32 ABSTRACT OF TITLE Historical society TO 0.455 Acre of land, situated in the Northeast Quarter Section 14, Township 11, (Plain) Range 8, Stark County, Ohio ABSTRANTIPOR TRACT# 4 OF HARRANTY DEED THED ZO SEPT 65 ÷ LAW OFFICES OF ALTON L. RINIER 700 PEOPLES-MERCHANTS TRUST BLDG. CANTON. OHIO TEL. GL 5-2222

#### ABSTRACT OF TITLE TO -

Thomas Jafferson, Prepident

THE FOLLOWING DESCRIBED TRACT

Being a part of the Northeast Quarter of Section 14, Township 11, (Plain) Range 8, Stark County, Ohio, described as follows:

Beginning at the northwest corner of said quarter section, said point being in the center of the North Canton -Maximo Road;

Thence eastwardly, along the eneterline of said Road and the north line of said quarter section, a distance of 595.0 feet to the place of beginning of the tract hereby conveyed. Said point being the northeast corner of said Grantees' land as described in Deed Volume 2567, Page 182, in the Office of the Stark County Recorder.

Thence continuing eastwardly, along the north line of said quarter section, a distance of 100.00 feet;

Thence southwardly, and parallel with the west line of said quarter section and the east line of said Grantees' present tract, a distance of 198.00 feet;

Thence westwardly, and parallel with the north line of said quarter section, a distance of 100.00 feet to the southeast corner of said Grantees' tract;

Thence northwardly, and along the east line of said Grantees' tract, a distance of 198.00 feet to the place of beginning of the tract hereby conveyed.

Containing 0.455 Acre of land, more or less.

eys part of said Section 14, and 13. Tourship 11

Vel. B". onke 97

# Rentres Binderandord at follow No. 2 that at the corner of

All deeds, mortgages and other instruments of writing set forth in the following sections are properly executed unless otherwise noted therein, and all cancellations of mortgages and other instruments are regular unless otherwise noted.

When the husband or wife joins in the granting clause, the name will appear as at Section No. 4, but when dower only is released, it will appear as "husband" or "wife" only as at Section No. 25 No. 3 Thomas Jefferson, President Patent of the United States Signed Oct. 8, 1805

Vol. "B", page 62

advantage they can."

to Henry Wershler

Lot or Section #14, Township #11, Range #8 in the lands directed to be sold at Steubenville. the sent with hard by public or private and to beat

John Grubb and No. 4 sais assed ()

remain the widow of testator and tertines movides as follought

Thomas Jefferson, President of the United States Signed Qct. 8, 1805

Jacob Wertoler's Estate

Jahu Grubb and Adam Esein

Patent Vol. "B" page 62

1837 Mayo 7 Inventory filed 1840 8 2 8 Final Account filed

Henry Wershler

Lot or Section #13, Township #11, Range #8 in the lands directed to be sold at Steubenville.

CNO. 5

1829 Oct.

Henry Weshler

to Henry Warshler Jacob Weshler

Warranty Deed Signed Aug. 21, 1811 Ack'd Sept. 21, 1811 Recorded Vol. "B", page 97

Generative Band

Conveys part of said Section 14, and 13, Township 11, Range 8. described as follows: Beginning at the corner of Sections 11, 12, 13 and 14; thence east on the line between Sections 12 and 13, 39 chains and 97 links to a stone; thence south in Section 13, 39 chains and 33 links to a stone the cneter of said section; thence north 82° west 40 chains and 55 links to a stone on the line between said Section #13 and #14: thence south on said line 11 chains to a stone; thence north 83° west, 40 chains and 55 links to a stone on the north and south line through the middle of Section #14; thence north on said line 39 chains and 59 links to a stone on the east and west line between Sections #11, and #14; thence east on said line; 40 chains and 45 links to the place of beginning, containing 318.53 acres of land, more or less.

Jacob Wershler's Will Dated Nov. 10, 1828 Will Record "B", page 45 Probated Oct. 29, 1829

(a) eres

Gives widow right to stay on the plantation, being premises described at Section No. 5 above, until testator's youngest son, Phillip, arrives at the age of 21 years, with right to keep all belonging to testator on said farm, together with the profits of said farm during said term, or as long as she shall remain the widow of testator, and further provides as follows:

"And whenewer my son, Phillip, shall arrive to age of 21 years, then my wife shall leave the plantation and my executors shall sell the land by public or private sale to best advantage they can." 3 Fine Clooning filed.

Jehu Grubb and Adam Essig named Executors. No. 7

Jacob Wershler's Estate

1829 Oct 29 Adam Essig and Jehu Grubb qualified as Executors 1837 Max 27 Inventory filed 1840 Sept. 8 Final Account filed

Summons issued. Leo. 19 Susmons returned served on

Jehu Grubb and Adam Essig Executors of Jacob Werstler, deceased

Executor's Deed Dated & Ack'd. Mar. 31, 1837 Rec. for R<sub>e</sub>c. Apr. 25, 1837 Vol. "R", page 234

No 8

- 1663 Mar. 1 Mrit returned; promerty

Henry Warshler

TO Dana to

John Warshler Henry Warshler

John Brown, Jr. and Ellzabeth Brown

Recites authority of sale as given in the will of Jacob Werstler and recites further that said Phillip has not arrived at the age of 21 years and conveys parts of said Section 13 and 14, Township 11, Bange 8 and other premises, described as follows: Beginning on the western boundary of the northeast quarter of Section 14, 39 chains and 59 links south of the northwest corner of said quarter; thence north along said boundary to within 60 perches and 12 links of said corner to the center of the Randolph Road; thence north 11° east 48 perches 91 links to a post; thence north 4° east 122 perches to a post on the northern boundary of said section; thence along the northern boundary of said Section to the middle branch of the Nimishillen Creek; thence down said creek to the southwest corner of Henry Waltman's land; thence along the line between said Section #13 and #14, south 11 chains to a stone; thence north 83° west to the place of beginning, containing 165 acres of land.

NOTE: There are three (3) excepted tracts in this deed, one of  $8\frac{1}{2}$  acres recorded in Vol. 51, page 342, one in Vol. 64, page 7 containing 1 acre, and one in Vol. 78, page 448 containing  $\frac{1}{2}$  acre. The 1 acre tract and the  $\frac{1}{2}$  acre tract is no part of the premises hereby abstracted. For a description of the  $8\frac{1}{2}$  acres, which is included in the premises hereby abstracted, see Section No.

## No. 9

Henry Warstler's Estate Adm. Doc. "D", page 438

Brown and John Rough, defeadauth.

in money.

at the appraised

1862 July 28 Eli Smith and Jacob Boush qualified as Administrators.

tors. 1862 Oct. 16 Inventory filed. 1864 Mar. 3 Final Account filed.

NOTE: Except as shown in a partition proceedings noted in the following section, there appears to be no record of the heirs at law of Henry Warstler

John Warshler Henry Warshler John Brown, Jr. a Elizabeth Brown Husband and wife John Roush and Mary Roush Husband and wife Adam Zentz and Lydia Zentz Husband and wife -VS-Mary Warshler, with Jacob Roush and Rachel Roush Husband and wife Hugh Bowers and Susanna Bowers Husband and wife Eli Warshler Emanuel Warshler Jacob Warshler Manias Warshler Henry Moonshour and Eliza Ann Moonshour Husband and wife Westley Grimes and Caroline Grimes Husband and wife, and Daniel Warshler Guardian

to a deck me	ALL ON S	Stere		was approved by the fourt
hereard a la	No.	10	(	
nd	1862 1862 1862	Dec. Dec. Dec.	8 8 19	Petition filed. Summons issued. Summons returned served on
	1883	Feb.	24	all the defendants. Answer of Mary Warshler
	3863	Feb.	24	filed. Louis Schafer, guardian ad
2	1863	Feb.	24	litem Answer of Guardian ad litem filed
10	1863	Feb.	24	Partition ordered Writ issued Writ returned: property
Nol	1863	Mar.	1	Writ returned; property
i certan		Mar.		appraised at \$6600.00 John Brown and John Roush elect to take premises at
name no July, T	and the second		l	the appraised value Election confirmed and deed ordered.

App. Doc. 12, page 333 Rec. 48, p. 466

Petition alleges that Henry Warstler died seized of that part of Section #14, Township #11, Range #8, described at Section #11 below; that the defendant, Mary Warstler, is the widow of Henry Warstler and is entitled to dower in said premises that plaintiffs and defendants are tenants in common of said premises.

The defendant, Manias Warshler, being a minor, a guardian ad litem was appointed.

Defendants were personally served with summons and the widow filed answer electing to accept the value of her dower in money.

The Court found the allegations of the petition to be true and ordered the premises partitioned Commissioners appointed reported that premises could not be divided without in-jury and appraised the same at \$6600,00, free of dower. John Brown and John Roush, defendants, elected to take said premises at the appraised value, which election was approved by the Court and deed ordered.

Beginning for the south west corner of the Daniel Saylor, Sheriff of Stark County, Ohio Rec. for Rec. June 13, 1863 Vol. 81, page 271

andelph Achd: thance bouch westarly with

to

Jokeph Spangler

John Brown, Jr. and John Roush

ction #14; thence south with said west line to Deed secites proceedings noted at preceding Section and confeys the following premises except the three tracts conveyed by Henry Warstler in his lifetime as noted at Section No. 8 above and described as follows: Beginning for the same at the south west corner of the northeast quarter of Section #14, Township #11, Range #8, thence east with the south line of said quarter to the middle branch of the Nimishillen Creek; thence northerly with the meanderings of said creek to the north line of the northwest quarter of Section #13 in said township and range; thence west to the north line of said two quarters to the Randolph Road; thence southwesterly with said road until it strikes the west line of said north east quarter of said Section #14; thence south with said west line to the south west corner of said quarter and it being the place of beginning. Sendering, South think a sure of stound,

John Brown, Jr. and Elizabeth Brown Husband and wife, and Mary Roush and John Roush Wife and husband

Warranty Deed Dated & Ack'd. Apr. 1, 1863 Rec. for Rec. June 6, 1863 Vol. 81, page 230

to

William A. Spangler

Conveys the premises described at Section No. 11 with the exceptions therein noted.

Luidels branch, being one of the pestion of ther: thence west 74 paralles along the section line to a pertothened South so far

ad to duclode 8 acres to a line east of Soentre of the orsek and east of north along the centre of the orsek to the place of beginning: No. 13

William A. Spangler and Elizabeth Spangler Husband and wife to

Joseph Spangler Caroline Warstler

of beginning;

Warrancy Deed Dated and Ack'd. Mar. 13, 1883 Rec. for Rec. June 19, 1884 Voc, 205, page 378

ated and Ask'd Jan. 14, 1862

ranty Dead

Beginning for the same at the south west corner of the northeast quarter of Section #14, Township #11, Range #8, thence east with the south line of said quarter to the middle branch of the Nimishillen Creek; thence northerly with the meanderings of said creek to the north line of the northwest quarter of Section #13 in said township and of the northwest quarter of Section #13 in said township and of the west line of said north east quarter of said Section #14; thence south with said north east 1610-1121 quarter of said Section #14; thence south with said west line to the south west corner of said quarter and it being the place of beginning, excepting 82 acres, as shown in Section No. 14 of this abstract. Also excepting one acre heretofore sold by said Henry Warstler, deceased, to Jacob Roush and John Warstler, described as follows, to wit: beginning 10 rods east of the northwest corner of the Northeast Quarter of said Section #14 on the section line; thence east with the section line 20 rods; thence south 8 rods; thence west 20 rods to the Randolph Road; thence north along said road 8 rods to place of beginning, containing one acre (Deed Record 64, page 7), and also excepting  $\frac{1}{2}$  acre heretofore sold and conveyed by said Henry Warstler, deceased, to John Warstler and John Walters, described as follows: beginning in the center of the Randolph Road 8 rods south of the north line of said Section #14; thence south along the center of said road 4 rods: thence east 20 rods; thence north 4 rods; thence west 20 rods to the place of beginning, containing ½ acre of ground.

Henry Wershler and Mary Magdalene Wershler Husband and wife

Warranty Deed Dated & Ack'd. June 18, 1852 Rec. for Rec. Aug. 17, 1852 Vol. 51, page 342

to

John Washtler description of in pesting No. 14 of shir abstract.

Part of the Northwest Quarter of Section #13 and part of the Northeast Quarter of Section #14 in the Township #11 in Range #8 and bounded as follows: Commencing on the section line on the north line of said section in the center Nimishillen Creek (middle branch), being East of the section corner; thence west 74 perches along the section line to a post Othence South so far as to include 82 acres to a line east of the centre of the creek and east of north along the centre of the creek to the place of beginning. ine within named Kary Rodst, South, Charles Bough, Sima John Giley, Eli Merstler, Jan Spanglor and Elizabeth

No. 15

Warranty Deed

Vol. 78, page 100

John Warstler and Caroline Warstler His wife

Bachgel Roush

Eli Washler Rebends Warshler

The 82 acre front described to

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her haspand

No. 16 the state the date hereof date

Warranty Deed Dated & Ack'd. Sept. 5, 1868 Rec. for Rec. Aug. 27, 1869 Vol. 106, page 393 of St. John, Hich, and Elizaboth

and Dresm, Bary P. Sponn, Lylwooter

Dated and Ack'd Jan. 14, 1862 Rec. for Rec. Feb. 13, 1862

mally by dell'vering

Marger Will op 12 min. Elias Warstler

to

Jacob Roush and

Husband and wife

Rachel Roush

Same description as in the preceding section of this abstract. 1884 Sept. 25 Affiderit of reblaction Elias Warstler and Catharine Warstler Husband and wife

to

Joseph Spangler

Same description as in section No. 14 of this abstract.

Warranty Deed

Vol. 126, page 60

Dated & Ack'd. June 7, 1873

Rec. for Rec. June 7, 1873

No. 18 Civil Action, Equity 1884 Aug. 4 Petition and Praccipe Joseph Spangler 1884 Aug. 6 Summons issued. 1884 Aug. 8 Summons returned endorsed. 1884 Aug. 6 At 10 o'clock A.M., I re--VS-Henry Moonshower Eliza Moonshower Wesley Grimes Caroline Grimes ceived this summons and Jacob Boush served the within named Mary Roush, Rachael RoushEdwin Roush, Charles Roush, EmmaEli WashlerGiley, Join Giley, Eli Warstler,Rebecca WarshlerWillian Spangler and ElizabethRebecca WarshlerSpangler personally by delivering Alva Warshler, age 12 yrs. Clara Ann Warshler, age 6 yrs. Curtis Warshler, age 10 yrs. Sylvanna I. Warshler, age 4 yrs. in my county. James Lee, Sheriff. Pardee Warshler, age 2 yrs. 1884 Aug. 13 Summons returned endorsed. John Warshler 1884 Aug. 6 At 10 o'clock A.M., I re-Lydia Fentz Adam Fentz ceived this summons and served the Susanah Bowers within named Henry Moonshower, Eliza Moonshower, Wesley Grimes, Caroline Emanuel Warshler Henry Warshler Grimes, Jacob Roush and Rachael Sophia Warshler Roush personally by delivering Emeline Snellbaker and them an attested copy hereof. James Lee, Sheriff. John Snellbaker 1884 Aug. 15 Affidavit to obtain publie Her husband Catharine Warshler cation filed. ..... for record No. 18 of t 1884 Sept. 13 Published notice sent Alfred Warshler Eva Warshler Treash and , her husband postage prepaid to Henry Warshler of St. John, Mich. and Elizabeth Brown, Mary F. Brown, Sylvester Mary Warshler and , her husband and The Unknown Heirs of Brown, Wilson Brown, and Oscar Brown of St. Joseph, Mo. Henry Warshler, deceased Wm. A. Spangler and Elizabeth Spangler, his wife 1884 Sept. 25 Affidavit of publication Elizabeth Brown filed. Mary Isabell Brown 1884 Sept. 30 J. J. Clark appointed guardian ad litem for minor defendants. 1884 Oct. 1 Answer of Guardian ad litem filed. ind /14 of this abstract ing the 39 acre tract 1884 Oct. 18 Continued. and the 29.61 acre tract, 1884 Dec. 4 Decree for Plaintiff quieting title; plaintiff to pay costs

Sylvester Brown Wilson Brown and Oscar Brown, age 8 yrs. Mary Boush, widow of John Roush, and Edwin Roush Charles Roush Eliza Hisey and Sylvanna Hüsey, Emma Giley and John Giley, her husband

App. Doc. 56, page 3255

Petition recites that Henry Warshler died seized of the property described in the heading of this abstract, and that the parties named defendant therein claim some interest in said property. Joseph Spangler, plaintiff, asks that the property be quieted in his name.

Conveys the following described creaters stunded in t

Journal Entry on the same finds that the allegations of the petition are true; that plaintiff is entitled to relief prayed for; that the description of the real estate set forth in the petition is correct; and that the defendants herein are forever enjoined from setting up any claim or title to said premises or any part thereof adverse to the title and possession of said Joseph Spangler, his heirs or assigns thereto.

NO 19

Joseph Spangler, Plaintif -VS-Jacob Moonshower, et al Defendants

Certified copy of Journal Entry Certified Dec. 5, 1884 Rec. for rec. Dec. 9, 1884 Vol. 209, page 170

The record, as shown in the Recorder's Office of Stark County, Ohio, recites that a certified copy of the Journal Entry as shown in section No. 18 of this abstract, was left for record December 5, 1884 and recorded December 9, 1884. Tallel to the Seation

No. 20

Husband and wife

Joseph Spangler and Warranty Deed Barbara Spangler Dated and Ack'd. Mar. 17, 1900 Rec. for Rec. Mar. 30, 1900 Vol. 377, page 98

to

William Melvin Spangler and Anna Spangler

Being the 82 acre tract in section #14 of this abstract and the 29.61 acre tract, described as follows:

Conveys the following described oremises situated in the township of Plain, County of Stark and State of Ohio, and known as part of the Northeast guarter of section 14 and part of the Northwest quarter of Section 13, Township 11, Range 8, described as follows: Commencing for the same at a stone the Northwest corner of the Northeast guarter of Section 14; thence South 84° 10' East along the section line 7.47 chains to a stone and the place proper of beginning: thence South 84° 10' East along the section line 40.46 chains to the center of the Nimishillen Creek; thence in the center of said Nimishillen Creek South 11° 20' West 6.00 chains: thence in the center of said Nimishillen Creek South 722° West 2.43 chains; thence in the center of said Mimishillen Creek South 272° East 2.65 chains; thence in the center of said Nimishillen Creek South 34° West 8.55 chains, thence in the center of said Nimishillen Creek North 272° West 6.00 chains; thence in the center of said Nimishillen Creek South 645° West 4.89 chains; thence West 86 3/4° West 12.50 chains to a stone; thence North 5° 87' East 11.67 chains to an iron pin; thence North 84° 10' West 14.89 chains to a post; thence North 2 3/4° East 3.00 chains to the place of beginning containing theoty-eight and eleven hundredths acres (38.11), there being 82 agres of the above described tract in Section 13 and 29.61 acres in Section 14. the lot anid Minishillen Creek South 34° West O chains, thence in the cen-ter of said Nimishillen Greek Mass 277° West 6.09 chains; thence in the center of said Mint No. 21

chainst thence West 86 3/40 West Joseph Spangler and Barbara Spangler Husband and wife

to

ter of said Nimishillen Greak in in the center of said Nimi No.

Warranty Deed Dated & Ack'd. Apr. 1, 1903 Rec. for Rec. March 31, 1903 Vol. 411, page 517

Creek Bouth 6428 West 4, 39

William M. Spangler and

eleven hundredths aures

Conveys premises described as follows: Situated in the Township of Plain, County of Stark, and State of Ohio, and known as and being a part of the N. E. 4 Section 14, Township 11, Range 8, described as follows, to wit: Beginning at the Northwest corner of said 1 Section; thence east on the Section line 2.49 chains to a stone; thence south 3" West 3.00 chains to a stone and the place of beginning for the tract hereby conveyed; thence South 85° 30' East and parallel to the Section line 20.10 chains to a post; thence South 5° 87' West 11.67 chains to a stone; thence North 852° West 21.85 chains to the center of the Middlebranch & Canton Road; thence North 15° East along the middle of said road 11.44 chains to the place of beginning and containing 23 7/10 Acres, be the same more or less, but subject to all legal highways.

William M. Spangler and Anna J. Spangler Husband and wife Warranty Deed Dated & Ack'd. Apr. 1, 1910 Rec. for Rec. Apr. 1, 1910 Vol. 511, page 119

Action to Gater firle

to

Frank A. Goldsmith

Conveys the following described premises situated in the township of Plain, County of Stark and State of Ohio, and known as part of the Northeast quarter of Section 14 and part of the Northwest quarter of Section 13, Township 11, Range 8, described as follows: Commencing for the same at a store the Northwest corner of the Northeast quarter of Section 14, thence South 84° 10' East along the section line 7.47 chains to a stone and the place proper of beginning; thence South 24° 10' East along the section line 40.46 chains to the center of the Nimishillen Creek; thence in the center of said Nimishilden Creek South 11° 20' West 6.00 chains; thence in the center of said Nimishillen creek South  $72\frac{1}{2}^{\circ}$  West 2.43 chains; thence in the center of said Nimishillen Creek South  $27\frac{1}{2}^{\circ}$  East 2.65 chains; thence in the center of said Nimishillen Creek South 34° West 8.55 chains; thence in the center of said Nimishillen Creek North  $27\frac{1}{2}^{\circ}$  West 6.00 chains; thence in the center of said Nimishillen Creek South  $64\frac{1}{2}^{\circ}$  West 4.89 chains; thence West 86 3/4° West 12.50 chains to a stone; thence North 5° 87' East 11.67 chains to n iron pin; thence North 84° 10' West 14.89% chains to a post; thence North 2 3/4° East 3.00 chains to the place of beginning containing thirty-eight and eleven hundredths acres (38.11), there being  $8\frac{1}{2}$  acres of the above described tract in Section 13 and 29.61 acres in Section 14. tively paid, but in and derugage is only partially oneselled

Also convert the following: Situated in the Township of Plain, County of Stark, and state of Ohio, and known as and being a part of the K. E. 4 Section 14, Township 11, Range 8, described as follows, to wit: Beginning at the Northwest corner of said 4 Section; thence east on the Section line 2.49 chains to a stone; thence south 3° West 3.00 chains to a stone and the place of beginning for the tract hereby conveyed; thence South 85° 30' East and parallel to the Section line 20.10 chains to a post; thence South 5° 87' West 11.67 chains to a stone; thence North 85½ West 21.85 chains to the center of the Middlebranch & Canton Road; thence North 15° East along the middle of said road 11.44 chains to the place of beginning and containing 23 7/10 Acres, be the same more or less, but subject to all legal highways. Robert J. Spangler Frank A. Goldsmith and B. T. & J. C. Steiner Company

e Seation

Hiram Spangler Florence N. Ray Emma J. Spangler Charles Spangler and the unknown heirs at law, legatees, devisees and assigns of Elizabeth Spangler, dec'd

-VS-

Action to Quiet Title 1925 Apr. 2 Petition filed. 1925 Apr. 2 Affidavit filed. 1925 Apr. 2 Publication ordered. 1925 Apr. 6 Waiver filed. 1925 May 14 Affidavit of publication filed and approved. 1925 May 26 Decree

cociet

App. Doc. 124, page 43782

Plaintiff, Frank A. Goldsmith, is the owner in fee simple of certain lands in the Northeast Quarter of Section #14, Township #11, Range #8 and a part of the Northwest Quarter of Section #13, Township #11, Range #8, being the same property as described in the preceding section, No. 22.

Plaintiff further says that on March 13, 1883, Joseph Spangler, the then owner of said premises, executed to Elizabeth Spangler a certain mortgage deed securing \$12,666.64 and that said deed was recorded in Vol. 192, page 460 of the Stark County Mortgage Records.

Plaintiff further says that said mortgage was in fact entirely paid, but that said mortgage is only partially cancelled, and that by reason thereof constitutes a cloud on the title of this plaintiff. Plaintiff asks for such relief as may be equitable and proper.

The residence of said defendants, the unknown heirs, legatees, etc. of Elizabeth Spangler, being unknown, said parties were ordered served by publication. Notice was mailed to Hirma Spangler at Three Rivers, Michigan, as provided by law. All the other defendants waived the issuance and service of summons. Publication was had in the Evening Repository as required by law.

Are. 28 Bond of 532,000 with bothin A

This cause came on to be heard and the court found that each and all of said defendants were in default for answer or demurrer and it was therefore ordered and decreed that the title of the plaintiff, Frank A. Goldsmith, be quieted and that said mortgage be cancelled.

NOTE: The description of premises as described in the journal entry quieting title, is as follows:

Being part of N. E. Q. Sec. #14 and part of N. W. Q. Sec. #13, T. #11, R. #8; Beginning at a stone on the Northwest corner of the Northeast quarter of Section #14, thence South, 84 degrees 10' East along the Section line 7.47 chains to a stone and the place proper of beginning; thence South 84 degrees 10' east and along the Section line 40.46 chains, to the center of the Nimishillen Creek; thence in the center of said Nimishillen Creek, South ll degrees 20' West 6 chains; thence in the center of said Nimi-shillen Creek, south 722 degrees West 2.43 chains; thence in the center of said Nimishillen Creek South 272 degrees East 2.65 chains; thence in the center of said Nimishillen Creek S. 34 degrees west 8.55 chains; thence in the center of said Nimishillen Creek North 272 degrees west 6 chains; thence in the center of said Nimishillen Creek south 642 degrees west 4.89 chains; thence North 852 degrees west 34.35 chains to a post in the center of the Canton and Middlebranch Road; thence North 15 decrees East along the center of said road 11.44 chains to a post; thence South 85 degrees and 30' East and parallel to the Section line 5.20 chains to a post; thence North 2 3/4 degrees East 3 chains to the place of beginning there being 82 acres of the above described tract in Section #13 and 53.31 acres in the Northeast Quarter of Section #14, aforesaid, be the same more or less but subject to all legal highways. dier to reduce interest

No. 24

Frank A. Goldsmith's Estate

1939 . 4217

1939 Dec.

State of Ohio Stark County Probate Court Adm. Doc. 30, page 174 #30060

interest ordered re-

	1937	Aug.	25	Application to probate will filed; notice issued.
	1037	Aug.	20	Notice returned served.
		Aug.		
100	1037	Aug	28	Hearing had; will admitted to probate
	1771	Aug	20	and record.
515	1937	Aug.	28	Application for letters filed; Carl
	TYTE	nug.	20	Goldsmith of R.D.#3, Canton, Ohio,
	1	r dal	12001	Executor.
	1.097	Aug.		Bond of \$32,000 with London & Lan-
	th'	nug.	20	cashire Indemnity Co. as surety
	1937	Allo	28	
	21937	Aur	28	Letters issued.
		Oct.		
	-//(	000.	~	filed; hearing set and notice by
				publication ordered; proof of publi-
				cation approved; hearing had
	1037	Oct.	26	Proof of publication filed
		Oct.		Inventory and appraisement allowed
	1771	000.	20	and confirmed
	1027	Dec.	30	Petition for sale of personal property
	1921	Dec.	50	filed
	1038	July	20	Sale bill filed
				Certificate to Probate Court on filing
	1939	Jan.	16	petition to contest will filed; hearing
				had; all papers ordered transmitted
				to Court of Common Pleas
				CO COULC OI COMMON LICEAS

Alben 1	May 3	Application for authority to pay counsel fee filed; hearing had; au- thority granted Petition for in-
1939	Mary 4	structions Certified copy of Journal Entry from
		Common Pleas Court finding will walid
1939	June 6	Petition for sale of personal property
to Home 1939	Turner	filed; hearing had; sale ordered
1939	June o	Petition for distribution in kind filed 6/6/39; hearing had; distribu-
		tion ordered.
1939	June15	Petition to determine inheritance tax
1939	June 16	filed Hearing had; estate found as follows:
	- uno 10	Gross, \$32,732,04; personal, \$22,532.51 real, \$10,200,00; debts, \$7,261.93;
		real, \$10,200.00; debts, \$7,261.93; net \$25,470.61 Waivers and notices
ibes Vi	213 260	ordered
property 1939	June 20	Waiver of Pept. of Taxation filed;
time of my decease a	nd where	recorded in Inh. Tax. Rec. Vol. 7,
one-Courth to V1939	June 26	page 285, fees, \$5.00 Waiver of next of kind filed
to my nephew, 01939	June 26	Motion for order to reduce interest
fee fimple.		filed
1939	June 26	Hearing had; interest ordered re-
for me for almo1939	June 29	Ack. of receipt for \$1405.53 from
occupy by house and	farm Si	Ack. of receipt for \$1405.53 from auditor of state filed
1939	July 1	Certified
1939	Dec. 5	First and final account filed Admin. Doc. 30, page 174 & 612
0.		
	N	0. 25

Application to probate will states that said testator died on this 21st day of August, 1937, leaving no widow and the following persons all of his next of kin: an best, bereby author-

iting said executor to execute proper doeds of conveyance to the Homer Goldsmith Marie Himes William Goldsmith Carl Goldsmi May Gorrell Harry Goldsmith

Carl Goldsmith

Waiver of Notice filed by Carl Goldsmith. Application signed "Carl Goldsmith." P. A. Goldamith

Frank A. Goldsmith's Will Will Rec. 75, page 321

"Item I I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

Item II. I give, bequeath and devise to my nephew, William Goldsmith, the sum of Twenty-five dollars, (\$25.00); and to Homer Goldsmith, my nephew, the sum of Five dollars, (\$5.00).

Item III. I give, bequeath to my two nieces, Marie Himes and May Correll, each the sum of Fifty collars, (\$50.00).

Item IV. I hereby give, bequeath and devise to the Trinity Lutheran Warstler Church on the Undlebranch Road, the sum of Three Hundred dollars, (\$300.00).

Item V. All the rest, residue and remainder of my property which I may own or have the right to dispose of at the time of my decease and wheresoever situate, I give, devise and bequeath as follows, to wit: One tourth to Harry Goldsmith; one-fourth to Vesta Blazer and the remainder to wit: one-half to my nephew, Carl Goldsmith, to be theirs absolutely and in fee simple.

Item VI. I request that my housekeeper who has worked for me for almost seven years, be permitted to remain in and occupy my house and farm until my estate is settled. Certain items of furniture, a list of which is attached hereto, belong to my housekeeper and should not be considered a part of or administered as property, belonging to my estate.

Item VID. I hereby nominate and appoint Carl Goldsmith to be the Executor of this my Last Will and Testament hereby authorizing and empowering my said executor to compound, compromise and adjust all claims and demands in favof of or against my estate, and to sell at public or private sale any part or all of my real or personal property at such prices and upon such terms of credit or otherwise as he may deem best, hereby authorizing said executor to execute proper deeds of conveyance to the purchaser or purchasers.

In witness whereof, I have hereunto set my hand and seal this 17th day of August, A. D., 1937.

.

Carl Goldsmith, Executor of the last will and Testament of Frank A. Goldsmith, dec'd

#### Plaintiff

#### -VS-

Homer Goldsmith Louisville, Ohio William Goldsmith Louisville, Ohio May Correll 930 Shorb Ave. N. W. Canton, Ohio Marie Himes Carl Goldsmith (individually) Harry Goldsmith Vesta Blaser Warstler Church

Probate Court Civ. Doc. "X", page 488 1938 Mar. 19 Petition for instructions filed 1938 Mar. 19 Summons issued to Sheriff of Stark County, Ohio 1938 Mar. 19 Hearing set for 3/21/ notice ordered 1938 Mar. 23 Summons returned served on Homer Goldsmith and William Goldsmith 1938 May 23 thearing had; will Historicals construed

- value - valuey

Defendants

Waiver of Summons:

Harry Goldsmith Mae L. Correll Marie E. Kimes Vesta Blazer

Carl Goldsmith Warstler Church L. W. Dunwoody, Trustee

Petition for Instructions recites that on or about the 24th day of January, 1938, Homer Goldsmith, one of the defendants therein, together with several other defendants, filed his action in the Sommon Pleas Court of Stark County, Ohio contesting the will of said Frank A. Goldsmith, deceased, and prayed that said will be set aside; that in all probabilities, said action to contest the will of said decedent would not be heard by the Court of Common Pleas for some time; that a large portion of the estate of said decedent consisted of real estate and farm lands which had always been kept in a high state of cultivation by the deceased prior to his death; and that said farm lands would greatly deteriorate in value in the event that the same were not tilled and cultivated during the coming year. Prays for judgment and direction of the court in proceeding with the management and care of the real estate in question and as to plaintiff's duties in the premises. pearance, and said cause was continued.

After due consideration, the court finds and adjudges the true intention and construction of said will to be as follows:

That Vesta Blaser is entitled to occupy the house and farm of said testator, as set forth in Item 6 of said will, until the estate is settled, and that she is entitled to the use and income of said premises for said period of time under said item of said will. Said Vesta Blaser to give bond in the amount of \$300 to cover the income received by Vesta Blaser due to the contingency which might arise in case said will should be set aside.

No. 28

1938 Jan.

1938 Jan.

Stippi

State of Ohio Stark County Court of Common Pleas App. Doc. 180, #77472

1938 Jan. 25 Retition and praccipe

Homer Goldsmith William Goldsmith Mrs. Harold Correll Mrs. Lloyd Himes

-vs-

Carl Goldsmith Vesta Blaser Harry Goldsmith Warstler Church Carl Goldsmith, as Executor of the Last Will and Testament of Frank A. Goldsmith, dec

filed Summons issued Summons returned Received this writ Jan. 26, 1938 at 10:00 o'clock A.M., and pursuant to its command I notified the within named defendant. Carl Goldsmith, as Execu-tor of the last will and gestament of Frank A. Goldsmith, by delivering to him personally a true and certified copy of this writ with all endorsements thereon. Jan. 28, 1938 I notified the within named defendant, Harry Goldsmith, by leaving for him at his usual place of residence a true and certified copy of this writ with all endorsements thereon. Jan. 28, 1938, I notified the within named defendant, Warstler Church, by delivering personally to Mr. Leonard Dunwoody, Trustee of Warstler Church, a true and certified copy of this writ with all endoresements thereon. (Trustee served at the request of plaintiff's attorney.) Jos. T. Nist. Sheriff

1939	Apr.	20	Trial to jury; ver-
			dict for defendants
1939	Apr.	22	Motion for new
			trial filed
1939	May	3	Motion for new
			tiral overruled
	May	3	Judgment on verdict
1943	Apr.	15	Execution for cost
			issued Court costs
			due - 44.66

Petition to contest will recites that on the 21st day of August, 1937, one Frank A. Goldsmith died possessed of an estate and thereafter on the 28th day of September, 1937, a certain paper writing purporting to be the last will and testament of Frank A. Goldsmith, deceased, bearing date of the 17th day of August, 1937, was admitted to probate by the Probate Court of Stark County, Ohio. Said petition lists plaintiff and defendants except Miss Vesta Blaser and Warstler Church, as heirs at law of Frank A. Goldsmith, deceased, and recites further that said paper writing is not the last will and testament of said Frank A, Goldsmith, deceased. Jury found in taxor of defendants and the paper writing is the valid last will and testament of Frank A. Goldsmith, deceased.

No. 29

State of Ohio Stark County Probate Court Civ. Doc. "Y", page 258

Petition for dec-

The fimken Roller Bearing C

-VS- 4

1939 June 26

1939 June 12

Harry Goldsmith Vesta Blazer Carl Goldsmith, as Executor of the Last Will & Testament of Frank A. Goldsmith Carl Goldsmith, as and individual laratory judgment filed Waiver of Carl Goldsmith, Carl Goldsmith, Executor Estate of Frank A. Goldsmith, deceased, Vesta Blazer, and Harry Goldsmith filed.

1939 Aug. 5

Answer of Vesta Blazer, Costs paid

Petition for declaratory judgment states that the Timken Roller Bearing Company has in its possession One Hundred Dollars (\$100.00), which \$100.00 is for the rental of one gas well located upon the above described premises, and it is willing and able to and tenders to the court the sum of \$100.00 and requests the Court for a declaratory judgment directing to whom such rental payment should be made. until the settlement of the estate of the said Frank A. Goldsmith, under which ruling of the court, the rentals paid by the plaintiff in this cause of action were determined to be the property of this answering defendant, Vesta Blazer, and by said journal entry and finding of the Probate Court of Stark County, Ohio, the questions of the plaintiff in this particular cause of action were fully passes upon and determined.

No. 30

Carl Goldsmith, Executor of Last Will and Testament of Frank A. Goldsmith, deceased,

Executor's Deed Dated & Ack'd. Nov. 2, 1939 Rec. Nov. 2, 1939 Vol. 1257, page 367

200

to

David M. Smetts

Conveys part of the northeast quarter of Section #14, and part of the northwest quarter of Section #13, Township #11, Bange #8, beginning at a stone on the northwest corner of the northeast quarter of Section #14, thence south 84 degrees 10' east along the sectionline 7.47 chains to a stone and the place proper of beginning; thence south 84 degrees 10' east along the section line 40.46 chains to the center of the Nimishillen Creek; thence in the center of said Nimishillen Creek south 11 degrees 20' west 6 chains; thence in the center of said Nimishillen Creek south  $72\frac{1}{2}$  degrees west 2.49 chains; thence in the center of said Nimishillen Creek south  $27\frac{1}{2}$  degrees east 2.65 chains; thence in the center of said Nimishillen Creek south 34 degrees west 8.55 chains; thence in the center of said Nimishillen Creek north  $27\frac{1}{2}$ degrees west 6 chains; thence in the center of said Nimishillen Creek south  $64\frac{1}{2}$  degrees west 4.89 chains; thence north  $85\frac{1}{2}$  degrees west 34.35 chains to a post in the center of the Canton-Middlebranch Road; thence north 15 degrees east along the center of said nord 11.44 chains to a post; thence south 85 degrees 30' east and parallel to the section line 5.20 chains to a post; thence North 2 3/4 degrees east 3 chains to the place of beginning, there being  $8\frac{1}{2}$  acres of the above described tract in Section #14 aforesaid.

This conveyance is made subject to an oil and gas lease executed by Frank A. Goldsmith, deceased to H. P. Muhlbach on Aug. 27, 1929 and recorded in Vol. 41 page 243 of the Lease Records and which lease is now owned and held by the Timken Boller Bearing Co.

Deed recites the authority given the Executor under the will of Frank A. Goldsmith.

Juna J. Duells Husband and wife.

Signed & Ack'd. February 15, 1943 Rec. for Rec. February, 15, 1943 Vol. 1387, page 593

to

Charles R. Carr Elizabeth C. Carr

Conveys premises described in preceding Section No. 30, of this Abstract.

No. 32

Warranty Deed

Vol. 1526, page 451

Charles R. Carr Elizabeth C. Carr Husband and wife

to

Giles H. Wagner Mildred Wagner

Conveys premises described in preceding section No. 30. of this Abstract.

Giles H. Wagner Mildred Wagner Husband and wife

Warranty Deed \$1.00 Dated and ack. Oct. 7, 1959 Rec. for rec. **Nov.** 6, 1959 Vol. 2670 page 685

Signed & Ack A. Dec. 31, 1945 Rec. for Rec. Jan. 3, 1946

to

Donald E. Beggs Mildred B. Beggs Husband and wife

Conveys the following described premises: Situated in the Township of Plain, County of Stark and State of Ohio.

Being a part of the Northeast Quarter of Section 14, Township 11 (Plain) Range 8, Stark County, Ohio. Described as follows:

Beginning at the northwest corner of said quarter section, said point being in the center of the North Canton-Maximo Road:

Thence eastwardly, along the centerline of said Road and the north line of said quarter section, a distance of 595.0 feet to the place of beginning of the tract hereby conveyed. Said point being the northeast corner of said Grantees' land as described in Deed Volume 2567, page 182, in the Office of the Stark County Recorder.

Thence westwardly, and parallel with the north line of said quarter section. a distance of 100.00 feet to the southeast corner of said Grantees' tract;

1

Thence northwardly, and along the east line of said Grantees' tract, a distance of 198.00 feet to the place of beginning of the tract herebyconveyed. Containing 0.455 acre of land, more or less.

The following covenants and restrictions run with

- the Land:
- 1. Said premises shall be used exclusively for residence purposes, and said dwelling house shall not cost less than \$7,000.00 exclusive of garage and outbuildings.
- No part of dwelling house shall be erected, placed 2. or suffered to remain on said premises within 40 feet of the street or highway on which said premises front.
- 3. Said premises shall not be occupied by any others than those of the Caucasian Race.

Subject to a Gas and Oil Lease from Frank Goldsmith to H. P. Muhlbach as recorded in Lease Volume 41, page 243 of the Stark County Lease Recorded subject to a Supplemental Gas Storage Agreement from Charles & Carr and Elizabeth C. Carr as recorded in Volume 1408, Page 100 of the Stark County Deed Records; subject to Slope Easement for highway purposes from Giles H. Wagner and Mildred Wagner, his wife, to Board of County Commissioners of Stark County, as recorded in Volume 1720, page 365 of the Stark County Deed Records.

LIENS

Henry Warstler and Polly Warstler

No. 34

Mortgage \$3056.00 Signed & Ack'd. Apr. 17, 1837 Rec. for Rec. Apr. 17, 1837 Vol. "Q". page 523 Cancelled.

to

Jehu Grubb and Adam Essig

Mary Warshler, Jacob Warshler Cancelled. John Warshler, Elias Warshler Henry Warshler, Manias Warshler Emanuel Warshler, Lydia Sentz Susanna Bowers, Rachel Roush Mary Roush, Elizabeth Brown Caroline Grimes and Eliza Ann Moonshower

NOTE: Cancelled by order of the Common Pleas Court, case of Spangler vs. Warshler, et al, #3255, See sections Nos. 18 and 19 of this Abstract for order of cancellation.

No. 36

Jacob Roush

to

John Warshtler

April 6, 1863. Received full payment for the note secured by this mortgage and hereby authorize the Recorder of Stark County, Ohio to cancel the same on the record.

> Samuel Warshelin, Agent for John Warstler

Signed & Ack'd. Jan. 25, 1862 Rec. for Rec. Mar. 18, 1862 Vol. 77, page 495

Mortgage \$550.00

Copied from original mortgage April 9, 1863.

Jacob Roush

to

Jonas Druckenbrod

Mortgage \$100.00 Signed & Ack'd. Apr. 3, 1865 Rec. for Rec. Apr. 20, 1865 Vol. 87, page 413

June 16, 1866. Received full satisfaction of this mortgage and hereby cancel the same.

No. 37

Samuel Ringer

Hec. for Hec. Apr. 3, 1866 Vol. 91, page 315 Cancelled.

Signed & Ack'd Sept. 5, 1868 Rec. for Rec. Dec. 17, 1868

No. 39

Elias Warstler

to

Jacob Roush

Elias Warstler executed and elivered five several promissory notes payable as follows:

1st note for \$200.payable Apr. 1, 1869 without interest 2nd note for \$200.00 payable Apr. 1, 1870 3rd note for \$150. payable Apr. 1, 1871 4th note for \$150. payable Apr. 1, 1872 5th note for \$100. payable Apr. 1, 1873

Mortgage \$800.00

Vol. 105, page 1

On an 8½ acre tract located in part of the Northwest Quarter of Section #13 and part of the Northeast Quarter of Section #14, Township #11, Range #8.



No. 40

Joseph Spangler and Barbara Ann Spangler Husband and wife

#### to

Elizabeth Spangler

Mortgage \$12,666.64 Signed & Ack'd. Mar. 13, 1883 Rec. for Rec. Apr. 2, 1883 Vol. 192, page 460 Cancelled by order of Common Pleas Court See Section No. 23 preceding Joseph Spangler and Barbara A. Spangler

to

John H. Correll

Mortgage \$1000.00 Signed & Ack'd. Apr. 2, 1883 Rec. for Rec. Apr. 9, 1883 Vol. 192, page 553 Cancelled.

No. 42

Joseph Spangler and Barbara A. Spangler

to

Henry Kloss

Mortgage 1500.00 Signed & Ack'd. March 31, 1883 Rec. for Rec. Mar. 31, 1883 Vol. 194, page 116 Cancelled.

Joseph Spangler and Barbara A. Spangler

to

Jacob Harmon

Mortgage \$1500.00 Signed & Ack'd. Mar. 29, 1884 Rec. for Rec. Apr. 1, 1884 Vol. 203, page 68 Cancelled.

No. 44

Joseph Spangler and Barbara A. Spangler

to

Samuel C. Sheets

Mortgage #1500.00 Signed & Ackdd. Mar. 23, 1889 Rec. for Rec. Mar. 30, 1889 Vol. 250, page 310 Cancelled. No. 45

Joseph Spangler and Barbara A. Spangler

to

Amos Trump

Mortgage #2000.00 Signed & Ack'd. Mar. 23, 1889 Rec. for Rec. Apr. 1, 1889 Vol. 250, page 331 Cancelled.

Society

Signed & Ack'd. Mar. 17, 1890 Rec. for Rec. Apr. 1, 1890 Vol 264, page 89 Cancelled.

Mortgage \$1000.00

No. 46

Joseph Spangler and Barbara A. Spangler

to

Elizabeth Warstler

Joseph Spangler and Barbara A. Spangler

to

Malinda Snyder

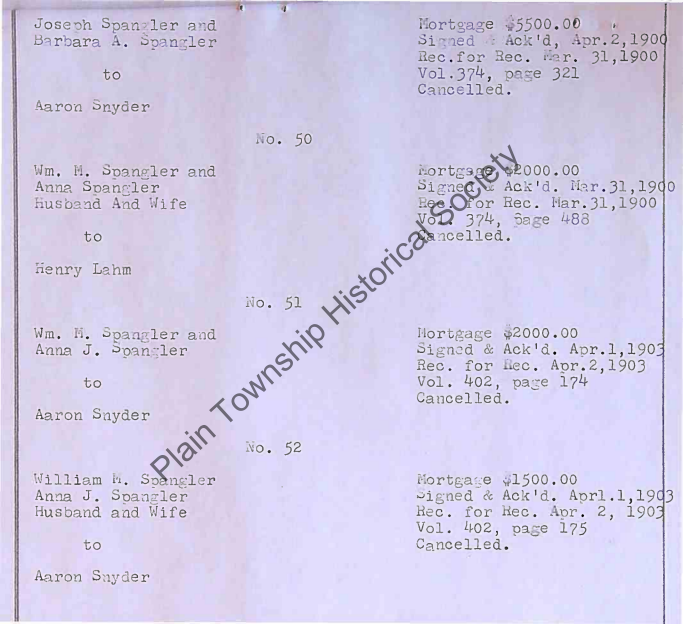
Mortgage \$6500.00 Signed & Ack'd. Apr. 2, 1894 Rec. for Rec. Apr. 3, 1894 Vol. 310, page 98 Cancelled.

Joseph Spangler and Barbara A. Spangler

to

Henry Sehm

Mortgage \$1000.00 Signed & Ack'd. Apr. 2, 1894 Rec. for Rec. Apr. 3, 1894 Vol. 310, page 105 Cancelled.



Wm. M. Spangler and Anna J. Spangler

to

Daniel Paulus

Mortgage \$1050.00 Signed & Ack'd. Aug. 24, 1909 Rec. for Rec. Aug. 24, 1909 Vol. 472, page 587 Cancelled.

No. 54

Charles R. Carr Elizabeth C. Carr, his wife

to

David M. Smetts

Mortgage 7500.00 Signed & Ack'dt Reb. 15, 1943 Rec. for Rec. Reb. 15, 1943 Vol. 1390, page 462 Cancelled.

Signed & Ack'd. Sept. 22, 1943

Rec. for Rec. Sept. 27, 1943

Nortgage \$7300.00

Vol. 1418, page 296

Cancelled.

No. 55

Charles R. Carr Elizabeth C. Carr

to

First Trust and Savings Bank Canton, Ohio

Covers premises and secures a note fo \$7300.00 payable \$75.00 per month with interest at  $4\frac{1}{2}$ % per annum until paid.

No. 56

Giles H. Wagner Mildred Wagner Husband and wife Mortgage \$12,500.00 Signed & Ack'd. Dec. 31, 1945 Rec. for Rec. Jan. 3, 1946 Vol. 1508, page 352 Cancelled.

to

The Home Savings and Loan Company of Canton, Ohio

Conveys premises abstracted together with but subject to the oil and gas lease recorded in Vol. 41, page 243 and the gas storage agreement recorded in Vol. 1408, page 100. Giles H. Wagner Mildred Wagner Husband and wife

### to

The Home Savings and Loan Company of Canton. Ohio

The Home Savings & Loan Enip Hist Canton, Ohio Giles H. Wagner and

Giles H. Wagdain Husband and Wife

#### to

Midland-Buckeye Federal Savings and Loan Assn.

cal societ Mortgage \$1000.00 Signed & Ack'd. Sept.19,194 Rec. for Rec. Sept.19,1949 Vol. 1860, page 508 Cancelled. Mortgage \$9000.00 Signed & Ack'd Mar. 30.1950 Rec. for Rec. Apr. 3, 1950 Vol. 1990, page 521 Cancelled.

Nortgage \$500.00

Vol. 1649. page 76

Cancelled.

Signed & Ack'd Feb.25,1947

Rec. for Rec. Feb. 26.1947

No. 57

No. 58

Giles H. Wagner Mildred Wagner Husband and wife

#### to

Midland-Buckeye Federal Savings & Loan Association, Alliance, Ohio Mortgage Deed \$9500.00 Dated & Ack'd. Jan. 16, 1951 Rec'd. for Rec. Jan. 22, 1951 Volume 1963, page 278 Cancelled.

No. 61

Giles H. Wagner and Mildred, wife, to The Federal Land Bank of Louisville, Louisville, Kentucky. Mortgage \$13,000.00 Dated July 12,00957 Ack'd. Sept. 4, 1957 Rec. for rec. Sept. 4, 1957. Vol. 2518, cage 673 NOT CANCELED.

Covers the following described premises, situated in Plain Township, Stark County, State of Ohio, to wit:

Part of the Northeast Quarter of Section 14 and part of the Northwest Quarter of Section 13 oth in Township 11, range 8 described as follows: Beginning at a stone on the north line of the Northeast quarter of said section 14 a distance of 7.47 chains south 84° 10' east from the northwest corner of said Northeast quarter; thence continuing along said section line south 84° 10' east 40.46 chains to the center of the Nimishillen Creek; thence along the center of said creek south  $11^{\circ} 20'$  west 6 chains; south  $72\frac{1}{2}^{\circ}$  west 2.43 chains, south  $27\frac{1}{2}^{\circ}$  east 2.65 chains, south 34° west 8.55 chains, north  $27\frac{1}{2}^{\circ}$  west 6 chains and south  $64\frac{1}{2}^{\circ}$ west 4.89 chains; thence Deaving said creek north 852° west 34.35 chains to the center of the Canton-Middlebranch Road; thence along the center of said road north 15° east 11.44 chains; thence leaving said road and parallel to the section line south 84° 10' east 5.20 chains to a post; thence north 2 3/4° east 3 chains to the place of beginning containing 61.81 acres, more or less, excepting the following described tract beginning at a point in the center of the Canton-Middlebranch Road at the northwest corner of the Elmwood Park allotment which is also the southwest corner of the above described 61.81 acre tract; thence along the center of said road north 11° east 746.79 feet and north 4° east 8.25 feet to the northwest corner of the above described 61.81 acre tract; thence along a north line thereof south 862° east 326.21 feet to apoint; thenee south 11° west parallel with the center of said road 755.04 feet to the south line of said 61.81 acre tract and in the north line of said Elmwood Park allotment; thence north  $86\frac{1}{2}^{\circ}$  west 325.00 feet to the place of beginning containing 5.64 acres, more or less. Lequing after said exception 56.17 acres more ore less.

Also other premises

Secures a loan of \$13,000.00, with interest at the rate stated in said note, said principal being payable on an amortization plan, the last payment being due on the 1st day of November, 1999. Louisville, Louisville, Kentucky

to

Giles H. Warner et ux

Pated & Ack'd. Sept. 23, 1959 Rec. for Rec. Vol. 29 Page 708 Serial No.

Hereby releases from the lien of a certain mortgage executed by Giles H. Wagner et ux to The Federal Land Bank of Louisville, dated the 12th day of July 1957 and recorded in Volume 2518 at pages 673 of the mortgage records of Stark county, Ohio, that part of the property described therin situated in said county and state which is bounded and described as follows:

Situated in the Township of Plain, County of Stark, State

of Ohio:

Known as and being a part of the hortheast quarter of Section #14, Township #11 (Plain), Rance #8, Stark County, Ohio. Beginning at an iron pin at the northwest corner of said quarter section, said pin being in the center line of North Canton-Maximo Boad, thence eastwardly along the center line of said road, a distance of 495 feet, to the place of beginning of the tract herein described and said point also being at the northeast borner of a tract described in Volume 1778, page 111, thence continuing eastwardly along the center line of said North Canton-Maximo Boad and the North line of the quarter section, a distance of 200 feet; thence soughwardly and parallel with the east line of said tract described in Volume 1778, pa e 111, a distance of 198 feet; thence restwardly and parallel to the center line of said North Canton-Maximo Boad, a distance of 200 feet to the southeast corner of said tract described in Volume 1778, page 111; thence northwardly along the said east line of said tract, a distance of 198 feet to the place of beginning, containing 0.91 acre, more or less

No. 63

F. A. Goldsmith

to

J. C. Shanks

Gas & Oil Lease Signed . . Sept. 11, 1918 AckId. Sept. 13, 1918 Hec. for Rec. De. 23, 1918 Vol. 19, page 549

Jan. 5, 1919, J. C. Shanks sold and assigned his right to the within lease to The East Ohio Gas Co.

Feb. 24, 1921, Cancelled and annulled, C. W.Sears, Gen'l Mgr. The East Ohio Gas Co.

VUL. 41, page 243

H. P. Muhlbach

Gas and oil lease for a period of twenty years.

No. 65

Nov. 25, 1929, H. P. Muhlback sold and assigned his right to the within lease to Brooks J. Johnston.

Apr. 1, 1930, Brooks J. Johnston elected to surrender the within assignment and cancel the same. Assignment Rec. Vol.2, page 202.

No. 66

H. P. Muhlback

to

Brooks J. Johnston

Assignment of Lease of Frank Goldsmith Dated U. 27, 1929 and Rec. Lease Rec. 41, page 243 Assignment Rec. 2, page 241

Nov. 25, 1929, H. P. Muhlbach sold and assigned his right to Brooks J. Johnston.

No. 67

No. 68

Brooks J. Johnston

to

The Timken Roller Bearing Co

Assignment of Lease of Frank Goldsmith Dated Aug. 27, 1929 and Rec. Lease Rec. 41, page 243 Assignment Rec. 2, page 326

Dec. 20, 1929, Brocks J. Johnston sold, assigned, transfereed and set over unto The Timken Roller Bearing Co., its successors and assigns, all his right, title and interest in and to the within lease.

Carl Goldsmith, Crecutor of the Last Will and Testament of Frank A. Goldsmith, Deceased

Assignment of Lease Dated & Ack'd. Nov.2, 1939 Rec. for Rec. Nov.24,1939 Rec. Lease Rec. 41, page 243 Assignment Rec. 4, page 302

to

David M. Smetts

Carl Coldsmith, executor, do hereby grant, bargain and sell and convey to the said David M. Smetts, his heirs and assigns forever all the right, title and interest which the said Frank A. Goldsmith had in said oil and gas lease, as fully and completely as I, the said Carl Goldsmith, as such executor by virture of said last will and testament and of the statute made and proveded for such cases ought or should sell and convey the same. The TIMKEN Holler Bearing Co.

to

The East Ohio Gas Co.

February 19, 1943, the Timken Roller Bearing Company sold, assigned, transferred and set over to the East Ohio Gas Company, its successors and assigns all its rights, title and interest in and to the said lease of Frank Goldsmith, Volume 41, page 243 of the Stark County Lease Records.

No. 70

Charles R. Carr Elizabeth C. Carr

to

East Ohio Gas Co.

Additional right of introducing, injesting, storing and removing gas withing the so called Clinton Sound area, for a period of 10 years and so much longer as gas is being produced stored or withdrawn, or held in storage by the lessee.

No. 71

Giles H. Wagner and Mildred Wagner, his wife

to

Board of County Commissioners of Stark County Slope Easement for Highway Purposes Signed & Ack'd. May 19,1948 Rec. for Rec. August 11,1948 Vol. 1720, page 365

Grants additional width along the 30 foot highway for slope purposes.

No Mechanic's liens.

No. 73

72

No delinguent Personal Tax liens, no Federal Tax liens, no Recognizance Bond liens, or no Unemployment Compensation liens.

No: 74

No Foreign Execution, no Judgments or Pending Suits which would be a lien on the premises in question.

No. 75

TAXES: Paid to and including June, 1959 payment.

No. 76

No search has been made for street, sewer, or other special assessment.

Assignment of Lease Dated & Ack'd. Feb.19,1943 Rec. for Rec. Feb.19,1943 Rec. Lease Rec. 41, page 243 Assignment Rec.5, page 605

Supplemental Gas Storage

Vol. 1408, page 100

Dated & Ach'd. March 31,1943 Rec. for Rec. May 7,1943

Agreement

I hereby certify that the foregoing ABSTRACT OF TITLE consisting of seventy-six (76) sections was collated by me from the official records of Stark County, Ohio, and that I believe the same is correct and shows every instructor of record affecting the title to said premises as indicated by the General Indexes of the several County offices, located at Canton, Stark County, Ohio.

Canton, Ohio October 21, 1959 8:30 A. M.

Attorney and Abstractor

our point being in the center of the morth canton-Maximo Hoad; Thence Eastwardly, along the centerline of said Road and the North line of said quarter section, a distance of 595.0 feet to the place of beginning of the tract hereby conveyed. Said point being the Northeast corner of said Grantee's land as described in Deed Volume 2567, Page 182, in the Office of the Stark County Recorder. Thence continuing Eastwardly, along the North line of said quarter section, a distance of 100.0 feet; thence Southwardly, and parallel with the west line of said quarter section and the east line of said Grantee's present tract, a distance of 198.0 feet; thence Westwardly, and parallel with the north line of said quarter section, a distance of 100.0 feet to the southeast corner of said Grantee's tract; thence Northwardly, and along the east line of said Grantee's tract, a distance of 198.0 feet to the place of beginning of the tract hereby conveyed. Said tract containing 0.455 Acre of land, more or less.

No. 77

Donald E. Begos Mildred B. Beggs Husband and Wife to The Canton National Bank Canton, Ohio Mortgage of premise No deeds have been filed for record on said premises since

Mortgage covers the premises herein abstracted and said premises is security of a promissory note in the amount of \$7000.00, monthly installment of \$136.00, interest 6%/

79

No living leases or mechanic's liens.

No. 80

No delinquent Personal Tax liens, Federal Tax liens, Recognizance Bond liens, nor Unemployment Compensation liens.

No. 81

No Foreign Executions, Judgments nor Pending Suits which would be a lien on the premises in question.

No. 82

Search made for Lunacy and Imbecility.

No. 83

Property herein abstracted have not been split in TAXES: the tax duplicate and the June installment, 1959, Section 14 PNE 47.67 Acres \$239.77 paid.

No search has been made for street, sewer or other special assessments.

I hereby certify that the foregoing CONPINUATION was collated by me from the Official Records of Stark County, Ohio, and that I believe the same to be correct and true and shows every instrument of record affecting the title to said premises since and including October 21, 1959, as shown by the General Indexes found in the several County Offices located at Canton, Stark County, Ohio

Canton, Ohio November 13, 1959 8:30 a.m.

Attorney at Law

No. 85.

No Deeds.

No. 86.

No Mortgages or Financing Statements.

No. 87 .

No Leases or Mechanic's Liens

No. 88

No recognizance bond liens, federal tax liens, un moloyment compensation tax liens or delinquent personal tax liens.

No. 89.

Taxes due June 1965 in the amount of \$41.33 are paid No assessments appear on the tax duplicate.

No. 90.

No judgments, foreign executions or pending suits, which are living liens on said premises.

Giles H. Wagner and Mildred Wagner, husband and wife,

and

Donald E. Beggs and Mildred B. Beggs, husband and wife

ts and : Releases the cove at Section No. 33 of this abstract.

Release of Restrictions S & A July 27, 1965 Rec. for Rec. July 28, 1965 Release Record Vol. 37, P. 464

I hereby certify that the foregoing CONTINUATION consisting of Section No. 85 to No. 91, 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 the premises described at the heading of this abstract, since and including November 18, 1959 as shown by the General Indexes in the several County Offices in and for Stark County, Ohio.

Canton, Ohio august 3, 1965 9:00 A.M.

Redated without change August 11, 1965 1: 80 P.M. EDST

Dubit le Homer Attorner

## CONTINUATION

CONTINUATION to the foregoing Abstract of Title to a part of the Northeast Quarter of Section 14, Township 11, (Plain), Range 8, Stark County, Ohio, containing .455 acre of land as more fully described in the heading of this abstract, since and including August 11, 1965.

No. 1.

Warranty Deed

Signed and ack'd.

Rec'd for record Recorded 8/12/65

Volume 3086, Page 704

8/11/65

8/11/65

Donald E. Beggs and Mildred B. beggs, a.k.a. Mildred Beggs, husband and wife,

to

Glenn F. DeHoff

Conveys premises herein abstracted "Subject to a Gas and Oil Lease from Frank Goldsmith to H. P. Muhlbach as recorded in Lease Volume 41, Page 243 of the Stark County Lease Records; subject to a Supplemental Gas Storage Agreement from Charles R. Carr and Elizabeth C. Carr as recorded in Volume 1408, Page 100 of the Stark County Deed Records; subject to a Slope Easement for highway purposes from Giles H. Wagner and Mildred Wagner, his wife, to Board of County Commissioners of Stark County, as recorded in Volume 1720, Page 365 of the Stark County Deed Records."

There are no leases or mechanic's liens.

There are personal property tax liens, federal tax liens, recognizance or sprety bond liens nor Unemployment Compensation liens.

No. 3.

No. 4.

There are no financing statements or security instruments shown by the real estate mortgage indices.

No. 5.

There are no proceedings in the Probate Court which in any way affect title to the premises herein abstracted.

No. 6.

There are no pending suits, living judgments or foreign executions which are living liens upon the premises.

No. 7.

TAXES in the amount of \$41.33 have been paid. No assessments appear on the tax duplicate.

No. 8.

I have made no search for special assessments,

except as noted above, nor for conveyances, agreements, leases or mechanic's liens not filed of record at the date hereof, nor for the rights of parties in possession not shown of record nor for pending suits or judgments in any court other than the Common Pleas Court of Stark County, Ohio.

I hereby certify that the foregoing Continuation consisting of Items 1 through 8 inclusive, was collated by me from the Official Records of Stark County Otio and I believe the same is correct and shows every instrument filed of record affecting the title to said premises since and including August 11, 1965. Plain Townst

Attorney at Law

Canton, Ohio December 15, 1965 8:30 A.M., E.S.T.