

LAWS OF THE FIRST SESSION OF THE SIXTH LEGISLATIVE
COUNCIL OF THE TERRITORY OF MICHIGAN.

PAGE 38.

AN ACT FOR THE PRESERVATION OF THE RECORDS AND PROCEEDINGS OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, IN RELATION TO LAND TITLES IN THE CITY OF DETROIT.

SEC. 1. BE IT ENACTED BY THE LEGISLATIVE COUNCIL OF THE TERRITORY OF MICHIGAN, THAT IT SHALL BE LAWFUL FOR THE COMMON COUNCIL OF THE CITY OF DETROIT, AND THEY ARE HEREBY AUTHORIZED TO CAUSE THE RECORDS, PLANS AND ORIGINAL ENTRIES, PROCEEDINGS AND DOINGS OF THE GOVERNOR AND JUDGES OF SAID TERRITORY UNDER THE ACT OF CONGRESS, ENTITLED, "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES TO LAND IN THE TOWN OF DETROIT, AND TERRITORY OF MICHIGAN, AND FOR OTHER PURPOSES," APPROVED APRIL 21 1836, TO BE TRANSCRIBED AND THE COPIES THEREOF SO TRANSCRIBED TO BE DEPOSITED IN THE OFFICE OF THE REGISTER OF THE CITY OF DETROIT AS PUBLIC RECORDS, AND THE SAID COPIES SO MADE AND DEPOSITED AND THE COPIES THEREOF DULY CERTIFIED BY THE REGISTER OF THE SAID CITY UNDER HIS SEAL OF OFFICE, SHALL BE RECEIVED AS PRIMA FACIE EVIDENCE IN THE COURTS AND OTHER TRIBUNALS OF SAID TERRITORY, IN ALL CASES WHERE THE TITLE OF LANDS WITHIN THE SAID CITY OF DETROIT SHALL COME IN QUESTION AND SHALL HAVE THE SAME FORCE AND EFFECT AS THE ORIGINALS.

SEC. 2. THAT IN CASE THE SAID COMMON COUNCIL SHALL OMIT OR NEGLECT TO CAUSE THE SAID RECORDS AND PLANS AND ORIGINAL ENTRIES TO BE SO TRANSCRIBED, AND COPIES THEREOF SO MADE AND DEPOSITED AS AFORESAID, FOR THE SPACE OF ONE YEAR, THAT THEN IT SHALL BE LAWFUL FOR ANY PERSON OR PERSONS, HIS, HER OR THEIR HEIRS OR ASSIGNS WHO MAY BE INTERESTED IN ANY LANDS IN SAID CITY, TO OBTAIN A TRANSCRIPT FROM THE SECRETARY OF THE GOVERNOR AND JUDGES AFORESAID ACTING UNDER THE AUTHORITY OF THE ACT AFORESAID OF ANY PART OF THE SAID RECORDS AND PLANS AND ORIGINAL ENTRIES OF THE SAID GOVERNOR AND JUDGES, AND TO CAUSE THE SAME TO BE RECORDED IN THE OFFICE OF THE REGISTER OF THE SAID CITY OF DETROIT, AND THE RECORDS OF SUCH TRANSCRIPTS SO MADE AND THE COPIES THEREOF DULY CERTIFIED BY THE SAID REGISTER UNDER HIS SEAL OF OFFICE, SHALL BE ADMISSIBLE AS PRIMA FACIE EVIDENCE IN ANY OF THE COURTS OR TRIBUNALS OF SAID TERRITORY, IN ALL CASES WHERE THE TITLES TO LANDS WITHIN THE LIMITS OF SAID CITY SHALL COME IN QUESTION, AND SHALL HAVE THE SAME FORCE AND EFFECT AS THE ORIGINALS.

APPROVED MARCH 7, 1834.

(PAGE 1)

(THE TRANSACTIONS OF THE GOVERNOR AND THE JUDGES OF THE TERRITORY OF MICHIGAN.)

SATURDAY SEPTEMBER THE SIXTH, 1806.

THE GOVERNOR AND THE JUDGES CONVENED THIS DAY, AT THE HOUSE OF GOVERNOR HULL, PRESENT, WILLIAM HULL, GOVERNOR, AUGUSTUS B. WOODWARD, CHIEF JUDGE, FREDERICK BATES SENIOR ASSOCIATE JUDGE, ON MOTION OF THE GOVERNOR RESOLVED UNANIMOUSLY THAT PETER AUDRIAN, BE CONTINUED LEGISLATIVE SEC'Y ON MOTION OF THE GOVERNOR, RESOLVED, THAT ASA JONES, BE APPOINTED SERJEANT AT ARMS, AND THAT HIS COMPENSATION BE \$25 A MONTH.

AN ACT OF CONGRESS OF THE UNITED STATES OF AMERICA ENTITLED "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES OF LANDS IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN, AND FOR OTHER PURPOSES" WAS READ IN THE WORDS FOLLOWING - TO WIT; BE IT ENACTED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED, THAT THE GOVERNOR AND THE JUDGES OF THE TERRITORY OF MICHIGAN SHALL BE AND THEY OR ANY THREE OF THEM, ARE HEREBY AUTHORIZED TO LAY OUT A TOWN INCLUDING THE WHOLE OF THE OLD TOWN OF DETROIT, AND TEN THOUSAND ACRES ADJACENT, EXCEPTING SUCH PARTS AS THE PRESIDENT OF THE UNITED STATES SHALL DIRECT TO BE RESERVED FOR THE USE OF THE MILITARY DEPARTMENT AND SHALL HEAR, EXAMINE AND FINALLY ADJUST ALL CLAIMS TO LOTS THEREIN AND GIVE DEEDS FOR THE SAME, AND TO EVERY PERSON, OR THE LEGAL REPRESENTATIVE OR REPRESENTATIVES OF EVERY PERSON WHO NOT OWING OR PROFESSING ALLEGIANCE TO ANY FOREIGN POWER, AND BEING ABOVE THE AGE OF 17 YEARS, DID ON THE ELEVENTH DAY OF JUNE, 1805, WHEN THE OLD TOWN OF DETROIT WAS BURNT, OWN OR INHABIT A HOUSE IN THE SAME, THERE SHALL BE GRANTED BY THE GOVERNOR & THE JUDGES AFORESAID, OR ANY THREE OF THEM, AND WHERE THEY SHALL JUDGE MOST PROPER A LOT NOT EXCEEDING THE QUANTITY OF 5000 SQ. FEET. AND BE IT FURTHER ENACTED (MARGINAL NOTE, SEC. 2) THAT THE LAND REMAINING OF THE SAID TEN THOUSAND ACRE, AFTER SATISFYING CLAIMS PROVIDED FOR BY THE PROCEEDING SECTION, SHALL BE DISPOSED OF BY THE GOVERNOR & JUDGES AFORESAID, AT THEIR DISCRETION, TO THE BEST ADVANTAGE, WHO ARE HEREBY AUTHORIZED TO MAKE DEEDS TO PURCHASERS,

2

THEREOF AND THE PROCEEDS OF THE LAND, SO DISPOSED OF, SHALL BE APPLIED BY THE GOVERNOR & JUDGES AFORESAID, TOWARDS BUILDING A COURT HOUSE AND JAIL IN THE TOWN OF DETROIT, AND THE SAID GOVERNOR AND JUDGES ARE REQUIRED TO MAKE A REPORT TO CONGRESS IN WRITING,

(PAGE 2)
OF THEIR PROCEEDINGS UNDER THIS ACT.

NATH'L MACON.

SPEAKER OF THE HOUSE OF REPRESENTATIVES.

E. SMITH.

PRESIDENT OF THE SENATE PROTEMPORE.

APRIL 21, 1806.

APPROVED. TH. JEFFERSON.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE SUBJECT MATTER OF THE SAID ACT, AND TO REPORT FROM TIME TO TIME BY BILL OR OTHERWISE ORDERED, THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

JUDGE WOODWARD COMMUNICATED AN OPEN LETTER FROM THE HONORABLE THE SEC'Y OF WAR, ADDRESSED TO THE COMMANDING OFFICER OF DETROIT RELATIVE TO CERTAIN RESERVATION BY THE PRESIDENT OF THE UNITED STATES, FOR THE USE OF THE MILITARY DEPARTMENT PURSUANT TO THE BEFORE MENTIONED ACT OF CONGRESS ON MOTION OF THE GOVERNOR ORDERED, THAT THE SEC'Y COPY THE SAID LETTER, AND THAT THE SERJEANT AT ARMS, DELIVER THE SAME.)

THE GOVERNOR PRESENTED A PETITION FROM RUSSELL STURGES, HENRY BASS JUNIOR, BENJAMIN WHEELER, SAMUEL COVERLY, NATHANIEL PARKER, AND BAZILLY HOMES, AND THEIR ASSOCIATES, STATING THAT THEY ARE MERCHANTS, RESIDING ON THE ATLANTIC COAST, AND INTERESTED IN THE PELTRY TRADE IN MICHIGAN AND THAT THEY HAVE EXPERIENCED GREAT HAZARD AND INCONVENIENCE IN THE TRANSMISSION OF SPECIES TO SO GREAT A DISTANCE AND PRAYING FOR THAT AND OTHER REASONS, AN ACT OF INCORPORATION FOR A BANK AT DETROIT.

ON MOTION OF THE GOVERNOR RESOLVED THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE SUBJECT MATTER OF THE SAID PETITION ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT GOVERNOR HULL BE THE SAID COMMITTEE. ON MOTION OF THE GOVERNOR RESOLVED THAT

A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE PROPRIETY OF CREATING THE OFFICE OF A SURVEYOR, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT JUDGE BATES BE THE SAID COMMITTEE. AND THEN THE GOVERNOR & JUDGES ADJOURNED UNTILL MONDAY. MONDAY MORNING AT NINE OF THE CLOCK TO CONVENE AT THE SAME PLACE.

(PAGE 3)

(MONDAY SEPTEMBER THE EIGHTH 1806,) WERE PRESENT GOVERNOR HULL AND THE SAME 2 JUDGES AS ON SATURDAY LAST.

GOVERNOR HULL, TO WHOM WAS REFERRED THE PETITION OF RUSSELL STURGES AND OTHERS PRESENTED ON SATURDAY, RELATING TO A BANK, MADE A REPORT BY BILL WHICH WAS READ THE FIRST TIME.

JUDGE BATES, TO WHOM WAS REFERRED THE RESOLUTION, RELATING TO THE PROPRIETY OF CREATING THE OFFICE OF A SURVEYOR, MADE A REPORT BY BILL WHICH WAS READ THE FIRST TIME.

JUDGE WOODWARD, TO WHOM, WAS REFERRED THE ACT OF CONGRESS, RELATING TO THE TOWN, MADE A REPORT WHICH WAS ORDERED TO LIE FOR CONSIDERATION ON MOTION OF THE GOVERNOR RESOLVED THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE PROPRIETY OF ESTABLISHING PERMANENT SEALS, AND TO REPORT BY BILL OR OTHERWISE ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

(THE REPORT OF JUDGE WOODWARD ON THE SUBJECT OF THE TOWN WAS TAKEN UP FOR CONSIDERATION, AND THEREUPON THE GOVERNOR AND THE JUDGES, CAME TO THE FOLLOWING RESOLUTION, RESOLVED THAT IT IS EXPEDIENT IMMEDIATELY TO LAY OUT ^{by agreement} A TOWN, UNDER THE SAID ACT OF CONGRESS, AND TO ADJUST THE TITLE AND CLAIMS TO LAND AND LOTS THEREIN.

RESOLVED THAT THE BASIS OF THE SAID TOWN BE AN EQUILATERAL TRIANGLE HAVING EACH SIDE OF THE LENGTH OF 4000 FEET AND HAVING EVERY ANGLE BISECTED BY A PERPENDICULAR LINE UPON THE OPPOSITE SIDE ; SUCH PARTS BEING EXCEPTED AS FROM THE APPROXIMATION TO THE RIVER, OR OTHER UNAVOIDABLE CIRCUMSTANCES MAY REQUIRE PARTIAL DEVIATION.

RESOLVED THAT IT WILL BE EXPEDIENT TO ALLOW AND CONVEY TO INDIVIDUAL HAVING LEGAL CLAIMS TO THE LOTS WITHIN THEIR RESPECTIVE LIMITS, RESERVING SO MUCH AS MAY BE NECESSARY FOR PUBLIC SQUARES, OR SPACES AVENUES, STREETS AND LANES, THE INCREASED VALUE OF THE PROPERTY OR LOTS BEING CONSIDERED AS MORE THAN AN EQUIVALENT FOR THE SAME, EX-

CEPTING IN SOME PARTICULAR CASES WHERE THE PROPRIETAR HAVING BUT A SMALL QUANTITY, THE WHOLE OR THE GREATER PARCEL MAY BE TAKEN UP, IN WHICH CASE, SPECIAL INDEMNIFICATION WILL BE NECESSARY, AND, RESERVING ALSO TO THOSE, HAVING LEGAL, RIGHT AND WHO MAY NOT THINK THE BENEFIT GREATER THAN THE DAMAGE, THE RIGHT OF HAVING THEIR DAMAGE ASCERTAINED ACCORDING TO LAW.)

RESOLVED THAT IT WILL BE EXPÉDIENT IN ADJUSTING THE TITLE AND CLAIMS TO ALLOW TO EVERY PERSON THE QUANTITY TO WHICH HE MAY ~~LEAVE~~ ^{HAVE} A GOOD TITLE, AND WHERE A PERSON

(PAGE 4)

HAS BEEN IN POSSESSION OF A FARM WITHOUT A GOOD TITLE TO ALLOW HIM THE QUANTITY HE WAS IN POSSESSION OF IN FRONT BY 9000 FEET IN REAR, PROVIDED THAT INCROCHMENTS ON PUBLIC LAND UNUSUAL, AND UNJUSTIFICABLE UNDER THE CIRCUMSTANCES OF THE COUNTRY BE NOT COMPREHENDED THEREIN. RESOLVED THAT IT WILL BE EXPÉDIENT TO MAKE DEEDS, IMMEDIATELY TO PROPRIETORS AND PURCHASERS SECURING ALL SUMS DUE TO THE PUBLIC BY MORTGAGE AND BOND,

RESOLVED THAT IT BE REQUESTED OF MR. JOSEPH WATSON TO PREPARE THE DEEDS, MORTGAGES AND BONDS, WHICH MAY BE NECESSARY, AT THE FOLLOWING CHARGES TO BE PAID BY THE PARTY RECEIVING THE TITLE, THAT IS TO SAY FOR A DEED, \$1, FOR A MORTGAGE \$1 FOR A BOND, OR OTHER WRITING 25 CENTS.

(RESOLVED, THAT THE COMMITTEE ON THIS SUBJECT BE INSTRUCTED TO REPORT A BILL OR BILLS TO CARRY INTO EXECUTION THE PROCEEDING RESOLUTION AND THAT THE COMMITTEE BE FURTHER INSTRUCTED TO COLLECT A LIST OF ALL CLAIMS, AND FROM TIME TO TIME TO REPORT AN OPINION ON THE RESPECTIVE CLAIMS,

RESOLVED THAT IT WILL BE EXPÉDIENT, IMMEDIATELY TO INCORPORATE THE SAID TOWN OF DETROIT INTO A CITY, AND TO PROVIDE BY LAW FOR THE GOVERNMENT OF THE SAME, AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED TO TOMORROW AT NINE IN THE FORENOON TO CONVENE AT THE SAME PLACE. TUESDAY SEPTEMBER THE NINTH 1806 WERE PRESENT THE SAME GOVERNOR AND THE SAME TWO JUDGES AS YESTERDAY.

JUDGE WOODWARD, MADE A REPORT BY BILL ON THE SUBJECT OF TOWN OF DETROIT, WHICH WAS READ THE FIRST TIME.)

JUDGE WOODWARD TO WHOM WAS REFERRED THE PROPRIETY OF ESTABLISHING PERMANENT SEALS, MADE A REPORT BY BILL, WHICH WAS READ THE FIRST TIME

THE BILL RELATIVE TO THE BANK WAS READ A SECOND TIME, DISCUSSED AND AMENDED, AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED TO TOMORROW AT NINE IN THE FORENOON TO CONVENE AT THE SAME PLACE.

WEDNESDAY, SEPTEMBER THE TENTH 1806, WERE PRESENT THE GOVERNOR AND THE SAME 2 JUDGES AS YESTERDAY, THE BILL RELATIVE TO THE BANK WAS FURTHER DISCUSSED, WHEN UPON MOTION OF THE GOVERNOR RESOLVED THAT THE SAID BILL BE RECOMMITTED, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT JUDGE BATES BE THE SAID COMMITTEE.

(PAGE 5)

THE BILL RELATIVE TO THE TOWN OF DETROIT WAS READ A SECOND TIME AND AMENDED. AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED TO TOMORROW AT NINE IN THE FORENOON TO CONVENE AT THE SAME PLACE.

(THURSDAY, SEPTEMBER THE ELEVENTH 1806,) WERE PRESENT GOVERNOR HULL & THE SAME 2 JUDGES AS YESTERDAY, ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE SUBJECT OF MORTGAGES ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE. ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE 5 LOTS ON THE COURT HOUSE AVENUE, OPPOSITE TO SCOTTS, WILKINSONS, ABBOTTS, ABBOTT & SMITHS AND GODFREYS JR. BE SOLD AT PUBLIC AUCTION BY COL. MAY ON TUESDAY THE 23RD DAY OF SEPTEMBER INSTANT, AT ELEVEN OF THE CLOCK IN THE FORENOON TO THE HIGHEST BIDDER, TO BE PAID IN MONEY, IN 30 EQUAL SUCCESSIVE INSTALLMENTS, OF 2 MONTHS, TO BE SECURED WITH INTEREST BY MORTGAGE AND NOTES AND THAT COL. MAY GIVE PUBLIC NOTICE THEREOF AT DETROIT, SANDWICH AND AMHERSTBURGH. THE BILL RELATIVE TO THE TOWN OF DETROIT WAS READ THE THIRD TIME DISCUSSED AND FURTHER AMENDED, AND THEN UPON MOTION OF THE GOVERNOR RESOLVED THAT THE SAID BILL BE RECOMMITTED ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED TO TOMORROW AT NINE IN THE FORENOON TO CONVENE AT THE SAME PLACE. FRIDAY, SEPTEMBER THE 12TH, 1806, WERE PRESENT, THE GOVERNOR AND THE SAME 2 JUDGES AS YESTERDAY.

THE COMMITTEE TO WHOM WAS COMMITTED THE BILL RELATIVE TO THE BANK, MADE A REPORT BY BILL WHICH WAS READ THE FIRST TIME. (THE COMMITTEE TO WHOM WAS RECOMMITTED THE BILL RELATIVE TO THE TOWN OF DETROIT MADE A REPORT, BY BILL WHICH WAS READ THE FIRST AND SECOND TIME DISCUSSED AND AMENDED, AND ORDERED TO BE INGRESSSED FOR A THIRD

READING. THE COMMITTEE TO WHOM WAS RECOMITED. THE BILL RELATIVE TO THE CITY OF DETROIT, MADE A REPORT BY BILL WHICH WAS READ THE FIRST, AND SECOND TIME, DISCUSSED AND AMENDED, AND ORDERED TO BE INGROSSED FOR A THIRD READING, ON MOTION OF THE GOVERNOR RESOLVED THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE PROPRIETY OF ADOPTING A LAW, MAKING NOTES OF HAND, NEGOCIABLE, AND TO REPORT BY BILL OR OTHERWISE, ORDERED THAT THE SAID COMMITTEE . CONSIST OF ONE, AND THAT JUDGE WOODWARD, BE THE SAID COMMITTEE.)

(PAGE 6)

AND THEN THE GOVERNOR AND JUDGES, ADJOURNED TO TOMORROW AT 12 OF THE CLOCK, TO CONVENE AT THE SAME PLACE, (SATURDAY SEPTEMBER THE 13, 1806) WERE PRESENT THE GOVERNOR AND THE SAME 2 JUDGES AS YESTERDAY. (THE COMMITTEE TO WHOM WAS REFERRED, THE SUBJECT OF NEGOCIABLE NOTES MADE A REPORT BY BILL WHICH WAS READ THE FIRST TIME. THE ENGROSSED BILL RELATIVE TO THE TOWN OF DETROIT, WAS READ A THIRD TIME, AND THEREUPON RESOLVED UNANIMOUSLY THAT THE SAID BILL DO PASS, TO BE A LAW, AND THAT THE TITLE OF THE SAID LAW, BE AN ACT CONCERNING THE TOWN OF DETROIT. THE ENGROSSED BILL RELATIVE TO THE CITY OF DETROIT WAS READ A THIRD TIME, AND THEREUPON RESOLVED UNANIMOUSLY THAT THE SAID BILL DO PASS TO BE A LAW, AND THAT THE TITLE OF THE SAID _____ BE AN ACT CONCERNING THE CITY OF DETROIT.) THE BILL CONCERNING THE DETROIT BANK WAS FURTHER DISCUSSED, AND THEN UPON THE MOTION OF THE GOVERNOR RESOLVED THAT THE SAID BILL BE RECOMMITTED, ORDERED THAT THE SAID COMMITTEE, CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE. THE BILL RESPECTING A SURVEYOR WAS FURTHER DISCUSSED AND, THEREUPON THE MOTION OF THE GOVERNOR, RESOLVED THAT THE SAID BILL BE RECOMMITTED, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE, AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW MORNING AT NINE OF THE CLOCK, TO CONVENE AT THE SAME PLACE. SUNDAY SEPTEMBER THE 14TH 1806 WERE PRESENT THE GOVERNOR AND THE SAME 2 JUDGES AS YESTERDAY, THE COMMITTEE TO WHOM WAS RECOMMITTED THE BILL RESPECTING A SURVEYOR REPORTED BY BILL WHICH WAS READ THE FIRST AND SECOND TIME, DISCUSSED AND AMENDED AND ORDERED TO BE ENGROSSED, FOR A THIRD READING. THE ENGROSSED BILL RELATIVE TO THE SURVEYOR WAS READ A THIRD TIME AND THEREUPON RESOLVED UNANI-

MOUSLY THAT THE SAID BILL DO PASS TO BE A LAW, AND THAT THE TITLE OF THE SAID LAW, BE AN ACT CONCERNING THE SURVEYOR OF MICHIGAN, AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED TO TOMORROW AT FIVE OF THE CLOCK IN THE AFTERNOON TO BE CONVENED AT THE SAME PLACE. MONDAY, SEPTEMBER THE 15TH, 1806 WERE PRESENT THE GOVERNOR AND THE SAME 2 JUDGES AS YESTERDAY.

THE COMMITTEE TO WHOM WAS RECOMMITTED THE BILL RESPECTING THE DETROIT BANK REPORTED BY BILL WAS READ THE FIRST AND SECOND TIME DISCUSSING AND

(PAGE 7)

AMENDED AND ORDERED TO BE ENGROSSED FOR A THIRD READING. THE ENGROSSED BILL RELATIVE TO THE DETROIT BANK WAS READ A THIRD TIME, AND THEREUPON RESOLVED UNANIMOUSLY THAT THE SAID BILL DO PASS TO BE A LAW AND THAT THE TITLE OF THE SAID LAW BE AN ACT CONCERNING THE BANK OF DETROIT.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TUESDAY THE 30TH DAY OF SEPTEMBER INSTANT AT NINE OF THE CLOCK IN THE FORENOON TO CONVEENE AT THE SAME PLACE.

TUESDAY, THE 30TH DAY OF SEPTEMBER 1806 WERE PRESENT THE GOVERNOR JUDGE WOODWARD AND JUDGE BATES AND JUDGE GRIFFIN APPEARING IN THE LEGISLATIVE ROOM, TOOK HIS SEAT AT THE BOARD.

ON MOTION OF JUDGE WOODWARD RESOLVED THAT 20 LOTS OF 60 FEET FRONT BY 100 FEET DEEP BE SURVEYED ON THE COURT HOUSE AVENUE BETWEEN THE CIRCUS AND THE LITTLE SQUARE AND THAT THEY BE SOLD WITHOUT RESERVE TO THE HIGHEST BIDDER ON THURSDAY MORNING AT TEN OF THE CLOCK IN THE FORENOON AND THAT THE MARSHALL DO IMMEDIATELY GIVE PUBLIC NOTICE THEREOF.

ON MOTION OF THE GOVERNOR, RESOLVED THAT NO LOTS ON THE MAIN STREET ON EITHER SIDE OF THE MAIN STREET OR BETWEEN THE MAIN ST. AND THE DETROIT RIVER CAN BE GRANTED AS A DONATION TO THE SUFFERERS BY THE FIRE, AS AFTER THE EXTINGUISHMENT OF THE OLD CLAIMS ONLY A FEW LOTS WILL REMAIN THERE, AND IMPARTIALITY REQUIRES THAT IF ALL CANNOT BE ACCOMODATED THERE, NONE SHOULD.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT NONE OF THE LOTS ON THE COURT HOUSE AVENUE, EASTWARD OF THE COURT, OR ANY OF THE CORNER LOTS ON THE MILITARY SQUARE BE GIVEN AS DONATIONS, TO SUFFERERS BY FIRE, AND THEN THE GOVERNOR AND THE 3 JUDGES ADJOURNED TO TOMORROW

AT TEN IN THE FORENOON, TO CONVENE AT THE SAME PLACE.

WEDNESDAY, OCTOBER 1ST, 1806 WERE PRESENT THE GOVERNOR AND THE 3 JUDGES.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

THURSDAY, OCTOBER THE 2ND 1806 WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE PETITION OF THE

(PAGE 8)

STOCKHOLDERS OF THE DETROIT BANK WAS TAKEN UP AND GRANTED.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE BANK HAVE THE LOT

ON WHICH THE BANK IS ERECTED, AND THAT THE PRICE OF SAID LOT BE \$250 UPON A CREDIT OF 5 YEARS, IN 30 INSTALMENTS, WITH INTEREST.

RESOLVED, THAT THE BANK DO PAY \$225 FOR THE LOT PURCHASED OF ABRAHAM COOK, WITH INTEREST.

RESOLVED THAT ABRAHAM COOK HAVE THE LOT ADJOINING THE ONE CEDED BY HIM TO THE BANK FOR \$250 WITH INTEREST.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE CLAIM OF JAMES HENRY, FILED BE REFERED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF 2 AND THAT JUDGE BATES AND JUDGE GRIFFIN BE THE SAID COMMITTEE.

ON MOTION OF THE GOVERNOR UPON THE BANK OFFERING TO PAY \$320 AS PROMPT PAYMENT FOR THE 2 LOTS BY THEM PURCHASED, RESOLVED IT BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT JUDGE BATES, BE THE SAID COMMITTEE.

THE FORM OF A DEED WAS DISCUSSED AND AGREED UPON.

THE CLAIM OF JAMES ANDERSON, FOR 2 LOTS WAS TAKEN UP AND WAS POSTPONED FOR FURTHER CONSIDERATION.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT NO CORNER LOT BE GIVEN FOR A DONATION.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT NO LOT BE GIVEN, AS A DONATION, IMMEDIATELY ADJOINING A LOT, PREVIOUSLY APPROPRIATED.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

FRIDAY OCT. THE 3RD 1806 WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE FORM OF A MORTGAGE WAS TAKEN UP AND DISCUSSED AND ON MOTION OF

RESOLVED

THAT THIS FORM BE ADOPTED.

ON MOTION OF THE GOVERNOR RESOLVED THAT A COMMITTEE BE APPOINTED TO CONFER WITH COL. BRUSH RESPECTING THE REMOVAL OF THE MATERIALS FROM THE LOTS, WHICH HE RELINQUISHED TO GOVERNMENT, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD, BE THE SAID COMMITTEE.

THE APPLICATION OF ANGELIQUE CAMPEAU AND ELIZABETH WILLIAMS FOR A LOT FOR A SCHOOL OR ACADEMY (PAGE 9) FOR YOUNG LADIES WAS TAKEN UP AND ORDERED TO BE FILED.

ON MOTION OF JUDGE WOODWARD, RESOLVED THE ABOVE APPLICATION BE REFERRED TO THE STANDING COMMITTEE.

THE APPLICATION OF THE REV. GABRIEL RICHARD FOR A LOT FOR AN ACADEMY WAS TAKEN UP AND REFERRED TO THE STANDING COMMITTEE, AND ORDERED TO BE FILED.

THE APPLICATION OF THE REVEREND GABRIEL RICHARD, ATTORNEY FOR ELIENNE WILLERHIS, FOR A DONATION LOT WAS REFERRED TO THE STANDING COMMITTEE, AND ORDERED TO BE FILED.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

SATURDAY, OCTOBER THE 4TH 1806, WERE PRESENT, THE GOVERNOR, JUDGE WOODWARD, AND JUDGE BATES.

A PETITION OF CAPT. JAMES ANDERSON AND OTHERS WAS TAKEN UP, AND ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE SAID PETITION BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT GOV. HULL, BE THE SAID COMMITTEE TO REPORT BY BILL OR OTHERWISE.

THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF CAPT. JAMES ANDERSON AND OTHERS MADE A REPORT BY BILL WHICH WAS READ, THE FIRST TIME.

THE PETITION OF THOMAS WELCH, WAS PRESENTED AND REFERRED TO THE STANDING COMMITTEE.

THE PETITION OF ELIZABETH MCBRIDE WAS PRESENTED AND REFERRED TO THE STANDING COMMITTEE.

RESOLVED, THAT THE ROMAN CATHOLIC CHURCH BE BUILT ON THE CENTER OF THE LITTLE MILITARY SQUARE HAVING 120 FEET VACANT ON EVERY SIDE.

THAT THE GROUND OF SECTION NO. ONE ADJOINING TO THE BURYING GROUND FRON^TING ON EAST & WEST AVENUE ²⁰⁰ FEET WIDE AND RUNNING 200 FEET ^{deep}

AND BOUNDED ON THE THREE SIDES BY 3 STREETS, AND ALSO ONE ACRE MORE IN AN ADJACENT SECTION BETWEEN NO. ONE AND THE COURT HOUSE, CIRCUS. AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED TO MONDAY NEXT AT ELEVEN OF THE CLOCK IN THE FORENOON.

MONDAY, OCTOBER THE 6TH 1806 WERE PRESENT, THE GOVERNOR, JUDGE WOODWARD, AND JUDGE GRIFFIN.

ON MOTION OF THE GOVERNOR RESOLVED THAT A LOT OF SUCH SIZE AND IN SUCH SITUATION IN THE CITY AS THE GOVERNOR & JUDGES, SHALL HEREAFTER DETERMINE THE APPROPRIATED FOR THE PURPOSE OF BUILDING A GUN HOUSE, FOR (PAGE 10) THE 2 PIECES OF ARTILLERY, AND THAT THE QUARTER MASTER GENERAL, CAUSE A SUITABLE ONE TO BE BUILT AS SOON AS THE SIZE AND SITUATION SHALL BE FIXED ON.

RESOLVED, THAT IT SHALL BE THE DUTY OF THE QUARTER MASTER GENERAL TO PROCURE POWDER FOR THE USE OF THE ARTILLERY FOR PRACTICAL GUNNERY, AND TO BE USED ON PUBLIC OCCASIONS, NOT EXCEEDING 100 POUNDS, ANNUALLY, AND THAT, IT BE DELIVERED TO THE CAPTAIN OR COMMANDING OFFICER OF ARTILLERY, ON THE ORDER OF THE GOVERNOR.

RESOLVED, THAT WHENEVER HORSES SHALL BE NECESSARY FOR THE USE OF THE ARTILLERY COMPANY, THEY SHALL BE FURNISHED AT THE PUBLIC EXPENSE. THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF CAPT. JAMES ANDERSON, MOVED FOR THE SECOND READING OF THE BILL, REPORTED ON SATURDAY LAST, AND THE SAID-WAS READ FOR THE SECOND TIME, AND ORDERED TO BE ENGROSSED FOR A THIRD READING.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

TUESDAY, OCTOBER THE 7TH 1806 WERE PRESENT, THE GOVERNOR, JUDGE WOODWARD, AND JUDGE GRIFFIN.

AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

WEDNESDAY, OCTOBER THE 7TH 1806, WERE PRESENT JUDGE WOODWARD AND JUDGE GRIFFIN.

AND THE 2 JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

THURSDAY, OCTOBER THE 9TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD, JUDGE GRIFFIN.

THE MEMORIAL OF THE INHABITANTS RESIDING IN THE TOWN OF DETROIT ON THE

11TH DAY OF JUNE 1805, WAS PRESENTED TO THE BOARD AND READ AND WAS ORDERED TO BE FILED.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT 10 OF THE CLOCK IN THE FORENOON.

(PAGE 11)

FRIDAY, OCTOBER THE 10TH 1806, WERE PRESENT THE GOVERNOR, JUDGE GRIFFIN, JUDGE WOODWARD AND JUDGE BATES.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE MEMORIAL OF THE INHABITANTS RESIDING IN THE TOWN OF DETROIT ON THE 11TH DAY OF JUNE 1805, BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF 2 AND THAT JUDGE WOODWARD, JUDGE BATES BE THE SAID COMMITTEE.

AND ON MOTION OF JUDGE WOODWARD, RESOLVED THAT A COMMITTEE BE APPOINTED TO REPORT A BILL CONCERNING ATTACHMENTS, ORDERED THAT THE COMMITTEE CONSIST OF ONE AND THAT JUDGE GRIFFIN BE THE SAID COMMITTEE.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

SATURDAY, OCTOBER THE 11TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD, JUDGE BATES, AND JUDGE GRIFFIN.

THE COMMITTEE TO WHOM WAS REFERRED THE MEMORIAL OF A MEETING OF THE INHABITANTS OF DETROIT, REPORT THAT THEY RECOMMEND THE ADOPTION OF THE FOLLOWING RESOLUTION.

RESOLVED, THAT A RESPECTFULL ANSWER BE RETURNED TO THE SAID MEMORIAL SIGNED BY THE GOVERNOR AND JUDGES, ASSURING THE MEMORILIST THAT IF THE SYSTEM ABOUT TO BE PURSUED BY THE GOVERNOR AND JUDGES, RELATING TO THE DISTRIBUTION OF THE DONATIONS UNDER THE LATE ACT OF CONGRESS DOES NOT GIVE PUBLIC SATISFACTION, ANY OTHER SYSTEM FOUNDED ON JUST AND HONORABLE PRINCIPLES, WHICH WILL BE MORE SATISFACTORY WILL WITH PLEASURE BE ADOPTED, AND INVITING THE ELECTION OF A COMMITTEE TO DEVISE SUCH A SYSTEM, AND FURTHER ASSURING THE MEMORILIST THAT THE GOVERNOR AND JUDGES HAVE NOT TAKEN THE STEPS ~~APPROVED~~ TO BY THE MEMORILIST RELATIVE TO THE GRAVE YARD, AND THAT ANY REASONABLE WISH ON THE SUBJECT CAN BE GRATIFIED.

(NOTE, THE SAID RESOLUTION WAS ADOPTED, AND THE SAME COMMITTEE WAS INSTRUCTED TO DRAFT AN ANSWER TO THE MEMORIALISTS.)

THE COMMITTEE THEN PRESENTED TO THE BOARD AN ANSWER TO THE MEMORIAL IN THE FOLLOWING WORDS, TO WIT;

TO ROBERT ABBOTT, JOHN HARVEY, HUGH R. MARTIN, JOHN GENTLE AND JOHN WILLIAMS, ESQUIRES A COMMITTEE IN BEHALF OF A MEETING OF THE INHABITANTS OF DETROIT.

GENTLEMEN;

IF THE SYSTEM ABOUT TO BE PURSUED BY THE GOVERNOR AND JUDGES, IN RELATION TO THE DISTRIBUTION OF THE DONATIONS, CONTEMPLATED BY A LATE ACT OF CONGRESS, DOES NOT GIVE PUBLIC SATISFACTION, WE SHALL HOLD OURSELVES, SENSIBLY OBLIGED (PAGE 12) TO ANY PERSON WHO WILL SUPPLY US WITH A SYSTEM FOUNDED ON JUST, AND HONORABLE PRINCIPLES, WHICH WILL BE MORE SATISFACTORY, AS NO PARTICULAR PROVISIONS ARE PROPOSED IN THE MEMORIAL WE INVITE THE PERSONS CONCERNED TO ELECT A COMMITTEE SO CONSTITUTED AS THAT THE PRINCIPLES, AND TERMS SETTLED BY A MAJORITY OF THAT COMMITTEE, WITH A MAJORITY OF THOSE WHO ARE CHARGED WITH THE EXECUTION OF THE ACT SHALL BE CONSIDERED CONCLUSIVE. WITH RESPECT TO THE GRAVE YARD, THERE IS A MISTAKE IN POINT OF FACT, WE HAVE NOT DISPOSED OF THAT ALLUDED TO IN YOUR MEMORIAL, OR ANY PART OF IT, WE PROCEED ON THE PRINCIPLE OF MAKING BURYING GROUND PUBLIC DONATIONS BUT, NO CLAIMS FOR THIS GROUND AS A RIGHT OR ANY APPLICATION FOR IT AS A DONATION IS NOW PENDING, BEFORE US, WHEN EITHER IS MADE, WE SHALL UNQUESTIONABLY LISTEN WITH THE MOST SENSIBLE PLEASURE.

WE HAVE THE HONOR TO BE

GENTLEMEN

WITH THE HIGHEST RESPECT, YOUR HONORABLE
AND OBEDIENT SERVANTS

WILLIAM HULL,

GOVERNOR OF MICHIGAN.

AUGUSTUS B. WOODWARD

DETROIT 11TH OCT. CHIEF JUDGE OF MICHIGAN.
1806.

FREDERICK BATES.

SEN. ASSOCIATE JUDGE OF MICHIGAN.

JOHN GRIFFIN

JUN. ASSOCIATE JUDGE OF MICHIGAN.

RESOLVED, THAT THE MARSHALL OF THE TERRITORY PROVIDE FOR THE NECESSARY MEANS FOR BURYING NATHANIEL RICE NOW LYING DEAD AT THE HOUSE
AT DAVID MCCLAINS.

TO ROBERT ABBOTT, JOHN HARVEY, HUGH R. MARTIN, JOHN GENTLE AND
 JOHN WILLIAMS, ESQUIRES A COMMITTEE IN BEHALF OF A MEETING OF THE
 INHABITANTS OF DETROIT.
 GENTLEMEN;

IF THE SYSTEM ABOUT TO BE PURSUED BY THE GOVERNOR AND JUDGES,
 IN RELATION TO THE DISTRIBUTION OF THE DONATIONS, CONTEMPLATED BY
 A LATE ACT OF CONGRESS, DOES NOT GIVE PUBLIC SATISFACTION, WE SHALL
 HOLD OURSELVES, UNWISIBLY OBLIGED (PAGE 12) TO ANY PERSON WHO WILL
 SUPPLY US WITH A SYSTEM FOUNDED ON JUST, AND HONORABLE PRINCIPLES,
 WHICH WILL BE MORE SATISFACTORY, AS NO PARTICULAR PROVISIONS ARE
 PROPOSED IN THE MEMORIAL WE INVITE THE PERSONS CONCERNED TO ELECT A
 COMMITTEE SO CONSTITUTED AS THAT THE PRINCIPLES, AND TERMS SETTLED
 BY A MAJORITY OF THAT COMMITTEE, WITH A MAJORITY OF THOSE WHO ARE
 CHARGED WITH THE EXECUTION OF THE ACT SHALL BE CONSIDERED CONCLUSIVE.
 WITH RESPECT TO THE GRAVE YARD, THERE IS A MISTAKE IN POINT OF FACT,
 WE HAVE NOT DISPOSED OF THAT ALLUDED TO IN YOUR MEMORIAL, OR ANY
 PART OF IT, WE PROCEED ON THE PRINCIPLE OF MAKING BURYING GROUND
 PUBLIC DONATIONS BUT, NO CLAIMS FOR THIS GROUND AS A RIGHT OR ANY
 APPLICATION FOR IT AS A DONATION IS NOW PENDING, BEFORE US, WHEN
 EITHER IS MADE, WE SHALL UNQUESTIONABLY LISTEN WITH THE MOST SENSIBLE
 PLEASURE.

WE HAVE THE HONOR TO BE
 GENTLEMEN

WITH THE HIGHEST RESPECT, YOUR HONORABLE
 AND OBEDIENT SERVANTS

WILLIAM HULL,

GOVERNOR OF MICHIGAN.

AUGUSTUS B. WOODWARD

DETROIT 11TH OCT. CHIEF JUDGE OF MICHIGAN.
 1806.

FREDERICK BATES.

SEN. ASSOCIATE JUDGE OF MICHIGAN.

JOHN GRIFFIN

JUN. ASSOCIATE JUDGE OF MICHIGAN.

RESOLVED, THAT THE MARSHALL OF THE TERRITORY PROVIDE FOR THE NECES-
 SARY MEANS FOR BURYING NATHANIEL RICE NOW LYING DEAD AT THE HOUSE
 AT DAVID MCCLAINS.

OF THE CLOCK IN THE FORENOON.

TUESDAY, OCTOBER THE 14TH 1806, WERE PRESENT THE GOVERNOR, JUDGE
WOODWARD AND JUDGE GRIFFIN.

THE COMMITTEE TO WHOM WAS REFERRED THE SUBJECT OF HIGHWAYS MADE A
REPORT BY BILL WHICH WAS READ FOR THE FIRST TIME.

ELIJAH BRUSH, ESQ. AGREES TO OPEN HIS LAND FOR THE PURPOSE OF EXTEND-
ING THE STREETS OF THE TOWN AND THE PUBLIC AGREE TO PAY HIM THE
EXPENSES ATTENDING (PAGE 14) THE SAME IN FENCING OFF THE ROAD.
AND THEN THE GOVERNOR AND THE 2 JUDGES ADJOURNED TO THURSDAY NEXT
AT ELEVEN OF THE CLOCK IN THE FORENOON.

ON THURSDAY, 16TH OCTOBER 1806, NO BOARD.

FRIDAY OCTOBER THE 17TH 1806, WERE PRESENT THE GOVERNOR, JUDGE BATES
AND JUDGE GRIFFIN.

JUDGE GRIFFIN FROM THE COMMITTEE TO WHOM WAS REFERRED THE CLAIMS
OF JAMES HENRY, MADE A REPORT WHICH WAS READ THE FIRST TIME, AND POST-
PONED UNTIL TOMORROW FOR THE DECISION OF THE BOARD.

THE COMMITTEE OF THE INHABITANTS OF THE TOWN OF DETROIT APPEARED
AND PRESENTED A PLAN FOR ADJUSTING THE DONATION LOTS, WHICH WAS
READ.

JUDGE GRIFFIN MOVED THAT THE SAID PLAN BE REFERRED TO A COMMITTEE
RESOLVED, THAT THE COMMITTEE CONSIST OF 2, ORDERED THAT JUDGE
WOODWARD AND JUDGE BATES, BE THE SAID COMMITTEE.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED AT ELEVEN OF THE CLOCK
TOMORROW IN THE FORENOON.

SATURDAY, OCTOBER 18TH 1806, WERE PRESENT THE GOVERNOR, JUDGE BATES
AND JUDGE GRIFFIN AND JUDGE WOODWARD.

THE COMMITTEE TO WHOM WAS REFERRED CERTAIN PROPOSITIONS FROM A
COMMITTEE OF THE INHABITANTS RELATIVE TO DONATIONS REPORT IN PART.
THAT THE OPERATION OF THE PROPOSITION CANNOT BE COMPLETELY UNDER-
STOOD WITHOUT A LIST OF THE NUMBER OF PERSONS COMPREHENDED IN THE
CLASSIFICATION OF THE NAMES OF THE PERSONS.

THERE IS A KIND OF CARELESSNESS INCITING FACTS BOTH IN THE MEMORIAL
AND IN THE PROPOSITION WHICH MIGHT LEAD TO UNPLEASANT MISCONSTRUCTION
IF NOT UNDERSTOOD, THE ORIGINAL CONDITION OF THE SALE WERE CERTAINLY
NOT THOSE STATED IN THE PROPOSITION TO OBLVIATE FUTURE DOUBTS ON THIS
SUBJECT THE ORIGINAL CONDITIONS OF SALE AS DELIVERED BY THE LEGIS-
LATIVE SECRETARY TO THE MARSHALL AT THE TIME OF SALE, AND AS PUB-
LISHED MANY DAYS, BEFORE, HAVE BEEN PROCURED AND ARE ANNEXED TO

THIS REPORT TO WJT;

THE FOUR LOTS ON THE MAIN STREET SHALL BE EXPOSED TO SALE, TO THE HIGHEST BIDDER ON A CREDIT OF 5 YEARS. AN INSTALMENT OF 1/5 PART TO BE PAID AT THE END OF EVERY YEAR, WITH INTEREST FROM (PAGE 15) THE DATE, TO BE SECURED BY 5 SEPARATE BONDS, CONTAINING A PROVISION THAT THE GOVERNMENT OF THE UNITED STATES, SANCTION THE PROCEEDINGS OF THIS GOVERNMENT ON THIS SUBJECT, IF THE PURCHASER WAS BEFORE A PROPRIETOR, AND SO DESIRES THE QUANTITY OF SQUARE FEET HE BEFORE POSSESSED, SHALL BE DEDUCTED FROM THE QUANTITY PURCHASED, AND PAYMENT SECURED, ONLY FOR THE SURPLUS, HE CERTIFYING HIS CONSENT TO RELINQUISH THE TITLE OF HIS FORMER GROUND, ON THE SANCTIONING OF THE PROCEEDINGS.

THE LOTS ON THE CROSS ST. FROM THE CORNERS OF THE MAIN ST. NORTHWARD & WESTWARD, SHALL BE OFFERED ON ALTERNATE SIDES OF THE STREET IF THE PARTY CHOOSE TO TAKE HIS QUANTITY THERE, HE SHALL HAVE IT IF HE CHOOSES TO TAKE THE WHOLE LOT PAYING FOR THE SURPLUS, HE SHALL HAVE IT, AT ONE CENT A SQUARE FOOT, IF HE DO NOT CHOOSE TO TAKE IT, IT SHALL BE EXPOSED TO SALE TO THE HIGHEST BIDDER. JOHN DODEMEAD, ONE OF THE ^{committee of the} INHABITANTS OF THE TOWN OF DETROIT, DELIVERED A CLASSIFICATION OF THE SUFFERERS BY FIRE WHICH WAS REFERRED TO THE COMMITTEE TO WHOM WAS REFERRED THE PLAN FOR ADJUSTING THE DONATION LOTS.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT THE SUBJECT OF THE ENCLOSURE IN THE VICINITY OF THE LITTLE SQUARE, BE REFERRED TO A COMMITTEE, ORDERED THAT THE COMMITTEE CONSIST OF 2 AND THAT JUDGE WOODWARD AND JUDGE GRIFFIN BE THE SAID COMMITTEE. THE BILL RESPECTING HIGHWAYS WAS READ A SECOND TIME DISCUSSED AND ORDERED TO BE ENGROSSED FOR A THIRD READING.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT THE CLAIMS OF JAMES HENRY BE REFERRED TO A COMMITTEE ON THE GROUND OF EQUITY, ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

RESOLVED, THAT ROSWELL HATCH, HAVE A LOT IN THE VICINITY OF T. METTE AND NANCY CADORET.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT JOHN WATSON HAVE A CERTAIN LOT DIRECTLY OPPOSITE TO JOHN HARVEY, CONTAINING

SQUARE FEET, AND THAT HE PAY $4\frac{1}{2}$ CENTS A FOOT FOR EVERY SQUARE FOOT

EXCEEDING THE QUANTITY WHICH HE RELINQUISHES.

AND THE GOVERNOR AND JUDGES ADJOURNED TO FRIDAY NEXT AT 11 OF THE CLOCK IN THE FORENOON.

(PAGE 16)

FRIDAY OCTOBER THE 24TH 1806, WERE PRESENT THE GOVERNOR, JUDGE GRIFFIN AND JUDGE WOODWARD AND JUDGE BATES.

JOHN WATSON PRESENTED HIS CLAIM TO A LOT ON THE MAIN STREET, IN THE OLD TOWN OF DETROIT, RESOLVED, THAT THE SAID CLAIM BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF 2 AND THAT JUDGE BATES AND JUDGE GRIFFIN BE THE SAID COMMITTEE.

THE ENGROSSED BILL CONCERNING HIGHWAYS & ROADS WAS READ A THIRD TIME, DISCUSSED AND AMENDED, AND THEREUPON, RESOLVED, THAT THE SAID BILL DO PASS TO BE A LAW AND THAT THE TITLE OF THE SAID LAW, BE "AN ADDITIONAL ACT CONCERNING HIGHWAYS AND ROADS.

THE TREASURER OF THE TERRITORY PRESENTED HIS ACCOUNT ON MOTION OF JUDGE WOODWARD RESOLVED, THAT THE SAID ACCOUNT BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

THE COMMITTEE TO WHOM WAS REFERRED THE CLASSIFICATION FURNISHED BY THE COMMITTEE OF THE INHABITANTS OF THE TOWN, REPORT WHEREUPON MOTION OF, ~

RESOLVED THAT SAID REPORT BE POSTPONED UNTIL TOMORROW FOR FURTHER CONSIDERATION.

THE PETITION OF JOHN GOFF FOR A LOT WAS PRESENTED, RESOLVED ON THE MOTION OF JUDGE WOODWARD, THAT THE SAID PETITION BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT JUDGE BATES, BE THE SAID COMMITTEE.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT A DEED BE PREPARED FOR ASA JONES, FOR THE LOT HE HAS PURCHASED, ON THE COURT HOUSE AVE.

RESOLVED, THAT THE GOVERNOR AND JUDGES OF MICHIGAN RECOMMEND, ABIJAH HULL TO THE SURVEYOR GENERAL OF THE UNITED STATES AS A DEPUTY.

RESOLVED, THAT THE COMMITTEE TO WHOM, WAS REFERRED THE TREASURERS ACCOUNT, BE INSTRUCTED TO REPORT AN ESTIMATE OF THE APPROPRIATION WHICH WILL BE REQUISITE FOR THE SERVICE OF THE CURRENT AND ENSUING YEAR.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT 11 OF THE

CLOCK IN THE FORENOON.

SATURDAY, OCTOBER THE 25TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE BATES.

THE PETITION OF POLLY BALL FOR A DONATION LOT, WAS PRESENTED TO THE BOARD. (PAGE 17) THE PETITION OF JACOB NADO WAS ALSO PRESENTED FOR A LOT THE PETITION OF JAMES HENRY, FOR ONE DONATION LOT WAS ALSO PRESENTED, THESE 3 PETITIONS WERE REFERRED TO JUDGE WOODWARD.

ELIJAH BRUSH ESQ. PRESENTED A PETITION FOR 2 DONATION LOTS, TO WIT, ONE FOR HIMSELF AND ONE FOR HIS WIFE.

THE COMMITTEE TO WHOM WAS REFERRED THE PROPOSAL OF THE OFFICERS OF THE BANK, REPORTED WHEREUPON ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT THE SAID REPORT BE ADOPTED, VIZ; THAT THE SAID OFFICERS DO PAY PROMPTLY THE SUM OF \$395.75 IN CONSIDERATION OF PROMPT PAYMENT, FOR 2 LOTS PURCHASED BY THEM AND THAT A DEED BE MADE.

THE COMMITTEE TO WHOM WAS REFERRED THE TREASURER'S ACCOUNT MADE A REPORT, WHICH WAS TAKEN INTO CONSIDERATION, AND WHEREUPON, RESOLVED, THAT THE PERSON ADMINISTERING, THE GOVERNMENT, DURING THE ABSENCE OF THE GOVERNOR BE CALLED ON TO EXHIBIT, AN ACCOUNT OF ALL THE TERRITORIAL MONIES RECEIVED BY HIM.

THE COMMITTEE TO WHOM WAS REFERRED THE SUBJECT OF THE BRIDGE MADE A REPORT, WHICH WAS POSTPONED FOR FURTHER CONSIDERATION.

THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF JOHN GOFF FOR ONE LOT FOR A SCHOOL HOUSE, MADE A REPORT, WHICH WAS POSTPONED FOR FURTHER CONSIDERATION.

THE COMMITTEE TO WHOM WAS REFERRED THE APPROPRIATION FOR THIS AND THE ENSUING YEAR, MADE A REPORT WHICH WAS POSTPONED FOR FURTHER CONSIDERATION.

THE COMMITTEE TO WHOM WAS REFERRED THE CLAIMS OF JOHN WATSON REPORTED AGAINST THE LEGALITY OF THE CLAIM, WHEREUPON ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT THE SAID CLAIM BE REFERRED TO A COMMITTEE ON THE GROUND OF EQUITY, ORDERED THAT SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

THE GOVERNOR AND JUDGES, TOOK INTO CONSIDERATION THE SUBJECT OF THE DONATION, AND AFTER HAVING SPENT SOMETIME, RESOLVED, THAT THE SAME BE POSTPONED TO WEDNESDAY NEXT.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TUESDAY NEXT AT 11 OF THE CLOCK IN THE FORENOON.

TUESDAY THE 28TH DAY OF OCTOBER 1806 NO BOARD WAS ^{formed} FOUND ON ACCOUNT OF THE SUPREME COURT SITTING.

WEDNESDAY THE 29TH DAY OF OCTOBER 1806 WERE PRESENT THE GOVERNOR JUDGE WOODWARD, JUDGE BATES AND JUDGE GRIFFIN.

(PAGE 18)

THE COMMITTEE, TO WHOM WAS REFERRED THE PETITION OF POLLY BALL, AND JACOB NADO, MADE A REPORT WHICH WAS TAKEN INTO CONSIDERATION WHEREUPON RESOLVED THAT THE SAID POLLY BALL AND THE SAID JACOB NADO HAVE EACH A DONATION LOT NEAR T. METTE AND N. CARDRET. THE COMMITTEE TO WHOM WAS REFERRED THE APPLICATION OF ELIJAH BRUSH, ESQ. FOR 2 DONATION LOTS, ONE FOR HIMSELF AND ONE FOR HIS WIFE, MADE A REPORT WHICH WAS TAKEN INTO CONSIDERATION, WHEREUPON, RESOLVE THAT THE SAID REPORT BE POSTPONED FOR FURTHER CONSIDERATION. THE COMMITTEE TO WHOM WAS REFERRED THE CLAIM OF JOHN WATSON MADE A REPORT WHICH WAS TAKEN INTO CONSIDERATION WHEREUPON RESOLVED, THAT JOHN WATSON'S CLAIM IS EQUITABLE AND THAT A DEED BE PREPARED FOR THE SAME.

THE COMMITTEE TO WHOM WAS REFERRED THE CLAIM OF JAMES HENRY, MADE A REPORT THAT 2 OF THE LOTS APPLIED FOR ARE EQUITABLE, WHICH REPORT WAS TAKEN INTO CONSIDERATION WHEREUPON, RESOLVED, THAT THE SAID 2 LOTS BE GRANTED AND A DEED BE PREPARED FOR THE SAME. THE SAME COMMITTEE MADE ALSO A REPORT ON THE CLAIMS OF JAMES HENRY TO 2 LOTS, THAT THE SAID 2 LOTS DO NOT APPEAR EQUITABLE, WHICH REPORT WAS ALSO TAKEN UP WHEREUPON, RESOLVED, THAT THE SAID CLAIM BE POSTPONED, FOR FURTHER CONSIDERATION.

THE COMMITTEE TO WHOM WAS REFERRED THE SUBJECT OF THE INCLOSURE NEAR THE MILITARY SQUARE, MADE A REPORT WHICH WAS TAKEN FOR CONSIDERATION WHEREUPON JUDGE WOODWARD MOVED THAT THE SAID INCLOSURE BE TAKEN DOWN AND THE MOTION WAS LOST.

THE COMMITTEE TO WHOM WAS REFERRED THE TREASURERS ACCOUNT MADE A REPORT WHICH WAS TAKEN INTO CONSIDERATION AND WAS POSTPONED, FOR FURTHER CONSIDERATION.

ON MOTION OF JUDGE GRIFFIN THE COMMITTEE INSTRUCTED TO REPORT A BILL CONCERNING ATTACHMENT WAS DISCHARGED.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT 11 OF THE CLOCK IN THE FORENOON.

THURSDAY, OCTOBER THE 30TH 1806 WERE PRESENT THE GOVERNOR, JUDGE WOODWARD, JUDGE BATES AND JUDGE GRIFFIN.

ON MOTION OF JUDGE GRIFFIN THE REPORT ON THE APPLICATION OF ELIJAH BRUSH ESQ. WAS TAKEN UP AND DISCUSSED AND THEREUPON RESOLVED, THAT THE APPLICATION OF THE SAID E. BRUSH FOR 2 DONATION LOTS, ONE(1) FOR HIMSELF AND ONE FOR HIS WIFE, ADELINE, BE NOT GRANTED.

(PAGE 19)

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT 11 OF THE CLOCK IN THE FORENOON.

FRIDAY, OCTOBER THE 31ST 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD, JUDGE BATES AND JUDGE GRIFFIN.

JUDGE WOODWARD OF THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF JOHN DODEMEAD, MADE A REPORT WHICH WAS ORDERED TO LIE FOR FURTHER CONSIDERATION.

JUDGE WOODWARD OF THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF JAMES HENRY FOR A DONATION LOT MADE A REPORT, WHICH WAS ORDERED TO LIE FOR FURTHER CONSIDERATION.

JUDGE WOODWARD OF THE COMMITTEE TO WHOM WAS REFERRED THE ACCOUNT OF DAVID MCCLAIN MADE A REPORT THAT IT OUGHT TO BE PAID, ORDERED TO LIE FOR FURTHER CONSIDERATION.

JUDGE WOODWARD OF THE COMMITTEE WHO WAS INSTRUCTED TO REPORT AN ESTIMATE OF THE APPROPRIATIONS, NECESSARY FOR THE CURRENT AND ENSUING YEAR, MADE A REPORT BY BILL WHICH WAS READ THE FIRST TIME.

A LETTER FROM WILLIAM McDOWELL SCOTT ESQ. ADDRESSED TO JUDGE BATES, WAS PRESENTED AND TAKEN INTO CONSIDERATION, WHEREUPON RESOLVED, THAT THE SAID LETTER BE REFERRED TO A COMMITTEE ORDERED, THAT THE COMMITTEE CONSIST OF ONE AND THAT JUDGE BATES, BE THE SAID COMMITTEE, RESOLVED, THAT THE SAID COMMITTEE BE INSTRUCTED TO ENQUIRE WHAT ALTERATIONS IN THE LAWS SUGGESTED BY OTHER PERSONS, OR APPEARING TO THE COMMITTEE WILL BE ADVISEABLE.

ON MOTION OF JUDGE BATES, RESOLVED, THAT A COMMITTEE BE APPOINTED TO ENQUIRE WHAT EXPENDITURES IN THIS TERRITORY ARE PROPERLY CHARGEABLE TO THE GOVERNMENT OF THE UNITED STATES, ORDERED THE SAID COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

THE ACCOUNTS OF STANLEY GRISWOLD ESQ. OF JOHN GOFF OF JOHN WILLIAMS OF ELIJAH BRUSH ESQ. OF BARNARD PARKER OF JOHN DODEMEAD AND OF

ABRAHAM FULLER, HULL, WERE PRESENTED AND REFERRED TO THE COMMITTEE

OF PUBLIC ACCOUNTS.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE SUBJECT OF ATTACHMENTS, AND TO REPORT BY BILL OR OTHERWISE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

ON MOTION OF JUDGE WOODWARD THE REPORT ON THE PETITION OF JOHN GOFF WAS TAKEN UP AND DISCUSSED, AND WAS POSTPONED FOR FURTHER CONSIDERATION. (PAGE 20)

ON MOTION OF JUDGE BATES RESOLVED THAT A COMMITTEE BE APPOINTED TO ENQUIRE WHAT EXPENDITURES IN THIS TERRITORY (CROSSED OUT) ON MOTION OF JUDGE WOODWARD THE REPORT ON THE TREASURERS ACCOUNT WAS TAKEN UP AND DISCUSSED WHEREUPON RESOLVED, THAT THE TREASURER BE REQUIRED TO REFUND A BALANCE OF 93 CENTS AND $\frac{1}{2}$ OF A CENT PAID OUT NOT IN CONFORMITY TO LAW.

PETER AUDRIAN PRESENTED A PETITION OF JOHN WATSON THAT HIS TITLE TO THE LOT AND HOUSE IN WHICH HE LIVED AT THE TIME OF THE FIRE BE CONFIRMED. THE SAID PETITION WAS REFERRED TO JUDGE BATES AND JUDGE GRIFFIN.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT 11 O'CLOCK IN THE FORENOON.

SATURDAY, NOVEMBER THE 1ST 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE BATES.

ON MOTION OF JUDGE WOODWARD, THE APPROPRIATION BILL WAS TAKEN UP AND READ; A SECOND TIME AND ORDERED TO BE ENGROSSED FOR A 3RD READING.

JUDGE WOODWARD OF THE COMMITTEE TO WHOM WAS REFERRED THE SUBJECT OF ATTACHMENT, MADE A REPORT BY BILL WHICH WAS READ THE 1ST TIME AND ORDERED TO LIE FOR A SECOND READING.

JUDGE WOODWARD, PRESENTED A RESOLUTION RESPECTING THE TREASURER WHICH WAS ORDERED TO LIE FOR A FURTHER CONSIDERATION.

ON MOTION OF JUDGE WOODWARD THE REPORT ON THE PETITION OF JOHN DODEMEAD WAS TAKEN UP AND CONSIDERED WHEREUPON, RESOLVED, THAT A LOT OUGHT TO BE ASSIGNED TO JOHN DODEMEAD PURSUANT TO THE ACT OF CONGRESS, AND THAT THE SAID LOT BE BETWEEN JAMES HENRY AND JOHN BALDWIN.

ON MOTION OF JUDGE WOODWARD THE REPORT ON THE PETITION OF JAMES HENRY, WAS TAKEN UP AND CONSIDERED WHEREUPON, RESOLVED THAT A LOT OUGHT TO BE ASSIGNED TO THE SAID JAMES HENRY, PURSUANT TO THE

ACT OF CONGRESS, AND THAT THE SAID LOT BE ADJOINING WELSHS HEIRS NEAR THE SMALL SQUARE.

JOHN CONNER APPLIED FOR A DEED FOR THE LOT ON WHICH HE HAS BUILDED A HOUSE WHEREUPON RESOLVED, THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE APPLICATION OF SAID JOHN CONNER, ORDERED, THAT THE COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SA COMMITTEE/

GEORGE SMART PRESENTED A PETITION FOR A DONATION LOT WHICH WAS REFERRED TO THE COMMITTEE ON DONATIONS.

(PAGE 21)

WILLIAM McDOWELL SCOTT PRESENTED A PETITION OF DONATION LOTS WHICH WAS REFERRED TO THE COMMITTEE ON DONATIONS.

RICHARD SMITH

{ PRESENTED THEIR RESPECTIVE ACCOUNTS WHICH

WM. McDOWELL SCOTT

{ WERE REFERRED TO THE COMMITTEE ON THE

DAVID ANDERSON

{ APPROPRIATION BILL.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO MONDAY NEXT AT 11 OF THE CLOCK IN THE FORENOON.

MONDAY, NOVEMBER THE 3RD 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD, JUDGE BATES AND JUDGE GRIFFIN.

THE ENGROSSED BILL CONCERNING CERTAIN APPROPRIATION WAS READ A 3RD TIME AND THEREUPON RESOLVED UNANIMOUSLY THAT THE SAID BILL DO PASS, TO BE A LAW, AND THAT THE TITLE OF THE SAID LAW BE AN ACT, MAKING CERTAIN APPROPRIATIONS.

ABSENT JUDGE BATES.

ON MOTION OF JUDGE WOODWARD THE FOLLOWING RESOLUTION RESPECTING THE TREASURER WAS UNANIMOUSLY ADOPTED TO WIT; RESOLVED THAT THE THANKS OF THE GOVERNOR AND JUDGES OF MICHIGAN BE PRESENTED TO FREDERICK BATES, TREASURER OF MICHIGAN FOR THE ASSIDUITY AND EXEMPLARY FIDELITY INTEGRITY, AND ACCURACY WITH WHICH HE HAS DISCHARGED THE DUTIES OF HIS OFFICE, DURING THE YEAR, 1805 AND 1806.

PRESENT JUDGE BATES.

THE PETITION OF ROBERT SMART FOR A DONATION LOT WAS PRESENTED AND REFERRED TO THE COMMITTEE ON DONATIONS.

JUDGE WOODWARD OF THE COMMITTEE TO WHOM WERE REFERRED THE PETITIONS OF SUNDRY PERSONS FOR DONATION LOTS TO WIT; MRS. EBERTS, THERESA EBERTS, MISS CADERAT, MICHAEL DUROCHER, FELIX MITTE, GABRIEL RICHARD, JOHN DILBERT, ETICUNA WILLERNY, NICHOLAS VALNEY, FRANCIS

FEROT, THOMAS WELCH, MISS WELCH, ELIZABETH MCBRIDE, WILLIAM MCDOWELL SCOTT, WILLIAM KEENE, JOHN MELDRUM, ANDREW REMOND, AND GEORGE SMART, MADE A REPORT THAT THE SAID PETITION BE COMPLIED WITH AND THEREUPON RESOLVED, THAT LOTS BE ASSIGNED TO THE SAID PETITIONERS, PURSUANT TO THE ACT OF CONGRESS.

JUDGE BATES, ONE OF THE COMMITTEE TO WHOM WAS REFERRED, THE CLAIM OF JOHN WATSON TO THE LOT WHICH HE HELD ON THE 11TH DAY OF JUNE 1801 MADE A REPORT UNFAVORABLE TO THE CLAIMANT, AND THEREUPON ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE SAID CLAIM ON THE GROUND OF EQUITY ORDERED THAT THE SAID (PAGE 22) COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

HIRAM RUSSELL APPLIED FOR A DEED FOR A LOT, FORMERLY ASSIGNED TO THE LAST CHESTER CHITTENDEN, AND WHICH HE THE SAID RUSSELL, SAYS HE HAD PURCHASED, RESOLVED THAT THE SAID APPLICATION BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT JUDGE GRIFFIN BE THE SAID COMMITTEE.

JOHN BENTLY AND SALLY NOWLENE PRESENTED THEIR SEVERAL PETITIONS EACH FOR A DONATION LOT, RESOLVED, THAT A COMMITTEE BE APPOINTED TO TAKE THE SAID PETITION INTO CONSIDERATION AND REPORT THEREON, RESOLVED, THAT THE SAID COMMITTEE, BE THE SAME APPOINTED ON DONATION DR. WILLIAM BROWN, PRESENTED A PETITION FOR A DONATION LOT PURSUANT TO THE ACT OF CONGRESS, RESOLVED, THAT THE SAME BE REFERRED TO THE COMMITTEE ON DONATIONS.

ON MOTION OF JUDGE WOODWARD, THE REPORT ON THE PETITION OF JOHN GOFF, WAS TAKEN UP CONSIDERED AND DISCUSSED AND THEREUPON RESOLVED THAT THE PETITION NOT BE GRANTED.

ON MOTION OF JUDGE WOODWARD RESOLVED, THAT A COMMITTEE BE APPOINTED TO MAKE ARRANGEMENTS, FOR THE BUILDING OF A COURT HOUSE AND PRISON ORDERED THAT THE COMMITTEE CONSIST OF THREE AND THAT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN BE THE SAID COMMITTEE.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT 11 OF THE CLOCK IN THE FORENOON.

TUESDAY NOVEMBER THE 4TH 1806 WERE PRESENT THE GOVERNOR, JUDGE WOODWARD, JUDGE BATES AND JUDGE GRIFFIN.

TWO ACCOUNTS OF DR. WM. MCSCOTT, AND ONE OF JNO. CONNELLY WERE PRESENTED AND REFERRED TO THE COMMITTEE OF ACCOUNTS.

THREE CLAIMS OF HENRY BERTHELET WERE PRESENTED AND WERE REFERRED TO JUDGE BATES AND JUDGE GRIFFIN.

JUDGE GRIFFIN OF THE COMMITTEE TO WHOM WAS REFERRED THE APPLICATION OF HIRAM RUSSELL MADE A REPORT THAT THE PETITION OUGHT NOT TO BE GRANTED AND THEREUPON, ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT THE SAID APPLICATION BE REFERRED TO A COMMITTEE ON THE GROUND OF EQUITY, ORDERED THAT THE COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

JUDGE WOODWARD TO WHOM WAS REFERRED THE PETITION OF JOHN BENTLY, SALLY NOWLENE, DR. WILLIAM BROWN AND ROBERT SMART, MADE A REPORT FAVORABLE TO THE PETITIONERS AND THEREUPON RESOLVED, THAT A LOT OUGHT TO BE ASSIGNED TO EACH OF THE SAID PETITIONERS PURSUANT, TO THE ACT OF CONGRESS.

(PAGE 23)

RESOLVED THAT THE APPLICATION OF JOHN WATSON BE CONFIRMED AND THAT A DEED BE ISSUED TO PETER AUDRIAN THE PRESENT OWNER OF THE GROUND AND ROUSE THEREON ERECTED.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE SUBJECT OF DESERTERS OR OTHER FUGITIV FROM JUSTICE FLEEING FROM FOREIGN COUNTRIES INTO THE TERRITORY AND TO REPORT THEREON ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

ON MOTION OF JUDGE.

THE COMMITTEE TO WHOM WAS REFERRED THE APPLICATION OF HIRAM RUSSELL ON THE GROUND OF EQUITY MADE A REPORT, WHICH WAS CONSIDERED AND THEREUPON RESOLVED THAT THE SAID REPORT BE POSTPONED FOR FURTHER CONSIDERATION.

THE ACCOUNT OF JOHN CONNELLY WAS PRESENTED AND REFERRED TO THE COMMITTEE OF ACCOUNTS.

JUDGE WOODWARD, PRESENTED 2 RESOLUTIONS FOR NUMBERING THE SECTIONS OF THE CITY OF DETROIT, WHICH WERE ORDERED TO LIE FOR FURTHER CONSIDERATION.

RESOLVED THAT DEEDS ISSUE FOR GEORGE SMART AND ROBERT SMART.

JUDGE BATES OF THE COMMITTEE TO WHOM WAS REFERRED THE AMENDMENTS TO THE LAWS AND POLICE OF MICHIGAN PROPOSED BY JUSTICE SCOTT, WAS DISCHARGED FROM THE SAID COMMITTEE.

RESOLVED THAT A COMMITTEE BE APPOINTED TO EXAMINE THE OPERATIONS

OF THE INDIANA TERRITORY LAWS, RELATING TO ASSAULTS AND BATTERIES AND TO REPORT THEREON, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

THE PETITION OF ELIZABETH COOPER FOR A DONATION LOT PURSUANT TO THE ACT OF CONGRESS, WAS PRESENTED AND REFERRED TO THE COMMITTEE ON DONATIONS.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

WEDNESDAY, NOVEMBER THE 5TH 1806 WERE PRESENT, THE GOVERNOR, JUDGE BATES AND JUDGE GRIFFIN.

JUDGE GRIFFIN OF THE COMMITTEE TO WHOM WERE REFERRED THREE CLAIMS OF HENRY BERTHELETT, MADE A REPORT UNFAVORABLE TO THE CLAIMANT, AND THEREUPON ON THE MOTION OF THE GOVERNOR, RESOLVED THAT THE SAID CLAIMS BE REFERRED TO A COMMITTEE ON THE GROUND OF EQUITY ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT THE GOVERNO BE THE SAID COMMITTEE.

THE ACCOUNT OF RICHARD SMITH WAS PRESENTED BY JAMES ABBOTT, FOR THE HIRING OF A ROOM (PAGE 24) FOR HOLDING A COURT MARTIAL.

THE ACCOUNT OF AGNUS MACINTOSH FOR STATIONARY FOR THE SAID COURT MARTIAL WAS ALSO PRESENTED, RESOLVED THAT THE ABOVE ACCOUNT BE REFERRED TO A COMMITTEE ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

THE 2 RESOLUTIONS OF JUDGE WOODWARD, FILED YESTERDAY RESPECTING THE NUMBERING OF THE SECTIONS AND LOTS OF THE CITY WERE TAKEN AND ADOPTED, IN THE FOLLOWING WORDS TO WIT;

RESOLVED THAT THE SECTIONS OF THE CITY OF DETROIT BE NUMBERED IN THE FOLLOWING MANNER BEGINNING AT THE PARALLELOGRAME SOUTH WEST OF THE COURT HOUSE CONTAINING 6 SECTIONS BEGINNING AT THE MOST SOUTHWESTERN CORNER AND PROCEEDING TO THE SOUTH EAST, NORTH EAST & NORTH WEST, TO THE BEGINNING AND SO NUMBERING THE SECTIONS ADJACENT TO THE SAME AS THEY ARE LAID OUT.

RESOLVED THAT THE LOTS OF A SECTION BE NUMBERED, SUCCESSIVELY, BEGINNING AT THE RIGHT ANGLES AND PROCEEDING THENCE ALONG THE LONGER SIDE TO THE HYPOTHENUSE THENCE ALONG THE SHORTER SIDE TO THE BEGINNING.

JUDGE WOODWARD TO WHOM WAS REFERRED THE ACCOUNT OF CAPT. JOHN

WILLIAMS MADE A REPORT THAT THE ACCOUNT IS CORRECT, AND REASONABLE

AND OUGHT TO BE ALLOWED.

25

ON MOTION OF THE GOVERNOR, RESOLVED THAT A COMMITTEE BE APPOINTED TO REPORT WHAT LOTS SHALL BE ASSIGNED AS DONATION LOTS, AGREEABLE TO THE ACT OF CONGRESS, AFTER SATISFYING THE CLAIMS IN THE OLD TOWN ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

A PETITION OF PETER AUDRIAN WAS PRESENTED AND REFERRED TO JUDGE BATES. (ADJOURNED TO TOMORROW ELEVEN OF THE CLOCK)

THE ACCOUNT OF ESA JONES WAS PRESENTED AND REFERRED TO JUDGE GRIFFIN (IN THE FORENOON)

THURSDAY, NOVEMBER THE 6TH 1806 WERE PRESENT THE GOVERNOR & JUDGE BATES AND JUDGE GRIFFIN.

JUDGE GRIFFIN OF THE COMMITTEE TO WHOM WAS REFERRED THE ACCOUNT OF ESA JONES, MADE A REPORT THAT THE ACCOUNT IS EQUITABLE AND OUGHT TO BE ALLOWED.

MONDAY, THE 10TH DAY OF NOVEMBER 1806, WERE PRESENT THE GOVERNOR, JUDGE BATES AND JUDGE GRIFFIN.

ON MOTION OF THE GOVERNOR, RESOLVED, THAT JUDGE WOODWARD BE DISCHARGED OF THE COMMITTEE TO WHOM WAS REFERRED THE APPLICATION OF THE SURVEYOR AND (PAGE 25) THAT THE SAME BE REFERRED TO JUDGE BATES, ON MOTION OF JUDGE GRIFFIN RESOLVED THAT A DEED BE EXECUTED BY THE REGISTER FOR EVERY LOT.

THE GOVERNOR OF THE COMMITTEE TO WHOM WAS REFERRED THE ACCOUNT OF AGNUS MACKINTOSH AND RICHARD SMITH, MADE A FAVORABLE REPORT AND THEREUPON RESOLVED THAT BOTH ACCOUNTS BE ALLOWED.

THE PETITION OF MATHW DONAVAN, FOR DONATION LOTS AND THE PETITIONS OF HENRY J. HUNT FOR ONE DONATION LOT WERE PRESENTED AND REFERRED TO JUDGE GRIFFIN.

THE GOVERNOR OF THE COMMITTEE CHARGED TO REPORT WHAT LOTS SHALL BE ASSIGNED AS DONATION AGREEABLY TO THE ACT OF CONGRESS, AFTER SATISFYING THE CLAIM IN THE OLD TOWN, OFFERED THE FOLLOWING RESOLUTION TO WIT: RESOLVED THAT AFTER THE CLAIMS IN THE OLD TOWN OF DETROIT, ARE ADJUSTED, AGREEABLY TO THE ACT OF CONGRESS, AND ALL NECESSARY PUBLIC RESERVATIONS ARE MADE, THE PERSONS ENTITLED TO DONATION LOTS BY SAID ACT SHALL RECEIVE THE MOST VALUABLE PUBLIC LOTS, WHICH THEN REMAIN, INCLUDING ANY LOTS WHICH HAVE BEEN SOLD, OR CONTRACTED FOR, AND THE PRICE FOR WHICH ANY PARTICULAR LOT WAS SOLD OR CONTRACTED

FOR SHALL BE CONSIDERED AS ONE LOT, AND THE PERSON ENTITLED TO IT SHALL RECEIVE THE CONSIDERATION FROM THE PURCHASER, WHICH PURCHASER SHALL RECEIVE A DEED FOR SAID LOT, IF HE INCLINES TO RETAIN THE SAME, PROVIDE HOWEVER IN CASES WHERE ANY LOT OR LOTS OR THE PROCEE OF ANY LOT OR LOTS HAVE ABSOLUTELY BEEN APPROPRIATED BY THIS BOARD EITHER IN PAYMENT FOR SURVEYING THE TOWN, OR FOR ANY PUBLIC PURPOSE SUCH LOT OR LOTS SHALL BE EXCEPTED.

AND THE ABOVE RESOLUTION AFTER BEING READ AND CONSIDERED AND ADOPTED THE GOVERNOR PRESENTED A RESOLUTION IN THE FOLLOWING WORDS, TO WIT; 3 MEMBERS NOT BEING AGREED WITH RESPECT TO THE LOCATION OF THE DONATION LOTS, GRANTED BY CONGRESS, TO THE INHABITANTS OF THE TOWN OF DETROIT AND THAT ACT REGARDING THE CONCURRENCE OF 3 MEMBERS TO CARRY IT INTO EFFECT, ANY FURTHER APTEMPTS UNDER THE PRESENT STATE OF THINGS, MUST APPOVENLY BE FRAILTLY NO OTHER COURSE. ^{but a suspension of our duties incur this lawlessness} HOWEVER IT MAY ^{to prevent misery} IMPEDE THE PROGRESS OF THE CITY WHATSOEVER INCONVENIENCES IT MAY PRODUCE TO THE INHABITANTS OR EMBARRASSMENT, TO THE GOVERNMENT, IT SEEMS TO BE DICTATED BY IMPERTIOUS NECESSITY.

THEREUPON, RESOLVED, THAT THE DUTIES OF THE GOVERNOR AND JUDGES UNDER THE ACT OF CONGRESS, ENTITLED AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLE OF LAND IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN AND FOR OTHER PURPOSES, BE SUSPENDED, (PAGE 26) AND ON MOTION OF JUDGE BATES, RESOLVED THAT THE SAID RESOLUTION BE POSTPONED FOR FURTHER CONSIDERATION.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT 11 OF THE CLOCK IN THE FORENOON.

TUESDAY NOVEMBER THE 11TH 1806 WERE PRESENT THE GOVERNOR, JUDGE WOODWARD, JUDGE BATES, AND JUDGE GRIFFIN.

JUDGE GRIFFIN OF THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF MATHEW DONAVAN FOR 5 DONATION LOTS, FOR HIMSELF, HIS WIFE, HIS 2 DAUGHTERS AND HENRY TUZE HIS HIRED MAN, MADE A FAVORABLE REPORT.

JUDGE GRIFFIN OF THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF HENRY J. HUNT FOR A DONATION LOT MADE A FAVORABLE REPORT.

A PETITION OF CHARLES FRANCIS GIRARDIAN FOR 3 DONATION LOTS, ONE FOR HIMSELF, ONE FOR HIS SON JAMES, AND ONE FOR HIS DAUGHTER IN LAW WAS PRESENTED BY THE REV. GABRIEL RICHARD, AND REFERRED TO THE COMMITTEE AS DONATIONS.

ON MOTION OF JUDGE WOODWARD RESOLVED, THAT THE RESOLUTION PASSED YESTERDAY RESPECTING WHAT LOTS SHALL BE ALLOWED AS DONATION LOTS BE RESCINDED.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT TO EVERY PERSON WHO HAS PURCHASED A LOT IN THE NEW TOWN AND WHO IS ENTITLED TO A DONATION SUCH LOT SHALL BE CONVEYED AS A DONATION UNLESS, THE SAME MAY HAVE BEEN DISPOSED OF BY THE PERSON AND THEN THE PAYMENTS THEREFOR SHALL BE TO THE PUBLIC TREASUREY AND WHERE A MARRIED MAN HAS PURCHASED MORE LOT THAN ONE, NO MORE THAN ONE OF THEM SHALL BE CONVEYED AS A DONATION AND WHERE A PERSON HAS PURCHASED, WHO IS NOT ENTITLED TO A DONATION THE PRICE SHALL BE CONSIDERED AS A DONATION AND GIVEN TO THE DONEES AS DONATIONS.

ON MOTION OF JUDGE WOODWARD RESOLVED THAT THE GOVERNOR AND THE JUDGE WILL SO CONSTRUE, THE ACT OF CONGRESS, THAT WIVES AND THOSE WHO RESIDED OUT OF THE OLD TOWN BUT WITHIN THE CORPORATION, SHALL BE CONSIDERED DONEES, AND THAT THE DONATIONS OF MARRIED WOMEN AND PERSONS RESIDING OUT OF THE TOWN, BUT WITHIN THE CORPORATION, SHALL IN ALL CASES BE BOTH NORTHWARD AND WESTWARD OF THE CATHOLIC CHURCH SQUARE AND NOT ON THE AVENUE LEADING FROM THE CATHOLIC CHURCH SQUARE TO THE STATE HOUSE, CIRGUS.

AN APPLICATION OF ABIJAH HULL SURVEYOR WAS PRESENTED AND REFERRED TO JUDGE WOODWARD.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

)PAGE 27)

WEDNESDAY, NOVEMBER THE 12TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

JUDGE WOODWARD OF THE COMMITTEE TO WHOM WAS REFERRED THE SUBJECT OF THE BRIDGE REPORTED THAT THE SAID BRIDGE WAS COMPLETED ACCORDING TO CONTRACT, WHEREUPON THE ACCOUNT OF ST. BRENARD AND LAFEUR, BEING PRESENTED, RESOLVED THAT THE SAID ACCOUNT BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

ON MOTION OF JUDGE GRIFFIN RESOLVED THAT SO MUCH OF THE RESOLUTION OF YESTERDAY, WHICH ALLOWS DONATION LOTS TO PERSONS RESIDING OUT OF THE OLD TOWN OF DETROIT BUT BE WITHIN THE CORPORATION BE RESCINDED. THE MARSHALL OF THE TERRITORY PRESENTED HIS ACCOUNT AND THEREUPON

RESOLVED THAT THE SAID ACCOUNT BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

GASPARD ABRAHAM, PRESENTED HIS ACCOUNT FOR MAKING CHAIRS, FOR THE USE OF THE LEGISLATIVE ROOM WHEREUPON RESOLVED, THAT THE SAID ACCOUNT BE REFERRED TO A COMMITTEE ORDERED, THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT JUDGE GRIFFIN BE THE SAID COMMITTEE.

A PETITION OF JOSEPH WILKINSON FOR 2 DONATION LOTS WAS PRESENTED AND THEREUPON RESOLVED, THAT THE SAID PETITION BE REFERRED TO A COMMITTEE ORDERED, THAT THE SAID COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

THE GOVERNOR OF THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF JOSEPH WILKINSON FOR 2 DONATION LOTS, REPORTED THAT THE PETITION IS EQUITABLE AND OUGHT TO BE GRANTED.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO FRIDAY NEXT AT ELEVEN OF THE CLOCK IN THE FORENOON.

FRIDAY NOVEMBER THE 14TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE GOVERNOR OF THE COMMITTEE TO WHOM WAS REFERRED THE ACCOUNT OF ST. BERNARD AND LAFLEUR, FOR ERECTING A BRIDGE REPORTED THAT THEY OUGHT TO BE ALLOWED, \$114.87 IN FULL FOR THEIR BRIDGE AND THEREUPON RESOLVED, THAT THE SUM OF \$114.87 BE ALLOWED TO THEM IN FULL.

JUDGE GRIFFIN OF THE COMMITTEE TO WHOM WAS REFERRED THE ACCOUNTS OF GASPARD ABRAHAM, FOR MAKING CHAIRS FOR THE USE OF THE LEGISLATIVE ROOM REPORT THAT THE SAID ACCOUNT, IS EQUITABLE, AND OUGHT TO BE ALLOWED AND THEREUPON RESOLVED, THAT THE SUM OF \$30 BE ALLOWED THE SAID GASPARD ABRAHAM.

(PAGE 26)

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE RESOLUTION PASSED THE 5TH DAY OF THE PRESENT MONTH OF NOVEMBER RESPECTING THE NUMBERING OF THE SECTIONS OF THE CITY OF DETROIT BE RESCINDED.

THE FOLLOWING RESOLUTION TO WIT; WAS LAID ON THE TABLE BY JUDGE GRIFFIN TO WIT; RESOLVED THAT THE LEGISLATURE WILL ON THIS DAY FORTNIGHT ADJOURN TO THE FIRST MONDAY OF MAY NEXT.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

SATURDAY NOVEMBER THE 15TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT A COMMITTEE BE APPOINTED TO TAKE INTO CONSIDERATION THE REVENUE OF THE TERRITORY AND BE INSTRUCTED TO REPORT WHAT REDUCTION, IF ANY, OUGHT TO BE MADE IN THE TAXES, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

ON MOTION OF JUDGE GRIFFIN, RESOLVED THAT THE LEGISLATURE WILL ON THIS DAY, FORTNIGHT, ADJOURN TO THE FIRST MONDAY IN MAY NEXT.

ON MOTION OF JUDGE GRIFFIN RESOLVED THAT THE RESOLUTION PASSED ON THE TENTH DAY OF THIS PRESENT MONTH, RESPECTING DONATIONS BE RESCINDED.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE FOLLOWING PLAN RECOMMENDED BY THE COMMITTEE OF THE INHABITANTS OF THE LATE TOWN OF DETROIT FOR ADJUSTING THEIR DONATION CLAIMS, IN THE FIRST CLASS TO WIT;

DETROIT TUESDAY 14TH OF OCTOBER 1806.

THE COMMITTEE CHOSEN BY THE INHABITANTS OF THE LATE TOWN OF DETROIT ON SATURDAY THE 11TH INST. RECOMMEND TO THE HONORABLE LEGISLATIVE BOARD THE FOLLOWING PLAN FOR ADJUSTING THEIR DONATION CLAIMS IN THE FIRST CLASS.

ALL THOSE BELONGING TO THE FIRST CLASS, WHO HAVE IMPROVED THE LOTS NOW IN THEIR POSSESSION WE CONCEIVE ^{ought to retain} THEM FOR THEIR DONATION OR IN EXCHANGE FOR AN EQUAL QUANTITY OF GROUND IN THE OLD TOWN PAYING FOR THE SURPLUS FEET AGREEABLE TO THE CONDITIONS OF SALE TO WIT; 2 CENTS FOR EACH SQUARE FOOT.

ALL LOTS THAT THE LEGISLATIVE BOARD HAVE DISPOSED OF SINCE THE ACT OF CONGRESS OR REMAIN UNSOLD TOGETHER WITH THOSE THAT ARE IMPROVED OUGHT TO BE NUMBERED AND BALLOTTED BY THE CLAIMANTS OF THE FIRST CLASS, (PAGE 29) THAT ARE NOT SATISFIED.

ALL THOSE PERSONS WHO HAVE BUILT DWELLING HOUSES ON LOT CONSIDERED TO BE IN THE FIRST CLASS AND WHO ARE, CLAIMANTS IN THE SECOND CLASS, SHALL RETAIN SAID LOTS BY PAYING TO THE PERSONS IN THE FIRST CLASS WHO DRAWS THE LOTS, 2 CENTS FOR EACH SQUARE FOOT IN THE COURSE OF 12 MONTHS, THOSE WHO ARE NOT CLAIMANTS HAVING BUILT A DWELLING HOUSE ON A LOT IN THE FIRST CLASS OUGHT TO PAY THE PERSON DRAWING THE SAID LOT THE SAME PRICE THAT THE LEGISLATIVE BOARD WERE TO RECEIVE.

IT IS UNDERSTOOD BY THE COMMITTEE THAT THE LOTS FOR THE FIRST CLASS SHOULD BE THOSE FRONTING ON THE COURT HOUSE AVE. FROM THE RIVER TO THE CORNER LOTS ON THE NORTH SIDE OF THE MAIN ST. INCLUSIVE AND THOSE ON THE STREET COMMONLY CALLED MAIN ST.

THE CLAIMANT IN THE SECOND CLASS OUGHT TO HAVE THE NEXT CHOICE OF THE BEST LOTS REMAINING AFTER THE FIRST CLASS ARE SATISFIED AND TO HAVE THEIR CLAIMS ADJUSTED ON THE SAME SYSTEM WITH THE FIRST CLASS. THE CLAIMANTS IN THE THIRD CLASS SHOULD HAVE THE NEXT CHOICE OF THE BEST LOTS REMAINING AFTER THE SECOND CLASS ARE SATISFIED AND THE SYSTEM TAKEN TO ADJUST THEIR CLAIMS TO BE THE SAME AS RECOMMENDED FOR THE FIRST CLASS.

AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED TO THURSDAY NEXT AT ELEVEN OF THE CLOCK IN THE FORENOON.

FRIDAY, NOVEMBER THE 21ST 1806 WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ELIJAH BRUSH ESQ. PRESENTED HIS CLAIM TO A CERTAIN TRACT OF LAND WHICH WAS TAKEN UP INTO CONSIDERATION WHEREUPON, RESOLVED, THAT THE SAME BE REFERRED TO A COMMITTEE ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE GRIFFIN BE THE SAID COMMITTEE ON MOTION OF JUDGE WOODWARD RESOLVED THAT THE MARSHALL BE REQUESTED

TO LAY BEFORE THE BOARD THE VOUCHERS OF HIS ACCOUNTS AND THE MICHILIMACKINAC ACCOUNTS.

THE PETITIONS OF JAMES MCCLOSKEY, WILLIAM ALLEN, JOSEPH HOSFORD, JAMES McDONNALD, WILLIAM JONES, JOHN FEARSON, AUGUSTIN FRANCEUR FOR DONATION LOTS WERE PRESENTED AND FILED.

(PAGE 30)

GEORGE MCDUGALL PRESENTED HIS ACCOUNT AGAINST THE TERRITORY WHICH WAS FILED REFERRED TO JUDGE WOODWARD.

LOUIS CHAPOTON PRESENTED HIS ACCOUNT FOR PAINTING THE BRIDGE, AND THEREUPON RESOLVED THAT THE SAID ACCOUNT IS EQUITABLE AND OUGHT TO BE PAID BY THE TREASURER, IT BEING INCLUDED IN THE APPROPRIATION BILL.

ON MOTION OF JUDGE WOODWARD, RESOLVED UNANIMOUSLY THAT NO PURCHASE OF LOTS SHALL BE CHARGED MORE THAN 2 CENTS PER FOOT.

RESOLVED, UNANIMOUSLY THAT 12 MONTHS CREDIT BE ALLOWED IN ALL CASES. RESOLVED, UNANIMOUSLY THAT 12 PER CENT BE ALLOWED FOR PROMPT PAYMENT.

RESOLVED THAT A COMMITTEE BE APPOINTED TO SIT DURING THE RECESS OF THE LEGISLATIVE BOARD WITH POWER TO ENQUIRE, WHO ARE ENTITLED TO DONATION LOTS UNDER THE ACT OF CONGRESS AND TO ASSIGN THE SAME; AND TO DIRECT THE SURVEY AND DEEDS TO BE MADE OUT READY TO BE SIGNED WHEN THE MEMBERS OF THE BOARD MEET.

RESOLVED THAT THE SAID COMMITTEE HAVE AN AUTHORITY TO ENQUIRE INTO THE CLAIMS AGREEABLY TO THE ACT OF CONGRESS—GRANTING THE DONATIONS, AND THAT GOVERNOR HULL BE SAID COMMITTEE. AND THEN THE GOVERNOR & JUDGES ADJOURNED TO WEDNESDAY NEXT AT ELEVEN OF THE CLOCK IN THE FORENOON.

WEDNESDAY NOVEMBER THE 26TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT ALL ACCOUNTS RENDERED AND FILED AT THIS BOARD BY FREDERIC BATES ESQ. LATE TREASURER OF MICHIGAN BE DELIVERED TO ELIJAH BRUSH ESQ. THE PRESENT TREASURER AND THEY WERE DELIVERED ACCORDINGLY IN OPEN BOARD.

THE PETITION OF HUGH MARTIN, FRANCIS DRAKE, GEORGE WALCH AND MICHAEL DEROCHE, FOR DONATION LOTS, WERE PRESENTED AND FILED.

JUDGE GRIFFIN OF THE COMMITTEE, TO WHOM WAS REFERRED THE CLAIM OF ELIJAH BRUSH, MADE A REPORT AGAINST IT, AND THEREUPON ON MOTION OF JUDGE GRIFFIN, RESOLVED THAT THE SAID CLAIM BE REFERRED TO A COMMITTEE ON THE GROUND OF EQUITY ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

RESOLVED THAT THE TREASURER BE CALLED ON TO STATE TO THIS BOARD THE EXACT AMOUNT OF MONIES NOW IN THE TREASURY.

RESOLVED THAT ABIJAH HULL SURVEYOR BE AUTHORIZED TO DRAW FROM THE TREASURY, THE PROPORTION NOW DUE HIM OF THE WHOLE SUM APPROPRIATED TO THE FIRST OF JANUARY NEXT. AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO SATURDAY NEXT AT ELEVEN OF THE CLOCK IN THE FORENOON. SATURDAY NOVEMBER THE 29TH 1806, WERE PRESENT THE GOVERNOR; JUDGE GRIFFIN AND JUDGE WOODWARD.

(PAGE 31)

JUDGE GRIFFIN LAID ON THE TABLE THE FOLLOWING RESOLUTION.

RESOLVED THAT THERE SHALL BE ALLOWED TO ABIJAH HULL FOR HIS SERVICES AS SURVEYOR, AND FOR ANY OTHER SERVICES HE MAY BE CALLED ON TO PERFORM RESPECTING THE DONATION LOTS, FROM THE FIRST DAY OF JANUARY

NEXT UNTIL THE FIRST DAY OF MAY NEXT, THE SUM OF \$108.

THE ACCOUNT OF GEORGE HUFF FOR SMITHWORK DONE AT THE PUMPS WAS PRESENTED AND FILED.

JUDGE WOODWARD PRESENTED A PETITION TO THE GOVERNOR AND JUDGES FROM THE INHABITANTS OF THE DISTRICT OF ERIE, WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

AND THEN THE GOVERNOR & JUDGES ADJOURNED TO WEDNESDAY NEXT AT ELEVEN OF THE CLOCK IN THE FORENOON.

WEDNESDAY DECEMBER THE 3RD 1806 WERE PRESENT THE GOVERNOR AND JUDGES WOODWARD AND GRIFFIN.

GEORGE MELDRUM PRESENTED HIS CLAIMS TO SUNDRY LOTS IN THE OLD TOWN OF DETROIT WHEREUPON ON MOTION OF JUDGE WOODWARD.

RESOLVED THAT THE SAME BE REFERRED TO A COMMITTEE ORDERED THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

ELIJAH BRUSH PRESENTED THE CLAIMS OF CAPT. BUD ALEXANDER MCKEE THE YOUNGER, AND CAPT. ELLIOT, AND UPON THE MOTION OF JUDGE WOODWARD.

RESOLVED, THAT THE SAME BE REFERRED TO A COMMITTEE, ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT ABIJAH HULL, THE SURVEYOR GIVE A CERTIFICATE TO THE REGISTER OF THE SURVEY OF THE 2 LOTS OF THE BANK OF DETROIT, AND THAT ONE OF THE LOTS BE ENLARGED, SO AS TO EXTEND TO THE STREET ON THE NORTH EAST.

THE RESOLUTION LAID ON THE TABLE BY JUDGE GRIFFIN LAST SATURDAY, RESPECTING THE SURVEYOR, WAS TAKEN UP AND POSTPONED FOR FURTHER CONSIDERATION.

RESOLVED THAT THE GOVERNOR BE CHARGED WITH CAUSING THE PUMPS TO BE STORED AND PAINTED.

ON MOTION OF THE GOVERNOR, RESOLVED THAT A COMMITTEE BE APPOINTED TO REPORT ON THE MARSHALL'S RESPONSIBILITY, RESPECTING THE PUBLIC JAIL, ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE GRIFFIN BE THE SAID COMMITTEE.

ON MOTION OF THE GOVERNOR, RESOLVED THAT A COMMITTEE BE APPOINTED TO REPORT ON THE SUBJECT OF PRISON BOUNDS, ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

ON MOTION OF JUDGE GRIFFIN, RESOLVED THAT THE SUBJECT OF THE PETITION OF THE INHABITANTS OF THE DISTRICT OF ERIE, BE POSTPONED UNTIL

THE FIRST MONDAY IN MAY NEXT.

THE ACCOUNTS OF GILES BARNES AND OF JOHN ANDERSON WERE PRESENTED, RESOLVED THAT THE SAID ACCOUNTS BE REFERRED TO A COMMITTEE ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THE GOVERNOR BE THE (PAGE 32) SAID COMMITTEE.

ABRAHAM S. HULL PRESENTED AN ACCOUNT OF HIS FEES IN AN ACTION WHEN THE UNITED STATES HAD FAILED, AND ALSO AN ACCOUNT OF WILLIAM MCGSCOTT, AS PROSEUTOR FOR THE UNITED STATES.

RESOLVED THAT THE SAID 2 ACCOUNTS BE REFERRED TO A COMMITTEE, ORDERED THE COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE, AND THEN THE GOVERNOR AND JUDGES, ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

THURSDAY DECEMBER THE 4TH 1806, WAS PRESENT THE GOVERNOR, AND NOT BEING A QUORUM THE GOVERNOR ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

FRIDAY DECEMBER THE 5TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE GOVERNOR, THE COMMITTEE APPOINTED TO ENQUIRE WHAT EXPENDITURES IN THIS TERRITORY ARE PROPERLY CHARGEABLE TO THE GOVERNMENT OF THE UNITED STATES, MADE A REPORT WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

THE GOVERNOR TO WHOM WAS REFERRED THE CLAIM OF CAPT. HENRY ^{SR} BIRD TO A LOT OF LAND IN THE TOWN OF DETROIT, MADE A REPORT WHICH WAS ORDERED TO LIE ON THE TABLE FOR CONSIDERATION.

THE GOVERNOR TO WHOM WAS REFERRED THE CLAIM OF ELIJAH BRUSH AS TRUSTEE FOR ALEXANDER MCKEE THE YOUNGER, MADE A REPORT THAT THE CONSIDERATION OF THE SAID CLAIM OUGHT TO BE POSTPONED, UNTIL FURTHER EVIDENCE CAN BE OBTAINED.

THE GOVERNOR TO WHOM WAS REFERRED THE CLAIMS OF HENRY BERTHLET TO 3 LOTS IN THE TOWN OF DETROIT, MADE A REPORT THAT THE SAID CLAIMS ARE JUST AND EQUITABLE.

THE GOVERNOR TO WHOM WAS REFERRED THE CLAIM OF MELDRUM AND PARK TO A LOT OF GROUND IN THE TOWN OF DETROIT AS DESCRIBED IN A DEED FROM P. BABY TO THOMAS WILLIAMS MADE REPORT THAT THE SAID CLAIM IS JUST AND EQUITABLE.

THE GOVERNOR TO WHOM WAS REFERRED ANOTHER CLAIM OF MELDRUM & PARK

TO A LOT OF GROUND IN THE TOWN OF DETROIT AS DESCRIBED IN A DEED FROM JAMES FRASER AGENT OF &C MADE REPORT THAT THE SAID CLAIM IS JUST AND EQUITABLE.

THE GOVERNOR, TO WHOM WAS REFERRED THE ACCOUNTS OF GILES BARNS AND JOHN ANDERSON, MADE REPORT WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE LATE MARSHALL OF MICHIGAN BE ALLOWED \$5 PER DAY FOR EVERY DAY HE WAS EMPLOYED IN SELLING LOTS IN THE NEW TOWN OF DETROIT, ORDERED TO LIE FOR CONSIDERATION. JOSEPH WATSON, REGISTER OF THE CITY OF DETROIT PRESENTED A PETITION ON MOTION OF JUDGE WOODWARD RESOLVED THAT THE SAID PETITION BE REFERRED TO A COMMITTEE, ORDERED THAT THE COMMITTEE CONSIST OF ONE AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

(PAGE 33)

JUDGE WOODWARD TO WHOM WAS REFERRED THE SUBJECT OF AN APPROPRIATION BILL, MADE A REPORT BY BILL, WHICH WAS READ THE FIRST TIME.

AND THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

SATURDAY DECEMBER THE 6TH 1806, WERE PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF JUDGE WOODWARD, THE APPROPRIATION BILL REPORTED YESTERDAY WAS READ A SECOND TIME, AND ORDERED TO BE ENGROSSED FOR A THIRD READING.

JUDGE GRIFFIN APPOINTED A COMMITTEE TO ENQUIRE AND REPORT ON THE RESPONSIBILITY OF THE MARSHALL RESPECTING THE JAIL, WAS DISCHARGED. THE GOVERNOR, TO WHOM WAS REFERRED THE PETITION OF JOSEPH WATSON, REGISTER OF THE CITY OF DETROIT, MADE A REPORT WHICH WAS TAKEN INTO CONSIDERATION; AND THEREUPON, ON THE MOTION OF JUDGE GRIFFIN, RESOLVED THAT JOSEPH WATSON, BE PAID BY THE TERRITORY FOR THE 2 DEEDS DRAWN BY HIM FOR THE BANK OF DETROIT.

THE RESOLUTION LAID ON THE TABLE BY JUDGE GRIFFIN ON THE 29TH DAY OF NOVEMBER LAST, RESPECTING THE SURVEYOR, WAS TAKEN UP AND DISCUSSED AND THEREUPON, RESOLVED, THAT THERE SHALL BE ALLOWED TO ABIJAH HULL FOR HIS SERVICES AS SURVEYOR, AND FOR ANY OTHER SERVICES HE MAY BE CALLED ON TO PERFORM RESPECTING THE DONATION LOTS FROM THE FIRST DAY OF JANUARY NEXT TO THE FIRST DAY OF MAY NEXT, THE SUM OF \$180.

ON MOTION OF JUDGE GRIFFIN, RESOLVED THAT THE APPLICATION OF JOHN WATSON FOR AN ORDER TO THE SURVEYOR TO GIVE A CERTIFICATE, AND TO THE REGISTER TO MAKE A DEED FOR THE LOT ASSIGNED TO HIM, BE REFERRED TO A COMMITTEE, ORDERED, THAT THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

ELIJAH BRUSH, TREASURER, PRESENTED AN ACCOUNT, AND A REPORT WHICH WERE FILED.

JUDGE WOODWARD ENTERED HIS DISSENT TO THE RESOLUTION RESPECTING THE SURVEYOR. AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO MONDAY NEXT AT TEN OF THE CLOCK IN THE FORENOON.

MONDAY DECEMBER THE 8TH 1806, PRESENT THE GOVERNOR, JUDGE WOODWARD, AND JUDGE GRIFFIN.

THE GOVERNOR TO WHOM WAS REFERRED A CLAIM OF MELDRUM AND PARK MADE A REPORT WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

ON MOTION OF JUDGE WOODWARD, THE APPROPRIATION BILL WAS READ A THIRD TIME, WHEREUPON, RESOLVED, THAT THE SAID BILL DO PASS INTO A LAW, AND THAT THE TITLE OF THE SAID LAW, BE; "AN ACT MAKING CERTAIN APPROPRIATIONS, FOR THE SERVICE OF THE YEAR 1807".

JUDGE WOODWARD ENTERED HIS DISSENT TO THAT PART OF THE SAID APPROPRIATION BILL AS ALLOWS THE MARSHALL \$10 FOR EVERY DAY HE WAS EMPLOYED IN SELLING LOTS IN THE TOWN OF DETROIT.

(PAGE 34)

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE CLERK OF THIS BOARD BE DIRECTED TO TRANSMIT COPIES OF THE 2 APPROPRIATION LAWS OF 1806 TO THE CLERK OF THE COURT OF THE DISTRICT OF ERIE. THE LATE MARSHAL OF MICHIGAN DELIVERED, AGREEABLE TO ORDER, THE ACCOUNTS OF MICHILLIMACKINAC.

ELIJAH BRUSH MADE AN APPLICATION FOR THE CLAIMS OF MATTHEW DONOVAN TO 2 LOTS IN THE TOWN OF DETROIT, AND ALSO FOR THE CLAIMS OF WILLIAM ROBERTSON TO 3 LOTS IN THE TOWN OF DETROIT.

AND ALSO FOR THE CLAIM OF CHARLES CURRY TO BE CONFIRMED, TO A LOT IN THE TOWN OF DETROIT.

AND ALSO FOR A LOT IN CONTEST BETWEEN RICHARDSON, PATTINSON AND JOHN ASKIN JR.

ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE FOREGOING APPLICATION BE REFERRED TO A COMMITTEE, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

THE GOVERNOR TO WHOM WAS REFERRED ~~THE~~ APPLICATION OF JOHN WATSON, MADE A REPORT AND ON MOTION OF JUDGE WOODWARD, RESOLVED THAT A DEED BE MADE CONFORMABLE TO THE CONDITIONS INSERTED IN THE REPORT. ON MOTION OF JUDGE WOODWARD, RESOLVED THAT APPLICATION OF SOLOMON SIBLEY, BE POSTPONED FOR THE PURPOSE^S OF THE SURVEYOR LOCATING THE HOUSES & C.

RESOLVED THAT THE SURVEYOR BE DIRECTED TO LOCATE ALL THE HOUSES IN THE OLD AND THE NEW TOWN.

THE GOVERNORS REPORT ON THE CLAIM OF MELDRUM & PARK, WAS TAKEN UP, AND THEREUPON RESOLVED THAT THE 2 FIRST CLAIMS ARE JUST AND EQUITABLE AND THAT A TITLE OUGHT TO BE GRANTED BY THE GOVERNOR & JUDGES AGREEABLY TO THE ACT OF CONGRESS, RESOLVED THAT THE REPORT ON THE THIRD CLAIM BE POSTPONED FOR FURTHER CONSIDERATION.

JOHN GENTLE PRESENTED A PETITION SIGNED BY HIM AND ONE DANIEL MACKNEAL WHICH WAS READ, AND THEREUPON, ON MOTION OF JUDGE GRIFFIN, RESOLVED THAT THE PETITIONERS HAVE LEAVE TO WITHDRAW THEIR PETITION AND THEN THE GOVERNOR & JUDGES ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

TUESDAY DECEMBER THE 9TH 1806, PRESENT THE GOVERNOR & JUDGE WOODWARD AND JUDGE GRIFFIN.

JUDGE WOODWARD TO WHOM WAS REFERRED THE SUBJECT OF TAXES MADE A REPORT BY BILL WHICH WAS READ THE FIRST TIME, AND ON MOTION OF JUDGE WOODWARD, THE SAME WAS READ A SECOND TIME AND DISCUSSED BY PARAGRAPH AND AMENDED, AND ORDERED TO BE ENGROSSED FOR A THIRD READING, AND THEN THE GOVERNOR & JUDGES ADJOURNED TO TOMORROW AT TEN O'CLOCK OF THE FORENOON.
WEDNESDAY, NO BOARD FORMED.

(PAGE 35)

THURSDAY DECEMBER THE ELEVENTH 1806, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF JUDGE WOODWARD THE BILL ON THE SUBJECT OF TAXES WAS READ THE THIRD TIME, AND THEREUPON, RESOLVED THAT THE SAID BILL DO PASS INTO A LAW, AND THAT THE TITLE OF THE SAID BILL BE "AN ACT TO REPEAL CERTAIN PARTS OF THE ACT RELATIVE TO FERRIES, TAVERNS, RETAILERS, AUCTIONS AND TAXES".

JUDGE WOODWARD TO WHOM WAS REFERRED THE ACCOUNTS OF A. S. HULL, AND OF WM. M. SCOTT RESPECTING FEES MADE A REPORT WHICH WAS POSTPONED

FOR FURTHER CONSIDERATION.

A BLANK BOOK WAS ALLOWED & DELIVERED TO ELIJAH BRUSH FOR HIS USE AS TREASURER OF MICHIGAN.

JUDGE WOODWARD TO WHOM WAS REFERRED THE ACCOUNT OF JOHN GOFF MADE A REPORT; WHEREUPON RESOLVED, UNANIMOUSLY THAT THE PART OF HIS ACCOUNT WRITING COMMISSIONS BY ORDER OF STANLEY GRISWOLD ESQ. BE REJECTED. AND THAT THE PART RESPECTING COPYING THE LAWS OF THE TERRITORY BE POSTPONED FOR FURTHER CONSIDERATION.

JUDGE WOODWARD TO WHOM WAS REFERRED 2 ACCOUNTS OF JAMES MAY, LATE MARSHALL, ONE FOR SERVING SUNDRY WARRANTS RESPECTING THE MILITIA, THE OTHER FOR SUMMONING ABSENT GRAND JURORS TO APPEAR AND SHOW CAUSE WHY THEY SHOULD NOT BE FINED, MADE REPORT WHICH WAS POSTPONED FOR CONSIDERATION. AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL CONVENED BY THE GOVERNOR.

ON WEDNESDAY THE 21ST DAY OF JANUARY, 1807, THE BOARD MET BEING CONVENED BY THE GOVERNOR, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF THE GOVERNOR RESOLVED THAT A COMMITTEE BE APPOINTED TO REPORT WHETHER ANY REGULATIONS FOR THE BOARD ARE NECESSARY FOR THE PRESERVATION OF ORDER, IF SO, WHAT REGULATIONS BE PROPER; ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

THE GOVERNOR WHO HAD BEEN APPOINTED A COMMITTEE TO SIT DURING THE RECESS OF THE LEGISLATURE TO ENQUIRE WHO ARE ENTITLED TO DONATION LOTS UNDER THE ACT OF CONGRESS, AND TO ASSIGN THE SAME, MADE A REPORT WHICH WAS ON THE MOTION OF JUDGE WOODWARD, WAS ORDERED TO LIE FOR FURTHER CONSIDERATION.

JUDGE WOODWARD LAID ON THE TABLE A RESOLUTION FOR DIMINISHING THE CAPITATION TAX FOR THE YEAR 1807.- 75% THE SAID RESOLUTION WAS ORDERED TO LIE FOR FURTHER CONSIDERATION.

JUDGE WOODWARD LAID ON THE TABLE A RESOLUTION TO DIMINISH THE TAX ON CARRIAGES & SLEIGHS FOR THE YEAR 1807 - 75%, THE SAID RESOLUTION WAS ORDERED TO LIE FOR FURTHER CONSIDERATION.

(PAGE 36)

ON THE MOTION OF JUDGE WOODWARD, RESOLVED THAT A COMMITTEE BE APPOINTED TO ENQUIRE AND REPORT WHETHER ANY, AND IF ANY, WHAT MEASURES OUGHT

TO BE TAKEN BY THIS GOVERNMENT IN RELATION TO MILITARY EXPEDITIONS IN THIS TERRITORY AGAINST THE UNITED STATES OR ANY FOREIGN NATION IN AMITY WITH THE UNITED STATES. ORDERED THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

ON MOTION OF JUDGE WOODWARD THAT THE GOVERNOR OF THIS TERRITORY BE RESPECTFULLY REQUESTED TO COMMUNICATE TO THIS BOARD, COPIES OF ANY PAPERS RECEIVED FROM THE GENERAL GOVERNMENT REALTIVE TO THE EXPEDITIONS CONTEMPLATED IN THE PRECEDING RESOLUTION AND ALSO RELATIVE TO THE BANK OF DETROIT.

ON MOTION OF JUDGE WOODWARD.

RESOLVED THAT A COMMITTEE BE APPOINTED TO CONTRACT FOR THE BETTER ACCOMODATION OF THE LEGISLATIVE BODY, ORDERED THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

SOLOMON SIBLEY PRESENTED HIS CLAIMS, REFERRED TO JUDGE WOODWARD ON THE GROUND OF EQUITY. - AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

ON THURSDAY THE 22ND DAY OF JANUARY 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE GOVERNOR IN PURSUANCE OF THE RESOLUTION OF YESTERDAY REQUESTING COPIES OF ANY PAPERS RECEIVED BY HIM FROM THE GENERAL GOVERNMENT RELATIVE TO THE EXPEDITIONS CONTEMPLATED IN THE SAID RESOLUTION, MADE A REPORT WHICH WAS READ AND ON MOTION OF JUDGE WOODWARD THE REPORT WAS REFERRED TO THE SAME COMMITTEE TO WHOM THE SUBJECT MATTER OF THE SAID RESOLUTION WAS REFERRED.

JUDGE WOODWARD, TO WHOM WAS REFERRED THE CLAIM OF SOLOMON SIBLEY ON THE GROUND OF EQUITY, REPORTED THAT THE SAID CLAIM OUGHT TO BE GRANTED.

JUDGE WOODWARD, TO WHOM WAS REFERRED THE RESOLUTION RESPECTING CERTAIN MILITARY EXPEDITIONS, AGAINST THE UNITED STATES ~~ETC.~~, AND TO REPORT WHAT MEASURES OUGHT TO BE TAKEN THEREON, MADE A REPORT BY BILL WHICH WAS READ THE FIRST AND SECOND TIME, AND ORDERED TO BE ENGROSSED FOR A THIRD READING. AND ON MOTION OF THE GOVERNOR, RESOLVED UNANIMOUSLY THAT A RESPECTFUL ADDRESS BE PRESENTED TO THE PRESIDENT ASSURING HIM OF THE PATRIOTISM AND FIDELITY OF THE OFFICERS OF THIS GOVERNMENT AND OF THE PEOPLE OF THIS TERRITORY &C.

JUDGE WOODWARD LAID ON THE TABLE THE FOLLOWING RESOLUTION THAT THE THANKS OF THIS BOARD BE PRESENTED TO HIS EXCELLENCY THE GOVERNOR

FOR THE CAREFUL AND ELABORATE REPORT WHICH HE HAS MADE ON THE IMPORTANT AND INTRICATE SUBJECT ASSIGNED TO HIS ATTENTION DURING THE RECESS.

ON MOTION OF THE GOVERNOR.

RESOLVED THAT A COMMITTEE BE APPOINTED TO REPORT A BILL AUTHORIZING THE APPOINTMENT, PROVIDING THE COMPENSATION, AND DEFINING THE DUTIES OF AN ATTORNEY GENERAL FOR THE TERRITORY; ORDERED THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE. ON MOTION OF JUDGE WOODWARD, RESOLVED, THE CONSIDERATION OF THE RESOLUTION RESPECTING THE CAPITATION BE POSTPONED UNTIL TOMORROW.

(PAGE 37)

A LETTER OF WM. MCDOWELL SCOTT, MARSHALL, WAS PRESENTED BY JUDGE GRIFFIN, AND READ; THE SAID LETTER BEING ON THE SUBJECT OF TAXES WAS POSTPONED TO TOMORROW TO BE CONSIDERED TOGETHER WITH THE RESOLUTION OF THE CAPITATION TAX.

AARON GREELY APPLIED FOR THE PURCHASE OF A CERTAIN LOT, AND THEREUPON RESOLVED THAT THE SAID APPLICATION BE REFERRED TO A COMMITTEE, ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

JAMES ANDERSON PRESENTED A MEMORIAL, STATING HIS PRETENTIONS TO CERTAIN LOTS THEREIN STATED, WHICH WAS ORDERED TO LIE FOR FURTHER CONSIDERATION.

ON MOTION OF THE GOVERNOR.

RESOLVED, THAT ANY PERSON OR PERSONS BORN IN A FOREIGN COUNTRY, AND HAVE RESIDED IN THIS COUNTRY SINCE THE INDEPENDANCE OF THE UNITED STATES, AND WERE OVER THE AGE OF SEVENTEEN YEARS, AND OWNED OR INHABITED HOUSES AT THE TIME OF THE CONFLAGRATION IN THE TOWN OF DETROIT, AND WHO PRODUCE NO OTHER EVIDENCE OF THEIR NOT OWNING OR PROFESSING ALLEGIANCE TO ANY FOREIGN POWER THAN THEIR RESIDENCE HERE AND THEIR BEING SUBJECTED TO THE LAWS OF THE COUNTRY, MAY IF THEY THINK PROPER BE HEARD BEFORE THE BOARD ON THE QUESTION OF THEIR RIGHTS TO A DONATION LOT, UNDER THE ACT OF CONGRESS.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL TOMORROW AT 11 OF THE CLOCK IN THE FORENOON.

ON FRIDAY THE 23RD DAY OF JANUARY 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE GOVERNOR READ A COPY OF THE PETITION HE HAS SENT TO CONGRESS

RESPECTING THE EXPENSES INCURRED IN ERECTING STOCKADES, AT DETROIT ON RIVER HURON, AND IN THE DISTRICT OF ERIE; AND ON MOTION OF JUDGE WOODWARD, THE SAID COPY TOGETHER WITH SUNDRY VOUCHERS WERE ORDERED TO LIE FOR FURTHER CONSIDERATION.

THE GOVERNOR TO WHOM WAS REFERRED THE SUBJECT OF AUTHORIZING THE APPOINTMENT PROVIDING THE COMPENSATION, AND DEFINING THE DUTIES OF AN ATTORNEY GENERAL, REPORTED A BILL WHICH WAS READ THE FIRST TIME, AND POSTPONED FOR FURTHER CONSIDERATION.

ON MOTION OF JUDGE WOODWARD.

RESOLVED, THAT THE RESOLUTION LAID ON THE TABLE YESTERDAY THAT THE THANKS OF THIS BOARD BE PRESENTED TO HIS EXCELLENCY THE GOVERNOR FOR THE CAREFUL AND ELABORATE REPORT WHICH HE HAS MADE ON THE IMPORTANT AND INTRICATE SUBJECT ASSIGNED TO HIS ATTENTION DURING THE RECESS, PASS.-

SOLOMON SIBLEY PRESENTED A MEMORIAL OF JACOB SMITH PRAYING THAT A DEED OF THE HOUSE AND LOT WHERE THE FAMILY OF DODEMEAD NOW LIVES, MAY ISSUE TO SAID JACOB SMITH AND JAMES DODEMEAD, WHICH WAS ORDERED TO LIE FOR FURTHER CONSIDERATION.

ON MOTION OF JUDGE WOODWARD.

RESOLVED, UNANIMOUSLY THAT DEEDS BE PREPARED AND SIGNED IN CONFORMITY TO THE FIRST PART OF THE REPORT OF THE COMMITTEE OF THE 21ST DAY OF JANUARY 1807 TO THE FOLLOWING PERSONS; RICHARD PATTINSON, JAMES HENRY, PETER DESNOYER, JEAN BAPTIST PIQUETTE, CONRAD SEEK, GABRIEL GODFROY, ANGUS MCINTOSH, ROBERT & JAMES ABBOTT, MARY ABBOTT, WILLIAM ROBERTSON AND PETER AUDRIAN, THE PARTIES RESPECTIVELY RELINQUISHING ALL THEIR FORMER PRETENTIONS AND SECURING TO THE GOVERNOR AND THE JUDGES

(PAGE 39) AND THEIR SUCCESSORS THE BALANCES WHICH THEY MAY RESPECTIVELY FALL INDEBTED, THE MONEY BEING MADE PAYABLE IN ONE YEAR, AND BEING SECURED BY BOND AND MORTGAGE, AND 12% PER ANNUM BEING ALLOWED AS DISCOUNT FOR PROMPT PAYMENT.

CENTUM

ON MOTION OF JUDGE WOODWARD.

RESOLVED UNANIMOUSLY THAT DEED BE PREPARED AND SIGNED TO THE FOLLOWING PERSONS CONFORMABLY TO THE REPORT OF THE COMMITTEE OF JANUARY THE 21ST 1807, THEY RELINQUISHING ALL CLAIMS IN THE OLD TOWN, IF THEY HAD ANY, ACKNOWLEDGING SATISFACTION OF THEIR DONATION AND PAYING AT THE RATE OF ONE HALF OF ONE CENT, FOR A SQUARE FOOT, FOR EVERY SQUARE FOOT CONTAINED IN THEIR LOTS ABOVE THE QUANTITY OF 5000 SQUARE FEET,

SECURING THE SAME BY BOND AND MORTGAGE WHERE THEY ELECT A CREDIT NOT EXCEEDING ONE YEAR, AND UNDER THE PRIVILEGE OF DISCOUNTING 12 PER CENTUM, WHERE THEY ELECT TO PAY PROMPTLY, THAT IS TO SAY TO JOHN HENDERSON, POLLY BALL, JOHN BURNETT, MISS CADORET, PRISQUE COTE, MRS. DYSON, POLLY DONOVAN, SALLY DONOVAN, JOHN DILHET, ROBERT GLASS, MISS GODFROY, GEORGE HOFFMAN, HENRY J. HUNT, DOCTOR WILLIAM McCROSKEY, MRS. HANKS, JACOB NADO, CHARLES STEWART, EPHRAIM TOWN, AND SARAH TOWN.

ON MOTION OF JUDGE WOODWARD.

RESOLVED, UNANIMOUSLY THAT DEEDS BE PREPARED AND SIGNED TO THE FOLLOWING PERSONS CONFORMABLY TO THE REPORT OF THE COMMITTEE OF JANUARY THE 21ST 1807, THEY RELINQUISHING ALL CLAIMS IN THE OLD TOWN, IF THEY HAD ANY, ACKNOWLEDGING SATISFACTION OF THEIR DONATIONS AND PAYING AT THE RATE OF ONE HALF OF ONE CENT FOR A SQUARE FOOT, FOR EVERY SQUARE FOOT CONTAINED IN THEIR LOTS ABOVE THE QUANTITY OF 5000 SQUARE FEET, SECURING THE SAME BY BOND AND MORTGAGE WHERE THEY ELECT A CREDIT, NOT TO EXCEED ONE YEAR, AND DISCOUNTING 12 PER CENTUM WHERE THEY ELECT TO PAY PROMPTLY THAT IS TO SAY, TO BAPTISTE ALLARD, PEREGRINE BANTRIM, DENNIS CAMPEAU, TOUSAINT CAMPEAU, ROBERT CONN, MISS COTE, JOSEPH COTE, ELIZABETH COOPER, MICHAEL DUROCHER, THERESA EBERTS, CHARLES GOUIN, MADELAINE GOBEYE, CHARLES GOBEYE, JR. CHARLES F. GIRARDIN, BAPTISTE GOBEYE, MRS. HULL, MISS HULL, JOHN LANE, FRANCIS LEPAGE, JAMES PROVENCAL, ANN PROVENCAL, JOSEPH PENARD, GEORGE PARE, CECILLE RENEAU, RENATTE RENEAU, WIDOW CLOUTIER, MICHEL TREMBLE, JOSEPH VOYER, JR. WILLIAM WATSON AND MORICE WILLERMY.

ON MOTION OF JUDGE GRIFFIN.

RESOLVED THAT THURSDAY NEXT BE ASSIGNED FOR SIGNING SUCH DEEDS AS MAY BE PRESENTED READY FOR SIGNATURE.

ON MOTION OF JUDGE WOODWARD.

THE ENGROSSED BILL TO PREVENT CERTAIN ACTS HOSTILE TO THE PEACE AND TRANQUILITY OF THE UNITED STATES, WITHIN THE JURISDICTION OF THIS TERRITORY, WAS READ A THIRD TIME; WHEREUPON, RESOLVED, THAT THE SAID BILL DO PASS, TO BE A LAW, AND THAT THE TITLE OF THE SAID LAW BE "AN ACT TO PREVENT CERTAIN ACTS HOSTILE TO THE PEACE AND TRANQUILITY OF THE UNITED STATES, WITHIN THE JURISDICTION OF THIS TERRITORY".

ON THE MOTION OF THE GOVERNOR, THE BILL RESPECTING THE APPOINTING AN ATTORNEY GENERAL WAS READ A SECOND TIME AND POSTPONED FOR A FURTHER CONSIDERATION.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL MONDAY NEXT AT TEN OF THE CLOCK IN THE FORENOON.

ON MONDAY THE 26TH OF JANUARY 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE GOVERNOR PRESENTED A PETITION FROM THE INHABITANTS OF THE DISTRICT OF ERIE, WHICH WAS READ; AND ON MOTION OF JUDGE WOODWARD, WAS ORDERED TO LIE FOR FURTHER CONSIDERATION.

CHARLES LAFLEUR PRESENTED A PETITION WHICH WAS READ, AND ORDERED TO LIE FOR FURTHER CONSIDERATION.

THE GOVERNOR MOVED, THAT EVERY PERSON OR THE LEGAL REPRESENTATIVE OF EVERY PERSON, BORN IN A FOREIGN COUNTRY, BEING ABOVE THE AGE OF 17, WHO DID ON THE 11TH DAY OF JUNE 1805, WHEN THE OLD TOWN OF DETROIT WAS BURNT, OWN OR INHABIT A HOUSE IN THE SAME, AND HAD NOT ELECTED TO BECOME A BRITISH SUBJECT, UNDER THE TREATY, SHALL BE ENTITLED TO A DONATION, WHETHER HE HAD BEEN NATURALIZED, OR TAKEN THE OATH OF ALLEGIANCE OR NOT.

THE ABOVE RESOLUTION WAS NEGATIVED BY A MAJORITY OF THE BOARD AND THE GOVERNOR ENTERS HIS DISSENT TO THE OPINION OF THE MAJORITY OF THE BOARD FOR THE FOLLOWING REASONS, BECAUSE BY THE ACT OF CONGRESS, ALL PERSONS OVER THE AGE OF 17 YEARS, WHO OWNED, OR INHABITED HOUSES IN THE TOWN OF DETROIT, AND DO NOT OWE AND PROFESS ALLEGIANCE TO ANY FOREIGN POWER, ARE ENTITLED TO DONATION LOTS. THE OBJECT OF THE LAW OF CONGRESS, BEING TO RELIEVE THOSE WHO SUFFERED BY THE CONFLAGRATION, IT BECOMES PROPER TO GIVE IT A LIBERAL CONSTRUCTION, IN FAVOR OF THOSE, IT WAS DESIGNED TO RELIEVE. AS IN THE SAID ACT, THE WORD ALLEGIANCE IS GENERALLY MADE USE OF WITHOUT ANY DEFINITION, WHAT KIND OF ALLEGIANCE WAS INTENDED, IT BECOMES NECESSARY TO ATTEND TO THE LEGAL DEFINITION OF IT. IT WILL HOWEVER PREVIOUSLY BE PROPER TO OBSERVE THAT A FORMAL OATH OF ALLEGIANCE IS NOT NECESSARY TO IMPOSE THE OBLIGATION. EVERY PERSON, EVEN AN ALIEN LIVING UNDER A GOVERNMENT AND PROTECTED BY THE GOVERNMENT OWES ALLEGIANCE TO THE GOVERNMENT, SIR EDWARD COKE OBSERVES THAT ALL SUBJECTS ARE EQUALLY BOUNDED TO THEIR ALLEGIANCE, AS IF THEY HAD TAKEN THE OATH,

BECAUSE IT IS WRITTEN BY THE FINGER OF THE LAW IN THEIR HEARTS, AND THE TAKING OF THE CORPORAL OATH IS BUT AN OUTWARD DECLARATION OF THE SAME. MR. BLACKSTONE OBSERVES THAT THE SANCTION OF AN OATH IT IS TRUE IN CASE OF VIOLATION OF DUTY, MAKES THE GUILT STILL MORE ACCUMULATED BY SUPER ADDING PERJURY TO TREASON, BUT IT DOES NOT INCREASE THE CIVIL OBLIGATION. THENCE IT FOLLOWS THAT A PERSON MAY OWE ALLEGIANCE WITHOUT TAKING THE OATH. THE OATH IS ONLY INSTITUTED TO REMIND THE SUBJECT OF HIS PREVIOUS DUTY, AND THE BETTER TO SECURE ITS PERFORMANCE. ALLEGIANCE TO THIS COUNTRY IS THE TIE WHICH BINDS THE PEOPLE IN RETURN FOR THE PROTECTION WHICH THE GOVERNMENT AFFORDS THEM.

IT IS FOUNDED IN REASON AND IN THE NATURE OF GOVERNMENT. IT IS DISTINGUISHED BY THE LAWS OF ENGLAND IN 2 SORTS; NATURAL ALLEGIANCE AND LOCAL ALLEGIANCE; THE FORMER BY THOSE LAWS IS CONSIDERED PERPETUAL THE LATTER TEMPORARY. STRANGERS BORN CANNOT BE CONSIDERED AS OWING A PERPETUAL ALLEGIANCE TO THIS COUNTRY. BY RESIDENCE IN THE COUNTRY THEY OWE A TEMPORARY ALLEGIANCE. IT IS BELIEVED THE AMERICAN GOVERNMENT WILL EVER (PAGE 40) ADMIT THE PRINCIPLE WITH RESPECT TO PERPETUAL ALLEGIANCE, WHICH IS LAID DOWN BY SOME OF THE ENGLISH AUTHORITIES, THAT A NATURAL BORN SUBJECT CANNOT BY ANY ACT OF HIS OWN EVEN BY SWEARING ALLEGIANCE TO ANOTHER GOVERNMENT, DISCHARGE HIS NATUARL ALLEGIANCE TO THE FORMER. IT IS A RELICT OF THE FEUDAL SYSTEM, ABSURD IN ITSELF, AN UNNECESSARY DEPRIVATION OF LIBERTY AND DEROGATORY TO THE CHARACTER OF MAN, INDEED IT MAY BE A QUESTION WHETHER IT IS NOT CONSIDERED AS OBSOLETE IN THAT COUNTRY, AND WHETHER IT NOW PREVAILS IN PRACTICE, CONSIDERING THEN THIS KIND OF ALLEGIANCE AS NOT APPLICABLE TO THE SUBJECT, IT IS NECESSARY TO CONSIDER THE NATURE OF LOCAL AND TEMPORARY ALLEGIANCE. MR. BLACKSTONE'S DEFINITION IS, THAT IT IS DUE FROM AN ALIEN OR STRANGER BORN FOR SO LONG A TIME AS HE CONTINUES WITHIN THE KING'S DOMINIONS AND PROTECTION. THE AMERICAN DEFINITION WILL BE THAT IT IS DUE FROM AN ALIEN OR STRANGER BORN FOR SO LONG A TIME AS HE CONTINUES IN OUR COUNTRY, AND UNDER THE PROTECTION OF OUR LAWS. THIS IMPORTANT QUESTION THEN ARISES WHETHER AN ALIEN OR STRANGER BORN RESIDING IN THIS COUNTRY AND OWING A LOCAL ALLEGIANCE, TO IT AT THE SAME TIME CAN OWE AN ALLEGIANCE TO ANY FOREIGN GOVERNMENT. IN ORDER RIGHTLY TO ANSWER THIS QUESTION, IT IS PROPER TO CONSIDER IN WHAT THE PRINCI-

PLE OF ALLEGIANCE IS FOUNDED, IT IS FOUNDED ON PROTECTION. WHENEVER A PERSON REMOVES FROM HIS COUNTRY, HE REMOVES OUT OF THE PROTECTION OF IT, NOT BEING PROTECTED BY THE GOVERNMENT THE VERY GROUND AND CONSIDERATION OF ALLEGIANCE FAILS; BEING PROTECTED BY THE GOVERNMENT TO WHICH HE REMOVED, THE OBLIGATION OF ALLEGIANCE IS IMPOSED BY THAT CONSIDERATION. IT BEING AGREED BY THE ENGLISH LAW THAT HE OWES LOCAL TEMPORARY ALLEGIANCE TO THE GOVERNMENT TO WHICH HE REMOVES, AND IT BEING A PRINCIPLE OF THAT LAW THAT ALLEGIANCE AND PROTECTION ARE RECIPROCAL, IT FOLLOWS THAT THE DOCTRINE OF PERPETUAL ALLEGIANCE IS INCONSISTENT AND ABSURD. IF PROTECTION IS THE TRUE GROUND OF ALLEGIANCE WHENEVER THE PARTIES ARE IN SUCH SITUATION THAT PROTECTION CANNOT BE AFFORDED, THE OBLIGATION MUST CEASE ON BOTH SIDES. WHEN A PERSON REMOVES TO A FOREIGN GOVERNMENT HE IS OUT OF THE JURISDICTION AND CONTROL OF THE GOVERNMENT AND COUNTRY FROM WHICH HE REMOVED, AND IT IS IMPOSSIBLE FOR THEM TO AFFORD HIM ANY PROTECTION; HE WILL HOWEVER BE PROTECTED BY THE GOVERNMENT TO WHICH HE REMOVES AND PROTECTION BEING THE PROTECTION HAVING THE CONSIDERATION OF ALLEGIANCE HE NECESSARILY OWES ALLEGIANCE.

A LAW HAS BEEN ADOPTED IN THIS TERRITORY AUTHORIZING ALIENS TO HOLD LAND IN THEIR OWN NAMES. MR. BLACKSTONE OBSERVES IF AN ALIEN COULD ACQUIRE A PERMANENT PROPERTY IN LANDS HE MUST OWE AN ALLEGIANCE EQUALLY PERMANENT WITH THAT PROPERTY. FROM THESE CONSIDERATIONS THE UNDERSIGNED GIVES IT AS HIS OPINION THAT STRANGERS BORN, WHO RESIDED IN THE TOWN OF DETROIT, AND INHABITED HOUSES AT THE TIME OF THE CONFLAGRATION OWED A LOCAL ALLEGIANCE TO THE COUNTRY AND IF SO, THEY OWED NO ALLEGIANCE TO ANY FOREIGN COUNTRY; AND CONSEQUENTLY ARE NOT TO BE EXCLUDED FROM THE PRIVILEGES OF THE ACT OF CONGRESS ON ACCOUNT OF THEIR ALLEGIANCE TO ANY FOREIGN GOVERNMENT; HE THEREFORE FEELS IT HIS DUTY TO PROTEST AGAINST THE DECISION OF THE BOARD, BECAUSE IT WILL DEPRIVE A NUMBER OF PERSONS OF A RIGHT TO WHICH HE CONSIDERS THEM ENTITLED BY THE ACT OF CONGRESS.

WILLIAM HULL, GOV.

OF THE TERRITORY OF MICHIGAN.

(PAGE 41)

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL TOMORROW AT HALF AFTER TEN IN THE FORENOON.

ON TUESDAY THE 27TH DAY OF JANUARY 1807 THE GOVERNOR AND JUDGE

WOODWARD ATTENDED, AND NOT BEING A QUORUM ADJOURNED UNTIL TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

ON WEDNESDAY THE 28TH DAY OF JANUARY 1807 PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF THE GOVERNOR.

THE BILL CONCERNING THE APPOINTMENT AND DUTIES OF AN ATTORNEY GENERAL WAS TAKEN UP, READ, DISCUSSED & AMENDED AND ORDERED TO ^{BE} ENGROSSED FOR A THIRD READING TOMORROW.

GEORGE MCDUGALL PRESENTED A PETITION SIGNED BY SUNDRY INHABITANTS OF THE DISTRICT OF HURON AND DETROIT, WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

GEORGE MCDUGALL PRESENTED ANOTHER PETITION, SIGNED BY SUNDRY INHABITANTS OF THE DISTRICT OF ERIE, WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

JUDGE WOODWARD TO WHOM WAS REFERRED THE SUBJECT OF RULES FOR THIS BOARD, MADE A REPORT, WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

ON MOTION OF JUDGE WOODWARD, RESOLVED, THAT THE COMMITTEE, TO WHOM WAS REFERRED THE SUBJECT OF COMPENSATION FOR AN ATTORNEY GENERAL BE DISCHARGED, FROM FURTHER CONSIDERATION.

ON MOTION OF JUDGE WOODWARD.

RESOLVED, THAT THE RESOLUTION PASSED THE 6TH DAY OF DECEMBER LAST, RESPECTING CERTAIN COMPENSATIONS ALLOWED TO THE SURVEYOR, BE RESCINDED, AND THAT A COMMITTEE BE APPOINTED TO BRING A BILL RELATIVE TO THE COMPENSATION OF THE SURVEYOR, AND ATTORNEY GENERAL.

ON MOTION OF JUDGE WOODWARD.

THE REPORT OF THE COMMITTEE ON THE SUBJECT OF THE CLAIMS OF SOLOMON SIBLEY WAS TAKEN, AND THEREUPON, RESOLVED THAT THE SAID CLAIMS BE CONFIRMED.

ON MOTION OF JUDGE WOODWARD.

RESOLVED THAT ALL MEMORIALS AND OTHER PAPERS PRESENTED TO THIS BOARD RELATING TO COURTS BE REFERRED TO A COMMITTEE. ORDERED THAT THE COMMITTEE CONSIST OF THREE, AND THAT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN BE THE SAID COMMITTEE.

ON MOTION OF JUDGE WOODWARD.

THE RESOLUTION RESPECTING THE REDUCTION OF THE CAPITATION TAX, WAS

TAKEN UP, DISCUSSED AND NEGATED.

ON MOTION OF JUDGE WOODWARD.

THE RESOLUTION, RESPECTING THE REDUCTION OF TAXES ON CARRIAGES AND SLEIGHS WAS TAKEN UP AND NEGATED.

ON MOTION OF JUDGE WOODWARD.

ORDERED THAT THE SECRETARY PREPARE A DOCKET OF ALL THE CASES WHERE THE BOARD HAVE NOT ALREADY DECIDED (PAGE 42) COL. MCDUGALL'S ACCOUNT RESPECTING POWDER BY HIM PURCHASED FOR THE USE OF THE MILITIA ARTILLERY, WAS TAKEN UP AND REFERRED TO THE GOVERNOR. THE PETITION OF CHARLES LAFLEUR, RESPECTING A LOT IN THE MAIN ST. WAS CONSIDERED AND POSTPONED TO MONDAY NEXT.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT 11 OF THE CLOCK IN THE FORENOON.

ON THURSDAY THE 29TH DAY OF JANUARY 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN. ON MOTION OF THE GOVERNOR THE ENGROSSED BILL RESPECTING THE APPOINTMENT AND DUTIES OF AN ATTORNEY GENERAL WAS READ A THIRD TIME, WHEREUPON, RESOLVED, THAT THE SAID BILL DO PASS TO BE A LAW, AND THAT THE TITLE OF THE SAID LAW BE "AN ACT CONCERNING THE APPOINTMENT AND DUTIES OF AN ATTORNEY GENERAL."

THIS DAY BEING ASSIGNED BY THE BOARD FOR SIGNING DEEDS WHICH MAY BE READY, THE FOLLOWING DEEDS WERE EXHIBITED EXAMINED AND SIGNED, TO WIT; TO RICHARD PATTINSON, JAMES HENRY (2 DEEDS), PETER DESNOYER, JEAN B. PIQUET, GABRIEL GODFROY, MARY ABBOTT, GEORGE HOFFMAN, ORDERED THAT THE ABOVE DEEDS SO SIGNED BE RETAINED BY THE REGISTER AS AN ESCROW UNTIL THE CONSIDERATION MONEY DUE FOR BALANCE, IF ANY, IS PAID AND A DEED OF RELINQUISHMENT IS SIGNED AND DELIVERED TO THE SAID REGISTER.

ORDERED THAT THE REGISTER BE REQUESTED TO MAKE AN EXACT LIST OF ALL THE PERSONS IN WHOSE FAVOR DEEDS ARE MADE.

ON MOTION OF JUDGE WOODWARD.

RESOLVED, THAT DEEDS BE PREPARED AND SIGNED TO THE FOLLOWING PERSONS, CONFORMABLY TO THE REPORT OF THE COMMITTEE OF JANUARY THE 21ST 1807, THEY RELINQUISHING ALL CLAIMS IN THE OLD TOWN, IF THEY HAD ANY, ACKNOWLEDGING SATISFACTION OF THEIR DONATIONS AND PAYING AT THE RATE OF ONE HALF OF A CENT FOR A SQUARE FOOT CONTAINED IN THEIR LOTS ABOVE THE QUANTITY OF 5000 SQUARE FEET, SECURING THE SAME BY

BOND AND MORTGAGE, WHERE THEY ELECT A CREDIT, NOT TO EXCEED ONE YEAR, AND DISCOUNTING 12 PER CENTUM WHERE THEY ELECT TO PAY PROMPTLY, THAT IS TO SAY TO BAZILE CREQUI, HEIR OF MRS. JOUET, LOUIS THIBAULT, JR. HENRY TEEZE, ROBERT & JAMES ABBOTT, JOHN CONNOR, GAB. GODFROY, JR. ARCHIBALD HORNER, JOHN DODEMEAD, JOHN WATSON, MRS. ANN COATES, JAMES VINCENT, JAMES DODEMEAD, CONRAD SEEK, HEIRS OF WELSH, JOSEPH DAMPEAU, MRS. COTE, MRS. LASSALLIER, MRS. CADORET, JOS. HOSFORD, JOHN BENTLY, ROSWELL HATCH, JOHN WILLIAMS, THEOPHILUS METTEZ, ISAAC JONES, & MRS. MCNIFF.

AND THEN THE GOVERNOR & JUDGES, ADJOURNED UNTIL TUESDAY NEXT AT ELEVEN OF THE CLOCK IN THE FORENOON.

(PAGE 43)

ON TUESDAY THE 3RD DAY OF FEBRUARY 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD, AND JUDGE GRIFFIN.

ON MOTION OF THE GOVERNOR.

ORDERED THAT THE NAMES OF ISAAC DAY, BE PLACED AT THE END OF THE DOCKETT, AS ENTITLED TO DONATION LOTS IN THE SECOND CLASS, AND THAT THE NAME OF MRS. DAY, BE PLACED AT THE END OF THE DOCKETT. THE MARSHALL OF MICHIGAN APPLIED FOR INSTRUCTIONS RESPECTING THE PRISON BOUNDS OF THE DISTRICT OF HURON AND DETROIT, WHEREUPON, RESOLVED, THAT THE SAID APPLICATION BE REFERRED TO A COMMITTEE, ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

ORDERED THAT THE REGISTER BRING TO THIS BOARD, EVERY WEDNESDAY, SUCH DEEDS AS MAY BE READY FOR SIGNATURES.

ON MOTION OF JUDGE WOODWARD.

THE SURVEYOR PRESENTED THE PLAT OF A SECTION WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

ON MOTION OF JUDGE WOODWARD.

RESOLVED, THAT IN ALL CASES WHERE THE PARTIES, ARE ENTITLED TO LOTS, AS DONATIONS, THAT IS TO SAY TO 5000 SQUARE FEET, HAVE SELECTED OR HAVE BEEN ASSIGNED BY THE BOARD, LOTS CONTAINING MORE THAN 5000 SQUARE FEET, AND DO NOT EXPRESS TO THE REGISTER THEIR DESIRE OF TAKING SUCH SURPLUS ON THE TERMS SETTLED BY THE BOARD IN SUCH CASES, THE DEED SHALL BE MADE FOR 5000 FEET ONLY, AND THE PERSON SHALL BE CONSIDERED BY THIS BOARD AS HAVING A PREEMPTIVE RIGHT TO THE SAID SURPLUS AT ANY TIME WITHIN 2 YEARS.

ORDERED THAT THE SECRETARY PUT UP AN ADVERTISEMENT IN CONFORMITY

DR. WILLIAM BROWN APPLIED FOR AN ORDER OF THE BOARD THAT THE DEED FOR ROSWELL HATCH, FOR A DONATION LOT, BE MADE IN THE NAME OF WILLIAM BROWN BY VIRTUE OF A POWER OF ATTORNEY OF THE SAID ROSWELL HATCH TO HIM.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL TOMORROW AT HALF AFTER TEN IN THE FORENOON.

ON WEDNESDAY THE 4TH DAY OF FEBRUARY 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN. (PAGE 44)

A DEED WAS SIGNED FOR PETER AUDRIAN SECRETARY OF THIS BOARD CONTAINING 6000 FEET, IT BEING LOT NO. 5 SECTION 2 OF 60 FEET IN FRONT BY 100 FEET IN DEPTH, THE CONSIDERATION IS \$120 TO BE DEDUCTED OF A SUM OF \$250 DUE BY THE GOVERNMENT TO SAID PETER AUDRIAN FOR SERVICES.

A DEED WAS SIGNED FOR GABRIEL GODFROY JR.

DO DO PRSIQUE COTÉ.

DO DO JOHN BURNET.

DO DO THEOPHILUS METTEY.

DO DO ANGILIQUE CADORET.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO MONDAY THE 9TH DAY OF FEBRUARY NEXT AT HALF AFTER TEN IN THE FORENOON.

ON MONDAY THE 9TH DAY OF FEBRUARY 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE GOVERNOR TO WHOM WAS REFERRED THE APPLICATION OF AARON GREELY, FOR A CERTAIN LOT, MADE A REPORT, WHICH ON MOTION OF JUDGE WOODWARD WAS POSTPONED FOR FURTHER CONSIDERATION.

THURSDAY NEXT IS ASSIGNED TO DETERMINE WHETHER OR NOT, MRS. ISRAEL HUNT IS ENTITLED TO DONATION LOT.

LOT 45 SEC 7 - IN THE 3RD CLASS CONFIRMED TO THOMAS COWLES.

" 49 " 4 - " 2ND CLASS DO TO JOHN ROBINSON.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO THURSDAY NEXT AT HALF PAST TEN IN THE FORENOON.

ON THURSDAY THE 12TH DAY OF FEBRUARY 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF THE GOVERNOR.

(PAGE 45)

RESOLVED THAT A COMMITTEE BE APPOINTED TO CONFER WITH JOHN SUINARE

AND REPORT ON WHAT TERMS HE WILL RELINQUISH HIS TITLE TO THE GROUND IN THE STREET AND ADJOINING TO SOLOMON SIBLEY'S GROUND. - AND ON MOTION OF JUDGE WOODWARD, THIS RESOLUTION WAS ORDERED TO LIE FOR CONSIDERATION.

ON MOTION OF THE GOVERNOR.

JAMES ANDERSON PRESENTED TO THE BOARD THE TITLES OF WILLIAM ALLEN TO A CERTAIN LOT OF GROUND IN THE OLD TOWN OF DETROIT, WHICH WAS REFERRED TO A COMMITTEE, ORDERED THAT THE COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

JUDGE WOODWARD TO WHOM WAS REFERRED THE TITLE OF WILLIAM ALLEN TO A CERTAIN LOT IN THE OLD TOWN OF DETROIT, MADE REPORT, THAT THE TITLE IS EQUITABLE, AND THAT THE DEED OUGHT TO BE GRANTED AND SIGNED.

THE CASE OF JAMES ANDERSON AND CHRISTOPHER TUTTLE FOR 2 DONATION LOTS, TO WIT; LOT NO. 9 SECTION NO. 4, DRAWN BY PETER AUDRIAN, AND LOT NO. 50 SEC NO. 4, DRAWN BY JEAN BT. COMPARET, WAS TAKEN UP EXAMINED AND DISCUSSED, AND THE BOARD, AFTER HAVING HEARD COUNCIL ON BOTH SIDES, DECIDED THAT JAMES ANDERSON IS ENTITLED TO RECEIVE DEEDS FOR THE SAID 2 LOTS.

THE CLAIM OF CHRISTOPHER TUTTLE, AS AGENT AND ATTORNEY OF THOMAS SMITH, LATE SURVEYOR WAS TAKEN UP AND CONSIDERED, AND THEREUPON ORDERED THAT A DEED BE MADE IN THE NAME OF THOMAS SMITH FOR THE LOT NO. 8, SEC 4.

ANOTHER CLAIM OF CHRISTOPHER TUTTLE FOR THOMAS SMITH TO THE LOT NO. 51 SEC NO. 4, DRAWN BY MRS. CADORET FOR DONATION, WAS ALSO TAKEN UP AND CONSIDERED, AND THEREUPON ORDERED THAT THE DEED BE MADE IN THE NAME OF THOMAS SMITH.

MR. JAMES ANDERSON ACKNOWLEDGES IN OPEN BOARD THAT HE RELINQUISHES TO THOMAS SMITH ON HALF OF THE LOT NO. 9 AND 50 SEC. NO. 4, THEREUPON RESOLVED THAT THE GROUND CONTAINED IN LOTS NO. 8 & 5, AND THE HALF OF 9 & 50 BE CONVEYED TO THOMAS SMITH IN SATISFACTION OF ALL HIS DEMANDS, EXCEPTING A SMALL BALANCE LESS THAN \$50 PAYABLE IN MONEY.

CHRISTOPHER TUTTLE APPEARED AS AGENT AND ATTORNEY OF THOMAS SMITH.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO MONDAY NEXT AT 11 OF THE CLOCK IN THE FORENOON.

ON MONDAY THE 16TH DAY OF FEBRUARY 1807, PRESENT THE GOVERNOR, JUDGE

WOODWARD AND JUDGE GRIFFIN,

ON MOTION OF THE GOVERNOR,

RESOLVED UNANIMOUSLY THAT A COMMITTEE BE APPOINTED TO EXAMINE AND ADJUST THE TITLES OF DOC. WM. BROWN, JOHN SINARE, MELDRUM AND PARK, MATHEW ELLIOT, HENRY BERTHELET, THOMAS MCKEE, ANGUS MCINTOSH, THE REPRESENTATIVES OF WILLIAM MACOMB, DECD, JAMES MAY, JOHN GENTLE JOHN KINZIE, PETER AUDRIAN, WILLIAM ROBERTSON, JOHN DODEMEAD, JOHN MCGREGOR, JOSEPH CAMPAN, JOSEPH THIBAUT, AUGUSTIN LAFOY, HEIRS OF (PAGE 46) JOSEPH VOYER, DECD, JOHN ASKIN, JR., ARCHIBALD HORNER, WIDOW COTE', WIDOW PROVENAL, DANIEL MCNEAL, WIDOW COATS, FRANCIS GOBEYE, DAVID MCCLAIN, HEIRS OF JAMES GIRARDIN, ROBERT GOUIE, CHARLES CURRY, ELIJAH BRUSH, ANTOINE BEAUBIEN, SOL. SIBLEY, BELLANGER, BAPTIST PELLETIER, FRANCOIS LE PAGE, ESTATE OF JOS. VOYER DECD JOHN SHAW, MARY ABBOTT, WILLIAM ROBERTSON, WIDOW DROUILLARD, BAPTISTE LE PIERRE, AND^{ALL} OTHER PERSONS WHATSOEVER CONCERNED IN THE TOWN OF CITY OF DETROIT, LIKEWISE TO CONFER WITH THEM, AND ASCERTAIN AND REPORT ON WHAT TERMS SUCH OF THEIR GROUND, AS IS NECESSARY FOR STREETS AND OTHER PUBLIC PURPOSES, MAY BE OBTAINED, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD, BE THE SAID COMMITTEE; AND THAT THE SAID COMMITTEE BE INSTRUCTED GENERALLY TO REPORT ON ALL SUCH MATTERS AS MAY RELATE TO THE TOWN OR CITY BY BILL OR OTHERWISE.

A LETTER OF DR. WILLIAM BROWN TO THE GOVERNOR AND JUDGES WAS READ AND REFERRED TO THE ABOVE COMMITTEE.

ON MOTION OF JUDGE WOODWARD,

A MAJORITY OF THE BOARD DECIDED THAT THOMAS COWLES IS ENTITLED TO A DONATION LOT IN THE 3RD CLASS AND ORDERED A DEED TO BE PREPARED FOR THE SAME.

AND JUDGE GRIFFIN ENTERS HIS DISSENT.

JACOB SMITH ATTENDED THE BOARD AND DECLARES THAT HE WITHDRAWS HIS CAVEAT AGAINST JAMES DODEMEAD, AND CONSENTS THAT A DEED ISSUE TO THE SAID JAMES DODEMEAD.

ON MOTION OF JUDGE GRIFFIN, THE BOARD IS ADJOURNED UNTIL MONDAY THE 2ND DAY OF MARCH NEXT, TO MEET AGAIN AT ELEVEN OF THE CLOCK IN THE FORENOON.

(PAGE 47)

ON WEDNESDAY THE 11TH DAY OF MARCH 1807, PRESENT THE GOVERNOR, JUDGE

WOODWARD AND JUDGE GRIFFIN. JUDGE WOODWARD LAID ON THE TABLE THE FOLLOWING RESOLUTION, TO WIT: RESOLVED, THAT THE SECRETARY OF THE GOVERNOR AND THE JUDGES, WHILE SITTING ON THE ADJUSTMENT OF THE TITLES, OF DETROIT, BE INSTRUCTED TO MAKE OUT AND PREPARE SUCH DEEDS, AS MAY BE DIRECTED.

JEAN BAPT COMPARET, BY ABRAHAM HULL ESQ. MADE AN APPLICATION FOR A LOT, WHICH WAS POSTPONED TO TOMORROW.
ON MOTION OF JUDGE WOODWARD.

THE CAVEAT ENTERED BY JOHN WATSON, AGAINST THE GRANTING A CERTAIN LOT TO HUGH R. MARTIN WAS TAKEN UP AND POSTPONED TO TOMORROW.

JAMES MAY APPLIED FOR AN ORDER THAT A DEED BE PREPARED FOR THE SEVERAL LOTS ASSIGNED TO HIM, AND THE SAME WAS GRANTED.
ON MOTION OF JUDGE WOODWARD.

ORDERED, THAT THE RESOLUTION OF THE TENTH OF NOVEMBER LAST, WHICH REQUIRES THAT A DEED BE MADE FOR EVERY LOT BE RESCINDED.

A PETITION OF JOSEPH WATSON, REGISTER OF THE CITY, PRAYING FOR CERTAIN COMPENSATIONS, WAS PRESENTED AND REFERRED TO THE COMMITTEE OF THE WHOLE.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT ELEVEN O'CLOCK IN THE FORENOON.

(PAGE 48)

ON THURSDAY THE 12TH DAY OF MARCH 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD, AND JUDGE GRIFFIN.

THE CLAIM OF JEAN BAPT COMPARET TO A LOT WAS TAKEN UP AND ON MOTION OF JUDGE WOODWARD, RESOLVED THAT THE SAID CLAIM BE REFERRED TO A COMMITTEE, ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR, BE THE SAID COMMITTEE TO REPORT WHAT VACANT LOT SHALL ASSIGNED TO THE SAID COMPARET.

SOLOMON SIBLEY ESQ. AGENT FOR THE HEIRS OF WILLIAM MCCOMB DECD, ENTERED A CLAIM FOR THE SAID HEIRS, TO A CERTAIN LOT IN THE MAIN ST. NO. --- SECTION --- (NOW IN DISPUTE BETWEEN HUGH R. MARTIN AND JOHN WATSON TO SATISFY THE SAID HEIRS FOR GROUND THEY OWNED IN THE OLD TOWN OF DETROIT.

ON MOTION OF -----

RESOLVED THAT THE ABOVE DESCRIBED LOT BE CONSIDERED AS PART OF THE MILITARY RESERVE UNTIL THE COMMANDING OFFICER OF THE GARRISON OF DETROIT RECEIVE ORDERS FROM THE PRESIDENT OF THE UNITED STATES,
OR THE SECRETARY OF WAR TO DELIVER IT UP.

THE BOARD SIGNED A DEED OF A DONATION LOT TO JOHN WATSON NO. 58
SEC. 1--AND IT IS UNDERSTOOD THAT THE GRANTING OF THIS LOT, SHALL
NOT INVALIDATE HIS CLAIM TO THE LOT NOW IN DISPUTE BETWEEN HIM AND
HUGH R. MARTIN.

RESOLVED, UNANIMOUSLY THAT RICHARD SMYTH HOLD THE LOT NO. ⁵¹ ₃ SEC. ₃
JOINING AND BACK TO THE LOT ON WHICH HIS DWELLING HOUSE NOW STANDS;
ON PAYING 2 CENTS OF EACH SQUARE FOOT.

A PETITION OF ARCHER LYONS FOR A DONATION LOT WAS PRESENTED AND
TAKEN INTO CONSIDERATION ; WHEREUPON, RESOLVED THAT THE PETIONER
IS ENTITLED TO A DONATION LOT.

DR. WILLIAM BROWN MADE APPLICATION, FOR CONRAD TEN EYCK FOR A
DONATION LOT, WHICH WAS TAKEN INTO CONSIDERATION ; WHEREUPON
RESOLVED THAT THE SAID CONRAD TEN EYCK, IS ENTITLED TO A DONATION
LOT, AND THEN THE BOARD ADJOURNED TO TOMORROW AT ELEVEN OF THE
CLOCK IN THE FORENOON.

ON FRIDAY THE 13TH DAY OF MARCH 1807, PRESENT THE GOVERNOR, JUDGE
WOODWARD AND JUDGE GRIFFIN.

ELIJAH BRUSH ESQ. ATTENDED THE BOARD, PRAYED AND OBTAINED LEAVE
TO WITHDRAW ALL THE PAPERS, WHICH HE HAD FILED RESPECTING HIS TITLE
TO HIS FARM.

ON THE APPLICATION OF ABRAHAM F. HULL THE BOARD ORDERED THAT A DEED
BE PREPARED FOR THOMAS WELCH FOR THE LOT NO. 63 SEC 1.

(PAGE 49)

JAMES HENRY APPLIED FOR A DEED OF LOT 39 SEC 3 AND THE BOARD ORDERED
THAT A DEED BE PREPARED FOR THE SAME.

ELIJAH BRUSH, PRESENTED A CLAIM TO 4 LOTS FOR WILLIAM ROBERTSON,
ANOTHER CLAIM TO 2 LOTS FOR MATHEW DONOVAN, ANOTHER CLAIM TO ONE
LOT FOR MATH. ELLIOT, AND ANOTHER CLAIM TO ONE LOT AS TRUSTEE FOR
MCKEE THE YOUNGER.

THE ABOVE CLAIMS, ON MOTION OF JUDGE WOODWARD, WERE REFERRED TO A
COMMITTEE, ON THE GROUND OF EQUITY ORDERED THAT THE COMMITTEE
CONSIST OF ONE AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

JAMES HENRY PRESENTED HIS CLAIM TO A CERTAIN LOT IN THE OLD TOWN
OF DETROIT, NEAR THE ESPLANADE, WHICH WAS FORMERLY THE PROPERTY
OF DR. WM. HARFFY, WHICH WAS TAKEN INTO CONSIDERATION, AND
ADMITTED.

ELIJAH, BRUSH, AS AGENT FOR CAPT. HENRY BIRD, LAID HIS CLAIM TO A

CERTAIN LOT OF GROUND IN THE OLD TOWN OF DETROIT, AND THE TITLES WERE PRODUCED AND EXAMINED.

ON MOTION OF THE GOVERNOR.

RESOLVED, THAT THE FOLLOWING LOTS BE ASSIGNED TO ELIJAH BRUSH AGENT FOR MESSRS. TODD & MCGILL, IN FULL FOR EXTINGUISHING ALL THE CLAIMS. TO WIT;

LOT NO.	SEC	NO.
DO 52	---	1
DO 46	"	"
DO 45	"	"
DO 46	"	2
DO 47	"	2
DO 42	"	7
DO 21	"	7

AT THE BIG SQUARE

AND THEN THE GOVERNOR & JUDGES ADJOURNED TO TOMORROW AT ELEVEN OF THE CLOCK IN THE FORENOON.

SATURDAY THE 14TH DAY OF MARCH 1807, PRESENT THE GOVERNOR, JUDGE GRIFFIN, JUDGE WOODWARD & JUDGE

ROBERT & JAMES ABBOTT PRESENTED A DEED OF LOT NO. 41 SEC 3 WHICH WAS SIGNED.

JAMES ABBOTT PRESENTED A DEED OF LOT 61 SEC 6 WHICH WAS SIGNED & ORDERED TO REMAIN WITH THE REGISTER AS AN ESCROW.

THE BOARD SIGNED A DEED FOR FRANCIS FEROT, FOR LOT 54 SEC 2.

ORDERED THAT A DEED BE PREPARED FOR CHARLES CURRY FOR LOTS NO. 1 & 2 SECTION 3.

ORDERED THAT THE CLAIM OF E. BRUSH FOR CAPT. HENRY BYRD BE CONFIRMED. AUGUSTIN LONGON APPLIED FOR A DEED FOR HIS DONATION LOT; ORDERED THAT THE SURVYOR MEASURE AND MAKE A PLAT OF THE SAID LOT AND REPORT TO THIS BOARD.

(PAGE 50)

DR. WM. MCDOWELL SCOTT APPLIED FOR THE LOT BACK OF THE LOT ON WHICH HE HAS BUILT HIS DWELLING HOUSE, WHICH LOT WAS DRAWN BY JOSEPH CAMPAU AS A DONATION LOT AND CLAIMED BY HIM; THE BOARD TOOK THE CASE INTO CONSIDERATION, AND DETERMINED THAT WM. MCDOWELL SCOTT HAVE THE LOT, AND SOMETIME AFTER ON THE REPRESENTATIONS OF MR. BRUSH IT WAS ORDERED THAT THE CASE BE RECONSIDERED ON MONDAY NEXT, AND THAT THE SECRETARY DO NOTIFY THE SAME TO DR. SCOTT AND TO REQUEST THAT HE BRING BEFORE THE BOARD ALL THE EVIDENCE HE MAY BE POSSESSED OF RE-

SPECTING HIS CLAIM TO THE SAID LOT.

THE CAVEAT ENTERED BY CHARLES LAFLEUR TO LOT NO. 7, SEC 1 DRAWN DR. WM. BROWN AS A DONATION LOT, WAS TAKEN UP AND DISCUSSED, THE MAJORITY OF THE BOARD DECIDED IN FAVOR OF DR. BROWN AND ON MOTION OF JUDGE WOODWARD ORDERED THAT THE CASE BE RECONSIDERED ON MONDAY NEXT AND THAT THE SECRETARY SUPENNA JOHN CONNER TO ATTEND AS A WITNESS, AND THEN THE BOARD ----- TO MONDAY NEXT AT ELEVEN OF THE CLOCK IN THE FORENOON.

MONDAY THE 16TH DAY OF MARCH 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THOMAS MAHONY APPLIED FOR HIS DONATION LOT NO. 23 SEC 7 AND THE BOARD ORDERED THAT A DEED BE PREPARED FOR THE SAME.

ORDERED THAT THE SURVEYOR EXAMINE AND REPORT, RESPECTING THE LOTS OF HOSFORD, FREROT, WATSON AND OTHERS, RESOLVED THAT A NEW DEED BE MADE OUT FOR JOHN WATSON, AND THAT THE TERRITORY WILL PAY FOR THE DEED ALREADY MADE.

THE GOVERNOR, TO WHOM WAS REFERRED THE CLAIM OF JEAN BT. COMPARET, MADE A REPORT WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

SOLOMON SIBLEY, MADE APPLICATION FOR LYDIA HALLIBUT FOR HER DONATION LOT NO. 21 SEC 3 AND PRAYED FOR AN ORDER THAT A DEED BE PREPARED, AND THE SAME WAS POSTPONED FOR CONSIDERATION.

ON MOTION OF THE GOVERNOR.

THE CASE IN DISPUTE BETWEEN DR. WILLIAM BROWN AND CHARLES POUPOARD WAS TAKEN UP DISCUSSED AND EVIDENCE AND ARGUMENTS HEARD ON BOTH SIDES; WHEREUPON ORDERED, THAT A DEED FOR SAID LOT BE PREPARED FOR DOCT. BROWN AS BEING ENTITLED THERETO.

AND THEN THE GOVERNOR & JUDGES ADJOURNED TO THURSDAY NEXT AT TEN OF THE CLOCK IN THE FORENOON. ON FRIDAY THE 20TH DAY OF MARCH 1807, THE BOARD NEXT AT THE HOUSE OF JAMES MAY, PRESENT THE GOVERNOR, JUDGE WOODWARD, AND JUDGE GRIFFIN.

THE GOVERNOR AND JUDGES SIGNED A DEED FOR JAMES MAY COMPREHENDING THE FOLLOWING LOTS, TO WIT;

THEY ALSO SIGNED ANOTHER DEED FOR THE SAID JAMES MAY COMPREHENDING THE 2 FOLLOWING LOTS, TO WIT;

THEY ALSO SIGNED,

A DEED FOR DR. WM. BROWN OF LOT 7 SEC 1 ✓

A DEED FOR THOMAS MAHONY OF LOT 23 SEC 7 ✓

2 DEEDS FOR CHAS CURRY DO 1&2 DO3 ✓

A DEED FOR DR. WM. SCOTT DO 35 DO3 ✓

A DEED FOR POLLY BALL DO 73 DO8 ✓

AVES McDONALD APPLIED FOR A DONATION LOT, AND HE DECLARING ON OATH THAT HE NEVER MADE HIS ELECTION IN WRITING OF REMAINING A BRITISH SUBJECT, THE BOARD DECIDED THAT HE WAS ENTITLED TO A DONATION LOT; AND ON MOTION OF JUDGE GRIFFIN THE FURTHER CONSIDERATION OF THIS CLAIM WAS POSTPONED UNTIL MONDAY NEXT.

SOLOMON SIBLEY APPLIED FOR THE DECISION OF THE BOARD ON THE CLAIM OF REBECCA HUNT, WIFE OF ISRAEL HUNT, FOR A DONATION LOT, AND A MAJORITY OF THE BOARD DECIDED THAT SHE IS ENTITLED TO A DONATION LOT AND ORDERED THAT A DEED BE PREPARED ACCORDINGLY; AND JUDGE WOODWARD ENTERED HIS DISSENT IN THE FOLLOWING WORDS TO WIT;

MR. WOODWARD DISSENTED TO THE DECISION OF THE BOARD THAT MARRIED WOMEN, WHOSE HUSBANDS RESIDED IN THE TOWN AND HAVE RECEIVED DONATIONS SHOULD RECEIVE ADDITIONAL DONATIONS OF 5000 FEET OF GROUND.

THERE IS NO DOUBT IN THE MIND OF THE DISSENTIENT THAT A MARRIED WOMAN MAY RECEIVE A TITLE, IF ANY RIGHT IS VESTED.

IN THIS CASE IT IS ONLY NECESSARY TO DETERMINE, WHETHER THE STATUTE TESTS A RIGHT.

THE TERM USED IN THE STATUTE IS THE WORD PERSON. BY THE LAWS OF ENGLAND HUSBAND WIFE ARE ONE PERSON. THE QUEEN OF THE REALM IS THE ONLY EXCEPTION. THE DISSENTIENT IS NOT THEREFORE SATISFIED OF THE CORRECTNESS OF THIS CONSTRUCTION OF THE STATUTE."

A MAJORITY OF THE BOARD DECIDED THAT MRS. SIBLEY WIFE OF SOLOMON SIBLEY ESQ., IS ENTITLED TO A DONATION LOT, AND ORDERED THAT A DEED BE PREPARED ACCORDINGLY.

(PAGE 52)

JUDGE GRIFFIN DISSENT.

ON MOTION OF THE GOVERNOR.

RESOLVED THAT A COMMITTEE BE APPOINTED TO PREPARE A FINAL REPORT TO CONGRESS.

ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

ON APPLICATION OF SOLOMON SIBLEY RESOLVED, UNANIMOUSLY THAT THE VACANT GROUND IN FRONT OF HIS OWN LOT, BETWEEN THE MAIN ST. AND A CROSS ST. BE ASSIGNED TO HIM TO EXTINGUISH PART OF THE DONATION LOT TO WHICH HE IS ENTITLED.

ON MOTION OF THE GOVERNOR.

THE APPROPRIATION BILL WAS TAKEN UP, READ, FOR THE THIRD TIME AND DISCUSSED; WHEREUPON, RESOLVED THAT THE SAID BILL, DO PASS TO BE A LAW, AND THAT THE TITLE OF THE SAID LAW BE "AN ACT MAKING CERTAIN APPROPRIATIONS."

JUDGE WOODWARD, ENTERED HIS DISSENT IN THE FOLLOWING WORDS TO WIT;

"MR. WOODWARD DISSENTED TO SO MUCH OF THE ACT ENTITLED AN ACT MAKING CERTAIN APPROPRIATIONS, AS APPROPRIATES \$3000 TO SATISFY DONATIONS TO THE INHABITANTS OF DETROIT, AND ASSIGNS THE FOLLOWING REASONS, "FIRST, BECAUSE IN THE OPINION OF THE DISSENTIENT THE SAID PROVISION IS CONTRARY TO THE LETTER OF THE ACT OF CONGRESS ENTITLED "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES OF LAND IN THE TOWN OF DETROIT, AND TERRITORY OF MICHIGAN, AND FOR OTHER PURPOSES" AND WHICH ACT DIRECTS A DIFFERENT APPLICATION OF THE PROCEEDS OF GROUND.

"SECOND, BECAUSE IN THE OPINION OF THE DISSENTIENT, THE SAID PROVISION IS CONTRARY TO THE SPIRIT AND OBJECT OF THE SAID ACT OF CONGRESS; THE OBJECT BEING TO PROMOTE THE IMPROVEMENTS, AND EXPANSION OF THE TOWN BY THE GRANT OF 5000 FEET OF GROUND WHICH EITHER THE DONEE OR HIS ASSIGNS WOULD PROBABLY IMPROVE, BUT MONEY MAY BE EXPENDED FOR ANY PURPOSES, FOR SUBSISTENCE, IN BUSINESS, OR IN INTemperance, NONE OF WHICH COULD COME WITHIN THE CONTEMPLATION-OF THE ACT."

AND THEN THE GOVERNOR AND JUDGES ADJOURNED.

ON SATURDAY THE 28TH DAY OF MARCH 1807, THE BOARD MET AT THE LEGISLATIVE ROOM. PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN. JUDGE WOODWARD, TO WHOM WAS REFERRED THE CLAIM OF CHARLES CURRY MADE REPORT, THAT THE TITLE OUGHT TO BE CONFIRMED TO THE HEIRS OF MR. CALLAGHAN, IF AT THE TIME OF THE ACQUISITION, HE WAS A CITIZEN OF THE UNITED STATES, THE SAID REPORT WAS ORDERED TO LIE ON THE

TABLE.

(PAGE 55)

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO ~~WEDNESDAY NEXT AT HALF~~

~~AT TEN O'CLOCK IN THE FORENOON.~~

ONDAY THE 30TH DAY OF MARCH 1807, PRESENT THE GOVERNOR, JUDGE
WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF JUDGE WOODWARD.

THE BILL CONCERNING THE CITY OF DETROIT WAS TAKEN UP AND READ, AND
ON MOTION OF JUDGE GRIFFIN POSTPONED TO THE FIRST MONDAY IN MAY NEXT.
EROGE MELDRUM APPLIED FOR A PIECE OF GROUND IN THE SHIPYARD OF
5 FEET BY 77 FEET, WHICH HAD BEEN MEASURED BY THE SURVEYOR, AND
PRAYED THAT THE SAME BE ASSIGNED TO HIM AS PART SATISFACTION FOR
THE GROUND TAKEN FROM HIM FOR THE STREET, POSTPONED FOR CONSIDERATION
AND THEN THE BOARD WAS ADJOURNED TO WEDNESDAY NEXT AT HALF AFTER
TEN IN THE FORENOON.

(PAGE 56)

WEDNESDAY 1ST APRIL 1807, NO BAORD WAS FORMED.

THURSDAY THE SECOND DAY OF APRIL 1807, PRESENT THE GOVERNOR,
JUDGE WOODWARD AND JUDGE GRIFFIN.

FRANK BRUSH APPLIED FOR A STRIP OF GROUND LYING IN FRONT OF HIS LINE
AND PRAYED THAT THE SURVEYOR BE ORDERED TO ASCERTAIN THE NUMBER
OF FEET CONTAINED THEREIN THE CONSIDERATION OF THE SAID APPLICATION
WAS POSTPONED UNTIL THE NEXT MEETING OF THE BOARD.

ON APPLICATION OF E. BRUSH ORDERED THAT THE SURVEYOR BE DIRECTED
TO SURVEY AND ASCERTAIN THE NUMBER OF FEET OF GROUND BETWEEN
MATH. DONOVAN'S LOT AND THE MAIN ST. AND TO REPORT TO THIS BOARD.
ON THE SAME APPLICATION THE SAME ORDER ISSUED RESPECTING THE LOTS
OF WILLIAM ROBERTSON.

DR. WILLIAM BROWN APPLIED FOR THE DEED OF THE DONATION LOT OF
LOUIS DUCHENEAU THE BOARD ORDERED THAT LOUIS DUCHENEAU ATTEND THIS
BOARD, TO SATISFY THEM OF HIS BEING AN AMERICAN CITIZEN.
ON MOTION OF JUDGE WOODWARD.

ORDERED THAT THE SURVEYOR DO PREPARE A NEW MAP FOR THE USE OF THE
BOARD.

(PAGE 57)

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT HALF
AFTER TEN IN THE FORENOON.

FRIDAY THE 3RD DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE
WOODWARD, AND JUDGE GRIFFIN. (57)

ON APPLICATION OF JOHN BAPTISE DURETTE ORDERED THAT A DEED BE PREPARED FOR HIM FOR THE LOT ON MAIN ST. ON WHICH HE HAS BUILT A HOUSE.

RESOLVED, THAT ALL THE DEEDS, FOR THE LOTS IN THE REAR OF JAMES BODEMEAD AND IN THE REAR OF THE BANK, BE BROUGHT BACK TO THIS BOARD BY THE REGISTER IF THEY ARE STILL IN HIS HANDS.

ORDERED, THAT THE SECRETARY DO PREPARE A DEED FOR JOHN WATSON, OF 5000 FEET INSTEAD OF 6000, MENTIONED IN THE DEED ALREADY MADE. MR. FLANNAGAN APPLIED FOR A DONATION LOT FOR JOHN GOFF, POSTPONED TO NEXT MONDAY.

THE APPLICATION OF DR. WM. BROWN FOR LOUIS DURCHENEAU FOR A

(PAGE 58) DONATION LOT, WAS TAKEN UP; "IT WAS GRANTED, AND A DEED ORDERED, BUT AFTER WORDS ON A MOTION OF JUDGE GRIFFIN THE RESOLUTION FOR GRANTING WAS RESCINDED.

JOHN GENTLE APPLIED FOR AN ORDER, THAT A DEED BE PREPARED FOR HIS DONATION LOT; POSTPONED TO MONDAY NEXT.

THE GOVERNOR APPLIED FOR A STRIP OF GROUND, IN FRONT OF HIS LOT, AND THE 2 JUDGES DECIDED THAT HE MAY HAVE IT ON PAYING INTO THE TREASURY AT THE RATE OF 2 CENTS FOR EACH SQUARE FOOT CONTAINED IN THE SAID STRIP OF GROUND.

ORDERED THAT THE SURVEYOR ASCERTAIN THE NUMBER OF FEET AND REPORT TO THIS BOARD.

ELIJAH BRUSH APPLIED FOR A DONATION LOT FOR CHARLES LAFLEUR, POSTPONED TO MONDAY NEXT.

AND THEN THE GOVERNOR, AND JUDGES ADJOURNED TO MONDAY NEXT AT HALF AFTER TEN IN THE FORENOON.

MONDAY THE 6TH DAY OF APRIL 1807,^{PRESENT} THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE SURVEYOR REPORTED THAT HE HAD SURVEYED THE STRIP OF GROUND IN FRONT OF THE GOVERNOR'S LOT AND THAT THE NUMBER OF FEET AMOUNTED TO 6,724 FEET, INCLUDING 900 FEET NOW LAID OUT AS A STREET;

WHEREUPON RESOLVED THAT A DEED BE MADE OUT TO THE GOVERNOR, FOR 2 PARCELS OF GROUND ONE BEGINNING ON THE MAIN ST. AT THE INTER-

SECTION OF THE ST. WHICH PASSES BETWEEN THE BANK AND THE HOUSE OF

SOLOMON SIBLEY, AT THE MOST NORTHERN & EASTERN CORNER OF THE 4

CORNERS MADE BY SUCH INTERSECTION, AND RUNNING THENCE ON THE COURSE

NORTH 60° EAST 20 FEET, TO THE LINE OF ELIJAH BRUSH, THENCE ALONG THE SAID LINE 100 FEET, THENCE SOUTH 60° WEST 29 FEET TO THE CROSS ST. THENCE ALONG THE SAID CROSS ST. NORTH 30° WEST 100 FEET TO THE BEGINNING, CONTAINING BY ESTIMATION 2500 SQUARE FEET BE THE SAME MORE OR LESS. THE OTHER PARCEL OF GROUND BEGINNING AT THE INTERSECTION OF THE CROSS ST. RUNNING BETWEEN THE BANK AND THE HOUSE OF SOLOMON SIBLEY, AND THE ST. PARALLEL TO THE MAIN ST. RUNNING BETWEEN THE HOUSES OF WILLIAM McDOWELL SCOTT AND JOS. WILKINSON, AT THE MOST, NORTH EASTERN CORNER OF THE 4 CORNERS MADE BY SUCH INTERSECTION, AND RUNNING THENCE ON THE COURSE NORTH 30° WEST 80 FEET THENCE NORTH 60° EAST 29 FEET TO THE LINE OF ELIJAH BRUSH, THENCE ALONG THE SAME 80 FEET TO THE PARALLELL ST. AFORESAID; THENCE ALONG THE SAME SOUTH 60° WEST 29 FEET TO THE BEGINNING CONTAINING BY ESTIMATION 2400 SQUARE FEET, BE THE SAME MORE OR LESS.

JOHN WATSON APPLIED FOR AN ORDER THAT A DEED BE MADE OUT FOR THE DONATION LOT OF HIS WIFE, AND THE SAME WAS ORDERED.

THE CONSIDERATION OF THE LETTER OF CAPT. WILLIAMS WAS POSTPONED UNTIL TO MORROW.

(PAGE 59)

GEORGE WELSH APPLIED FOR A DONATION LOT, AND THE BOARD DECIDED THE LOT NO. 81 IN SECTION NO. 8 BE ASSIGNED TO HIM, AND A DEED WAS ORDERED TO BE PREPARED ACCORDINGLY.

THE CLAIM OF JOHN GENTIF WAS TAKEN UP, AND POSTPONED TO TOMORROW.

THE CLAIM OF ARCHER TO A DONATION LOT WAS TAKEN UP AND THE BOARD ASSIGNED HIM THE LOT NO. 80 SEC. 8 AND ORDERED THAT A DEED BE PREPARED ACCORDINGLY.

ON MOTION OF JUDGE WOODWARD.

ORDERED THAT DEEDS BE PREPARED FOR MARRIED WOMEN.

ORDERED THAT THE SURVEYOR BE DIRECTED TO MAKE OUT A MAP OF SECTION SEVENTH AND EIGHTH ON 2 SEPARATE SHEETS OF PAPER.

RESOLVED THAT ESA JONES HAVE THE LOT NO. 45, SEC 8 FOR \$30.

THE APPLICATION OF JOHN GOFF, FOR A DONATION LOT WAS TAKEN UP AND CONSIDERED, AND THE BOARD POSTPONED IT.

THE REGISTER OF THE CITY OF DETROIT, ATTENDED THE BOARD AND REPORTED THAT HE HAS NOT, IN HIS HANDS, ANY OF THE DEEDS DEMANDED BY THE RESOLUTION OF LAST FRIDAY.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT NINE OF THE CLOCK IN THE FORENOON.

(PAGE 60)

WEDNESDAY THE 7TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD, AND JUDGE GRIFFIN. THE SURVEYOR DELIVERED TO THE BOARD A MAP OF THE SECTION NO. 8 AGREEABLE TO THE ORDER OF YESTERDAY THE CONSIDERATION OF WHICH WAS POSTPONED UNTIL TOMORROW.

(PAGE 61)

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT NINE O'CLOCK IN THE FORENOON.

WEDNESDAY THE 8TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

GEORGE SMART APPLIED FOR A DONATION LOT. THE APPLICANT SAID AND IT APPEARED TO THE SATISFACTION OF THE BOARD, THAT HE PROFESSED HIMSELF A CITIZEN OF THE UNITED STATES OF AMERICA SINCE THE YEAR 1794 BUT HAS NEVER TAKEN THE OATH OF ALLEGIANCE TO THE SAID UNITED STATES, THIS CLAIM IS POSTPONED UNTIL TOMORROW.

(PAGE 62)

GEORGE SMART APPLIED ALSO FOR THE DONATION LOT OF HIS BROTHER ROBERT SMART, AND THE CONSIDERATION OF THE SAID APPLICATION IS POSTPONED TO TOMORROW.

GEORGE SMART MADE APPLICATION FOR THE DONATION LOTS OF JOHN WEGGS AND ROBERT FLEMING, WHICH WAS POSTPONED TO TOMORROW, THE BOARD DECIDED THAT THEY ARE ENTITLED TO DONATION LOTS.

WILLIAM MCDOWELL SCOTT APPLIED FOR HIS DONATION LOT.

THE APPLICANT CAME IN THE UNITED STATES, IN THE YEAR 1796, THEN MINOR SAYS THAT HE ALWAYS PROFESSED HIMSELF A CITIZEN OF THE UNITED STATES, AND HAS HELD OFFICES OF JUSTICE OF THE PEACE, OF A JUDGE OF THE COURT OF COMMON PLEAS AND HAS FREQUENTLY TAKEN THE OATH TO SUPPORT THE CONSTITUTION BOTH BEFORE AND SINCE THE FIRE, AND ON THE QUESTION SHALL THE APPLICATION BE GRANTED. YEARS.---

THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN; NOES --- NONE.

THEREFORE RESOLVED, THAT THE APPLICANT HAVE FOR HIS DONATION LOT, THE ONE ON WHICH HE HAS BUILT A DWELLING HOUSE.

THE CLAIM OF JOHN GENTLE TO A DONATION LOT WAS TAKEN UP AND CONSIDERED. MR. GENTLE SAYS THAT HE IS NOT DESIROUS TO TAKE AN OATH OF ALLEGIANCE TO THE UNITED STATES OF AMERICA, THAT HE CONCEIVES

(60)

IT NOT NECESSARY AND IS ATTENDED WITH NO ADVANTAGE TO HIM. AND ON THE QUESTION, IS JOHN GENTLE ENTITLED TO A DONATION LOT? YEAS -- THE GOVERNOR, NOES JUDGE WOODWARD AND JUDGE GRIFFIN, SO IT WAS CARRIED IN THE NEGATIVE.

RESOLVED THAT A DEED BE MADE TO THE GOVERNOR FOR A CERTAIN LOT AND PARCEL OF GROUND, BEGINNING AT ONE OF THE CORNERS MADE BY THE INTERSECTION OF THE STREET RUNNING BETWEEN THE BANK, AND THE HOUSE OF SOLOMON SIBLEY AND THE ST. RUNNING BETWEEN THE HOUSES OF WILLIAM MCDOWELL SCOTT AND JOS. WILKINSON AT THE MOST NORTH EASTERN CORNER OF THE 4 CORNERS MADE BY SUCH INTERSECTION AND RUNNING THENCE ON THE COURSE NORTH 60° EAST 29 FEET, TO THE LINE OF ELIJAH BRUSH, THENCE ALONG THE SAID LINE 54 FEET, BE THE SAME MORE OR LESS TO THE LINE OF HENRY BERTHELET, THENCE ALONG THE SAME ABOUT SOUTH 60° WEST 15 FEET, BE THE SAME MORE OR LESS, TO THE ST. RUNNING BETWEEN THE BANK AND THE HOUSE OF SOLOMON SIBLEY, THENCE ALONG THE SAID ST. NORTH 30° WEST, 80 FEET TO THE BEGINNING.

A DEED WAS PRESENTED TO BE SIGNED FOR JAMES HENRY, WHICH WAS ORDERED TO LIE FOR CONSIDERATION.

THE DEED OF THE DONATION LOT OF WILLIAM MCDOWELL SCOTT WAS SIGNED.

(PAGE 63)

ORDERED THAT A DEED BE MADE OUT FOR RICHARD SMYTH, AND THAT THE WORD HUNDRED FEET BE CHANGED INTO 80 FEET.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT NINE OF THE CLOCK IN THE FORENOON.

THURSDAY THE 9TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF JUDGE GRIFFIN.

RESOLVED THE RESOLUTIONS GRANTING DONATION LOTS TO PETER DESNOYER, GEORGE SMART, AND ROBERT SMART BE RECONSIDERED.

THE CLAIM OF GEORGE SMART BEING UNDER CONSIDERATION, THE APPLICANT SAYS THAT HE IS DESIROUS OF BEING A CITIZEN OF THE UNITED STATES BUT NOT MERELY FOR THE SAKE OF RECEIVING A DONATION LOT, AND ON THE QUESTION; IS GEORGE SMART ENTITLED TO A DONATION LOT? THE GOVERNOR AND JUDGE WOODWARD, VOTED IN THE AFFIRMATIVE, AND JUDGE GRIFFIN VOTED IN THE NEGATIVE AND LOT 62 IN SEC. NO. 1 WAS ALLOWED.

TO SAID GEORGE SMART. THE CLAIM OF ROBERT SMART WAS TAKEN INTO CONSIDERATION AND ON THE QUESTION, IS ROBERT SMART ENTITLED TO A DONATION LOT? THE GOVERNOR AND JUDGE WOODWARD VOTED IN THE AFFIRMATIVE, AND JUDGE GRIFFIN VOTED IN THE NEGATIVE, AND THE ASSIGNMENT OF A LOT WAS POSTPONED TO TOMORROW. THE CLAIM OF PETER DESNOYER WAS TAKEN UP INTO CONSIDERATION; THE APPLICANT BY A DECREE OF THE GOVERNMENT OF HIS COUNTRY, THAT HE SHOULD RETURN WITHIN A CERTAIN TIME, AND NOT HAVING RETURNED WITHIN THAT TIME, HAS DIVESTED HIMSELF OF HIS ALLEGIANCES, TO THE FRENCH GOVERNMENT; AND ON THE QUESTION IS PETER DESNOYERS ENTITLED TO A DONATION LOT? THE GOVERNOR AND JUDGE WOODWARD VOTED IN THE AFFIRMATIVE AND JUDGE GRIFFIN VOTED IN THE NEGATIVE. DANIEL McNEAL'S CLAIM TO LOT 60 SEC. 4 WAS TAKEN UP AND POSTPONED TO TOMORROW. AND THEN THE GOVERNOR AND JUDGES, ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

FRIDAY THE 10TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ORDERED THAT THE MARSHALL BE DIRECTED TO COMPLETE THE PUMP IN THE SEC. NO. 8.

THE GOVERNOR, TO WHOM WAS REFERRED THE CLAIMS OF WILLIAM ROBERTSON, REPORTED FAVORABLE TO THE CLAIMANT.

THE GOVERNOR, TO WHOM WAS REFERRED THE CLAIM OF MATTH. ELLIOT MADE A REPORT IN FAVOR OF THE CLAIMANT.

THE GOVERNOR TO WHOM WAS REFERRED THE CLAIM OF ELIJAH BRUSH AS TRUSTEE TO ALEXANDER MCKEE, THE YOUNGER, REPORTED IN FAVOR OF THE CLAIMANT.

(PAGE 64)

THE ABOVE THREE REPORTS WERE ORDERED TO LIE ON THE TABLE.

THE SURVEYOR MADE A REPORT ^{THAT} AGREEABLE TO THE ORDER OF THE BOARD HE HAD MEASURED THE GROUND BETWEEN MATHEW DONOVAN'S LOT AND THE MAIN ST. AND ALSO THE GROUND BETWEEN WILLIAM ROBERTSON'S LOT AND THE MAIN ST. THE REPORT WAS ORDERED TO LIE ON THE TABLE AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO MONDAY NEXT AT TEN OF THE CLOCK IN THE FORENOON.

MONDAY THE 13TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

ON MOTION OF JUDGE GRIFFIN.

THE CLAIM OF CONRAD SEEK WAS TAKEN UP (PAGE 65) THE APPLICANT PRAYS FOR LOT NO. 4 AND ON THE QUESTION, SHALL THE SAID LOT BE ASSIGNED TO CONRAD SEEK? JUDGE WOODWARD AND JUDGE GRIFFIN VOTED IN THE AFFIRMATIVE AND THE GOVERNOR VOTED IN THE NEGATIVE. THE APPLICANT OFFERS TO RESIGN HIS DEED TO LOT 68 IN SEC. NO. 4 AND ON MOTION OF JUDGE GRIFFIN, ORDERED THAT THE SECRETARY OF THE BOARD PREPARE A DEED, THE GOVERNOR DISSENTED. THE SURVEYOR DELIVERED TO THE BOARD A PLAN OF THE SECTION NO. 7 ON MOTION OF JUDGE WOODWARD, RESOLVED, UNANIMOUSLY THAT THE SAID PLAN BE CONFIRMED.

RESOLVED THAT THE SAID PLAN BE A PUBLIC RECORD, THAT IT REMAIN WITH THE SECRETARY OF THE GOVERNOR & JUDGES, AND THAT NO PERSON BE SUFFERED TO MAKE ANY ALTERATION WITHOUT THEIR ORDER TO THAT EFFECT. RESOLVED THAT ROBERT SMART IS ENTITLED TO A DONATION LOT.

IN APPLICATION WAS MADE IN FAVOR OF MRS. GILL FORMERLY NANCY THORN FOR A DONATION LOT, WHEREUPON, RESOLVED THAT SHE IS ENTITLED TO A DONATION LOT, AND THAT THE SAME BE ASSIGNED TO HER.

JAMES ABBOTT ENTERS A CAVEAT AGAINST THE 2 FOLLOWING LOTS, TO WIT; LOTS NO. 45 SEC. 2 AND LOT NO. 21, SEC. 7.

THE CLAIM OF MRS. ROBINSON WAS TAKEN UP (LOT NO. 68 SEC 8) WHEREUPON RESOLVED THAT SHE IS ENTITLED TO THE SAID LOT. ON MOTION OF JUDGE WOODWARD.

ORDERED THAT THE SURVEYOR MAKE OUT A PLAN OF THE SECTION NUMBERED TO BE A RECORD. RESOLVED THAT A COMMITTEE BE APPOINTED TO SUPERINTEND THE SAID PLAN. ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

TUESDAY THE 14TH DAY OF APRIL, 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

(PAGE 66)

THE CLAIM OF AUGUSTIN LONGON WAS TAKEN UP AND CONSIDERED WHEREUPON RESOLVED THAT THE SAID AUGUSTIN LONGON IS NOT ENTITLED TO LOT NO. SECTION NO. AS HIS DONATION LOT.

THE CLAIM OF PETER DESNOYER WAS TAKEN UP AND CONSIDERED, AND THE BOARD DECIDED THAT HE SHALL NOT HAVE FOR HIS DONATION THE LOT ON

HICH HE HAS BUILT HIS DWELLING HOUSE.

ORDERED THAT THE SURVEYOR, BE DIRECTED TO PREPARE A PLAN OF THE SECTIONS NO. 1,4,2, & 6,8,9,10 -- UNDER THE DIRECTION OF THE COMMITTEE, TO BE KEPT AS RECORD WHEN APPROVED.

RESOLVED THAT A COMMITTEE BE APPOINTED TO REPORT WHAT ARRANGEMENTS SHALL BE MADE WITH RESPECT TO THE DELIVERY OF THE DEEDS, THE EXECUTION OF MORTGAGES AND OF RELINQUISHMENTS ; ORDERED THE COMMITTEE CONSIST OF ONE AND THAT THE GOVERNOR BE THE SAID COMMITTEE. ON MOTION OF THE GOVERNOR.

RESOLVED THAT A CERTIFICATE FROM THE GOVERNOR AND JUDGES, OR A MAJORITY OF THEM, TO ANY PERSON THAT HE OR SHE IS ENTITLED TO A DONATION LOT, AND HAS ELECTED ONE, WHICH WAS UNDER A PRIOR ENGAGEMENT TO ANY OTHER PERSON, SHALL BE A SUFFICIENT AUTHORITY TO THE TREASURER TO PAY TO THE PERSON THE PROCEEDS OF SAID LOT SO ELECTED AS A DONATION LOT, PROVIDED SUCH PERSON EXECUTES A RELINQUISHMENT OF HIS OR HER DONATION LOT, ORDERED THAT THE SAID RESOLUTION LIE ON THE TABLE.

THE CLAIM OF JOHN GOFF WAS TAKEN UP AND CONSIDERED AND ON THE QUESTION IS JOHN GOFF ENTITLED TO A DONATION LOT? THE GOVERNOR VOTED IN THE AFFIRMATIVE AND JUDGE WOODWARD AND JUDGE GRIFFIN IN THE NEGATIVE.

THE CLAIM OF JAMES KIRBY WAS TAKEN UP. THE APPLICANT MADE IT APPEAR TO A MAJORITY OF THE BOARD, THAT HE WAS ENTITLED BY LAW TO A DONATION, AS HAVING BEEN IN THE UNITED STATES, LONG ENOUGH TO ENTITLE HIM TO BECOME A CITIZEN AND BEING DESIROUS OF BECOMING ONE. AND ON THE QUESTION IS JAMES KIRBY ENTITLED TO A DONATION LOT?

THE GOVERNOR AND JUDGE WOODWARD VOTED IN THE AFFIRMATIVE AND

JUDGE GRIFFIN IN THE NEGATIVE. THE CLAIM OF MRS. GEEL FOR THE SURPLUS OF MR. MAY'S GROUND WAS TAKEN UP AND POSTPONED THE REPORTS ON THE CLAIMS OF CHARLES CURRY, OF THE 28TH OF MARCH

(PAGE 67) LAST, WAS TAKEN UP AND CONSIDERED, WHEREUPON RESOLVED THAT THE TITLE PAPERS BE CONFIRMED & ON THE MOTION OF JUDGE WOODWARD, RESOLVED THAT A DEED BE MADE TO CHARLES CURRY, AND ELIZABETH HIS WIFE, TO HOLD AS TENANTS IN COMMON AND NOT AS JOINT TENANTS, FOR PECUNIARY CONSIDERATION OF 50 CENTS.

AND THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

WEDNESDAY THE 15TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE
WOODWARD & JUDGE GRIFFIN.

THE GOVERNOR, TO WHOM WAS REFERRED THE ARRANGEMENTS, RESPECTING
THE DELIVERY OF DEEDS, THE EXECUTION OF MORTGAGES AND RELINQUISH-
MENTS, MADE A REPORT WHICH WAS READ AND ORDERED TO LIE ON THE
TABLE.

ORDERED THAT A DEED BE POSTPONED TO ROBT. SMART UNTIL HE OR SOME
PERSON FOR HIM SHALL PAY OR OFFER TO PAY TO AUSTIN LONGON, WHAT
ANY THREE DISINTERESTED NEIGHBORS WILL SAY IS THE VALUE OF THE
FENCING.

ON MOTION OF JUDGE WOODWARD.

RESOLVED, THAT A DEED BE MADE TO AUGUSTIN LONGON FOR A LOT AND
PARCEL OF GROUND IN THE CITY OF DETROIT, LYING AND BEING IN SEC-
TION NUMBERED 2 AND BEGINNING AT THE DISTANCE OF 450 FEET FROM
THE RIGHT ANGLED CORNER OF THE SAID SECTION ON THE COURSE NORTH
60° WEST AND RUNNING THENCE ON THE SAID COURSE 70 FEET, THENCE
ON THE COURSE SOUTH 60° WEST 100 FEET, THENCE SOUTH 30° EAST 70 FT.

THENCE NORTH 30° EAST 100 FEET TO THE BEGINNING CONTAINING BY

ESTIMATION 7000 SQUARE FEET, BE THE SAME MORE OR LESS. HE TO

RECEIVE 5000 FEET AS DONATION AND TO PAY ONE HALF OF ONE CENT A

SQUARE FOOT FOR THE SURPLUS, AND HE IS TO ^{BE} ALLOWED TO CULTIVATE

PUBLIC GROUND 10 FEET ON THE NORTH WEST SIDE OF HIS LOT, AND 20

FEET ON THE SOUTH WEST SIDE OF HIS LOT FOR 5 YEARS, FROM THE DATE

OF THE DEED, AND AS LONG AFTER AS HE SHALL BE PERMITTED BY THE

GOVERNOR OF THE TERRITORY OR OTHER PERSON AUTHORIZED BY LAW.

RESOLVED THAT A DEED BE MADE TO AUGUSTIN LONGON FOR A LOT AND

PARCEL OF GROUND, IN THE CITY OF DETROIT, LYING AND BEING IN

SECTION NUMBERED 2 BEGINNING AT THE DISTANCE OF 120 FEET FROM

THE NORTH (PAGE 68) WEST CORNER OF HIS OTHER LOT IN THE SAME

SECTION, ON THE COURSE SOUTH 60° WEST AND RUNNING THENCE SOUTH 60°

WEST, 30 FEET; THENCE SOUTH 30° EAST 70 FEET; THENCE NORTH 60°

EAST 30 FEET THENCE NORTH 30° WEST 70 FEET TO THE BEGINNING CON-

TAINING BY ESTIMATION 2100 SQUARE FEET, BE THE SAME MORE OR LESS.

HE TO PAY ONE CENT FOR A SQUARE FOOT, AND TO BE ALLOWED AS BEFORE

TO CULTIVATE 10 FEET ON THE NORTH WEST SIDE OF HIS LOT, FOR 5 YEARS

AND AS LONG AFTER AS PERMITTED BY THE GOVERNOR OR OTHER COMPETENT

AUTHORITY.

RESOLVED THAT A DEED BE MADE TO ROBERT FLEMING FOR A LOT IN DE-
 RHOIT IN SECTION NUMBERED 2 BEGINNING AT THE DISTANCE OF 520 FEET
 FROM THE SOUTH EAST CORNER OF THE HOUSE OF JAMES DODEMEAD, ON THE
 COURSE NORTH 30° WEST AND RUNNING THENCE SOUTH 30° EAST 70 FEET, THE-
 NCE NORTH 60° EAST 50 FEET, THENCE NORTH 30° WEST 70 FEET, THENCE
 SOUTH 60° WEST 50 FEET TO THE BEGINNING, CONTAINING BY ESTIMATION,
 500 SQUARE FEET, BE THE SAME MORE OR LESS IN FULL FOR HIS DONATION.
 LOT 82 IN SECTION 2 ASSIGNED TO JOHN LANE.

THE REV. GABRIEL RICHARD APPLIES FOR THE CATHOLIC CHURCH DEEDS
 ORDERED TO LIE FOR CONSIDERATION.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT TEN
 IN THE FORENOON.

THURSDAY THE 16TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE
 WOODWARD AND JUDGE GRIFFIN.

(PAGE 69)

DEED OF THE GOVERNOR AND JUDGES TO CONRAD SEEK, WAS READ AND ON
 THE QUESTION SHALL THIS DEED BE SIGNED? JUDGE WOODWARD AND JUDGE
 GRIFFIN VOTED IN THE AFFIRMATIVE AND THE GOVERNOR VOTED IN THE NEGA-
 TIVE, AND SO IT WAS CARRIED IN THE NEGATIVE.

JOSEPH CAMPEAU APPLIED FOR HIS DONATION LOT NO. 56 IN SEC 2 WHICH
 HE HAD PURCHASED AT PUBLIC VENDUE IN 1805, AND HAS BEEN ASSIGNED
 TO JOHN DODEMEAD, THE BOARD DECIDED THAT MR. CAMPEAU SHALL BE
 ALLOWED AS MANY SQUARE FEET, AS HE HAD BEFORE IN THE VICINITY OF
 HIS OLD POSITION; WHEREUPON RESOLVED THAT A COMMITTEE BE APPOINTED
 TO ARRANGE WITH MR. CAMPEAU, ORDERED THAT THE COMMITTEE CONSIST OF
 ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

RESOLVED, UNANIMOUSLY, THAT THE PLAN OF THE SECTION NUMBERED SEVEN
 ADOPTED ON THE 13TH OF THE PRESENT MONTH BE SIGNED BY THE GOVERNOR
 AND THE JUDGES OR SOME ONE OR MORE OF THEM IN IDENTIFICATION, AND
 ATTESTED BY THE SECRETARY OF THIS BOARD.

HORNER APPLIED AND PRAYED THAT THE DONATION LOT OF HIS WIFE, NO. 5
 IN SEC. NO. 7, BE EXCHANGED FOR THE LOT NO. ---- IN SEC. NO. ----
 AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT TEN OF
 THE CLOCK IN THE FORENOON.

FRIDAY THE 17TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE
 WOODWARD AND JUDGE GRIFFIN.

DEEDS WERE PRESENTED FOR AUGUSTIN LONGON AND WERE ORDERED TO REMAIN WITH THE SECRETARY OF THE BOARD UNTIL FURTHER ORDERS. JUDGE WOODWARD, TO WHOM WERE REFERRED THE CLAIMS OF THE HEIRS OF WILLIAM BOOMB DECD. REPORTED THAT THE SAID CLAIMS ARE EQUITABLE AND OUGHT TO BE GRANTED WHEREUPON RESOLVED THAT THE TITLES BE CONFIRMED AND TO LIE ON THE TABLE FOR FURTHER CONSIDERATION TO MONDAY NEXT.

AND THEN THE GOVERNOR AND JUDGES ADJORNED TO MONDAY NEXT AT TEN O'CLOCK IN THE FORENOON

MONDAY THE 20TH DAY OF APRIL 1807 PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN. PAGE 70 ON MOTION OF THE GOV. A DEED PREPARED FOR CONRAD SEEK WAS RECONSIDERED AND POSTPONED CONRAD SEEK DELIVERED TO THE BOARD THE DEED WHICH HAD BEEN EXECUTED BY HIM FOR A LOT IN THE SHIPYARD. JAMES ABBOTT REFERRED HIS APPLICATION FOR THE DONATION LOT OF CATHERINE METTEZ NO, 45 IN SEC. AND ALSO FOR THE DONATION LOT OF CHARLES GOUIN JR. NO. 21 IN SEC. WHICH TWO LOTS HAVE BEEN ASSIGNED TO ELIJAH BRUSH, AND MR. ABBOTT

APPLIED FOR A LOT IN THE REAR OF LOT NO. 40 IN SEC. 3 FOR CATHERINE METTEZ, AND FOR LOT 46 IN SEC. 8 FOR CHARLES GOUIN JR. RESOLVED UNANIMOUSLY THAT IT IS EXPEDIENT FOR THIS GOVERNMENT TO MAKE A REPRESENTATION TO THE GENERAL GOVERNMENT ON THE SUBJECT OF THE

STATUTORY RESERVATIONS IN DETROIT. RESOLVED THAT A COMMITTEE BE APPOINTED TO PREPARE SUCH REPRESENTATIONS, ORDERED THAT THE COMMITTEE CONSIST OF TWO AND THAT THE GOVERNOR AND JUDGE WOODWARD BE THE SAID COMMITTEE. RESOLVED UNANIMOUSLY THAT UNTIL A REPLY BE RECEIVED TO ABOVE REPRESENTATION NO DONATION LOT SHALL BE ASSIGNED SOUTH AND WEST OF THE STREET RUNNING FROM THE STREET IN THE REAR OF JAMES ABBOTT'S LOT TO CHARLES CURRY'S CORNER BUT THAT THIS BOARD WILL PROCEED TO DISPOSE OF THE OLD RIGHTS THEREIN.

AND THEN THE GOVERNOR AND JUDGES ADJORNED TO TOMORROW AT 10 O'CLOCK IN THE FORENOON.

TUESDAY THE 21ST OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

RESOLVED, THAT A COMMITTEE BE APPOINTED TO BRING IN A BILL PROVIDING FOR THE PAYMENT OF THE APPROPRIATION BILL AS PROVIDES THE SUM OF \$100,000. FOR THE PAYMENT OF THOSE PERSONS WHO ARE ENTITLED TO DONATIONS UNDER THE ACT OF CONGRESS AND HAVE ELECTED THOSE LOTS TO WHICH THERE WERE PRIOR CLAIMS,

ON MOTION OF JUDGE GRIFFIN.

RESOLVED THAT IN ALL CASES (EXCEPTING WHERE OTHERWISE ORDERED BY THE BOARD) WHERE AGREEMENTS HAVE BEEN MADE BY THE GOVERNOR AND JUDGES FOR THE SALE AND DISPOSITION OF LOTS IN THE CITY OF DETROIT, TO PERSONS NOT ENTITLED TO DONATION LOTS UNDER THE ACT OF CONGRESS OF THE 21ST OF APRIL 1806 ENTITLED AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES OF LAND IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN, AND FOR OTHER PURPOSES AND WHICH SAID LOTS HAVE BEEN LOCATED UPON OR ELECTED BY INDIVIDUAL ENTITLED TO (PAGE 71) DONATION LOTS, IN CONFORMITY TO THE RESOLUTIONS OF THE LEGISLATURE OF THE 15TH OF NOVEMBER 1806, THE REGISTER DO MAKE OUT AND PREPARE DEEDS FOR SAID LOTS IN THE NAME OF THE PERSONS WHO CLAIM THEM BY VIRTUE OF SUCH AGREEMENT AND THAT THE CONSIDERATION IN THE SAID DEEDS TO BE EXPRESSED BE FOR AND-CONSIDERATION OF A DONATION LOT OF THE A. B. AND BY HIM RELINQUISHED IN FAVOR OF THE GRANTEE; WHICH SAID DEEDS WHEN MADE AND EXECUTED SHALL BE DELIVERED TO THE SECRETARY OF THE LEGISLATURE TO REMAIN AS ESCROWS, SUBJECT TO BE DELIVERED TO THE SAID GRANTEES UPON THEIR FILING REGULAR RELINQUISHMENTS EXECUTED BY THE DONEES, WITH CERTIFICATE FROM SAID DONEES, STATING THAT THE MONEY HAS BEEN PAID OR SECURED TO THEM RESPECTIVELY AT THE RATE OF 2 CENTS PER SQUARE FOOT, AND THAT THEY ARE FULLY SATISFIED FOR THEIR DONATION LOTS UNDER SAID ACT OF CONGRESS.

RESOLVED THAT IN THE EVENT THAT THE GRANTEE SHALL NEGLECT OR REFUSE FOR THE SPACE OF 20 DAYS TO PAY OR SECURE THE PAYMENT TO THE DONEE (AFTER NOTICE AND A TENDER OF RELINQUISHMENT) AT THE RATE OF 2 CENTS PER SQUARE FOOT A DEED SHALL ISSUE TO THE DONEE, PROVIDED THAT A BOND PAYABLE IN ONE YEAR TO THE DONEE SECURED BY MORTGAGE ON THE LOT, SHALL IN ALL CASES, BE CONSIDERED SUFFICIENT SECURITY.

RESOLVED UNANIMOUSLY THAT A COMMITTEE BE APPOINTED TO ADJUST THE CASES WHERE THE DONEE IS TO RECEIVE THE CONSIDERATION. ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT THE GOVERNOR BE THE SAID COMMITTEE.

RESOLVED THAT A COMMITTEE BE APPOINTED TO ADJUST THE CASES WHERE A DONEE HAS ELECTED A LOT TO WHICH THERE ARE INTERFERRING PRETENTIONS ORDERED THAT THE COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

RESOLVED THAT THE SECRETARY OF THE BOARD, THE REGISTER AND SURVEYOR

AND THE SERJEANT AT ARMS BE REQUESTED TO RENDER SUCH ASSISTANCE TO THE COMMITTEES AS MAY BE NECESSARY.

RESOLVED THAT IN ALL CASES, WHERE DEEDS ARE NECESSARY, AND THE PARTIES ARE SATISFIED WITH THE ARRANGEMENTS MADE, AND THE COMMITTEES ARE RESPECTIVELY SATISFIED THAT THE SAME ARE AS REASONABLE, AS THEY CAN CONVENIENTLY BE MADE, IN THEIR OPERATION AS RELATES TO THE PUBLIC A DEED SHALL BE PREPARED AND ASSIGNED BY THE COMMITTEES AND TRANSMITTED TO THE OTHER MEMBERS TO BE SIGNED BY THEM IF THE SAME MEET THEIR APPROBATION RESPECTIVELY.

ESADORE PELTIER APPLIED FOR HIS DONATION LOT NO. 40 SEC 6 AND THE BOARD ORDERED THAT A DEED BE PREPARED FOR THE SAME.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO MONDAY NEXT AT TEN OF THE CLOCK IN THE FORENOON.

(PAGE 72)

FRIDAY THE 24TH DAY OF APRIL 1807, THE GOVERNOR & JUDGES MET PREVIOUS TO THE DAY TO WHICH THEY HAD ADJOURNED, BEING CONVENED BY THE GOVERNOR.

A MEMORIAL OF THE INHABITANTS OF THE PARISH OF ST. ANN WAS DELIVERED BY THEIR COMMITTEE, CHARLES MORAN, JOSEPH CAMPEAU, AND JOHN WILLIAM; THE SAME WAS READ AND REFERRED TO THE COMMITTEE OF THE WHOLE AND BY MOTION.

RESOLVED THAT A COMMITTEE BE APPOINTED TO PREPARE AN ANSWER TO THE ABOVE MEMORIAL ORDERED THAT THE COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD, BE THE SAID COMMITTEE.

JUDGE WOODWARD, TO WHOM WAS REFERRED THE SUBJECT OF PREPARING AN ANSWER TO THE ABOVE MEMORIAL, REPORTED AN ANSWER WHICH WAS READ, AMENDED AND ADOPTED.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO MONDAY NEXT AT TEN OF THE CLOCK IN THE FORENOON.

MONDAY THE 27TH DAY OF APRIL 1807, PRESENT THE GOVERNOR, JUDGE WOODWARD AND JUDGE GRIFFIN.

THE REV. GABRIEL RICHARD PRESENTED A PETITION THAT PART OF THE TITLE BE GRANTED FOR A PUBLIC SCHOOL & AN HOSPITAL & C. AND THE SAME WAS ORDERED TO LIE FOR CONSIDERATION.

PETITION FOR A SPOT OF GROUND TO BUILD ON A PROTESTANT CHURCH WAS PRESENTED AND READ; AND THEREUPON RESOLVED THAT A COMMITTEE

APPOINTED TO REPORT ON THE SAID PETITION, ORDERED THAT THE COMMITTEE CONSIST OF ONE, AND THAT JUDGE GRIFFIN BE THE SAID COMMITTEE.

ON MOTION OF THE GOVERNOR.

RESOLVED THAT THE THANKS OF THIS BOARD BE PRESENTED TO JUDGE WOODWARD FOR HIS ATTENTION AND INDUSTRY IN PREPARING A PLAN OF NUMBER OF SECTIONS IN THE CITY OF DETROIT, AND FOR THE ACCURATE REPORT HE HAS MADE ON THE SUBJECT.

ON MOTION OF JUDGE WOODWARD.

RESOLVED THAT THE REGISTER OF THE CITY OF DETROIT, BE REQUESTED TO MAKE OUT DEEDS FOR ALL THE LOTS ASSIGNED IN THE CITY OF DETROIT UNDER THE SUPERINTENDANCE (PAGE 75) OF THE COMMITTEE HERETOFORE APPOINTED TO SUPERINTEND THE MAPS OF SECTIONS, AND THAT THE EXPENSE OF ALL THE SAID DEEDS AND OTHER NECESSARY WRITING SHALL BE PUBLIC.

RESOLVED THAT FOR EVERY DEED SO MADE THE SAID REGISTER SHALL BE ALLOWED ONE DOLLAR (\$1) AND FOR EVERY OTHER WRITINGS 25 CENTS THE WHOLE TO BE PAID BY A LOT OR LOTS IN DETROIT TO BE ASSIGNED BY THE GOVERNOR AND THE JUDGES AT THE SAME PRICE AS IS OR MAY BE ALLOWED TO OTHER PERSONS.

RESOLVED THAT WHERE AN IMPERFECT DEED MAY HAVE ISSUED & BEEN RECORDED THE EXPENSE OF RECORDING OF ANY FURTHER WRITING NECESSARY TO PERFECT THE TITLE, SHALL ALSO BE PUBLIC AND PAID IN THE SAME MANNER.

RESOLVED UNANIMOUSLY THAT THE PLAN OF THE SECTIONS NUMBERED 1,2,3, 4 & 8 BE CONFIRMED AND BE A RECORD; THAT THEY BE SIGNED BY THE PRESIDENT OF THE BOARD AND ATTESTED BY THE SECRETARY IN IDENTIFICATION AND THAT NO ALTERATION BE SUFFERED THEREIN WITHOUT AN ORDER OF THE GOVERNOR & JUDGES TO THAT EFFECT.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO FRIDAY NEXT AT TEN O'CLOCK IN THE FORENOON.

ON DAY THE 4TH DAY OF MAY 1807. PRESENT GOVERNOR HULL, JUDGE WOODWARD AND JUDGE GRIFFIN

(PAGE 74)

RESOLVED THAT THE SURVEYOR BE DIRECTED TO SURVEY THE LOTS IN DETROIT AND TO MAKE OUT PLATS AND CERTIFICATES OF THE COURSES OF THE SAME AND THAT HE SHALL BE COMPENSATED FOR THE SAME AT THE RATE OF 62½ CENTS FOR A SURVEY AND 62½ CENTS FOR A PLAT AND CERTIFICATE

THE COURSES OF THE SAME, BOTH PAYABLE IN GROUND IN DETROIT AT THE SAME RATE AS IS OR MAY BE CHARGED TO OTHER PERSONS.

AND THEN THE GOVERNOR, AND JUDGES ADJOURNED UNTIL TOMORROW AT NINE O'CLOCK IN THE FORENOON.

TUESDAY THE 5TH DAY OF MAY.-----

THE GOVERNOR AND JUDGES MET PURSUANT TO THEIR ADJOURNMENT, PRESENT GOVERNOR HULL, JUDGE WOODWARD AND JUDGE GRIFFIN.-----

THE GOVERNOR BROUGHT FORWARD A RESOLUTION WHICH AFTER BEING DISCUSSED WAS ON MOTION OF JUDGE WOODWARD AMENDED AND PASSED UNANIMOUSLY IN THE FOLLOWING FORM TO WIT; RESOLVED THAT THE REGISTER BE DIRECTED IN THE SETTLEMENT OF THE PROPERTY OF CONRAD SEEK TO ALLOW FOR HIS OLD PROPERTY IN DETROIT ON LOT NUMBERED 5 IN SECTION NUMBERED 4 AT THE RATE OF ONE FOOT FOR ONE FOOT AND TO ALLOW 2500 FEET THEREON AS ONE HALF OF HIS DONATION, AND THE PART OF LOT 52 IN THE SAME SECTION WHICH IS BETWEEN THE UNITED STATES CARPENTERS SHOP OR THE INDIAN DEPARTMENT AND THE CORNER OF RANDOLPH ST. FOR THE REMAINDER OF HIS DONATION. MR. A. HORNER MADE AN APPLICATION TO EXCHANGE LOT NO. 52 SEC 7 -- HIS WIFE'S DONATION FOR LOT NO. 101 SEC 2. --- WHICH APPLICATION WAS TAKEN UP AND CONSIDERED AND THEREUPON RESOLVED THAT IT IS NOT EXPEDIENT TO GRANT THE SAID APPLICATION,

MR. JOS. COTE' AS AGENT FOR HIS MOTHER MADE AN APPLICATION TO EXTINGUISH HER OLD GROUND ON LOT NO. 101, SEC 2, WHICH APPLICATION, BEING TAKEN IN CONSIDERATION, THEREUPON RESOLVED THAT THE SAME BE GRANTED.

RESOLVED THAT MR. A. HORNER BE ALLOWED 20 SHILLINGS FOR THE PICKETTS ON THE LOT GRANTED TO MR. JOS. COTE'.

THE REGISTER PRESENTED 7 DEEDS FOR SIGNATURE, 5 OF WHICH WERE SIGNED AND DELIVERED TO THE REGISTER AS ESCROWS TO WIT, ONE PER JOHN PALMER, ONE FOR JOHN HARVEY, 2 FOR THOMAS SMITH ESQ. AND ONE FOR CONRAD SEEK.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL TOMORROW AT HALF

PETER NINE IN THE FORENOON.

(PAGE 75)

THURSDAY THE 7TH DAY OF MAY.

THE GOVERNOR AND JUDGES MET PURSUANT TO THEIR ADJOURNMENT. PRESENT GOVERNOR, HULL, JUDGE WOODWARD AND JUDGE GRIFFIN.

RESOLVED THAT IN CASES WHERE THE CONSIDERATION INSTEAD OF GROUND IS TO BE DONATIONS, THERE SHALL BE ALLOWED 60 DAYS FROM THE 15TH DAY OF MAY PRESENT FOR THE FULLFILLING THE SAID CONDITIONS AND IF THE MONEY IS NOT PAID OR SECURED BEFORE THAT TIME THE DEED IS TO BE MADE TO THE DONEE.

RESOLVED THAT HEREAFTER IT SHALL BE A STANDING RULE WITH THE GOVERNOR AND JUDGES TH AT THEY MEET EVERY MONDAY, WEDNESDAY AND

FRIDAY AT 10 A.M.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL MONDAY NEXT AT 10 O'CLOCK IN THE FORENOON,

(PAGE 76)

MONDAY THE 11TH DAY OF MAY 1807.

THE GOVERNOR AND JUDGES MET PURSUANT TO THEIR ADJOURNMENT. PRESENT GOVERNOR HULL, JUDGE WOODWARD AND JUDGE GRIFFIN.

MR. GABRIEL GODFROY JR. APPEARED BEFORE THE GOVERNOR AND JUDGES AND RELINQUISHED ALL HIS RIGHT AND TITLE TO LOT NO. 107 SEC 8³ WHEREUPON RESOLVED THAT THE SAID LOT BE GRANTED TO MRS. MARY SEEK, AS A DONATION AND THE DEED WAS ACCORDINGLY SIGNED. AND THEN THE GOVERNOR AND JUDGES ADJOURNED ACCORDING TO THEIR STANDING RULE.

WEDNESDAY THE 13TH DAY OF MAY 1807.

THE GOVERNOR AND JUDGES MET ACCORDING TO THEIR STANDING RULE.

PRESENT GOVERNOR HULL, JUDGE WOODWARD AND JUDGE GRIFFIN.

RESOLVED THAT THIS BOARD WILL TAKE MR. GENTLE'S CLAIM INTO CONSIDERATION ON FRIDAY NEXT AND THAT NOTICE BE GIVEN TO HIM ACCORDINGLY.

THE COMMITTEE TO WHOM WAS REFERRED THE PETITIONS OF GABRIEL

RICHARD IN BEHALF OF THE CATHOLIC CHURCH MADE A REPORT WHICH WAS READ AND ORDERED TO LIE FOR CONSIDERATION.

THE COMMITTEE TO WHOM WAS REFERRED THE PETITION OF THE PRESBYTERIAN CHURCH MADE A REPORT WHICH WAS ORDERED TO LIE ON THE TABLE.

(PAGE 77)

ON MOTION OF THE GOVERNOR.

RESOLVED THAT MR. HULL, THE SURVEYOR, BE DIRECTED TO SURVEY THE GROUND IN THE OLD TOWN BELONGING TO THE CATHOLIC CHURCH AND TO MAKE A PLAT THEREOF AND THAT HE GIVE INFORMATION TO THE COMMITTEE

ON BEHALF OF THE CHURCH OF THE TIME WHEN HE WILL MAKE SUCH A SURVEY.
HE MAY FILED A DEED OF MR. HORNER TO JAMES MAY AND MADE AN
APPLICATION TO HAVE HIS TITLE ADJUSTED THERETO, THEREUPON,
RESOLVED, THAT WHEN A DEED IS MADE FOR THE SAME IT SHALL BE MADE
TO COLONEL MAY AND THAT THE SURVEYOR BE DIRECTED TO MAKE A SURVEY
HEREOF.

RESOLVED THAT A COMMITTEE BE APPOINTED TO EXAMINE THE TITLES OF
JAMES MAY ESQ. ORDERED THAT SAID COMMITTEE CONSIST OF ONE AND THAT
JUDGE WOODWARD BE SAID COMMITTEE. MONS. JOSEPH CAMPEAU MADE AN
APPLICATION TO EXCHANGE HIS LOT IN THE OLD TOWN FOR THE LOT
IN THE REAR OF JOSEPH WILKINSON, WHICH APPLICATION WAS GRANTED.
AND THEN THE GOVERNOR AND THE JUDGES ADJOURNED ACCORDING TO
THEIR STANDING RULE.

FRIDAY THE 14TH MAY 1807.

PRESENT JUDGE WOODWARD AND JUDGE GRIFFIN, THE SECRETARY RECEIVED
COMMUNICATION FROM THE GOVERNOR GIVING INFORMATION THAT IT WOULD
NOT BE POSSIBLE FOR HIM TO ATTEND THIS DAY, WHEREUPON THERE BEING
A QUORUM THE JUDGES ADJOURNED UNTIL MONDAY NEXT AT 10 O'CLOCK IN
THE FORENOON.

MONDAY THE 18TH MAY.

THE GOVERNOR, AND JUDGES MET PURSUANT TO THEIR ADJOURNMENT
PRESENT GOVERNOR HULL, JUDGE WOODWARD AND JUDGE GRIFFIN.

MR. JEAN LEGARDS CLAIM TO DONATION LOT WAS ~~AGAIN~~ TAKEN UP AND UPON
HIS MAKING IT APPEAR ON OATH THAT HE WAS AN AMERICAN CITIZEN
AND FOUGHT AND SERVED DURING THE REVOLUTION AND TOOK THE OATH
OF ALLEGIANCE TO THE UNITED (PAGE 78) STATES DURING THE SAME IN
SOUTH CAROLINA AND THAT HE SIGNED A PAPER PROFESSING HIMSELF TO BE
A BRITISH SUBJECT THROUGH A DECEPTION PRACTISED UPON HIM, BEING
TOLD THAT HIS FAMILY WHO WERE ON THE WAY FROM VERMONT TO THIS
TERRITORY THROUGH CANADA WOULD NOT BE PERMITTED TO PASS UNLESS
HE SIGNED THE PAPER, AND HAVING STATED THAT HE CONSIDERED HIMSELF
A CITIZEN OF THE UNITED STATES AT THE TIME OF THE FIRE AND THAT HE
IS STILL DESIROUS OF BEING SUCH, THE BOARD CONSIDERING THAT AS HE
WAS NOT IN THIS COUNTRY BUT IN THE STATES AS AN AMERICAN CITIZEN
AT THE DATE OF THE TREATY AND THEREFORE NOT COMPETENT TO TRANSFER
HIS ALLEGIANCE UNDER THE SAME AND FURTHER THAT HIS PROFESSION OF

BEING IT WAS FROM A DECEPTION PRACTICED UPON HIM, RESOLVED THAT A DONATION LOT SHALL BE ASSIGNED HIM --JUDGE GRIFFIN DISSENTED THERE TO BY JAMES ABBOTT IN BEHALF OF HIS MOTHER MADE AN APPLICATION FOR THE GROUND ADJACENT TO HIS PRESENT BUILDINGS, THE APPLICATION BEING TAKEN INTO CONSIDERATION RESOLVED THAT IT LIE FOR CONSIDERATION. MR. JOS. COTE MADE APPLICATION FOR LOT NO. 101, SEC 2 AS A DONATION LOT FOR HIS SISTER MADELINE WHICH APPLICATION WAS TAKEN UP AND CONSIDERED AND THEREUPON RESOLVED THAT IT IS NOT EXPEDIENT TO GRANT THE SAID APPLICATION.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL FRIDAY NEXT AT 10 O'CLOCK IN THE FORENOON.

FRIDAY THE 22ND MAY 1807.

THE GOVERNOR AND JUDGES MET PURSUANT TO THEIR ADJOURNMENT PRESENT GOVERNOR HULL, JUDGE WOODWARD AND JUDGE GRIFFIN RESOLVED UNANIMOUSLY THAT A COMMITTEE BE APPOINTED TO BRING IN A BILL CONCERNING THE NAMING OF STREETS, ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE. RESOLVED THAT THE SURVEYOR BE DIRECTED TO SURVEY THE GROUND ADJACENT TO THE HOUSE OF SOLOMON SIBLEY ESQUIRE. RESOLVED THAT THE SURVEYOR BE DIRECTED TO SURVEY THE GROUND BELONGING TO GEORGE MELDRUM.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL MONDAY NEXT AT 10 O'CLOCK IN THE FORENOON.

(PAGE 80)

WEDSDAY 27TH MAY 1807.

THE GOVERNOR AND JUDGES MET PURSUANT TO THEIR ADJOURNMENT. PRESENT GOVERNOR HULL, JUDGE WOODWARD AND JUDGE GRIFFIN. THE COMMITTEE TO WHOM WAS REFERRED THE ACCOUNTS OF E. BRUSH ESQ. TREASURER MADE A REPORT WHICH WAS READ AND ACCEPTED OF BY THE BOARD.

PETER AUDRIAN ESQ. MADE AN APPLICATION TO HAVE A CERTAIN STRIP OF GROUND WHICH ADJOINS HIS LOT IN THE OLD TOWN GRANTED HIM, WHICH APPLICATION WAS TAKEN UP AND THEREUPON RESOLVED THAT IT IS NOT EXPEDIENT TO GRANT THE SAID APPLICATION.

THE BILL CONCERNING HIGHWAYS AND ROADS WAS CALLED UP BY THE

GOVERNOR, AND ON THE QUESTION SHALL THIS BILL PASS TO BE ENGROSSED?

IT WAS NEGATIVED,

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL FRIDAY NEXT AT
10 O'CLOCK IN THE FORENOON.

ONDAY THE 1ST OF JUNE 1807.

THE GOVERNOR AND JUDGES MET AT 10 O'CLOCK IN THE FORENOON PURSUANT
TO ADJOURNMENT, PRESENT, GOVERNOR HULL, JUDGE WOODWARD AND JUDGE
WIFFIN.

RESOLVED THAT IT IS EXPEDIENT TO ADJUST THE CLAIM OF WILLIAM

ROBERTSON AS DESCRIBED IN THE PAPERS MARKED AB ON FILE.

RESOLVED UNANIMOUSLY THAT WM. ROBERTSON'S CLAIM AS DESCRIBED IN
THE PAPERS MARKED A ON FILE BE CONFIRMED.

RESOLVED UNANIMOUSLY THAT WILLIAM ROBERTSON'S CLAIM AS DESCRIBED
IN THE PAPERS MARKED B ON FILE BE CONFIRMED.

RESOLVED UNANIMOUSLY THAT THE CLAIM OF ALEX. MCKEE AND MATHEW ELLIOT
DESCRIBED IN THE PAPERS MARKED C ON FILE BE CONFIRMED.

RESOLVED UNANIMOUSLY THAT THE CLAIM OF MATHEW DONOVAN DESCRIBED IN
THE PAPERS MARKED D ON FILE BE CONFIRMED.

RESOLVED UNANIMOUSLY THAT THE CLAIM OF MATHEW DONOVAN AS DESCRIBED
IN THE PAPERS MARKED E ON FILE BE CONFIRMED.

RESOLVED THAT THE SURVEYOR BE REQUESTED TO SURVEY THE LOTS OF WILLI-
(PAGE 81) ROBERTSON, THOSE OF ALEX. MCKEE AND THOSE OF MATHEW

ELLIOT, THOSE OF MATHEW DONOVAN, AND THOSE OF E. BRUSH AS TRUSTEE.

ON APPLICATION OF MR. COOK AND MR. FLEMING AS AN AGENT FOR THE

DETROIT BANK, RESOLVED THAT THE MISTAKES SUGGESTED IN THE DEEDS OF
MR. COOK AND OF THE BANK BE CORRECTED AND THAT THE LOTS OF THE

BANK BE CONVEYED TO MR. FLANNAGAN ESQ. AS TRUSTEE FOR THE PROPRIE-
TORS OF THE DETROIT BANK.

RESOLVED THAT A COMMITTEE BE APPOINTED TO REPORT A BILL CONCERNING
THE LAYING OUT OF A CERTAIN ROAD AS SET FORTH IN APPLICATION MADE

BY WILLIAM SCOTT ESQ. TO THAT EFFECT, ORDERED THAT THE SAID COMMIT-
TEE CONSIST OF ONE AND THAT JUDGE WOODWARD BE THE SAID COMMITTEE.

THE RESOLUTIONS PROVIDING ARRANGEMENTS DURING THE RECESS OF THE

BOARD WAS TAKEN UP RECONSIDERED AND AMENDED AND PASSED IN THE
FOLLOWING FORM.

RESOLVED THAT A COMMITTEE BE APPOINTED TO SIT DURING THE RECESS OF
THE BOARD TO EXAMINE AND ADJUST ALL TITLES UNADJUSTED IN THE NEW
TOWN OF DETROIT AND ASSIGN DONATION LOTS TO ALL PERSONS ENTITLED

THEM AND TO PREPARE DEEDS FOR THE SAME AND THAT THE SECRETARY SURVEYOR AND SERJEANT AT ARMS ATTEND THE COMMITTEE AND THE COMMITTEE BE ACCOMMODATED WITH THE LEGISLATIVE ROOM PROVIDED THAT ANY EXPENSE SHALL ATTACH UNTIL THE FIRST DAY OF JULY NEXT. RESOLVED THAT IT IS EXPEDIENT TO REFER TO A COMMITTEE TO SIT DURING THE RECESS THE FURTHER ADJUSTMENT OF TITLES IN DETROIT, THE FURTHER DISTRIBUTION OF DONATIONS AND ALL OTHER PUBLIC BUSINESS TO REPORT UPON THE SAME WHEN THE BOARD IS REORGANIZED; AND THE SAID COMMITTEE SHALL HAVE POWER TO STOP ANY EXPENSE.

ORDERED THAT THE SAID COMMITTEE CONSIST OF ONE THAT JUDGE WOODWARD OF THE SAID COMMITTEE.

AND THEN THE GOVERNOR AND JUDGE ADJOURNED UNTIL TOMORROW AT 10 O'CLOCK IN THE FORENOON.
WEDNESDAY THE 2ND JUNE 1807.

THE GOVERNOR AND JUDGES MET PURSUANT TO THEIR ADJOURNMENT PRESENT GOVERNOR HULL, JUDGE WOODWARD AND JUDGE GRIFFIN. GEORGE PARA MADE AN APPLICATION FOR A DONATION LOT WHICH WAS TAKEN UP AND CONSIDERED AND THEREUPON RESOLVED THAT A DONATION BE GRANTED TO HIM.

DEED WAS SIGNED TO SOLOMON SIBLEY AND ONE TO MRS. HUNT.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED UNTIL 5 O'CLOCK IN THE AFTERNOON.

WEDNESDAY AT 5 P.M.

THE GOVERNOR AND JUDGES MET PURSUANT TO ADJOURNMENT. PRESENT GOVERNOR HULL, JUDGE WOODWARD, AND JUDGE GRIFFIN.

(PAGE 83)

RICHARD H. JONES MADE AN APPLICATION FOR A DONATION LOT, WHICH APPLICATION WAS TAKEN UP AND THEREUPON, RESOLVED THAT LOT 84 IN 1807 BE GRANTED HIM AND THAT A DEED BE MADE OUT.

RESOLVED THAT A DEED BE MADE TO ROBERT FLEMING FOR LOT NO. 99 IN

1807.

RESOLVED THAT THIS BOARD DO ADJOURN UNTIL CONVENED BY THE GOVERNOR.

(CONTINUATION OF PAGE 83)

JOURNAL OF THE PROCEEDINGS OF THE GOVERNOR AND JUDGES OF MICHIGAN, BEING AS COMMISSIONERS UNDER AN ACT OF CONGRESS ENTITLED "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES OF LAND IN THE TOWN OF DETROIT, AND TERRITORY OF MICHIGAN, AND FOR OTHER PURPOSES APPROVED ON THE 21ST DAY OF APRIL 1806.

-----0-----

ON TUESDAY THE 25TH OCTOBER 1808, THE GOVERNOR AND JUDGES MET AS COMMISSIONERS; PRESENT GOVERNOR, WILLIAM HULL, JOHN GRIFFIN AND JAMES WITHERELL, JUDGES.

ON MOTION OF THE GOVERNOR FOR THE APPOINTMENT OF A PRESIDENT, THE COMMISSIONERS PROCEEDED TO MAKE AN APPOINTMENT, WHEREUPON JUDGE WITHERELL WAS CALLED TO THE CHAIR.

JOSEPH WATSON WAS APPOINTED SECRETARY TO THE COMMISSIONERS.

ON MOTION OF GOVERNOR HULL, RESOLVED THAT THE SECRETARY BE FURNISHED AT THE EXPENSE, OF THE COMMISSIONERS, WITH A BLANK BOOK FOR THE PURPOSE OF RECORDING THEIR PROCEEDINGS.

BY WILLIAM BROWN OFFERED 4 DEEDS SIGNED BY GOV. HULL AND JUDGE WOODWARD (PURSUANT TO THE AGREEMENT MADE BY GOV. WILLIAM HULL AND JUDGE WOODWARD AS A COMMITTEE DURING THE RECESS OF THE SESSIONS

BY THE BOARD OF COMMISSIONERS FOR THE SIGNATURE OF A THIRD COMMISSIONER, THE DEEDS ARE FOR LOT 46 SEC. 7 AND LOTS 7 & 8 SEC. 1

AND LOT 7 SEC 1

AND LOTS 59&60 SEC 3

THE EXPEDIENCY OF SIGNING THE SAID 4 DEEDS WHICH BEING TAKEN INTO CONSIDERATION, WAS ORDERED TO BE POSTPONED FOR FURTHER CONSIDERATION.

ON MOTION OF JUDGE GRIFFIN, RESOLVED THAT GOVERNOR HULL BE APPOINTED A COMMITTEE TO CONFER WITH MR. THOMAS SMITH OF UPPER CANADA,

BE KNOWN ON WHAT TERMS HE WILL UNDERTAKE THE SURVEYING OF THE TOWN OF DETROIT, AND THAT THE COMMITTEE BE AUTHORIZED TO OFFER TO COM-

PENSATE THE SAID SMITH IN LAND IN THE CITY OF DETROIT, OR OUT THE 10,000 ACRES ADJACENT THERETO.

THE APPLICATION OF GEORGE MELDRUM RESPECTING GROUND CUT OFF BY STREETS (PAGE 84) TOGETHER WITH THE PREPARATION OF HIS DEEDS, WHICH APPLICATION WAS ORDERED TO BE REFERRED TO A COMMITTEE, WHICH COMMIT-

HE WAS ORDERED TO CONSIST OF ONE, AND GOVERNOR HULL WAS ORDERED TO BE THE SAID COMMITTEE.

AND THEN THE COMMISSIONERS ADJOURNED UNTIL TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

ON WEDNESDAY THE 26TH OCTOBER, THE COMMISSIONERS, NOT HAVING CAME TOGETHER, THE SECRETARY ADJOURNED THE BOARD UNTIL TOMORROW AT TEN O'CLOCK IN THE FORENOON.

ON THE 27TH OF OCT. THE COMMISSIONERS MET PURSUANT TO ADJT. PRESENT ON THURSDAY, GOVERNOR WILLIAM HULL, JOHN GRIFFIN AND JAMES WITHERELL JUDGES.

NOT. WILLIAM BROWN'S CASE WHICH WAS POSTPONED ON THE 25TH OCTOBER WAS TAKEN UP AND THEREUPON THE FOLLOWING DEEDS WERE SIGNED TO HIM

FOR LOTS 7 & 8 SEC 1.

DO 59&60 " 3.

AND FOR LOT 46 SEC 7.

LONG NOTE;- REPORT OF COM. ON CLAIM OF GEO. MELDRUM.

THE COMMITTEE TO WHOM THE APPLICATION OF GEORGE MELDRUM WAS REFERRED MADE A REPORT, WHICH REPORT WAS AGREED TO BY THE COMMISSIONERS, AND THEREUPON ORDERED THAT THE SECRETARY DO PREPARE DEEDS IN PURSUANCE THERETO.

ON MOTION OF GOV. HULL, RESOLVED THAT THERE SHALL BE GRANTED TO GEORGE MELDRUM 2 LOTS OF 5000 FEET EACH, FRONTING ON THE WATER ST. OPPOSITE TO THE REAR OF HIS GROUND, IN THE CITY OF DETROIT, IN FULL SATISFACTION OF 2 PIECES OF GROUND BELONGING TO THE SAID MELDRUM. CONTAINING 6311 FEET AND AN HALF, WHICH PROPORTION THE SAID MELDRUM HAS AGREED TO, PROVIDED THE SAID 2 LOTS HAVE NOT BEEN ASSIGNED TO ANY OTHER PERSON BY THE COMMISSIONERS, WHICH RESOLUTION WAS PASSED.

ON MOTION OF GOV. HULL, RESOLVED UNANIMOUSLY THAT PERSONS, HAVING BUILT ON LOTS, AND OTHER HAVING PURCHASED LOTS, WHICH HAVE BEEN DEEMED AS DONATION LOTS, BY PERSONS ENTITLED TO THE SAME, SHALL BE ENTITLED TO DEEDS, ON PAYING THE CONSIDERATION WITH INTEREST FROM THE 1ST JANUARY LAST TO SUCH DONEES AS HAVE ELECTED THEM, SUCH DONEES EXECUTING A CERTIFICATE THAT THEY HAVE RECEIVED THEIR DONATIONS, ACCORDING TO THE ACT OF CONGRESS, WHICH RESOLUTION WAS PASSED

MOTION OF JUDGE GRIFFIN, RESOLVED THAT THE PRESIDENT OF THE BOARD OF COMMISSIONERS BE AUTHORIZED TO WRITE TO THE SECRETARY OF WAR IN THE NAME OF THE MEMBERS OF THE BOARD, REQUESTING THAT THE MILITARY RESERVE MIGHT BE DESIGNATED, AS THE MEMBERS OF THE BOARD CONCEIVE THAT THEY CANNOT PROCEED WITH SAFETY TO DISCHARGE THEIR DUTIES UNDER THE ACT OF CONGRESS OF THE 21ST APRIL 1806, WITHOUT SUCH SELECTIONS BEING MADE, WHICH RESOLUTION WAS PASSED. DEED FOR LOT 100, SEC 2, WAS ORDERED TO BE MADE OUT TO ROBERT WARTON HIS FILING ROBERT FLEMING'S RECEIPT FOR A DONATION.

(PAGE 85)

AND THE COMMISSIONERS ADJOURNED UNTIL 29TH INSTANT AT 9 O'CLOCK

FRIDAY THE 11TH NOVEMBER 1808, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT PRESENT, GOVERNOR WILLIAM HULL, JOHN GRIFFIN AND JAMES WITHERELL JUDGES.

EDMON SIBLEY ESQ. PRESENTED A PETITION PRAYING THAT A DEED BE MADE OUT FOR LOT NO. 1 SEC. 1 TO THE HEIRS OF THE LATE WILLIAM COOMB, WHICH PETITION BEING CONSIDERED, THEREUPON LOT NO. 1 SEC. 1 WAS CONFIRMED TO THE SAID HEIRS AS A DONATION LOT.

DEED WAS SIGNED TO JAMES HENRY ESQ. FOR A CERTAIN PARCEL OF GROUND BOUNDED IN FRONT BY THE GRAND PARADE, AND CONTAINING 17,160 SQUARE FEET.

ON SATURDAY THE 12TH NOVEMBER 1808, THE COMMISSIONERS NOT HAVING MET TOGETHER, THE SECRETARY PURSUANT TO DIRECTIONS ADJOURNED THE BOARD TO MONDAY NEXT AT 9 O'CLOCK IN THE FORENOON.

ON MONDAY THE 21ST NOVEMBER 1808, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT; PRESENT GOVERNOR HULL, JOHN GRIFFIN AND JAMES WITHERELL JUDGES.

JOHN BALDWIN FILED HIS CLAIM TO LOT 63, SEC 2 WHICH BEING CONSIDERED THEREUPON ORDERED, THAT THE CLAIMANT CAUSE THE SAME TO BE SURVEYED AND A CERTIFICATE THEREOF TO BE RETURNED TO THE SECRETARY OF THE COMMISSIONERS.

JAMES McCLOSKEY ESQ. SURVEYOR, OFFERED A SKETCH OF A PLAN LAID OUT AT RIGHT ANGLES; AND THEREUPON, GOV. HULL PROPOSED THAT MR. McCLOSKEY BE REQUESTED TO COMPLETE A PLAN OF THE TOWN OF DETROIT,

PURSUANT TO SUCH SKETCH, WHICH THE COMMISSIONERS AGREED TO,
 JUDGE GRIFFIN DISSENTING THERETO.-----

(PAGE 86)

AND THEN THE COMMISSIONERS ADJOURNED TO MONDAY NEXT THE 28TH
 INST. AT NINE O'CLOCK IN THE FORENOON.

ON MONDAY THE 28TH NOVEMBER 1808, THE COMMISSIONERS MET AT
 FIVE IN THE FORENOON PURSUANT TO ADJOURNMENT, PRESENT GOVERNOR
 HULL, JOHN GRIFFIN AND JAMES WITHERELL, JUDGES.

DEED WAS SIGNED TO JOHN MCCOMB, WILLIAM MCCOMB & DAVID MCCOMB
 AS HEIRS OF WILLIAM MCCOMB, DECD. FOR LOT NO. 1. SEC. 1 AS A DONATION

PETITION WAS FILED BY THE WIDOW GIRARDIN CLAIMING LOT 51 SEC 2,
 A DONATION LOT AND RICHARD SMYTH ALSO FILED A PETITION FOR
 THE SAME LOT AS A DONATION LOT FOR HIS WIFE, WHEREUPON THE COMMISS-
 IONERS CONFIRMED THE SAID LOT TO THE WIDOW GIRARDIN, RICHARD SMYTH
 BEING HOWEVER, ENTITLED TO THE DEED THEREFOR, PROVIDED HE PAYS TO
 THE SAID WIDOW GIRARDIN ON OR BEFORE THE 1ST DAY OF JANUARY 1809,
 AT THE RATE OF 2 CENTS PER FOOT FOR EACH SQUARE FOOT OF GROUND
 HEREIN CONTAINED.

DEED WAS SIGNED TO MARY ABBOTT, FOR LOT NO. 2 SEC 1 AS A DONATION
 DEAN LAYARD FILED A NOTICE, CLAIMING LOT 66, SEC 1 AS HIS DONATION
 LOT, AND IT APPEARING TO THE COMMISSIONERS THAT MRS. SIBLEY HAS
 LOCATED ON THE SAME AS HER DONATION LOT THEREUPON ORDERED THAT THE
 SAME BE GRANTED TO MRS. SIBLEY AS HER DONATION LOT.

DEED WAS SIGNED TO ROBERT SMART, FOR LOT 100, SEC 2 AND ORDERED TO
 BE DELIVERED TO THE SAID SMART ON HIS FILING ROBERT FLEMINGS' RECEIPT
 FOR A DONATION LOT.

DEED WAS SIGNED TO GEORGE MELDRUM FOR A CERTAIN PARCEL OF GROUND
 SITUATE IN THE SHIP YARD CONTAINING 17,037 SQUARE FEET.

AND THEN THE COMMISSIONERS ADJOURNED TO WEDNESDAY AT NINE O'CLOCK
 IN THE FORENOON.

(PAGE 87)

ON THURSDAY THE 1ST OF DECEMBER 1808, THE COMMISSIONERS MET PURSUANT
 TO ADJOURNMENT PRESENT GOVERNOR HULL, JOHN GRIFFIN AND JAMES
 WITHERELL JUDGES.

MOTION OF GOVERNOR HULL, ORDERED, THAT PERSONS WHO HAVE PURCHASED LOTS IN THE CITY OF DETROIT, WHICH HAVE BEEN ELECTED AS DONATION LOTS, AND THE DONEE IS TO RECEIVE THE CONSIDERATION, INSTEAD OF THE LOT, SHALL PAY THE CONSIDERATION TO THE SECRETARY OF THE BOARD, PREVIOUS TO RECEIVING THEIR DEEDS, OR PRODUCE A RECEIPT FROM THE DONEE PREVIOUS TO RECEIVING THE SAME.

A DEED WAS SIGNED TO JOHN BAPTISTE DURETTE FOR LOT ELEVEN (11) SECTION 11 HE HAVING PAID TO THE COMMISSIONERS \$100, ---- WHICH SUM IS TO BE PAID TO MATHEW DONOVAN ON HIS FILING A RECEIPT FOR HIS DONATION OF SAID LOT.

A DEED WAS SIGNED TO GEORGE MELDRUM FOR A CERTAIN PARCEL OF GROUND SITUATE IN THE OLD TOWN OF DETROIT, NEAR THE MERCHANTS WHARF CONTAINING 7,150 SQUARE FEET.

AND THEN THE COMMISSIONERS ADJOURNED UNTIL TOMORROW AT TEN O'CLOCK IN THE FORENOON.

ON WEDNESDAY THE 14TH OF DECEMBER 1808, THE COMMISSIONERS MET AT ELEVEN O'CLOCK IN THE FORENOON, PRESENT GOVERNOR HULL, JOHN BRIFIN AND JAMES WITHERELL JUDGES.

THE ORDER DIRECTING A SURVEY OF THE LANDS GRANTED BY CONGRESS TO THIS TERRITORY (PAGE 88) WAS TAKEN INTO CONSIDERATION, AND WAS PASSED IN THE WORDS FOLLOWING:

ORDERED----

THAT MR. MCCLOSKEY, BE REQUESTED TO SURVEY THE LANDS GRANTED BY CONGRESS TO THIS TERRITORY FOR THE PURPOSE OF BUILDING A JAIL AND COURT-HOUSE AND THAT HE COMMENCE HIS SURVEY NORTH WEST OF THE ST. WHICH RUNS THROUGH THE GRAND CIRCUS, PARALLEL WITH THE MAIN ST;

THAT HE SHALL THERE BEGIN WITH LOTS OF 5 ACRES, AND INCREASE THE SIZE OF THE LOTS AS HE PROCEEDS, THAT HE SHALL OBSERVE SUCH DIRECTIONS, AS HE SHALL RECEIVE FROM TIME TO TIME, FROM THE COMMISSIONERS, OR A MAJORITY OF THEM, AND THAT HE BE ENTITLED TO THE SAME COMPENSATION, AS IS ALLOWED BY CONGRESS TO THE SURVEYOR OF THE UNITED STATES, FOR SURVEYING THE PUBLIC LANDS OF THE UNITED STATES, AND THAT HE RECEIVE HIS COMPENSATION IN THE PROCEEDS OF THE TEN THOUSAND ACRES GRANTED BY CONGRESS AS AFORESAID.

THE SECRETARY FILED MATHEW DONOVAN'S CERTIFICATE STATING, HE IS SATISFIED FOR HIS DONATION LOT UNDER THE ACT OF CONGRESS OF THE

THE APPLICATION OF JOHN CONNOR AND MRS. URCELLE CADORET FOR LOT 57 SEC. 2 WHICH LOT HAS BEEN ENCLOSED BY JOHN GENTLE, WERE SEVERALLY TAKEN INTO CONSIDERATION, AND THEREUPON ORDERED 1ST. THAT JOHN GENTLE IS NOT ENTITLED TO A DONATION LOT AND 2ND THAT A DEED BEING SIGNED TO URCELLE CADORET FOR SAID LOT.

THE APPLICATION OF JOHN LEGARD, AND MRS. SARAH ABBOTT FOR LOT 57 SEC. 3, BEING TAKEN INTO CONSIDERATION, THEREUPON, ORDERED THAT THE SAID LOT BE CONFIRMED TO SAID JOHN LEGARD THE AFORESAID MRS. ABBOTT, HOWEVER, BEING ENTITLED TO THE DEED FOR SAID LOT PROVIDED THE FILES WITH THE SECRETARY A RECEIPT OF SAID LEGARD FOR HIS DONATION LOT.

JOHN BALDWIN PURSUANT TO THE ORDER OF THE 21ST NOV. 1808, FILED A CERTIFICATE WITH THE SECRETARY OF LOT. 63 SEC. 2 AND THEREUPON A DEED WAS SIGNED TO HIM.

BY MOTION OF GOVERNOR HULL.

ORDERED, THAT THE SURVEYOR BE DIRECTED TO DRAFT A PLAT OF EACH OF THE SECTIONS OF THE CITY OF DETROIT AND TOGETHER WITH THE SECRETARY SHALL AFFIX ON EACH LOT THE NAME OF THE PERSON WHO CLAIMS IT, AND THAT WHENEVER A DEED BE SIGNED TO ANY (PAGE 89) PERSON, THE SECRETARY DO AFFIX THE NAME OF SUCH PERSON ON THE DEEDS GRANTED.

A DEED WAS SIGNED TO URCELLE CADORET, FOR LOT 55, SEC 2 AS HER DONATION LOT.

AND THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN THE FORENOON.

ON THURSDAY THE 15TH DECEMBER 1808, THE COMMISSIONERS MET PURSUANT TO THEIR ADJOURNMENT, PRESENT GOVERNOR HULL, JOHN GRIFFIN AND JAMES WHERRELL, JUDGES.

BY MOTION OF THE GOVERNOR, THE FOLLOWING EXTRACT OF A LETTER FROM THE SECRETARY OF WAR, WAS ORDERED TO BE ENTERED ON THE JOURNALS.-----

WAR DEPARTMENT,

NOVEMBER 22D, 1808.

I HAVE RECEIVED YOUR EXCELLENCY'S LETTERS OF THE 18TH & 21ST INSTANT, I HAD PRESUMED THAT THE MILITARY LAND HAD BEEN DESIGNATED AT THIS OFFICE, IN PRESENCE OF JUDGE WOODWARD, AS I HAVE OBIATED ANY DIFFICULTIES ON THAT ACCOUNT, IN YOUR CARRYING

TO EFFECT THE LAW ALLUDED TO IN YOURS OF THE 20TH.

AND AM VERY RESPECTFULLY,

YOUR EXCELLENCY'S OBT. SERV'T.

WILLIAM HULL.

H. DEARBORN.

ORDERED, THAT THE ATTORNEY GENERAL OF THIS TERRITORY BE REQUESTED TO LAY BEFORE THIS BOARD IN WRITING HIS OPINION " IN WHOM THE FEE THE LOTS NOW IS IN THE CITY OF DETROIT WHICH WERE DEEDED BY THE GOVERNOR AND JUDGES OF THIS TERRITORY AS COMMISSIONERS UNDER THE ACT OF CONGRESS THE 21ST APRIL 1806, TO THE PRESIDENT, DIRECTORS AND COMPANY OF THE DETROIT BANK.

ISAAC JONES LEGAL ASSIGNEE OF JOHN LANE FILED HIS APPLICATION FOR LOT 97 SEC 2 WHICH BEING TAKEN INTO CONSIDERATION, THEREUPON ORDERED THAT HE CAUSE THE SAME TO BE SURVEYED, AND A CERTIFICATE THEREOF TO BE RETURNED TO THE SECRETARY.

DAVID STONE, FILED HIS APPLICATION FOR LOT 98, SEC 2 AND ON CONSIDERATION THEREOF ORDERED THAT HE CAUSE THE SAME TO BE SURVEYED AND A CERTIFICATE THEREOF TO BE RETURNED TO THE SECRETARY.

ORDERED THAT A DEED BE GRANTED TO MR. DESNOYERS OF THE LOT IN THE CITY OF DETROIT, ON WHICH HE HAS BUILT HIS HOUSE IN CONSIDERATION OF HIS RELEASING HIS RIGHT TO HIS LOT WHICH FALLS IN THE CITY IN THE OLD TOWN, AND IN CONSIDERATION OF HIS DONATION LOT, WHICH MR. DESNOYER HAS AGREED TO. THIS ORDER AGREED TO BY FERRE DESNOYER.

(PAGE 90)

AND THEN A DEED FOR LOT 53, SEC 8 WAS ORDERED TO BE ISSUED TO RICHIE WILKINSON.

LOT	-----	79	-----	SEC	----	6	-----	TO	JACOB NADO.
"	-----	70	-----	"	----	4	-----	TO	HENRY HUDSON.
"	-----	26	-----	"	----	7	-----	TO	JAMES ABBOTT.
"	-----	3	-----	"	----	8	-----	TO	MRS. DESNOYERS.
"	-----	23	-----	"	----	7	-----	TO	MRS. FREROT.
"	-----	84	-----	"	----	7	-----	TO	RICHARD H. JONES.
"	-----	32	-----	"	----	7	-----	TO	MRS. LAFOY.
"	-----	50	-----	"	----	2	-----	TO	MRS. METTE.
"	-----	24	-----	"	----	7	-----	TO	WAS ORDERED TO BE

LOT ----- 98 ----- SEC --- 2 TO DAVID STONE.
 " ----- 71 ----- " --- 1 WAS APPLIED FOR
 BY MRS. COOK.

THEN THE COMMISSIONERS ADJOURNED UNTIL SATURDAY AT TEN O'CLOCK
 THE FORENOON.

SATURDAY THE 17TH DECEMBER 1808, THE COMMISSIONERS MET PURSUANT
 TO THEIR ADJOURNMENT, PRESENT GOV. HULL, JOHN GRIFFIN AND JAMES
 LEHERRELL, JUDGES.

THEN A DEED FOR LOT 103 SEC 2 WAS ORDERED TO BE ISSUED TO JOHN
 BENTLY.

DO DO DO 59 SEC 2 DO DO ISSUED TO AUGUSTIN
 LONGDON.

DO DO DO 60 SEC 2 DO DO ISSUED TO ARCHI-
 BALD HORNER.

MES POUPARD ALIAS LAFLEUR APPLIED FOR A DONATION LOT, WHEREUPON
 HE SAID POUPARD WAS DECIDED TO BE ENTITLED TO A DONATION LOT.

THEN A DEED FOR LOT 57 SEC. 4 WAS ORDERED TO BE ISSUED TO JOHN
 KINZIE.

DO DO DO 60 SEC. 4 DO DO ISSUED TO MRS.
 PROVENCAL.

DO DO DO 30 SEC. 8 DO DO ISSUED TO MRS.
 LOUIS PELTIER.

DO DO DO 37 SEC. 6 DO DO ISSUED TO ANNE PRO-
 VINCAL.

DO DO DO 44 SEC. 7 DO DO ISSUED TO ANTOINE
 PELTIER.

DO DO DO 76 SEC. 7 DO DO ISSUED TO JAMES
 PROVINCAL.

DO DO DO 31 SEC. 7 DO DO ISSUED TO MRS. MON-
 NET.

DO DO DO 74 SEC. 8 DO DO ISSUED TO MRS. MC-
 CLAIN.

DO DO DO 67 SEC. 2 DO DO ISSUED TO C. MC-
 NIFF.

DO DO DO 39 SEC. 7 DO DO ISSUED TO JOHN
 MELDRUM.

DO DO DO 50 SEC. 7 DO DO ISSUED TO ELIZABETH
 MCBRIDE.

DO DO DO 37 SEC. 8 DO DO ISSUED TO MICHEL
 MAYET.

DO DO DO 82 SEC. 6 DO DO ISSUED TO MRS.
 NOWLAN.

DO DO DO 39 SEC. 6 DO DO ISSUED TO ISADORE
 PELTIER.

DO DO DO 75 SEC. 7 DO DO ISSUED TO CECILLE
 RENEAU.

WHEN A DEED FOR LOT 77 SEC. 7 WAS ORDERED TO BE ISSUED TO RENETTE RENEAU.

DO DO 68 SEC. 8 DO DO ISSUED TO MRS. ROBINSON.

DO DO 36 SEC. 8 DO DO ISSUED TO MRS. SCOTT.

DO DO 33 SEC. 7 DO DO ISSUED TO MRS. SMITH.

DO DO 80 SEC. 6 DO DO ISSUED TO MRS. THIBAUT.

DO DO 92 SEC. 1 DO DO DOISSUED TO LOUIS THIBAUT JR.

(PAGE 91)

DO DO 52 SEC. 6 DO DO DO ISSUED TO EPHRAIM TOWN.

DO DO 51 SEC. 6 DO DO DO ISSUED TO SARAH TOWN.

DO DO 50 SEC. 8 DO DO DO ISSUED TO JOS. VOYER JR.

DO DO 32 SEC. 8 DO DO DO ISSUED TO MRS. VOYER.

DO DO 34 SEC. 8 DO DO DO ISSUED TO MRS. VARMET.

DO DO 56 SEC. 2 DO DO DO ISSUED TO MRS. WATSON.

DO DO 41 SEC. 8 DO DO DO ISSUED TO MRS. WELCH.

DO DO 42 SEC. 8 DO DO DO ISSUED TO MARGT. WELCH.

DO DO 27 SEC. 8 DO DO DO ISSUED TO WILLIAM WATSON.

DEED FOR LOT 54 SECTION 6, WAS ORDERED TO BE ISSUED TO MORICE WILLERMY

DO DO 46 DO 8 DO DO TO SAMUEL WATTS.

WHEN THE COMMISSIONERS ADJOURNED TO MONDAY THE 19TH DECEMBER 1808, AT TEN O'CLOCK IN THE FORENOON.

MONDAY THE 19TH DECEMBER 1808, THE COMMISSIONERS MET PURSUANT TO

ADJOURNMENT, PRESENT GOVERNOR HULL, JOHN GRIFFIN, AND JAMES WITHERELL,

WHEN A DEED FOR LOT 45, SECTION 6, WAS ORDERED TO BE ISSUED TO MRS. HARVEY.

WHEN THE UNDIVIDED HALF OF LOTS 1 & 2 SEC. 4 WERE ORDERED TO BE DEEDED

JAMES HENRY.

ADJOURNMENT OF GOVERNOR HULL.

DEED, THAT LOT NO. 3 IN SECTION NO. 4 BE GRANTED TO JOHN HARVEY

HIS DONATION LOT; THAT LOT NO. 4 IN SECTION NO. 4 BE GRANTED TO HIM, (a) PAYING MRS. THIBAUT THE CONSIDERATION; THAT LOT NO. 60 IN SECTION NO. 4 BE GRANTED TO HIM, HE PAYING MRS. PROVINCAL THE CONSIDERATION THAT HE RELINQUISH HIS RIGHT TO LOT NO. 2 IN SECTION NO. 4 FOR WHICH HE NOW HAS A DEED BY MISTAKE; AND THEREUPON, JOHN HARVEY PRESENTED HIS PROVINCAL'S RECEIPT FOR THE CONSIDERATION, AND DID ALSO RELINQUISH HIS CLAIM TO LOT NO. 2 SECTION 4 AND DELIVERED THE DEED WHICH WAS GIVEN HIM HERETOFORE BY MISTAKE, WHEREUPON DEEDS WERE ORDERED TO BE ISSUED TO JOHN HARVEY FOR LOTS NO. 3 AND 60, SECTION NO. 4.

AND THEN A DEED FOR LOT 31 SECTION 8, WAS ORDERED TO BE ISSUED TO PETER CHATRON.

DO	DO	45	DO	8	DO	DO	TO BE ISSUED TO MRS. AUDRIAN.
DO	DO	28	DO	8	DO	DO	TO BE ISSUED TO JOHN ANDERSON.
DO	DO	46	DO	6	DO	DO	TO BE ISSUED TO LOUIS BENJAMIN,
DO	DO	71	DO	8	DO	DO	TO BE ISSUED TO BAPTISTE ALLARD.
DO	DO	81	DO	7	DO	DO	TO BE ISSUED TO PEREGRINE BANTRUM.
DO	DO	83	DO	7	DQ	DO	TO BE ISSUED TO MRS. CLOUTIER.
DO	DO	93	DO	1	DO	DO	TO BE ISSUED TO DENNIS CAMPEAU.
DO	DO	94	DO	1	DO	DO	TO BE ISSUED TO TOUSAINTE CAMPEAU.
DO	DO	6	DO	8	DO	DO	TO BE ISSUED TO MRS. CONNOR.
DO	DO	34	DO	7	DO	DO	TO BE ISSUED TO MRS. CURRY.
DO	DO	50	DO	8	DO	DO	TO BE ISSUED TO CAPT. PETER CURRY.
DO	DO	42	DO	6	DO	DO	TO BE ISSUED TO MISS COTE.
DO	DO	82	DO	7	DO	DO	TO BE ISSUED TO PRISQUE COTE.
DO	DO	80	DO	7	DO	DO	TO BE ISSUED TO BAZILE CREQUI.
DO	DO	37	DO	7	DO	DO	TO BE ISSUED TO ELIZABETH COOPER.
DO	DO	51	DO	8	DO	DO	TO BE ISSUED TO JOS. COTE.

(PAGE 92)

DO 48 SECTION 1 WAS ORDERED TO BE ISSUED TO MRS. DODEMEAD.

DEED FOR LOT 54 SECTION 8 WAS ORDERED TO BE ISSUED TO MRS. DYSON.

DO	44	DO	6	DO	DO	MICHEL DUROCHER.
DO	43	DO	8	DO	DO	MRS. DONOVAN.
DO	77	DO	8	DO	DO	MARY DONOVAN.
DO	76	DO	8	DO	DO	SARAH DONOVAN.
DO	40	DO	8	DO	DO	VICTOIRE FEARSON
DO	21	DO	7	DO	DO	CHARLES GOUIN JR
DO	67	DO	8	DO	DO	ROBERT GLASS.
DO	25	DO	8	DO	DO	ANGELIQUE GOD- FROY.
DO	4	DO	8	DO	DO	MRS. GOBEYE.
DO	49	DO	7	DO	DO	MAGDELINE GOBEYE
DO	5	DO	8	DO	DO	CHARLES GOBEYE.
DO	55	DO	2	DO	DO	FRANCIS GOBEYE. JR.
DO	48	DO	7	DO	DO	BAPTISTE GOBEYE.
DO	43	DO	6	DO	DO	MRS. HATCH.
DO	1	DO	8	DO	DO	MRS. HUDSON.
DO	45	DO	6	DO	DO	MRS. HARVEY.
DO	79	DO	8	DO	DO	MRS. HALL.
DO	75	DO	8	DO	DO	MISS HALL.
DO	52	DO	7	DO	DO	MISS ELIZABETH HORNER.
DO	103	DO	2	DO	DO	JOHN BENTLY.

THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN OF THE CLOCK
IN THE FORENOON.

ON TUESDAY THE 20TH DECEMBER 1808, THE COMMISSIONERS MET PURSUANT TO
THEIR ADJOURNMENT, PRESENT, GOV. HULL, JOHN GRIFFIN AND JAMES WITHERELL
JUDGES.

DO	64	DO	2	DO	DO	TO JOHN DODEMEAD SR.
DO	66	DO	2	DO	DO	TO JAMES DODEMEAD
DO	63	DO	4	DO	DO	TO JFAN BAPT. PICQUET.
DO	74	DO	1	DO	DO	TO MR. LASSALLI- ERE.
DO	68	DO	1	DO	DO	TO GEORGE SMART.
DO	38	DO	7	DO	DO	TO ZACHARIAH BAT- TLES.

DEED FOR LOT 40 SECTION 7 WAS ORDERED TO BE ISSUED TO VERONIQUE CREQUI.

DO 29 DO 8 DO DO TO CHARLES F. GIRARDIN.

AND THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN THE FORENOON.

ON WEDNESDAY THE 21ST DECEMBER 1808, THE COMMISSIONERS MET PURSUANT TO THEIR ADJOURNMENT, PRESENT, GOVERNOR HULL, JOHN GRIFFIN AND JAMES WETHERELL, JUDGES.

AND THEN A DEED FOR LOT 51 SECTION 7 WAS ORDERED TO BE ISSUED TO THOMAS CARR.

DO DO 23 DO 8 DO DO TO MRS. COMPARET.

DO DO 35 DO 8 DO DO TO WIDOW JANE CLARK.

(PAGE 93)

LOT NO. 28 SEC. 7 ----- TO FRANCIS CLAIR.

DO 46 SEC 7 ----- TO LOUIS DUCHEN-
EAU.

DO 47 SEC. 6 ----- TO PIERRE GALLEN-
EAU.

DEED FOR LOT 40 SEC 6 WAS ORDERED TO BE ISSUED TO LYDIA HULLIBERT.

DO 81 SEC 8 DO DO TO GEORGE WELCH.

DO 41 SEC 7 DO DO TO ARCHIBALD LYONS.

AND THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN THE FORENOON.

ON THURSDAY THE 22D DECEMBER 1808, THE COMMISSIONERS MET PURSUANT TO THEIR ADJOURNMENT, PRESENT GOVERNOR HULL, JOHN GRIFFIN AND JAMES WETHERELL, JUDGES.

ON MOTION OF THE GOVERNOR.

ORDERED, THAT DEEDS BE GRANTED TO CHARLES CURRY AND HIS WIFE, FORMERLY THE WIFE OF HUGH CALLAGHAN, FOR LOTS IN THE THIRD SECTION AND 4000 FT.

LOT 4 IN THE SAME SECTION, BEING THE RESIDUE OF SAID LOT, 1000 FT.

WHICH HAS BEEN DEEDED TO HUGH R. MARTIN, HE PAYING \$34.86 TOWARDS

SATISFYING MR. LOUIS LYONS FOR HIS DONATION LOT BEFORE THE 1ST DAY

JANUARY NEXT, AND RELINQUISHING 7257 FEET OF GROUND IN THE OLD TOWN, WHICH WAS FORMERLY THE ESTATE OF HUGH CALLAGHAN.

DEED FOR LOT 52 SEC. 2 WAS ORDERED TO BE ISSUED TO MRS. MARGARET MCNEAL.

DO 30 SEC. 7 WAS DO TO MRS. JULIA LEGARD.

TERRITORY OF MICHIGAN.

THE ATTORNEY GENERAL OF THE TERRITORY HAS BEEN HONORED WITH THE RECEIPT OF A QUESTION PROPOSED TO HIM BY THE HONORABLE THE LEGISLATURE THEREOF, WHICH IF HE WERE TO ANSWER IN THE FORM THAT IT IS PRESENTED, WITHOUT ANTICIPATING THE WISHES OF THE LEGISLATURE, HE COULD NOT BUT SAY THAT THE FEE OF THOSE LOTS NOW IN THE CITY OF DETROIT, WHICH WERE DEEDED BY THE GOVERNOR AND JUDGES AS COMMISSIONERS UNDER THE ACT OF CONGRESS OF THE 21ST OF APRIL 1806, TO THE PRESIDENT, DIRECTORS AND COMPANY OF THE DETROIT BANK STILL REMAINS THERE; BECAUSE THE QUESTION AS IT IS PROPOSED IT IS NOT SHOWN THAT THERE EVER HAS BEEN A TRANSFER OF THE FEE BY THE SAID CORPORATION, OR THAT THE SAID CORPORATION, HATH EVER BEEN BY ANY MEANS DISSOLVED OR THAT IT HAS FORFEITED ITS CHARTER, BUT ANTICIPATING THE WISHES OF THE LEGISLATURE (PAGE 94) ON THIS SUBJECT HE HAS TAKEN THE LIBERTY OF VARYING THE QUESTION AND REDUCING IT TO SUCH FORM AS TO AFFORD AN ANSWER TO THE CASE AS IT REALLY IS AT THE PRESENT TIME.

THE QUESTION THE GOVERNOR AND JUDGES OF MICHIGAN, ON THE 19TH DAY OF APRIL, 1806, ADOPTED A LAW INCORPORATING A BANK AT DETROIT, UNDER THE NAME OF THE PRESIDENT, DIRECTORS AND COMPANY OF THE DETROIT BANK, IN WHOM, AS COMMISSIONERS UNDER THE ACT OF THE CONGRESS OF THE UNITED STATES OF THE 21ST APRIL 1806, THEY DID DEED IN FEE SIMPLE ABSOLUTE, 2 CERTAIN LOTS OF GROUND IN THE CITY OF DETROIT, SUBSEQUENT TO THIS AND ON THE THIRD DAY OF MARCH 1807, THE AFORESAID LAW INCORPORATING THE BANK OF DETROIT AFORESAID WAS NEGATED BY CONGRESS, FOR REASON WHEREOF THE SAID INCORPORATION BECAME DISSOLVED; THE QUESTION THEN IS, IN WHOM IS THE FEE OF THOSE LOTS VESTED; THAT WERE THUS DEEDED AS AFORESAID TO THE CORPORATION THEY HAVING NEVER MADE ANY PROPOSITION OF THE SAME.

HOWEVER, THERE ARE IN GENERAL 2 KINDS OF INCORPORATIONS, AGGREGATE AND CORPORATE, CREATED EITHER BY THE COMMON LAW, BY LEGISLATIVE AUTHORITY AS BY ACT OF PARLIAMENT BY PRESCRIPTION OR BY CHARTER. TO A CORPORATION CREATED BY ANY OF THE FOREGOING MEANS THEY HAVE INCIDENT TO THEM CERTAIN THINGS, AND THAT TO WITHOUT ANY EXPRESS WORDS IN THEIR CHARTER TO AUTHORIZE THEM, AS FOR EXAMPLE TO PURCHASE AND ALIEN LANDS, TO BE AND BE SUED, IMPEAD AND IMPEADED; SO LIKEWISE ARE THEY LIABLE FOR THE LOSS OF THEIR CORPORATE FRANCHISE AND BE DESTROYED IN A VARIETY OF

DIFFERENT WAYS AND MEANS AS FOR EXAMPLE IN A CORPORATE SOLE BY A UNION WITH ITSELF AN ANTECEDENT CORPORATE RIGHT GRANTED OUT. EO
 WISE IN AGGREATE CORPORATIONS BY SURRENDER BY FORFEITURE AND LAST
 THE DISSOLUTION OF ITS CORPORATE FRANCHISE BY LEGISLATIVE AUTHORITY
 WHICH MR. BLACKSTONE CONSIDERS AS BOUNDLESS IN ITS OPERATION.

THE QUESTION, THEN WHAT IS TO BECOME OF THE LANDS THAT A CORPORATION
 IS DISSOLVED WERE SEIZED AND POSSESSED OF AT THE TIME OF ITS
 DISSOLUTION, THESE AGREEABLE TO THE COMMON LAW OF ENGLAND, MUST
 BELONG TO THE GRANTOR, DONOR, AND THEIR HEIRS, FORTHE LAW SAITH THE
 COMMON LEARNED AUTHORITY, DOTH ALWAYS ANNEX A CONDITION TO EVERY SUCH
 GRANT, THAT IF THE CORPORATION BE DISSOLVED, THE GRANTOR SHALL HAVE
 THE LANDS AGAIN, BECAUSE THE CAUSE OF THE GRANT FAILETH, WHICH IN
 THE EMPLATION OF LAW IS ONLY SUPPOSED TO BE MADE DURING THE LIFE
 OF THE CORPORATION AND THIS IS SAID TO BE THE ONLY INSTANCE WHERE A
 REVERSION CAN BE EXPECTED ON A GRANT IN FEE SIMPLE ABSOLUTE.

WITH VERY GREAT RESPECT,

I HAVE THE HONOR TO BE THE LEGISLA-
 TURE'S MOST OBT AND VERY HUMBLE
 SERVT.

E. BRUSH.
 THEN THE COMMISSIONERS ADJOURNED TO FRIDAY NEXT AT 10 A.M.
 FRIDAY THE 23RD DAY OF DECEMBER 1808, THE COMMISSIONERS MET
 PURSUANT TO THEIR ADJOURNMENT.

WILLIAM HULL, GOVERNOR

JOHN GRIFFIN & } JUDGES

JAMES WITHERELL } MEMBERS PRESENT.

(PAGE 95)

ORDERED, THAT LOT NO. 99 SEC. 2 BE GRANTED TO THE WIFE OF AUGUSTIN
 WOOD AS HER DONATION LOT, AND THAT THE SAID AUGUSTIN LONGDON, BE
 RELEASED FROM THE PAYMENTS AGREEABLE TO THE RESOLUTIONS OF THE 15TH
 FEBRUARY 1807.

THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN
 FORENOON.

ON SATURDAY THE 24TH DECEMBER 1808, THE COMMISSIONERS MET PURSUANT
 TO THEIR ADJOURNMENT.

WILLIAM HULL, GOVERNOR }
 JOHN GRIFFIN AND } MEMBERS PRESENT.
 JAMES WITHERELL } JUDGES }

OF 50 SEC. I WAS CONFIRMED TO JOSEPH WILKINSON, AS HIS DONATION
 ENT, UNDER THE CONDITION THAT IF ANY PERSON HAS PREVIOUSLY LOCATED
 THE SAME AND SHALL BETWEEN THIS AND THE SIGNATURE OF THE DEED
 MOVE HIS TITLE TO BE BETTER, THAN SAID WILKINSON'S, HE IS NOTWITH-
 STANDING THIS CONFIRMATION TO BE ENTITLED TO THE SAME.

AT 99 SECTION 2 DEED ORDERED TO MRS. LONGDON AS A DONATION LOT.

- 23 " 8 DO TO FRANCIS LEPAGE "
- 20 " 8 DO TO ABNER P. ACKLEY "
- 51 " 2 DO TO CATHERINE GODFROY "
- 104 " 3 DO TO PETER BEZEAU. "
- 48 " 6 DO TO MONIQUE F. LABADIE "
- 95 " 2 DO TO MRS. GEEL. "

AND THEN COMMISSIONERS ADJOURNED TO MONDAY NEXT AT TEN O'CLOCK IN
 THE FORENOON.

ON MONDAY THE 26TH DECEMBER 1808, THE COMMISSIONERS MET PURSUANT
 THEIR ADJOURNMENT.

WILLIAM HULL, GOVERNOR }
 JOHN GRIFFIN AND } MEMBERS PRESENT
 JAMES WITHERELL } JUDGES }

ORDERED THAT THE LOT OF WILLIAM ALLEN, AND PART OF JOSEPH CAMPEAU'S
 BOTH SITUATE IN THE OLD TOWN BOTH OF WHICH HAVE BEEN RELINQUISHED
 TO THE COMMISSIONERS, BE GRANTED TO CHARLES POUPOARD, ALIAS LAFLEUR
 IN ORDER TO BRING HIM UP TO THE MAIN ST. AND WHICH TOGETHER WITH LOT
 SECTION 2 IS IN FULL SATISFACTION OF A DONATION LOT TO WHICH SAID
 POUPOARD IS ENTITLED.

ORDERED THAT THE TREASURER BE AND HE IS HEREBY AUTHORIZED, TO GIVE
 A CERTIFICATE TO ROBERT ABBOTT ESQ. PAYABLE FROM THE DETROIT FUND
 THE SUM OF \$140 WHICH THE SAID ABBOTT PAID AT AUCTION FOR THE LOT
 OF THE OLD TOWN OF DETROIT, WHICH FORMERLY BELONGED TO MR. DODEMFEAD
 IN INTEREST.

ORDERED, THAT IN CONSEQUENCE OF AN AGREEMENT WITH MR. MELDRUM & MR.
 POUPOARD THERE SHALL BE GRANTED TO MR. MELDRUM THAT PART OF MR.
 POUPOARD'S LOT WHICH LIES IN FRONT OF HIS, THE SAID MELDRUM'S, LOT UP

TO THE MAIN ST. TOGETHER WITH THE ALLEY BETWEEN THE SAID MELDRUM AND DODEMEAD'S LOT, AS FAR AS THE SAID MELDRUM'S LOT EXTENDS, AND LIKEWISE ONE HALF OF THE ALLEY BETWEEN THE SAID MELDRUM'S AND DODEMEAD'S LOT ON ONE SIDE, AND THE SAID CAMPEAU'S ON THE OTHER SIDE, AND THERE SHALL LIKEWISE BE GRANTED TO THE SAID CAMPEAU, THE OTHER HALF OF THE SAID ALLEY, THE SAID MELDRUM RELINQUISHING 6311 FEET OF GROUND WHICH FALLS INTO THE NEW STREETS, AND THE SAID CAMPEAU PAYING \$30 FOR THE ONE HALF OF THE SAID ALLEY.-----

(PAGE 96)

LOT 96 SECTION 2 DEED ORDERED TO CHARLES LAFLEUR AS A DONATION LOT.

- 38 " 6 DO TO MRS. COOK ----- "
- 52 " 1 DO TO ISAAC DAY ----- "
- 70 " 4 DO TO HENRY HUDSON ----- "
- 53 " 1 DO TO MARY DAY ----- "
- 57 " 7 DO TO JOHN DILHET ----- "
- 47 " 7 DO TO THOMAS COLES ----- "
- 72 " 7 DO TO ALBERT HILL ----- "
- 93 " 2 DO TO JAMES MCCLOSKEY ----- "
- 38 " 8 DO TO BENJAMIN CHITTENDEN ----- "
- 61) " 3 DO (TO DAVID MCCLAIN IN LIEU OF OLD GROUND)
- 62) (AND FOR HIS DONATION LOT.)

AND THEN THE COMMISSIONERS ADJOURNED TO TUESDAY THE 17TH OF JANUARY NEXT AT TEN O'CLOCK IN THE FORENOON.

ON TUESDAY THE 17TH JANUARY 1809, THE COMMISSIONERS MET PURSUANT TO COURSEMENT.

WILLIAM HULL GOVERNOR }
 JOHN GRIFFIN AND } MEMBERS PRESENT
 JAMES WITHERELL } JUDGES }

ORDERED, THAT A CERTAIN PARCEL OF GROUND LYING AND BEING IN THE CITY OF DETROIT, COMMENCING 380 FEET FROM THE CORNER COMMONLY CALLED WAREY'S CORNER BEING THE OLD GROUND CLAIMED BY JOS. CAMPEAU BE RETURNED TO HIM, AS ALSO AN ADDITIONAL STRIP OF GROUND CONNECTED THEREWITH AND NOW THE PROPERTY OF THE COMMISSIONERS, BE ASSIGNED TO HIM IN SATISFACTION OF HIS DONATION LOT.

DEED WAS SIGNED TO FRANCOIS LEPAGE FOR LOT 23 SECTION 8 AS HIS DONATION LOT.

DEED WAS SIGNED TO JOHN HARVEY FOR LOT 3 SEC. 4 AS HIS DONATION LOT.

A DEED WAS SIGNED TO JOHN BENTLY FOR LOT 103 SEC 2 AS HIS DONATION LOT.

A DEED WAS SIGNED TO JOSEPH CAMPEAU, FOR LOT 58 SEC 3,

A DEED WAS SIGNED TO JOSEPH CAMPEAU FOR A PARCEL OF GROUND.

A DEED WAS SIGNED TO MRS. NANCY GEEL, FOR LOT 95 SEC 2 AS HER DONATION LOT.

A DEED WAS SIGNED TO DAVID MCCLAIN, FOR LOTS 61 & 62 SEC 3 IN EXTINGUISH-
MENT OF HIS OLD GROUND & FOR HIS DONATION LOT.

LOT 45 SECTION 8 DEED ORDERED TO ROBERT MUNROE AS A DONATION LOT.

26 " 8 " TO JOHN SKEGGS " " "

A DEED WAS SIGNED TO HENRY HUDSON, FOR LOT 70 SEC 4 AS HIS DONATION LOT.

AND THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN
THE FORENOON.

ON WEDNESDAY THE 18TH JANUARY 1809, THE COMMISSIONERS MET PURSUANT TO
ADJOURNMENT.

(PAGE 97)

WILLIAM HULL, GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

MEMBERS PRESENT

JUDGES

GOVERNOR HULL COMMUNICATED THE FOLLOWING LETTER FROM THE SECRETARY
OF WAR.

WAR DEPARTMENT.

NOVEMBER 26TH 1808.

SIR:-

SINCE MY LAST TO YOUR EXCELLENCY A LETTER HAS BEEN RECEIVED
FROM COL. BURBECK RELATIVE TO THE LANDS TO BE RESERVED AT DETROIT
FOR THE MILITARY DEPARTMENT, WHICH RENDER IT EXPEDIENT FOR ME TO
REQUEST THAT YOU WILL JOIN WITH HIM IN MAKING DEFINITIVE ARRANGEMENTS
ON THIS SUBJECT.

YRS EXCELLENCY

WILLIAM HULL.

I AM VERY RESPECTFULLY, SIR

YOUR OBT. SERV'T.

H. DEARBORN.

A DEED FOR LOT 56 SECTION 2, WAS SIGNED TO ANTOINE NEVIJF, AND WAS
ORDERED TO BE DELIVERED HIM ON HIS FILING MRS. JOHN WATSON'S
ASSIGNMENT OF HER DONATION LOT.

AND THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN
(51)

THE FORENOON.

ON THURSDAY THE 19TH JANUARY 1809, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR	}	MEMBERS PRESENT		
JOHN GRIFFIN AND			}	JUDGES
JAMES WITHERELL				

CHARLES F. GIRARDIN ADMINSTRATOR TO THE ESTATE OF THE LATE JACQUES GIRARDIN ATTENDED THE BOARD AND EXHIBITED AN ESTIMATION MADE BY 2 MASTER MASONS OF THE VALUE OF A CERTAIN WELL AND A CERTAIN CHIMNEY WHICH WERE ON THE LOT OF THE ESTATE IN THE OLD TOWN, WHEN HE AGREED TO EXCHANGE THE SAME FOR GROUND IN THE NEW TOWN, AND THE COMMISSIONERS HAVING EXAMINED THE SAME, ORDERED THAT THE APPROBATION BY THE COMMISSIONERS OF SUCH ESTIMATION BE MANIFESTED BY THE SECRETARY'S SIGNING THE SAME, AND TRANSMITTING IT TO THE TREASURER OF THE DETROIT FUND.

ON MOTION OF GOVERNOR HULL

ORDERED THAT A DEED BE MADE TO BENJAMIN WOODWORTH OF THE LAND --- BACK OF THE LOT GRANTED TO CONRAD SEEK TO THE ALLEY AND RUNNING SOUTHWESTERLY TO A LINE WITH THE BACK PART OF THE CARPENTERS SHOP FOR THE INDIAN DEPARTMENT, HE PAYING AT THE RATE OF 2 CENTS A FOOT FOR THE SAME.

AND THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN THE FORENOON.

(PAGE 98)

ON SATURDAY THE 28TH JANUARY 1809 THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR	}	MEMBERS PRES- ENT.		
JOHN GRIFFIN AND			}	JUDGES
JAMES WITHERELL				

DEED WAS SIGNED TO ISAAC JONFS, FOR LOT 97 SECTION 2, AND WAS ORDERED TO BE DELIVERED HIM ON HIS FILING JOHN LANE'S ASSIGNMENT PHILIP MOSHER AND PHILIP MOSHER'S ASSIGNMENT TO HIM, AND ON HIS SIGNING A RECEIPT FOR A DONATION LOR IN BEHALF OF SAID JOHN LANE. THEN THE COMMISSIONERS ADJOURNED TO THURSDAY THE 5TH FEBRUARY TEN O'CLOCK IN THE FORENOON.

ON FRIDAY THE 10TH FEBY. 1809, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

(PAGE 99)

WILLIAM HULL, GOVERNOR }
 JOHN GRIFFIN AND } MEMBERS PRESENT.
 JAMES WITHERELL } JUDGES }

A DEED WAS SIGNED TO HUGH R. MARTIN FOR LOT 49 SEC 6 AND WAS ORDERED TO BE DELIVERED ON HIS FILING MICHAEL FOX'S RECEIPT FOR A DONATION LOT.

A DEED WAS SIGNED TO LOUIS LONION FOR LOT 5 SEC. 1 AND WAS ORDERED TO BE DELIVERED ON HIS EXECUTING A RELINQUISHMENT TO THE GOVERNOR AND JUDGES FOR A LOT SITUATED IN THE OLD TOWN OF DETROIT FORMERLY OWNED BY JOHN CONNOR, AND ON HIS ALLOWING A CREDIT AT THE RATE OF 2 CENTS PER SQUARE FOOT OF GROUND CONTAINED IN SAID LOT. 5 SECTION 1 OVER AND ABOVE THE QUANTITY OF GROUND CONTAINED IN THE LOT TO BE RELINQUISHED ON ACCOUNT OF \$100 DUE BY THE GOVERNOR AND JUDGES TO SAID LONION IN LIEU OF A DONATION LOT.

AND THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN THE FORENOON.

ON SATURDAY THE 11TH FEBRUARY 1809, THE COMMISSIONERS MET AGREEABLE TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR }
 JOHN GRIFFIN AND } MEMBERS PRESENT
 JAMES WITHERELL. } JUDGES }

OLIVER W. MILLER HAVING REPRESENTED THAT HE IS GRANTEE OF THOMAS SMITH FOR LOTS 3 & 55 AND HALF OF LOTS 9 & 54 IN SECTION 4, THAT ONE OF THE ORIGINAL DEEDS SIGNED TO SAID SMITH IS IMPERFECT HAVING BUT SIGNATURES AND THAT HE IS DESIROUS TO HAVE ALL THE SAID PARCELS OF GROUND DEEDED TO HIM IN A MANNER THAT MAY SECURE THE PROPERTY HE HAS PUT ON THE SAME, THEREFORE ORDERED THAT A DEED BE SIGNED TO HIM AGREEABLE TO HIS REQUEST, AND A DEED WAS ACCORDINGLY SIGNED TO HIM, AND THEN THE COMMISSIONERS ADJOURNED TO FRIDAY NEXT AT 10 O'CLOCK IN THE FORENOON.

ON FRIDAY THE 17TH FEBRUARY 1809 THE COMMISSIONERS MET PURSUANT TO THEIR ADJOURNMENT.

WILLIAM HULL, GOVERNOR }
 JOHN GRIFFIN AND } MEMBERS PRESENT.
 JAMES WITHERELL } JUDGES }

DEED WAS SIGNED TO ABRAHAM GEEL FOR LOT 63 SECTION 1 TO BE DELIVERED
 HIS FILING BRAEL' HUNTS RECEIPT FOR DONATION LOT.

DEED WAS SIGNED BY ARCHIBALD HORNER FOR LOT 101 SECTION 2 AND WAS
 ORDERED TO BE DELIVERED ON HIS FILING THOMAS MCCLOURES RECEIPT FOR
 DONATION LOT.

DEED WAS SIGNED TO HUGH R. MARTIN FOR LOT 50 SECTION 1 AND WAS
 ORDERED TO BE DELIVERED ON HIS FILING JOSEPH WILKINSON'S RECEIPT
 DONATION LOT.

DEED WAS SIGNED TO BENJAMIN WOODWORTH FOR LOT 51 SECTION 4 AND
 ORDERED TO BE DELIVERED ON HIS SATISFYING AND PAYING THE SUM OF \$15.20
 THE SEC'Y OF THE COMMISSION.

DEED WAS SIGNED TO JOHN KINSIE FOR LOT 57 SECTION 4 AS A DONATION

DEED WAS SIGNED TO JACQUES PROVENCAL FOR LOT 76 SECTION 7 AS A
 DONATION LOT.

DEED WAS SIGNED TO BAZIEL CREQUI FOR LOT 80 SECTION 7 AS A DONATION

(PAGE 100)

DEED WAS SIGNED TO BAPTISTE GOBEY FOR LOT 48 SECTION 7 DONATION.

TO ANTOINE PELTIER	44	7	"
TO MAGDELINE COTE'	42	6	"
TO MARGARET MCNEAL	52	2	"
TO SMYTH	23	7	"
TO MICHAEL DUROCHE	44	6	"
TO JOHN MELDRUM	39	7	"
TO VERONIQUE CREQUI	40	7	"
TO MAGELIENE GOBEYE	49	7	"
TO FRANCOIS GOBEYE JR.	55	2	"
TO BENJAMIN CHITTEMEN	35	8	"
TO VICTOIRE FEARSON	40	8	"
TO ELIZABETH CURRY	34	7	"
TO MARGARET HAUKS	78	7	"
TO MICHAEL MAYET	37	8	"
TO PEREGRINE BANTRUM	81	7	"
TO ELIZABETH WELCH	41	8	"
TO RENETTE RENEAU	77	7	"

DEED WAS SIGNED TO ELIZABETH HORNER FOR LOT 52 SECTION 7 DONATION.

TO ELIZABETH COOPER	37	7	"
TO ISAAC LIGOT	42	7	"
TO MRS. SCOTT	36	8	"
TO MRS. DONOVAN	43	8	"
TO WIDOW CLOUTIER	83	7	"
TO MRS. LEGARD	30	7	"
TO ARCHIBALD LYONS	41	7	"
TO JEAN DILHET	36	7	"
TO ZACHARIAH BATTLES	38	7	"
TO ANN PROVINCAL	37	6	"
TO LYDIA MULLIBERT	40	6	"
TO ELIZABETH MCBRIDE	50	6	"
TO ARCHIBALD HORNER	60	2	"
TO JANE COOK	38	6	"
TO MARGARET WELCH	42	8	"
TO PIERRE GALLENEAU	47	6	"
TO ISADORE PELTIER	39	6	"
TO MARIANNE MONETTE (32 IN PENCIL)	31	7	"
TO MARGARET MORRISON	27	7	"

BE ROUGH MINU-
S 32, FEB. 17
39 (IN PENCIL)

AND THE ABOVE SEVERAL DEEDS WERE ORDERED TO BE DELIVERED ON EACH PERSON SIGNING A RECEIPT FOR HIS OR HER DONATION LOT. AND THEN THE COMMISSIONERS ADJOURNED UNTIL TOMORROW AT TEN OF THE CLOCK IN THE FORENOON.

(PAGE 101)

ON SATURDAY THE 18TH OF FEBRUARY 1899, THE COMMISSIONERS MET PURSUANT TO THEIR ADJOURNMENT.

WILLIAM HULL GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

JUDGES

MEMBERS PRESENT.

ORDERED THAT ALL PERSONS DESIROUS OF PURCHASING SMALL STRIPS OF LAND WHICH ARE SITUATED BETWEEN THEIR HOUSES AND IMPROVEMENTS AND THE STREETS AND ALLEYS ARE DESIRED IMMEDIATELY TO APPLY TO THE COMMISSIONERS FOR SUCH STRIPS OF LAND, OTHERWISE THEY WILL BE SOLD TO ANY PERSON PROPOSED TO PURCHASE THE SAME.

ALL PERSONS ~~DEBENT~~ INDEBTED TO LAND ALREADY SOLD WILL CALL ON THE

SECRETARY AND COMPLY WITH THE CONDITIONS OF SALE ON OR BEFORE THE 2ND DAY OF MARCH NEXT AND ANY PERSON WHO SHALL NEGLECT A COMPLIANCE WITH THIS ORDER WILL FORFEIT HIS RIGHT TO THE SAID LAND.

A DEED FOR CONFIRMATION ASSIGNED TO ELIJAH BRUSH IN TRUST FOR THE HEIRS OF HENRY BIRD DECD. SITUATED NEAR THE EXPLANADE CONTAINING 60,000 FT.

AND THEN THE COMMISSIONERS ADJOURNED TO MONDAY NEXT.

ON MONDAY THE 23RD OF FEBRUARY 1809, THE COMMISSIONERS ^{MET} PURSUANT TO THEIR ADJOURNMENT.

WILLIAM HULL, GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

JUDGES

MEMBERS PRESENT

SENT.

ON MOTION OF GOVERNOR HULL, ORDERED, THAT THE 6TH DAY OF MARCH NEXT THE COMMISSIONERS WILL PROCEED TO THE SALE OF SUCH 5 ACRE LOTS & C OF LAND AS HAVE ALREADY BEEN LAID OFF BEYOND THE COURT HOUSE CIRCUS AND THE CONDITION OF PAYMENT FOR THE SAME SHALL BE THE $\frac{1}{4}$ PART IN CASH $\frac{1}{4}$ PART IN 6 MONTHS AND THE REMAINING $\frac{1}{2}$ IN 12 MONTHS FROM THE DAY OF SALE.

AND THEN THE COMMISSIONERS ADJOURNED TO FRIDAY NEXT.

ON FRIDAY THE 24TH OF FEBRUARY 1809 THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

WILLIAM HULL GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

JUDGES

MEMBERS PRESENT.

ELIJAH BRUSH ACCOUNT (FOR SUNDRY EXPENSES ^{INCURRED} IN THE FALL OF 1806, IN OPENING THE MAIN ST. OF THE NEW TOWN OF DETROIT THROUGH HIS PREMISES) AMOUNTING TO \$120.10, WAS ALLOWED ^{BY} THE COMMISSIONER.

(PAGE 102)

ADJOURNED

AND THEN THE COMMISSIONERS UNTIL TOMORROW.

ON SATURDAY THE 25TH OF FEBRUARY 1809, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

WILLIAM HULL GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

JUDGES

MEMBERS PRESENT.

A DEED FOR LOT 74 SECTION 4 WAS ORDERED TO BE ISSUED TO J. B.

COMPARET, AS HIS DONATION LOT.

A DEED FOR LOT 68 SECTION 1 WAS ISSUED TO ROBERT SMART AS THE DONATION LOT OF GEORGE SMART.

A DEED WAS SIGNED TO SOL SIBLEY FOR PARCEL OF GROUND IN CITY OF DETROIT SITUATE NEAR HIS DWELLING HOUSE.

AND THEN THE COMMISSIONERS ADJOURNED TO THURSDAY NEXT.

ON THURSDAY THE 2ND OF MARCH 1809, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

REUBEN ATWATER, ^{ESQ.} ACTING GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

} JUDGES

} MEMBERS PRESENT.

ORDERED THAT A DEED ISSUE TO JEAN SIMARE FOR LOT 65 SECTION 4

ON HIS RELINQUISHING THAT PART OF HIS LOT WHICH FALLS INTO THE MAIN ST. TO THE GOVERNOR AND JUDGES OF MICHIGAN.

THE FOLLOWING SETTLEMENT WAS MADE WITH MESSRS. R. & J. ABBOTT VIZ; THEY WERE ALLOWED THE CONSIDERATION OF A. LAFOY'S DONATION LOT \$100

FOR MONEY'S PAID J. WATSON FOR DEEDS

TO A. HULL FOR CERTIFICATE

24

9.67
\$133.67

AND THEY ALLOWED THE COMMISSIONERS FOR BALANCE DUE ON LOT 41 SECTION

3

\$62.04

AND THEY ALLOWED THE COMMISSIONERS FOR DUE ON LOTS 1

82 SECTION 4

17.08
\$79.12

(PAGE 103)

AND THEN THE COMMISSIONERS ADJOURNED TO TUESDAY THE 7TH OF MARCH,

ON TUESDAY THE 7TH OF MARCH 1809, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT. { REUBEN ATWATER, ACTING GOVERNOR, JOHN GRIFFIN AND JAMES WITHERELL, JUDGES--MEMBERS PRESENT

A DEED WAS SIGNED TO JANE MCCLEMENS, FOR LOT 81 SEC. 8 AS DONATION LOT

" PETER CHATRON " 31 " 8 AS A DONATION LOT

" ALICE CONNER " 6 " 8 AS A DONATION LOT

" MARY DE NOYER " 3 " 8 AS A DONATION LOT

" ISAAC & MARY DAY " 52 & 53 " 1 AS A DONATION LOT

" ANN DYSON " 54 " 8 AS A DONATION LOT

DEED WAS SIGNED TO CHARLES F. GIRARDIN FOR LOT 29 SEC. 8 AS A DONATION LOT.
 " " CHRALES GOBEYE 5 " 8 AS A DONATION LOT
 " " ANGELIQUE GODFROY 25 " 8 AS A DONATION LOT
 " " MARIE ROSE GOBEYE 4 " 8 AS A DONATION LOT
 " " RACHAEL HATCH 43 " 6 AS A DONATION LOT
 " " SALLY HARVEY 45 " 6 AS A DONATION LOT
 " " MARY HUDSON 1 " 8 AS A DONATION LOT
 " " MONIQUE LABADIE 48 " 6 AS A DONATION LOT
 " " SARAH NOWLAN 82 " 6 AS A DONATION LOT
 " " THERESE PELTIER 30 " 8 AS A DONATION LOT
 " " CHARLES POUPARD 96 " 2 AS A DONATION LOT

(PAGE 104)

DEED WAS SIGNED TO WILLIAM SCOTT, AS ADMINSTRATOR OF THOMAS CARR DEED. AS A DONATION LOT -----51 SECTION 7 -----

W. SCOTT AS ADMINSTRATOR TO THE ESTATE OF DENNIS SWEENEY DECD. 2 SEC. 8. DONATION LOT

" " TO JOHN SKEGGS FOR LOT 26 SEC. 8 AS A DONATION LOT.

" " TO AGNESE VERNET FOR LOT 34 SEC 8 AS A DONATION LOT.

" " TO DAVID STONE FOR LOT 98 SEC. 2 AS A DONATION LOT

" " TO JOSEPH VOYER JR. FOR LOT 52 SEC. 8 AS A DONATION LOT

" " TO ALICE WILKINSON FOR LOT 53 SEC. 8 AS A DONATION LOT

" " TO WILLIAM WATSON FOR LOT 27 SEC. 8 AS A DONATION LOT

" " TO SAMUEL WATTS FOR LOT 46 SEC. 8 AS A DONATION LOT.

AND THEN THE COMMISSIONERS ADJOURNED TO MONDAY NEXT.

MONDAY THE 13TH DAY MARCH 1809, THE COMMISSIONERS MET PURSUANT THEIR ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR

JOHN GRIFFIN AND JAMES WITHERELL } JUDGES

MEMBERS PRESENT

CERTIFICATE NO. 3 WAS SIGNED BY THE PRESIDENT TO FRANCOIS GOBEYE SEN, FOR \$100 IN LIEU OF A DONATION LOT, TO WHICH HE IS ENTITLED UNDER AN ACT OF CONGRESS.

A DEED WAS SIGNED TO GEORGE MBLDRUM FOR A PARCEL OF GROUND NEAR HIS GROUND IN THE OLD TOWN CONTAINING 4,830 SQUARE FEET.

A DEED WAS SIGNED TO JOSEPH VOYER JR. FOR LOT 32 SEC. 8 AS A DONATION LOT.

" " " 45 " 8 AS A DONATION LOT.

" " " 8 " 8 AS A DONATION LOT.

AND THEN THE COMMISSIONERS ADJOURNED SINE DIE.

ON WEDNESDAY THE 15TH DAY OF MARCH 1809, THE COMMISSIONERS MET AGREEABLE TO THEIR ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR

JOHN GRIFFIN AND } JUDGES
 JAMES WITHERELL }

} MEMBERS PRE-
 } SENT.

ORDERED, THAT CONRAD TEN EYCK HAVE A DEED FOR LOT 71 SECTION 4 ON HIS SIGNING A RECEIPT FOR HIS DONATION LOT, AND PAYING THE SUM OF 20.

DEED WAS ORDERED TO BE ISSUED TO FREDRICK BATES ESQ. FOR LOT 72 SEC. 4 AS A DONATION LOT.

DEED WAS ORDERED TO BE ISSUED IN PURSUANCE TO THE RECORDED PLAN OF WILLIAM FLANNAGAN GRANTEE TO JOSEPH HOSFORD (A DONEE) FOR LOT SEC. 1 -- AND ALSO A DEED FOR A CERTAIN LOT ADJOINING LOT 12 SEC. 1 ON THE NORTH EAST SIDE THEREOF, BEING 11 FEET IN FRONT BY 10 IN DEPTH ON HIS PAYING (PAGE 105) THE SUM OF \$2.

DEED WAS ORDERED TO BE ISSUED TO HUGH R. MARTIN & CONRAD TEN EYCK FOR LOT 95 SEC. 1 ON THEIR FILING JAMES MCCLOSKEY'S RECEIPT FOR A DONATION LOT.

AND THEN THE COMMISSIONERS ADJOURNED TO TOMORROW AT TEN O'CLOCK IN THE FORENOON.

ON THURSDAY THE 16TH MARCH 1809, THE COMMISSIONERS MET AGREEABLE TO ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR

JOHN GRIFFIN AND } JUDGES
 JAMES WITHERELL }

} MEMBERS PRESENT

SOLOMON SIBLEY ESQ. PRESENTED A PETITION AS ATTORNEY TO CHARLES JOUETT GRANTEE OF JAMES DODEMEAD, PRAYING THAT LOT 4 SEC. 2, BE CONVEYED TO THE SAID JOUETT ON HIS PAYING THE RATE ESTABLISHED IN OTHER CASES, WHEREUPON, ORDERED THAT SAID LOT BE CONVEYED AS AFORESAID, ON SAID JOUETT'S PAYING \$120 THEREFOR.

AND THEN THE COMMISSIONERS ADJOURNED TO SATURDAY NEXT.

ON SATURDAY THE 18TH MARCH 1809, THE COMMISSIONERS MET PURSUANT TO THEIR ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

MEMBERS PRESENT.

THE CLAIM OF THE HEIRS OF WILLIAM MCCOMB & ANGUS MCINTOSH TO A CERTAIN PARCEL OF GROUND KNOWN UNDER THE NAME OF "PUBLIC GARDEN" IN EXTINGUISHMENT OF GROUND IN THE OLD TOWN OF DETROIT, WAS TAKEN INTO CONSIDERATION, AND THEREUPON ORDERED, THAT IT IS NOT EXPEDIENT TO GRANT THE REQUEST OF THE CLAIMANTS, WHEREUPON, ANGUS MACKINTOSH IN BEHALF OF THE HEIRS OF MCCOMB, AND SELF, APPLIED FOR DEEDS OF CONFIRMATION FOR THEIR GROUND IN THE OLD TOWN, WHICH APPLICATION THE COMMISSIONERS AGREED TO GRANT, JUDGE GRIFFIN DISSENTING THERETO, BECAUSE PART OF THE GROUND FALLS IN A STREET AS ESTABLISHED BY THE PLAN OF DETROIT.

DEED WAS SIGNED TO BAPTISTE ALLARD FOR LOT 71 SEC. 8 AS A DONATION LOT.

LOUIS BENJAMIN " 46 " 6 AS A DONATION LOT.

FREDERICK BATES ESQ." 72 " 4 AS A DONATION LOT.

J. BT. COMPARET " 74 " 4 AS A DONATION LOT.

JOSEPH COTE " 51 " 8 AS A DONATION LOT.

JAMES DODEMEAD " 66 " 2 AS A DONATION LOT.

MISS SARAH DONOVAN " 76 " 8 AS A DONATION LOT.

MISS MARY DONOVAN " 77 " 8 AS A DONATION LOT.

JOHN DODEMEAD SR. " 64 " 2 AS A DONATION LOT.

MRS. JANE DODEMEAD " 48 " 1 AS A DONATION LOT.

DEED WAS SIGNED TO MRS. DONOVAN FOR LOT 43 SEC. 8 AS A DONATION LOT
 MRS. FREROT 23 " 7 AS A DONATION LOT

{ WILLIAM FLANNAGAN }
 { GRANTEE OF JOSEPH }
 { HOSFORD } 73 " 1 AS A DONATION LOT

WILLIAM FLANNAGAN PART OF LOT 12 SEC. 1 FOR
 GROUND TAKEN OFF LOT 73 SEC 1 BY A STREET.

(PAGE 106)

DEED WAS SIGNED TO ROBERT GLASS FOR LOT 70 SEC. 8 AS A DONATION LOT

MISS CATHERINE GODFREY LOT 51 SEC 2 AS A DONATION LOT

HENRY HUDSON	69	"	4	BY PURCHASE
ALBERT HILL	72	"	7	AS A DONATION LOT
MISS HALL	75	"	8	AS A DONATION LOT
MRS. HALL	79	"	8	AS A DONATION LOT
RICHARD HALL JONES	84	"	7	AS A DONATION LOT.

JOHN KINZIE FOR A PARCEL OF GROUND IN THE OLD TOWN, CONFIRMATION.

WILLIAM R. MARTIN { FOR LOT 95 SEC. 1 AS A DONATION LOT AND AS
 CONRAD TENEYCK { GRANTEE OF JAS. MCCLOSKEY.

DEED WAS SIGNED TO MRS. MCNIFF FOR LOT 73 SEC. 4 AS A DONATION LOT
 MISS CATHERINE MCNIFF 67 " 2 AS A DONATION LOT
 MRS. MCCLAIN 74 " 8 AS A DONATION LOT

DEED WAS SIGNED TO JAMES MCGILL FOR LOTS 50 & 57 SEC. 1, LOT 53 SEC. 2
 LOT 43 SEC. 7 IN EXCHANGE FOR OLD GROUND.

DEED WAS SIGNED TO MRS. METTE FOR LOT 50 SEC. 2 AS A DONATION LOT
 JACOB NADE 79 " 6 AS A DONATION LOT
 THOMAS PARKER 70 " 7 AS A DONATION LOT
 MRS. MARY ROBINSON 68 " 7 AS A DONATION LOT
 JEAN SIMARE 65 " 4 AS A DONATION LOT
 MRS. THIBAUD 80 " 6 AS A DONATION LOT
 CONRAD TENEYCK 71 " 4 AS A DONATION LOT.

CONSIDERATION OF \$20.

DEED WAS SIGNED TO GEORGE WELCH 81 " 8 AS A DONATION LOT

THEN THE COMMISSIONERS ADJOURNED TO THURSDAY THE 30TH MARCH.
 THURSDAY THE 30TH MARCH 1809, THE COMMISSIONERS MET PURSUANT TO

THEIR ADJOURNMENT.

REUBEN ATTWATER, ACTING GOVERNOR }
JOHN GRIFFIN AND } JUDGES }
JAMES WITHERELL } MEMBERS PRESENT. }

A DEED WAS SIGNED TO ISAAC TODD, FOR LOT 51 SEC 1 LOT 54, SEC 2 AND LOT 22 SEC. 7 IN EXCHANGE FOR GROUND.

AND THEN THE COMMISSIONERS ADJOURNED TO WEDNESDAY THE 12TH OF APRIL NEXT.

ON WEDNESDAY THE 12TH OF APRIL 1809, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR }
JOHN GRIFFIN AND } JUDGES }
JAMES WITHERELL } MEMBERS PRESENT. }

101

A DEED OF CONFIRMATION WAS SIGNED TO ELIJAH BRUSH, IN TRUST FOR THE HEIRS OF WILLIAM ROBERTSON DECD FOR A CERTAIN PARCEL OF GROUND CONTAINING 12,060 SQUARE FEET LYING IN THE OLD TOWN OF DETROIT.

A DEED OF CONFIRMATION WAS SIGNED TO ELIJAH BRUSH, IN TRUST FOR THE HEIRS OF (PAGE 107) WILLIAM ROBERTSON, DECD. FOR A CERTAIN OTHER PARCEL OF GROUND LYING IN THE OLD TOWN OF DETROIT, CONTAINING 25,988 SQUARE FEET, OF GROUND.

PURSUANT TO THE DIRECTIONS OF THE COMMISSIONERS THEIR SECRETARY RETURNED HIS CERTIFICATE STATING THAT HE HAS EXAMINED THE ORIGINAL SHARES IN THE LATE DETROIT BANK, AND FINDS THEM ALL TO BE REGULARLY TRANSFERRED TO ANDREW/DEXTER JR. OF BOSTON, EXCEPT 300 THEREOF WHICH ONLY APPEARED TO HAVE BEEN TRANSFERRED, FROM LETTERS EXHIBITED BY THE LATE CASHIER, AND ALSO ARE SHARE WHICH BELONGS TO AUGUSTUS B. WOODWARD, HAS NOT BEEN TRANSFERRED, AND THEREUPON THE COMMISSIONERS EXECUTED A DEED TO ANDREW DEXTER JR. FOR LOTS 11 & 12 SEC. 1 AND ORDERED THEIR SECRETARY TO CAUSE TO BE PLACED ON THEIR FILES A CORRECT DUPLICATE THEREOF.

AND THEN THE COMMISSIONERS ADJOURNED TO MONDAY THE 17TH APRIL.

ON SATURDAY THE 22ND APRIL 1809, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR }
JOHN GRIFFIN AND } JUDGES }
JAMES WITHERELL } MEMBERS PRESENT. }

WHEREAS ON THE 18TH MARCH 1809, A DEED WAS ISSUED TO JOSEPH COTE' FOR LOT 51, SEC 8 AS HIS DONATION LOT, AND WHEREAS FROM DOCUMENTS IN FILE LOT 102 SEC. 2 WAS IN FACT ASSIGNED TO HIM AS HIS DONATION LOT, AND OUGHT TO HAVE BEEN DEEDED, TO HIM, THEREFORE ORDERED THAT A DEED DO ISSUE TO HIM FOR LOT 102 SEC. 2 AS HIS DONATION LOT.

WHEREAS ON THE 15TH DAY OF APRIL 1807, THE COMMISSIONERS DID ASSIGN INTO AUGUSTIN LONGON 2 CERTAIN PARCELS OF GROUND IN THE CITY OF DETROIT, BEING IN SECTION 2, BETWEEN THE PREMISES OF ARCHIBALD HORNER AND A STREET RUNNING PARALLEL WITH THE MAIN STREET, CONTENTS BY ESTIMATION 9,000 SQUARE FEET, HE TO RECEIVE 5,000 FEET AS HIS DONATION LOT, AND TO PAY FOR THE BALANCE, NOW FOR GOOD CONSIDERATION ORDERED THAT SAID LONGON HAVE DEEDS FOR SAID PARCELS FOR A NOMINAL CONSIDERATION.

AND THEN THE COMMISSIONERS ADJOURNED TO WEDNESDAY THE 26TH APRIL. ON WEDNESDAY THE 26TH APRIL 1809 THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR. }

JOHN GRIFFIN AND } JUDGES

JAMES WITHERELL }

MEMBERS PRESENT.

ORDERED THAT THE SECRETARY DO RETAIN THE DEED WHICH WAS SIGNED TO FREDERICK BATES ON THE 18TH ULTIMO, FOR LOT 72 SEC. 4.

A DEED WAS SIGNED TO POMPEY ABBOTT FOR LOT 24, SEC 7 AS A DONATION LOT.

- | | | | | | | | |
|---|---|-------------------|---|----|---|---|--------------------|
| " | " | MARY BALL | " | 73 | " | 8 | AS A DONATION LOT. |
| " | " | JOHN BURNETT | " | 83 | " | 6 | AS A DONATION LOT. |
| " | " | PRISQUE COTE' | " | 82 | " | 7 | AS A DONATION LOT, |
| " | " | ABRAHAM COOK | " | 10 | " | 1 | AS A DONATION LOT |
| " | " | DENNIS CAMPEAU | " | 93 | " | 1 | AS A DONATION LOT. |
| " | " | TOUSAINT CAMPEAU | " | 94 | " | 1 | AS A DONATION LOT. |
| " | " | ANGELIQUE CADORET | " | 38 | " | 8 | AS A DONATION LOT |
| " | " | FRANCOIS DELISLE | " | 66 | " | 1 | NE TO FILE " |

MS. SARAH SILBEY'S RECEIPT FOR A DONATION. LOT.

A DEED WAS SIGNED TO WILLIAM SCOTT FOR LOTS 11, 12, 13 & 14 FOR \$195.62			
"	RICHARD SMYTH	72 & 73	" 23.78
"	RICHARD SMYTH	53 & 54	" 30.50
"	SOLOMON SIBLEY	49 & 50	" 24.72
"	SOLOMON SIBLEY	22 & 23	" 26.87
"	SOLOMON SIBLEY	42 & 43	" 45.62
"	SOLOMON SIBLEY	74, 75, 76, 77, & 78	" 123.52
"	SOLOMON SIBLEY	8 & 9	" 115.00
"	BENJAMIN WOODWORTH	24, 25, 26 & 27	" 70.00
"	JOHN WILLIAMS	55	" 12.55
"	JOHN WILLIAMS	47 & 48	" 31.37
"	JOHN WILLIAMS	44 & 45	" 45.62
"	JOHN WILLIAMS	1, 2, 3 & 4	" 188.75
"	JOHN WHIPPLE	68 & 69	" <u>22.20</u>

AND THEN THE COMMISSIONERS ADJOURNED TO TUESDAY 9TH OF MAY

1809. TUESDAY THE 9TH MAY 1809, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR }
 JOHN GRIFFIN AND } MEMBERS PRESENT
 JAMES WITHERELL } JUDGES

ORDERED THAT THE SECRETARY CAUSE THE FOLLOWING ADDRESS AND REPORT OF PROGRESS TO BE TRANSMITTED TO THE CONGRESS OF THE UNITED STATES.

(PAGE 110)

TO THE HONORABLE CONGRESS OF THE UNITED STATES, PURSUANT TO AN ACT OF CONGRESS ENTITLED "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES OF LAND IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN AND FOR OTHER PURPOSES".

THE GOVERNOR AND JUDGES OF SAID TERRITORY, HAVE LAID OUT A TOWN INCLUDING THE WHOLE OF THE OLD TOWN OF DETROIT, A PLAN OF WHICH HAS HERETOFORE BEEN FORWARDED TO THE GENERAL GOVERNMENT AND HAVE COMMENCED THE SURVEY OF TEN THOUSAND ACRES OF PUBLIC LANDS ADJACENT TO SAID TOWN, A PLAN OF WHICH AS IT IS COMPLETED SHALL BE FORWARDED TO THE GENERAL GOVERNMENT.

IN ASCERTAINING, AND ADJUSTING CLAIMS TO LOTS IN THE OLD TOWN MANY

DIFFICULTIES PRESENTED THEMSELVES AN ACCOUNT OF THE EFFECTS OF THE FIRE, THE EXTENDING OF THE STREETS BEYOND THEIR FORMER LIMITS (WHICH WERE ONLY ABOUT 12 OR 14 FEET IN WIDTH) INVOLVING PRIVATE PROPERTY, AND THE WANT OF A DEFINITE SELECTION OF GROUND TO BE RESERVED FOR THE USE OF THE MILITARY DEPARTMENT; THE OBJECT HOWEVER IS NEARLY ACCOMPLISHED, DONATION LOTS HAVE BEEN GRANTED TO ALL WHO HAVE BROUGHT THEIR CLAIM WITHIN THE PURVIEW OF THE SAID ACT OF CONGRESS."

RESPECTFULLY SUBMITTED

REUBEN ATTWATER

MAY 9TH 1809.

ACTING GOVERNOR OF MICHIGAN.

JOHN GRIFFIN &

JAMES WITHERELL.

THE SECRETARY LAID BEFORE THE COMMISSIONERS A RETURN OF THE CLAIM DEEDS WHICH HAVE BEEN SIGNED TO THE COMMISSIONERS, WHEREUPON ORDERED, THAT HE DO TAKE SAID DEEDS TO THE RECORDER OF THE DISTRICT OF HURON AND DETROIT, IN ORDER THAT THEY MAY BE RECORDED; ALSO A RETURN OF PAYMENTS MADE IN DETROIT FUND CERTIFICATES FOR BALANCES DUE ON LOTS AND FOR THE $\frac{1}{4}$ AMOUNT OF SALES OF CERTAIN LOTS SOLD AT AUCTION ON THE 6TH MARCH 1809.

WHEREUPON ORDERED, THAT HE DO RETURN THE SAME TO THE TREASURER OF THE DETROIT FUND, TAKING HIS RECEIPT THEREFORE ALSO AN ABSTRACT RELATIVE TO THE LOTS, SOLD AT AUCTION ON THE 6TH MARCH 1809, AND THE COMMISSIONERS HAVING EXAMINED THE SAME AND FOUND IT CORRECT, THEREUPON ORDERED THAT THE SECRETARY DO TAKE NOTES FOR THE SECOND AND THIRD PAYMENTS DUE ON THE AFORESAID SALE AGREEABLE THERETO, AND RETURN THE SAME TO THE TREASURER OF THE DETROIT FUND.

(PAGE III)

AND THEN A DEED WAS SIGNED TO SARAH ABBOTT FOR LOT 26 SEC. 7 AS A DONATION LOT.

AND THEN A DEED WAS SIGNED TO MARY ABBOTT FOR LOT 1 & 2 SEC 4 AS A DONATION LOT.

AND THEN A DEED WAS SIGNED TO JAMES ABBOTT FOR LOT 57 SEC. 3 AS A DONATION LOT. TO BE DELIVERED ON HIS FILING J. LAGARDS RECEIPT FOR A DONATION LOT.

CHARLES & ELIZABETH CURRY 4, SEC. 3 FOR OLD GROUND.

AND THEN A DEED WAS SIGNED TO MAGDELINE COTE' FOR LOT 61 SEC. 2 AS A DONATION LOT.

AND THEN A DEED WAS SIGNED TO JOSEPH CAMPEAU FOR PART OF AN ALLEY HE TO PAY GEORGE MELDRUM \$30.

AND THEN A DEED WAS SIGNED TO HANNAH FEARSON LOT 47 SEC. 7 AS A DONATION LOT.

AND THEN A DEED WAS SIGNED TO JAMES HENRY, FOR THE UNDIVIDED $\frac{1}{2}$ OF LOTS 1 & 2 SEC. 4

AND THEN A DEED WAS SIGNED TO AUGUSTIN LONGDON FOR LOT 59 SEC. 2 AS A DONATION LOT.

AND THEN A DEED WAS SIGNED TO MARY LONGDON FOR LOT 99 SEC. 2 AS A DONATION LOT.

AND THEN A DEED WAS SIGNED TO CATHERINE LAFOY FOR LOT 32 SEC. 7 AS A DONATION LOT.

AND THEN A DEED WAS SIGNED TO GEORGE MELDRUM FOR LOT ----- AND THEN A DEED WAS SIGNED TO MICHEL MONNETTE FOR LOT 55 SEC. 1 AS A DONATION LOT.

WILLIAM SCOTT AS GUARDIAN TO THE HEIRS OF JOHN WELCH DECD. FOR LOT 67 SEC. 1 AS A DONATION LOT.

WILLIAM SCOTT ADMINSTRATOR TO THE ESTATE OF ABNER P. ACKLEY DECD. FOR LOT 20 SEC. 8 AS A DONATION.

NICHOLAS VARNET, FOR LOT 55 SEC. 2 AS A DONATION.

JOSEPH VOYER JR. PRESENTED A POWER OF ATTORNEY FROM CHARLES VOYER OF QUEBEC AND THERESE ECUYER, NAMED AS DEVISEES IN THE LAST WILL AND TESTAMENT OF JOSEPH VOYER SR. DECD. AUTHORIZING HIM TOGETHER WITH WILLIAM SMITH OF AMHERSTBURGH OR SEPARATELY TO RECEIVE ALL INHERITANCES, LEGACIES, BEQUESTS, SHARES, INTEREST, CLAIMS AND DEMANDS WHICH IN AND BY THE LAST WILL & TESTAMENT OF THE SAID JOSEPH VOYER DECD. CODICIL OR OTHERWISE, HAVE BEEN GIVEN, MADE, LEFT, BEQUEATHED OR DEVOLVED APPERTAIN OR BELONG UNTO THE SAID DEVISEES; IN CONSEQUENCE WHEREOF THE PRESIDENT OF THE COMMISSIONERS SIGNED A CERTIFICATE FOR \$100, NO. 8 -- STATING THAT THERE IS THAT SUM DUE TO THE ESTATE OF JOSEPH VOYER, SR. DECEASED IN LIEU OF A DONATION LOT UNDER THE ACT OF CONGRESS OF THE 21ST APRIL 1806, AND THE COMMISSIONERS DIRECTED THEIR SECRETARY TO DELIVER THE SAME TO JOSEPH VOYER JR. ON HIS SIGNING A RECEIPT FOR THE DONATION LOT OF HIS EST.

AND THEN THE COMMISSIONERS ADJOURNED SINE DIE.

ON WEDNESDAY THE 27TH DAY OF SEPT. 1809, THE COMMISSIONERS MET AT THE HOUR OF TEN OF THE CLOCK IN THE FORENOON.

WILLIAM HULL GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

JUDGES

MEMBERS PRESENT.

(PAGE 112)

A DEED WAS SIGNED TO JOSEPH COTE' FOR LOT 102 SECTION 2 AGREEABLE TO THE ORDER ENTERED INTO ON THE 22ND DAY OF APRIL LAST.

A DEED WAS SIGNED TO JOSEPH WATSON FOR LOT 67 SEC. 4 IN THE CITY OF DETROIT HE HAVING FIRST ENDORSED ON THE ORDER SIGNED TO HIM BY THE PRESIDENT OF THE COMMISSIONERS ON THE 9TH MAY LAST THE SUM OF \$80.

AND THEN THE COMMISSIONERS ADJOURNED SINE DIE.

(PAGE 112 CONTINUED ON NEXT PAGE)

(CONTINUATION OF PAGE 112)

THE FOLLOWING JOURNAL IS TAKEN FROM THE "ROUGH MINUTES" UNBOUND BOOK MARKED NO. 2 B AND NOT ON THE JOURNAL OF THE GOVERNOR & JUDGES REGARDING THE DETROIT FUND BOOK, NO.2.

ON THURSDAY THE 12TH DAY OF OCTOBER 1809 - THE GOVERNOR & JUDGES OF MICHIGAN MET AS A LEGISLATIVE BOARD PURSUANT TO LAW.

WILLIAM HULL, GOVERNOR

AUGUSTUS B. WOODWARD

JOHN GRIFFIN &

JAMES WITHERELL

}
}
} MEMBERS PRESENT.
} JUDGES
}

ON MOTION OF JUDGE GRIFFIN THE QUESTION WAS TAKEN "WHETHER A PRESIDENT OF THE LEGISLATIVE SHOULD BE ELECTED BY BALLOT" WHEREUPON THE QUESTION WAS CARRIED IN THE NEGATIVE.

JUDGE GRIFFIN MOVED THAT THE GOVERNOR & JUDGES DO PROCEED TO ELECT BY BALLOT A SECRETARY, WHICH HAVING BEEN AGREED TO, THEREUPON JOSEPH WATSON WAS DULY ELECTED.

JUDGE GRIFFIN MOVED THAT THE GOVERNOR & JUDGES DO PROCEED TO ELECT BY BALLOT A PRESIDING OFFICER, AND ON THE QUESTION BEING TAKEN, ON THE MOTION IT WAS CARRIED IN THE NEGATIVE.

SUNDRY PRESENTMENTS OF THE GRAND JURY OF SEPTEMBER TERM 1809, WERE PRESENTED AND READ.

JUDGE GRIFFIN MOVED THAT THE GOVERNOR & JUDGES DO PROCEED TO ELECT BY BALLOT AS SERJEANT AT ARMS, WHICH HAVING BEEN AGREED TO, THEREUPON ENOCH PAGE WAS DULY ELECTED ON MOTION OF JUDGES GRIFFIN, RESOLVED UNANIMOUSLY THAT THE FUTURE COMPENSATION OF THE SEC'Y. BE \$1 DIEM. ON MOTION OF JUDGE BRIFFIN, RESOLVED THAT THE FUTURE COMPENSATION OF THE SERJEANT AT ARMS BE \$.50 PER DIEM.

ON MOTION OF JUDGE GRIFFIN A COMMITTEE WAS ORDERED TO BE APPOINTED TO BRING IN A BILL ON THE SUBJECT OF CREATING A COURT ----- OF EMPEACHMENT AND JUDGE GRIFFIN WAS APPOINTED TO SAID COMMITTEE, JUDGE GRIFFIN THE COMMITTEE ON THE SUBJECT OF CREATING A COURT OF EMPEACHMENT MADE REPORT BY BILL HAVING FOR TITLE "AN ACT CREATING A COURT OF IMPEACHMENT" WHICH BILL WAS ORDERED TO LIE ON THE TABLE. AND THEN THE GOVERNOR & JUDGES ADJOURNED TO TOMORROW AT THE HOUR OF NINE IN THE FORENOON.

ON FRIDAY THE 13TH DAY OF OCTOBER 1809, THE GOVERNOR & JUDGES OF MICHIGAN MET PURSUANT TO THEIR ADJOURNMENT.

(PAGE 113)

WILLIAM HULL, GOVERNOR }
 JOHN GRIFFIN & } MEMBERS PRESENT.
 JAMES WITHERELL } JUDGES }

THE SECRETARY OF THE LEGISLATIVE PRESENTED A LETTER RESIGNING, FOR CERTAIN REASONS THEREIN. STATED, HIS OFFICE, BUT AT THE SAME TIME OFFERING ON CERTAIN CONDITIONS TO SERVE GRATIS UNTIL THE THIRD THURSDAY IN OCTOBER 1810, WHICH BEING READ THE FURTHER CONSIDERATION THEREOF WAS POSTPONED.

AND THEN THE GOVERNOR & JUDGES ADJOURNED SINE DIE.

ON THURSDAY THE 9TH DAY OF AUGUST 1810, THE GOVERNOR & JUDGES OF MICHIGAN MET AS A LEGISLATIVE BOARD.

WILLIAM HULL, GOVERNOR }
 AUGUSTUS B. WOODWARD & } MEMBERS PRESENT
 JAMES WITHERELL } JUDGES }

"THE FOLLOWING RESOLUTION WAS OFFERED BY JUDGE WOODWARD, "RESOLVED THAT IT IS EXPEDIENT THAT THE LAWS HEREAFTER TO BE ADOPTED FROM THE ORIGINAL STATES BY THE GOVERNOR & THE JUDGES OF THE TERRITORY OF MICHIGAN BE SIGNED BY THREE MEMBERS OF THE GOVERNMENT" AND AFTER CONSIDERABLE TIME SPENT IN THE CONSIDERATION THEREOF, THE GOVERNOR & JUDGES ADJOURNED TO TOMORROW AT THE HOUR OF ELEVEN IN THE FORENOON. ON FRIDAY THE 10TH DAY OF AUGUST 1810, THE GOVERNOR & JUDGES MET PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR }
 AUGUSTUS B. WOODWARD & } MEMBERS PRESENT.
 JAMES WITHERELL } JUDGES }

THE RESOLUTION INTRODUCED BY JUDGE WOODWARD, WAS ON MOTION POSTPONED TO THURSDAY THE 23D INSTANT.

JUDGE WOODWARD INTRODUCED A RESOLUTION IN THE WORDS FOLLOWING, "RESOLVED THAT IT IS EXPEDIENT TO REPEAL THE EXISTING LAWS RESPECTING THE JURISDICTION OF JUSTICES OF THE PEACE IN CIVIL CASES, AND TO PASS A NEW LAW AS SOON AS CONVENIENTLY MAY BE, TO REGULATE THEIR JURISDICTION HEREAFTER, AND ON THE QUESTION THEREON THE SAME PASSED IN THE NEGATIVE, GOVERNOR HULL & JUDGE WITHERELL VOTING AGAINST, AND

JUDGE WOODWARD FOR THE SAME.

JUDGE WOODWARD INTRODUCED A RESOLUTION IN THE FOLLOWING WORDS;
RESOLVED THAT IT IS EXPEDIENT TO PASS A LAW TO REGULATE THE POLICE
OF "THE CITY OF DETROIT" WHICH RESOLUTION WAS POSTPONED TO THURSDAY
THE 23D INSTANT.

AND THE GOVERNOR & JUDGES ADJOURNED TO THURSDAY THE 23D INSTANT
AT 10 O'CLOCK IN THE FORENOON, UNLESS A MEETING SHOULD SOONER BE
REQUESTED BY ANY ONE OF THE MEMBERS.

ON THURSDAY THE 23D DAY OF AUGUST 1810, THE GOVERNOR & JUDGES MET
PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR

AUGUSTUS B. WOODWARD

JAMES WITHERELL

& JOHN GRIFFIN

JUDGES

MEMBERS PRESENT

THE RESOLUTION INTRODUCED ON THE 9TH INSTANT BY JUDGE WOODWARD AND
POSTPONED TO THIS DAY, WAS TAKEN UP AND CONSIDERED AND ON THE QUES-
TION SHALL THE SAME PASS, JUDGE WOODWARD AND JUDGE GRIFFIN VOTED
FOR ITS PASSAGE AND GOV. HULL & JUDGE WITHERELL AGAINST IT.

(PAGE 114)

A PETITION WAS PRESENTED FROM THE INHABITANTS OF THE DISTRICT OF
ERIE, WHICH BEING IN THE FRENCH LANGUAGE, THE SEC'Y WAS DIRECTED TO
GIVE IT A WRITTEN TRANSLATION INTO THE ENGLISH LANGUAGE.

A COMMUNICATION FROM WILLIAM SCOTT, MARSHAL OF MICHIGAN WAS PRESENTED
ON THE SUBJECT OF THE JAIL, WHICH WAS ORDERED TO LIE FOR CONSIDERATION
AND THEN THE GOVERNOR & JUDGES ADJOURNED UNTIL TOMORROW AT NINE IN
THE FORENOON.

ON FRIDAY THE 24TH DAY OF AUGUST 1810, THE GOVERNOR & JUDGES MET
PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR

AUGUSTUS B. WOODWARD

JOHN GRIFFIN &

JAMES WITHERELL

JUDGES

MEMBERS PRESENT.

THE TRANSLATION OF THE PETITION PRESENTED YESTERDAY WAS READ, AS
ALSO THE ORIGINAL. THE COMMUNICATION FROM WILLIAM SCOTT WAS CALLED
UP, AND ON MOTION REFERED TO JUDGE WITHERELL AS A COMMITTEE ON THE
SUBJECT MATTER THEREOF.

THE RESOLUTION ON THE SUBJECT OF THE POLICE OF THE CITY OF DETROIT, WAS CALLED UP AND AFTER CONSIDERATION AND THE QUESTION BEING TAKEN ON ITS PASSAGE, THE AYES AND NAYS BEING CALLED FOR WERE -----

AYES, JUDGE WOODWARD

NAYS, GOVERNOR HULL

" " GRIFFIN

" " JUDGE WITHERELL.

JUDGE WITHERELL INTRODUCED THE FOLLOWING RESOLUTION -----

"WHEREAS BY THE MOST EXTRAORDINARY AND UNWARRANTABLE STRETCH OR POWER WERE ATTEMPTED TO BE EXERCISED BY THE JUDICIARY OVER THE LEGISLATIVE AND A FREE GOVERNMENT, TWO OF THE JUDGES OF THE SUPREME COURT OF THIS TERRITORY AT THE SEPTEMBER TERM OF SAID COURT 1809 - DID DECLARE AND DECIDE ON THE BENCH OF SAID COURT IN THEIR JUDICIAL CAPACITY THAT THE LAWS ADOPTED AND PUBLISHED THE PROCEEDING WINTER, BY THE GOVERNOR AND 2 OF THE JUDGES OF SAID TERRITORY WERE UNCONSTITUTIONAL AND NOT BINDING ON THE PEOPLE OF THE SAID TERRITORY, UNDER THE FRIVOLUS PRETEXT THAT THEY WERE SIGNED ONLY BY THE GOVERNOR AS PRESIDING OFFICER, AND WHEREAS BY THE SAID DECLARATION AND DECISION OF THE SAID JUDGES, THE PEACE AND HAPPINESS, THE RIGHTS AND INTERESTS OF THE GOOD PEOPLE OF THIS TERRITORY HAVE BEEN AND STILL ARE VERY MUCH DISTURBED AND PUT IN JEOPARDY, AND WHEREAS THE GOOD PEOPLE OF THIS TERRITORY AFTER, NEARLY ONE YEAR AND AN HALF ACQUAINTANCE WITH THE SAID LAWS HAVE MANIFESTED STRONG WISHES THAT THE SAME WITH A FEW EXCEPTIONS SHOULD BE CONTINUED IN OPERATION IN THE SAID TERRITORY IN ORDER TO EFFECT WHICH, AND REMOVE ALL DOUBTS ON THE SUBJECT, RESOLVED THAT THE GOVERNOR AND JUDGES OR A MAJORITY OF THEM, DO PROCEED IMMEDIATELY TO SIGN THE SAID LAWS" WHICH BEING CONSIDERED WAS REJECTED.

GOVERNOR HULL OFFERED A RESOLUTION IN THE WORDS FOLLOWING "RESOLVED THAT IT IS EXPEDIENT TO ADOPT A LAW DECLARING WHAT LAWS OF THIS TERRITORY, ARE IN FORCE, AND TO APPOINT A COMMITTEE TO INTRODUCE A BILL FOR THE PURPOSE" WHICH RESOLUTION BEING UNANIMOUSLY ADOPTED, A COMMITTEE WAS ORDERED TO BE APPOINTED BY BALLOT TO CONSIST OF ONE,

AND AFTER REPEATED BALLOTS, JUDGE WOODWARD WAS APPOINTED TO BE SAID COMMITTEE.

AND THEN THE GOVERNOR & JUDGES ADJOURNED TO TUESDAY NEXT THE 28TH INST. AT THE HOUR OF HALF PAST NINE IN THE FORENOON.

ON TUESDAY THE 28TH DAY OF AUGUST 1810, THE GOVERNOR AND JUDGES MET

PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR)	MEMBERS PRESENT.
AUGUSTUS B. WOODWARD)	
JOHN GRIFFIN AND) JUDGES	
JAMES WITHERELL)	

THE COMMITTEE ON THE SUBJECT OF THE LAWS MADE A REPORT BY BILL, WHICH BEING READ WAS POSTPONED UNTIL THE NEXT MEETING OF THE GOVERNOR & JUDGES, AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO THURSDAY NEXT AT THE HOUR OF HALF AFTER NINE IN THE FORENOON.
ON THURSDAY THE 30TH DAY OF AUGUST 1810, THE GOVERNOR & JUDGES MET PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR)	MEMBERS PRESENT.
AUGUS B. WOODWARD)	
JOHN GRIFFIN AND) JUDGES	
JAMES WITHERELL)	

THE BILL ON THE SUBJECT OF THE LAWS, RECEIVED A SECOND READING, AND ON MOTION BEING MADE TO STRIKE OUT THE SECOND SECTION, IT PASSED IN THE NEGATIVE; ANOTHER MOTION WAS MADE TO STRIKE OUT THE FOURTH SECTION FOR THE PURPOSE OF INSERTING A NEW SECTION, WHICH ALSO PASSED IN THE NEGATIVE.
AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT THE HOUR OF HALF AFTER NINE IN THE FORENOON.

ON FRIDAY THE 31 ST. DAY OF AUGUST 1810, THE GOVERNOR AND JUDGES MET PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR)	MEMBERS PRESENT.
AUGUSTUS B. WOODWARD)	
JOHN GRIFFIN AND) JUDGES	
JAMES WITHERELL)	

THE THIRD READING OF THE BILL ON THE SUBJECT OF THE LAWS BEING CALLED FOR ON THE QUESTION, SHALL THE SAME HAVE A THIRD READING? IT PASSED IN THE NEGATIVE. JUDGE WITHERELL INTRODUCED A RESOLUTION IN THE WORDS FOLLOWING "RESOLVED THAT A COMMITTEE BE APPOINTED TO ENQUIRE INTO THE EXPEDIENCY OF REPEALING OR REVISING ALL THE LAWS RELATIVE TO THE SUPREME COURT, THE DISTRICT COURTS, THE OFFICE AND DUTY OF JUSTICES OF THE PEACE, CONCERNING APPEALS AND CONCERNING WILLS AND

INTESTACIES; AND THAT THE COMMITTEE HAVE LEAVE TO REPORT BY BILL OR OTHERWISE " WHICH RESOLUTION WAS REJECTED.

JUDGE WOODWARD INTRODUCED AND READ A PETITION DATED DETROIT, AUGUST 1810, WITHOUT ANY SIGNATURES THEREUNTO ATTACHED, WHEREUPON JUDGE GRIFFIN MOVED THAT THE SAME BE THROWN UNDER THE TABLE, ON WHICH MOTION NO ORDER WAS TAKEN, GOVERNOR HULL OFFERED THE FOLLOWING RESOLUTION, RESOLVED (PAGE 116) "THAT A COMMITTEE BE APPOINTED TO REVISE THE LAWS OF THE TERRITORY, AND THAT THEY REPORT BY BILLS OR OTHERWISE, AND THAT THE SECRETARY OF THE BOARD ATTEND THEM WHENEVER THEY THINK NECESSARY AND PERFORM ANY WRITING THEY MAY DIRECT", WHICH RESOLUTION BEING UNANIMOUSLY ADOPTED, A COMMITTEE OF THE WHOLE BOARD WAS APPOINTED, WHICH COMMITTEE IMMEDIATELY REPORTED A BILL EXTENDING THE JURISDICTION OF JUSTICES OF THE PEACE TO \$100, WHICH BILL RECEIVED A FIRST AND SECOND READING UNDERWENT AMENDMENTS AND WAS POSTPONED FOR A THIRD READING. AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO TOMORROW AT THE HOUR OF HALF AFTER NINE IN THE FORENOON.

ON SATURDAY THE FIRST DAY OF SEPTEMBER 1810, THE GOVERNOR, AND JUDGES MET PURSUANT TO ADJOURNMENT.

WILLIAM HULL, GOVERNOR

AUGUSTUS B. WOODWARD,

JOHN GRIFFIN AND

JAMES WITHERELL

}
} PRESENT.
} JUDGES
}

A MOTION WAS MADE FOR THE THIRD READING OF THE BILL EXTENDING THE JURISDICTION OF JUSTICES OF THE PEACE, WHICH PASSED IN THE NEGATIVE.

AND THEN THE GOVERNOR AND JUDGES ADJOURNED. ~~TO TOMORROW.~~
NOTE: FOR CONTINUATION OF JOURNAL OF GOV. AND JUDGES PROCEEDINGS IN THEIR LEGISLATIVE CAPACITY (PAGE 128) SEE PAGE 135 OF THIS BOOK.

ROUGH MINUTES.

OF THE PROCEEDINGS OF THE GOVERNOR AND JUDGES OF MICHIGAN ACTING AS COMMISSIONERS UNDER AN ACT OF CONGRESS ENTITLED "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES OF LAND IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN, AND FOR OTHER PURPOSES" **APPROVED** ON THE 21ST DAY OF APRIL 1806. COPIED FROM BOOK MARKED C, BOOK NO. 3 AN UNBOUND MANUSCRIPT.

ON WEDNESDAY THE 16TH DAY OF JANUARY 1811, THE COMMISSIONERS ASSEMBLED

AT NOON.

PRESENT WILLIAM HULL, GOVERNOR

JOHN GRIFFIN AND }
JAMES WITHERELL } JUDGES.

ON THE APPLICATION OF AARON GREELY AND DAVID BEARD ESQS. TO PURCHASE THE LAND IN FRONT OF THEIR RESPECTIVE LOTS SITUATE IN THE OLD TOWN OF DETROIT BETWEEN THE MERCHANTS AND THE PUBLIC WHARF, AS FAR OUT IN THE RIVER AS A LINE PARALLEL WITH THE MERCHANTS WHARF. ORDERED THAT THE SAME BE SOLD TO THEM, SUBJECT TO THE NEW PLAN OF DETROIT, AND ALL INTERFERING CLAIMS, AND THAT THEY PAY AT THE RATE OF 2 CENTS PER FOOT FOR EACH FOOT OF SAID GROUND NOT COVERED WITH WATER, AND AT THE RATE OF $\frac{1}{4}$ CENT PER FOOT FOR EVERY FOOT THEREOF, COVERED WITH WATER, AND THAT THE DEEDS DO ISSUE ACCORDINGLY TO EACH OF THEM SEPARATELY, ON THEIR GIVING THE NECESSARY SECURITY TO PAY THE CONSIDERATION MONEY, WITHIN 6 MONTHS FROM THIS DATE. AND THEN THE COMMISSIONERS ADJOURNED SINE DIE. ON WEDNESDAY THE 27TH DAY OF FEBRUARY 1811, IN CONSEQUENCE OF A NOTIFICATION FROM THE GOVERNOR.---

(PAGE 129)

WILLIAM HULL, GOVERNOR

AND JAMES WITHERELL, JUDGE. MET AT THE HOUR OF ELEVEN O'CLOCK IN THE FORENOON, AS COMMISSIONERS AT THE OFFICE OF THEIR SECRETARY, AND A QUORUM NOT APPEARING FOR THE TRANSACTION OF BUSINESS THEY WITHDREW.

1ST APRIL

ON MONDAY THE 25TH DAY OF MARCH 1811, THE COMMISSIONERS MET AT THE HOUR OF ELEVEN A.M. AT THE OFFICE OF THEIR SECRETARY FOR THE

~~SPECIAL PURPOSE OF EXCHANGING THE CATHOLIC CHURCH GROUNDS WHICH LIES~~

~~IN THE MAIN STREET OF THE CITY OF DETROIT, PRESENT, --~~

WILLIAM HULL, GOVERNOR

JOHN GRIFFIN AND }
JAMES WITHERELL } JUDGES

(PAGE 130)

A DEED WAS SIGNED TO DAVID BEARD ESQ. FOR A PARCEL OF GROUND SITUATE BETWEEN THE OLD MERCHANTS WHARF AND THE UNITED STATES WHARF, CONTAINING, 2,789 SQUARE FEET OF DRY GROUND AND 37,149 SQUARE FEET

OF GROUND COVERED WITH WATER:

(a)
WILLIAM JONES MADE AN APPLICATION TO PURCHASE A STRIP OF GROUND CONTAINING AGREEABLE TO THE SURVEY THEREOF, 4,872.9 FEET AND CON- NECTED WITH THE LOT OF GROUND KNOWN AS MATHEW DONOVAN'S WHICH APPLICATION WAS GRANTED AND DFED ORDERED TO ISSUE TO HIM ON THE SAME CONDITIONS AND IN THE SAME MANNER AS THE ONE ISSUED TO DAVID BEARD ESQ.

(b)
AN APPLICATION WAS MADE BY WILLIAM JONES FOR THE PURCHASE OF A WATER LOT SITUATE BETWEEN THE MERCHANTS WHARF AND THE UNITED STATES WHARF AND NEAR THE WATER LOT SOLD TO DAVID BEARD ESQ. CON- TAINING 19,034 SQUARE FEET, AND A DEED ORDERED TO ISSUE TO HIM ON THE SAME CONDITIONS AND IN THE SAME MANNER AS THE ONE ISSUED TO DAVID BEARD ESQ.

THE REV. GABRIEL RICHARD HAVING REPRESENTED AND MADE IT APPEAR THAT HE IS ENTITLED TO A DONATION LOT, AND THAT BEING SO ENTITLED HE DREW LOT 5, SECTION I ON WHICH JOHN CONNER HAD BUILT, AND THAT SAID LOT HAS BEEN CONVEYED TO SAID CONNER, AND THAT HE IS ENTITLED IN LIEU THEREOF TO \$100 UNDER A RESOLUTION OF THE COMMISSIONERS DATED THE -----

THEREFORE ORDERED THAT THE PRESIDENT OF THE COMMISSIONERS DO ISSUE UNDER HIS HAND A CERTIFICATE THEREFOR, WHICH SHALL BE

NUMBERED.--- AND THEN THE COMMISSIONERS ADJOURNED SINE DIE. ON MON, THE 3RD JUNE 1811 THE COMRS MET PURSUANT TO ADJOURNMENT, WM HULL, GOV, AUGUSTUS B WOODWARD, JOHN GRIFFIN, JAMES WITHERELL, JUDGES MEMBERS PRESENT, ...

A PETITION AND REPRESENTATION OF G. MCDUGALL ESQ. PRAYING THAT A DEED MAY ISSUE TO HIM FOR LOTS 32,33,34 AND 35 BOUGHT BY HIM AT PUBLIC AUCTION ON THE 6TH MARCH 1809, WAS READ AND THE PRAYER GRANTED AND THE SECRETARY ORDERED TO PREPARE A DEED AGREEABLE TO THE DESCRIPTION FURNISHED BY THE SURVEYOR.

A PETITION OF SUNDRY INHABITANTS OF THE TERRITORY OF MICHIGAN, (PAGE 131) PRAYING THAT THE SALE OF THE 5 AND 10 ACRE LOTS MADE ON THE 6TH MARCH 1809, MAY BE ANNULLED, AND THAT THE SAME MAY BE CONVEYED TO SOME CORPORATE BODY AND HELD BY THE INHABITANTS OF THE TOWN OF DETROIT FOREVER AS A COMMONS, WAS RECEIVED AND READ THE PRAYER THEREOF NOT GRANTED.

AND THEN THE COMMISSIONERS ADJOURN'D TO MEET AGAIN ON MONDAY THE 10TH DAY OF JUNE 1811, AT THE HOUR OF ELEVEN IN THE FORENOON.

ON MONDAY THE 10TH JUNE 1811, THE COMMISSIONERS MET PURSUANT TO
THEIR ADJOURNMENT.

WILLIAM HULL, GOVERNOR	}	
A. B. WOODWARD	}	MEMBERS PRESENT.
JOHN GRIFFIN AND	} JUDGES	
JAMES WITHERELL	}	

ANGUS MACKINTOSH IN SUPPORT OF THE CLAIM OF THE HEIRS OF WILLIAM
MCCOMB DECD. AND SELF PRODUCED A LETTER SIGNED BY THE LATE JUDGE
BATES, WHICH HAVING BEEN READ, THE MOTION FOR RECONSIDERATION WAS
NEGATIVE.

ON THURSDAY THE 19TH DAY OF DECEMBER 1811, THE COMMISSIONERS MET
AT THE OFFICE OF THEIR SECRETARY AT THE HOUR OF TEN IN THE FORENOON.

REUBEN ATTWATER, ACTING GOVERNOR	}	
AUGUSTUS B. WOODWARD AND	} JUDGES	MEMBERS PRE- SENT.
JAMES WITHERELL	}	

ON MOTION OF JUDGE WITHERELL, A COMMITTEE WAS ORDERED TO BE
APPOINTED TO DEVISE SOME EFFECTUAL MEASURES FOR THE SALE OF
THE TEN THOUSAND ACRES OF LAND, AND JUDGE WOODWARD WAS ORDERED
TO BE THE SAID COMMITTEE.

AND THEN THE COMMISSIONERS ADJOURNED SINE DIE.

ON THURSDAY THE 26TH DAY OF DECEMBER 1811, THE COMMISSIONERS MET
AT THE OFFICE OF THEIR SECRETARY AT THE HOUR OF ELEVEN O'CLOCK
IN THE FORENOON.

REUBEN ATTWATER, ACTING GOVERNOR	}	
AUGUSTUS B. WOODWARD AND	} JUDGES	MEMBERS PRESENT
JAMES WITHERELL	}	

THE DEED ISSUED TO FREDERICK BATES ON THE 18TH DAY OF MARCH 1809
(PAGE 13)
HAVING BEEN RETAINED IN THE HANDS OF THE SECRETARY AGREEABLE TO
AN ORDER ON THE 26TH APRIL 1809, AND THE DEED ISSUED TO MRS. C.
MCNIFF, ON THE AFORESAID DAY HAVING BEEN RETURNED TO THE SECRETARY
AGREEABLE TO THE WISH OF THE PARTIES, NOW THEREFORE, BE IT ORDERED
THAT THE SECRETARY DO PREPARE A DEED FOR LOT 73 SEC 4 TO FREDERICK
BATES AND ONE FOR LOT 72 SEC. 4 TO MRS. C. MCNIFF AND THAT HE SHALL
SO DESCRIBE THE SAID LOTS AS THAT THEY SHALL EXTEND BUT 80 FEET IN

DEPTH INSTEAD OF 100 FEET.

AND THEN THE COMMISSIONERS ADJOURNED WITHOUT DAY.

ON THURSDAY THE 9TH DAY OF JANUARY 1812, THE COMMISSIONERS MET AT THE OFFICE OF THEIR SECRETARY AT THE HOUR OF TEN IN THE FORENOON.

REUBEN ATTWATER, ACTING GOVERNOR

A. B. WOODWARD AND

JUDGES

JAMES WITHERELL

} MEMBERS PRESENT.
}

JOSEPH WATSON MADE AN APPLICATION TO PURCHASE WATER LOTS 183 & 184 IN SECTION 4, WHICH BEING TAKEN INTO CONSIDERATION, THEREUPON ORDERED THAT SAID LOTS BE GRANTED TO HIM AT THE RATE OF 2/7 OF A CENT PER SQUARE FOOT, AND THAT DEEDS BE PREPARED, SIGNED AND DELIVERED TO HIM, ON HIS CREDITING THE COMMISSIONERS WITH THE AMOUNT OF THE PURCHASE MONEY.

MARGINAL NOTE:-
ON A PIECE OF PAPER SEWED IN THE MS

} THE SECRETARY PRESENTED A DEED WHICH WAS SIGNED ON THE 25TH JUNE 1811, TO GEORGE MCDUGALL PURSUANT TO THE ORDER OF THE 3RD JUNE INSTANT WHICH DEED WAS ORDERED TO BE DELIVERED BY THE SECRETARY.

DEEDS WERE SIGNED TO FREDERICK BATES AND MRS. G. MCNIFF, AGREEABLE TO THE ORDER PASSED ON THE 26TH DECEMBER ULTIMO.

JONATHAN EASTMAN MADE AN APPLICATION TO PURCHASE WATER LOTS 176, 177, 178 AND 179 IN SECTION 4, THEREUPON ORDERED THAT SAID LOTS BE GRANTED TO HIM, ON HIS PAYING THEREFOR AT THE RATE OF 1/3 OF A CENT PER EACH SQUARE FOOT, THEREIN CONTAINED, AND THAT THE SECRETARY DO PREPARE DEEDS FOR THE SAME.

AND THEN THE COMMISSIONERS ADJOURNED SINE DIE.

ON FRIDAY THE 10TH DAY OF JANUARY 1812, THE COMMISSIONERS MET AT THE OFFICE OF THEIR SECRETARY AT THE HOUR OF ELEVEN IN THE FORENOON.

REUBEN ATTWATER, ACTING GOVERNOR

AUGUSTUS B. WOODWARD AND

JAMES WITHERELL

} MEMBERS PRESENT.
} JUDGES } SENT.

ON THE REPRESENTATION OF JEAN BTE. PIQUET, IT APPEARING THAT ON THE 28TH DAY OF JANUARY 1807 THE GOVERNOR AND JUDGES OF MICHIGAN DID DEED TO HIM LOT 3, SECTION 3, AND DID DESCRIBE THE SAID LOT IN SAID DEED TO CONTAIN 6000 SQUARE FEET OF GROUND, AND IT APPEARING THAT SAID LOT ACTUALLY CONTAINED BUT 5,000 SQUARE FEET OF GROUND AND THAT ON THE 22ND DAY OF MARCH 1808, THE SAID PIQUET DID PAY THE

SUM OF \$20 FOR THE SAID 1,000 FEET OF GROUND SO WANTING NOW THEREFORE ORDERED, THAT SAID RICOQUET SHALL BE ENTITLED TO RECEIVE FROM THE TREASURY OF THE DETROIT FUND, THE SAID SUM OF \$20 TOGETHER WITH INTEREST ON THE SAME FROM THE 22ND DAY OF MARCH 1808, UNTIL PAID AND THAT THE SECRETARY DO FURNISH THE SAID RICOQUET WITH AN ATTESTED COPY OF THIS ORDER.

(PAGE 133)

AND THEN THE COMMISSIONERS ADJOURNED WITHOUT DAY.

ON SATURDAY THE 11TH DAY OF JANUARY 1812, THE GOVERNOR AND JUDGES MET AS COMMISSIONERS UNDER THE ACT OF CONGRESS OF THE 21ST OF APRIL 1806, AT THE OFFICE OF THEIR SECRETARY AT THE HOUR OF ELEVEN IN THE FORENOON.

REUBEN ATTWATER, ACTING GOVERNOR

AUGUSTUS B. WOODWARD

AND JAMES WITHERELL

} JUDGES

} MEMBERS PRESENT.

JOSEPH FAREWELL MADE AN APPLICATION TO PURCHASE WATER LOTS 185, 186, 187, 160, 161, AND 162 IN SECTION 4 THE CONSIDERATION OF WHICH WAS POSTPONED. (w)

GEORGE MCDUGALL MADE AN APPLICATION TO PURCHASE WATER LOTS 175, 172, 171, 168, 167, 174, 173, 170, 169, 166, 165, AND 164 IN SECTION 4 WHICH WAS POSTPONED FOR CONSIDERATION.

AND THEN THE COMMISSIONERS ADJOURNED TO MONDAY NEXT, TO MEET AT THE SAME PLACE AND HOUR.

ON MONDAY THE 13TH DAY OF JANUARY 1812, THE COMMISSIONERS MET PURSUANT TO ADJOURNMENT.

REUBEN ATTWATER ACTING GOVERNOR

AUGUSTUS B. WOODWARD

JAMES WITHERELL

} JUDGES

} MEMBERS PRESENT.

THE APPLICATION OF JOSEPH FAREWELL BEING FURTHER CONSIDERED, ORDERED THAT LOTS 185, 186 AND 187 BE GRANTED TO HIM ON HIS PAYING OR SECURING TO BE PAID THE SUM OF $\frac{1}{2}$ CENT PER EACH SQUARE FOOT OF GROUND COVERED BY WATER CONTAINED THEREIN AND AT THE RATE OF 2 CENTS FOR EACH SQUARE FOOT OF GROUND NOT COVERED BY WATER.

THE APPLICATION OF GEORGE MCDUGALL BEING FURTHER CONSIDERED, ORDERED THAT SUCH PARTS OF LOTS 167, 166, 165 AND 164 AS ARE COVERED BY

WATER, BE GRANTED TO HIM ON HIS PAYING OR SECURING TO BE PAID AT THE RATE OF $\frac{2}{3}$ OF A CENT FOR EACH SQUARE FOOT OF—THEREIN CONTAINED.

AND THEN THE COMMISSIONERS ADJOURNED WITHOUT DAY.
ON WEDNESDAY THE 15TH DAY OF JANUARY 1812, THE COMMISSIONERS MET AT THE HOUR OF ELEVEN IN THE FORENOON.

REUBEN ATTWATER, ACTING GOVERNOR }
AUGUSTUS B. WOODWARD } JUDGES }
AND JAMES WITHERELL } MEMBERS PRESENT.

ELIJAH BRUSH ESQ. APPLIED FOR DEEDS OF CONFIRMATION FOR THE LOTS CLAIMED BY GEORGE MEL DRUM, GABRIEL RICHARD, AS ALSO TO PURCHASE (IF THE SAME SHOULD NOT BE CONSIDERED AS APPERTAINING TO THE SAID LOTS) THE WATER LOTS FRONTING THESE LOTS, WHICH APPLICATION BEING CONSIDERED, IT WAS RESOLVED TO POSTPONE THE FURTHER CONSIDERATION THEREOF.

WILLIAM MCDOWELL SCOTT MADE AN APPLICATION TO PURCHASE THE GROUND COVERED WITH WATER AND SITUATED IN FRONT OF LOT 107 IN SECTION 3.
PETER AUDRIAN SIGNIFIED HIS WISH TO PURCHASE THE GROUND COVERED BY WATER SITUATED IN FRONT OF HIS LOT IN THE OLD TOWN OF DETROIT.

(PAGE 134)

ROUGH MINUTES, OF THE PROCEEDINGS OF THE GOVERNOR AND JUDGES OF MICHIGAN, ACTING AS COMMISSIONERS UNDER AN ACT OF CONGRESS ENTITLED "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES OF LAND IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN AND FOR OTHER PURPOSES" APPROVED ON THE 21ST APRIL 1806.

NOTE, COPIED FROM UNBOUND M.S. MARKED D. BOOK NO. 4.

ON MONDAY THE 17TH DAY OF FEBRUARY 1812, THE COMMISSIONERS ASSEMBLED AT THE HOUR OF TEN IN THE FORENOON AT THE OFFICE OF THEIR SECRETARY.

REUBEN ATTWATER, ACTING GOVERNOR }
AUGUSTUS B. WOODWARD. } JUDGES }
AND JAMES WITHERELL } MEMBERS PRESENT.

THOMAS MAY ESQ. HAVING MADE PROPOSALS TO SELL THE HOUSE NOW MADE USE OF AS A JAIL AND THE BUILDING ADJOINING THERETO, FOR THE PURPOSES OF

A TEMPORARY JAIL AND COURT HOUSE, AND THE GOVERNOR AND JUDGES HAVING AGREED TO GIVE HIM 1400 ACRES OF LAND OUT OF THE DONATION OF TEN THOUSAND ACRES OF LAND, ON HIS CREDITING THE SUM OF \$100 ON ACCOUNT OF JAIL HIRE, RESOLVED THAT SOLOMON SIBLEY ESQ. ATTORNEY AT LAW BE REQUESTED TO DRAW THE NECESSARY WRITINGS, AND THAT HE BE PAID OUT OF THE DETROIT FUND, \$2 FOR SUCH SERVICES. AND THEN THE GOVERNOR AND JUDGES ADJOURNED TO WEDNESDAY NEXT TO MEET AT THE SAME PLACE AND SAME HOUR.

ON WEDNESDAY THE 26TH DAY OF FEBRUARY 1812, THE GOVERNOR AND

JUDGES MET AT THE OFFICE OF THEIR SECRETARY AT THE HOUR OF ELEVEN IN THE FORENOON.

REUBEN ATTWATER, ACTING GOVERNOR

AUGUSTUS B. WOODWARD } JUDGES
AND JAMES WITHERELL }

MEMBERS PRESENT

ON MOTION OF JUDGE WITHERELL "RESOLVED THAT THE GOVERNOR AND JUDGES WILL ON OR BEFORE THE FIRST DAY OF JULY 1812, EXECUTE TO JAMES MAY A DEED OF 1372 ACRES OF THE TEN THOUSAND ACRES OF LAND APPROPRIATED BY CONGRESS FOR THE PURPOSE OF BUILDING (PAGE 135) A JAIL AND COURT HOUSE IN DETROIT IN THE REAR OF THE FARMS BACK OF THE TOWN AND SOUTH WEST OF A STREET RUNNING THROUGH THE LOTS LATELY SOLD AND DEEDED BY THE GOVERNOR AND JUDGES TO JAMES MAY AND OTHERS" WHICH RESOLUTION BEING ADOPTED JAMES MAY SIGNED THE FOLLOWING AGREEMENT VIZ: I HEREBY AGREE AND PROMISE IN CONSIDERATION OF RECEIVING A DEED FROM THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN FOR 1372 ACRES OF LAND A PART OF THE TEN THOUSAND ACRES OF LAND A PPROPRIATED BY AN ACT OF CONGRESS FOR THE PURPOSE OF BUILDING A COURT HOUSE AND JAIL IN DETROIT NEXT IN THE REAR OF THE FARMS LYING BACK OF THE TOWN OF DETROIT AND SOUTH WEST OF A STREET RUNNING THROUGH THE LOTS LATELY SOLD AND DEEDED TO MYSELF AND OTHERS, ON OR BEFORE THE FIRST DAY OF JULY 1812, TO GIVE TO THE SAID GOVERNOR AND JUDGES A DEED OF THE BUILDING NOW OCCUPIED AS A JAIL AND THE DWELLING HOUSE NEXT NORTH EAST OF IT AND THE LANDS BELONGING TO SAID BUILDINGS AND ALSO TO RELINQUISH A DEMAND OF \$100 WHICH I HAVE FOR JAIL HIRE.

JAMES MAY/

AND THEN THE GOVERNOR AND JUDGES ADJOURNED SINE DIE.

ON WEDNESDAY THE 12TH DAY OF AUGUST 1812, GOVERNOR WILLIAM HULL

AND JUDGES A.B. WOODWARD, JOHN GRIFFIN AND JAMES WITHERELL SIGNED 4 DEEDS TO JONATHAN EASTMAN FOR WATER LOTS 176,177,178 AND 179 IN SECTION NUMBERED 4 OF THE CITY OF DETROIT, AND THE SAID JONATHAN EASTMAN SIGNED A MORTGAGE TO SECURE THE PAYMENT OF \$57.33 AND 1/3 CENT. AND TO JOSEPH WATSON 2 DEEDS FOR WATER LOTS 183 AND 184, IN SECTION NUMBERED 4 OF THE CITY OF DETROIT AND DIRECTED THAT SAID JOSEPH WATSON SHOULD STAND CHARGED WITH THE SUM OF \$25.70 ON ACCOUNT OF HIS SERVICES AS SECRETARY. AND GOVERNOR HULL AND JUDGES JOHN GRIFFIN AND JAMES WITHERELL SIGNED A DEED TO WILLIAM BROWN FOR LOTS 15,16,17,18,84,85 AND 86 SITUATE IN THE REAR OF THE CITY OF DETROIT AND SOLD TO HIM AT AUCTION ON THE SIXTH DAY OF MARCH 1809 HE HAVING FILED WITH THE SECRETARY CERTIFICATES FROM ELIJAH BRUSH ESQ. TREASURER OF THE DETROIT FUND STATING THAT THE SUM OF \$409.32½ THE AMOUNT OF THE CONSIDERATION MONEY AND INTEREST HAD BEEN PAID.

(CONTINUATION OF PAGE 135)

THE FOLLOWING IS THE CONTINUATION OF THE JOURNAL OF THE GOVERNOR AND JUDGES IN THEIR LEGISLATIVE CAPACITY COPIED FROM ROUGH MINUTES FROM MS. MARKED C. BOOK NO. 3. & D, BOOK 4 (PRIVATE NOTE, NOTHING IN THE ABOVE PERTAINING TO OR AFFECTING REAL ESTATE.)

(PAGE 144)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN NOVEMBER 6TH 1815.

PRESENT,-- LEWIS CASS, GOVERNOR

JOHN GRIFFIN AND

JAMES WITHERELL

} JUDGES.

RESOLVED THAT SOLOMON SIBLEY BE APPOINTED TO INVESTIGATE ALL CLAIMS UNDER THE ACT OF CONGRESS ENTITLED "AN ACT PROVIDING FOR THE ADJUSTMENT OF TITLES OF LAND IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN AND FOR OTHER PURPOSES " WHETHER THE SAME BE FOR DONATION LOTS, FOR SALES MADE BY THE GOVERNOR AND JUDGES OR FOR ANY OTHER MATTER ARISING UNDER THE SAID LAW, AND IT SHALL BE HIS DUTY TO RECORD SUCH PART OF THE EVIDENCE BOTH ORAL AND WRITTEN AS MAY BE NECESSARY TO A FULL UNDERSTANDING OF THE MATTER AND TO REPORT THE SAME TOGETHER WITH HIS OPINION THEREOF TO THE GOVERNOR AND JUDGES WHO SHALL FINALLY DECIDE THEREON.

RESOLVED THAT IN THE EVENT OF THE SAID SOLOMON SIBLEY'S NOT ACCEPTING THE SAID APPOINTMENT OR IN CASE OF THE SAME BECOMING VACANT IT SHALL BE THE DUTY OF THE GOVERNOR TO FILL THE VACANCY.

RESOLVED, THAT THE PERSON EXECUTING THE DUTIES OF THE SAID OFFICE SHALL RECEIVE \$2 PER DAY FOR EVERY DAY ACTUALLY ENGAGED IN PERFORMING THE SAID DUTIES.

RESOLVED, THAT APPLICATION BE IMMEDIATELY MADE TO THE PROPER DEPARTMENT OR OFFICE OF THE GENERAL GOVERNMENT TO HAVE THE TRACT OF LAND MENTIONED IN THE SAID LAW SURVEYED AND DESCRIBED BY METES AND BOUNDS. RESOLVED, THAT THE GOVERNOR BE AND HE IS HEREBY AUTHORIZED WHENEVER HE SHALL DEEM IT EXPEDIENT, TO APPOINT 5 COMMISSIONERS, ANY 3 OF WHOM SHALL HAVE POWER TO CONTRACT FOR THE DISPOSITION OF SUCH PART OF THE TEN THOUSAND ACRES OF LAND GRANTED BY THE ACT OF CONGRESS ENTITLED, "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF TITLES OF LAND

IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN AND FOR OTHER PURPOSES, AS IS NOT ALREADY DISPOSED OF OR CONTRACTED TO BE DISPOSED OF BY THE GOVERNOR AND JUDGES OF SAID TERRITORY AND AS REMAINS AFTER SATISFYING CLAIMS PROVIDED FOR BY THE FIRST SECTION OF THE SAID ACT, AND THE SAID COMMISSIONERS OR ANY 3 OF THEM SHALL BE AND ARE HEREBY AUTHORIZED TO CONTRACT FOR THE DISPOSING OF SAID LAND ALTOGETHER OR IN SEPARATE TRACTS, TO ONE OR MORE PURCHASERS, UPON SUCH TERMS IN SUCH MANNER AND AT SUCH TIMES AS THEY MAY JUDGE EXPEDIENT. AND THE SAID COMMISSIONERS OR ANY 3 OF THEM SHALL BE AND ARE HEREBY AUTHORIZED TO CONTRACT FOR BUILDING A COURT HOUSE AND JAIL IN THE CITY OF DETROIT, AND FOR THE APPLICATION OF THE PROCEEDS OF SAID LAND TO THE PAYMENT THEREOF. (PAGE 145) AND THEY SHALL HAVE POWER TO DETERMINE WHEN AND WHERE THE SAID COURT HOUSE AND JAIL SHALL BE BUILT. THE MATERIALS, FORM AND DIMENSIONS THEREOF, SUPERINTEND AND DIRECT THE WORK, AND GENERALLY TO DO EVERY THING WHICH MAY BE NECESSARY TO COMPLETE THE SAME, THE CONTRACTS BEFORE THEY ARE EXECUTED SHALL BE APPROVED BY THE GOVERNOR AND SUCH OF THE JUDGES OF THE SUPREME COURT AS MAY BE IN THE TERRITORY AT THE TIME THE SAID CONTRACTS MAY BE READY FOR EXECUTION. THE PERSONS APPOINTED BY VIRTUE OF THIS RESOLUTION SHALL NOT BE INTERESTED DIRECTLY OR INDIRECTLY IN EITHER OF THE SAID CONTRACTS OR ANY THING RELATING THERETO. THEY SHALL RECEIVE SUCH REASONABLE COMPENSATION AS THE GOVERNOR AND JUDGES MAY HEREAFTER PROVIDE. THE GOVERNOR AND JUDGES WILL CONVEY THE SAID LAND TO THE PERSON OR PERSONS WITH WHOM A CONTRACT MAY BE MADE, BY VIRTUE OF THE FOREGOING RESOLUTION AT THE TIME AND IN THE MANNER PRESCRIBED BY SAID CONTRACT.

SIGNED.

LEWIS CASS

GOVERNOR OF MICHIGAN.

JOHN GRIFFIN

ONE OF THE JUDGES OF THE TY OF MICH.

J. WITHERELL

ONE OF THE JUDGES OF THE TY OF MICH.

DETROIT, NOV. 7, 1815.

SIR

THE ACT OF CONGRESS OF THE 21ST OF APRIL 1806, ENTITLED AN ACT TO PROVIDE FOR THE ADJUSTMENT OF LANDS IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN AND FOR OTHER PURPOSES, AUTHORIZES THE GOVERNOR AND JUDGES OF THE SAID TERRITORY TO LAY OUT A TOWN INCLUDING THE WHOLE OF THE OLD TOWN OF DETROIT AND TEN THOUSAND ACRES ADJACENT, EXCEPTING SUCH PARTS AS THE PRESIDENT OF THE UNITED STATES SHALL DIRECT TO BE RESERVED FOR THE USE OF THE MILITARY DEPARTMENT AND TO HEAR ADJUST AND DETERMINE ALL CLAIMS TO LOTS, THEREIN AND GIVE DEEDS FOR THE SAME. THESE POWERS HAVE BEEN EXECUTED, THE MILITARY RESERVATION HAS BY THE WAR DEPARTMENT, BEEN SELECTED, AND THE PROVISIONS OF THE FIRST SECTION OF THE SAID ACT HAVE BEEN CARRIED INTO EFFECT. THE SECOND SECTION PROVIDES, THAT THE LAND REMAINING OF THE SAID TEN THOUSAND ACRES, AFTER SATISFYING CLAIMS PROVIDED FOR BY THE FIRST SECTION, SHALL BE DISPOSED OF BY THE GOVERNOR AND JUDGES AFORESAID AT THEIR DISCRETION, FOR THE PURPOSE OF BUILDING A COURT HOUSE AND JAIL IN THE TOWN OF DETROIT, A VARIETY OF CAUSES ARISING FROM THE NATURE OF THE TRUST AND THE SITUATION OF THE COUNTRY HAVE TILL NOW PREVENTED THE APPLICATION OF THE FUND TO THE PURPOSES DESIGNATED BY CONGRESS.

IT IS OUR WISH TO PROCEED WITH AS MUCH EXPEDITION AS POSSIBLE TO THE DISPOSITION OF THE LAND, AND THE ERECTION OF THE CONTEMPLATED BUILDINGS.

TO DO THIS IT IS NECESSARY, THAT THE TRACT SHOULD BE SURVEYED AND IT APPEARS PROPER THAT THIS SHOULD BE DONE BY A SURVEYOR AUTHORIZED BY THE GENERAL GOVERNMENT AND ACTING IN CONJUNCTION WITH THE GOVERNOR AND JUDGES OF THIS TERRITORY. WE HAVE (PAGE 146) THEREFORE THE HONOR TO REQUEST, THAT THE SURVEYOR GENERAL BE DIRECTED TO CAUSE THIS TRACT TO BE SURVEYED AGREEABLE TO THE INSTRUCTIONS WHICH THE SURVEYOR MAY RECEIVE FROM US. THE MOST PROPER SEASON FOR EFFECTING THE OBJECT IS APPROACHING, AND BY MAKING THE NECESSARY ARRANGEMENTS IMMEDIATELY SOME OF THE SURVEYORS, NOW IN THE COUNTRY AFTER COMPLETING THEIR CONTRACTS, MIGHT ACCOMPLISH THE BUSINESS WITH LITTLE EXPENSE TO THE PUBLIC OR INCONVENIENCE TO THEMSELVES.

WITH GREAT RESPECT WE HAVE THE HONOR

TO BE YO MO OBE. SERVTS.

SIGNED

LEWIS CASS

GOVERNOR OF MICHIGAN.

A. B. WOODWARD

PRESIDING JUDGE OF THE TERRITORY OF MICHIGAN.

JOHN GRIFFIN

ONE OF THE JUDGES OF M. T.

THE HON. JOSIAH MEIGS

J. WITHERELL

COMMISSIONER OF THE GEN-

ONE OF THE JUDGES OF M. T.

ERAL LAND OFFICE.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN THIS 7TH DAY OF FEBRUARY 1816,

PRESENT LEWIS CASS, GOVERNOR

JOHN GRIFFIN AND } JUDGES.
 JAMES WITHERELL }

(PAGE 147)

GENERAL LAND OFFICE,

26TH DECEMBER 1815.

SIRS.

I HAVE HAD THE HONOR OF RECEIVING YOUR LETTER OF 7TH ULTIMO, AND IN CONFORMITY WITH YOUR REQUEST I HAVE INSTRUCTED THE SURVEYOR GENERAL TO CAUSE TO BE SURVEYED THE PIECE OF LAND ADJACENT TO DETROIT, PLACED AT YOUR DISPOSAL BY THE ACT OF 21ST APRIL 1806.

I HAVE THE HONOR TO BE
 VERY RESPECTFULLY YOUR
 OBE. SERV'T.

SIGNED -- JOSIAH MEIGS.

HIS EXCELLENCY THE GOVERNOR
 THEIR HONORS THE JUDGES OF
 MICHIGAN TERRITORY.

(COPY)

SURVEYOR GENERAL'S OFFICE
CHILLICOTHE, JAN. 3, 1816.

DEAR SIR.

I HAVE THIS DAY RECEIVED FROM THE COMMISSIONER OF THE GENERAL LAND OFFICE A LETTER (A COPY OF WHICH IS ENCLOSED) IN REFERENCE TO THE ACT OF CONGRESS OF THE 21ST MARCH 1806, I FIND THAT THE LANDS EMBRACED BY THE ACT ARE SUBJECTED TO THE ENTIRE CONTROL OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN AND AS I PRESUME THEY HAVE APPLIED TO THE GENERAL LAND OFFICE RELATIVE TO THIS BUSINESS--- I HAVE TO REQUEST THAT YOU WILL AFFORD ME ANY INFORMATION IN YOUR POSSESSION BY WHICH I MAY SEE ANY DUTIES REQUIRED OF ME BY LAW AND HOW THOSE DUTIES ARE TO BE PERFORMED RELATIVE TO THIS RESERVATION AND THEY SHALL BE IMMEDIATELY ATTENDED TO. -- I FIND IN THIS OFFICE A GENERAL PLAT OF CLAIMS IN MICHIGAN AN EXTRACT OF WHICH I ALSO ENCLOSE PRESUMING THOSE ARE (PAGE 14B) THE LANDS MR. MEIGS ALLUDES TO. --- I HOPE THEREFORE AS MR. MEIGS HAS NOT GIVEN ME THE INFORMATION NECESSARY THAT IT WILL BE IN YOUR POWER TO DO SO.

WITH GREAT RESPECT, I AM

YOUR OBT. SERV'T.

SIGNED -- EDWARD TIFFIN.

HIS EXCELLENCY

GOVERNOR CASS
DETROIT.

(COPY)

GENERAL LAND OFFICE

26TH DECEM. 1815.

SIR

THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ARE DESIROUS THAT A TRACT OF LAND ADJACENT TO THE TOWN OF DETROIT WHICH WAS (BY THE ACT OF 21ST APRIL 1806) PLACED AT THEIR DISPOSAL SHOULD BE SURVEYED, THIS SEASON, YOUR WILL BE PLEASED TO DIRECT ONE OF YOUR DEPUTIES TO PERFORM THAT SERVICE AGREEABLY TO THE PROVISIONS OF SAID ACT.

E. TIFFIN
SURVEYOR GENERAL }
CHILLICOTHE }

I AM &C &C.
SIGNED -- JOSIAH MEIGS.

DETROIT JANUARY 26TH 1816.

DEAR SIR:-

I RECEIVED BY LAST MAIL YOUR LETTER OF THE 3RD INST. AND HAVE CONSULTED THE JUDGES OF THE TERRITORY UPON THE SUBJECT OF IT. CIRCUMSTANCES, PUBLIC AND PRIVATE, WHICH HAVE ACCURED IN THE TERRITORY HAVE PREVENTED THE APPLICATION OF THE FUND GIVEN BY THE ACT OF CONGRESS OF THE 21ST APRIL 1806, TO THE SPECIFIED OBJECTS CONTEMPLATED BY THE ACT. THE SITUATION OF THE COUNTRY WILL NOW JUSTIFY AN IMMEDIATE ATTENTION TO THE SUBJECT AND WE ARE VERY DESIROUS OF ACCOMPLISHING IT. THE RECORDS AND PUBLIC PAPERS OF THE TERRITORY WERE DESTROYED OR CARRIED OFF BY THE BRITISH TROOPS DURING THEIR TEMPORARY OCCUPATION OF THE COUNTRY, AMONG THEM WERE THE MAPS AND PLANS OF SURVEY MADE BY MR. GREELY DUPLICATES OF WHICH ARE IN YOUR OFFICE, UNLESS THEY CAN BE REPLACED, THE PUBLIC AND PRIVATE INCONVENIENCE WILL BE GREAT. THIS WILL ACCOUNT TO YOU FOR THE PRESENT GOVERNOR AND JUDGES BEING IGNORANT THAT THE FORM AND LOCATION OF THE TEN THOUSAND ACRES GRANTED BY THE BEFORE MENTIONED ACT WERE DETERMINED. THE OBJECT OF OUR LETTER TO THE COMMISSIONERS OF THE GENERAL LAND OFFICE WAS TO PROCURE A SURVEY OF THIS TRACT. AS THE UNITED STATES HAD GRANTED IT, AND AS WE WERE IGNORANT OF ITS LIMITS BEING ESTABLISHED WE THOUGHT IT CORRECT THAT THEIR PROPER OFFICER SHOULD BE CONSULTED. OTHERWISE HAD WE ATTEMPTED ITS LOCATION, IT MIGHT BE SAID THAT ONE OF THE PARTIES ALONE COULD NOT SAY WHAT (PAGE 149) SHOULD BE THE FORM OF THE TRACT AND HOW IT SHOULD BE SITUATED. FOR UPON THESE POINTS THE ACT IS SILENT, REQUIRING ONLY THAT THE LAND SHOULD BE ADJACENT TO THE TOWN OF DETROIT, BUT YOUR LETTER WITH THE ACCOMPANYING PLAT HAS REMOVED THIS DIFFICULTY AS WE FIND THESE QUESTIONS ARE NOW AT REST.

YOU WILL THEREFORE MUCH OBLIGE US BY TRANSMITTING A CORRECT PLAN OF THE ADJACENT COUNTRY INCLUDING THESE TEN THOUSAND ACRES, OFFICIALLY CERTIFIED TO BE DEPOSITED AMONG OUR RECORDS, SHOULD YOU FEEL YOURSELF JUSTIFIED IN DIRECTING, MR. WAMPLER OR SOME OTHER SURVEYOR TO RUN ROUND THIS TRACT: IT WOULD BE VERY AGREEABLE TO US.

PERMANENT CORNERS SHOULD BE ESTABLISHED AND FIELD NOTES TAKEN AND PRESERVED.

EVERY DAY, FEEL THE LOSS OF THE PLATS, WHICH I HAVE MENTIONED.

I SHOULD ESTEEM IT A PARTICULAR FAVOUR, IF YOU COULD FURNISH ME WITH COPIES OF THEM, INDEED I AM AT A LOSS TO KNOW HOW WE SHALL GET ALONG WITHOUT THEM. WE ARE SO ANXIOUS TO PROCEED TO THE ERECTION OF THE PUBLIC BUILDINGS IN THE COURSE OF THE NEXT SEASON, THAT WE ARE INDUCED TO HOPE YOU WILL TRANSMIT AN ANSWER AS SOON AS CONVENIENT.

WITH MUCH RESPECT

I AM,

HON, EDWARD TIFFIN }
 SURVEYOR GENERAL }
 YO. OBE. SERV'T.

(PAGE 150)

1816.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT ETC. ON THE 10TH DAY OF OCTOBER 1816.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS
 AUGUSTUS BREVOORT WOODWARD }
 AND JOHN GRIFFIN } JUDGES

THE BOARD TOOK INTO CONSIDERATION THE EXPEDIENCY OF DISPOSING OF THE WHOLE OR A PART OF THE TEN THOUSAND ACRE TRACT OF LAND, LYING IN THE REAR OF THE CITY OF DETROIT. AND THEN ADJOURNED UNTIL THE 11TH DAY OF OCTOBER 1816, TO MEET AT THE GOVERNMENT COUNCIL HOUSE.

AUSTIN E. WING,

SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT, &C., ON THE 11TH DAY OF OCTOBER, 1816, AT THE GOVERNMENT COUNCIL HOUSE PURSUANT TO ADJOURNMENT.

WERE PRESENT

HIS EXCELLENCY LEWIS CASS
 AUGUSTUS BREVOORT WOODWARD }
 AND JOHN GRIFFIN } JUDGES

IT WAS RESOLVED THAT THE TREASURER OF THE DETROIT FUND BE REQUESTED TO LAY BEFORE THIS BOARD A RETURN, EXHIBITING THE AMOUNT AND

PARTICULARS OF ALL SUMS OF MONIES WHICH HAVE BEEN RECEIVED FOR GROUND ALREADY DISPOSED OF.

THE CLAIMS OF THE ROMAN CATHOLIC CHURCH WERE TAKEN INTO CONSIDERATION AND IT WAS,

RESOLVED THAT, MR. SMITH, THE SURVEYOR GO ON THE GROUND WHERE THE FOUNDATION OF THE OLD CATHOLIC CHURCH NOW LIES, AND ASCERTAIN THE QUANTITY OF LAND BELONGING TO THE SAID CHURCH, EXCLUSIVE OF THAT WHICH LIES IN THE PUBLIC HIGHWAY, AND REPORT THE DEFICIENCY FROM THE ORIGINAL GRANT TO THE SAID CHURCH, IF ANY, ALSO THAT FOR WHATEVER DEFICIENCY THERE MAY BE, AN EQUIVALENT SHALL BE GIVEN TO SAID CHURCH.

MRS. DODEMEAD PRESENTED HER CLAIM TO A CERTAIN LOT OF GROUND ON WHICH DAVID BEARD'S HOUSE NOW STANDS WHICH WAS TAKEN INTO CONSIDERATION, AND IT WAS, RESOLVED THAT ANY PERSON OR PERSONS, WHOSE CLAIMS MIGHT BE AFFECTED BY THE RESULT OF THE INVESTIGATION, APPEAR (PAGE 151) ON MONDAY NEXT AT HALF AFTER TEN OF THE CLOCK IN THE FORENOON.

AND THEN THE BOARD ADJOURNED UNTIL HALF AFTER TEN OF THE CLOCK IN THE FORENOON ON THE 14TH DAY OF OCTOBER 1816.

AUSTIN E. WING,

SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT OF THE CONGRESS OF THE UNITED STATES &C., ON THE 14TH DAY OF OCTOBER 1816. AT THE GOVERNMENT COUNCIL HOUSE.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES

THE CLAIM OF ANGUS MCINTOSH WAS TAKEN INTO CONSIDERATION, AND THEREUPON ORDERED, THAT THE SURVEYOR THOMAS SMITH, GO UPON THE GROUND, IN QUESTION AND RETURN A PLAT THEREOF, LOCATING THE PUBLIC STS. AND ALLEYS, AND THE LOTS IN THE REAR AND THE EXISTING WHARF AND THAT THE SECRETARY SERVE HIM WITH A COPY OF THIS ORDER.

AN APPLICATION WAS MADE BY WILLIAM WOODBRIDGE ESQ. ON BEHALF OF

JOHN KINZIE, FOR THE ADJUSTMENT OF HIS CLAIM TO CERTAIN LANDS NOW OCCUPIED BY STEPHEN MACK.

ABAHAM COOK APPLIED FOR A DEED TO A LOT OF GROUND LYING BETWEEN THE BRUSH AND MCCOMB FARMS.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 15TH DAY OF OCTOBER 1816, AT ELEVEN OF THE CLOCK IN THE FORENOON, TO MEET AGAIN AT THE GOVERNMENT COUNCIL HOUSE.

A. F. WING,

SECRETARY.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT ETC., ON THE 15TH DAY OF OCTOBER 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREYDOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES

(PAGE 152)

IT WAS RESOLVED, THAT THE WATER LOTS IN SECTION NUMBERED 3 ABOVE COL. HUNTS IN THE CITY OF DETROIT, SHALL BE SOLD. THE SALE SHALL TAKE PLACE ON THURSDAY THE 24TH DAY OF THE PRESENT MONTH OF OCTOBER, BETWEEN THE HOURS OF NOON AND SUNSET, AT THE AUCTION ROOM OF JAMES ABBOTT, 2 PLATS OF THE SECTION SHALL BE DEPOSITED THERE ON OR BEFORE THURSDAY NEXT FOR PUBLIC INSPECTION.

THE MINIMUM PRICE, SHALL BE 2 CENTS PER SQUARE FOOT, $\frac{1}{4}$ SHALL BE PAID, WITHIN TEN DAYS, AND $\frac{1}{4}$ ANNUALLY AFTERWARDS, A TITLE WILL BE MADE, ON THE RECEIPT BEING EXHIBITED FOR THE FULL PAYMENT.

IF THE FIRST PAYMENT BE NOT MADE; THE LOT SHALL BE FORFEITED AND

IF EITHER OF THE REMAINING PAYMENTS BE DELAYED, 12 % PER ANNUM

SHALL BE CHARGED UPON IT. IF ANY PAYMENT SHALL BE DELAYED 2 YEARS,

THE LOT MAY BE SOLD; AND IF IT SHOULD BRING SO MUCH, THE PAYMENTS

MADE SHALL BE RETURNED DEDUCTING 12%. 12% PER ANNUM SHALL BE DISCOUNTED FOR PROMPT PAYMENT.

THIS ORDER SHALL BE PUBLISHED FROM THE DAY OF ITS PASSAGE UNTIL THE DAY OF SALE.

THE FOLLOWING RESOLUTIONS WAS PRESENTED FOR THE CONSIDERATION OF THE BOARD BY THE HON. AUGUSTUS BREVOÛRT WOODWARD VIZ;

THAT NO FUTURE DEVIATION SHALL BE MADE FROM THE ORIGINAL PLAN OF THE CITY OF DETROIT, AS DEVISED AND ADOPTED BY THE GOVERNOR AND JUDGES IN THE YEAR 1805, 1806 AND 1807 AND REPORTED TO CONGRESS.

ALL GROUND HEREAFTER DISPOSED OF IN QUANTITIES EXCEEDING ONE LOT, OF 5,000 SQUARE FEET SHALL BE SOLD UPON THE EXPRESS CONDITION, THAT THE CITY OF DETROIT, MAY EXTEND OVER THEM, WITHOUT THE PURCHASER EXPECTING OR CLAIMING ANY COMPENSATION, FOR THE AVENUES, STS, ROADS LANES, ALLEY'S SQUARES, CIRCUSSES, AND OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND OF THE SAID CITY OF DETROIT, ACCORDING TO THE ORIGINAL PLAN THEREOF.

WHENEVER A MAJORITY OF THE PROPRIETORS OF ANY SUCH QUANTITY MAY DESIRE THE SAME, AND WHENEVER THE SAME MAY BE REQUIRED BY THE COMPETENT PUBLIC AUTHORITY, SO THAT NO TITLE SHALL EVER BE CONSIDERED AS VESTING IN ANY INDIVIDUAL TO SUCH AVENUES, STS, ROADS, LANES ALLEYS', SQUARES, CIRCUSSES OR OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND.

ORDERED BY THE BOARD THAT ABRAHAM COOK SHALL RECEIVE A DEED AGREEABLE TO HIS APPLICATION ON THE 14TH DAY OF THIS MONTH TO A CERTAIN LOT OF GROUND, AS IT MAY BE FOUND TO LAY IN THE CITY OF DETROIT AGREEABLE TO THE PLAT OF THE TOWN, SUBJECT TO THE FOLLOWING PROVISIO,

THAT THE CITY OF DETROIT MAY EXTEND OVER IT, WITHOUT HIS EXPECTING OR CLAIMING ANY COMPENSATION FOR THE AVENUES, STS, ROADS, LANES, ALLEY'S, SQUARES, CIRCUSSES AND OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND OF THE SAID CITY OF DETROIT ACCORDING TO THE ORIGINAL PLAN THEREOF WHENEVER A MAJORITY OF THE PROPRIETORS, OF ANY SUCH QUANTITY (PAGE 153) MAY DESIRE THE SAME, AND WHENEVER THE SAME MAY BE REQUIRED BY THE COMPETENT PUBLIC AUTHORITY, SO THAT NO TITLE SHALL EVER BE CONSIDERED AS VESTING IN ANY INDIVIDUAL TO SUCH AVENUES, STS, ROADS, LANES, ALLEYS, SQUARE, CIRCUSSES, AND OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND.

MRS. CHITTENDEN MADE APPLICATION FOR A DEED TO A CERTAIN LOT OF GROUND NO. 4 JN SECTION NO. 3 IN THE CITY OF DETROIT, WITH THE EXCEPTION OF 10 BY 100 FEET, BOUNDING ON LOT NO. 3 IN THE SAME SECTION,

AND ALSO AN EQUIVOLENT FOR THE SURPLUS OF GROUND BELONGING TO THE ESTATE OF HUGH CALAHAN, AFTER DEDUCTING THE NUMBER OF SQUARE FEET CONTAINED IN THE ABOVE LOT.

ORDERED THAT A DEED BE GRANTED AGREEABLE TO HER REQUEST, PROVIDED SHE RELINQUISH ALL CLAIM TO THE ABOVE LOT FORMERLY GRANTED TO HUGH CALAHAN AND THAT AN EQUIVOLENT BE GIVEN HER.

APPLICATION WAS MADE BY GENERAL ALEXANDER MCCOMB ON BEHALF OF MRS. ISABELLA MCCOMB, TO ASCERTAIN THE LOTS WHICH OUGHT TO BE GRANTED BY THE GOVERNOR AND JUDGES FOR THE FOUR ORIGINAL LOTS WHICH BELONGED TO THE ESTATE OF THE LATE WILLIAM MCCOMB DECD.

ORDERED THAT THE SURVEYOR THOMAS SMITH RETURN A PLAT OF A SURVEY OF THE ABOVE MENTIONED 4 LOTS BELONGING TO THE ESTATE OF THE LATE WILLIAM MCCOMB DECD. EXHIBITING THE RELATION, WHICH THE STS & C OF THE TOWN BEAR TO THEM.

APPLICATION WAS MADE BY JOHN R. WALKER FOR DEEDS TO LOTS NO. 28 & 29 IN THE TOWN OF DETROIT.

ORDERED THAT HE RECEIVE DEEDS AGREEABLE TO HIS REQUEST SUBJECT TO THE FOLLOWING PROVISIO; THAT THE CITY OF DETROIT, MAY EXTEND OVER THEM, WITHOUT HIS EXPECTING OR CLAIMING ANY COMPENSATION, FOR THE AVENUES, STS, ROADS, LANES, ALLEYS, SQUARES, CIRCUSES AND OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND OF THE SAID CITY OF DETROIT, ACCORDING TO THE ORIGINAL PLAN THEREOF; WHENEVER A MAJORITY OF THE PROPRIETORS OF ANY SUCH QUANTITY, MAY DESIRE THE SAME; AND WHENEVER THE SAME MAY BE REQUIRED BY THE COMPETENT PUBLIC AUTHORITY SO THAT NO TITLE SHALL EVER BE CONSIDERED, AS VESTING IN ANY INDIVIDUALS TO SUCH AVES, STS, ROADS, LANES, ALLEYS, SQUARES, AND OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND.

GEORGE MCDUGALL IN BEHALF OF RICHARD PATTERSON PRESENTED A CLAIM TO A CERTAIN LOT OF GROUND, SAID TO LAY IN THE PUBLIC ROAD IN FRONT OF THE PREMISES NOW OCCUPIED BY MR. ROBY.

GEORGE MCDUGALL IN BEHALF OF ROBERT ENNIS, EXECUTOR OF MRS. DONOVAN PRESENTED A CLAIM TO A LOT SAID TO LIE IN THE PUBLIC ROAD IN FRONT OF THE PREMISES NOW OCCUPIED BY MR. ROBY.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 16TH DAY OF OCTOBER 1816, AT ELEVEN OF THE CLOCK IN THE FORENOON TO BE HELD AGAIN AT THE SAME PLACE.

(PAGE 154)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT, ETC. ON THE 17TH DAY OF OCTOBER 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD }
AND JOHN GRIFFIN } JUDGES

THE REVEREND GABRIEL RICHARD, PRESENTED HIS CLAIM TO A CERTAIN PARCEL OF GROUND KNOWN BY THE NAME OF MATHEW ELLIOT'S LOT. ORDERED, THAT THE SURVEYOR RETURN A PLAT OF THE SAME EXHIBITING WHAT MAY BE THROWN INTO THE STS. AND ROADS &C.

THE BOARD AGAIN TOOK INTO CONSIDERATION THE CLAIMS OF THE ROMAN CATHOLIC CHURCH, AND,

ORDERED, THAT A DEED BE GIVEN TO THE CORPORATION FOR A CERTAIN LOT AND PARCEL OF GROUND, BEGINNING AT THE WESTERN AND SOUTHERN CORNER

OF A LOT GRANTED TO PETER AUDRIAN, NOW THE PROPERTY OF JOSEPH CAMPAN,

AND RUNNING THENCE ON THE COURSE, NORTH 30° WEST 200 FEET, THENCE
TH S. 30° E. 200 FT TH N. 60° E. 132 FT.
SOUTH 60° WEST 132 FEET TO THE BEGINNING, CONTAINING 26,400 SQUARE

FEET, BE THE SAME MORE OR LESS, AND RESERVING THE ALLEYS, OF THE CITY OF DETROIT ACCORDING TO THE ORIGINAL PLAN THEREOF, AND ALL PRIVATE CLAIMS, COMPREHENDED WITHIN THE SAME.

ALSO THAT A DEED BE GIVEN TO LOTS NUMBERED 42, 43, 44, 45, 46, 47, 86, 87, 88, 89, 90, 91 IN SECTION NUMBERED ONE, (PAGE 155) AND FOR LOTS

NUMBERED 40, 41, 84, 85, WITH THIS PROVISIO THAT, THAT PART OF THE SAID LOTS NUMBERED 40, 41, 84, 85 WHICH IS NOW USED FOR A PUBLIC COMMUNICATION, NOTHING SHALL BE ERECTED WHICH SHALL INTERRUPT THE

SAID COMMUNICATION, ANTERIOR TO THE 17TH DAY OF OCTOBER 1831, UNLESS ANOTHER COMMUNICATION BE PREVIOUSLY OPENED, AND ALSO THE USE OF THE INTERIOR AND CENTRAL TRIANGLE OF THE SAID SECTION NUMBERED ONE

FOR THE ERECTION OF A CHURCH PROVIDED IF A CHURCH BE NOT ERECTED AND MAINTAINED THEREON, THE USE OF THE SAID GROUND, SHALL REVERT TO THE PUBLIC AND IN LIKE MANNER, IF A CHURCH BE NOT ERECTED AND MAINTAINED THEREON, ON OR BEFORE 31ST DAY OF DECEMBER 1818.

AND PROVIDED FURTHER THAT NO FURTHER INTERMENTS BE MADE ON THE SAID PREMISES, AFTER THE 1ST DAY OF JUNE, 1817.

RESOLVED ALSO THAT 2 ACRES OF GROUND BE GRANTED UPON THE COMMONS TO SAID CATHOLIC CHURCH FOR GRAVEYARD, IN SUCH PLACE AS MAY HEREAFTER BE DETERMINED SUBJECT TO THE FUTURE OPENING OF THE STS, ALLEYS, &C.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 18TH DAY OF OCTOBER 1816, AT ELEVEN OF THE CLOCK IN THE FORENOON TO MEET AGAIN AT THE SAME PLACE.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C ON THE 18TH DAY OF OCTOBER 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HIS EXCELLENCY, LEWIS CASS.

AUGUSTUS BREVOORT WOODWARD } JUDGES
AND JOHN GRIFFIN }

MRS. DONAHOE, PRESENTED HER CLAIM TO A CERTAIN LOT OF GROUND NUMBERED 50.

CATHERINE MCNIFF PRESENTED A PETITION FOR A DEED TO A LOT IN SEC. NUMBERED 4, ON WHICH SHE NOW LIVES, STATING THAT THE FORMER DEED TO SAID LOT GRANTED BY THE GOVERNOR AND JUDGES, HAD BEEN MISLAID OR LOST, SO THAT IT CANNOT BE FOUND, ORDERED THAT A DEED BE GRANTED AGREEABLE TO HER REQUEST.

RESOLVED THAT THE SURVEYOR THOMAS SMITH, LOCATE IN HIS RETURN OF THE WATER LOTS IN THE CITY OF DETROIT, THOSE CLAIMS TO LOTS WHICH HAVE BEEN ALREADY GRANTED.

RICHARD
SMYTH MADE APPLICATION FOR A DEED TO A LOT OF GROUND, SITUATE (PAGE 156) IN THE REAR OF HIS PRESENT DWELLING HOUSE.

ORDERED, THAT A DEED BE GRANTED TO RICHARD SMYTH TO LOT NUMBERED 51 IN SECTION NUMBERED 3.

MRS. CHITTENDERS CLAIM WAS AGAIN TAKEN INTO CONSIDERATION BY THE BOARD, AND DETERMINED THAT RICHARD SMYTH, JAMES ABBOTT AND JAMES DODEMEAD, GO ON TO THE GROUND WHICH SHE CLAIMED IN THE OLD TOWN, AND APPRAISE THE WELL THEREON, AND THAT A DEED BE GRANTED HER FOR A PART OF LOT NUMBERED 4.

AND THEN THE BOARD ADJOURNED UNTIL MONDAY THE 20TH DAY OF OCTOBER 1816, AT ELEVEN OF THE CLOCK IN THE FORENOON TO MEET AGAIN AT THE SAME PLACE.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C., ON THE 21ST DAY OF OCTOBER 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD }
AND JOHN GRIFFIN } JUDGES

RESOLVED THAT NO FUTURE DEVIATION SHALL BE MADE FROM THE ORIGINAL PLAN OF THE CITY OF DETROIT BETWEEN THE GRAND CIRCUS AND THE RIVER DETROIT, AS DEVISED AND ADOPTED BY THE GOVERNOR AND JUDGES IN THE YEARS 1805, AND 1806 AND 1807, AS REPORTED TO CONGRESS.

RESOLVED THAT \$130 THE AMOUNT OF THE APPRAISEMENT, BE ALLOWED TO MRS. CHITTENDEN, AS A FULL COMPENSATION FOR HER WELL IN THE OLD TOWN, NOW IN THE PUBLIC HIGHWAY, AND THAT A DEED BE GRANTED HER FOR LOT NUMBERED 4, IN SECTION 3, WITH THE EXCEPTION OF TEN BY 100 FEET, BOUNDING ON LOT NUMBERED 3, IN THE SAME SECTION. AND ALSO THAT AN EQUIVALENT OF 7 CENTS PER SQUARE FOOT, FOR THE BURPLUSAGE OF GROUND BELONGING TO THE ESTATE OF HUGH CALAHAN, AFTER DEDUCTING THE NUMBER OF SQUARE FEET, CONTAINED IN THE ABOVE LOT, BE GIVEN HER. (a)
BENJAMIN WOODWORTH MADE APPLICATION FOR DEEDS TO LOTS NUMBERED 24, 25, 26 AND 27.

(PAGE 157)

ORDERED, THAT DEEDS BE GIVEN HIM AGREEABLE TO HIS REQUEST. (b)

RESOLVED THAT A DEED BE GIVEN TO BENJAMIN WOODWORTH FOR A PART OF A LOT ADJOINING HIM UPON WHICH THE INDIAN BLACKSMITH SHOP FORMERLY STOOD.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 22ND DAY OF OCTOBER 1816, AT ELEVEN OF THE CLOCK IN THE FORENOON, TO BE HELD AGAIN AT THE SAME PLACE.

AUSTIN E. WING,

SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT, &C., ON THE 22ND DAY OF OCT. 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES.

PETER AUDRIAN PETITIONED THE BOARD FOR A GRANT OF A WATER LOT IN THE REAR OF THE HOUSE WHICH HE NOW OCCUPIES.

THOMAS SMITH SURVEYOR RETURNED A PLAT OF SECTION NUMBERED 4, GENERALLY.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 23RD DAY OF OCT. 1816, AT ELEVEN OF THE CLOCK IN THE FORENOON TO MEET AGAIN AT THE SAME PLACE.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON THE 23RD DAY OF OCT. 1816, PURSUANT TO ADJOURNMENT/

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES

JOHN R. WILLIAMS CAME FORWARD TO CONTEST THE CLAIMS PRESENTED BY MRS. CHITTENDEN, ON THE 15TH DAY OF OCT. 1816, TO A CERTAIN PARCEL OF GROUND SAID TO BELONG FORMERLY TO HUGH CALLAHAN.

(PAGE 158)

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 24TH DAY OF OCT. 1816 AT ELEVEN OF THE CLOCK IN THE FORENOON TO MEET AGAIN AT THE SAME PLACE.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT, &C., ON THE 24TH DAY OF OCT. 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BVT. WOODWARD }
AND JOHN GRIFFIN } JUDGES.

THE CORPORATION OF THE CITY OF DETROIT, PRESENTED A PROTEST AGAINST THE ORDER, MADE BY THE BOARD ON THE 15TH DAY OF OCT. 1816, FOR THE SALE OF WATER LOTS IN SECTION NUMBERED 3, ABOVE COL. HUNTS IN THE CITY OF DETROIT, AFORESAID.

SIGNED,

ABRAHAM EDWARD, CHAIRMAN

STEPHEN MACK

PETER DESMOYER,

OLIVER W. MILLER.

ORDERED, THAT THE ORDER PASSED ON THE 15TH DAY OF OCT. 1816, FOR THE SALE OF THE WATER LOTS IN SECTION NUMBERED 3, ABOVE COL HUNTS IN THE CITY OF DETROIT BE RESCINDED.

THOMAS ROWLAND IN BEHALF OF MRS. HANKS PETITIONED FOR A DEED TO A CERTAIN LOT OF GROUND IN THE CITY OF DETROIT, HAVING A CLAIM TO THE SAME.

ORDERED THAT A DEED BE GIVEN HER AGREEABLE TO HER REQUEST.

SOLOMON SIBLEY IN BEHALF OF MRS. SCOTT PETITIONED FOR A DEED TO A CERTAIN LOT OF GROUND IN THE CITY OF DETROIT, SHE HAVING A CLAIM TO THE SAME.

ORDERED THAT A DEED BE GIVEN HER AGREEABLE TO HER REQUEST.

(PAGE 159)

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 25TH DAY OF OCT. 1816, AT ELEVEN OF THE CLOCK IN THE FORENOON TO MEET AGAIN AT THE SAME PLACE.

AUSTIN E. WING,

SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON THE 25TH DAY OF OCT. 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HON. JOHN GRIFFIN, JUDGE.

NOT BEING A QUORUM THE BOARD WAS ADJOURNED UNTIL TUESDAY THE 5TH DAY OF NOVEMBER 1816, TO BE HELD AGAIN AT THE SAME PLACE.
(141) AUSTIN E. WING. SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT, &C, ON THE 5TH DAY OF NOVEMBER, 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HIS EXCELLENCY, LEWIS CASS

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES.

SOLOMON SIBLEY IN BEHALF OF ROBERT SMART, REMOTE ASSIGNEE UNDER DAVID MCCLAIN, MADE APPLICATION FOR DEEDS TO LOTS NUMBERED 61, AND 62 IN SECTION NUMBERED 3.

APPLICATION WAS MADE BY ABRAHAM WENDELL IN BEHALF OF JACOB, G. SANDERS FOR A DEED TO LOT NUMBERED 21 IN SECTION -----

RESOLUTION PRESENTED BY JUDGE WOODWARD, AFTER SOME ALTERATIONS PASSED AS FOLLOWS VIZ:

RESOLVED BY THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT OF THE CONGRESS OF THE UNITED STATES, OF AMERICA ENTITLED "AN ACT FOR THE ADJUSTMENT OF THE TITLES OF LAND IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN AND FOR OTHER PURPOSES" THAT THE GROUND LYING OF JEFFERSON AVE. IN THE CITY OF DETROIT ADJOINING THE PREMISES OF JOSEPH CAMPEAU AND BOUNDED IN FRONT BY JEFFERSON AVE. BE DIVIDED INTO LOTS OF 42 AND AN $\frac{1}{2}$ FEET FRONT ON JEFFERSON AVE. AND WOODBRIDGE ST. (PAGE 160) AND 2 LOTS OF 40 FEET FRONT ON GRISWOLD ST. BE SOLD AT PUBLIC AUCTION ON TUESDAY NEXT, $\frac{1}{4}$ OF THE PRICE TO BE PAID IN TEN DAYS AFTER THE SALE AND THE REMAINDER IN 3 EQUAL ANNUAL PAYMENTS AND IF ANY PAYMENT BE DELAYED ONE YEAR THE LOT TO BE FORFEITED AND THE MONIES PAID RETURNED, DEDUCTING 12 PER CENTUM PER ANNUM, AND IF ANY PAYMENT BE DELAYED THE PURCHASER SHALL PAY 12 % AND IF THE WHOLE PAYMENTS ARE NOT MADE WITH THE INTEREST, IF ANY, ON OR BEFORE THE DAY OF THE LAST PAYMENT, THE LOT SHALL BE SOLD, AND THE AMOUNT RETURNED TO THE FIRST PURCHASER AFTER DEDUCTING 12 PER CENT PER ANNUM FOR THE FUND. AND A CERTIFICATE SHALL BE GIVEN TO THE PURCHASER BY THE SECRETARY STATING THESE TERMS, AND A DEED SHALL NOT BE ISSUED TILL THE PAYMENTS ARE COMPLETED.

THE FOLLOWING RESOLUTION WAS PROPOSED TO THE BOARD BY JUDGE WOODWARD VIZ:

"WHEREAS THE ACT OF CONGRESS ENTITLED "AN ACT TO PROVIDE FOR THE ADJUSTMENT OF THE TITLES OF LAND IN THE TOWN OF DETROIT AND TERRITORY OF MICHIGAN AND FOR OTHER PURPOSES" REQUIRES CERTAIN ACTS BY THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, OR ANY 3 OF THEM,

RESOLVED, THAT SO MUCH OF THE RESOLUTION OF THE ----- DAY OF ----- LAST AUTHORIZING THE GOVERNOR AND SUCH OF THE JUDGES AS MAY BE IN THE TERRITORY TO CONFIRM CERTAIN PROCEEDINGS OF THE COMMISSIONERS THEREIN MENTIONED, BE RESCINDED AS WOULD OPERATE TO AUTHORIZE AT ANY TIME THE GOVERNOR AND ONE JUDGE ONLY TO GIVE SUCH CONFIRMATION, AND AS WOULD OPERATE TO PREVENT THE 3 JUDGES FROM GIVING SUCH CONFIRMATION WHEN THE GOVERNOR AND SECRETARY ARE ABSENT, BUT SUCH CONFIRMATION SHALL ALWAYS BE PURSUANT TO THE ACT OF CONGRESS BY THE GOVERNOR AND JUDGES OR ANY 3 OF THEM, THE QUESTION WAS TAKEN, WHEREUPON AUGUSTUS BREVOORT WOODWARD AND JOHN GRIFFIN, JUDGES, IN THE AFFIRMATIVE AND HIS EXCELLENCY LEWIS CASS, IN THE NEGATIVE.

ORDERED THAT LOTS NUMBERED 27, 30, 31, 32, 33, 63, 64, 65, 66, 68, 69, 70, 71 IN SECTION 9 BE GRANTED TO THE CORPORATION OF THE CATHOLIC CHURCH, TOGETHER WITH THE USE OF THE STREETS AND ALLEYS BETWEEN THEM FOR A BURYING GROUND.

AND THEN THE BOARD ADJOURNED UNTIL THURSDAY THE 7TH DAY OF NOV. 1816, TO MEET AGAIN AT THE SAME PLACE ELEVEN O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

(PAGE 161)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT, &C, ON THE THIRTEENTH DAY OF NOV. 1816, PURSUANT TO ADJOURNMENT.

WERE PRESENT,

HIS EXCELLENCY, LEWIS CASS

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES.

ORDERED THAT A DONATION LOT BE GRANTED TO MRS. CATHERINE DONAHOE DEVISEE OF PETER CURRY DECEASED WHO WAS ENTITLED TO A DONATION LOT.

ORDERED THAT A DEED BE GRANTED TO HENRY J. HUNT FOR THE LAND DESCRIBED IN THE STATEMENT OF THE SURVEYOR, UPON CONDITION, THAT THE SAID HENRY J. HUNT, PRODUCE FROM ANGUS MCINTOSH, HIS RELINQUISHMENT, FOR ALL GROUND WHICH BELONGED TO HIM IN THE OLD TOWN OF DETROIT, AND WHICH BY THE NEW PLAN OF SAID TOWN FALLS IN THE STS, AND ALSO ALL LANDS WHICH HE MAY CLAIM AS AN EQUIVOLENT THEREFOR, AND, THE SAID HENRY J. HUNT, SHALL PAY TO THE TREASURER OF THE DETROIT FUND, THE SUM OF \$400 FOR THE SURPLUS OF SAID GROUND, UPON THE SAME TERMS AS THE OTHER LOTS HAVE BEEN SOLD EXCEPT THAT HE PAY INTEREST UPON THE BALANCE FROM THE DAY OF SALE.

JAMES ABBOTT, AUCTIONEER IN THE CITY OF DETROIT, PRESENTED THE FOLLOWING RETURN OF SALES OF LOTS MADE ON THE 12TH DAY OF THIS MONTH.

SHUBAEL CONANT, PURCHASED LOT NO. 7	1500
DO DO	1470
JOHN STOCKTON	2050
CHARLES LARNED	920
BENJAMIN STEAD	1190
JOHN STOCKTON	900
	<u>\$8030</u>

E.F. JAMES ABBOTT AUCTIONEER

(PAGE 162)

AT A MEETING OF THE GOVERNOR AND JUDGES, OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT, &C., ON THE 22ND DAY OF NOV. 1816. WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

JUDGES.

JOHN PALMER MADE APPLICATION FOR A DEED TO A LOT OF GROUND IN THE TOWN OF DETROIT NUMBERED 81, PURCHASED AT AUCTION 6TH OF MARCH 1809. SUBJECT TO THE FOLLOWING PROVISIO, THAT THE CITY OF DETROIT MAY EXTEND OVER IT WITHOUT HIS EXPECTING OR CLAIMING ANY COMPENSATION, FOR THE AVENUES, STS, ROADS, LANES, ALLEYS, SQUARES, CIRCUSES, AND OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND OF THE SAID CITY OF DETROIT ACCORDING TO THE ORIGINAL PLAN THEREOF WHENEVER A

MAJORITY OF THE PROPRIETORS OF ANY SUCH QUANTITY MAY DESIRE THE SAME, AND WHENEVER THE SAME MAY BE REQUIRED BY THE COMPETENT PUBLIC AUTHORITY, SO THAT NO TITLE SHALL EVER BE CONSIDERED AS VESTING IN ANY INDIVIDUAL TO SUCH AVENUES, STS, ROADS, LAMES, ALLEYS, SQUARES, CIRCUSES, AND OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND.

ORDERED THAT, LOTS NUMBERED 16 & 17 IN SECTION NUMBERED 2, BE

UPON THEIR FILING WITH THE SECY THE RELINQUISHMENT OF THE HEIRS OF GRANTED TO WILLIAM MCCOMB AND DAVID B. MCCOMB AND OF THE SAID JOHN

WILLIAM MACOMB AND DAVID B. MACOMB, HEIRS OF WILLIAM MACOMB LATE

OF DETROIT DECD, FOR ALL PROPERTY IN THE OLD TOWN OF DETROIT WHICH FORMERLY BELONGED TO THE SAID WILLIAM MACOMB DECD, AND UPON THEIR PAYING OR CAUSING TO BE PAID TO THE TREASURER OF THE DETROIT FUND, A SUM BEARING THE SAME PROPORTION TO THE PURCHASE MONEY OF THE SAID LOTS, IF THEY ARE SOLD WITHIN 6 MONTHS, WHICH 1321 BEARS TO 10,000 AND TO BE PAID AT THE SAME TIME THE SAID PURCHASE MONEY IS TO BE PAID.

AND IF THE SAID LOTS ARE NOT SOLD, WITHIN 6 MONTHS, THEN A SUM SHALL BE PAID TO THE SAID TREASURER, BEARING THE SAME PROPORTION TO \$3500 WHICH 1321, BEARS TO 10,000 AND EXCEPTING THEREFROM SO MUCH OF LOTS NO. 16, AS FALLS IN THE ALLEY LEADING FROM WELCHES HOUSE, BY THE REAR OF THIBAULT'S AND CAMPEAU'S TO THE CITADEL ALLEY, UNTIL THE ALLEY AGREEABLY TO THE NEW PLAN OF THE TOWN, IN THE REAR OF SAID LOTS NUMBERED 16 & 17, SHALL BE OPENED, EXCEPTING THEREFROM WHAT MAY BE CONTAINED IN THE MILITARY RESERVATION, SO LONG AS THE SAME, MAY BE USED FOR PUBLIC PURPOSES.

ORDERED THAT ALL THE WATER LOTS IN SECTION NUMBERED 3 AND ABOVE THE PUBLIC WHARF, THE PROPERTY OF THE DETROIT FUND BE SOLD AT PUBLIC AUCTION ON SATURDAY THE 30TH INSTANT AT NOON UPON THE SAME TERMS, UPON WHICH THE LOTS IN THE PUBLIC GARDEN WERE SOLD WITH THIS ADDITION THAT 6% SHALL BE PAID WHEN ALL SUMS FROM THE DAY OF SALE AND THE INTEREST DUE (PAGE 163) UPON THE WHOLE SUM AT THE TIME ANY PAYMENT IS DUE SHALL BE PAID AT THE TIME THE SAID PAYMENT IS MADE AND UNDER THE SAME PENALTY, THE MINIMUM PRICE OF THE SAID LOTS SHALL BE 2 CENTS PER FOOT. -----

ORDERED THAT ALL LOTS THE PROPERTY OF THE DETROIT FUND BETWEEN WOODWARD AVE, AND THE MCCOMB FARM BE OFFERED FOR SALE, AT PUBLIC AUCTION ON FRIDAY THE 6TH DAY OF DEC. NEXT IF, FAIR, IF NOT, THE NEXT

FAIR DAY, UPON THE SAME TERMS DIRECTED FOR THE SALE OF THE WATER LOTS EXCEPT THAT THERE SHALL BE NO MINIMUM PRICE AND EITHER MEMBER OF THIS BOARD SHALL BE A COMMITTEE TO SUPERINTEND THE SAID SALE, AND IF HE THINKS THE LOTS DO NOT BRING A FAIR PRICE, HE IS HEREBY EMPOWERED TO STOP THE SALE.

ORDERED THAT THE SECRETARY GIVE THE USUAL PUBLIC NOTICE OF THE 2 PRECEDING ORDERS,

AND THEN THE BOARD ADJOURNED TO MEET ON MONDAY NEXT AT 11 O'CLOCK A.M..

A. E. WING, SECRETARY.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT, &C, ON MONDAY THE 25TH OF NOV. 1816.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES

PETER AUDRIAN MADE APPLICATION FOR A DEED TO A WATER LOT IN THE REAR OF HIS PRESENT DWELLING.

(JAMES MAY MADE APPLICATION FOR DEEDS TO TEN LOTS PURCHASED AT AUCTION VIZ; NO. 37, 38, 39, 82, 83, 66, 56, 57, 58, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

TO THE FOLLOWING PROVISIO, THAT THE CITY OF DETROIT MAY EXTEND OVER THEM WITHOUT HIS EXPECTING OR CLAIMING ANY COMPENSATION FOR THE AVENUES, STS, ROADS, ALLEYS, LANES, SQUARES, CIRCUSES, AND OTHER PUBLIC SPACES, AND RESERVATIONS OF GROUND OF THE SAID CITY OF DETROIT, ACCORDING TO THE ORIGINAL PLAN THEREOF, WHENEVER A MAJORITY OF THE PROPRIETORS OF ANY SUCH QUANTITY MAY DESIRE THE SAME AND WHENEVER THE SAME MAY BE REQUIRED BY THE COMPETENT PUBLIC AUTHORITY; SO THAT NO TITLE SHALL EVER BE CONSIDERED AS VESTING IN ANY INDIVIDUAL TO SUCH AVENUES, STS, ROADS, LANES, ALLEYS, SQUARES, CIRCUSES, AND OTHER PUBLIC SPACES AND RESERVATIONS OF GROUND.)

A DEED WAS PRESENTED BY HENRY J. HUNT TO LOTS NOS. 19 & 20 &c WHICH WAS SIGNED BY HIS EXCELLENCY LEWIS CASS, AUGUSTUS BREVOORT WOODWARD, AND JOHN GRIFFIN ATTESTED BY AUSTIN E. WING AND THOMAS SMITH, AGREEABLY TO THE ORDER OF THE BOARD ON THE 13TH OF NOV. 1816, TO BE KEPT BY THE SECRETARY TILL THE DEEDS REQUIRED BY THE SAID ORDER ARE PRESENTED,

(PAGE 164)

A DEED WAS ALSO SIGNED BY THE GOVERNOR AND JUDGES AFORESAID TO JAMES ABBOTT FOR OUT LOTS NUMBERED 6 & 7.

AND THEN THE BOARD ADJOURNED TILL WEDNESDAY THE 27TH NOV. INST. AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON WEDNESDAY THE 27TH DAY OF NOV. 1816.

WERE PRESENT,

- HIS EXCELLENCY LEWIS CASS,

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES.

ORDERED THAT A DEED BE GRANTED TO ROBERT SMART, FOR LOTS NO. 61 & 62 IN SECTION NO. 3 AGREEABLE TO HIS APPLICATION BY SOL. SIBLEY ON THE 5TH DAY OF NOV. 1816.

ORDERED THAT THE LAND BETWEEN THE LOT OF PETER AUDRIAN, WHEREON HE NOW LIVES AND WOODBRIDGE ST, COMMENCING AT THE TERMINATION OF THE LINE BETWEEN HIM AND THE LOT WHEREON JOHN KINZIE LATELY LIVED AND OF THE LINE BETWEEN HIM AND ABRAHAM EDWARDS, AND RUNNING FROM THOSE POINTS ON A COURSE PERPENDICULAR TO WOODBRIDGE ST, TO SAID ST. BE GRANTED TO THE SAID PETER AUDRIAN, PROVIDED THAT MR. AUDRIAN PAYS AND SECURES TO BE PAID TO THE TREASURER OF THE DETROIT FUND, 2 CENTS PER FOOT WITH INTEREST THEREON, FROM THE 1ST DAY OF JAN. 1811, FOR SO MUCH OF THE SAID GROUND AS IS COVERED WITH WATER, AND 7 CENTS PER FOOT, FOR THE RESIDUE IN THE SAME MANNER THAT THE OTHER WATER LOTS ARE DIRECTED TO BE SOLD.

DEEDS WERE PRESENTED BY JOHN R. WILLIAMS TO LOTS NO. 68 AND 69 OUT LOTS, ALSO TO LOT NO. 57 IN SECTION NO. 4 WHICH WERE SIGNED BY HIS EXCELLENCY LEWIS CASS, AUGUSTUS BREVOORT WOODWARD AND JOHN GRIFFIN JUDGES, ATTESTED BY AUSTIN E. WING AND SOL. SIBLEY. -----

APPLICATION WAS MADE BY SOLOMON SIBLEY IN BEHALF OF ROBERT SMART, FOR A DEED TO LOT NO. 82 IN SECTION NO. 6 CONTAINING, 6500. FEET. ORDERED THAT A DEED BE GRANTED TO ROBERT SMART, AGREEABLE TO HIS REQUEST.

(PAGE 165)

ORDERED THAT ALL THE WATER LOTS, BELONGING TO THE DETROIT FUND, BETWEEN WOODWARD AVE. AND BATES ST, INCLUDING THE UPPER TIER OF LOTS ON BATES ST. BE OFFERED FOR PUBLIC SALE ON SATURDAY THE 7TH

DAY OF DEC. NEXT UPON THE TERMS WHICH WERE DIRECTED FOR THE SALE OF THE WATER LOTS TO BE SOLD ON SATURDAY THE 30TH INST. AND THAT THE SECRETARY GIVE THE USUAL PUBLIC NOTICE THEREOF.

ORDERED THAT A DEED BE MADE TO ROBERT SMART, AGREEABLE TO HIS APPLICATION THROUGH SOL. SIBLEY ON THE 5TH DAY OF NOV. 1815, TO LOTS NUMBERED 61 & 62 IN SECTION NUMBER 3.-----

AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT TO BE HELD AT THE SAME PLACE.

A. E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT, &C. ON TUESDAY THE 3RD DAY OF DEC. 1816.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD }
AND JOHN GRIFFIN } JUDGES.

RETURN OF SALES OF 19 WATER LOTS SOLD AT PUBLIC AUCTION BY JAMES ABBOTT AUCTIONEER IN THE CITY OF DETROIT ON SATURDAY 30TH NOV. 1816.

	NO.		
JOHN R. WILLIAMS.	109	1 LOT IN THE CITY OF DET.	168
JAMES ABBOTT	105	DO	233
JOHN R. WILLIAMS	106	DO	101
DO	110	DO	100
BENJAMIN STEAD	103	DO	125
JOHN R. WILLIAMS	111	DO	101
CHARLES LARNED	102	DO	100
THOMAS SMITH	101	DO	110
DO	94	(SEE FOLIO 301)	431
ROBERT SMART	63	DO	752
BARNABUS CAMPAU	98	DO	120
RICHARD SMYTH	97	DO	240
JOHN R. WILLIAMS	66	DO	420
DO	65	DO	780

	NO	I LOT IN THE CITY OF DET.	220 350
ABRAHAM EDWARDS	93		
DO	70	DO	106
STEPHEN MACK	91	DO	551
DO	72	DO	750
SHUBAEL CONANT.	71	DO	<u>750</u>
			<u>DOLL 5758</u>

(PAGE 156)

ORDERED THAT THE LAND IN THE REAR OF MAJ. EDWARDS, LOT, WHERE HE NOW LIVES BETWEEN THAT AND WOODBRIDGE ST, BE GRANTED TO HIM AT THE RATE OF 30 CENTS PER FOOT TO BE ASCERTAINED BY THE SURVEYOR, THE LINES TO BE RUN PERPENDICULAR TO WOODBRIDGE ST.

ORDERED THAT THE LAND IN FRONT OF JOSEPH THEBAULT'S LOT WHERE HE NOW LIVES, BETWEEN THAT AND JEFFERSON AVE. BE GRANTED TO THE SAID THEBAULT AT THE RATE OF \$1 PER FOOT TO BE ASCERTAINED BY THE SURVEYOR

ORDERED, THAT THE LOT LYING UPON THE CITADEL ALLEY BACK OF THE LOTS CONFIRMED TO WILLIAM AND DAVID MACOMB, BE SOLD AT PUBLIC AUCTION ON SATURDAY NEXT ON THE TERMS PRESCRIBED FOR THE SALE OF THE WATER LOTS, AND THAT THE SAID LOT BE SOLD AGREEABLY TO THE PRESENT PLAN OF THE TOWN.

ORDERED, THAT THE LOT LYING BETWEEN HENRY HUDSON'S DWELLING HOUSE AND STORE HOUSE BE SOLD AT THE SAME TIME & UPON THE SAME TERMS, AND THAT THE AMOUNT THEREOF BE SPECIALLY RESERVED BY THE TREASURER FOR THE FURTHER DISPOSITION OF THE BOARD.

ORDERED THAT ALL GROUND, THE PROPERTY OF THE DETROIT FUND, BETWEEN THE DETROIT RIVER AND ADAMS AVENUE, PASSING THROUGH THE GRAND CIRCUS AND PARALLEL TO JEFFERSON AVE. NOT PREVIOUSLY RESERVED OR DISPOSED OF, BE SOLD AT PUBLIC AUCTION, THE 2ND THURSDAY OF OCT. NEXT AT NOON, IF FAIR, IF NOT THE NEXT FAIR DAY, UPON THE TERMS PRESCRIBED FOR THE SALE OF THE LAST WATER LOTS. AND THAT PUBLIC NOTICE THEREOF, BE GIVEN HERE AND ELSEWHERE IN 4 PUBLIC PLACES. -----

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 4TH DAY OF DEC.

1816, TO BE HELD AT 11 OF THE CLOCK A.M. AT THE SAME PLACE.

AUSTIN E. WING,
SEC'Y.

(RETURN OF SALES OF LOTS WITHIN THE BOUNDS OF THE CITY OF DETROIT
ON FRIDAY THE 6TH DAY OF DEC. 1816,) BY ORDER OF THE GOV. AND JUDGES.

PURCHASER'S NAMES	NO OF LOT	NO OF SEC.
L. LEIB	33	8 65
SOL. SIBLEY	24	8 38
DO	19	8 28
DO	18	8 31
DO	17	8 33
DO	16	8 46
JOHN R. WILLIAMS	82	8 36
THOMAS ROWLAND	15	8 60
THOMAS ROWLAND	14	8 50
STEPHEN MACK	13	8 47
THOMAS ROWLAND	12	8 70
STEPHEN MACK	11	8 94
THOMAS ROWLAND	65	8 42
STEPHEN MACK	64	8 30
THOMAS ROWLAND	63	8 46
J. R. WILLIAMS	66	8 33
JOHN S. ROBY	10	8 70
SOL. SIBLEY	9	8 54
(PAGE 167)		
THOMAS ROWLAND	7	8 80
GEO. B. LARNED	62	8 50
SOL. SIBLEY	61	8 45
GEO. B. LARNED	60	8 37
DO	59	8 45
JOHN R. WILLIAMS	58	8 57
DO	57	8 80
HEUT. FISHER	56	8 61
DO	55	8 86
THOMAS ROWLAND	49	8 238
SOLOMON SIBLEY	48	8 250

PURCHASER'S NAMES	NO OF LOTS	NO OF SEC
JOHN R. WILLIAMS	21	12 15
JOHN R. WILLIAMS	22	12 21
JOHN PALMER	23	12 16
DO	20	12 20.50
DR. MC GROSSKY	19	12 18
DO	24	12 20
DR. DAY	81	10 21
JOHN R. WILLIAMS	79 & 80	10 22
ALEXANDER MCCOMB	16	10 21
DO	17	10 10
DO	20	10 15
DO	22	10 10
DO	24	10 15
DO	26	10 10
DO	28	10 18
AUSTIN E. WING	29	10 32
STEPHEN MACK	18	12 26
DO	25	12 29
DO	26	12 27
DO	27	12 29
DO	28	12 30
DO	67	12 25
DO	17	12 14-
DO	16	12 16
DO	15	12 16
CHARLES LARNED	1	10 54
DO	2	10 29
JOHN S. ROBY	3	10 39
THOMAS ROWLAND	4	10 45
DO	55	10 34
DO	56	10 37
DO	53	10 24
JOHN R. WILLIAMS	54	10 38
DO	51 & 52	10 27

PURCHASER'S NAMES	NO OF LOTS	NO OF SEC.
ALEXANDER MCCOMB	15	10 \$30
DO	18	10 10
DO	19	10 15
DO	21	10 19
DO	23	10 10
DO	25	10 14
DO	27	10 20
DO	67	10 11
AUSTIN E. WING	30	10 27
\$2879.50		

ACCOUNT OF SALES OF 13 LOTS WITHIN THE CITY OF DETROIT ON
SATURDAY THE 7TH OF DECEMBER 1816.

PURCHASER'S NAMES	NO OF LOTS	NO OF SEC	D&C.
AUSTIN E. WING,	68	4	1800
CHESTER ROOT	5	10	65
DO	6	10	34
DO	7	10	20
DO	8	10	39
DO	9	10	46
JAMES ABBOTT.	184	4	111
JOHN R. WILLIAMS	185	4	100
DO	183	4	245
AUSTIN E. WING,	182	4	261
STEPHEN MACK	176	4	360
JOHN R. WILLIAMS	177	4	260
PETER VANAVERY	50X70 LOT 79	2	540
			\$ 3881

(PAGE 168)

AT A MEETING OF THE GOVERNOR AND JUDGES, OF THE TERRITORY OF
MICHIGAN, ACTING UNDER AN ACT &C. ON MONDAY THE 16TH DAY OF
DECEMBER 1816.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT, WOODWARD }
AND JOHN GRIFFIN } JUDGES

ORDERED, THAT A DEED ISSUE FOR LOT NO. 15 IN SECTION 2, TO BENJAMIN STEAD EXCEPTING 800 SQUARE FEET IN THE REAR, ON HIS EXHIBITING A RECEIPT FROM THE TREASURER FOR \$50 AND FOR 2 NOTES FOR \$50 PAYABLE IN 2 CONSECUTIVE YEARS AND A RELINQUISHMENT OF ALL CLAIMS ON THE PART OF ROBERT GOUIE.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT THE 17TH INSTANT AT 11 O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT, &C., ON THE 17TH DAY OF DECEMBER 1816.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD }
AND JOHN GRIFFIN } JUDGES.

ORDERED THAT DEEDS BE GRANTED TO JOSEPH THIBAULT FOR LOTS NO. 12 AND 13, SECTION 2 UPON HIS CONVEYING A DEED TO THE GOVERNOR & JUDGES FOR LOT NO. 80 IN SECTION 6.

A DEED WAS SIGNED TO SOLOMON SIBLEY BY THE GOVERNOR AND JUDGES AS ASSIGNEE TO JACOB FAIRMAN. -----LOT 41.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO MRS. SCOTT, LOT NO. 36 SECTION 8.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO SARAH KNOWLAND FOR LOT NO. 82 SEC. 6

(PAGE 169)

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO ROBERT SMART FOR LOTS NO. 61 & 62 SECTION 3.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 18TH INST. TO BE HELD AT THE SAME PLACE.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF
(153)

MICHIGAN, ACTING UNDER AN ACT &C, ON THE 18TH DAY OF DEC. 1816,

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS,

AUGUSTUS BREVOORT, WOODWARD }
AND JOHN GRIFFIN } JUDGES.

JOHN STOCKTON APPEARED BEFORE THE BOARD AND REQUESTED LIBERTY TO RELINQUISH TO THE BOARD CERTAIN LOTS NO. 5 & 50 LYING IN THE OLD PUBLIC GARDEN, PURCHASED AT PUBLIC AUCTION AGREEABLE TO AN ORDER OF THE BOARD, ON THE 12TH OF NOV. 1816, WHICH WAS GRANTED BY THE BOARD.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES FOR LOTS NO. 82 AND 83 TO SOLOMON SIBLEY ESQ. AT THE REQUEST OF JAMES MAY ESQ.-----
DR. McCROSKEY MADE APPLICATION TO THE BOARD FOR A DEED TO A DONATION LOT IN THE CITY OF DETROIT.

ORDERED THAT A DEED BE GRANTED AGREEABLE TO HIS REQUEST.-----

X A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES FOR LOTS NO. 37, 38, 39, 66, 67, 56, 57, 58 TO JAMES MAY ESQ. X

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 19TH TO BE HELD AGAIN AT THE SAME PLACE AT ELEVEN O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF

MICHIGAN, ACTING UNDER AN ACT &C, ON THE 19TH DAY OF DECEMBER 1816.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS,

AUGUSTUS B. WOODWARD }
AND JOHN GRIFFIN } JUDGES.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES FOR LOT NUMBERED 73 IN SECTION 4 TO CATHERINE MCNIFF.

(PAGE 170)

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES FOR LOT NUMBERED 78 IN SECTION 7 TO MARGARET HANKS.-----

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES FOR LOT NUMBERED 81 (OUT LOT) TO JOHN PALMER.-----

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES FOR LOT NUMBERED 51 IN SECTION 3 TO RICHARD SMYTH.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES FOR OUT LOTS, NUMBERED 70 & 71 TO ABRAHAM COOK.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES FOR PART OF A LOT NUMBERED 4 IN SECTION 3 TO ELIZABETH CHITTENDEN WIFE OF JAMES CHITTENDEN WHICH DEED IS ORDERED TO REMAIN IN THE HANDS OF THE SECRETARY OF THE BOARD AS AN ESCROW UNTIL A RELINQUISHMENT BE FILED WITH THE SECRETARY BY ELIZABETH CHITTENDEN TO ALL THE CLAIMS OF HUGH CALLAHAN IN THE OLD TOWN.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT ELEVEN O'CLOCK A.M. TO BE HELD AT THE SAME PLACE.

A. E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND ONE OF THE JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON FRIDAY THE 20TH DAY OF DEC. 1816.

WERE PRESENT

HIS EXCELLENCY LEWIS CASS

& THE HON. JOHN GRIFFIN.

NOT BEING A QUORUM THE BOARD ADJOURNED UNTIL MONDAY THE 6TH DAY OF JAN. 1817.

AT A SPECIAL MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON MONDAY THE 31ST DAY OF DEC. 1816.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD

AND JOHN GRIFFIN

} JUDGES.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO JOHN S. ROBY FOR THE LOT WHEREON HE NOW LIVES, TO BE RETAINED BY SOLOMON SIBLEY (PAGE 171) AS AN ESCROW TILL ROBERT INNIS FILES A DEED OF RELINQUISHMENT FOR ALL CLAIMS OF MATHEW DONOVAN TO LAND IN THE OLD TOWN OF DETROIT AND TILL \$3.50 ARE PAID TO THE TREASURER.

A DEED WAS ALSO SIGNED BY THE GOVERNOR AND JUDGES TO JOSEPH THIBAUT FOR PART OF LOTS NUMBERED 12 & 13 IN SECTION 2.

A DEED OF RELINQUISHMENT WAS FILED BY THE SAID THIBAUT FOR ALL CLAIMS IN THE OLD TOWN AND ANOTHER DEED FROM THE SAID THIBAUT

AND HIS WIFE FOR A DONATION LOT HERETOFORE GRANTED TO HER.

A DEED WAS SIGNED TO BENJAMIN STEAD FOR PART OF LOT NO. 15 IN SEC. 2 TO BE RETAINED BY SOLOMON SIRBLEY TILL A DEED OF RELINQUISHMENT IS FILED BY ROBERT GOUIE FOR ALL HIS CLAIMS IN THE OLD TOWN OF DETROIT AND TILL BENJAMIN STEAD PAYS \$50 TO THE TREASURER OF THE DETROIT FUND AND SECURES BY HIS NOTE THE PAYMENT OF \$100 IN 2 EQUAL ANNUAL INSTALMENTS, WITH INTEREST TILL PAID.

A DEED WAS SIGNED TO MRS. CATHERINE DONAHOE FOR A DONATION LOT OF PETER CURRY BEING LOT NO. 50 IN SECTION NO. 8.-----

A DEED WAS SIGNED TO DOCTOR WILLIAM McCROSKEY FOR OUT LOTS NO. 63, 64 & 65 AND IN LOT NO. 41 IN SECTION 6, AS A DONATION LOT.

A DEED WAS SIGNED TO DR. SYLVESTER DAY FOR LOT NUMBER 81 IN SECTION NO. 10.

A DEED WAS SIGNED TO BENJAMIN WOODWORTH FOR OUT LOTS NO. 24, 25, 26, 27 AND ALSO FOR IN-LOT NO. 53 IN SECTION NO. 4 THE LATTER TO BE RETAINED AS AN ESCROW TILL HE CONVEYS TO THE UNITED STATES THE LOT, WHEREON THE NEW INDIAN BLACKSMITH SHOP IS BUILT.

AUSTIN E. WING, SEC'Y.

(PAGE 173)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT, &C, ON MONDAY THE 9TH DAY OF JUNE 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS BREVOORT WOODWARD,

AND JOHN GRIFFIN

} JUDGES

ORDERED THAT THE PETITION OF MRS. JOHN MCCOMB PRESENTED ON THE 3RD OF MARCH 1817, BE GRANTED UNLESS ON SATURDAY NEXT AT HALF AFTER TEN OF THE CLOCK IN THE FORENOON WILLIAM MCCOMB OR HIS ATTORNEY APPEAR AND SHOW GOOD CAUSE WHY SAID PETITION SHALL NOT BE GRANTED. AND THEN THE BOARD ADJOURNED UNTIL SATURDAY NEXT AT HALF AFTER TEN OF THE CLOCK IN THE FORENOON.

AUSTIN E. WING,

SEC'Y.

(PAGE 175)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT, &C, ON FRIDAY THE 8TH DAY OF AUG. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS,
 AUGUSTUS B. WOODWARD } JUDGES.
 AND JOHN GRIFFIN. }

ORDERED THAT THE SUBJECT OF MRS. JOHN MCCOMB'S PETITION BE TAKEN UP ON TUESDAY NEXT AT 11 O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

AND THEN THE BOARD ADJOURNED UNTIL TUESDAY NEXT AT 11 O'CLOCK A.M.

AT A MEETING OF THE GOVERNOR AND JUDGES OF ^{THE} TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON TUESDAY THE 12TH DAY OF AUG. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS
 AUGUSTUS B. WOODWARD } JUDGES.
 AND JOHN GRIFFIN }

(PAGE 176)

ORDERED THAT THE SURVEYOR LAY OUT THE INTERIOR OF SECTION NUMBER 7 AND REPORT THE SAME TO THE BOARD.

ORDERED THAT A DEED BE GRANTED TO MRS. JOHN MCCOMB AGREEABLE TO HER PETITION OF 3RD OF MARCH 1817.

AND THEN THE BOARD ADJOURNED WITHOUT DAY.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT, &C, ON THE 11TH DAY OF NOV. 1817.

WERE PRESENT

HIS EXCELLENCY LEWIS CASS
 JOHN GRIFFIN AND } JUDGES.
 JAMES WITHERELL }

A DEED WAS SIGNED TO MRS. AGNES MCLEAN FOR DONATION LOT NO. 74 IN

THE PETITION OF SOLOMON SIBLEY FOR A DEED OF A CERTAIN LOT OF GROUND THEREIN DESCRIBED ~~ORDERED~~ ORDERED THAT THE SAME BE SURVEYED AND A RETURN OF SAID SURVEY BE MADE TO THE BOARD.

AND THEN THE BOARD ADJOURNED UNTIL THURSDAY NEXT AT TEN O'CLOCK IN THE FORENOON.

THOS. ROWLAND

SECRETARY PROTEM.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON THE 13TH DAY OF NOV. 1817,

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS,

JOHN GRIFFIN AND

JAMES WITHERELL } JUDGES.

(PAGE 177)

ORDERED BY THE BOARD THAT A DEED BE GRANTED TO JACOB G. SANDERS FOR LOT NO. 21 BOUGHT AT AUCTION THE 6TH OF MARCH 1809.

SOLOMON SIBLEY FILED WITH THE BOARD A DEED OF RELINQUISHMENT OF ROBERT GOUIE FOR LOT NO. 15 SECTION NO. 2. IN THE OLD TOWN OF DETROIT. -----

AND THEN THE BOARD ADJOURNED UNTIL FRIDAY THE 14TH INST. AT ELEVEN O'CLOCK A.M.

THOMAS ROWLAND, SECRETARY PROTEM.

(PAGE 178)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON TUESDAY THE 25TH DAY OF NOV. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

JOHN GRIFFIN AND

JAMES WITHERELL } JUDGES.

RESOLVED THAT, ALL CITY AND WATER LOTS THE PROPERTY OF THE DETROIT FUND, HEREAFTER TO BE SOLD, ^{SHALL BE SOLD} IN THE FOLLOWING MANNER, AND UPON THE FOLLOWING TERMS.-----

THEY SHALL BE OFFERED AT PUBLIC SALE AT THE DAY AND PLACE PREVIOUSLY FIXED AND SHALL BE STRUCK OFF, TO THE HIGHEST BIDDER.

THE TERMS OF PAYMENT SHALL BE, $\frac{1}{4}$ PART OF THE PURCHASE MONEY

WITHIN 6 CALENDER MONTHS FROM THE DAY OF SALE, ONE OTHER $\frac{1}{4}$ PART OF THE PURCHASE WITHIN A YEAR FROM THE DAY OF SALE, ONE OTHER $\frac{1}{4}$ PART OF THE PURCHASE MONEY WITHIN 2 YEARS FROM THE DAY OF SALE, AND THE OTHER $\frac{1}{4}$ PART OF THE PURCHASE MONEY, WITHIN 3 YEARS FROM THE DAY OF SALE WITH INTEREST AT THE RATE OF 6 PER CENTUM PER ANNUM UPON ALL THE PAYMENTS, FROM THE DAY OF SALE. THE PURCHASER SHALL GIVE A NOTE, WITH APPROVED SECURITY FOR THE INST PAYMENT, AND IF THE FIRST PAYMENT IS NOT MADE, ON OR BEFORE, THE DAY UPON WHICH THE SAME IS DUE, THE PURCHASER SHALL FORFEIT ALL CLAIM TO THE LOT, WHICH SHALL BE AT THE DISPOSAL OF THE GOVERNOR AND JUDGES, IN THE SAME MANNER, AS THOUGH THE SAME HAD NEVER BEEN OFFERED FOR SALE, SUIT SHALL BE INSTITUTED UPON THE NOTE, AND THE AMOUNT THEREOF SHALL BE APPLIED AS OTHER MONEY BELONGING TO THE SAID FUND.

AND IF THE SECOND AND THIRD PAYMENTS ARE NOT MADE ON OR BEFORE THE DAYS, UPON WHICH THEY RESPECTIVELY BECOME DUE, A PENALTY OF 12 PER CENTUM PER ANNUM, IN ADDITION TO THE 6 PER CENTUM PER ANNUM, BEFORE PROVIDED FOR, SHALL BE PAID FROM THE SAID DAYS, UNTIL THE SAID PAYMENT SHALL BE MADE, AND IF, ON OR BEFORE THE DAY ON WHICH THE LAST PAYMENT SHALL BECOME DUE, THE 2ND, 3RD AND 4TH PAYMENTS WITH THE INTEREST THEREON, TOGETHER WITH THE PENALTY, IF ANY, BE DUE BE NOT PAID, THE SUMS BEFORE PAID SHALL BE FORFEITED AND THE PURCHASER SHALL ALSO FORFEIT ALL CLAIM TO THE LOT, WHICH SHALL BE AT THE DISPOSAL OF THE GOVERNOR AND JUDGES IN THE SAME MANNER AS THOUGH THE SAID LOT HAD NEVER BEEN OFFERED FOR SALE. ----- AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT AT TEN O'CLOCK A.M.

THOS. ROWLAND, SECY. P. T.

(PAGE 179)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON THE 3TH DAY OF DEC. 1817;

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

JOHN GRIFFIN &)
JAMES WITHERELL) JUDGES

CHARLES LARNED CAME FORWARD AND APPLIED IN BEHALF OF MARGARET PACKARD, FORMERLY MARGARET WELCH, FOR A DEED FROM THE GOVERNOR

AND JUDGES FOR LOT NO. 42 IN SEC. NO. 8 WHEREUPON IT WAS ORDERED THAT NOTICE OF SAID CLAIM'S BEING PRESENTED BE PUBLISHED IN THE DETROIT FOR ONE WEEK.-----
AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 9TH DEC. AT ELEVEN O'CLOCK A.M.

AUSTIN E. WING, SECRETARY.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON THE 9TH DAY OF DEC. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

JOHN GRIFFIN AND }
JAMES WITHERELL } JUDGES,

THE GOVERNOR AND JUDGES SIGNED A DEED TO JACOB G. SANDERS FOR OUT LOT NO. 21 BOUGHT AT AUCTION BY SAID SANDERS ON THE 6TH MARCH 1809 AS PER TREASURER'S RECEIPT ON FILE IN THIS OFFICE.

(PAGE 180)

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 10TH AT ELEVEN O'CLOCK A.M.

AUSTIN E. WING, SECRETARY.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON TUESDAY THE 16TH DAY OF DEC. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS B. WOODWARD }
JOHN GRIFFIN AND } JUDGES.
JAMES WITHERELL }

(PAGE 181)

THE ADJUSTMENT OF MR. BERTHELET'S LOTS IN THE CITY OF DETROIT WERE TAKEN INTO CONSIDERATION, AND POSTPONED TO FURTHER CONSIDERATION.

ORDERED THAT THE PAYMENTS OF JOHN R. WILLIAMS NOW DUE OR ABOUT TO BECOME DUE UPON ONE LOT PURCHASED AT AUCTION IN 1816, IN FRONT OF A.E. WING'S WAREHOUSE AS WELL AS 2 LOTS IN FRONT OF JOHN

MELDRUMS HOUSE BE DELAYED FOR THE PRESENT, IT HAVING BEEN SUGGESTED THAT DEEDS HAD PREVIOUSLY BEEN ISSUED, TO OTHER PERSONS.

JOHN R. WILLIAMS APPEARED BEFORE THE BOARD PRETENDING TO A CLAIM IN RIGHT OF HIS FATHER TO A LOT IN THE OLD TOWN.

ORDERED THAT TUESDAY NEXT BE ASSIGNED FOR TAKING HIS CLAIM INTO CONSIDERATION,

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT 11 O'CLOCK A.M.
AUSTIN E WING, SECRETARY

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON WEDNESDAY THE 17TH DAY OF DEC. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

JOHN GRIFFIN AND }
JAMES WITHERELL } JUDGES.

SOLOMON SIBLEY, ESQ. IN BEHALF OF JOHN ROBINSON OF ALBANY, PRESENTED A PETITION FOR REMUNERATION FOR A LOT OF GROUND LYING IN THE OLD TOWN OF DETROIT, IN JEFFERSON AVE, NEAR THE SITE OF THE OLD CATHOLIC CHURCH CONTAINING 2646.79 FEET

HIS. HON. JAMES WITHERELL, PRESENTED THE FOLLOWING RESOLUTION.

"RESOLVED, THAT , THAT PART OF THE TEN THOUSAND ACRES OF LAND GIVEN BY THE CONGRESS OF THE UNITED STATES FOR THE PURPOSE OF BUILDING A COURT HOUSE AND JAIL IN DETROIT WHICH IS CONTAINED IN THE PLAN OF SURVEY MADE BY MR. FLETCHER, BE OFFERED FOR SALE AT THE COUNCIL HOUSE IN DETROIT, ON THE FIRST MONDAY IN JUNE 1818, ON THE SAME CONDITIONS ON WHICH THE PUBLIC LOTS IN THE TOWN OF DETROIT WERE SOLD UNDER A RESOLUTION OF THE GOVERNOR AND JUDGES OF THE 25TH NOV. 1817, EXCEPT THAT THE MINIMUM PRICE FOR WHICH SAID LAND SHALL BE SOLD, SHALL BE \$2, PER ACRE.
AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT THE 22ND DEC. AT ELEVEN O'CLOCK A.M.

AUSTIN E. WING,
SECRETARY.

(PAGE 183)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON WEDNESDAY THE 24TH DAY OF DEC. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

JOHN GRIFFIN AND }
JAMES WITHERELL } JUDGES

JOHN R. WILLIAM'S CLAIM WAS AGAIN TAKEN UP, WHEREUPON IT WAS,
RESOLVED THAT HIS CLAIM BE INADMISSIBLE.

AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT, AT ELEVEN O'CLOCK
A.M.

AUSTIN E. WING,
SECRETARY.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN
ACTING UNDER AN ACT &C, ON MONDAY THE 29TH DAY OF DEC. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

JOHN GRIFFIN }
JAMES WITHERELL } JUDGES,
& A. B. WOODWARD }

THE SUBJECT OF MARGARET PACKARD, FORMERLY MARGARET WELCH'S CLAIM
BY CHARLES LARNED HER ATTORNEY WAS TAKEN UP AND IT WAS RESOLVED
THAT NO DEED BE GRANTED HER.-----

THE PETITION OF THE COMMITTEE FROM THE CATHOLIC CHURCH WAS AGAIN
TAKEN UP WHEREUPON IT WAS, ORDERED THAT,

A DEED SIGNED BY THE GOVERNOR AND JUDGES MAY 9TH 1809, TO MARY
LONGDON, FOR LOT 99 IN SECTION 2, WAS THIS DAY DELIVERED TO
AUGUSTIN LONGDON.

ORDERED THAT 5,000 SQUARE FEET OF GROUND OF LOT NUMBERED 10, IN
SECTION 10 ON THE SOUTH SIDE BE GRANTED TO FRANCIS GOUIN, AS
HIS DONATION LOT.-----

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 30TH DEC. AT ELEVEN
O'CLOCK A.M.

AUSTIN E. WING,
SECRETARY.

(PAGE 184)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF
MICHIGAN ACTING UNDER AN ACT &C, ON TUESDAY THE 30TH DAY OF DEC.
1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS OASS

AUGUSTUS BREVOORT WOODWARD

JAMES WITHERELL

JUDGES.

RESOLVED THAT 247 SQUARE FEET OF GROUND BEING PART OF LOT 83 IN SEC. NO. 1 LYING BETWEEN THE SOUTH WEST LINE OF BRUSHES FARM AND RANDOLPH ST. BE GRANTED TO JOHN WHIPPLE, AND THAT 2553 SQUARE FEET BEING PARTS OF LOTS NO. 83 & 75 AND BETWEEN THE SAID LINE AND THE SAID ST. BE GRANTED TO THE HEIRS OF ABRAHAM GILL.

AND THAT 1232 SQUARE FEET BEING PARTS OF LOTS NO. 83 IN THE SAME SECTION AND BETWEEN THE SAID LINE AND THE SAID ST. BE GRANTED

TO JOHN BAPTIST PELTIER, (A RESOLUTION GRANTING LAND TO J.B. PELTIER

WILL BE FOUND ON PAGE 185 IN THIS BOOK, THE SD. RESO. BEING OMITTED IN ITS PROPER PLACE AND THAT 2628 SQUARE FEET BEING PART OF LOT NO. 75 IN THE SAME

SECTION BETWEEN THE SAME LINE AND RANDOLPH ST. BE GRANTED TO JOSEPH ANDRE, CALLED CLARK.

AND THAT 1852 SQUARE FEET BEING PARTS OF LOTS NO. 75 & 13 IN THE SAME SECTION, BETWEEN THE SAME LINE AND SAME ST. BE GRANTED TO JOHN BAPTIST BELONGER.

AND THAT 1593 SQUARE FEET, BEING PARTS OF LOTS NO. 87, 88 BETWEEN THE ABOVE LINE AND RANDOLPH ST. BE GRANTED TO JOHN BAPTIST DURETTE. THE LAND ABOVE DESCRIBED IS TO BE GRANTED UPON THE FOLLOWING TERMS, THE PERSONS TO WHOM THE SAME IS GRANTED, ARE TO PAY 3 CENTS PER SQUARE FOOT, $\frac{1}{2}$ WITHIN A YEAR FROM THIS, DAY, AND THE OTHER WITHIN 2 YEARS FROM THIS DAY WITH INTEREST FROM THIS DAY TILL PAID; AND IF THE PAYMENT BE NOT MADE IN CONFORMITY TO THIS RESOLUTION, ALL RIGHT DERIVED FROM THIS RESOLUTION SHALL BE OF NO EFFECT, RESERVING ANY PARTS OF THE STREETS OR ALLEYS WHICH AGREEABLE TO THE PLAN OF THE TOWN MAY FALL THEREIN.

MR. THOMAS SMITH SURVEYOR PRESENTED HIS ACCOUNTS FOR SERVICES RENDERED AS SURVEYOR TO THE BOARD IN THE YEARS 1816.

RESOLVED THAT HE BE ALLOWED FOR HIS PERSONAL SERVICES IN THE

YEAR 1816 THE SUM OF \$1000 AND FOR MONIES DISBURSED BY HIM IN 1816, \$152.12 $\frac{1}{2}$ FOR HIS PERSONAL SERVICES IN 1817, \$530 AND FOR DISBURSMENTS MADE BY HIM IN THE YEAR 1817, \$24 EQUAL IN ALL \$1706.12 $\frac{1}{2}$

FROM THE SAID SUM IS TO BE DEDUCTED THE SUM OF \$776 BEING THE AMOUNT

OF PURCHASE MONEY OF LOTS 101, 100, ^(PAGE 185) 102, 103, IN SECTION NO. 3

HERETOFORE PURCHASED BY MR. SMITH AND THIS DAY CONVEYED TO HIM,
BY DEED SIGNED BY THE GOVERNOR AND JUDGES LEAVING DUE MR.
SMITH \$930.12½.

RESOLVED THAT MARY DONOVAN RECEIVE A DEED TO NO. 77^{IN} SECTION 8
AS A DONATION LOT FORMERLY DENIED TO HER UPON HER PAYING TO THE
TREASURER OF THE DETROIT FUND, 2 CENTS PER SQUARE FOOT FOR THE
NUMBER OF FEET OVER 5,000 AND FILING WITH THE BOARD A RELINQUISHMENT
FOR ALL CLAIMS AS DONATIONS.

RESOLVED THAT SARAH ELLIOTT LATE SARAH DONOVAN, RECEIVE A DEED TO
LOT NO. 68 IN SECTION NO. 8 AS A DONATION LOT FORMERLY DENIED TO
HER, UPON HER PAYING TO THE TREASURER OF THE DETROIT FUND 2 CENTS
PER SQUARE FOOT FOR THE NUMBER OF FEET OVER 5,000 AND FILING WITH
THE BOARD A RELINQUISHMENT FOR ALL CLAIMS AS DONATIONS.

RESOLVED THAT THERE BE GRANTED TO SOLOMON SIBLEY ASSIGNEE OF
GABRIEL RICHARD A DEED FOR 17,952 SQUARE FEET OF GROUND LYING
IN SECTION 4 AND BEING PART OF LOTS NO. 77,80,81,75,78,79 SUBJECT
TO AN ALLEY OF 20 FEET.

RESOLVED THAT THERE BE GRANTED TO SOLOMON SIBLEY A DEED FOR LOTS
176,175,172 AND PART OF LOT NO. 171 IN SECTION 4, CONTAINING
16,500 SQUARE FEET, AS SATISFACTION FOR SO MUCH OF SAID SIBLEY'S
ADJUSTED THIS DAY AS FALLS INTO WOODBRIDGE ST & ATWATER ST THE SP^{SIBLEY}
CLAIM AS ASSIGNEE OF GABRIEL RICHARD FILING WITH THE BOARD A RELIN-
QUISHMENT OF ALL FURTHER CLAIMS ON ACCOUNT OF SAID LAND EMBRACED
BY SAID STREETS.

RESOLVED ALSO THAT A DEED BE MADE TO THE SAID SOLOMON SIBLEY FOR
LOTS NO. 178,179,174,173 IN SECTION 4, CONTAINING 15,200 SQUARE
FEET UPON THE FOLLOWING TERMS THE SAID SIBLEY TO BE ALLOWED AT
THE RATE OF 3 SQUARE FEET FOR ONE, FOR SO MUCH OF THE RICHARD LOT
AS IS EMBRACED BY A 20 FOOT ALLEY ACROSS THE SAME, AND TO PAY FOR
THE BALANCE OF SAID LOTS AT THE RATE OF ONE CENT AND ½ CENT
PER SQUARE FOOT, THE DEED TO BE DELIVERED ON PAYMENT.

SOLOMON SIBLEY AS ASSIGNEE OF GABRIEL RICHARD SIGNED AND FILED
WITH THE BOARD A DEED OF RELINQUISHMENT FOR ALL THE GROUND LYING
IN WOODBRIDGE AND ATWATER STS.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO SOLOMON SIBLEY
FOR LOTS NO. 176,175,172 AND PART OF 171, IN SECTION NO. 4. ----

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO SOL. SIBLEY ASSIGNEE OF GABRIEL RICHARD FOR PARTS OF LOTS NO. 77,80,81,75,78,79 SUBJECT TO AN ALLEY OF 20 FEET,

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 31ST DEC. 1817,

AUSTIN E. WING, SEC'Y.

(PAGE 136)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON WEDNESDAY THE 31ST DAY OF DEC. 1817.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS B. WOODWARD

JOHN GRIFFIN AND } JUDGES.

JAMES WITHERELL }

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO SOLOMON SIBLEY FOR LOTS NO. 178,179,174,173 IN SEC. 4, UPON THE TERMS OF YESTERDAY SPECIFIED, TO REMAIN IN THE HANDS OF THE TREASURER UNTIL THE CONDITIONS ARE COMPLIED WITH, VIZ; UNTIL HE PAYS TO THE SAID TREASURER \$155.10 AGREEABLE TO HIS NOTE OF HAND, OF THIS DATE, AND IF THE SAID SUM IS NOT PAID AGREEABLE THERETO, SAID DEED IS TO BE FORFEITED.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO MARY DONOVAN FOR LOT 77 IN SECTION 8, BEING HER DONATION LOT HERETOFORE DRAWN, THE SAID DEED TO REMAIN WITH THE TREASURER UNTIL SHE PAYS TO THE DETROIT FUND, THE SUM OF \$40.70 WITH INTEREST, AND IF THE SAME BE NOT PAID IN ONE YEAR SHE IS TO FORFEIT ALL CLAIM THERETO. A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO MRS. SARAH ELLIOT, THE LATE SARAH DONOVAN FOR LOT NO. 76 IN SECTION 8 BEING HER DONATION LOT HERETOFORE DRAWN THE DEED TO REMAIN WITH THE TREASURER UNTIL SHE PAYS TO THE DETROIT FUND THE SUM OF \$49 WITH INTEREST, AND IF THE SAME BE NOT PAID IN ONE YEAR SHE IS TO FORFEIT ALL CLAIM THERETO.

A DEED OF RELEASE OF ALL FURTHER CLAIMS WAS SIGNED & FILED BY SOL. SIBLEY IN BEHALF OF THE HEIRS OF MARY DONOVAN DECD, IN CONSIDERATION OF RECEIVING A DEED FOR LOT 43, SECTION 8 A DONATION LOT, HERETOFORE GRANTED TO MARY DONOVAN, DECD, AND A DEED, FORMERLY GRANTED BY THE GOVERNOR AND JUDGES TO SAID MARY DECD, WAS DELIVERED

OVER TO SOL. SIBLEY ESQ.

JOHN ASKINS PRESENTED A PETITION BY SOLOMON SIBLEY FOR A DEED TO A LOT OF GROUND LYING IN THE OLD TOWN OF DETROIT.

(PAGE 187)

ORDERED THAT UPON THE APPLICATION OF FRANCIS GRIFFARD, IF A DEED BE FOUND ON EXAMINATION, UPON THE OLD FILES OF THE SECRETARY FOR A DONATION LOT NO. 75 IN SEC. NO. 7 TO CECILE RENEAU, THAT THE SAME BE DELIVERED OVER TO HER, AND IF NONE BE FOUND, A NEW ONE TO BE GIVEN HER, OR TO GEO. McDougall FOR HER.

ORDERED THAT THE LOT UPON WHICH THE OLD JAIL OF THE COUNTY OF WAYNE STOOD BE SOLD ON THE 3RD MONDAY OF JAN. NEXT AT PUBLIC AUCTION THE PAYMENTS TO BE MADE IN 3 INSTALMENTS THE FIRST TO BE MADE IN 4 MONTHS FROM THE DAY OF SALE, THE 2ND IN 8 MONTHS FROM THE DAY OF SALE, THE 3RD IN 12 MONTHS FROM THE DAY OF SALE WITH INTEREST FROM THE DAY OF SALE, AT THE RATE OF 6% PER ANNUM, UPON ALL THE PAYMENTS FROM THE DAY OF SALE UNDER THE SAME PENALTIES AND FORFEITURES AS THE LAND SOLD AGREEABLE TO AN ORDER OF THE BOARD ON THE 25TH OF NOV. 1817, FOR THE SALE OF LOTS.

AND THEN THE BOARD ADJOURNED WITHOUT DAY.

AUSTIN E. WING, SEC'Y.

(PAGE 188).

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON THE 27TH DAY OF MAY 1818.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

A. B. WOODWARD

JOHN GRIFFIN AND

JAMES WITHERELL

} JUDGES.

}

THE REVEREND GABRIEL RICHARD, IN BEHALF OF THE CHURCH OF ST. ANNE MADE AN APPLICATION FOR THE PRIVILEGE OF ERECTING A CHURCH AGREEABLY TO A PETITION OF SAID CORPORATION.

WHEREUPON IT WAS,

RESOLVED THAT THE USE OF THE ST. (PAGE 189) RUNNING BETWEEN THE INTERIOR AND CENTRAL TRIANGLE OF THE SECTION NO. ONE, SHALL BE GRANTED TO THE CORPORATION OF THE CATHOLIC APOSTOLIC AND ROMAN

CHURCH OF ST. ANNE TO BE OCCUPIED FENCED AND USED BY THE SAID CORPORATION FOR THE BUILDING AND ERECTING A CHURCH ON THE SAID ST. AND ON THE ADJOINING SAID INTERIOR TRIANGLE AS LONG AS THE SAID CHURCH SHALL CONTINUE TO BE USED AS A PLACE OF DEVINE WORSHIP, AND IN CASE THAT THE SAID CHURCH SHOULD BE INJURED ON DESTROYED BY ANY ACCIDENT WHATEVER A TERM OF-----SHALL BE ALLOWED TO THE SAID CORPORATION TO HAVE THE SAID CHURCH REPAIRED OR REBUILT, PROVIDED THAT THE SAID CORPORATION SHALL NEVER USE THE PRIVILEGES ALREADY GRANTED OR TO BE GRANTED BY LAW TO ENCLOSE 7, MORE OR LESS, FEET OF THE 70 FEET ST. CALLED BATES ST. RUNNING BETWEEN THE CLASSICAL ACADEMY AND THE SAID CHURCH OF ST. ANNE. -----

(PAGE 190)

AT A SPECIAL MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON MONDAY THE 27TH DAY OF JULY 1818.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

JAMES WITHERELL }
AND JOHN GRIFFIN } JUDGES.

(PAGE 191)

RESOLVED BY THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, THAT DEEDS BE EXECUTED TO STEPHEN MACK FOR LOTS 50 & 52 IN SECTION 6 ORIGINALLY ORDERED TO BE CONVEYED TO EPHRAIAM TOWN AND SARAH TOWN, THE SAID STEPHEN MACK HAVING PROCURED A DEED THEREFORE FROM THE SAID EPHRAIAM, AND SARAH TOWN.

SIGNED LEWIS CASS, GOVERNOR OF THE TERRITORY OF MICHIGAN.

JULY 27TH 1818.

JOHN GRIFFIN ONE OF THE JUDGES OF MICH.
JAMES WITHERELL ONE OF THE JUDGES IN AND
OVER THE TERRITORY OF MICHIGAN.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON THURSDAY THE 8TH DAY OF OCT. 1818.

WERE PRESENT,

HIS EXCELLENCY WM. WOODBRIDGE ACTG GOV.

AUGUSTUS BREVOORT WOODWARD }
JAMES WITHERELL } JUDGES

(PAGE 192)

A PETITION OF DAVID BEARD WAS PRESENTED FOR CONFIRMATION OF TITLE TO WATER LOTS NO. 185, 186 & 187, IN SEC. 4. N. B. DAVID BEARD AFORESAID APPEARS, WITH THE ABOVE PETITION AS ADMINISTRATOR UPON THE EST. OF JOSEPH FAREWELL, & REQUESTS IN THAT PETITION THAT DEEDS BE ISSUED FOR THE ABOVE LOTS IN THE NAME OF JOSEPH WATSON, FOR REASONS THEREIN CONTAINED. AND THEN THE BOARD ADJOURNED UNTIL TOMORROW THE 9TH DAY OF OCT. 1818, AT 3 O'CLOCK P.M.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON TUESDAY THE 17TH DAY OF NOV. 1818.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS, GOV.

A. B. WOODWARD & }
JAMES WITHERELL } JUDGES.

MR. JOSEPH WATSON APPEARED, AND MADE AN APPLICATION FOR THE RENEWAL OF DEEDS, FROM THE GOV & JUDGES FOR LOTS NO. 183 & 184 IN SEC. 4 THE SAME BEING WATER LOTS, STATING THAT DEEDS HAD ONCE ISSUED, BUT WERE NOW LOST.

(PAGE 193)

WHEREUPON IT WAS ORDERED, THAT DEEDS BE RENEWED AND ISSUE TO JOSEPH WATSON FOR THE ABOVE LOTS, VIZ; LOTS NO. 183 & 184 ^(as) IN SEC 4 THE SAID WATSON HAVING PRODUCED TO THE BOARD, THE ORIGINAL RESOLUTION OF THE BOARD GRANTING THE SAME TO HIM ON THE 12TH DAY OF AUG. 1812, AND THAT THE SECRETARY GIVE NOTICE OF THE ABOVE RESOLUTION TO JAMES ABBOTT AND JOHN R. WILLIAMS WHO WERE PURCHASERS OF THE SAME LOTS IN 1815.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON THURSDAY THE 19TH DAY OF NOV. 1818.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS
AUGUSTUS B. WOODWARD }
& JAMES WITHERELL } JUDGES.

A DEED WAS SIGNED BY THE GOVERNOR & ABOVE NAMED JUDGES TO JOSEPH WATSON FOR LOTS 183 & 184 AND THE SAME WAS DELIVERED OVER TO JOSEPH WATSON.

AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT AT TEN O'CLOCK A.M.

AUSTIN E. WING,

SECRETARY TO THE LAND BOARD.

(PAGE 194)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON THURSDAY THE 3RD DAY OF DEC, 1818.

WERE PRESENT,

LEWIS CASS, GOV.

A. B. WOODWARD &)

JAMES WITHERELL) JUDGES.

ORDERED THAT THE SECRETARY OF THIS BOARD PUT IN THE DETROIT GAZETTE AN ADVERTISEMENT NOTIFYING ALL PURCHASERS OF LOTS FROM THE DETROIT FUND IN 1816 THAT UNLESS THEIR 2ND PAYMENTS BE MADE PUNCTUALLY A FOREFEITURE WILL ACCRUE.-----

RESOLVED THAT THE PAYMENTS DUE FROM JOHN R. WILLIAMS UPON LOTS PURCHASED BY HIM FROM THE BOARD, GENERALLY, BE SUSPENDED UNTIL FURTHER ORDER BY THE BOARD.

RESOLVED THAT THE PAYMENTS DUE FROM AUSTIN E. WING AND WHICH MAY HEREAFTER BECOME DUE ON A LOT CALLED THE VINCENT LOT NO. 68 IN SECTION 4, BE SUSPENDED UNTIL THE FURTHER ORDER OF THE BOARD.-----

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT TEN O'CLOCK A.M.

AUSTIN E. WING,

SECRETARY OF THE LAND BOARD.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON FRIDAY THE 4TH DEC. 1818.

WERE PRESENT,

LEWIS CASS, GOV.

A. B. WOODWARD &)

JAMES WITHERELL) JUDGES.

SOLOMON SIBLEY PRESENTED A DEED, WHICH WAS SIGNED BY THE GOVERNOR & JUDGES IN HIS FAVOR FOR LOTS, NO. 9, 16, 17, 18, 19, 24, 48 AND 61 IN SECTION 8, SIGNED BY LEWIS CASS, A. B. WOODWARD & JAMES WITHERELL, WITNESSED BY A. E. WING, SECY TO THE LAND BOARD. AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT AT TEN O'CLOCK A.M. A. E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT & C, ON TUESDAY THE 8TH DAY OF DEC. 1818. WERE PRESENT, LEWIS CASS, GOVERNOR. A. B. WOODWARD & JAMES WITHERELL, JUDGES,

(PAGE 196)

JOHN R WILLIAMS, AGAIN PRESENTED HIS CLAIM BEFORE THE BOARD TO A LOT OF LAND, IN THE OLD TOWN OF DETROIT CONTAINING 66, FT IN FRONT & REAR & 45 FT IN DEPTH, FRENCH MEASURE BOUNDED IN FRONT BY ST. ANNE ST. IN THE REAR BY ST. JAMES ST. ON THE EAST NORTH EAST BY ANTOINE ADHEMARS HOUSE & LOT, ON THE WEST, SOUTH WEST BY A SMALL ST WITHOUT A NAME.

WHEREUPON IT WAS AGAIN DECIDED THAT HIS CLAIM BE INADMISSIBLE. MRS. AUDRIAN CAME BEFORE THE BOARD BY SOLOMON SIBLEY ESQ, & ENTERED HER CLAIM TO LOT NO. 45 IN SEC. 8, AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT TEN O'CLOCK A.M. AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT & C ON WEDNESDAY THE 10TH DAY OF DEC 1818. WERE PRESENT, LEWIS CASS, GOVERNOR, A. B. WOODWARD & JAMES WITHERELL JUDGES.

UPON THE APPLICATION OF ALEX MACOMB IN BEHALF OF DAVID B MACOMB & ISABELLA MACOMB IT WAS RESOLVED THAT THE RESOLUTION PASSED BY THE GOVERNOR & JUDGES ON THE 22ND DAY OF NOV. 1816 IN FAVOR OF DAVID B. MACOMB & WILLIAM MACOMB HEIRS OF WILLIAM MACOMB DECD.

BE RESCINDED & THAT IN LIEU OF THE LAND TO BE GIVEN UNDER THAT RESOLUTION THERE BE GRANTED TO DAVID B MACOMB & ISABELLA MACOMB WIDOW OF THE LATE JOHN W. MACOMB DECD. A DEED FOR SO MUCH OF LOT 17 IN SEC. 2 AS IS NOT CONTAINED IN THE MILITARY RESERVE & SO MUCH AS IS NOT CONTAINED IN THE SMALL ANGLE DIRECTLY IN FRONT OF THE SD MILITARY RESERVE.

MARGINAL NOTE;-(NOTE BY THE SECY. THIS ENTRY RESPECTING D.B.

MACOMB & ISABELLA MACOMB IS RESCINDED & THE FIRST ENTRY STANDS GOOD.) (PRIVATE NOTE;-

CROSSED OUT ON RECORD) MR. THOMAS SMITH AGAIN PRESENTED HIS ACCOUNTS FOR REVISAL AND

AND SETTLEMENT, WHEREUPON, IT WAS RESOLVED, THAT SO MUCH INTEREST AS HAS BEEN PAID BY SAID SMITH UPON LOTS PURCHASED FROM THE BOARD, BE ALLOWED TO HIM IN LIEU OF INTEREST UPON THE BALANCE OF HIS ACCOUNT AS IT NOW STANDS SETTLED, AND THAT HE BE ALLOWED NO MORE OR OTHER INTEREST UPON THE BALANCE OF HIS ACCOUNTS.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT 10 O'CLOCK AM.

AUSTIN E. WING, SEC'Y.

(PAGE 197)

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON THURSDAY THE 11TH DAY OF DEC. 1818.

WERE PRESENT,

LEWIS CASS, GOVERNOR.

A.B. WOODWARD & }
JAMES WITHERELL } JUDGES.

A.G. WHITNEY IN BEHALF OF JANE PURDY, FORMERLY JANE MCCLEMENS, MADE APPLICATION FOR A DEED TO LOT NO. 81, IN SECTION 6, AS HER DONATION LOT, WHEREUPON, IT WAS, ORDERED THAT A DEED BE MADE TO JANE MCCLEMENS, NOW CALLED JANE PURDY, FOR LOT NO. 81 IN SEC. 6 AS HER DONATION, SHE BEING ONE OF THE SUFFERERS BY THE FIRE. AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT TEN O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON THE 12TH DAY OF DEC. 1818.

WERE PRESENT,

LEWIS CASS, GOVERNOR

A.B. WOODWARD & }
JAMES WITHERELL } JUDGES.

GEN. ALEXANDER MACOMB, ATTORNEY FOR DAVID B. MACOMB, AGAIN CALLED UP THE CLAIM OF THE SAID DAVID B. MACOMB, WHEREUPON IT WAS, ORDERED, THAT SO MUCH OF THE RESOLUTION PASSED NOV. 22, 1816, GRANTING TO DAVID B. MACOMB AND WILLIAM MACOMB LOTS NO. 16 & 17 IN SECTION NO. 2 UNDER CERTAIN RESTRICTIONS AND LIMITATIONS, AS

RELATES TO THE SAID DAVID B. MACOMB, BE RESCINDED; AND THAT DAVID B. MACOMB RECEIVE IN LIEU OF ALL HIS CLAIMS UPON THE BOARD, AND UNDIVIDED HALF OF SO MUCH OF LOTS NO. 16 & 17 IN SEC. NO. 2 AS IS NOT CONTAINED IN THE MILITARY RESERVE; & IN LIEU OF ONE HALF OF SO MANY SQUARE FEET OF GROUND AS WERE FORMERLY OWNED BY WILLIAM MACOMB LATE OF (PAGE 198) DETROIT, DECD, AS ARE NOT CONTAINED IN THE ABOVE GRANT THE SD DAVID B MACOMB SHALL RECEIVE 25 CENTS FOR EACH SQUARE FOOT, WHICH SD SUM OF MONEY THE SD DAVID B MACOMB SHALL BE AT LIBERTY TO LAY OUT IN THE PURCHASE OF ANY LANDS APPROPRIATED BY ACT OF THE CONGRESS FOR ERECTING A COURT HOUSE & JAIL WITHIN THE CITY OF DETROIT & FOR OTHER PURPOSES AT THE PUBLIC SALES OF SD LAND HEREAFTER TO BE MADE

RESOLVED THAT JOHN ROBINSON DO RECEIVE SATISFACTION AT THE RATE OF 25 CENTS PER SQUARE FOOT, FOR A LOT OF GROUND LYING IN THE OLD TOWN OF DETROIT, COMMONLY CALLED THE RDLEY LOT CONTAINING BY ESTIMATION 2646 SQUARE FEET, MAKING \$661.50 WHICH SD LOT IS CLAIMED BY SD JOHN ROBINSON & LYING IN THE CENTER OF THE MAIN ST. CALLED JEFFERSON AVE., & WHICH SD SUM OF MONEY THE SD JOHN ROBINSON SHALL BE AT LIBERTY TO LAY OUT IN THE PURCHASE OF ANY LANDS APPROPRIATED BY ACT OF CONGRESS, FOR ERECTING A COURT HOUSE & JAIL WITHIN THE CITY OF DETROIT & FOR OTHER PURPOSES AT THE PUBLIC SALES OF SD LAND HEREAFTER TO BE MADE.

ON CONDITION, HOWEVER, THAT THE SD JOHN ROBINSON DO ON HIS PART, ENTER & FILE WITH THE SECRETARY OF THE BOARD OF A RELINQUISHMENT OF ALL CLAIMS OF LD LYING IN THE OLD TOWN OF DETROIT, WHICH INSTRUMENT SHALL CONTAIN A COVENANT BINDING THE SD JOHN ROBINSON HIS HEIRS, EXECUTORS & ADMINISTRATORS, TO HOLD THE GOVERNOR & JUDGES & THEIR SUCCESSORS, IN OFFICE, WHOLLY INDEMNIFIED AGAINST ALL & EVERY LAWFUL CLAIM, THAT MAY BE SET UP OR MADE BY JOHN MARTIN, HIS HEIRS, OR ASSIGNS OR OTHER PERSON WHATSOEVER TO & FOR SD LOT IN THE OLD TOWN & PROPOSED TO BE ADJUSTED BY THE GOVERNOR & JUDGES IN FAVOR OF THE SD JOHN ROBINSON.-----

AUSTIN E WING, MADE APPLICATION IN BEHALF OF A BLACK WOMAN CALLED HANNAH, NOW LIVING WITH MRS, DODEMEAD FOR A DEED TO A LOT OF GROUND SITUATED & LYING IN THE CITY OF DETROIT NO. 51 IN SEC. 6 AS HER DONATION LOT.-----

WHEREUPON IT WAS ORDERED THAT SHE RECEIVE A DEED FOR LOT NO. 11

IN SEC. 12, FRONTING ON ADAMS AVE. 50 FEET AND IN DEPTH 100 FEET
CONTAINING 5,000 SQUARE FEET.

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO JANE MCCLEMENS,
NOW CALLED JANE PURDY, TO LOT, NO. 81 IN SEC. 6 BOUNDED ON
VIRGINIA ST. 100 FEET AND ON BATES ST. 50 FEET, CONTAINING 5,000
SQUARE FEET.-----

WITNESSED BY

SIGNED LEWIS CASS, GOV.

AUSTIN E. WING,

A. B. WOODWARD,

SECRETARY TO THE

JAMES WITHERELL

}
} JUDGES.

LAND BOARD.

AND THEN THE BOARD ADJOURNED UNTIL THURSDAY NEXT THE 17TH DEC. 1818.

AUSTIN E. WING SEC'Y.

(PAGE 199)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF
MICHIGAN, ACTING UNDER AN ACT &C, ON THURSDAY THE 17TH DAY
OF DEC. 1818.-----

WERE PRESENT,

LEWIS CASS, GOVERNOR,

A. B. WOODWARD)

JAMES WITHERELL) JUDGES.

ON APPLICATION OF RICHARD SMYTH, IT WAS
ORDERED, THAT A DEED BE GRANTED HIM FOR OUT LOTS NO. 54 & 73 CONTAIN-
ING BY ESTIMATION 6 ACRES IN THE LOT 54 & 4 ACRES & $\frac{49}{100}$ IN NO. 73
MORE OR LESS.

ON APPLICATION OF JAMES ABBOTT IT WAS ORDERED
THAT A DEED BE GRANTED HIM FOR OUT LOT NO. 53 CONTAINING BY
ESTIMATION 4 ACRES & $\frac{49}{100}$ AND OUT LOT NO. 72 CONTAINING BY
ESTIMATION 6 ACRES MORE OR LESS.

AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT AT 10 O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN
ACTING UNDER AN ACT &C, ON MONDAY THE 21ST DAY OF DEC. 1818.

PRESENT,

LEWIS CASS, GOVERNOR

A.B. WOODWARD & }
JAMES WITHERELL } JUDGES.

A DEED WAS SIGNED TO JAMES ABBOTT FOR OUT LOTS NO. 53 CONTAINING BY ESTIMATION 4 ACRES AND 49/100 AND FOR NO. 72 CONTAINING BY ESTIMATION 6 ACRES, WITH THE CLAIM OF RESERVATION HERETOFORE DESCRIBED.

(PAGE 200)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON TUESDAY THE 29TH DAY OF DEC. 1818.

WERE PRESENT,

LEWIS CASS GOVERNOR,

A.B. WOODWARD & }
JAMES WITHERELL } JUDGES.

RESOLVED THAT THERE BY GRANTED TO AUSTIN E. WING 2 WATER LOTS LYING IN THE CITY OF DETROIT NO. 180 AND 181 LYING AT THE END OF SAID WING'S WHARF OR LONG SIDE OF IT IN SEC. NO. 4, FOR THE SUM OR 3 CENTS PER SQUARE FOOT, TO BE PAID ONE HALF IN 6 MONTHS AND THE OTHER HALF IN ONE YEAR FROM THIS DATE WITH INTEREST UNTIL PAID.

AND THEN THE BOARD ADJOURNED SINE DIE.

AUSTIN E. WING, SEC'Y.

(PAGE 201)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON THE 12TH DAY OF MAY, 1819.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS,

A.B. WOODWARD & }
JOHN GRIFFIN } JUDGES.

STEPHEN MACK IN BEHALF OF THOS. SMITH, PRESENTED A RECEIPT GIVEN BY THE TREASURER OF THE DETROIT FUND TO BENJAMIN STEAD FOR A

PAYMENT OF \$56.25 MADE ON LOTS 102 & 103 DATED 13TH DEC. 1816, WHICH SAME AMOUNT HAD BEEN PAID BY THOMAS SMITH ON THE SAME LOTS IN THE SETTLEMENT OF HIS ACCOUNTS.

RESOLVED THAT THE SUM OF \$56.25 BE PAID TO THE SAID STEPHEN MACK IN DISCHARGE OF THE ABOVE RECEIPT.-----

(PAGE 203)

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT TEN O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

(PAGE 204)

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT & C, ON FRIDAY THE 14TH DAY OF MAY 1819,

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

A. B. WOODWARD AND }
JOHN GRIFFIN } JUDGES.

RESOLVED THAT THE GOVERNOR BE EMPowered TO EMPLOY SOME ADEQUATE PERSON TO MAKE A PLAN OF SECTION NO. 7 OF THE CITY OF DETROIT, ON A SCALE OF 50 FEET TO ONE INCH; AND THAT SUCH PERSON BE ALLOWED FOR SUCH PLAN, IF ACCEPTED BY THE BOARD, \$3 PAYABLE IN DETROIT FUND BILLS.

(PAGE 205)

AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT AT ½ AFTER 9 O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT & C, ON THURSDAY THE 20TH DAY OF MAY 1819.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS,

A. B. WOODWARD & }
JOHN GRIFFIN } JUDGES.

GENERAL ALEXANDER MACOMB HAVING PRODUCED A CERTIFICATE SURVEY OF THAT PART OF LOT NO. 17 IN SECTION NO. 2 WHICH WAS HERETOFORE THE PROPERTY OF WILLIAM MACOMB DECD. AND WHICH IS NOT INCLUDED WITHIN THE MILITARY RESERVATION, WHEREBY IT APPEARS THAT THE SAME CONTAINS

1748, SQUARE FEET WHICH BEING DEDUCTED FROM 8679 SQUARE FEET BEING THE QUANTITY CONTAINED IN THE LOTS OWNED BY THE SAID WILLIAM MACOMB IN THE OLD TOWN OF DETROIT, LEAVES 6931 SQUARE FEET FOR WHICH THE HEIRS OR ASSIGNS OF THE EST. OF THE SAID WILLIAM MACOMB ARE TO BE PAID AGREEABLY TO THE RESOLUTION OF THIS BOARD ON THE 12TH OF DEC. 1818.

IT IS THEREFORE ORDERED THAT ORDERS TO THE AMOUNT OF \$866.37 ISSUE UPON THE TREASURER IN FAVOR OF GEN. MACOMB IN CONFORMITY WITH THE SAID RESOLUTION.

AND THEN THE BOARD ADJOURNED.

AUSTIN E. WING,

(PAGE. 206)

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON TUESDAY THE 8TH DAY OF JUNE 1819.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS B. WOODWARD & } JUDGES.

JOHN GRIFFIN

RESOLVED UNANIMOUSLY THAT A PLAN OF THE CITY OF DETROIT, SHALL BE ENGRAVED.

RESOLVED THAT THE PLAN OF SECTION NO. 7, THIS DAY SIGNED BY THE GOVERNOR & JUDGES, SHALL BE THE PLAN OF THAT SEC. SO FAR AS RELATES TO ANY LAND HEREAFTER TO BE SOLD THEREON, OR TO ANY THING TO BE DONE BY THE GOVERNOR & JUDGES IN RELATION THERETO, WHICH MAY NOT AFFECT THE RIGHTS OF PERSONS, WHO MAY HAVE PURCHASED PREVIOUS TO THIS DATE, BUT THIS RESOLUTION IS NOT INTENDED TO ALTER CERTAIN PLANS NOT NOW TO BE FOUND PURPORTING TO BE PLANS OF THE CITY OF DETROIT, AS ADOPTED BY THE SAID GOVERNOR & JUDGES AND ARE AUTHENTICATED BY THE SIGNATURES OF WILLIAM HULL, GOVERNOR OF THE SAID TERRITORY AND JOSEPH WATSON, SECRETARY OF THE SAID GOVERNOR & JUDGES; BUT THE SAME WHEN FOUND ARE TO REMAIN IN FULL FORCE, AS THOUGH THIS RESOLUTION HAD NOT PASSED.

AND THE PLAN THIS DAY SHALL BE DELIVERED TO THE SURVEYOR OF THE TERRITORY AND CAREFULLY PRESERVED BY HIM SUBJECT TO THE INSPECTION OF ANY PERSON. AND NO ALTERATIONS SHALL BE MADE THEREON, EXCEPT

BY THE EXPRESS ORDERS OF THE SAID GOVERNOR AND JUDGES.

(PAGE 207)

RESOLVED, THAT THE SAID SURVEYOR, MAKE AN ACCURATE MAP OF THAT PART OF THE CITY OF DETROIT, WHICH LIES SOUTH OF THE CENTER OF THE GRAND CIRCUS, UPON A SCALE OF 100 FEET TO AN INCH, WHEREON SHALL BE REPRESENTED THE COURSES AND DISTANCES OF EACH LOT, WHICH HAS HERTOFRE BEEN SOLD OR CONVEYED BY THE GOVERNOR AND JUDGES, AGREEABLY TO THE DISCRPTION IN THE DEEDS OF CONVEYANCE, WHERE DEEDS HAVE BEEN GRANTED AND WHERE THEY HAVE NOT, THEN AGREEABLY TO THE PLAN BY WHICH THE LOTS WERE SOLD. AND WHENEVER IT MAY BE NECESSARY TO RENEW ANY MAP, THE OLD ONE SHALL BE CAREFULLY PRESERVED BY THE SAID SURVEYOR, FOR OCCASIONAL REFERENCE, AND NO PAPER DEPOSITED WITH THE SAID SURVEYOR, SHALL BE TAKEN FROM HIS OFFICE, EXCEPT BY THE EXPRESS ORDERS OF THE SAID GOVERNOR & JUDGES.----- AND THE LAST MENTIONED MAP SHALL BE SUBJECT TO THE INSPECTION OF ANY PERSON, UPON THE PAYMENT OF 12½ CENTS, AND THE SAID SURVEYOR SHALL FURNISH ANY PERSON WITH AN AUTHENTICATED DESCRIPTION AND MAPS OF ANY LOT UPON THE PAYMENT OF 25 CENTS.

RESOLVED THAT THE SURVEYOR OF THE TERRITORY OF MICHIGAN, SHALL KEEP A WELL BOUND BOOK OR BOOKS, IN WHICH THE 3 FIRST LEAVES SHALL BE LEFT BLANK, AND THE 4TH SHALL CONTAIN A TITLE IN THE FOLLOWING WORDS TO WIT;

REGISTER OF THE LOTS OF THE CITY OF DETROIT."

AND ON THE FIRST PAGE OF THE SUCCEEDING LEAF SHALL BE EXHIBITED A PLAT OF LOT, NO. ONE IN SECTION NO. ONE, ON A SCALE OF NOT MORE THAN 12 FEET AND 6 INCHES, TO THE INCH EXPRESSING THE COURSE, ACCORDING TO THE TRUE MERIDIAN, AND THE DISTANCE IN FEET OF EVERY LINE OF THE SAID LOT.

RESOLVED THAT ON THE SUCCEEDING PAGES OF THE SAID BOOK OR BOOKS, THE SUCCEEDING LOTS OF SECTION NO. ONE, AND ALL THE LOTS OF THE SUCCEEDING SECTIONS, SHALL BE SUCCESSIVELY IN LIKE MANNER EXHIBITED. RESOLVED THAT IF ANY DEED MADE BY COMPETENT AUTHORITY SHALL CONVEY ABSOLUTELY OR IN ANY QUALIFIED MANNER ANY GROUND ON THE OUTSIDE OF ANY LOT, AND NOT WITHIN ANY OTHER LOTS, THE SAME SHALL BE DESIGNATED BY RED LINES; AND WHEN ONE DEED, SHALL CONVEY PORTIONS OF 2 OR

MORE LOTS, THE SUBSTANTIAL PART SHALL BE REPEATED UNDER OR AFTER THE PLATS OF EACH AND EVERY OF THE LOTS IN QUESTION; AND WHEN BY ANY MEANS WHATSOEVER THE TITLE OR CLAIM TO GROUND ON THE OUTSIDE OF ANY LOT, AND NOT CONTAINED WITHIN ANY OTHER LOT SHALL BE EXTINGUISHED, THE RED LINES DESIGNATING THE SAME SHALL BE ERASED, AND A DOTTED LINE HAVING THE DOTS BLACK, AND AT LEAST 15 FEET APART ACCORDING TO THE SCALE, SHALL BE SUBSTITUTED AS A MEMORIAL OF THE FIGURE AND SHAPE OF THE GROUND, THE TITLE OR CLAIM TO WHICH, SHALL THUS HAVE BEEN EXTINGUISHED AND A RECORD IN WORDS AT LENGTH SHALL ALSO BE PRESERVED OF THE MANNER, MEANS, WAY AND TERMS, BY OR WHICH SUCH EXTINGUISHMENT SHALL HAVE BEEN EFFECTED.

RESOLVED THAT WHENEVER ANY PERSON POSSESSION TITLE TO ANY PROPERTY WITHIN ANY SECTION OF THE CITY OF DETROIT, SHALL HOLD THE SAME, FROM ANY CAUSES UNDER A DESCRIPTION WITH WHICH HE IS NOT PLEASED, SUCH PERSON ON CONVEYING TO THE GOVERNOR (PAGE 208) & JUDGES, OR OTHER INCOMPETENT AUTHORITY, ALL THE RIGHT AND TITLE WHICH HE HOLDS UNDER SUCH DESCRIPTION SHALL BE ENTITLED TO RECEIVE A NEW DEED FOR THE SAID PROPERTY UNDER A CORRECT DESCRIPTION THEREOF.

RESOLVED THAT THE SURVEYOR OF THE TERRITORY SHALL LAY, PLANT, AND FIX OR CAUSE TO BE LAID, PLANTED AND FIXED AT THE DISTANCE OF 20 FEET FROM THE FRONT OF THE SECTION ON THE AVENUES, AND AT THE DISTANCE OF 25 FEET ON THE GRAND AVENUES AND OPPOSITE, TO THE DISTANCE OF 20 FEET FROM EVERY CORNER OF EVERY SECTION, AND AT THE DISTANCE OF 40 FEET ON EACH SIDE FROM THE CORNER, ON THE LINES FOR THE 1ST ROW OF TREES A STONE AT LEAST 4 FEET LONG, ONE FOOT BROAD, AND ONE FOOT THICK, WHICH SHALL BE POLISHED OR SMOOTHED ON ONE SIDE FOR $\frac{1}{2}$ THE LENGTH, AND THE SAME SHALL BE PLANTED IN THE GROUND 2 FEET DEEP WITH THE POLISHED OR SMOOTH SIDE OUTWARD, AND WITH THE POLISHED OR SMOOTH SIDE ABOVE THE GROUND, AND ON THE SAID POLISHED OR SMOOTH SIDE, SHALL BE CUT, ENGRAVED AND MARKED, THE NO. OF THE SECTION, AND THE COURSE OF THE AVENUE, ACCORDING TO THE TRUE MERIDIAN AND SUCH SIDE, CONTAINING SUCH MARK, SHALL BE PLACED PRECISELY ON SUCH COURSE, AND RANGING WITH A LINE 20 OR 25 FEET AS THE CASE MAY BE DISTANT FROM THE FRONT OF THE LOTS IN THE SECTION, AND THE SIDE NEAREST THE CORNER, SHALL RANGE AT RIGHT ANGLES IN SUCH COURSE, AND SHALL BE DISTANT TEN FEET FROM THE CORNER.

RESOLVED THAT THE SURVEYOR OF THE TERRITORY SHALL LAY, PLANT AND FIX SIMILAR STONES, OR OTHER CONVENIENT MARKS OR MONUMENTS, AT SUCH PARTS OF THE INTERIOR OF EVERY SECTION AS SHALL BE DEEMED, CONVENIENT AND EXPEDIENT AND THE STONES MARKS AND MONUMENTS, CONTEMPLATED IN THE PRECEEDING AND PRESENT SECTIONS OF THIS RESOLUTION, SHALL BE NOTICED AND ACCURATELY LOCATED ON ALL PLATS AND MAPS.

RESOLVED THAT THE SURVEYOR OF THE TERRITORY SHALL CAUSE TO BE ASCERTAINED BY ASTRONOMICAL OBSERVATIONS, A TRUE MERIDIAN ON THE PUBLIC SPACE OF GROUND, COMMONLY CALLED AND KNOWN BY THE NAME OF THE MILITARY SQUARE IN THE CITY OF DETROIT, AND SHALL CAUSE THE SAME TO BE DENOTED BY SUBSTANTIAL AND PERMANENT OBJECTS, FIXED IN THE GROUND.

RESOLVED, THAT WHEN ANY LOT SHALL BE SURVEYED WHICH ALREADY HAS NOT PERMANENT OBJECTS AT THE CORNERS, THE SURVEYOR SHALL MARK AND BOUND THE SAME, BY DRIVING IN SUBSTANTIAL PICKETS OF THE MOST DURABLE WOOD AT LEAST 2 FEET 6 INCHES IN LENGTH AND OF THE DIAMETER OF AT LEAST 4 INCHES AT THE TOP AND WHICH SHALL BE DRIVEN ABOUT 2 FEET INTO THE GROUND, WITH A SLEDGE HAMMER, SO AS TO LEAVE ABOUT 6 INCHES ABOVE THE GROUND, AND ON THE TOP OF THE SAID PICKETS SHALL BE NOTCHED 2 LINES INTERSECTING AT THE CENTER OF THE PICKET, AND RANGING WITH THE 2 COURSES RESPECTIVELY OF THE LOT FROM THE SAID CORNER, AND THE SURVEYOR SHALL BE ENTITLED TO 25 CENTS FOR EVERY PICKET, TO BE PAID BY THE PARTY, AND 25 CENTS FOR THE PLACING OF THE SAME.

(PAGE 209)

RESOLVED THAT THE SURVEYOR OF THE TERRITORY SHALL MAKE AND KEEP A GENERAL MAP OF THE TERRITORY OF MICHIGAN.

RESOLVED THAT THE SURVEYOR OF THE TERRITORY SHALL MAKE AND KEEP A GENERAL MAP OF EVERY COUNTY IN THE TERRITORY OF MICHIGAN.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT HALF PAST 9 O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON MONDAY THE 14TH DAY OF JUNE 1819.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

AUGUSTUS B. WOODWARD &)

(179) JOHN GRIFFIN

} JUDGES

A DEED WAS SIGNED BY THE GOVERNOR AND JUDGES TO DAVID B. MACOMB, ASSIGNEE OF PETER VAN AVERY FOR LOT NO. 79 IN SEC. NO. 2 SOLD AT AUCTION ON THE 7TH DAY OF DEC. 1816, CONTAINING 3826½ (PAGE 210) SQUARE FEET MORE OR LESS, AGREEABLE TO THOS SMITH'S DESCRIPTION. AND THEN THE BOARD ADJOURNED UNTIL TOMORROW AT TEN O'CLOCK A.M.

AUSTIN E. WING, SEC'Y.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON THE 17TH DAY OF JULY 1819.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS,

A.B. WOODWARD & }
JOHN GRIFFIN & } JUDGES.

RESOLVED THAT THE SUM OF \$376 PRINCIPAL (PAGE 211) AND \$46.94 INT. BE REPAID TO ROBERT SMART, BEING THE 2 FIRST UNSTALMENTS ON LOTS NO. 63 IN SECTION NO. 3 WHICH WERE PURCHASED BY SAID SMART AT AUCTION, AND WHICH AS IT HAS SINCE BEEN DISCOVERED WERE PREVIOUSLY SOLD TO AARON GREELY, AND ALSO THE SUM OF \$50 BEING THE AMOUNT SMART IN IMPROVING UPON THE SD LOT, BUT THE SD EXPENDED BY THE SAID ROBERT SMART IS TO ASSIGN TO THE SAID GOVERNOR AND JUDGES ALL RIGHT ACQUIRED BY THE SAID PURCHASE.-----
ORDERED THAT THE CITY LOTS IN THE CITY OF DETROIT, BELONGING TO THE DETROIT FUND BE SOLD AT PUBLIC AUCTION ON THE SECOND THURSDAY OF OCT. NEXT AND THAT NOTICE OF THE SAME BE GIVEN IN THE DETROIT GAZETTE AND IN A NEWSPAPER AT BUFFALO.
ORDERED THAT SO MANY OF THE CITY LOTS IN THE CITY OF DETROIT BELONGING TO THE DETROIT FUND AS MAY BE THOUGHT ADVISABLE BY THE GOVERNOR & JUDGES BE SOLD ON THE FIRST MONDAY OF AUGUST NEXT.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT OF THE CONGRESS OF THE UNITED STATES OF AMERICA &C, ON THE 17TH DAY OF JULY 1819.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

A.B. WOODWARD }
& JOHN GRIFFIN } JUDGES.

RESOLVED THAT THE SUM OF \$376 PRINCIPAL AND \$46.94 INTEREST, BE REPAID TO ROBERT SMART, BEING THE 2 FIRST INSTALMENTS OF LOTS NO.

63 IN SEC. NO. ----- WHICH WERE PURCHASED BY SAID SMART AT AUCTION AND WHICH AS IT HAS SINCE BEEN DISCOVERED, WERE PREVIOUSLY SOLD TO AARON GREELY, AND ALSO THE SUM OF \$50, BEING THE AMOUNT EXPENDED BY THE SAID SMART, IN IMPROVEMENTS UPON THE SAID LOT, AS ESTIMATED BY DAVID C. MCKINSTRY.

BUT THE SAID ROBERT SMART IS TO ASSIGN TO THE SAID GOVERNOR & JUDGES, ALL RIGHT ACQUIRED BY THE SAID PURCHASE.

ORDERED THAT THE CITY LOTS IN THE CITY OF DETROIT BELONGING TO THE DETROIT FUND, BE SOLD AT PUBLIC AUCTION ON THE SECOND THURSDAY OF OCT. NEXT AND THAT NOTICE OF THE SAME BE GIVEN IN THE DETROIT GAZETTE, AND IN A NEWSPAPER AT BUFFALO.

AND THEN THE BOARD ADJOURNED UNTIL THE DAY AFTER TOMORROW THE 19TH.

AUSTIN E. WING, SECRETARY.

(PAGE 217)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON THE 19TH DAY OF JULY 1819.
WERE PRESENT,

HIS EXCELLENCY LEWIS CASS,

A. B. WOODWARD

JOHN GRIFFIN & JUDGES.

JAMES WITHERELL

THOMAS ROWLAND APPEARED IN BEHALF OF JONATHAN EASTMAN, AND CLAIMED (PAGE 213) LOT NO. 177 IN SECTION NO. 4 WHICH WAS PURCHASED FROM THE GOVERNOR AND JUDGES BY JOHN R. WILLIAMS IN 1816, --- JOHN R. WILLIAMS, CONTESTED THE CLAIM, WHEREUPON THE SUBJECT WAS POSTPONED UNTIL THURSDAY NEXT.

AND THEN THE BOARD ADJOURNED UNTIL TOMORROW-----

AUSTIN E. WING,

SECRETARY.

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN, ACTING UNDER AN ACT &C, ON MONDAY THE 26TH DAY OF JULY 1819.

WERE PRESENT,

LEWIS CASS, GOVERNOR

A. B. WOODWARD & JUDGES.

JOHN GRIFFIN

RESOLVED THAT THE BURYING GROUND ADJOINING UPON WOODWARD AVE,

(181)

BE GRANTED TO THE TRUSTEES OF THE PROTESTANT RELIGIOUS SOCIETY OF DETROIT BY THEIR LEGAL DESIGNATION FOR THE USE OF THE SAID SOCIETY EXCLUSIVE OF THE STREETS LANES AND ALLEYS THEREIN. RESOLVED THAT THE SURVEYOR OF THE TERRITORY MAKE A PLAT OF SECTION NO. (PAGE 214) 10, AND THAT HE SURVEY THE LOTS SOLD TO ROBERT SMART AND THOMAS SMITH AND THOSE SOLD TO AARON GREELY AND RETURN TO THIS BOARD A PLAT THEREOF SHOWING THE INTERFERENCES. RESOLVED THAT THE SURVEYOR MAKE AN ACCURATE SURVEY AND PLAT OF THE PROTESTANT BURYING GROUND FOR THIS BOARD. AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT AT HALF PAST NINE OF THE CLOCK IN THE FORENOON.

AUSTIN E. WING,

SECRETARY.

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON MONDAY THE 9TH DAY OF AUG. 1819.

WERE PRESENT,

LEWIS CASS, GOVERNOR.

A. B. WOODWARD & }
 JOHN GRIFFIN } JUDGES.

A DEED FOR LOTS NO. 109, 106, 110, 111 IN SECTION 3, NUMBERS (PAGE 215) 82, 66, 48, 57 IN SECTION 8, NUMBERS 54, 51, 52, 79, 80 IN SECTION 10, NUMBERS 21 & 22 IN SECTION 12, AND NUMBERS 185, 177 IN SECTION 4,

WAS THIS DAY EXECUTED BY THE GOVERNOR AND JUDGES IN FAVOR OF JOHN R. WILLIAMS, HE HAVING EXHIBITED THE TREASURERS RECEIPT IN FULL THEREFORE. (MARG NOTE. SHOULD BE 58
 E. A. B. X

JUDGE WOODWARD PROTESTED AGAINST SO MUCH ABOVE DEED AS CONVEYS LOTS NO. 21, 22 IN SECTION 12, WITHOUT RESERVING THEREFROM A BOUNDARY OF AT LEAST 20 FEET IN EACH OF THE SAID LOTS FOR AN ALLEY, AND THEN SIGNED THE SAID DEED.

GABRIEL RICHARD IN BEHALF OF THE CHURCH OF ST. ANNE AGAIN MADE APPLICATION FOR AN EXCHANGE OF LOTS FOR A BURYING GROUND, WHEREUPON IT WAS RESOLVED THAT HIS APPLICATION BE NOT GRANTED.

AND THEN THE BOARD ADJOURNED UNTIL MONDAY NEXT AT ½ PAST 9 OF THE CLOCK IN THE FORENOON.

AUSTIN E. WING,
 SECRETARY

(PAGE 216)

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON MONDAY THE 6TH DAY OF SEPT. 1819.

WERE PRESENT,

LEWIS CASS, GOVERNOR

JOHN GRIFFIN & }
JAMES WITHERELL } JUDGES.

ORDERED THAT DEEDS ISSUE TO JOHN S. ROBY FOR LOTS NO. 10 IN SEC. 8 AND NO. 3 IN SEC. 10 HE HAVING PRODUCED RECEIPTS FROM THE TREASURER OF THE DETROIT FUND, IN FULL FOR THE PAYMENTS OF THE SAME, AND THEN THE BOARD ADJOURNED.

AUSTIN E. WING,

SECRETARY.

(PAGE 217)

AT A MEETING OF THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN ACTING UNDER AN ACT &C, ON MONDAY THE 28TH DAY OF FEB. 1820.

WERE PRESENT,

LEWIS CASS, GOVERNOR

JOHN GRIFFIN & }
JAMES WITHERELL } JUDGES.

JOHN ROBINSON BY SOLOMON SIBLEY HIS ATTORNEY FILED THE FOLLOWING RELINQUISHMENT TO A CERTAIN LOT OR PARCEL OF GROUND THEREIN MENTIONED VIZ:

TO ALL WHOM IT MAY CONCERN

WHEREAS THE GOVERNOR AND THE JUDGES IN AND OVER THE TERRITORY OF MICHIGAN AT DETROIT IN SAID TERRITORY, ON THE 12TH DAY OF DECEMBER 1818, AT THE INSTANCE (PAGE 218) OF SOLOMON SIBLEY, AGENT AND ATTORNEY OF JOHN ROBINSON OF THE CITY OF ALBANY DID CAUSE TO BE ENTERED, ON THEIR JOURNAL A RESOLUTION, IN THE WORDS FOLLOWING TO WIT, "RESOLVED THAT JOHN ROBINSON DO RECEIVE SATISFACTION AT THE RATE OF 25 CENTS PER SQUARE FOOT, FOR A LOT OF GROUND LYING IN THE OLD TOWN OF DETROIT, COMMONLY CALLED THE RIDGELY LOT, CONTAINING BY ESTIMATION 2,646 SQUARE FEET, MAKING \$661.50 WHICH SAME LOT IS CLAIMED BY SAID JOHN ROBINSON AND LYING IN THE CENTER OF MAIN ST. CALLED JEFFERSON AVE. AND WHICH

(183)

SAID SUM OF MONEY THE SAID JOHN ROBINSON SHALL BE AT LIBERTY TO LAY OUT IN THE PURCHASE OF ANY LANDS, APPROPRIATED BY ACT OF CONGRESS, FOR ERECTING A COURT HOUSE AND JAIL, WITHIN THE CITY OF DETROIT AND FOR OTHER PURPOSES AT THE PUBLIC SALES OF LAND HEREAFTER TO BE MADE. ON CONDITION HOWEVER, THAT THE SAID JOHN ROBINSON, ON HIS PART ENTER AND FILE WITH THE SECRETARY OF THE BOARD A RELINQUISHMENT OF ALL CLAIMS OF LAND LYING IN THE OLD TOWN OF DETROIT, WHICH INSTRUMENT SHALL CONTAIN A COVENANT BINDING THE SAID JOHN ROBINSON, HIS HEIRS, EXECUTORS AND ADMINISTRATORS, TO HOLD THE GOVERNOR & JUDGES & THEIR SUCCESSORS IN OFFICE, WHOLLY INDEMNIFIED AGAINST ALL, AND EVERY LAWFULL CLAIM, THAT MAY BE SET UP, OR MADE BY JOHN MARTIN HIS HEIRS OR ASSIGNS, OR OTHER PERSON WHATSOEVER, TO AND FOR SAID LOT IN THE OLD TOWN AND PROPOSED TO BE ADJUSTED BY THE GOVERNOR AND JUDGES IN FAVOR OF THE SAID

JOHN ROBINSON."

NOW KNOW YE, THAT IN COMPLIANCE WITH THE ABOVE RESOLUTION ON MY PART, I THE SAID JOHN ROBINSON, DO BY THESE PRESENTS, RELINQUISH ALL RIGHT, CLAIM AND DEMAND THAT I EVER HAD, OR NOW HAVE AND CLAIM, TO ANY AND EVERY LOT OF GROUND LYING WITHIN THE OLD TOWN OF DETROIT, SUCH AS THE SAME WAS WHEN BURNED ON THE 11TH DAY OF JUNE, A.D. 1805."

ALSO I DO FOR MYSELF, MY HEIRS EXECUTORS AND ADMINISTRATOR COVENANT, PROMISE AND AGREE TO AND WITH THE GOVERNOR & JUDGES OF THE TERRITORY OF MICHIGAN, AND THEIR SUCCESSORS IN OFFICE, THAT I SHALL AND WILL AT ALL TIMES AND FOREVER HEREAFTER, HOLD AND KEEP THE SAID GOVERNOR AND JUDGES AND THEIR SUCCESSORS IN OFFICE, SECURE AND INDEMNIFIED, AGAINST THE LAWFUL CLAIMS AND DEMANDS OF THE ABOVE NAMED JOHN MARTIN HIS HEIRS OR ASSIGNS AND EVERY PERSON WHATSOEVER, THAT HE OR THEY SHALL AT ANY TIME MAKE, SET UP AND SUPPORT, TO OR AGAINST SAID GOVERNOR & JUDGES OR THEIR SUCCESSORS, IN OFFICE FOR OR ON ACCOUNT OF THE SAID LOT OF GROUND ABOVE MENTIONED BY ME CLAIMED, CALLED THE RIDGLEY LOT, AND FOR WHICH I AM TO RECEIVE SATISFACTION THEREFROM THE SAID GOVERNOR & JUDGES, UNDER AND PURSUANT TO THE ABOVE WRITTEN RESOLUTION."

IN WITNESS WHEREOF I THE SAID JOHN ROBINSON HAVE HERETO SET MY HAND AND SEAL THIS 9TH DAY OF AUG. 1819.

IGNED SEALED AND
ELIVERED IN PRE-
ENCE OF
ENJAMIN VENTALIN
ATHARINE WENDELL

JOHN ROBINSON }
L.S. }

(PAGE 219)

STATE OF NEW YORK }
CITY OF ALBANY }

BE IT KNOWN THAT ON THE 9TH DAY OF AUG. IN THE
YEAR OF OUR LORD 1819, BEFORE ME JOHN H. WENDELL
ONE OF THE PUBLIC NOTARIES FOR THE STATE OF
NEW YORK DULY APPOINTED AND COMMISSIONED AND
RESIDING IN THE CITY OF ALBANY, CAME JOHN
ROBINSON OF THE SAME PLACE (AND TO ME KNOWN)
DO ACKNOWLEDGED THE FOREGOING INSTRUMENT IN WRITING AS HIS VOLUN-
TARY ACT AND DEED, IN TESTIMONY WHEREOF, I HAVE HEREUNTO SUBSCRIBED
MY NAME AND AFFIXED MY SEAL OF OFFICE, THE DAY AND YEAR AFORESAID,
AND ALLOW THE SAME TO BE RECORDED."

"J. H. WENDELL."

(PAGE 221)

AT A MEETING OF THE GOVERNOR AND JUDGES OF THE TERRITORY OF
MICHIGAN ACTING UNDER AN ACT OF CONGRESS, ON MONDAY THE 8TH DAY OF MAY 1820.

WERE PRESENT,

HIS EXCELLENCY LEWIS CASS

JOHN GRIFFIN AND

JAMES WITHERELL }
JUDGES.

RESOLVED ON APPLICATION OF JOSEPH ANDRE DIT CLARK THAT THE RESOLU-
TION PASSED ON THE 30TH DEC. 1817, RELATIVE TO A CERTAIN PARCEL OF
GROUND BEING PART OF LOT NO. 75 IN SECTION ONE LYING BETWEEN THE
SOUTH WEST LINE OF BRUSHES FARM AND RANDOLPH ST. BE RESCINDED AND
THAT HE BE ENTITLED TO THE SAID GROUND BY PAYING 3 CENTS PER SQUARE
FOOT WITHIN 2 YEARS FROM THIS DATE WITH INTEREST UNTIL PAID AND IT
IS FURTHER, RESOLVED, THAT THE PROVISIONS OF THE SAID RESOLUTION
BE EXTENDED TO JOHN WHIPPLE, J.B. PELTIER, THE HEIRS OF ABRAHAM
WILL, JOHN B. BELONGER AND JOHN B. DURETTE.