

December 7th

606 shares represented.

Whereas it appears that there are one hundred and twenty seven acres and eight hundred and fifteen thousandths of an acre wanting to complete the fractional eight acre lots retained by proprietors situate in the mile lots no thirty two & thirty three of the third township in the eighth range and in mile lots no. three and nine of the third township & ninth range: Unanimously Resolved that the remaining parts of the fractional forfeited eight acre lots laying in the aforesaid mile lots no. thirty two & no. nine and a vacant tract of land laying in lot no. thirty two aforesaid computed at one hundred & twenty seven $\frac{556}{1000}$ acres be and the same is hereby appropriated to make good the deficiency of the aforesaid eight acre lots.

That six acres & seven tenths in the South point of the vacant land in mile lot no. twenty three Town No. two Range No. eight be in like manner appropriated to make good the deficiency of eight acre lots no. 172, 173 & 174 situate in mile lot no. 22 of the same Township

That Twenty six $\frac{560}{1000}$ acres of the vacant land in mile lot number twenty in the second Township of the ninth range be appropriated to supply the deficiency of eight acre lots number 504 & 516 situate in the aforesaid Township No. two Range nine

And that eleven acres & $\frac{463}{1000}$ in the mile lot number thirty five in the Town number two of the eighth range be appropriated to supply the deficiencies of eight acre lots number 255, 256, 257, 258 & 259 situate in mile lot no. thirty five Town No. two Range No. eight & to be located in the following manner, viz: To make up the deficiency of lot two hundred & fifty five, that oblong square which shall remain between eight acre lot number 254 and the highway, lying southward after reserving next the highway two chains and seventy two links on the north side and adjoining the same, And the remainder necessary to supply the deficiency of the last described lots to be located in the common lands at the west end and adjoining those lots respectively

And whereas there are some city or house lots which have been intersected by the Ministry line (so called) belonging to the number of forfeited lots Resolved unanimously that whenever any forfeited city lots has been intersected as above the part of such lot remaining to the proprietors shall be added to the nearest deficient house lot; provided such addition will complete said house lot to its original size.

Resolved unanimously, that in order to complete the remaining deficiencies of the intersected city lots, the Superintendent be directed to lay out a tract of land on the west side of the river Muskingum beginning at the north west corner of eight acre lots number 259 after it shall be completed to its full size; and thence running north so far that a due east line to the highway on the bank of the river shall contain two acres,

Resolved unanimously that fifty four acres be appropriated from the North end of a vacant tract in mile lot number Twenty three, Town two, Range eight to supply the deficiencies of the three, one hundred & sixty acre lots, number 24, 26 & 28 and such additions shall be annexed to & numbered in the same order from North to South as said lots are now numbered.

Resolved unanimously that the Superintendent be directed to lay out one thousand two hundred and Twenty four acres of land to supply the deficiencies of sixteen proprietary and forfeited one hundred & sixty acre lots, from the other vacant lands not already appropriated.

And as a general rule he is directed to begin & take the unappropriated lands from east to west, excepting such small pieces as may be improper to assume for the purpose

*It is sufficient that the true intention of this resolution was to appropriate land on the 1st of January 1816 to the amount of 504 to 516 inclusive
the deficiencies in lots unnumbered from 504 to 516 inclusive*