

(First) beginning at the S^o East corner of Stanton Bassus's 160 acre lot (No. 1007) thence running due East on the line of said mile square lot until it strikes the northwest corner of the eight acre lot No. 253. Thence due North until it intersects a west line running parallel to the south side of the 8 acre lot No. 255 adjoining the city lots. Thence down said parallel line until it reaches the S^o west corner of said 8 acre lot No. 255. Thence due North until it would intersect a due west line from the S^o west corner of the two acre lot appropriated to make up the deficiencies of the city lots. Thence due West until it would reach the brow or summit of the hill & then pursuing the brow or summit of said hill North until the line would pass the city lot No. 1027 & from thence due North until the line would intersect the northern boundary of said mile square lot. Thence along said northern line in a due West course until it would reach Stanton Bassus's 160 acre lot being No. 1007 & thence along the line of said lot due South to the place of beginning, supposed to contain about two hundred acres. Intending hereby to reserve the whole of the hill from its brow down to the city lots and also so much of the southern point of said hill as would be in width equal to the north ends of the two eight acre lots No. 252 & 253 (being 8 chains + 37 links wide) and running North the same width until both lines would intersect a line running due West & parallel to the boundary line on the south side of eight acre lot No. 255; leaving a privilege to all the inhabitants residing within the Ohio Company's purchase to get stone & other natural productions within said reserved lands un molested forever.

Your Committee would propose to sell the above described fractional lot to the highest bidder or if any person should offer a sixth division right for it they would propose to have it assigned accordingly.

The reserves on each side of the highway leading from Fort Harmar & also on the west side of 8 acre lot No. 259 your committee propose to sell to the highest bidder.

All which is humbly submitted by

Your Obed Servts.
Benj. Tallmadge }
John Mawney }
Robt Oliver }
Committee

Marietta January 8th 1796

January 11th

Proceeded to receive proposals for part of fractional lot number thirty-five in the second Township in the eighth Range when Benj. Davis Gilman & sgr offered one sixth division lot and thirty one dollars in cash for the same which was accepted by the Company; and they have accordingly assigned part of said fractional lot as the sixth division of a share in the name of said Gilman, to him, the bounds of which are to be ascertained agreeably to the report of a committee appointed for this purpose of the 8th instant,

January 21st

675 shares represented

Whereas there appears to be a number of three acre lots which have become forfeited by non-payment of the original purchase & also several tracts of fractional pieces of land within the purchase, which could not be divided to the proprietors.

Resolved unanimously that the whole of the forfeited three acre lots, and all the unappropriated land lying in mile lots number thirteen, number fourteen, number twenty-one, number twenty-two number twenty-three in the third Township in the eleventh Range. And also in mile lots number thirty four, thirty five & thirty six in the first Township in the fifteenth Range: And also in mile lots number two, three, four, five, eight, nine, ten, eleven, fourteen, fifteen, seventeen, twenty, twenty six, twenty seven and thirty two in the eighth Township of the sixteenth Range amounting to about eleven thousand eight hundred & seventy acres, be sold on the other side of the mountains at auction or otherwise for the benefit of the Ohio Company; and that a proper deed of release be made out for the agents & proprietors to execute for this purpose, which shall be committed to the charge of the Treasurer.