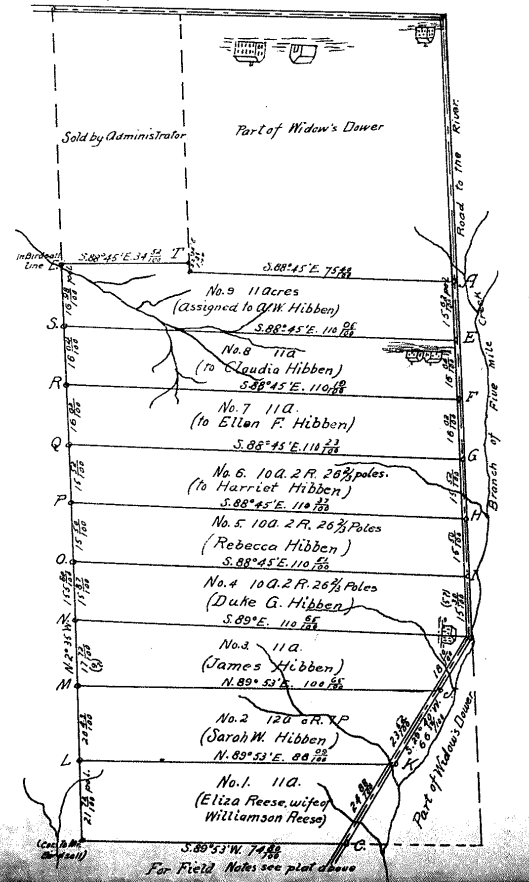
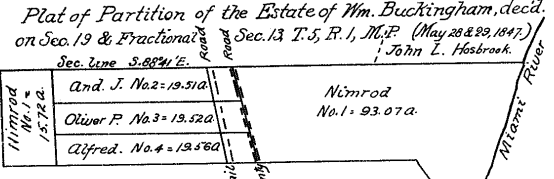


Vol. 138 ff. p. 233-240 (May Term 1847. No. 692) Partition of Estate of Amold W. Hibben, decd.  
 vs. J. Eggertson, Currier Anderson, Tenants in Common. (1) A deed from Mariah Sharp to Matthias Sharp (Book 1st of S. 657-663) conveys 100 a. more or less. All that plantation tract of land upon said Matthias Sharp near Lees, contain 100 a. more or less bounded by the lands of Mariah Sharp on the West, Abraham Hopper on the North, John Sharp on the east and Currier Anderson on the S. - being part of a tract of 53 63/8 acres, on the estate of Amold Hibben - a conveyance of Joseph Eggleston No. 13011 2. Deed from John Sharp (Apr. 13, 1835 (Book 53 ff. 456) described the land as follows: Beginning at John Eggleston's line in Eggleston's Survey of 47 1/2 a. of said John Eggleston's line thence running East 37 1/2 a. and a direct line thence South 216 feet, thence N. 35 1/2° E. to Matthias Sharp's line thence 216 feet to place of beginning, contain 50 a. being the 1/2 of the 100 a. left to the said John Sharp by his father Mariah Sharp. Said Matthias Sharp conveyed to Amold W. Hibben, by Matthias Sharp's April 10, 1839 (Book 74 ff. 341) and afterwards by direct deed May 31, 1845 to Amold W. Hibben, the same being conveyed to the heirs of A. W. Hibben decd. - all that tract on Andrew's Tr. beginning at N. E. cor. of 30 a. tract conveyed by Thomas Sharp to Mariah Sharp by direct deed Apr. 30, 1835 (Book 52 ff. 307) thence East the road 35 feet to N. E. cor. of 100 a. tract sold by Mariah Sharp to Matthias Sharp by direct deed of May 19, 1835 (Book 63 ff. 450) then North 100 a. to a road belonging to Colville, James & Son, thence N. 35 1/2° E. 50 feet to S. E. cor. of the 50 a. tract belonging to Mariah Sharp and thence N. 35 1/2° E. 50 feet to beginning contain 50 a. Along the E. 1/2 of a road 2 1/2 miles left to said John Sharp by deed with a foot of said John Sharp - the deed being given to connect a meadow in the description of the land intended to have been conveyed to Matthias Sharp by deed of May 19, 1835 (Book 63 ff. 450) never has been conveyed to Matthias Sharp, and by deed of court to said John Sharp the estate has been sold by administrator viz. J. Eggleston & Co. of the tract commencing at N. E. cor. of 100 a. tract 50 a. tract 50 a. tract (conveyance of said John Sharp) from the N. E. corner of the settlement to N. E. corner of said road S. W. N. W. & N. E. 1/4 of 15 acres

Commissioners' Subdivision & Assignments, March, 1847.  
 99 A. 17 Poles within A.B.C.D.E. & T. All corners have stones set.



Vol. 138 ff. p. 181-186 (May Term 1847. No. 597) Partition..... William Buckingham vs. An Symma Tenahy. Beginning on the bank of the Little Miami, also known by the running from thence 57 1/2 W. 58 1/2° E. of tract to outside Orchard Post, thence W. 290 feet to stake thence N. 85 1/2° E. of the Little Miami thence East 37 1/2 feet to the S. E. corner of the Little Miami, thence down the Miami to place of beginning contain 172 a. more or less being the undivided 1/4 of the 74 a. already held by Nimrod Buckingham.



Vol. 138 ff. p. 26-31 (Nov. Term 1846. No. 602) The Guardian of Heirs of Wm. Buckingham in Chancery for consent of court to exchange with Mr. Goodrich Wilson part of lot of said heirs decd. as follows: Beginning 280 ft. E. of S. E. cor. of 1/4 sec. 19 from cor. of Broadway thence S. by within line of S. E. cor. 35 ft. extend S. W. back 1/4 mile, then N. 71° E. 1/4 mile to place of beginning, the said Wilson's lot, which tract is described as follows: Beginning at the intersection of the line of the S. W. bound of said Wilson's back lot with the E. W. bound of said Wilson's estate running thence N. by, along the fence 217 ft. 5 in. extend back North by N. on a parallel of 100 a. with S. E. cor. 33 ft. from said fence together with a right of passage from S. E. cor. of 1/4 sec. 19, on or to said back lot, and also to put up a fence on the W. W. line of said back lot to make a vault out house over the same for the use of the said house. The part of the Wilson's estate to be given as consideration to begin on S. E. cor. of 1/4 sec. 19 from S. E. cor. of 1/4 sec. 19 on a parallel of 100 a. with S. E. cor. 33 ft. from said fence. The part of the Wilson's estate to be given as consideration to begin on S. E. cor. of 1/4 sec. 19 from S. E. cor. of 1/4 sec. 19 on a parallel of 100 a. with S. E. cor. 33 ft. from said fence. Ordered, adjudged & decreed that such exchange be made.

