

road through the covert way to Quadraon be called Sacra Via.

At a meeting of the Agents at Marietta December 3<sup>rd</sup> 1788 it was Resolved: That so much of the lands in Township No. 1, 2, 3, 4 in the eighth and ninth Ranges & 1, 2, 3, 4, 5 in the 10<sup>th</sup> Range as will amount to one hundred & sixty acres to a share in the funds of the Company be divided as soon as possible.

At a meeting of the agents March 2<sup>nd</sup> 1789 it was Resolved: That the Directors be & they are hereby authorized to sell the interest the Company have in the lands in Campus Martius on which houses are built by private persons and also in the gardens annexed to the same.

At a meeting of the Agents October 26<sup>th</sup> 1789 it was Resolved: That the Secretary of the Company when the evidence of the sale or transfer of any share or shares having been made, shall be produced to him, record the same in the Company's Book.

At a meeting of the Agents November 25<sup>th</sup> 1795 when 650 shares were represented it was Resolved unanimously, that from the most accurate returns which have been obtained and documents produced, the number of shares composing the Ohio Company be entered in all the future draughts eight hundred and seventeen  
Resolved unanimously that the Superintendent of Surveys be requested to lay before this meeting as soon as may be an exact list of the number of the eight acre lots, <sup>three acre lots</sup> house lots and one hundred and sixty acre lots remaining to the proprietors of the Ohio Company that the earliest provision may be made to supply the deficiencies

### Number 36<sup>th</sup>

Whereas a part of lot No. Twenty nine appropriated by Congress for the support of Religion was assumed by the Agents of the Ohio Company for the purpose of laying out the city of Marietta, under an apprehension that the same might be obtained from Congress: And whereas many of the house lots laid out as aforesaid now fall within lot No. Twenty nine, resolved unanimously that provision shall be made in some part of the purchase to make good to the proprietors all such deficient lots and in all cases where any lots have been intersected by the dividing lines of lot No. twenty nine aforesaid and the proportion of one fourth of said lot is reserved. Resolved: that such lot shall be considered as retaining its former number and belonging to the person in whose name it was drawn, And the Superintendent of the Surveys is requested to ascertain the quantity of land so cut off from the city lots which shall be provided for in some other place

Resolved unanimously, that in all cases where the eight acre and one hundred & sixty acre lots have been curtailed by the removal of the public lots and the consequent running of the lines or by the dividing line between lands belonging to the Ohio Company and the hundred thousand acre tract of donation land, such eight acre or hundred & sixty acre lot shall still retain its former number & belong to the person in whose name it was originally drawn and the deficiency shall be provided for in some other part of the purchase.

And the Superintendent is desired to report the deficiencies accordingly, And whenever the eight acre and one hundred & sixty acre lots interfere those lots are to be reserved which were first drawn.

Resolved unanimously that the Superintendent report the number of eight acre lots, three acre, one hundred and sixty acre & house lots which have been forfeited or relinquished to the Company and also the number of three acre lots which have been cut off and need further provision.