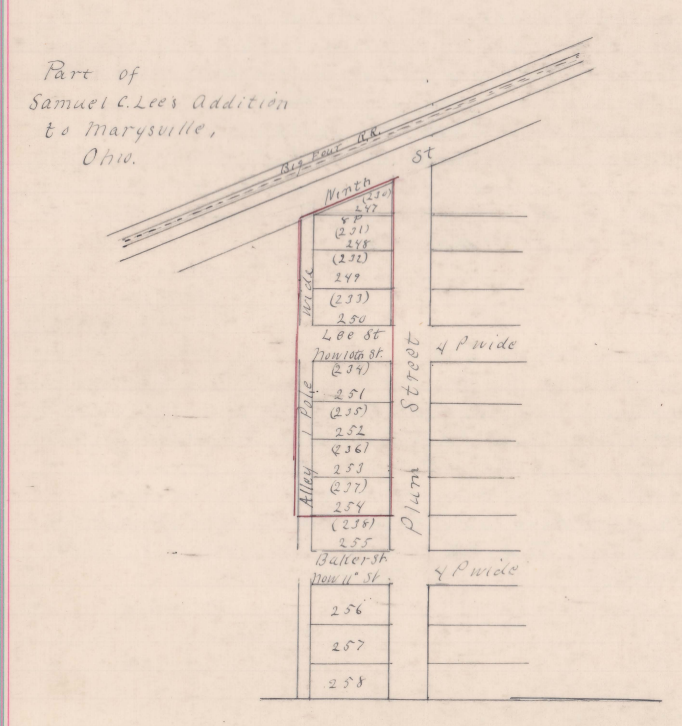
In the bourt of Common Pleas, Union County, Ohio. In the matter of Mo. 10557 the application of Exparte Proceedings. Charlotte Henderson and Futrelle Henderson for vacating certain lots, sheets and alleys your comes Charlotte Henderson and Fittelle Henderson and Lands then owned by him, situated in the village of marysville, bounts of Union, and the State of Ohio, to be surveyed, plated and divided into and alleys; the dedication of which plat was accepted by said village, and which plat was recorded in Plat Book No. 1. pages 60 and 61 of the records of Union Country, Otio. That there was contained and numbered in said plat, Job noc. 230 to 237, inclusive; and a street named Fee Street, that on the 6th, day of October, 1884, the village council of the village of manysulle, and the country auditor and the country recorder caused said lots to be renumbered and numbered said lots as hor. 247 to 254, inclusive, and changed the name of said street to 10th Street, as shown by the recorded plat of said addition as found in Plat Book No. 1, Page 213 of the country recorder of Elmon Country, Ohno. a copy of a portion of which plat is hereto attached, marked, Exhibit a. Further, the said Charlotte Herderson and Fishelle Herderson Ray, that they are now the sole owner of lots how. 247 to 254 inclusive, and all of 10th Street lying between the west margin of them Sheet and the last margin of the alley lying west of said lots, and all of said alley west of said lots lying between the south margin of muth Street and extending to the south line of said lot ho. 254. The whole thereof being two (2) acres, more or less, Further, the send Charlotte Henderson and Juhelle Henderson say, that said Jobs hor. 247 to 254, inclusive, will not be sold as such, or that portion of 10th Street and that portion of said alley as herein described ever been open for public use or used by the public, and that there are no interests intervening since the plating and dedication of said lots, street and alley, that will be jeopardized and that it will be to their advantage to have said plat in reference to said lots, street and alley as herein above set forth, vacated and set aside. Wherefore, the said Charlotte Henderson and Juhelle Henderson pray the court for an order vacating all the lots hor. 247 to 25% inclusive, and all of 10 th. Street hying between the nest mangin of Hum Street and the east margin of an alley west of and lot and all of said alley lying between the south margin of hinth theet and extending to the south line of lot ho. 254 with the plat thereof, and for such other and further relief in the premises as may be just and equitable, Charlotte Henderson Littelle Henderson milo of myers attorney for Petitioners! Relitioners. The State of Ohio, Union County, 58, The above named Charlotte Henderson and Littelle Henderson,

being duly owon according to law deposes and say, that the facts stated and the allegations made and contained in the foregoing are true as they verily believe.

Charlotte Henderson Futielle Henderson Petitioners.

Govern to before me and signed in my presence they 3rd, day of hovember, 1920.

Milo F. Myers hotan Public



In Court of Common Pleas, Union County, Ohio.

In the matter of the application of Charlotte Henderson and

Jutulle Henderson for vacating certain lots, streets and alleys.

Jo whom this may concern:

You will take notice that Charlotte Hencheson and Litelle Henderson have filed their certain petition in the Court of Common Pleas of Union County. This, being case Tro. 10557 therein, praying for an order to vacate and set aside all of lots his. 247 to 234, inclusive, and all of Jenth Street lying between the west margin of Plum Street and the east margin of an alley lying west of said lots and all of said alley mest of said lots lying between the south margin of the with Street and extended to the south line of said lot hor. 254 of Samuel C. Lee addition to the Village of marginle without said County. Africaid.

Said cause will be for hearing on the 11th day of December, 1920. milo L. Gryers. attorney for Petitioners. Journal- Entry, This day this cause came on for hearing upon the application of the plaintiffs, the evidence and the statements of plaintiffs counsel, and it appearing to the court that the applicants, Charlotte Henderen and Futhelle Henderson, are the sole owners of the lands described in the application, and that the applicants have given thirty days notice of filing their applie ation for vacating said plat, in The thum bound Journal as required by Sec. No. 3598 of General Code of Mis. Therefore, be, and it is herely considered, ordered and adjudged by the court that the said plat, lots, sheets and alleys designated in said application, be vacated as prayed for by the applicants, and that the clerk of this court record these proceedings, and that said clerk cause to be made a copy of said reend and that he certify the same under seal of this court to the applie ants, Charlotte Henderson and Lutrelle Hunderson. It is fruther ordered that the applicants pay the costs herein taxed at & R. L. Cameron milo g. myers. Judge. allowing for applicants ... The State of Oliv, Union County, S. S. d, Glen J. Cline, blerk of the bourt of Common Pleas within and for said bounty, and in whose custody the Files, Journals and Records of said bourt are required by the laws of the State of other to be kept, hereby certify that the within is a true and correct Copy of the original now on file in said blerk's office in said case. On Testimony Wheref I have hereinto affixed the seal of said bout, at manysville, Ohio, this 18th day of December, a. D. 1920. divlee M. Chine (Court seal) Deputy black. Glen F. Eline. Transferred Jan. 9, 1921, Clerky bourte. Filed Jan. 3. 1924, at 4-25. P.M. Recorded Jem. 5, 1921 Recorders. Fres' \$1.25. Pd. abetunlove.