miller, and also excepting a small lot of ground on the South side of said one-half section heretofore granted for a graveyard, leaving the amount hereby conveyed about one hundred and eight acres."

NO.16

FOR REFERENCE:

The description of the excepted part of 7 acres and 20 perches referred to in the deed above is described as follows in Vol. 253, p. 243;

"Situated in the County of Stark and State of Ohio, and known as part of the Southwest Ouarter of Section 3, Township 11, Range 8, beginning at a point on the West line of said quarter 113 1/3 perches North of the Southwest corner of said quarter thence East 38 perches; thence South parallel with the West quarter line 30 perches; thence West 38 perches to the West line of said quarter; thence North 30 perches alon said West line to the place of beginning, containing 7 acres and 20 perches.

No. 17

Last Will and Testament

of

John K. Gottshall, deceased

"Last Will and Testament of John K. Gottshall

I, John K. Gottshall, being of full age and sound mind, do hereby make, publish and declare this my last will and testament as follows:

-contid-

and funeral expense.

- Item Two: I direct my executrix to erect a suitable monument for my wife and myself on out lot in West Lawn Cemetery, Canton, Ohio, the same to cost not less than Two Hundred Dollars.
- Item Three: I do hereby give, devise and bequeath all of my property of whatsoever kind and wheresoever situated to my beloved wife, Elizabeth Gottshall during her natural life. After her death I desire that the same shall all become the property of my niece, Mary A. Bomm who now resides with me, and that it shall be her own property absolutely.
- Item Four: Item Three above is subject to this condition, only, that if my brother, Sylvanus H. Gottshall survives me, then my executrix shall pay to him the sum of Five Hundred Dollars.
- Item Five: I do hereby nominate and appoint my said niece Mary A. Bomm executrix of this my last will and testament, and direct that she serve without giving bond, and that no appraisement of my said estate be made.
- Item Six: I do hereby revoke all former wills and codicils by me made.

In Witness Whereof, I have hereunto set my hand this twenty-second day of November, 1906."

Estate of John K. Gottshall, deceased.

Estate No. 9898

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Admr. Doc. "M" p. 245.

	The second se	robate Court.
all,	1912, June 14 June 14	, Will probated
	June 14	
	" June 14	
	" July 8,	Inventory file listed and app
5	** July 15,	Proof of publ:
M	1913, July 22	, Final Account Shows payment bequest to Syl and \$200,00 f
0		(Court costs)
	NO, 19	and the second

(Signed)

NO. 18

John K. Gottshall.

Will probated, Application for letters filed. Mary Bomm Smith, Executrix Bond waived by will. Letters issued, Widow in open Court elects to take under will. Inventory filed. These premise listed and appraised at \$10,000 Proof of publication filed. Final Account filed. Shows payment of \$500.00 bequest to Sylvanus Gottshall and \$200,00 for monument. (Court costs paid).

1-0-10-112-010-

and the bas

Application for Letters Testamentary states that John K. Gottshall died, 6, 1912, leaving the following heirs and next of kin: testate, on May

> Elizabeth Gottshall Jacob F. Gottshall Sylvanus Gottshall Solomon Gottshall

widow brother brother brother

NO. 20

John K. Gottshall, Testator to Elizabeth Gottshall, Devisee for life, Mary A. Smith. remainder.

Certificate of Real Estate Devised Dated July 9, 1912 Filed, August 7, 1912 Vol. 429, page 304

Recites that on June 14, 1912 the Last Will and Testament of John K. Gottshall was admitted to Probate in Stark County, Ohio, and recorded in Vol. 28, p. 27 that by the terms of said will all real estate was devised to Elizabeth Gottshall during The state of the state of the second

NO. 21

Last Will and Testament

of

Elizabeth Gottshall

Probate Court Dated, Nov. 22, 1906 Probated, Nov. 16, 1932 Will Rec. 65, p. 143

"Last Will and Testament of Elizabeth Gottshall

I, Elizabeth Gottshall being of full age and sound mind do hereby make and publish and declare this my last will and testament as follows:

Item One: I hereby revoke all former wills and codicils by me made.

Item Two: I hereby appoint my niece Mary A. Bomm, who now resides with me executrix of this my last will and testament, and direct that she serve without giving bond, and that no appraisement be made of my estate.

Item Three: I do hereby give, devise and bequeath all of my property of whatsoever kind and wheresoever situated to my said niece, Mary A. Bomm to be her own property absolutely.

In Testimony whereof I have hereunto set my hand this Twenty-second day of November, A. D. 1906.

NO

Estate of Elizabeth Gottshall, deceased

Estate No. 24784

Admr. Doc. "Y" page 536

CMC

Proba Appl filed Nov. 16, Will reco Nov. 16, Appl Mary Nov. 16, Bond issue Nov. 28, Ivent mise Dec. 17, Froo 1933, Jan. 5, Scher appr July 12, Final paym

Jan 16,

Probate Court. Application to probate will filed.

(Signed) Elizabeth Gottshall.

Will admitted to probate and record,

Nov. 16, Application for letters filed. Mary Bomm Smith, Executrix. Nov. 16, Bond waived by will, Letters issued.

Nov. 28, Iventory filed. Lists the premises here abstracted.

Froof of publication filed. Schedule of debts filed and approved.

, Final account filed. Shows payment of all debts.

Executrix released and discharged. Inheritance tax paid. (Court costs paid.)

H M - Abu el Chie, and

NO. 23

- Application for Letters Testamentary states that Elizabeth Gottshall died on October 25, 1932, leaving no widower and leaving thirteen nephews and nieces, more or less, but only one devisee, to-wit: Mary Bomm Smith.

NO. 24

Mary A. Bomm was married to Ervin E. Smith on September 10, 1908.

See Marriage record 23, page 44. Probate Court. to Mary B. Smith, Devisee

Dated, Sept. 6, 1933 Filed, Sept. 6, 1933 Vol. 1095, page 284

Recites that by the terms of the will of John K. Gottshall recorded in Vol. 28, page 221, all real estate of the decedent was devised to Mary B. Smith; that said premises so devised was as described at Section B above except that the acreage here is given as 104.5 acres. Frays for the transfer of said premises to Mary B. Smith.

NO, 26

By Warranty Deed dated August 13, 1936, filed September 10, 1936 and recorded in Vol. 1163, page 213, Mary B. Smith conveyed to Frank S. Van Dyke the following described premises:

"Situated in the Township of Plain, County of Stark and State of Ohio, and known as and being part of the Southwest quarter of Section No. 3, Township No. 11 (Plain), and Range No. 8, Stark County, Ohio, and is described as follows: Beginning at an iron pin at the Southeast corner of said quarter section; thence Westwardly along the South line of said quarter section a distance of 120 feet; thence Northwardly, paralle to the East line of said quarter section a distance of 435.6 feet; thence Eastwardly and parallel to the South line of said quarter section, a distance of 120 feet to a point in the East line of said quarter section; thence Southwardly along the East line of said quarter section a distance of 435.6 feet to the place of beginning, containing 1.20 acres."

Excepting however the Grantor reserves unto herself, her heirs and assigns, all the coal, oil, gas, clay and other minerals lying in, upon and under the above described real estate with the right to enter upon the above described premises to mine and remove the same."

By warranty deed dated October 11, 1938, filed October 24, 1938 and recorded in Vol. 1216, p. 219, Mary B. Smith conveyed to Frank S. Van Dyke the following described premises:

"Situated in the Township of Plain, County of Stark and State of Ohio, and known as and being part of the Southwest quarter of Section No. 3, Township No. 11 (Plain), and Range No. 8, Stark County, Ohio, and is described as follows: Beginning at an iron pin on the East line of said quarter section 435.6 feet North of the Southeast corner of said quarter section; thence Westwardly, parallel with the South line of said quarter section a distance of 120 feet; thence Northwardly and parallel to the East line of said quarter section a distance of 290.4 feet; thence Eastwardly and parallel to the Bouth line a distance of 120 feet to a point in the East line of said quarter section; chence Southwardly along the East line of said quarter section a distance of 290.4 feet to the place of beginning, containing .80 acre of land."

Excepting however the Grantor reserves unto herself, her heirs and assigns, all the coal, oil, gas, clay and other minerals lying in, upon and under the above described real estate with the right to enter upon the above described premises to mine and remove the same."

NO. 28

By Warranty Deed dated October 11, 1938, filed October 24, 1938 and recorded in Vol. 1216, page 220, Mary B. Smith, conveyed to Howard A. Noble and Blanch Noble, the following described premises:

"Situated in the Township of Plain, County of Stark and State of Ohio, and known as and being part of the Southwest quarter of Section No. 3, Township No. 11, (Plain) and Range No. 8, Stark County, Ohio, and is described as follows: Beginning at an iron pin in the South line of said quarter section, 120 feet Westwardly from the loutheast corner of said quarter section; thence Westwardly along the South line of add quarter section a distance of 120 feet; thence Northwardly and parallel to the East the of said quarter section, a distance of 726 feet; thence Eastwardly and parallel to be South line of said quarter section a distance of 120 feet; thence Eastwardly and parallel to the South line of said quarter section a distance of 120 feet; thence Southwardly and

-contid-

parallel to the East line of said quarter section a distance of 726 feet to the place of beginning, and containing exactly 2 acres of land."

Excepting however the grantor reserves unto herself, her heirs, and assigns, all the coal, oil, gas, clay and other minerals lying in, upon and under the above described real estate with the right to enter upon the above described premises to mine and remove the same."

NO. 29

Mary B. Smith, formerly Mary A. Bomm, a widow to Edith E. Eicher Warranty Deed S & A April 12, 1944 R f R April 24, 1944 Vol. 1446, page 484

Conveys premises as follows: Known as and being a part of the Southwest Quarter of Section 3, Township 11, North (Flain), Range 8 West, County of Stark and State of Ohio, and more particularly described as follows: Beginning at the Southwest corner of said Southwest Quarter of Section 3; thence with the South line of said Quarter, South 85 degrees 50 minutes East 2458.6 feet; thence parallel to the East line of said quarter, North 3 degrees 56 minutes East 726 feet; thence parallel to the South line of said quarter South 85 degrees 50 minutes East 240 feet to the East line of said quarter; thence with said East line, North 3 degrees 56 minutes East 240 feet to the East line of said quarter; thence with said East line, North 3 degrees 56 minutes East 1147.4 feet to a stone; thence North 85 degrees 42 minutes west 2057 feet; thence parallel to the West line of said quarter, South 4 degrees 27 minutes West 505.5 feet; thence North 85 degrees 42 minutes West 627 feet to the West line of said quarter; thence with said West line South 4 degrees 27 minutes West 1374.94 feet to the place of beginning. The above described tract contains 104.85 acres more or less.

Mary B. Smith vs

William Henney and the unknown heirs, devisees, legatees, administrators, executors and assigns of William Henney, deceased, John Doe and the unknown heirs, devisees, legatees, administrators, executors and assigns of John Doe, deceased. Doc. 193, page 84853

NO. 30

Common Pleas Court. 1944 Mar. 28 Petition filed. 1944 Mar. 28 Affidavit for publication filed. 1944 Mar. 28 Publication ordered. 1944 May 5 Affidavit of publication filed. 1944 Aug. 17 Decree quieting title. Costs paid.

42 the average Description and 20

No. 8. Plain Township, Stark.

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ad recorded in Yol. G. Pege

non Hanney acquired title to

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offerm for following described pro-

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App. Doc. 193, Page 84853

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NOTE:

See copies of Petition and decree attached hereto, and the classic

Affidavit of Publication shows notice to Defendants given by publishing in the Canton Repository March 29, April 5, 12, 19, 26, May 3, 1944.

-cont'd-

STATE OF OHIO

STARK COUNTY

IN THE COURT OF COMMON FLEAS STARK COUNTY, OHIO

Case No. 84853

MARY B. SMITH Canton, Ohio

Plaintiff

SS:

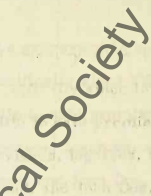
VS

WILLIAM HENNEY and the unknown heirs, devisees,) legatees, administrators, executors and assigns of) William Henney, deceased, and also JOHN DOE and the) unknown heirs, devisees, legatees, administrators,) executors and assigns of John Doe, deceased.)

Defendants

PETITION

To quiet title to Real Estate



Plaintiff says that she is the owner in fee simple and in actual possession

of the following real estate situated in the Township of Plain, County of Stark and

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State of Ohio, and bounded and described as follows:

)

Known as and being the South one-third part of the West one-half of Section No. 3, Township No. 11, Range No. 8, Plain Township, Stark County, Ohio.

Excepting therefrom the following described premises: Beginning at a point on the West line of said section 113 1/3 perches North of the Southwest corner thereof; thence East 38 perches; thence South parallel with the West section line 30 perches; thence West 38 perches to the West line of said section; thence North 30 perches along said West line to the place of beginning, containing 7 acres and 20 perches, And also excepting therefrom the following described pre-mises: Situated in the Township of Plain, County of Stark and State of Ohio, and known as and being part of the South west quarter of Section No. 3, Township No. 11, Range No. 8, Plain Township, Stark County, Ohio, beginning at an iron pin at the Southeast corner of said quarter section; thence Westwardly along the South line of said / quarter section a distance of 240 feet; thence Northwardly and parallel to the East line of said quarter section a distance of 726 feet; thence Eastwardly and parallel to the South line of said quarter section a distance of 240 feet to a point in the East line of said quarter section; thence southwardly along the East line of said quarter section a distance of 726 feet to the place of beginning, containing 4 acres, leaving the amount hereby included in these premises about 100,50 acres, more or less.

Plaintiff further says that on May 22, 1820 by deed recorded in Vol. G, page 386 386 of the Stark County Deed Records, the defendant William Henney acquired title to the South part and the one equal one-third of the West half of Section 3, Township 11, Range 8, Stark County, Ohio, containing 112.21 acres; that on April 4, 1839 by deed recorded in Vol. U, page 492 of the Stark County Deed Records, William Henney

-cont 'd-

conveyed said premises, "excepting seven acres and twenty rods and also excepting a small lot of ground on the South line of said half section heretofore granted as a graveyard."

Plaintiff further says that an exhaustive search of the records of Stark , County, Ohio, fails to disclose any grant made or conveyed to any person for the use of a graveyard; that if such grant was made, it was never recorded and this plaintiff has no means of determining who the grantee was if any, and is unable to ascertain his true name and brings this action against him by the aforesaid ficticious name of John Doe.

Plaintiff further says that said grant of a graveyard is now not in use and has not been in use for many years and more specifically since 1893, the year in which Plaintiff's predecessor in title acquired title to said premises.

Flaintiff further says that the heirs, devisees, legatees, administrators, executors and assigns of William Henney, deceased, and John Doe, deceased, late of Stark County, Ohio, are necessary parties herein for a complete determination of this cause and their names and places of residence are unknown to Plaintiff and cannot by reasonable diligence be ascertained, that this action is brought against them without naming them in pursuance to the provisions of the General Code of Ohio in such cases made and provided.

WHEREFORE, Flaintiff prays that the unknown heirs, legatees, divisees, administrators, executors and assigns be made parties defendant herein and be required to set up the nature and extent of their claim herein or be forever barred; that the title of Plaintiff to said premises be quieted and for such other and further relief as may be just and proper in the premises.

#### DECREE QUIETING TITLE

This cause coming on for hearing on the Petition and the evidence; and on consideration the Court finds that the defendants and each of them have been served by publication of notice of this action and the objects and prayer of the Petition as provided by law, and that they are each and all in default of answer and demurrer thereto, and that the averments of said petition are confessed by them to be true, and further finds that said averments are true; the Court further finds that the Plaintiff is the owner in fee simple and is in the actual possession of the premises in the petition described, and herein described as follows:

-cont'd-

----of Section No. 3, Township No. 11, Range No. 8, Flain Township, Stark County, Ohio, excepting therefrom the following described premises; Beginning at a point on the West line of said Section 113 1/3 perches North of the Southwest corner thereof; thence East 38 perches thence west 38 perches to the West line of said section; thence North 30 perches along said West line to the place of beginning, containing 7 acres and 20 perches, and also excepting therefrom the following described premises; Situated in the Township of Plain, County of Stark and State of Ohio, and known as and being part of the Southwest quarter of Section No. 3, Township No. 11, Range No. 8, Flain Township, Stark County, Ohio, beginning at an iron pin at the Southeast corner of said Quarter Section; thence Westwardly along the South line of said Quarter Section a distance of 240 feet; thence northwardly and parallel to the east line of said quarter section a distance of 726 feet; thence Eastwardly and parallel to the South line of said Quarter Section a distance of 240 feet to a point in the East line of said Quarter Section; thence Southwardly along the East line of said quarter section a distance of 726 feet to the place of beginning containing 4 acres. Leaving the amount hereby included in these premises about 100.50 acres, more or less.

The Court further finds that said Defendants have no title, interest or estate in and to said premises or any part of the same, and Plaintiff ought to have his title quieted as against said Defendants and each of the, and it is adjudged and decreed that the title of Plaintiff in and to said premises be, and the same is hereby quieted against said defendants and each of them, and they are hereby enjoined from claiming or asserting any claim in and to said premises adverse to the title of Plaintiff therein or his heirs or assigns, and it is further considered that Plaintiff pay the costs of 11 2015-0424.10 this proceeding for which judgment is rendered against him.

NO. 31

Edith Eicher,

vs

John J. Eicher,

plaintiff

defendant

and Anowir ab and w

Court of Common Pleas Stark County, Ohio Action for Divorce Case No. DR 24722

| 1950 | Oct. | 23 | Petition and              | l Praecipe filed.   |  |
|------|------|----|---------------------------|---------------------|--|
|      | Oct. | 23 | Summons &                 | copy of Petition    |  |
|      |      |    | Issued.                   | 13.3                |  |
|      | Oct. | 26 |                           | eturned; served     |  |
|      |      |    | personally upon defendant |                     |  |
| 1951 | Jan. | 15 | Answer and Cross Petition |                     |  |
| •    |      |    | filed. Praecipe filed.    |                     |  |
|      | Jan. | 15 | Summons &                 | Copy of Answer      |  |
|      |      |    | & Cross Pe                | tition issued,      |  |
|      | Jan. |    | Reply filed.              |                     |  |
|      | May  | 24 | Hearing had. Decree for   |                     |  |
|      |      |    | plaintiff,                | and a second second |  |
|      |      |    |                           |                     |  |

By the Journal Entry the Court orders and decrees that plaintiff be granted complete divorce from defendant; that plaintiff be restored to her previous name of EDITH MILLIGAN; that, in lieu of all rights of alimony, division of property, dower, rights of inheritance and any and all other rights of either party in the estate of the other, arising out of marriage or otherwise by common law or statute, the defendant is ordered to pay plaintiff, in settlement of their property rights the sum of \$2750,00 for which amount plaintiff is awarded judgment. (Vol. 1996, Page 352.)

Edith E. Milligan, formerly Edith E. Eicher, Unmarried to Rose Lane Villa Building Corporation Warranty Deed S & A April 21, 1952 R f R April 21, 1952 Vol. 2062, page 585

Conveys following described premises: Situated in the Township of Flain, County of Stark and State of Ohio: And Known as and being part of the Southwest Quarter of Section Three (3), Township Eleven (11) North (Plain), Range Eight (8) West, County of Stark and State of Ohio and more particularly described as follows:

Beginning at the southwest corner of said Southwest Quarter of Section 3; thence with the South line of said Quarter. South Eighty-five degrees fifty minutes East (S 350 50'E) Two Thousand Four Hundred Fifty-eight and six tenths feet (2458,6"); thence parallel to the east line of said Quarter, North three degrees fifty-six minutes East (N 3° 56'E) Seven Hundred Twenty-six feet (726'); thence parallel to the south line of said quarter, South eight five degrees fifty minutes East (S 85° 50' E) Two Hundred Forty feet (240') to the east line of said quarter; thence with said east line, North three degrees fiftysix minutes East (N 3° 56' E) One Thousand One Hundred Forty-seven and four Tenths feet (1147.4') to a stone; thence North eighty-five degrees forty-two minutes West (N 85° 42'W) Two Thousand Fifty-seven feet (2057'); thence parallel to the west line of said quarter, South four degrees Twenty-seven minutes West: (S 4º 27. W) five hundred five and five tenths feet (505.5'); thence North eighty-five degrees forty-two minutes West (N 85° 42'W) six hundred twenty-seven feet (627') to the west line of said quarter; thence with said west line, South four degrees twenty-seven minutes West (S 4° 27'W) One Thousand Three Hundred Seventy-four and Ninety-four hundredth feet (1374.94') to the place of beginning. The above described tract contains one hundred four and eighty-five hundredths (104.85) acres, be the same more or less; But subject to all legal highways, to rights of way or easements of record and such leasehold claims or rights of record if any as may subsist in favor of persons other than the Grantor.

This grant is without reservation in the Grantor of any interests or rights to minerals or to royalties therefrom, all such interest or rights to minerals or royalties being hereby expressly assigned to the Grantee herein, together with any and all renewals of the same. Sirrowr

Lapineze -

Plat of Lawr-Chester Allotment No. 2 Plain Township, /Stark Connty,

Ohio.

PLAT.

S & A: December 2, 1957.

Approved and accepted by Planning Commission of North Canton, Ohio, December 2, 1957.

Approved and accepted by Stark County Board of Health, December 2, 1957.

Approved and accepted by Stark County Commissioners, December 16, 1957.

Plat approved by Stark County Engineer December 16, 1957.

R f R: December 26, 1957.

Plat Book 33, Page 13.,

The above Plat is signed by Rose Lane Villa Building Corporation, the owners of the land shown on the Plat, and the streets shown on said Plat are dedicated for public use forever. Said corporation signs by E. C. Coldren, President and L. G. Hathaway, Sr., Secretary.

No. 33.

Said Plat is laid out on premises described in preceding section.

LOT NO. 99 fronts on Woodcrest Avenue N. E. and has a 50 foot building line off of said Street.

| <u> </u>                                                                               | <u>IENS.</u>                                                                                               |   |
|----------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------|---|
| · · · · · · · · · · · · · · · · · · ·                                                  | No. 34                                                                                                     |   |
| William Williams<br>to<br>S. W. Bard                                                   | Mortgage \$9,000.00<br>S & A: April 1, 1872<br>Rec. : April 19, 1872<br>Vol. 118, Page 442<br>Cancelled    | 1 |
|                                                                                        | No. 35                                                                                                     |   |
| William B. Williams &<br>Adaline A., his wire<br>to<br>J. M. Martin & Brother          | Mortgage \$2,500.00<br>S & A: April 23, 1883<br>Rec. : April 24, 1883<br>Vol. 194, Page 325<br>Cancelled   |   |
|                                                                                        | No. 36                                                                                                     |   |
| Lucinda E. Meyer &<br>Marcus T. Meyer<br>(Wife and Husband)<br>to<br>Caroline Williams | Mortgage \$1,100.00<br>S & A: October 6, 1885<br>Rec. : October 6, 1885<br>Vol. 216, Page 233<br>Cancelled |   |
|                                                                                        |                                                                                                            |   |

NO. 37

Marcus T. Meyer & Lucinda E. Meyer (Husband and Wife) to James Ailes & Samuel D. Erwin, Executor of the last will of Caleb Steel, deceased. Mortgage \$2300.00 5 & A April 1, 1886 Rec. April 1, 1836 Vol. 218, page 542 Cancelled.

Mortgage assigned to Judson A. Wann, as Administrator of the estates of Alexander Steel and Emanuel Steel, deceased, heirs of John Steel, deceased by authorit of law in such cases by J. P. Fawcell, Frobate Judge,

Release signed "J. A. Wann, Administrator of the estates of Alexander Steel and Emanuel Steel, deceased, heirs of John Steel, deceased."

NO. 38

Marcus T. Meyer & Lucinda E. Meyer (Husband and Wife) to William H. Greer

Lucinda E. Meyer to Caroline Williams

John K. Gottshall to Lucinda E. Meyer Mortgage \$2300.00 S . Sept. 3, 1888 Rec. Sept. 3, 1888 Vol. 244, page 396 Cancelled

Mortgage \$2300.00 S & A June 19, 1893 Rec. June 19th, 1893 Vol. 300, page 315 Cancelled

NO. 40

Mortgage \$857.74 Filed, Oct. 10, 1893 Vol. 304, page 317 Cancelled April 4, 1898

NO. 41

Mary B. Smith to The East Ohio Gas Company

Right of Way \$1.00 Dated Feb. 12, 1935 Filed, March 30, 1935 Vol. 1119, page 252

Grants a right of way for pipe lines in, over and through the premises here abstracted with the right of ingress and egress to and from the same. Grantor to receive Fifty Cents for each rod of pipe laid.

NO. 42

Mary B. Smith, a widow to The Ohio Power Company

Right of Way \$1.00 Dated July 23, 1935 Filed Sept. 24, 1935 Vol. 1119, page 575

Grants a right of way and easement to construct, operate and maintain lines, poles and wires for the purpose of transmitting electric and other energy on, over, through and across these premises. Grantor to receive One Dollar for each pole erected. NO. 43

Mary B. Smith, a widow to The East Ohio Gas Company Gas Storage Agreement Dated June 9, 1943 Filed, July 27, 1943 Vol. 1408, page 217

Lessor agrees that the Oil and Gas Lease held by the Lessee on these premises shall be modified and extended in that the Lessee shall have the additional right of intrudicing, injecting, storing and removing gas of any kind, whether upon these or other premises and to install and maintain on said premises such additional equiptment and pipe lines as may be necessary for such purposes.

For the full terms and conditions of this agreement and its many ramifications, reference is hereby made to the record of said agreement.

NO. 44

Elizabeth Gottshall to A. W. Herring Oil and Gas Lease \$1.00 Dated Sept. 24, 1918 Filed Nov. 15, 1920 Vol. 24, page 484 Not Cancelled

Leases said premises for a term of ten years or as much longer thereafter as oil or gas are produced in paying quantities.

Lessor to receive one-eighth of oil produced and \$200.00 for each gas well.

Well to be drilled within two years or pay the Lessor \$26.00 per year.

NO. 45

Elizabeth Gottshall, a widow, & Mary B. Smith, single

The East Ohio Gas Company

to

Oil and Gas Lease \$52.00 Dated, March 22, 1930 Filed, April 23, 1930 Vol. 43, page 319 Not Cancelled

and an internet

Leases these premises for oil and gas for a period of ten years or as much longer thereafter as oil and gas are produced in paying quantities.

Lease to be void unless well be commenced within three month or unless the Lessee pays the Lessors \$208.00 per year.

For further particulars of this lease, see record, to which reference is hereby made.

NO. 46

No Mechanic's Liens or Personal Tax Liens.

NO. 47

No Federal Tax Liens, Recognizance Bond Liens or Unemployment Compensation Liens.

No. 47 -A

No Judgments, Pending Suits or Foreign Executions, which are living liens on the premises abstracted, except as shown herein.

Steve Mihalik,

Plaintiff,

-VS-

Rose Lane Villa Building Corp. and Canton Excavating Company,

Defendants.

1959, September 14,

October 19,

No. 40

Court of Common Pleas Stark County, Ohio

Case #101445 - 220 -

PETITION - LAW

Petition and Precipe filed. Summons issued.

Leave granted to defendant, Rose Lane Villa Building Corporation, to plead by 10/31/59.

October 30,

elect filed. Motion to

The petition in this case alleges that Plaintiff is an owner o

The petition in this case alleges that Plaintiff is an owner of adjace property to property owned by Rose Lane Villa Building Corporation in Plain Township Stark County, Ohio and that the Canton Excavating Company did certain grading upon The Rose Lane Villa Building Corporation property whereby plaintiff alleges water was caused to run over and through plaintiff's property and certain debris was thrown upon plaintiff's property to the plaintiff's damage in the amount of Fifteen Hundred Dollars (\$1,500.00).

TAXES: \$11.88 - December, 1959 payment paid.

No. 50

No search has been made for special assessments except as specifically noted herein.

No. 51

I have made no search in any court except the Common Pleas Court of Stark County, Ohio.

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I hereby certify that the foregoing ABSTRACT OF TITLE, consisting of Fifty-One (51) Sections, was collated by me from the Official Records of Stark County, Ohio, and I believe the same to be correct and shows every instrument of record affecting the title to the within abstracted premises as revealed by the General Indexes in the several County Offices in and for Stark County, Ohio.

Robert F. Hillibish, Attorney at Law

CANTON, OHIO May 23, 1960 9:00 A. M.

### CONTINUATION

No. 52

Rose Lane Villa Building Corporation, By E. C. Coldren, Its Pres.

By L. G. Hathaway, Sr. Its Sec'y. Warranty Deed, \$1.00 Dated May 23, 1960 Rec. for rec. May 24,'1960 Vol. 2710, page 299

to

Noble C. York Winifred I. York

Conveys Lot Number Ninety-nine (No. 99) in Lawr-Chester Allotment No. 2, Plain Township, Stark County, Ohio, as shown and delineated upon the plat of said allotment recorded in Vol. 33, page 13, Stark County, Ohio, Plat Records.

This conveyance is made subject to certain oil and gas leases recorded in Volume 24, page 484, and Volume 43, page 319, and a certain gas storage agreement recorded in Volume 1408, page 217 of the records as contained in the Recorder's Office, Stark County, Ohio.

Grantor corporation hereby reserves unto itself all right, title and interest in and to all profits, royalties, rentals renewals and/or income arising from or by virtue of said oil and gas leases recorded in Volume 24, page 484; Volume 43, page 319 and said gas storage agreement recorded in Volume 1408, page 217, Stark County Recorder's Office.

(over)

# No. 52 (continued)

This conveyance is also subject to easements and rights of way recorded in Volume 1119, page 252, and Volume 1119, page 575, to the East Ohio Gas Company and the Ohio Power Company, respectively.

conditions, res-(See attached photostatic copy for Solo trictions, etc.)

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to be specified and contrast of may reported he Volume 115,



CONVEYANCE is made subject to all legal highways and to and together with, as an oppurtenance thereto and as running with the land, a certain ensement or right-of-way for constructing, maintaining, repairing, renewing and using poles, wires, conduits, mains or pipes, to the Grantor berein, or to such public utility company or comparise, or municipal corporation, furnishing water, electricity, heat, power, light or telephone service, in the manner and form which the Grantor berein may have heretolore granted or may hereafter grant the right to use the some, and to such municipal corporation or public utility company as now has or may hereafter right to have granted to it a franchise to operate in the City of Canton, or other legally constituted municipality or district, over and upon the strips of land designated for such purpose upon the Plat of acid Addition; sold easement or right-of-way shall be for the purpose of supplying water, sewer, electricity, heat, light, power, telephone or other service to any and all present or future owners of the whole or any part of any lot in sold Lawr-Chester Allotmant No. 2.

VILLA BUTTO A COLDOTA NOCH! C. Iork AWT-Chester Anot HORI LECEVED FOR ARRANT FOR But fred NAY 25 ENTERED CRIPORATION. oble **TANK** Recorded ROSE .5 WARRANTY DEED KNOW ALL MEN BY THESE PRESENTS: 10415 That Rose Lane Villa Building Corporation, a Corporation incorporated under the laws of the State of Ohio, the Grantor , who claims title by or through instrument\_, recorded in Volume 2062, Page 585 , County Recorder's Office, for the received to\_its\_ full'satisfaction of Noble C. York and Winifred I. Jork. ... the Grantee R whose TAX MAILING ADDRESS will be 5201 West Rayrond Street, Indianapolia, Indiana, do give. grant, bargain, sell and convey unto the said Grantees, their heirs and assigns, the following described premises situated in Township of Plain, County of Stark, and State of Ohio: Known as and being Lot No. Ninety-Nine (#99) in Lawr-Chester Allotment No. 2, Plain-Township, Stark County, Ohio, as shown and delineated upon the plat of said allotment recorded in Vol. 33, Page 13, Stark County, Ohio Plat Records. This conveyance is made subject to certain oil and gas leases recorded in Volume 24, Page 484 and Volume 43, Page 319 and a certain gas storage agreement recorded in Volume 1408, Page 217 of the records as contained in the Recorder's Office, Stark County, Ohio. Grantor corporation hereby receives unto itself all right, title and interest in and to all profits, royalties, rentals, renewals and/or income arising from or by virtue of said oil and gas leases recorded in Volume 24, Page 484; Volume 43, Page 319 and said gas storage agreement recorded in Volume 1408, Page 217, Stark County Recorder's Office. This conveyance is also subject to easements and rights of way recorded in Volume 1119, Page 252 and Volume 1119, Page 575 to the East Ohio Gas Company and the Ohio Power Company, respectively

CONVEYANCE is made subject to all legal highways and to and together with, as an appurtenance thereto and as running with the land, a certain eccement or right-of-way for constructing, maintaining, repairing, renewing and using poles, wires, conduits, mains or pipes, to the Grantor herein, or to such public utility company or componies, or municipal corporation, furnishing water, electricity, heat, power, light or telephone service, in the manner and form which the Grantor herein may have hereiofore granted or may hereafter right to have granted to it a franchise to operate in the Crantor, or other legally constituted municipality or district, over and upon the strips of land designated for such purpose upon the Plat of said Addition; said essement or right-of-way shall be for the the whole or any part of any lot in said Lawr-Chester Allotment No, 2. No. 53

NO MORTGAGES.

No. 54

NO LEASES OR MECHANICS LIENS

No. 55

NO SECURITY OR FINANCIAL STATEMENT LIENS.

No. 56

No. 57

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

> TAXES: June 1962 - \$ 13.62 - PAID Penalty - \$ 1.36 - PAID

No Assessments listed on the Tax Duplicate.

# No. 58

No Bond, Personal or Federal Tax Liens No Unemployment Compensation Liens. No Old Age Assistance Liens. No Epilepsy, Feeble-minded, or Ennacy Proceedings.

# No. 59

I hereby certify that the foregoing CONTINUATION was collated by me from the Official Becords 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 May 23, 1960, as shown by the General Indexes in the several County Offices, in and for said County.

Canton, Ohio

September 6, 1962 7:30 A. M. - E6D

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# SHORT FORM CONTINUATION

A ST STAR CHARTER IN O

No. 60

Noble C. York and Winifred I. York, husband and wife, to Roy A. Blinn and Constance J. Blinn. Warranty Deed \$1.00 Dated Sep. 11, 1962 Rec'd Sep. 17, 1962 Vol. 2877, Page \_\_\_\_\_ Serial No. 67532

Conveys Lot No. 99 in Lawr-Chester Allotment No. 2, Plain Township, Stark County, Ohio.

Subject to all matters shown in the deed from Rose Lane Villa Building Corporation to Noble C. York and Winifred I. York, dated May 23, 1960 and recorded in Vol. 2710, Page 299 of the Stark County Deed Records.

I hereby certify that the foregoing are the only matters which have been filed or left for record affecting the title to said premises, as shown by the General Indexes in the several County Offices in and for Stark County, Ohio, and that my search includes deeds, mortgages, land contracts, leases, mechanic's liens, personal tax liens, federal tax liens, recognizance bond liens, unemployment compensation liens, Workmen's Compensation liens, Division of Aid for the Aged liens, financing statements, security interest liens, judgments, pending suits, foreign executions, taxes, assessments, also estates and all matters in the Probate Court in and for Stark County, Ohio, since and including September 6, 1962.

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CANTON, OHIO

Attorney and Abstractor

September 17, 1962 at 9:00 A. M.

# SHORT FORM CONTINUATION

#### No. 61

Roy A. Blinn and Constance J. Blinn, husband and wife, + 0 Home Savings & Loan Company.

Mortgage \$21,000.00 Dated Sep. 19, 1962 Rec'd Sep. 19, 1962 Vol. 2921, Page 361 NOT CANCELLED

Covers Lot No. 99 in Lawr-Chester Allotment No. 2, Plain Township, Stark County, Ohio, subject to the conditions, etc. set forth at Section 52 of this Abstract.

Secures a loan for \$21,000.00 with interest at the rate of 5-3/4 per cent per annum, payable not less than \$174.40 a month.

y certify th vich hav str We hereby certify that the above Short Form Continuation shows the only matters which have been filed or left for record affecting the title to said premises, as shown by the General Indexes in the several County Offices in and for Stark County, Ohio, and that our search includes deeds, land contracts, mortgages, leases, mechanic's liens, personal tax liens, federal tax liens. Aid for the Aged liens, recognizance bond liens, financing judgments, poncing suits, foreign executions, taxes, assessments, and also all estates and other matters in the Probate Court of said County, since and including September 17,1962 at 9:01 A. M.

CANTON, OHIO

September 19, 1962

STARK COUNTY ABSTRACT COMPANY By C Attorney and Abstractor

LAW OFFICES NEBEL & SHIFMAN CANTON, OHIO