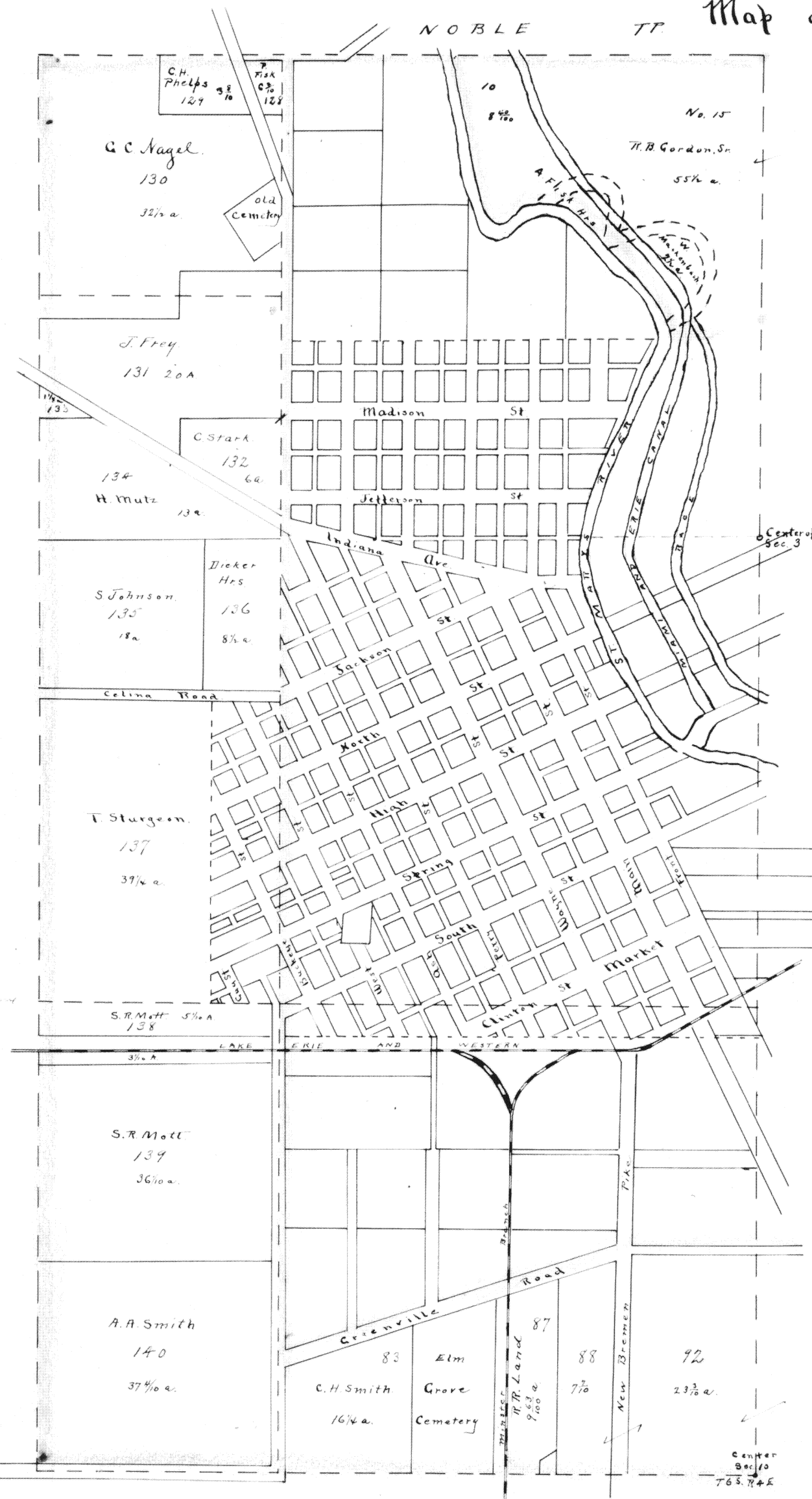
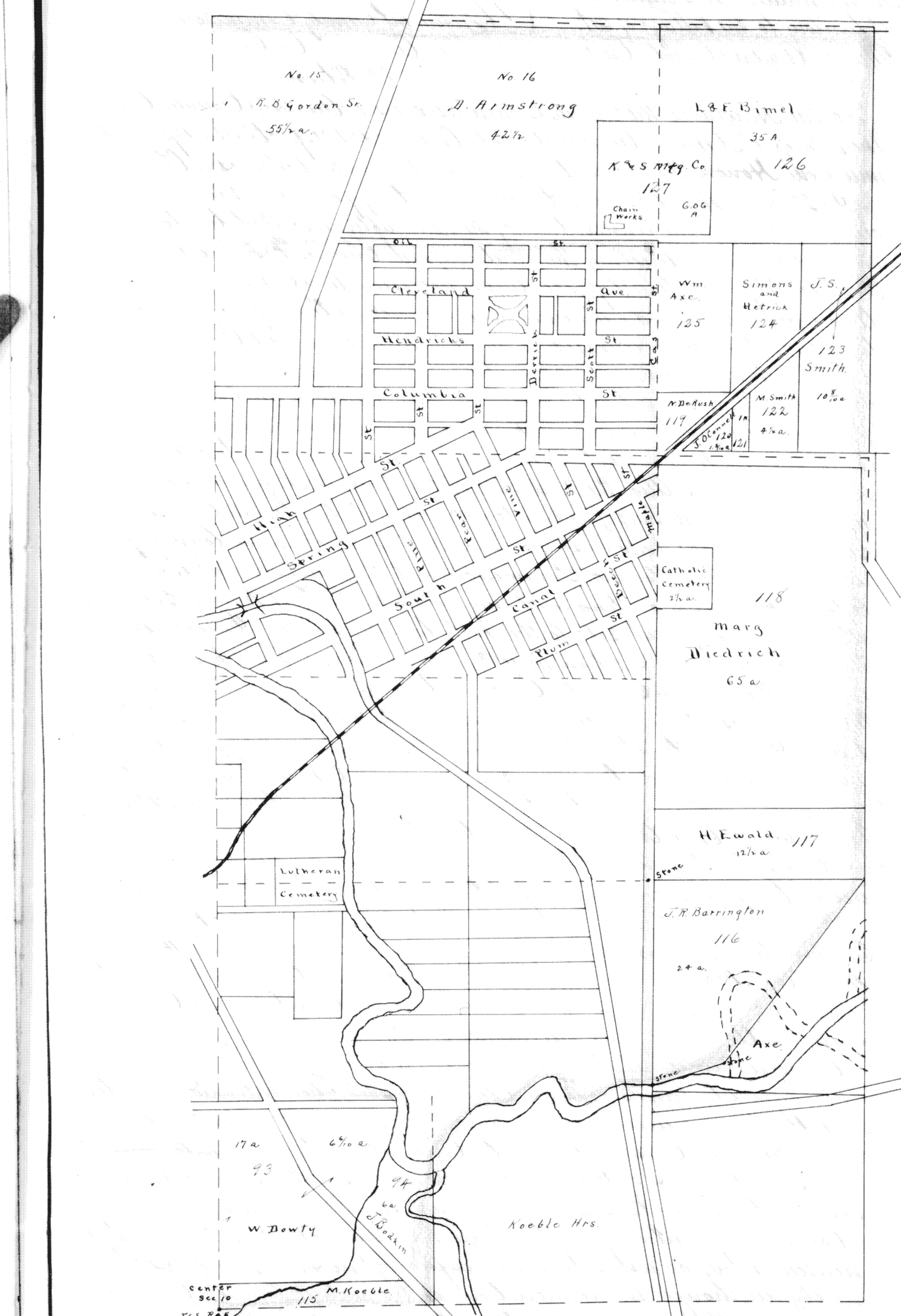


Map of



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St. Marys



Recorded March 27, 1889
J. J. Connaughton
Recorder

In the matter of this annexation
of territory to the Village of St.
Marys, Auglaize County, Ohio } Application for annexation of territory
Before the County Commissioners
of Auglaize Co. O.

Petition

To the Honorable the County Commissioners of Auglaize County, Ohio.
The Village of St. Marys, Auglaize County, Ohio, would respectfully represent
unto your Honors that it is duly incorporated under the laws of Ohio: that
on the 2^d day of May 1888 an ordinance was duly passed by the village coun-
cil authorizing the annexation of the hereinafter described territory, and
empowering and directing the undersigned, Charles F. Bullock, Village
Solicitor to prosecute all proceedings necessary to effect such annexation.
A certified copy of said ordinance and an accurate map or plat of said
territory sought to be annexed is hereto attached marked A and B and made
a part of this petition and application. The contiguous territory sought to
be annexed is described as follows, to wit: All that part of Section three (3)
township six (6) south, range four (4) east lying north of the present corporation
line: Also the West half of the West half of Section number two (2) same town-
ship and range: Also the west half of the North West quarter Section eleven
(11): All of the north half of Section ten (10) not already included in said cor-
poration: Also the North East quarter of Section nine (9) same township and
range: Also the following. Commencing at the half sec. line of Sec. num-
ber four (4), running along said line north to the Fort Wayne pike: thence
along said line of said pike to the Noble township line; thence east along
the Noble Rd. line to Section three (3), all in township six (6) south, range
four east, Auglaize County, Ohio. Your petitioners, the village of St.
Marys, by its duly authorized and appointed Attorney, Chas. F. Bullock,
says that the territory hereinbefore described be annexed to the cor-
poration for corporation purposes. Chas. F. Bullock

for the Village of St. Marys.

The State of Ohio, Auglaize County, ss.

Chas. F. Bullock being duly sworn says the facts stated and
allegations of the foregoing petition are true as he verily believes.

Chas. F. Bullock

Dworn to before me and signed in my presence this the 14th day of
May AD. 1888. (Seal) E. T. Gibbs, Notary Public

in and for Auglaize Co. Ohio

"Exhibit A"

Ordinance No. 58

An ordinance relating to and authorizing the enlargement of
the corporate limits of Saint Marys & annexation of territory thereto.
Sect. 1. Be it ordained by the council of the incorporated Village of
Saint Marys, Auglaize County, Ohio, that the hereinabove named
tracts or parcels of land, Cut Lots and subdivisions of Cut Lots,
contiguous to the present corporation line be annexed to said corpora-
tion for corporation purposes, and be subject to all existing ordi-
nances now, or which may hereafter be in force, and that we
hereby authorize the annexation of the same, to wit: All that part
of Section three (3), town six (6) south, range four (4) east lying north
of the present corporation line: Also the West half of the West half of
Section number two (2) same township and range: Also West
half of North west quarter of Section eleven (11); all of the north
half of Section ten (10) not already included in said corporation:

Also the north east quarter of Section nine: Also the following: Commencing at the half section line of Section number four (4), running along said line north to the Fort Wayne pike: thence along said line of said pike to the Noble township line; thence east along the Noble township line to Section three (3).

Sect. II. Be it further ordin-
ed that Charles F. Bullock, village Solicitor, be and he hereby is ap-
pointed and authorized to prosecute all proceedings to effect such
annexation.

Sect. III. That all ordinances or parts of ordinances
in conflict herewith be and the same hereby are repealed.
Sect. IV. That this ordinance take effect and be in force from and after its
passage and legal publication. Done at Council Chamber this the
2d day of May A.D. 1888.

E. F. Gross, Mayor

J. H. M. Lum, Clerk

I, Harmon J. M. Lum, Clerk of the incorporated village of Saint
Marys, Auglaize County, Ohio, certify that the above is a true copy of
the ordinance as recorded upon the minute book of corporation and
book of ordinances. Passed May 2^d 1888 (seal) Harmon J. M. Lum
Corp. Clerk

Journal Entry. June 4, 1888.

In the matter of the annexation of territory to the Corporation of Saint
Marys, Auglaize County, Ohio. This day came this corporation, by
Chas. F. Bullock, its Agent and Attorney, and presented a petition
accompanied by an Ordinance passed by the council of said village,
also a plat of the territory proposed to be annexed. It is ordered by the
Commissioners that the same be set for hearing on the 8th day of August
1888 at 10 o'clock A.M. It is further ordered that said corporation by
their said agent forthwith proceed to give notice of the time and place
of said hearing in the St. Marys Argus and Collier Sentinel and by
posting up a notice of the same as required by law.

State of Ohio, Auglaize County, ss.

Personally appeared before me Frank Walkup and made sol-
emn oath that a notice of which the one hereunto attached is a copy
was published for nine (9) consecutive weeks next after the 7th day
of June A.D. 1888 in the St. Marys Dollar Sentinel, a newspaper print-
ed and of general circulation in said county. Frank Walkup.

Dwelt to and subscribed before me this 6th day of August A.D. 1888.

(seal) Chas. F. Bullock, Notary Public
Auglaize County, Ohio.

Notice.

Of annexation of territory to village of Saint Marys, Auglaize County, Ohio
Notice is hereby given to all in my concern that on Monday June
4th 1888, the Village of Saint Marys, through its properly authorized
Agent and Attorney, Chas. F. Bullock filed with the Auditor of this
County, a petition praying for the annexation to the corporation
the following contiguous territory, to wit: All that part of Section
three (3), Township six (6) south, Range four (4) east, lying north of
the present corporation line. Also the west half of the west half of
Section number two (2) same township and range: also west half
of north west quarter of Section eleven (11), all of the west half of Section
ten (10) not already included in said corporation: also the north
east quarter of Section nine (9): Also the following: Commencing
at the half section line of Section number four (4), being along said

line north to the Fort Wayne pike, thence along said line of said pike to the Noble township line, thence east along the Noble township line to section three. The petition with plat is now on file for inspection and will be for hearing on August 8th 1888 at 10 o'clock A.M. before the Commissioners of Auglaize County, Ohio. June 5th. 1888.

Chas F. Bullock, Village Solicitor on

behalf of corporation of St. Marys, O.

Affidavit as to posting notice on territory sought to be annexed.

The State of Ohio, Auglaize County, S.S.

M. T. Bullock being duly sworn says that on or about the 12th day of June 1888 she was present and saw Chas. F. Bullock post a notice, of which the following is a copy, on the territory described in this notice, to wit: on the lands of D. W. Dowdy, that being a conspicuous place.

Copy of Notice.

Of annexation of territory to Village of Saint Marys, Auglaize County, Ohio. Notice is hereby given to all it may concern that on Monday, June 4, 1888, the Village of St. Marys, through its proper authorized agent and attorney Chas. F. Bullock filed with the Auditor of this county a petition praying for the annexation to the corporation the following contiguous territory, to wit: All that part of Section three (3), township six (6) south, range four east, lying north of the present corporation line: Also the west half of the west half of section number two (2), same township and range: Also west half of north west quarter section eleven (11); all of the west half of section ten (10) not already included in said corporation; also the north east quarter of Section nine (9). Also the following: Commencing at the half section line of Section number four (4) bring along said line north to the Fort Wayne pike, thence along said line of said pike to the Noble township line, thence east along the Noble township line to Section three. The petition with plat is now on file for inspection and will be for hearing on August 8th 1888 at 10 o'clock A.M. before the Commissioners of Auglaize County, O.

Chas. F. Bullock, Village Solicitor, on

behalf of corporation of St. Marys, O.

June 5th 1888.

Further affiant saith not.

M. T. Bullock.

Dwelt to before me and signed in my presence this the 7th day of August 1888.

Chas. F. Bullock

Notary Public

In the matter of the annexation of
territory to the town of St. Marys, Ohio } Journal Entry

August 8th 1888

This matter coming on to be heard this day, Chas. F. Bullock, counsel for corporation produced a notice with proof of service of the same as required by law, and being further heard upon the petition and accompanying plat and papers, and the Commissioners of said county of Auglaize finding that the same contained all the matters required, but find that the amount of territory asked to be annexed is excessive and order and decree the annexation of the following territory to wit: the striking out of the petition and plat all but the following, to wit: Be it resolved by the Council of the village of Saint Marys, Ohio, that the village Attorney Chas. F. Bullock be and hereby is instructed to amend his petition in the matter of annexation of territory to the village of

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St. Marys, Ohio, so as to describe the following territory in accord-
ance with the decision of the Hocking County Commissioners, to wit:
All that part of Section three (3) township six (6) south, range four east
lying north of the present corporation line; Also the west half of the
west half of Section two (2) same township and range. Then com-
mencing on the quarter section line between Sections 2 and 11, running
thence southwesterly to a stone on the land of John Barrington in Sec-
tion eleven (11), thence south $59\frac{1}{4}$ degrees west seven hundred feet to a
stone on the south west corner of the north west quarter of the north west
quarter of Section 11, thence westerly along the east branch of the St. Marys
river to a stake on the north and south quarter line of the north east quar-
ter Section ten (10), thence south one degree east along said quarter line
eight hundred and fifty eight (858) feet to the east and west half sec-
tion line of said section ten (10), thence west along said half section line
of Section ten (10) and nine (9) to the eastern north and south quarter line
of Section nine (9); thence north on said eastern quarter line of Section nine
(9) and four (4) to the Noble Township line; thence east along said township
line to Section three (3), all in township six (6) south, range four (4) east,
Adams County, O. and that the petition and plat of said territory as
first filed be amended so as to conform to this decree.

Filed April 15. 1889

Recorded April 18. 1889 } John J. Cunningham
Recorder

John J. Cunningham