TATE OF INDIANA

COUNTY OF LAKE

IN THE LAKE SUPERIOR COURT ROOM NO. FOUR GARY, LAKE COUNTY, INDIANA

GARY CITY PARK AND RECREATION BOARD.

Plaintiff

VS.

CAUSE NO. 480-805

EDDIE LEE SHELTON and DOROTHY JEAN SHELTON, ET AL

Defendants

DULY ENTERED FOR TAXATION BUSIEUT TO

On this 8th day of May, 1980; the same being

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set for the Rensing octthe cause, the perendents, Eddie Lee

shelton and porthy bakshountyahecordeplar, appeared

and the plaintiff, being represented by the law firm of

Shropshire and Allen, by Julian B. Allen, and it appearing

to the Court that the defendants were duly served with

notice of the proceeding herein, which notice was returnable

A.M., and it further appearing that gald defendants entered their appearance herein on said date and the Judge of the Court, having examined the Complaint, heard the evidence

thereon, and being duly advised in the premises, now finds

that the plaintiff's complaint is proven and true that no objections were filed thereto, and that said plaintiff is entitled to condemn and appropriate the real estate described in the Complaint for urban renewal purposes as alleged in said Complaint, which real estate so appropriated is described

as follows:

Lot 9, Block 9, Liberty Farmettes, in the City of Gary, as shown in Plat Book 26, page 77, 1 in Lake County, Indiana.

Return To: State of Indiana Little Calumet River Basin Development COMMISSION glow Southport Raid IN 46368 Portase

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MARGAMETTE CLEVELAND
RECONDEN

And it is further found that three disinterested freeholders of said county should be appointed as appraisers to view said real estate and assess the damages, if any, to which defendants may be entitled.

It is therefore ordered and adjudged that said real estate as above described should be and is hereby condemned for uses and purposes as described in the Complaint and know launty and Mathin B. NAG., three disinterested

freeholders of Lake County, Indiana are now appointed to assess the damages which s by reason of the arganument is the property of said Complaint, and said appraisers are now ordered and directed to meet in a body at the office of the Clerk of this Court on the last day of Mac , 1980, at 9:00 o'clock A.M. and after being dyly sworn by said Clerk according to law and after having been instructed by the Court as to their duties, to proceed in a body to the premises of said defendants and view the land to be condemned as hereinbefore described and to file their report with the Clerk of this Court, as to the amount of damages, resulting to defendants by-reason of appropriation of by law provided on the 1980, at 9:00 o'clock A.M.

It is further ordered that the Clerk shall issue to said appraisers a certified or signed copy of this Order, which shall be their warrant and upon which they shall proceed to assess said damages and benefits, if any, and to report to said Clerk as aforesaid.

Dated this & Lay of Ma

The United States of America



Document is

STATE OF INDIANA, COUNTY OF LAKE, ss: This Document is the property of

I the undersigned Clark of the Laky Record SCPERIOR Court of Lake County, and the keeper of the records and files thereof, in the State aforesaid, do hereby certify, that the above and foregoing is a full, true, correct and complete copy of the Order of Court dated MAY 8TH, 1980 in Case No. 480-805

entitled VS. EDDIE L. & DOROTHY J. SHELTON, ET AL as, fully

as the same appears of record in saw office as such Clerk.



IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at my office in GARY, INDIANA in the said County, this 22ND day of NOVEMBER, A.D., 19 95.

Clerk Lake SUPERIOR Court,

By Deputy