

of said street are owned by Oakley Case. The south halves of Lots 56, 57 and 58 are owned by Thomas St Ledger. That Lots Nos 49 and 50 are owned by the heirs of Peter Neukshaupt deceased, that Lot No 48, is owned by Waldo Twickers heirs. That the lots that originally belonged to and made a part of said addition were vacated by your said Court at the September term thereof AD 1859, to-wit Lots Nos 45, 46 and 47, leaving but 19 lots in said addition, all of which are used by the owners thereof for agricultural purposes. That for a more Accurate description of the lots and parts of lots composing said addition, and the relative situation thereof in regard to the several lots of said addition as well as the other parts of said Town of Logan, and the adjoining lands, the petitioner herewith presents a plat of said addition and makes the same a part of this petition showing the number of every lot, the owner of every lot or part of Lot, distinctly marked thereon with red ink, also exhibiting the Streets, Allies, Hocking Canal &c connected with or running through said addition as well as the farming lands adjacent thereto. - The petitioner also represents that said lots are only suitable for agricultural purposes, and that the vacating of the same, in no manner injure said town or any lot or part thereof, the surrounding real estate owners, or the general public, on the contrary will be for the interest of all concerned, and of no possible disadvantage or inconvenience to any person or interest whatsoever.

The petitioner derived title to his said Lots, or parts of Lots from persons having the legal title thereto, that there is a regular chain of title from original proprietors on record, in the record of deeds of said County, on deposit in the Records office in said Hocking County. The petitioner therefore prays that so much of said Thomas Worthingtons addition as is owned by him, and as herein set forth may be vacated as such town lots and be restored to their original character as parts of the section from which they were taken, and for all such other and further orders and relief as may be found necessary and proper. By Case & Proghan Atty for Petitioner

Publication. And afterward and on the 9th day of November AD 1861, the following notice appeared in the Hocking Sentinel, and is in words and figures following, to-wit: Ferdinand F. Rumpel, Ex. Parte, In the Court of Common Pleas Hocking County Ohio. Notice is hereby given, that Ferdinand F. Rumpel, on the 31 day of October AD 1861 filed in the Clerks office of the Court of Common Pleas of Hocking County Ohio, his certain petition the object and prayer of which is that so much of the town or Village of Logan in said County as is embraced in the following Lots and parts of Lots, to-wit: Lots Nos 51, 52, 53, 59, 60, 61, 62, 63, 64, 65 and 66 and the north halves of Lots Nos 56, 57 and 58 of Thomas Worthingtons addition to the town of Logan, and which are owned by said petitioner, be vacated as town lots and be restored to their original character as parts of the section from which they were taken, which petition will be for hearing at the next term of said Court, Case & Proghan Atty for petitioner

The State of Ohio Hocking County ss: J. W. Gould one of the publishers of the Hocking Sentinel a weekly Newspaper published in the town of Logan and of general Circulation in said County, make solemn oath that the notice, of which the attached is a true copy was published in said newspaper for five consecutive weeks prior to the 10 day of March AD 1862, sworn to and subscribed before me this 6 day of March AD 1862 W. H. Haines Clerk. - - And afterward on the 7th day of November AD 1865 the following notice or proof of publication was filed in the Clerks Office of said Court to-wit: Ferdinand F. Rumpel Ex. Parte. In the Court of Common Pleas Hocking County Ohio. Notice is hereby given that Ferdinand F. Rumpel, on the 31 day of October AD 1861, filed in the Clerks office of the Court of Common Pleas of Hocking County Ohio, his certain petition, the object and prayer of which is, that so much of the town or Village of Logan in said County as is embraced in the following Lots and parts of Lots, to-wit: Lots Nos 51, 52, 53, 59, 60, 61, 62, 63, 64, 65 and 66, and the north halves of Lots Nos 56, 57 and 58 of Thomas Worthingtons addition to the town of Logan and which are owned by said petitioner, be vacated as town Lots and be restored to their original character as parts of the section from which they were taken, which petition will be heard at the next term of said Court, Case & Proghan Atty for petitioner

The State of Ohio Hocking County ss: F. Case one of the attorneys of F. F. Rumpel the petitioner, named in the attached printed notice, being duly sworn says that in the 7th day of November AD 1861, he put up copies of which the attached printed notice is a true copy, at the following places to-wit: One at the door of the Court House of said County, in the town of Logan, and one in a public place in Falls Township in said County, in which township said town or Village of Logan and said Thomas Worthingtons addition thereunto situated, to-wit: at the American House in Logan, and being more than thirty days prior to the March Term AD 1862 of said Court of Common Pleas of Hocking County Ohio. (signed) F. Case.

Subscribed to by said F. Case and sworn to before me by him this 7th day of November AD 1861 O. Case Probate Judge. - - And afterward, and at the term of said Court of Common Pleas, first term mentioned the following entry was made on the journal of said Court as follows, to-wit: This case came on to be heard upon the petition, and was argued by counsel, and the Court being fully satisfied that the petitioner has caused the proper and legal notice of the prayer and pendency of this petition to be given, and the vacating of so much of said plat as is named in said petition being injurious to said petitioner, will in no wise operate to decrease the Value of any lot or lots in said Village, or injuriously to affect the interest of any person or persons, it is therefore adjudged and decreed, that so much of the plat of the Village of Logan as is described in said petition, be and the same are hereby vacated and restored to their original character. - - And it is further ordered that the petitioner pay the costs in this proceeding within ten days in default thereof that execution issue therefor as upon judgments at law.

John M. Floyd Clerk of said Court of Common Pleas within and for said County, do hereby certify that the foregoing copy of Petition, and proceedings of said Court, as now remaining on file and of record in said Court of Common Pleas, is a true and correct copy of the original petition and proceedings of said Court, as now remaining on file and of record in said Court of Common Pleas. Witness my hand and official seal of said Court of Common Pleas this 20 day of November AD 1865 John M. Floyd Clerk

1865 Hiram Ackers Recorder H. C. O. and full copy of the records now in my office. July 29, 1881 Jacob Weaver Recorder H. C. O.