

Wm. Rippey's Acceptance of Case's Addition to Logan.

Whereas by the record of F. Case's addition to Logan, Recorded Nov 10 1853, in plat Book 27, 28 & 29 sundry parcels of Land to which said Case had no title are combined and connected with his addition and are platted and numbered, <sup>as to</sup> in common with the lots by him owned, and in his acknowledgement of said plat he provided that said parcels may become part of said addition so soon as the owners thereof respectfully shall elect to make them such, by making and having recorded with the record of said addition an acknowledgement as required by law: Therefore be it known that I William Rippey owner of Lots Nos 8, 9 and 10, do elect to make the lots by me owned, as herein recited, part of said Addition, and I adopt the numbers to the same attached, and desire the record of this my acknowledgement, with the record of said addition, which when done, shall be as full and perfect as setting apart of said parcels for town lots, as if I had had the same surveyed, platted and recorded separate from said Case Addition. William Rippey

Executed in our presence F. Case, J. A. Brown.

The State of Ohio, Hocking County, So. Before me Judge of the probate court of said County personally came William Rippey above named, and acknowledged the signing and sealing of the above instrument to be his free and voluntary act for the purposes therein expressed and in tended this 21 day of March A.D. 1857. F. Case Probate Judge.

Received March 21, 1857, Recorded March 30 1857, L. Hutchins Recorder H. C. O.

I certify the above to be a full and correct copy of the record now in my office July 20 1881. Jacob Weaver Recorder H. C. O.