a locust stake on steep slope in wooded area, 10.6 feet east of nail in blazed chestnut oak and 2 feet west of nail in blazed chestnut oak;

THENCE, in Rappahannock County,N. $65^{\circ} 29^{\prime} \mathrm{W} .581$ feet, to Pos.No.122, a locust stake on south slope in wooded area, 3.7 feet northwest of nail in chestnut oak and 4.8 feet southeast of nail in chesthut oak;

THENCE, in Rappahannock County,S.51 $07^{\circ} \mathrm{W} .347$ feet, to Pos.No.123, a locust stake in wooded area 8.7 feet southeast from nail in blazed birch and 2.2 feet north from nail in blazed chestnut oak;

THENCE, in Rappahannock County,S.75 $32^{\prime} \mathrm{W} .96$ feet, to Pos.No.124, a 40inch oak stump 18 feet high in wooded area bearing triangular blaze;

THENCE, in Rappahannock County,S. $87^{\circ} 57^{\prime} \mathrm{W} .1121$ feet, to Pos.No. 125, 2 locust stake in wooded area,ll. 4 feet southeast from nail in blazed chestnut oak;

THENCE, in Rappahannock County,S. $46^{\circ}$ O1' W. 528 feet, to Pos.No.126, a locust stake on steep hill side at outcrop of rock in wooded area;

THENCE, in Rappahannock County,S. $8^{\circ} 39^{\prime}$ W. 454 feet, to Pos.No.127, a 10cust stake in wooded area, 14.6 feet northwest from nail in blazed pine and 11.5 feet southeast from nail in blazed sapling;

THENCE, in Rappahannock County, $\mathrm{N}_{.} 75^{\circ} 371$ W. 1629 feet, to Pos.No.128, in bed of Graveifing inanch 20.2 feet northwest from nail in blazed birch and 22.9 feet northeast from nail in blazed maple;

THENCE, in Rappahannock County, down the Gravel Spring Branch S. $23^{\circ} 32^{\prime}$ E. to a corner common to the John J.Miller Estate Tract $\mathbb{N}_{0 .} 54$ and the John A.Key -ser Tract No.53-a;

THENCE, in Rappahannock County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the John J.Miller Estate Tract $\mathbb{N}_{0 .} 54$ and the John A.Keyser Tract $\mathbb{N}_{0.53-2}$, the Elisha Gore Tract $\mathbb{N}_{0 .} 60$ and the Iula W.Keyser Tract No. 65 , to a corner common to the John J.Miller Estate Tract No. 54, and the "ohn J.Miller Estate - Mary Ann Roy Heirs Tract No. $54-\mathrm{I}$, in a line of the said Iula W. Keyser Tract $\mathbb{N}_{0.65}$;

THENCE, in Rappahannock County, with the boundary line between the John J. Miller Estate-Mary Ann Roy Heirs Tract No. 54-L and the Lula W. Keyser Tract No 65, to a corner common to the said Lula W. Keyser Tract No. 65 and the Golden Jenkins Tract No. 67, in a line of the said Tract No. 54-I;

THENCE, in Rappahanock County, with the boundary lines between the Golden Jenkins Tract No. 67 and the R. M. Dwyer Tract No. 78-b, the Joseph Clatterbuck Tract No. 72, the T. B. Dwyer Tract No. 73-b and another portion of the Joseph Clatterbuck Tract No. 72, to a corner common to the said Golden Jenkins Tract No. 67 and the Joseph Clatterbuck Tract No. 72 and common also to the T. B. Dwyer Tract No. 73;

THENCE, in Rappahannock County, with the boundary lines between the Joseph Clatterbuck Tract No. 72 and the T. B. Dwyer Tract No. 73, to a corner common to the two said tracts in a line of the M. J. Dwyer Heirs No. 68; THENCE, in Rappahannock County, with the boundary line between the M. J. Dwyer Heirs Tract No. 68 and the T. B. Dwyer Tract No. 73, to a corner common to the two said tracts in a line of the R. M. Dwyer Tract No. 78-a; THENCE, in Rappahannock County, with the boundary line between the
of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos. No 147, a 30inch cherry tree, with triangular blaze, at east gate post;

THENCE, in Rappahannock County, leaving said boundary line and running along the north side of the public road to the point of intersection with the boundary line between the M. J. Dwyer Heirs Tract No. 68 and the T. B. Dwyer Tract No. 73-a;

THENCE, in Rappahannock County, with the boundary line between the M. J. Dwyer Heirs Tract No. 68 and the T. B. Dwyer Tract No. 73-a, to a corner common to the two said tracts and common also to the Ambrose Bailey Tract No. 10l-b;

THENCE, in Rappahannock County, with the boundary line between the M. J. Dwyer Heirs Tract No. 68 and the Ambrose Bailey Tract No. lO1-b, to a corner common to the two said tracts, and common also to the J. Bernard Bolen Tract No. 69;

THENCE, in Rappahannock County, with the boundary lines between the J. Bernard Bolen Tract No. 69 and the Ambrose Bailey Tract No. 101-b, tract No. 256, the H. L. Johnson Tract No. 100, the Dr. J. T. Kelly Tract No. 59-a and the Ambrose Bailey Tract No. 101, to a corner common to the said Ambrose Bailey Tact No. 101, to a corner comen to the said Ambrose Bailey mract No. IOI and the said J. Bernard Bolen Tract No. 69 and common also to the James A. Estes Tract No. 103;

THENCE, in Rappahannock County, with the boundary line between the James
A. Estes Tract No. 103 and the Ambrose Bailey Tract No. 101, to a corner common to the said Ambrose Bailey Tract No. 101 and the C. H. Bowen Tract No. 102, in a line of the said James A. Estes Tract No. 103;

THENCE, in Rappahannock County, with the boundary line between the James A. Estes Tract No. 103 and the C. H. Bowman Tract No. 102, to a corner common to the two said tracts and common also to the Alfred Dwyer Estate Tract No 115;
s THENCE, in Rappahannock County, wi th the boundary lines between the Alfred Dwyer Estate Tract No. 115 and the C. H. Bowen Tract No. 102, the Nina B. Dwyer Tract No. 114 and the Ambrose Bailey Tract No. 101-a, to a corner common to the said Alfred Dwyer Estate Tract No. 115 and the said Ambrose Bailey Tract No.101-a and common also to the Varner and Spitler Tract No. 104;

THENCE, in Rappahannock County, with the boundary lines between the Varner and Spitler Tract No. 104 and the Ambrose Vailey Tract No. 101-a, the Frank Compton Tract No. 112-a and the Jacob Dwyer Tract No. 108-a, to a corner common to the said Varner and Spitler Tract No. 104 and the said Jacob Dwyer Tract No. 108-a and common also to the Jacob Dwyer-Ann P. Jolliffe Heirs Tract No. 108-a-I, and the Varner and Spitler-Ann P. Jolliffe Heirs Tract No. 104-I;

THENCE, in Rappahannock County, with the boundary line between the Jacob Dwyer-Ann P. Jolliffe Heirs Tract No. 108-a-I and the Varner and SpitlerAnn P. Jolliffe Heirs Tract No. 104-I, to a corner common to the two said tracts in a line of the H. H. Hudson-Ann P. Jolliffe Heirs Tract No. 113-I;

Thence, in Rappahannock County, with the boundary line between the $H$. H. Hudson-Ann P. Jolliffe Heirs Tract No., ll3-I, and the Varner and Spitler-Ann gaiJolliffe Heirs Tract No. 104-I, to a corner common to the two said tracts and common also to the H. H. Hudson Julia C. Overall Heirs Tract No. 113-II and the

Varner and Spitler-Julia C. Overall Heirs Tract No. 104-II;
THENCE, in Rappahannock County, with the boundary lines between the H. H. Hudson-Julia C. Overall Heirs Tract No. Il3-II and the Varner and Spitler Julia C. Overall Heirs Tract No. 104-II, the J. W. Kendall-Julia C. Overall and the David Kendall-Julia C.Overall Heirs Tract No.107-II,
 said Tract No. 107-11 and common also to the H. H. Hudson-Ann P. Jolliffe Heirs Tract No. 113-I and the David Kendall-Ann P. Jolliffe Heirs Tract No. 107-I;

THENCE in Rappahannock County, with the boundary line between the H. H. Hudson-Ann P. Jolliffe Heirs Tract No. ll3-I, to a corner common to the two said tracts and common also to the Weaver and HudsonmAnn P.Jolliffe Heirs Tract No. 109-I;

THENCE, in Rappahannock County, with the boundary lines between the David Kendall-Ann P. Jollidffe Heirs Tract No. IO7-I and the Weaver and HudsonAnn P. Jolliffe Heirs Tract No. lo9-I, to a corner common to said Tract No. 109 I and the Jacob Dwyer \%Ann P. Jolliffe Heirs Tract No. 108-ii, in a line of the said David Kendall- Ann P. Jolliffe Heirs Tract No. 107-I;

THENCE, in Rappahannock County, with the boundary lines between the Weaver and Hudson*Ann P. Jolliffe Heirs Tract No. 109-I and the Jacob DwyerAnn P. Jolliffe Heirs Tract No. 108-II, to a corner common to the two said tracts and common also to the H. H. Hudson*Ann P. Jolliffe Heirs Tract No. 113-a-II;

THENCE, in Rappahannock County with the boundary line between the H. H. Hudson-Ann P. Jolliffe Heirs Tract No. 113-a-I琵 and the Jacob Dwyer-Ann P. Holliffe Heirs Tract No. 108-II, to a corner common to the two said tracts and common also to the Jacob Dwyer-Ellen Burrell Tract No. 108-I and the H. H. Hudson-Ellen Burrell Tract No. 113-a-I;

THENCE, in Rappahannock County, with the boundary line between the Jacob Dwyer-Ellen Burrell Tract No. 108-I and the H. H. Hudson*Ellen Burrell Tract No. ll3-a-I to Station "A" as described in the judgment in rem entered in the above mentioned condemation proceeding in Rappahannock County on the 13th day of November, 1933;

THENCE, in Rappahannock County, with the several lines described in the said Judgment in rem, which lines are described as follows: BEGINNING a.t Station "A", a butterwood on the north side of Greasy Run, corner to Jacob Dwyer and D. H. and D. B. Hershberger;

THENCE, in Rappahannock County, up the north side of said Run $S$. $42^{\circ}$ $00)^{\prime}$ W. 6.50 chains to Station "B", an ash on the north side of said Run;

THENCE, in Rappahannock County, crossing the Run at 1.00 chain, same course continued in all S. $74^{\circ} 30^{\prime}$ E. 12.70 chains, to Station"C", a planted stone at the angle of a fence;

THENCE, in Rappahannock County, S. $16^{\circ} 00^{\prime}$ W. 3.95 chains to Station "D", a south gate post;

THENCE, in Rappahannock County, N. $85^{\circ} 30^{\prime}$ W. 0.90 chains to Station " $E$ ", a stake at the end of a fence on the south side of the road; THENCE, in Rappahannock County, S. $15^{\circ} 30^{\prime} \mathrm{W} .4 .80$ chains to Station " F ", an iron pin which bears S . $15^{\circ} 30^{\prime} \mathrm{W}$. $2 \frac{1}{2}$ feet from a marked locust, corner to the Grove and Spitler Tract;

THENCE, in Rappahannock County, with a line of the said Grove and Spitler, N. $66^{\circ} 00^{\prime}$ E. 42 chains, passing or crossing a farm road at 15 chains to Station "G", a stake;

THENCE, in Rappahannock County, N. $81^{\circ} 30^{\prime}$ E. 13 chains to Station " H ", a large white oak tree, which is a corner to the Frank Compton Tract, shown and delineated as Tract No. ll2, on the County Ovmership Map filed with the record in the above mentioned condemnation proceeding in said county;

THENCE, in Rappahannock County, with the boundary line between the Grove and Spitler Tract and the said Frank Compton Tract to the point of intersection with the boundary line between the said Frank Compton Tract N. 112 and the Mrs Ben Arementrout Tract No. 119;

THENCE, in Rappahannock County, with the boundary lines between the Grove and Spitler Tract N. 111 and the Mrs. Ben Armentrout Tract No. 119, to a corner common to the two said tracts and common also to the Bank of Warren Tract No. 120 and the John J. Heiston Tract No. 125;

THENCE, in Rappahannock County, with the boundary line between the Bank of Warren Tract No. 120 and the John J. Heiston Tract No. 125, to a corner common to the said Bank of Warren Tract NO. 120 and the Nina B. Dwyer Tract No. 114-a, in a line of the said John J. Heiston Tract No. 125;
, THENCE, in Rappahannock County, with the boundary line between the Nina B. Dwyer Tract N. 1l4-a and the John J. Heiston Tract No. 125, to a corner common to the said Nana B. Dwyer Tract No. Il4-a and the B. M. Willis Tract No. 122, in a line of the John J. Heiston Tract No 125;

THENCE, in Rappahannock County, with the boundary lines between the B. M. Willis Tract No. 122 and the Nina B. Dwyer Tract No. ll4-a, the David Dwyer Tract No 131, the Mrs. J. H. Frazier Tract No. 132 and the Nina B. Dwyer Tract No. $114-\mathrm{b}$, to a corner common to the said. B. M. Willis Tract No. 122 and the said Nina B. Dwyer Tract No. ll4-b and common also to the Ellis Miller Tract No. 124;"

THENCE, in Rappahannock County, with the boundary line between the Nina B. Dwyer Tract No. 114-b and the Ellis Miller Tract No. 124, to a corner common to the said Nina B. Dwyer Tract No $114-\mathrm{b}$ and the Ben Menefee Estate Tract $N o$ 123, in a line of the said Ellis Miller Tract No. 124;

THENCE, in Rappahannock County, with the boundary lines between the Ellis Miller Tract No. 124 and the Ben Menefee Estate Tract No. 123, to the point of intersection with a line of the Andrew J. Clark Tract No. 138-b;

THENCE, in Rappahannock County, with the boundary lines between the Ben Menefee Estate Tract No. 123 and the Andrew J. Clark Tract No 138-b, to a corner common to the said Andrew J. Clark Tract No. 138-b and the Joseph A. Huffman Tract No. 141, in a line of the said Ben Menefee Estate Tract No. 123;

THENCE, in Rappahannock County, with the boundary lines between the Joseph A. Huffman Tract No. 141 and the Andrew J. Clark Tract No. 138 -b, the Burkett Atkins Tract No. 147 and the Andrew J. Clark Tract No: 138, to a corner common to the said Joseph A. Huffman Tract No. 141 and the Joe Darnell Tract No. 139, in a line of the said Andrew J. Clark Tract No. 138;

THENCE, in Rappahannock County, with the boundary lines between the Andrew J. Clark Tract No. 138 and the Joe Darnell Tract No. 139, the Judith M. Carter Tract No. 127-a and the Lucy M. Cornwell Tract No. 134, to a corner common to the said Andrew J. Clark Tract No. 138 and the said Lucy M. Cornwell Tract No. 134 and cormon also to the Lily Dodson Tract No. 136;

THENCE, in Rappahannock County, with the boundary line between the Lucy M. Cornwell Tract No. 134 and the Lily Dodson Tract No. 136, to a corner common to the said Lily Dodson Tract No. 136 and the Joseph S. Dodson Tract No. 135, in a line of the said Lucy M. Cornwell Tract No. 134;

THENCE, in Rappahannock County, with the boundary lines between the Joseph S. Dodson Tract No. 135 and the Lily Dodson Tract No 136, the Ben Woodward Tract No. 121 and the Jeff T. Frazier and others Tract No. 137, to the point of intersection with the boundary line of the land of the land described in the petition filed in the above mentioned condemnation proceeding in said county at a point between Pos. No. 584 and Pos. No. 583;

THENCE, in Rappahannock County, with the said
boundary line S. $11^{\circ} 34^{\prime}$ W. to Pos. No. 583, an oak stake 14.9 feet north of nail in blaze on 6-inch locust and 17.9 feet northwest of nail in blaze on 7 -inch poplar;

THENGE, in Rappahannock County, S. $4^{\circ} 31^{\prime} \mathrm{W} .497$ feet, to Pos. No. 582, a nail in triangular blaze on 5 -inch popular;

THENCE, in Rappahannock County, S. $15^{\circ} 58^{\prime}$ E. 1499 feet, to Pos. No. 581, an oak stake 11.5 feet southeast of nail in blaze on 4-inch chestnut and 11.4 feet northwest of nail in blaze on 8-inch chestnut oak;

THENCE, in Rappahannock County, S. $24^{\circ} 14^{\prime}$ W. 411 feet, to Pos. No. 580, an oak stake 11.5 feet southwest of nail in blaze on 6 -inch redwood bush and 16.8 feet northwest of nail in blaze on 15 - inch basswood;

THENCE, in Rappahannock County, S. $39^{\circ} 38^{\prime}$ E. 454 feet, to Pos. No. 579, an oak stake, 25 feet from nail in blaze on 6 -inch chestnut oak and 40.7 feet from nail in blaze on 6-inch chestnut oak;

THENCE, in Rappahannock County, S. $70^{\circ} 30^{\prime}$ E. 320 feet, to Pos. No 578 , an oak stake 11.9 feet south of nail in blaze on 8 -inch basswood and 19.9 feet southwest of nail in blaze on lOinch basswood;

THENCE, in Rappahannock County, S. $48^{\circ} 48^{\prime}$ E. 557 feet, to Pos. No. 577, an oak stake 12.9 feet northeast of nail in blaze on 4-inch chestnut oak and 14.8 feet northeast of nail in blaze on 3 -inch chestnut oak;

THENCE, in Rappahannock County, N. $83^{\circ} 58^{\prime}$ E. 549 feet, to Pos. No
576. a nail in triangular blaze on 10-inch popular;

THENCE, in Rappahannock County, N. $6^{\circ} 12^{\prime}$ E. 609 feet, to Pos. No
575, a nail in triangular blaze on 5 -inch popular;
THENCE, in Rappahannock County, N. $49^{\circ} 25^{\prime}$ E. 1129 feet, to Pos.
No. 574, an oak stake 6.7 feet southwest of nail in blaze on 4 -inch birch and
8.9 feet northwest of nail in blaze on 5 -inch redwood bush;

THENCE, in Rappahannock County, N. $86^{\circ} 04^{\prime} \mathrm{E} 709$ feet, to Pos. No. 573 , an oak stake 8.2 feet south of nail in blaze on 4 -inch dogwood and 5.0 feet northwest of nail in blaze on 5-inch dogwood;

THENCE, in Rappahannock County, S. $58^{\circ} 15^{\prime}$ E. 1183 feet, to Pos. No
572, an oak stake 14.9 feet northeast of nail in blaze on 5-inch ash;

## THENCE, in Rappahannock County,N. $83^{\circ} 46^{\prime}$ E. 457 feet, to Pos.No. 571, a nail in triangular blaze on 8-inch white oak;

an oak stake 13.5 feet southeast of nail in blaze on 7-inch dogwood and 19.3 feet of nail in blaze on 8 -inch chestnut oak;

THENCE, in Rappahannock County, S. $3^{\circ} 34^{\prime}$ W. 419 feet, to Pos. No. 568, a nail in triangular blaze on 6-inch dogwood;

THENCE, in Rappahannock County, S. $75^{\circ} 43^{\prime}$ W. 204 feet, to Pos No. 567 an oak stake 6 feet southeast of nail in blaze on 7 -inch chestnut oak and 8.9 feet east of nail in blaze on 4-inch chestnut oak;

THENCE, in Rappahannock County, N. $71^{\circ} 57^{\prime}$ W. 794 feet, to Pos. No. 566, an oak stake 4.8 feet northeast from nail in blaze on 6 -inch chestnut oak and 7.6 feet southeast of nail in blaze on 4 -inch chestnut oak;

Thence, in Rappahannock County, N. $51^{\circ} 03^{\prime}$ W. 442 feet, to Pos No. 565, a nail in triangular blaze on 8-inch chestnut oak;

Thence, in Rappahannock County, N. $88^{\circ} 44^{\mathrm{t}} \mathrm{W} .1099$ feet, to Pos. No. 564, an oak stake 12.2 feet north of nail in triangular blaze on 4 -inch hickory and 14.2 feet west of nail in blaze on 4-inch oak;

THENCE, in Rappahannock County, N. $63^{\circ} 58^{\prime}$ W. 1035, to Pos. No. 563, an oak stake 10.8 feet northwest of nail in blaze on 8-inch chestnut oak and 8.6 feet northwest of nail in blaze on 5 -inch chestnut oak;

THENCE, in Rappahannock County, S. $84^{\circ} 40^{\prime}$ W. 358 feet, to Pos. No. 562 an oak stake 22.5 feet southeast of nail in blaze on 12-inch hickory and 7.2 feet southwest of nail in blaze on 4-inch chestnut oak;

THENCE, in Rappahannock County, S. $40^{\circ} 07^{\prime}$ W. 536 feet, to Pos. No
561, on oak stake 4.4 feet northeast of nail ih blaze on 4-inch chestnut oak
and 4.1 feet southeast of nail in blaze on 4-inch chestnut oak;
THENCE, in Rappahannock County,S. $82^{\circ} 01^{\prime}$ W. 406 feet, to Pos.No. 560 , a nail in triangular blaze on 6-inch oak;

THENCE, in Rappahannock County,S. $40^{\circ} 46^{\prime}$ W. 552 feet, to Pos.No.559, an oak
stake 17.9 feet southeast of nail in blaze on 6-inch sassafras and 14.0 feet east of nail in blaze on 4 -inch redwood bush;

THENCE, in Rappahannock County,S. $5^{\circ} 04^{\prime}$ E. 576 feet, to Pos.No.558, an
oak stake 11.9 feet east of nail in blaze on 4 -inch oak and 18.7 feet northeast of nail in blaze on 4-inch oak;

THENCE, in Rappahannock County,S. $24^{\circ} 30^{\prime}$ W. 1146 feet, to Pos.No. 557, a nail in triangular blaze on 8-inch apple tree;

THENCE, in Rappahannock County,S.57 $39^{\circ}$ W. 381 feet, to Pos.No.556, an oak stake 19.5 feet northwest of nail in blaze on l2-inch apple tree and 25.5 feet northeast of nail in blaze on 10-inch apple tree;

THENCE, in Rappahannock County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the Laura F.Swindler Tract No.169-a and the John Majors Tract No.180, to a corner common to the two
said tracts and common also to the Jeremiah Atkins Tract No.161-a and the Frank Cox Tract No. 173 ;

THENCE, in Rappahannock County, with the boundary line between the Frank Cox Tract No. 173 and the Laura Swindler Tract No.169-a, to the point of in -tersection with the boundary line of the land described in the petition filed In the above mentioned condemnation proceedings in said county, at Position No. 555, an oak stake 12.6 feet northeast of nail in triangular blaze on l2-inch che chestnut oak and 10.5 feet south of nail in triangular blaze on 10-inch chestnut;

THENGE, in Rappahannock County,S. $23^{\circ}$ 11' W. 3060 feet, to Pos.No. 554 , an oak stake 5.8 feet south of nail in blaze on 6 -inch locust and 5 feet southwest of nail in blaze on 8-inch locust;

THENCE, in Rappahannock County,S. $43^{\circ} 16^{\prime}$ E. 617 feet, to Pos.No. 553, an oak stake 6.4 feet south of nail in blaze on 4 -inch beech and 6.9 feet northeast of nail in blaze on 4-inch persimmon;

THENCE, in Rappahannock County,S. $29^{\circ} 04^{\prime}$ W. 769 feet, to Pos.No.552, an oak stake 23.2 feet north of nail in blaze on l2-inch apple tree, and 1.3 feet west $\Phi f$ chiseled cross in painted çrcle on rock;

THENCE, in Rappahannock County,S.74 $06^{\prime}$ E. 2260 feet, to Pos.No. 551 , a n oak stake 16.8 feet northwest of nail in blaze on 5-inch wild cherry and 15.8 feet north in blaze on 8 -inch wild cherry;

THENCE, in Rappahannock County, S. $59^{\circ} 22^{\prime}$ E. 958 feet, to Pos.No. 550 , an oak tree 21.4 feet northwest of nail in blaze on 8-inch apple tree and 24 feet north of chiseled cross in painted circle on rock;

THENCE, in Rappahannock County,S. $57^{\circ} 14^{\prime}$ E. 510 feet, to Pos.No. 549, an oak stake 20.4 feet northeast of nail in blaze on 6-inch pine and 22.2 feet east of nail in blaze on 5 -inch pine;

THENCE, in Rappahannock County, S. $64^{\circ} 17^{\prime}$ E. 553 feet, to Pos.No. 548, an
oak stake 3.4 feet west of nail in blaze on 5 -inch gum and 6 feet south of nail in blaze on 7 -inch gum;

THENCE, in Rappahannock County, N. $61^{\circ} 05^{\prime}$ E. 484 feet, to Pos.No. 547, an oak stake 14.4 feet northeast of nail in blaze on 7-inch pine and 15.4 feet north of nail in blaze on 4 -inch birch;

THENCE, in Rappahannock County, N. $59^{\circ} 20^{\prime}$ E. 676 feet, to Pos.No. 546, an oak stake 12.9 feet northeast of nail in blaze on 4 -inch birch and 13 feet east of nail in blaze on 4-inch oak;

THENCE, In Rappahannock County, N. $62^{\circ} 44^{\prime}$ E. 793 feet, to Pos.No. 545, an oak stake 14.9 feet from nail in blaze on 16 -inch oak and 17.4 feet from nail in blaze on 5-inch pine;

THENCE, in Rappahannock County,S.33 $16^{\prime}$ E. 512 feet, to Pos.No.544, a nail in tiriangular blaze on 7-inch chestnut oak;

THENCE' in Rappahannock County,S. $51^{\circ} 54^{\prime}$ E. 261 feet, to Pos.No. 543, an oak stake 16 feet from nail in blaze on 7-inch dogwood and 7.1 feet from nail in blaze on 4-inch hickory;

THENCE, in Rappahannock County, $\mathrm{S} .31^{\circ} 21^{\prime} \mathrm{W} .794$ feet, to Pos.No. 742 , an oak stake 14.4 feet from nail in blaze on lo-inch poplar and 11.8 feet from nail in blaze on 8-inch poplar;

THENCE, in Rappahannock County,S. $29^{\circ} 27^{\prime} \mathrm{W} .512$ feet, to Pos.No. 541 , an
an oak stake $\ddagger 7.3$ feet from nail in blaze on 8 -inch poplar and 6.5 feet from nail in blaze on 4-inch oak;

THENCE, in Rappahannock County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary line between the Joseph B.Atkins Tract No. 267 and the Annie E.Jenkins Tract No. 193, to a corner common to the said Joseph B.Atkins Tract No. 267 and the W.H.Woodward Estate Tract No. 212 , in a line of the said Annie E.Jenkins Tract No.193;

THENCE, in Rappahannock County, with the boundary line between the $W \cdot H$. Woodward Estate Tract $N_{0} .212$ and the Annie E. Jenkins Tract No.193, to a coriner common to the said W.H.Woodward Estate Tract No. 212 and the Elmira Pullen Tract No.186, in a line of the said Annie E.Jenkins Tract No.193;

THENCE, in Rappahannock County, with the boundary line between the Annie E. Jenkins Tract No. 193 and the Elmira Pullen Tract $N_{0.186, \text { to a corner com- }}$ mon to the two said tracts and common also to the Hettie M.Jenkins Tract $\mathrm{N}_{0}$. 192;

THENCE, in Rappahannock County, with the boundary line between the Elmira Pullen Tract $N_{0 .} .186$ and the Hettie M. Jenkins Tract No.192, to a corner common to the two said tracts and common also to the P.H.O'Bannon Tract No.187;

THENCE, in a Rappahannock County, with the boundary line between the Hettie M.Jenkins Tract No. 192 and the P.H. $0^{\prime}$ Bannon Tract $N_{0} .187$, to a corner com -mon to the said Hettie M.Jenkins Tract $N_{0.192}$ and the J.W.Jenkins Tract $N_{0}$.191, in a line of the said P.H.O'Bannon Tract $\mathrm{N}_{0} .187$;

THENCE, in Rappahannock County, with the boundary line between the P•H. O'Bannon Tract No. 187 and the J.W. Jenkins Tract $N_{0}$. 191, to a corner common to the said P.H.O'Bannon Tract $N_{0} .187$ and the Mary M.Claytor Tract No. 188, in a line of said Tract No.191;

THENCE, in Rappahannock County, with the boundary line between the Mary M.Claytor Tract No. 188 and the J.W.Jenkins Tract $N_{0} .191$, to a corner common to the tw o said tracts and common also to the Hubert C.Jenkins Tract $N_{0}$. 190;

THENCE, in Rappahannock County, with the boundary line between the Mary M. Claytor Tract No. 188 and the Hubert C.Jenkins Tract $N_{0} .190$, to a corner common to the two said tracts and common also to the A.Jack Atkins Tract No.198;

THENCE, in Rappahannock County, with the boundary line between the Hubert C. Jenkins Tract No. 190 and the A. Jack Atkins Tract $N_{0} .198$, to a corner common to the two said tracts and common also to the Silas Jenkins Tract $N_{0.189 ; ~}^{\text {O }}$

THENCE, in Rappahannock County, with the boundary line between the $A$. Jack Atkins Tract $\mathbb{N}_{0.1} 198$ and the Silas Jenkins Tract $\mathbb{N}_{0} .189$, to the point of intersection with a line of the A.Harrison Jenkins Tract No. 214;

THENCE, in Rappahannock County, with the boundary lines between the $A$. Harrison Jenkins Tract $N_{0} .214$, and the A. Jack Atkins Tract No.198, the W. J.Rutherford Tract $\mathrm{N}_{\mathrm{O}} .170$, the $\mathrm{O} . \mathrm{W}$. Yates $\mathrm{T}_{\text {rustee }}$ Tract No .202 and the E.L.Crane Tract No. 207 , to a corner common to the said A.Harrison Jenkins Tract $N_{0} .214$ and the said E.L.Crane Iract No. 207 and common also to the Nathan Jenkins Tract No. 204 and the Jack ahd Hunter Dodson Tract No.205;

THENCE, IN Rappahannock County, with the boundary line between the Nathan Jenkins Tract No. 204 and the Jack and Hunter Dodson Tract $N_{0.205 \text {, to a corner com }}$ -mon to the H.A.Brown Tract No. 206 and the said Jack and Hunter Dodson Tract No.

THENCE, in Rappahannock County, with the boundary lines between the Nathan Jenkins Tract $N_{0.204}$ and the H.A. Brown Tract No. 206 , to a corner common to the two said tracts and common also to the Nathan Jenkins Tract $N_{0} .204-a$ and the C.J.and Louisa Miller and W.T.Taylor Tract $\mathrm{N}_{\mathrm{O}} .199$;

THENCE, in Rappahannock County, with the boundary lines between the Ntahn Jenkins Tract No.204-a and the H.A. Brown Tract No. 206, to a corner common to the Thomas Nicholson Tract ${ }^{N_{0 .}} 245$ and the said H.A.Brown Tract $N_{0}$. 206 , in a line of the Nathan Jenkins Tract $N_{0.204-a ; ~}^{\text {a }}$

THENCE, in Rappahannosk County, with the boundary lines between the Nathan Jenkins Tract $N_{0.204-a}$ and the Thomas Nicholdon Tract No.245, to the point of intersection with the boundary line hetween Rappahannock County and Madiso $n$ County;

THENCE in an easterly direction with the boundary line between Rappa -hannock County $a_{n} d$ Madison County to the point of intersection of the boundary line of the land described in the petition filed in the above mentioned conde $m$ nation proceeding in Rappahannock County, with the boundary line between the two said counties; also described as Position $N_{o}$.l, in the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in Madison County; and is marked by a chestnut stake 4.6 feet east of nail in sapling and 10.4 feet north of nail in blazed sapling;

THENCE, in Madison County, with the boundary line of the land describ -ed in the petition filed in the above mentioned condemnation proceeding in said county,S. $34^{\circ} 55^{\prime}$ W. 1138 feet to Position No.2, an oak stake at northwest corner of orchard, 2 feet southeast of blazed white oak in fence line and l9feet southwest of nail in locust ;

THENCE, in Madison County,S. $35^{\circ} 30^{\prime}$ W. 1570 feet,to Pos.No. 3 , an oak stake at northwest corner of orchard, 6.8 feet northeast of blazed 36-inch black , oak, in fence corner, and 26 feet south of blazed 5-inch hickory;

THENCE, in Madison County, N. $18^{\circ} 35^{\prime}$ W. 480 feet, to Pos.No. 4 , an oak stake in wooded area at east edge of a path, 6.4 feet southwest of nail in blazed pine and 8.0 feet northwest of nail in blazed pine;

THENCE, in Madison County, N. $66^{\circ}$ 20' W. 506 feet, to Pos. ${ }^{\prime}$ O.5, an oak stake in center of dry brook bed 4 feet southeast of nail in blazed poplar and 4.3 feet southwest of nail in blazed sassafras;

THENCE' in Madison County, with the meanders of the brook, S. $28^{\circ} 10^{\prime} \mathrm{W}$. 530 feet to Pos.No. 5, a blazed 20-inch sycamore on the west bank of brook, THENCE, in Madison County,S. $46^{\circ} 00^{\prime}$ W. 217 feet, to Pos.No.7, a blazed 10-inch sycamore, at water's edge, on north side of $H_{\text {ughes River; }}$ THENCE, in Madison County, N. $65^{\circ} 55^{\prime}$ W. 478 feet, to Pos.No.8, a blazed leaning sycamore at the waters' edge on north bank on Hughes River;

THENCE, in Madison County,S. $40^{\circ} 25^{\prime}$ W. 467 feet, to Pos.No.9, a blazed dogwood in northwest corner of clearing, 13.7 feet northeast of nail in dead $c$ chestnut and 7.8 feet west of nail in blazed locust;

THENCE, in Madison County,S. $00^{\circ} 40^{\prime} \mathrm{W} .817$ feet, to Pos.No.10, an oak stake in wooded area, 13.7 feet southwest of nail in blazed chestnut and 29 feet northeast of nail in blazed poplar;

THENCE, in Madison County,S. $3^{\circ}$ O5' E. 1148 feet, to Pos.No.11, an oak stake on north side of path, 68 feet south of center of Broken Back River, 11. 4 feet south of nail in blazed tree and 25.1 feet northeast of nail in blazed maple;

שHENCE, in Madison County,S. $4^{\circ} 30^{\prime}$ E. 1667 feet, ta Pos.No.12, a blazed chestnut stump at northwest corner of cultivated field, 12.4 feet west of nail in sapling and 12.2 feet northwest of nail in blazed birch sapling;

THENCE, in Madison County,S. $84^{\circ}$ 20' E. 759 feet, to Pos.No.13, an oak stake in rail fence line, 9.2 feet southwest of nail in blazed sassafras sapling and 7 feet east of dogwood sapling;

THENCE, in Madison County,S. $77^{\circ} 00^{\prime}$ E. 1411 feet, to Pos.No.14, an oak stake on north side of steep hill,4.7 feet south of nail in chestnut and 8.5 feet northwest of nail in blazed chestnut oak sapling;

THENCE, in Madison County, $S .43^{\circ} 40^{\prime}$ E. 181 feet, to Pos. No.15, an oak stake 10 feet east of fenee line, 14.4 feet northwest of nail in blazed chestnut and 14 feet northeast of nail in chestnut oak;

THENCE, in Madison County,S. $45^{\circ}$ 15' E. 706 feet, to Pos.No.16, a blazed cherry tree at west edge of clearing 20.7 feet southeast of nail in blazed poplar and 13.8 feet east of nail in blazed dogwood;

THENCE, in Madison County,S. $45^{\circ} 50^{\prime}$ E. 1580 feet, to Pos. No. 17 , an oak stake at rail fence that leads up steep hill, 8.6 feet west of nail in chestnut and 5.8 feet northwest of nail in chestmut;

THENCE, in Madison County,S. $33^{\circ} 40^{\prime}$ E. 2535 feet, to Pos. No. 18, a blazed 14-inch black oak at northeast corner of cultivated field,13.9 feet southwest of nail in blazed poplar sapling and 10.6 feet south of nail in sapling;

THENCE, in Madison County,S. $8^{\circ} 30^{\prime}$ W. 1107 feet, to Pos.No.19, an oak stake at fence corner, 17.3 feet northeast of nail in hickory onfence line and 15.2 feet northwest of nail in locust sapling;

THENCE, in Madison County,S. $8^{\circ} 50^{\prime}$ W. 1928 feet, to Pos.No.20, an oak stake at fence corner in southwest corner 33.6 feet southwest of nail in blazed 4 foot oak and 26.2 feet southeast of nail in blazed 4-inch oak;

THENCE, in Madison County,S. $10^{\circ} 25^{\prime} \mathrm{W} .83$ feet, to Pos. No. 21 , a blazed chestnut tree, 25 feet south of nail in blazed poplar and 33.4 feet northeast of nail in blazed oak;

THENCE, in Madison County,S. $8^{\circ} 55^{\prime}$ W. 535 feet, to Pos.No.22, a blazed red oak with nail in triangle, 23.5 feet southwest of nail in dead chestnut and 9.3 feet northeast of nail in blazed chestnut; .

THENCE, in Madison County,S. $7^{\circ} 55^{\prime} \mathrm{W} .196$ feet, to Pos. $\mathrm{N}_{\mathrm{O}} .23$, an oak stake in center of rock pile in rail fence line, 11 feet northeast of nail in blazed chestnut and 12.6 feet southwest of nail in dogwood sapling;

THENCE, in Madison County,S. $10^{\circ} 35^{\prime}$ W. 1709 feet, to Pos. $N_{0.24, a}$ blazed locust at top of ridge, 5.6 feet south of nail in chestnut oak sapling and 55 feet east of nail in 6-inch chestnut oak;

THENCE, in Madison County,S. $49^{\circ}$ 55 $5^{\prime}$ E. 954 feet, to Pos. No. 25, an oak stake at point of ridge, 4.4 feet north of blazed dogwood and 7 feet east of dogwood sapling

THENCE, in Madison County,S. $36^{\circ}$ 15 ${ }^{\prime}$ W. 632 feet, to Pos.No. 26 , a blazed oak tree 14 feet south of blazed l2-inch pine and 10.6 feet east of nail in
blazed gum;
THENCE, in Madison County,S. $77^{\circ}$ 05' W. 179 feet, to Pos.No.27,a blazed 24-inch oak;

THENCE, in Madison County,S.74응 $25^{\prime}$ W. 2118 feet to Pos.No. 28 , a blazed chestnut oak 16.3 feet northwest of nail in gum and 14.7 feet southeast of nail in locust sapling;

THENCE, in Madison County,N. $82^{\circ} 15^{\prime}$ W. 345 feet, to Pos.No.29, a blazed black oak, 27.3 feet southwest of nail in blazed gum and 18 feet northwest of nail in 14-inch gum;

THENCE' in Madison County,S. $32^{\circ} 45^{\prime}$ W.531 feet, to Pos.No. 30 , a 5-inch pine tree, with triangular blaze, at west side of orchard, 6.9 feet northeast of nail in blazed pine and 7.5 feet south of nail in blazed 4-inch pine;

THENCE, in Madison County, N. $86^{\circ} 55^{\prime}$ W. 1024 feet, to Pos.No. 31, an oak stake in cleared field;

THENGE, in Madison County,S. $42^{\circ} 10^{\prime}$ W. 705 feet, to Pos.No. 32 , a blazed 12-inch poplar on south bank of Ragged Run, 2.7 feet north of nail in sassafras, 24.6 feet south of painted rock on north side of Ragged Run;

THENCE, in Madison County, S. $65^{\circ} 55^{\prime}$ W. 377 feet, to Pos.No. 33 , a blazed maple on south edge of Ragged Run, 13.8 feet north of nail in blazed chestnut and 15.6 feet southwest of nail in white walnut;

THENCE, in Madison County,S.53 30' W. 861 feet, to Pos.No. 34, an oak stake on east side of chestnut stump, in northwest corner of clearing, 3.6 feet east of nail in chestnut sapling and 5 feet southeast of nail in birch sapling;

THENCE, in Madison County,S. $65^{\circ}$ 10' E. 1014 feet, to Pos.No.35, a blazed 30 -inch chestnut oak in rail fence line, 9.2 feet southeast of blazed dogwood, and 10.9 feet northwest of nail in blazed gum sapling;

THENCE, in Madison County,S. $7^{\circ}$ 20', W. 474 feet, to Pos. $N_{0} .36$, an oak stake 4 feet south of wire fence, at side of rock. 5 feet northwest of nail in poplar aapling;

THENCE, in Madison County, N. $84^{\circ} 30^{\prime}$ E. 528 feet, to Pos. No. 37 , an oak stake at foot of 4 -inch dead chestnut standing 11 feet south of fence, 10.8 feet south of nail in walnut sapling in fence line and 21.2 feet northwest of nail in blazed hickory sapling;

THENCE, in Madison County,S. $20^{\circ} 30^{\prime}$ E. 371 feet, to Pos.No. 38, an oak stake at fence line, 8 feet southwest of nail in blazed chestnut oak and 7.8 feet northeast of nail in blazed poplar;

THENCE, in Madison County,S. $19^{\circ} 00^{\prime}$ E. 163 feet, to Pos. $N_{0.39, ~ a ~ b l a z e d ~}^{\text {a }}$ chestnut oak,7.6 feet south of nail in blazed oak, and 9.3 feet from nail in blazed locust sapling;

THENCE, in Madison County,S. $6^{\circ} 15^{\prime}$ E. 1841 feet, to Pos. $N_{0} .40$, an oak stake in rail fence line 180 feet south of abandoned house, 7.2 feet east of nail in blazed sapling and 2.3 feet southwest of nail in blazed sapling;

THENCE, in Madison County,S. $41^{\circ} 50^{\prime}$ W. 1826 feet, to Pos.No. 4l, an oak stake in pine thicket on southeast slope of hill, 16.7 feet east of nail in blazed oak and 18.7 feet south of nail in hickory;

THENCE, in Madison County,S. $63^{\circ}$ O5' W. 1129 feet, to Pos.NO. 42 , an oak stake at fence line, 6.9 feet north of nail in fence post and 3.7 feet northeast

## of nail in fence post;

THENCE, in Madison County, $N .30^{\circ}$ 10' W. 1177 feet, to Pos. ${ }^{\prime} 0.43$, an oak stake at rock pile in fence line,3.1 feet west of nail in blazed sapling, and 8.9 feet southeast of nail in fence post;

THENCE, IN Madison County, N. $30^{\circ} 30^{\prime}$ W. 1550 feet, to Pos. No. 44 , an oak hub in wooded area on south side of slope, 1.9 feet northwest of nail in sapli ng, and 2.5 feet southeast of nail in sapling;

THENCE, in Madison County, N. $18^{\circ} 35^{\prime}$ W. 906 feet, to Pos.No. 45 , a stake at north end of orchard,16.4 feet southwest of nail in hickory, and 4 feet southeast of nail in hickory sapling;

THENCE, in Madison County,S. $64^{\circ} 55^{\prime}$ W. 669 feet, to Pos.No. 46 , an oak hub at west side of orchard, and 10 feet south of corner fence post, 1.7 feet southeast of nail in fence post, and 6.3 feet north of nail in fence post;

THENCE, in Madison County,S. $83^{\circ} 45^{\prime}$ W. 388 feet, to Pos.No.47, a hub at east of old wood road at pole gate, 2.3 feet southwest of gate post and 8 feet southeast of gate post;

THENCE, in Madison County, ${ }^{N} .86^{\circ} 40^{\prime}$ W. 517 feet, to Pos. $N_{0} .48$, an oak stake in wooded area, 10.8 feet south of blazed locust, and 21.2 feet southwest of nail in poplar;

THENCE, in Madison County,S. $23^{\circ}$ 20' W. 320 feet, to Pos.No.49, an oak stake 2 feet east of fence line in wooded area, 4.1 feet southwest of nail in poplar, and 5.1 feet northwest of nail in dead chestnut;

THENCE, in Madison County,S. $9^{\circ} 05^{\prime}$ E. 1441 feet, to POS. ${ }^{N} 0.50$, a blazed oak in fence line, 8.4 feet south of nail in fence post, and 8.8 feet north of nail in fence post;

THENCE, in Madison County,S. $15^{\circ} 55^{\prime}$ W. 681 feet, to Pos.No. 51 , an oak stake, 10.9 feet north of nail in blazed locust sapling, and 8.9 feet southwest of nail in blazed sassafras sapling;

THENCE, in Madison County,S.61 $10^{\prime}$ E. 1581 feet, to Pos.No.52, an oak heb 8.1 feet south of fence line and 15.6 feet west of 26 -inch oak at corner of wire fence;

THENCE, in ${ }^{M}$ adison County,S. $80^{\circ}$ 20' E. 15 feet, to Pos.No.53,a blazed 26 -inch oak at corner of fence, 7.7 feet south of a blazed, oak and 9.2 feet west of nail in blazed chestnut;

TIENCE, in Madis on County,S. $1^{\circ} 40^{\prime}$ W. 321 feet, to Pos.No.54, a poplar with triangular blaze, in fence line, 8.3 feet southwest of nail in blazed locust, and 15.1 feet northeast of nail in hickory;

THENCE, in Madison County,S. $32^{\circ} 30^{\prime}$ E. 83 feet, to Pos.No. 55 , a stake in rock pile, 7.4 feet northeast of nail in blazed hickory, and 20.4 feet southwest of nail in blazed sassafras;

THENCE, in Madison County,S. $16^{\circ}$ 20' W. 105 feet, to Pos. No. 56 , a black oak with triangular blaze at a fence, 15.8 feet Northeast of nail in locust and 12.7 feet southwest of nail in dogwood;

THENCE, in Madison County, $N .53^{\circ} 30^{\prime}$ W. 70 feet, to Pos. ${ }^{N} 0.57$, a stake at northwest corner of clearing at angle in wire fence;

THENCE, in Madison County,S. $42^{\circ} 50$ ! W. 750 feet, to Pos. $N_{0} .58$, a hub at corner post of fence,9.1 feet southwest of nail in fence post and 7.8 feet northwest of nail in fence post;

THENCE, in Madison County, N.74 ${ }^{\circ}$ OO W. 112 feet, to Pos. ${ }^{\prime} 0.59$, a hub in angle of fence at corner post 7.7 feet west of nail in blazed sapling, and 9.3 feet northeast of nail in blazed ash;

THENCE, in Madison County,S. $35^{\circ} 15^{\prime}$ W. 172 feet, to Pos. No. 60 , a hub 2.5 feet east of fence line, 10.6 feet southwest of nail in blazed sapling and 16.4 feet north of nail in blazed walnut sapling;

THENCE, in Madison County,S. $20^{\circ} 05^{\prime}$ W. 218 feet, to Pos.No. 61 , a hub at fence post at angle in fence line, ll. 9 feet northeast of nail in fence post and 9.4 feet south of nail in fence post;

THENCE, in Madison County,S. $34^{\circ} 50^{\prime}$ W.331,feet,to Pos. $N_{0} .62$, a hub at corner fence post, 6.5 feet southwest of nail in fence post and 4.3 feet northwest of nail in fence post;

THENCE, in Madison County,S. $36^{\circ}$ 26 ${ }^{1}$ W. 796 feet, to Pos.No. 63 , an oak hub at south side of path, 2 feet west of nail in blazed 8-inch hickory and 14 feet northeast of nail in blazed 4-inch hickory;

THENCE, in ${ }^{\text {M }}$ adison County,S. $20^{\circ} 25^{\prime} \mathrm{W} .784$ feet, to Pos.No.64, a blazed 10 -inch oak in wooded area on east side of hill,32.3 feet northwest of nail in blazed oak and -15.8 feet southeast of nail in 28-inch oak;

THENCE, in Madison County,S. $42^{\circ} 55^{\prime}$ W. 266 feet, to Pos.NO.65, a hub at fence, ll feet east of nail in blazed gum, and 3.8 feet north of nail in blazed dogwood sapling;

THENCE, in Madis on County, N. $81^{\circ}$ 15' W. 544 feet,to Pos.No.66, a 28-inch oak, with triangular blaze, 10 feet south of old fence line,l5 feet north of nail in blazed oak, and 11.7 feet southwest of nail in oak stump on fence line;

THENCE, in Madison County,S. $83^{\circ} 10^{1}$ W. 273 feet, to Pos. 10.67 , an oak hub in wooded area, 2 feet south of rail fence, 10.7 southeast of nail in blazed oak, and 6.3 feet northwest of nail in blazed oak;

THENCE, in Madison County,S. $88^{\circ} 10^{\prime}$ W. 401 feet, to Pos.No.68, an oak hub 6 feet south of rail fence,8.2 feet north of nail in dead chestnut and 13 feet south of nail in dogwood;

THENCE, in Madison County, N. $88^{\circ} 45^{\prime}$ W. 178 feet, to Pos. No.69, an oak hub in corner of rail fence, 10 feet southwest of nail in blazed locust;

THENCE, in Madison County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and continuing the same course, $N .59^{\circ} 25^{\prime} \mathrm{W} .15$ feet to a station on the north side of the old Weakley road;

THENCE, in Madison County, along the north side of the Old Weakley road to the point of intersection with the boundary line of the land described in the above mentioned condemnation proceeding in said county at a point between Position $N_{0.71}$ and position No. 72 ;

THENCE, in Madison County,S. $89^{\circ} 10^{\prime}$ W.to Pos.No.72, an oak hub 200 feet east of orchard.9.4 feet north of nail in blazed oakd and 13.5 feet east of nail in blazed oak sapling.

THENCE, in Madison County, $\mathrm{N}_{.} 71^{\circ} 00^{\prime}$ W. 545 feet, to Pos.No. 73 , an oak hub in pine thicket, on steep hill facing southwest,9.6 feet southeast of nail in blazed locust sapling, and 13.2 feet southwest of nail in blazed dogwood;

THENCE, in Madison County,N. $41^{\circ} 25^{\prime}$ W. 348 feet, to Pos. ${ }^{\circ} 0.74$, a hub in wooded area about 450 feet northeast of house, 10 feet southeast of nail in blaz -ed hickory, and 7.5 feet southwest of nail in blazed dogwood sapling;

THENCE, in Madison County, $\mathbb{N}^{2} 65^{\circ} 25^{\prime}$ W6483 feet, to Pos. $N_{0} .75$, a sycamore with triangular blaze, 21.5 feet southwest of nail in sycamore and 6.7 feet west of nail in stump;

THENCE, in Madison County, N. $28^{\circ} 40^{\prime}$ E. 506 feet, to Pos. ${ }^{\circ} 0.76$, an oak hub in line with rail fence, 5.4 feet northeast of nail in stump and 7.4 feet southwest of nail in stump;

THENCE, in Madison County,N. $43^{\circ}$ 10' W. 305 feet, to Pos.No.77, a hub 5.4 feet south of oak with "U.S.No. 77 " painted on it;

THENCE, in Madison County, N. $73^{\circ} 50^{\prime} \mathrm{W} .405$ feet, to Pos.No. 78 , an oak hub in wooded area, 10.6 feet southeast of nail in blazed pine sapling, and 13 feet northwest of nail in blazed dogwood;

THENCE, in Madison County, $N .86^{\circ}$ 05' W. 430 feet, to Pos.No.79, a hub i $n$ rail fence line, 6 feet south of nail in poplar and 6.7 feet north of nail in poplar:

THENCE, in $\mathbb{M}_{a}$ dison County, N. $84^{\circ} 55^{\prime}$ W. 374 feet, to Pos.No. 80 , a hub 12 feet west of trail about 100 feet south of pole gate, 16.2 feet east of nail in blazed pine and 11.4 feet northwest of nail in blazed sapling;
'THENCE, in Madison County,S. $35^{\circ} 35^{\prime}$ W. 337 feet, to Pos.No.81, a hub four feet south of dim path in wooded area, 15.1 feet south of nail in blazed oak, and 8.5 feet northeast of nail in blazed oak;

THENCE, in Madison County,S. $16^{\circ} 30^{\prime}$ W. 1013 feet, to Pos.No. 82 ,a blazed pine on east side of steep hill, 17.7 feet south of nail in blazed white oak, and 13.7 feet southwest of nail in blazed hickory;

THENCE, in Madison County,S. $27^{\circ} 20^{\prime}$ W.to a station on the north side of the Syria-01d Rag public road;

THENCE, in Madison County, leaving the boundary line of the land describ -ed in the petition filed in the above mentioned condemnation proceeding in said county and running with the northern limits of the Syria-01d Rag public road to the point of intersection with the boundary line between the E.J.Brown Tract No. 118, and the A.Hamp Brown Estate Tract No. 115 ;

THENCE, in Madison County, with the boundary line between the E.J. Brown Tract No. 118 and the A.Hamp Brown Estate Tract No.115, to a corner common to the said A.Hamp Brown Estate Tract No. 115 and the Hubert R. Brown $\mathbb{R r a c t}$ No. 119 , in a line of the said E.J.Brown Tract No.118;

THENCE, in Madison County, with the boundary line between the Hubert R. Brown Tract No. 119 and the A.Hamp Brown Estate Tract No. 115 , to a corner common to the two said tracts and common also to the John,Stanley and Weldon Gallihugh Tract No. 104 and the Christadora Heirs Tract No.63-g;

THENCE, in Madison County, with the boundary lines between the said Gallihugh Tract $N_{0} .104$ and the said Christadora Heirs Tract No. 63-g, to a corner common to the two said tracts and common also to the E.T.Nicholson Tract No. 93-a, the J.E.and G.W.Weakley Tract No. 125 and the I:H.Brown Tract No.123;

THENCE, in Madison County, with the boundary line between the E.T.
Nicholson Tract $\mathbb{N}_{0.93-a}$ and the Christadora Heirs Tract $N_{0} .63-\mathrm{g}$, to a corner com
-mon to the Chadwell Berry Estate Tract No.103-a and the said Christadora Heirs Tract ${ }^{N_{0}}$.63-g,in a line of the said E.T.Nicholson Tract No.93-a;

THENCE, in Madison County, with the boundary line between the Chadwell Berry Estate Tract No.103-a and the E.T.Nicholson Tract No.93-a, to the point of intersection with a line of the Henry Smith Tract No.129;

THENCE, in Madison County, with the boundary line between the Henry Smith Tract No 129 and the Chadwell Berry Estate Tract No. 103-a, to a corner common to the said Chadwell Berry Estate Tract No. 103-a and the Christadora Heirs Tract No. 63-g, in a line of the said Henry Smith Tract No. 129;

THENCE, in Madison County, with the boundary line between the
Henry Smith Tract No. 129 and the Christadora Heirs Tract No. 63-g, to a corner cormon to the two said tracts and common also to the Emma E. Nicholson Tract No. 92;

THENCE, in Madison County, with the boundary lines between the Emma E. Nicholson Tract $N_{0} .92$ and the Christadora Heirs Tract No.63-g, to the point of intersection with a line of the Wheeler Nicholson Tract No.91:

THENCE, in Madison County, with the boundary lines between the Emma E. Nicholdon Tract $N o .92$ and the Wheeler $\mathbb{N}$ cholson Tract $N_{0 .} .91$, to the point of intersection with a line of the Henry Smith Tract No. 129;

THENCE, in ${ }^{\text {M }}$ adison County, with the boundary line between the Henry Smith Tract No. 129 and the Wheeler Nicholson Tract No. 91 , to the point of interscetion with a line of the W.J.Berry Tract $N_{0.90 ;}$

THENCE, in Madison County, with the boundary lines between the Henry Smith Tract No. 129 and the W.J.Berry Tract No.90, to a corner common to the E.T. Nicholson Tract No. 93 and the said W.J.Berrey Tract No.90, in a line of the said
Henry Smith Tract No.li29;
THENCE, in ${ }^{M}$ adison County, with the boundary lines between the E.T. Nicholson Tract No. 93 and the W. J. Berry Tract No. 90, the Mrs Ella Nicholson Tract No. 89, the J. M. Jenkins Tract No. 19-e, the Waverly T. Dyer Tract NO. 94 and the Christadora Heirs Tract No. 63-e, to a corner common to the said E. T. Nicholson Tract No. 93 and the said Christadora Heirs Tract No. 63-ē and common also to the Effie B. Nicholson Tract No. 102 and the Henry Smith Tract No. 129;

THENCE, in Madison County, with the boundary line between the Effie B. Nicholson Tract No 102 and the Henry Smith Tract No. 129, the Chadwell Berry Estate Tract No. 103, and the E. T. Nicholson Tract No. 93-a, to a corner common to the Effie B. Nicholson Tract No. 102 and the Fray and Miller Tract No. 131, in a line of the E. T. Nicholson Tract No. 93-a;

THENCE, in Madison County, with the boundary lines between the Fray and Miller Tract No. 131 and the E. T. Nicholson Tract No. 93-a, to a corner common to the said E. T. Nicholson Tract No. 93-a, the Carroll M. Spitler Tract No 133 and the Wayman L. Brown Tract No. 126, in a line of the said Fray and Miller Tract No. 131, on or near Cedar Run;

THENCE, in Madis on County, wi th the boundary line between the Wayman L. Brown Tract No. 126 and the Carroll M. Spitler Tract No. 133, to a corner common to the said Wayman L. Brown Tract No. 126 and the J. E. and G. W. Weakly Tract No. 125, in a line of the said Carroll M. Spitler Tract No. 133;

THENCE, in Madis on County, with the boundary line between the

Carroll M. Spitler Tract No. 133 and the J. E. And G. W. Weakly Tract No 125, to a corner common to the two said tracts and common also to the John E. Weakly Tract No 124 and the J. D. and H. B. Fray and Mrs W. R. Rose Tract No. 340; THENCE, in Madison County, with the boundary lines between the J. D. and H. B. Fray and Mrs. W. R. Rose Tract No. 340 and the J. E. Weakly Tract No . 124, the I. H. Brown Tract No. 123 and the George Nicholson Tract No. 121, to a corner common to the said J. D. and H. B. Fray and Mrs. W. R. Rose Tract No. 340 and the said George Nicholson Tra ct No. 121 and common also to the I. H. Brown Tract No. 123-a;

THENCE, in Madison County, with the boundary lines between the George Nicholson Tract No. 121 and the I. H. Brown Tract No. 123-a, the J. Parker Seal Tract No. 122 and the J. D. and H. B. Fray Tract No. 138, to the point of intersection with a line of the Hubert R. Brown Tract No. 119-a;

THENCE, in Madison County, with the boundary line between the J. D. and H. B. Fray Tract No. 138 and the Hubert R. Brown Tract No. 119-a, the Edith S. Bates Tract No. 120, the Robert A. Graves Tract No. 127, and the Mamie F. Smith Tract No. 164, to a corner common to the said Mamie F. Smith Tract No. 164 and the W. D. Anderson Tract No. 161, in a line of the said J. D. and H. B. Fray Tract No 138;
"THENCE, in Madis on County, with the boundary line between the said Mamie F. Smith Tract No. 164 and the W. D. Anderson Tract No. 161, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos. No. 103, an oak stake in rail fence line, 5.5 feet southeast of nail in oak sapling and 2.9 feet northeast of nail in blazed looust;

THENCE, in Madison County, with said boundary line, N. $28^{\circ} 51^{\prime}$ W. 41 feet, to Pos. No. 104, a hub on west side of hill and wooded area, 6.4 feet north of nail in blazed maple and 2 feet east of nail in blazed oak;

* THENCE, in Madison County, N. $47^{\circ} 20^{\prime} \mathrm{W} .645$, feet, to Pos. No. 105, an oak stake in cleared field on south side of steep hill, 15 feet northeast of nail in stump and 21.6 feet northwest of nail in stump;

THENCE, in Madison County, S. $25^{\circ} 40^{\prime}$ W. 414 feet, to Pos. No. 106, and oak stake on North side of Rose River, 3.5 feet west of nail in post and 5.3 feet east of nail in fence post;

THENCE, in Madison County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running vii th the boundary line between the W. D. Anderson Tract No. 161 and the B. and D. Anderson Tract No. 160, to a corner common to the said W. D. Anderson Tract No. 161 and the A. C. Richards Tract No 155-a, in a line of the said B. and D. Anderson Tract No. 160;

THENCE, in Madison County, with the boundary line between the B. and D. Anderson Tract No. 160 and the A. C. Richards Tract N. 155-a, to a corner com mon to the two said tracts and common also to the B. S. Utz Tract No 203 and the B. S. Utz Trustee Tract No. 162;

THENCE, in Madison County, with the boundary line between the B. S. Utz Tract No. 203 and the B. and D. Anderson Tract No. 160, to a corner common to the two said tracts, in aline of the Newman Sisk Tract No. 158 , on the south
side of the old Gordonsville Tumpike;
$T$ THENCE, in Madison County, along the south side of the said Turnpike to the point of intersection with the boundary line between the Newman Sisk Tract No. 158 and the Flora Sisk Tract No. 159;

THENCE, in Madison County, with the boundary lines between the Newman Sisk Tract No. 158 and the Flora Sisk Tract No. 159, to a corner common to the two said tracts and common also to the B. P. Richards tract No. 152-a and the B. and D. Anderson Tract No. 160;

THENCE, in Madison County, with the boundary lines between the B. and D. Anderson Tract No. 160 and the B. P. Richards Tract No. 152-a, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos. No. 108, a hub in fence line where abandoned rock fence corners with rail fence at southwest corner of the Ferrum School property, 6.7 feet north of nail in fence post and 10.9 feet south of anail in fence post;

THENCE, in Madison County, with said boundary line S. $58^{\circ} 03^{\prime} \mathrm{E}$. 385 feet, to Pos No. 109, a 5-inch locust post 4 feet above graound, at southeast corner of the Ferrum School property, 19.8 feet southwest of nail in fence post and 8.9 feet southeast of painted circle on large boulder;

THENCE, in Madison County, S. $42^{\circ} 31^{\prime}$ E. 1205 feet, to Pos No. 110, an oak stake, in rail fence, at west edge of orchard, 25.9 feet northeast of nail in blaze on dead chestnut and 18.5 feet southeast of nail in chestnut stump;

THENCE, in Madison County, leaving the boundary line of the land described in the petition filed in the aboved mentioned condemnation proceeding in said county, and running with the boundary line between the B. P. Richards Pract $152-\mathrm{a}$ and the R. S. Graves Tract No. 128 , to a corner common to the two said tracts and common also to the John Fink Tract No. 165;
s THENCE, in Madison County, with the boundary line between the B. P. Richards Tract No. 152-a and the John Fink Tract No. 165, to a corner common to the said John Fink Tract No. 165 and the Madison Timber Corporation Tract No. 191-a, in a line of the said B. P. Richards Tract No. 152-a;

THENCE, in Madison County, with the boundary lines between the Madison Timber Corporation Tract No. 191-a and the B. P. Richards Tract No. 152-a the Newman Sisk Tract No. 158, the B. P. and Henry Richards Tract No 156, the Lester Dodson Tract No. 154, the Wesley Sisk Tract No. 153 and the R. A. and R. S. Graves Tract No. 146, to the point of intersection with a line of the W. F. Meadows Tract No. 168;

THENCE, in Madison County, with the boundary lines between the $R$. A. and R. S. Graves Tract No. 146 and the W. F. Meadows Tract No. 168, the L. E. Meadows Tract No. 169, the W. F. Meadows Tract No. 168-a, the A. F. Meadows Tract No. 170 and the Madison Timber Corporation Tract No. 191, to a corner common to the said R. A. and R. S. Graves Tract No. 146 and the said Madis on Timber corporation Tract No. 191 and cormon also to the Charles G. Koontz Estate No. 139;

THENCE, in Madison County, with the dividing line between that portion of Tract No. 191, me ntioned and described in sub-head "A" of the judgment in rem entered in the above mentioned condemnation proceeding in said county, on the

9th day of March,1934, and the remainder of said Tract No.191, as shown and delin -eated on the County Ownership Map filed with the report of the Board of Apprais -al Commissioners, to the point of intersection of this line with the boundary line between the R.A. and R.S.Graves and Brothers Tract No.181, and the said Madison Timber Corporation Tract No.191, which point of intersection is ten (10.00) chains from the corner where said boundary line turns approximately due south; THENCE, in Madison County, with the boundary lines between the said R.A. and R.S.Graves and Brothers Tract No. 181 and the Madison Timber Corporation Tract No.191, to a corner common to the two said tracts and common also to the C.S.Landrum Tract No.192, at or near the Rapidan River;

THENCE, in Madison County, with the boundary line between the said C.S. Landrum Tract No. 192 and the Madison Timber Corporation Tract No.191, the J.D.Fray -Eagle Hardwood Lumber Company Tract $N_{0}$.194-I, and the Madison Timber Corporatio $n$ Tract No.191-c, to a corner common to the said C.S.Landrum Tract No. 192 and the said Madison Timber Corporation Tract $N o .191-c$ and common also to the Mrs.S.E.B. Adams Tract No.193;

THENCE, in Madison County, with the boundary line between the Madison Timber Corporation Tract No.191-c and the Mrs.S.E.B.Adams Tract No.193, to the point of intersection with a line of the W.A.McDaniel Tract No. 205;

THENCE, in Madison County, with the boundary line between the Mrs.S.E.B. Adams Tract No. 193 and the W.A.McDaniel Tract No. 205 , to the point of intersection with the boundary line between Madison County and Greene County, on Conway or Middle River, a corner common to the two said tracts, and common also to the S.E. B. Adams Tract No. 42 and the Madison Timber Corporation Tract No.1, in Greene Coun -ty;

THENCE, in Greene County, with the boundary lines between the S.E.B. Adams Tract No. 42 and the Madison Timber Corporation Tract No. 1 , to another point of intersection with the said boundary line between Greene County and Madison County at the junction of Bush Mountain Run with Conway or Middle River;

THENCE down the river with said boundary line between Greene County and Madison County to the point of intersection with the boundary line between the S.E.B.Adams Tract No.42, and the Madison Timber Corporation -S.E.B.Adams Tract No.I-a-I;

THENCE, in Greene County, with the boundary lines between the S.E.B.Adams Tract No.42, and the said Madison Timber Corporation-S.E.B.Adams Tract No.1-a-I, to the point of intersection with a line of the Matthew Taylor Tract No.2;

THENCE, in Greene County, with the boundary lines between the Matthew Tay -lor Tract $N_{0.2}$, and the S.E.B.Adams, Tract $N_{0} .42$, the Michael Roach Tract No.14, the Cora V.Roach Tract No.13, the Willie Lamio Tract No.12, the Silas Lamb-Willis Lamb Tract No.9-I, the James Lamb Tract No.10, the Mathew Lamb Tract $N_{0} .6$, the Harry Jarrell Tract No. 5, and the Ella Breeden Tract No.4, to a corner common to the said Matthew Taylor Tract No. 2 and the said Ella Breeden Tract No. 4 , and com -mon also to the Madison Timber Corporation Tract No.l-a;

THENCE, in Greene County, with the boundary lines between the Ella Bree -den Tract Bo. 4 and the Madison Timber Corporation Tract No.1-a, to the point of intersection with the boundary line between Greene County and Madison County on Conway or Middle River;

THENCE, in Greene County, down the river with the said boundary line between Greene County and Madison County to the point of intersection with the boundary line between the C.H.Lamb Tract No. 8 and the Fannie Taylor Tract No. 21 ;

THENCE, in Greene County, with the boundary lines between the C.H.Lamb Tract No. 8 and the Fannie Taylor Tract No.21, to a corner common to the said Fannie Taylor Tract No.21, the Madison Timber Corporation-Willie and Edgar Lamb Tract No.l-b-I, in a line of the said C.H.Lamb Tract No.8;

THENCE, in Greene County, with the boundary line between the Madison Timber Corporation-Willie and Edgar Lamb Tract No.I-b-I and the C.H.Lamb Tract No. 8 , to a corner common to the two said tracts and common also to the Silas Lamb Tract No.9, and the Silas Lamb-Willis Lamb Tract No.9-I;

THENCE, in Greene County, with the boundary line between the said Mad -ison Timber Corporation-Willie and Edgar Lamb Tract No.I-b-I and the said Silas Lamb-Willis Lamb Tract No.9-I, the Willie Lamb TRact No.12, the Cora V.Roach Tract No.13, the Willie and Edgar Lamb Tract No. 29 and the Willie and Edgar Lamb Tract No.29-a, to a corner common to the said Willie and Edgar Lamb Tract No.29-a, and the said Tract No.l-b-I and common also to the Ephriam Wood Tract No. 22 and the Parker Shoals Tract No. 24;

THENCE, in Greene County, with the boundary lines between the Willie and Edgar Lamb Tract No. 29-a and the Parker Shoals Tract No. 24, to a corner common to the said Parker Shoals Tract No. 24 and Tract No. 28, in a line of the said Willie and Edgar Lamb Tract No. 29-a;

THENCE, in Greene County, with the boundary line between the said Parker Shoals Tract No. 24 and the said Tract No. 28, to a corner Common to the two said tracts and common also to the Mittie Lee Shoals Tract No. 27, and the Charles Shoals Tract No. 26;

THENCE, in Greene County, with the boundary line between the Mittie Lee Shoals Tract No. 27 and the Charles Shoals Tract No. 26, to the point of intersection with a line of the Sam Taylor Tract No. 50;

THENCE, in Greene County, with the boundary lines between the Sam Taylor tract No. 50, and the Mittie Lee Shoals Tract No. 27, the Minnie Taylor Tract No. 47 , and the Columbia Taylor Tract No. 46 , to the point of intersection with a line of the Walter Breeden Tract No. 53;

IHENCE, in Greene County, with the boundary line between the Walter Breeden Tract No. 53 and the Columbia Taylor Tract No. 46. to a corner common to the two said tracts and common also to the Deford Company Tract No. 45.;

THENCE, in Greene County, with the boundary lines between the Deford Company Tract No. 45 and the Walter Breeden Tract No. 53, the J. 0. Shifflett Tract No. 51-a, the Marcellus Beasley Tract No. 52, the George Lamb Tract No. 44, the Margarett Samuels Tract No. 156, and another portion of the said George Lamb Tract No. 44, to a corner common to the said Deford Company Tract No. 45 and the said George Lamb Tract No. 44 and common also to the Reuben Breeden Tract No. 54, and the Anna May Comer Tract No. 55;

THENCE, in Greene County, with the boundary lines between the George Lamb Tract No. 44 and the Anna May Comer Tract No. 55, to a corner commone to the two said tracts and common also to the Madison Timber Corporation-Anna May Comer Tract No. I-c-I, and the Madison Timber Corporation-George Lamb Tract

THENCE, in Greene County, with the boundary line between the Anna May Comer Tract No. 55, and the Madison Timber Corporation-Anna May Comer Tract No. l-c-I, to a corner common to the two said tracts and common also to the Reuben $A$. Breeden Tract No. 54;

THENCE, in Greene County, with the boundary line between the said Tract No. I-cI and the Reuben A. Breeden Tract No. 54, to a corner common to the two said tracts and common also to the Madison Timber Corporation-G. Luther Kite Tract No. $1-c-V$;

THENCE, in Greene County, with the boundary lines between said Tract No. l-c-V and the Reuben A. Breeden Tract No. 54, the Sallie A. Kite Tract No. 20, and the L. Gruver Meadows Tract No. 67, to a corner common to the said Tract No. 1-c-V and the said L. Gruyer Meadow Tract No ${ }^{\text {Gry }}$, and common also to the Madison Timber Corporation $\Lambda^{T i m b e r ~ C o r p o r a t i o n ~ T r a c t ~ N o . ~ I-c ; ~}$

THENCE, in Greene County, with the boundary lines between the L. Gruver Meadows Tract No. 67 and the said Madison Timber Corporation-L. Gruver Meadows tract No. l-c-IV, to a corner common to the said Tract No. I-c-IV, and the Mad-

## 1son Timber Corporation Tract No.l-c in a line of the said L.Gruver Meadows Tract

 No. 67.THENCE, in Greene County, with the boundary lines between the Madison Timber Corporation Tract No. I-c and the L. Gruver Meadows Tract No. 67, the John P. Meadows Tract No. 65, and the J. T. Heard Tract No. 64, to the point of intersection with a line of the John P. Gilford Tract No. 3;

THENCE, in Greene County, with the boundary lines between the John P. Gilford Tract No. 3 and the J. T. Heard Tract No. 64, the H. C. Jarrell and D. A. Jenkins Tract No. 72, the S. B. Collier Tract No. 74, the H. W. Zetty Tract No. 96, the C. E. Armentrout Tract No. 98 and the H. K. and J. M. Shelton Tract No 99, to a corner common to the said John P. Gilford Tract No. 3 and the H. K. and J. M. Shelton Tract No. 99 and common also to the James S. Dean-Estate H. K. and J. M. Shelton Tract No. 102-I;

THENCE, in Greene County, with the boundary line between the $H . K$ and J. M. Shelton Tract No. 99 and the said James S. Dean Estate - H. K. and J. M. Shelton Tract No. 102-I, to a corner common to the two said tracts and common also to the A. T. Dulaney Tract No. 104;

THENCE, in Greene County, with the boundary lines between the said Tract No. 102-I, and the s id A. T. Dulaney Tract No. 104, to a corner common to the two said tracts and commn also to the George A. Dean Tract No. 103 and the Charles P. Dean Tract No. 33-a;

THENCE, in Greene County, with the boundary lines between the $A$. T. Dulaney Tract No. 104 and the Charles P. Dean Tract No. 33-a, to a corner common to the two said tracts and common also to the Herman Breeden Tract No. 101 and the Basil Haney tract No. 100;

THENCE, in Greene County, with the boundary line between the Herman Breeden Tract No. 101 and the Basil Haney Tract No. 100, to the point of intersection with the boundary line of the C. E. Armentrout Tract No. 98;

THENCE; in Greene County, with the boundary lines between the C. E. Armentrout Tract No. 98 and the Herman Breeden Tract No. 101, to a corner common to the two said tracts and common also to the Elszie Shifflett Tract No. 116;

THENCE, in Greene County, with the boundary lines between the C. E. Armentrout Tract No. 98 and the Elzie Shifflett Tract No. 116, to a corner common to the two said tracts, and common also to the P. H. Haney Tract No. 97, and the Mary E. Shifflett Tract No. 130;

THENCE, in Greene County, with the boundary lines between the P. H. Haney Tract No. 97, and the Mary E. Shifflett Tract No. 130, to a corner Common to the said P. H. Haney Tract No. 97 and the Gallie W. Weaver Tract No 131, in a line of the said Mary E. Shifflett Tract No. 130;

THENCE, in Greene County, with the boundary line between the P. H. Haney Tract No. 97 and the Gallie W. Weaver Tract No. 131, to a corner common to the two said tracts, and cormon also to the Matthew Dean Tract No. 128, and the J. E. Long Tract No. 129;

THENCE, in Greene County, with the boundary lines between the tract Natthew Dean Tract No. 128, and the J. E. Long/No. 129, to a corner common to the said Matthew Dean Tract No. 128 and the Claude Taylor Tract No, 94 in a line of the said J. E. Long Tract No. 129;

THENCE, in Greene County, with the boundary line between the Claude Taylor Tract No. 94 and the J. E. Long Tract No. 129, to a corner common to the two said tracts and common also to the E. B. Morris Estate Tract No. 134;

THENCE, in Greene County, with the boundary lines between the E.B.Mor-

## estate

ris Tract No. 134 and the Claude Taylor Tract No. 94 , the W.L.Morris Tract No. 177 and the R.A.Melone Tract No. 202, to a corner common to the said R.A.Malone Tract No. 202 and the Edna Austin Tract No. 200 , in a line of the said E.B.Morris Estate Tract No. 134;

THENCE, in Greene County, with the boundary lines between the Edna Aus -tin Tract No.200, and the R.A.Malone Tract No. 202, the W.L.Morris Tract No. 177 and the Nancy Breeden Tract No. 197-a, to a corner common to the said Edna Austin Tract No. 200 and the Robert Breeden Tract No.201, in a line of the said Nancy Breeden Tract No. 197-a;

THENCE, in Greene County, with the boundary line between the Nancy Breeden Tract No.197-a and the Robert Breeden Tract No. 201, to a corner cormon to the two said tracts and common also to the W.M.and Marcellus Breeden Tract No. 198 and the J.L.Armentrout Tract No.213;

THENCE, in Greene County, with the boundary lines between the W.M.and Marcellus Breeden Tract No. 198 and the J.L.Armentrout Tract No. 213, the Nancy Bree -den Tract No. 197 and the Nathaniel Stevens Tract No. 180, to a corner common to the said W.M.and Marcellus Breeden Tract No. 198 and the Ben and Mitchell Morris Tract No. $\mathbf{3 6 2}$, in a line of the said Nathaniel Stevens Tract No.180;

THENCE, in Greene County, with the boundary line between the Ben and Mitchell Morris Tract No. 362 and the Nathaniel Stevens Tract No. 180, to a corner $\wedge$ to the said Ben and Mitchell Morris Tract No. 362 and the J.P. Harner Tract No. 178, in a line of the said Nathaniel Stevens $\mathbb{T r a c t}$ No. 180 ;

THENCE, in Greene County, with the boundary lines between the J.P.Harner Tract No. 178 and the Nathaniel Stevens Tract No. 180, the Iurena Morris Tract No.195, and the J.T.Heard Tract No. 64-b, to a corner common to the said J.P.Harner Tract No. 178 and the said J.T.Heard Tract No. 64 -b and common also to the Reuben

## A. Breeden Tract No.54-a;

THENCE, in Greene County, with the boundary line between the J.T.Heard Tract No. $64-\mathrm{b}$ and the Reuben A.Breeden Tract No.54-a, to a corner common to the two said tracts and common also to the G.W.Conley Tract Bo.186;

सHENCE, in Greene County, with the boundary lines between the G.W.Conley Tract No. 186 and the J.T.Heard Tract No.64-b, the J.T.Helbert Tract No. 76-a and the J.B.Roach Tract No. 192, to a corner common to the said G.W.Conley Tract No. 186 and the said J.B.Roach Tract No. 192 and common also to the Andrew Roach Tract No.187;

THENCE, in Greene County, with the boundary lines between the Andrew Roach Tract No. 187 and the J.B.Roach Tract No.192, to a corner common to the said Andrew Roach Tract No. 187 and the J.T.Hlebert "Beech Spring" Tract No. $76-\mathrm{b}$, in a line of the said J.B.Roach Tract No.192;

THENCE, in Greene County,with the boundary line between the J.T.Helbert "Beech Spring" Tract No. 76-b and the J.B.Roach Tract No.192, the J.H.Roach Tract No. 232 and the G.W. and Ernest Conley Tract No. 237 , to a corner common to the said J.T.Helbert "Beech Spring" 思ract No. $76-\mathrm{b}$ and the said G.W.and Ernest Conley Tract No.237, in a line of the Davis and Miller Tract No.179;

THENCE, in Greene County, with the boundary lines between the Davis and Miller Tract No. 179 and the G.W. and Ernest Conley Tract No. 237, the J.T.Helbert Tract No.76-c and the James G.Blauvelt-Piedmont Mining and Smelting Company-Davis and Miller Tract No.235-I, to a corner common to the said Davis and Miller Tract No. 179 and the said Tract No,235-I, and cormon also to the Moses Crawford Tract No.236;

THENCE, in Greene County, with the boundary lines between the Moses Crawford Tract No. 236 and the James G. Blauvelt-Piedmont Mining and Smelting Com -pany-Davis and Miller Tract No.235-I, the James G.Blauvelt-Piedmont Mining and Smelting Company Tract No. 235 , the James G. Blauvelt-High Top Min Corporation Tract No. 290 and the Thomas Crawford Tract No. 258 , to a corner common to the said Moses Crawford Tract No. 236 and the said Thomas Crawford Tract No. 258 and common also to the J.M.and Effie Funkhouser Tract No.259;

THENCE, in Greene County, with the boundary line between the J.M. and Effie Funkhouser Tract No. 259 and the Thomas Crawford Tract No. 258, to tje point of intersection with a line of the Jack Crawford Estate Tract No.261;

THENCE, in Greene County, with the boundary lines between the Jack Craw -ford Estate Tract No. 261 and the Thomas Crawford Tract No.258, the Bernard J. Shifflett Estate Tract No. 264 and the Robert Morris Mract No. 262 , to the point of intersection with a line of the R.M.and B.B.Burke Tract No. 260;

THENCE, in Greene County,with the boundary line between the R.M.and B. B. Burke Tract No. 260 and the Ben Frazier Tract No. 263, to a corner common to the two said tracts and common also to the E.W.Webster and W.S.Shover Tract No.169;

THENCE, in Greene County, with the boundary lines between the E.W.Webster and W.S.Shover Tract No. 169 and the Ben Frazier Tract No. 263 , the Bernard J.Shifflett Estate Tract No.264, the Cleveland Shifflett Tract No.267, the Colum -bus Vic Morris Tract No. 296 and the John M.Huffman and others Tract No.166,to a corner common to the said E.W.Webster and W.S.Shover Tract No. 169 and the said John M. Huffman and others Tract No. 166 and common also to the Elijah Catterton Tract No.168;

THENCE, in Greene County, with the boundary lines between the John $\mathbb{M}$. Huffman and others Trcat No. 166 and the Elijah Catterton Tract No.l68, the William and Ed Sellers Tract No.167, the H.R.and F.D.Eiler Tract No. 157 and the Deford Company Tract No.45-a, to a corner common to the said John M. Huffman and others Tract No.166, the Meyerhoffer and Huffman Tract No. 165 and the D. H. Carpenter Tract No. 164, in a line of the said Deford Company Tract No. 45v;

THENCE, in Greene County, with the boundary lines between the Deford Company Tract No. 45-a and the D. H. Carpenter Tract No. 164, the Lemuel Shifflett Tract No. 163 and the Luther Morris Tract No. 160, to a corner common to the said Luther Morris Tract No. 160 and the Houston Morris Tract No. 170, in aline of the said Deford Company Tract No. 45-a;

THENCE, in Greene County, with the boundary lines between the Luther Morris Tract No. 160 and the Houston Morris Tract No. 170, to a corner c commom to the said Houston Morris Tract No. 170 and the Smith Morris Tract No. 159, in a line of the said Luther Morris tract No. I60;

THENCE, in Greene County, with the boundary lines between the 8 mi th Morris Tract No. 159 and the Luther Morris Tract No. 160, to the point of intersection with a line of the David Sullivan Tract No. 161, at or near the Simmons Gap Road;

THENCE, in Greene County, with the boundary line between the Smith Morris Tract No. 159 and the J. William Sullivan and Sister Tract No. 154, to the point of intersection with a line of the W. P. R. Weaver Estate Tract No. 146;

THENCE, in Greene County, with the boundary lines between the $W$. P. R. Weaver Estate Tract No. 146 and the J. William Sullivan and Sister Tract No 154, the Otis and Hobart Shifflett Tract No. 145, the McClellan Shifflett Tract No. 144 and the Charles A. Hammer Tract No. 139, to a corner common to the said W. P. R. Weaver $E_{\text {state Tract }}$ No. 146 and the said Charles A. Hammer Tract No. 139 and common also to the Charles A. Hammer-John A. Alexander Tract No. 139-I, and the W. P. R. Weaver Estate- John A. Alexander Tract No. 146-I;

THENCE, in Greene County, with the boundary lines between the said W. P. R. WeaverpJohn A. Alexander Tract No. 139-I, the Q. G. Kaylor-John A. Alexander Tract No. 138-I and the E. R. McFadden-John A. Alexander Tract No. 147-I, to a corner common to the said Tract No. $146-I$ and the said Tract No. $147-\mathrm{I}$, on or near ivy Creek;

THENCE, in Greene County, with the boundary lines betweeen the E. R. McFadden-John A. Alexander Tract No. 147 -I and the C. L. and J. C. HedrickJohn A. Alexander Tract No. ${ }^{149-I, ~ t h e ~ G e o r e ~ W . ~ S h i f f l e t t, ~ E s t a t ~ e-J o h n ~ A . ~}$ Alexander Tract No. 148-I, and the John W. Breeden-John A. Alexander Tract No. 137-I to a corner common to the said E. R. McFadden-John A. Alexander Tract No. 147-I and the said John W.Breeden-John A.Alexander Tract No. 137-I and common also to the q. G. Kaylor-John A. Alexander Tract No. 138-I;

THENCE, in Greene County, wi th the boundary lines between the $Q$.
G. Kaylor-John A. Alexander Tract No. 138-I and the John W. Breeden-John A.Alexan
-der Tract No. 137-I, to a corner common to the two said tracts and common also to the John A. Alexander Tract No. 136-a;

THENCE, in Greene County, with the boundary line between the John A.

Alexander Tract No. 136-a and the Q. G. Kaylor-John A. Alexander Tract No. 138-I to a corner common to the two said tracts and common also to the Charles $A$. Hammer-John A. Alexander Tract No. 139-I and the Jackson Frazier Estat e-John A. Alexander Tract No. 141-I;

THENCE, in Greene County, with the boundary line between the Charles
A. Hammer-John A. Alexander Tract No. 139-I and the Jackson Frazier Estate-John A. Alexander Tract No 141-I, to a corner common to the two said tracts and commonalso to the Charles A. Hammer Tract No. 139 and the Jackson Frazier Estate Tract No. 141;

THENCE, in Greene County, with the boundary lines between the Jackson Frazier Estate Tract No. 141 and the Charles A. Hammer Tract No. 139, the Henry Frazier Tract No. 140 and the D. H. and H. G. Patterson Tract No. 69, to the point of intersection with the boundary line between Greene County and Albemarle County;

THENCE, in a southeasterly direction with the boundary line between Greene County and Albemarle County to a point designated as Position No. 161, in the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in Greene County and designated as Position No. 248 , in the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in Albemarle County, and is marked by an oak stake on west side of rail fence, 4 feet south of an east-west wire fence at the northeast corner of orchard, 3.3 feet north of nail in blazed sassafras stump, 4 feet north of nail in blazed sassafras and 17 feet east of nail in blazed sassafras;

THENCE, in Albemarle County, with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, S. $43^{\circ} 49^{\prime}$ E. 75 feet, to Pos. No. 247 , a nail in painted triangle on 13 -inch locust stump in rall fence corner;

- THENCE, in Albemarle County, S. $40^{\circ} 40^{\prime} \mathrm{W}$. 532 feet, to Pos. No. 246, a pine stake in rail fence line, $\mathbb{N}$. $13^{\circ} \mathrm{W}$. of nail in blaze on 4-inch ironwood and $\mathrm{S} .83^{\circ} \mathrm{E}$. of nail in blaze on 3 -inch dogwood;
- THENCE, in Albemarle County, leaving the boundary line of the land described in the petition filed in the above condemnation proceeding in said county, and running with the boundary line between the D. H. and H. G. Patterson Tract No. 201 and the W. R. Mason Trustee Tract No. 202, the Mary J. Bruce Tract No. 203, the Leo and Wilbert Shifflett Tract No. 204 and the Elijah and Matilda Shifflett Tract No. 205, to a corner common to the said D. H. and H. G. Patterson Tract No. 201 and the J. S. Huffman, F. J. Miller and J. F. Wampler Tract No. 200, in a line of the said Elijah and Matilda Shifflett Tract No. 205;

THENCE, in Albemarle County, with the boundary line between the J. S. Huffman, F. J. Miller and J. F. Wampler Tract $N_{0}$. 200 and the Elijah and Matilda Shifflett Tract No. 205, to a corner cormon to the said J. S. Huffman, F. J. Miller and J. F. Wampler Tract No. 200, and the J. S. Huffman, F. J. Miller and J. F.
Wampler-G. W. Bruce Tract No. 200-I, in a line of the said Elijah and Matilda Shifflett Tract No. 205;

THENCE, in Albemarle County, with the boundary lines between the J.S.
and Matilda Shifflett Tract No.205, the C.A.Austin Tract No. 207, and the G.W. Bruce Tract No. 208 , to a corner common to the said Tract No.200-I and the said G.W . Bruce Tract No. 208 and common also to the J.S.Huffman,F.J.Miller and J.F.Wampler Tract No. 200 ;

THENCE, in Albemarle County, with the boundary lines between the J.S. Huffman, F.J.Miller and J.F.Wampler Tract No. 200, the.G.W. Bruce Tract No. 208 and the Ernest Stannup Tract No. 212 , the M.H.and W.B.Goins and Ernest Stannup Tract No. 211 and the M.H, and W.B.Goins Tract No. 214 , to a corner common to the said M. H.and W.B.Goins Tract No. 214 and the Crawford and Fulton Tract No.199, in a line of the said J.S.Huffman, F.J.Miller and J.F.Wampler Tract No. 200;

THENCE, in Albemarle County, with the boundary lines between the M. H. and W.B.Goins Tract.No. 214 and the Crawford and Fulton Tract No.199, to a corner common to the said Crawford and Fulton Tract No.199, and Tract No.ll5-b, in a line of the M.H. and W.B. Goins Tract No.214;

THENCE, in Albemarle County, with the boundary lines between the said Tract No. $115-\mathrm{b}$, and the Crawford and Fulton Tract No.199, to a corner common to the said Tract No.115-b and the Wright and Driver Tract No.129, in a line of the said Crawford and Fulton Tract No.199;

THENCE, in Albemarle County, with the boundary lines between the Wright and Driver Tract No. 129 and the Crawford and Fulton Tract No.199, the H.G.and A. B. Patterson Tract No. 198 and the David Hawkins Tract No.127, to a corner common to the said Wright and Driver Tract No.l29, and the said David Hawkins Tract No. 127 and common also, the Roller, Carroll and Company Tract No.128;

THENCE, in Albemarle County, with the boundary lines between the David Hawkins Tract No. 127 and the Roller, Carroll and Company Tract No.128, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos. No.133, a nail in triangular blaze on 36 -inch red oak on south edge of old road about 35 feet north of center of Doyles River;

THENCE, in Albemarle County, with said boundary line S. $75^{\circ} 15^{\prime} \mathrm{W} .1729$ feet, to Pos.No.132, a nail in triangulab blaze on 30-inch chestnut oak;

THENCE, in Albemarle County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the R.E.Rohleder Tract No. 45 and the Mrs.N.B.Early Tract No. 217 to another point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at a point between Pos.No. 131 and Pos. No. 130;

THENCE, in Albemarle County, with said boundary line S. $37^{\circ} 52^{\prime}$ E.to Pos. No.130, a nail in triangular blaze on 18-inch gum;

THENCE, in Albemarle County,S. $40^{\circ} 51^{\prime} \mathrm{W} .529$ feet, to Pos.No.129, a nail in triangular blaze on 4 -inch locust at rail fence;

THENCE, in Albemarle County, leaving the boundary line of the land described in the petition in the above mentioned condemnation proceeding in said county, and munning with the boundary lines between the R. E. Rohleder Tract No. 45 and the G.W., J.L. and A.P.Bruce Tract No.114, the A.L.Garrison and wife Tract No. 113, the John F.Walton Tract No.112, the Ella J.Wood Tract No.108, the W.B.McAllis No. 110 and the C.J.Barger Estate Tract No.43, to a corner common to the said R. E.Rohleder Tract No. 45 and the said C.J.Barger Estate Tract No. 43 and common also to Tract No.115-a;

THENCE, in Albemarle County, wi th the boundary lines between the said Tract No.115-a and the C.J.Barger Estate Tract No. 43 , to a corner common to the Wright and Early Tract No. 119 and said Tract No.ll5-a, in a line of the C.J.Barger Estate Tract No.43;

THENCE, in Albemarle County, with the boundary line between the Wright and Early Tract No. 119 and the C.J.Barger Estate Tract No.43, to a corner common to the said Wright and Early Tract No. 119 and the Thomas J.Wood Tract $\mathbb{N} 0.44$, in a line of the C.J.Barger Estate Tract.No. 43;

THENCE, in Albemarle County, with the boundary lines between the Wright and Early Tract No. 119 and the Thomas J.Wood Tract No.44, to a corner common to the said Wright and Early Tract No.ll9, the Sally R. Brown Tract No. 116 and the Deford Company Tract No.39, in a line of the said Thomas J.Wood Tract No.44;

THENCE, in Albemarle County, with the boundary line between the Deford Company Tract No. 39 and the Thomas J.Wood Tract No. 44 , to a corner cormmon to the said Thomas J.Wood Tract No. 44 and the D.C,Via Tract No. 42 , in a line of the said Deford Company Tract No.39;
"THENCE, in A.bemarle County, with the boundary lines between the Deford Company Tract No. 39 and the D.C.Via Tract No. 42 , to a corner common to the two said tracts and common also to the Robert H.Via Tract No. 41 ;

THENCE, in Albemarle County, with the boundary lines between the Robert H. Via Tract No. 41 and the D.C.Via Tract No. 42 , to the point of intersection with a line of the C.J.Barger Estate Tract No. 43 ;

THENCE, in Albemarle County, with the boundary lines between the C.J.Bar -ger Estate Tract $N_{0} .43$ and a portion of the Robert H.Via. Tract No. 41 , the Black Rock School House Tract No.93-a, another portion of the Robert H.Via Tract No. 41 and the said S.D.Miller Tract $\mathbb{N}$. 40 , to a corner common to the said C.J.Barger Estate* Tract No. 43 and the said S.D.Miller Tract No. 40 and common also to the F.R.Marshall Tract No. 34 ;

THENCE, in Albemarle County, with the boundary lines between the S.D. Miller Tract No. 40 and the R.F.Marshall Tract No. 34 , to the point of intersection with a line of the Deford Company Tract No. 39;

THENCE, in Albemarle County, with the boundary lines between the Deford Company Tract No. 39 and the R.F.Marshall Tract No. 34 , the M.F.Marshall Tract No. 35 and the M.F.and Charles Marshall Tract No.102, to the point of intersection with a line of the Amanda and Julia Sandridge Tract No.101;

THENCE, in Albemarle County, with the boundary line between the Amanda and Julia Sandridge Tract No.lol and the M.F.and Charles Marshall Tract No.102, to the point of intersection with a line of the Wampler, Reed and Johnson Tract No. 36 ;

Thence,in Albemarle County with the boundary line between the Amanda and Julia Sandridge Tract No. 101 and the Wampler, Reed and Johnson Tract No. 36, to a corner common to the Wampler, Reed and Johnson Tract No. 36 and the W.F.Patterson and M.C.Borden Tract No. 33 , in a line of the said Amanda and Julia Sandridge

THENCE, in Albemarle County, with the boundaty lines between the W. Frank Patterson and M.C.Borden Taact No. 33 and the Wampler, Reed and Johnson Tract No. 36, the P.H.Faulkner Tract No. 38 , the Hollis Rhinehart Tract No. 37 , the Shaver, Shu -mate et als,Tract No. 83 and the Thomas L. Early Tract No. 82 , to a corner common to the said W.F.Patterson and M.C.Borden Tract No. 33 and the Weast and Wonderly Tract No.32,in a line of the said Thomas L. Early Tract No.82;

THENCE, in Albemarle County, with the boundary line between the Thomas L. Early Tract No. 82 and the Weast and Wonderly Tract No.32, to the point of inter -section with a line of the City of Charlottesville Tract No.72;

THENCE, in Albemarle County, with the boundary lines between the City of Charlottesville Tract No. 72 and the Weast and Wonderly Tract No.32,the Western and Williams Tract No. 3l; and the T.J.and C.S.Roller Tract No.29, to a corner co mmon to the said T.J. and C.S.Roller Tract No. 29 and the W.R.and R.T.W.Duke Tract No.26, in a line of the said City of Charlottesvilhe Tract No.72;

THENCE, in Albemarle County, with the boundary lines between the W.R. and R.T.W.Duke Tract No. 26 and the City of Charlottesville Tract No.72, the Edgar Ballard Tract No. 27 and the D.D.Royer Tract No. 25 , to a corner common to the said W.R.and R.T.W.Duke Tract No. 26 and the said D.D.Royer Tract No. 25 and common also to the Ba nk of Weyers Cave-W.R. and R.T.W.Duke Tract No.2-11 and the Bank of Weyers Cave-John M.Craig Tract No.2-I;

THENCE, in Albemarle County, with the boundary line between the Bank of Weyers Cave-John M.Craig Tract No.2-I and the D.D.Royer Tract No. 25 , to a corner common to the two said tracts and common also to the Bank of Weyers Cave Tract No. $2 ;$

THENCE, in A;bemarle County, with the boundary lines between the Bank of Weyers Cave Tract No. 2 and the D.D.Royer Tract No. 25 , the James G.Ballard Tract No. 24 , the J.S. and J.M.Perkey Tract No.3, to a corner common to the said J.S. and J.M.Perkey Tract No. 3 and the E.A.Wine Tract No.4-a, in a line of the said Bank of Weyers Cave Tract No.2;

THENCE, in Albemarle County, with the boundary line between the J.S. and J.M.Perkey Tract No. 3 and the E.A.Wine Tract No.4-a, to a corner common to the two said tracts and common also to the J.S.and J.M.Perkey-John M.Craig Tract No.3-I and the E.A.Wine-John M.Craig Tract No.4-I;

THENCE, in Albemarle County, with the boundary line between the J.S. and J.M.Perkey-John M.Craig Tract No.3-I and the E.A.Wine-John M.Craig Tract No.4-I, to a corner common to the two said tracts and common also to the J.S.and J.M.Per -key Tract No. 3 and the E.A.Wine Tract $\mathrm{N}_{\mathrm{O}} .4$;

THENCE, in Albemarle County, with the boundary lines between the E.A. Wine Tract No. 4 and the J.S.and J.M.Perkey Tract No.3, the Joseph Brower et als Tract No. 7 and the H.E.Davis Tract No. 6 , to a corner common to the said E.A.Wine Tract No. 4 and the said H.E.Davis Tract No. 6 and cokmon also to the Carry A.Walton Tract No.5;

THENCE, in Albemarle County, with the boundary line between the Carry A.Walton Tract No. 5 and the H.E.Davis Tract No. 6 , to the point on intersection with the northern limits of the Crozet-Jarman Gap Road opposite Position No. 2 , in position or corner in the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in Albemarle County;

THENCE, in Albemarle County, munning with the northern limits of the said Jarman Gap Road approximately parallel with the center line thereof as follows;

$$
\begin{aligned}
& \text { N. } 74^{\circ} 16 \text { ! W. } 126 \text { feet } \\
& \text { N. } 68^{\circ} 52^{\prime} \text { W. } 120 \text { feet } \\
& \text { S. } 60^{\circ} 16^{\prime} \text { W. } 410 \text { feet } \\
& \text { S. } 80^{\circ} 10^{\prime} \text { W. } 480 \text { feet } \\
& \text { N. } 74^{\circ} 35^{\prime} \text { W. } 185 \text { feet } \\
& \text { N. } 61^{\circ} 39^{\prime} \text { W. } 290 \text { feet } \\
& \text { N. } 65^{\circ} 40^{\prime} \text { W. } 310 \text { feet } \\
& \text { N. } 67^{\circ} 42^{1} \text { W. } 520 \text { feet } \\
& \text { N. } 75^{\circ} \text { l2! W. } 280 \text { feet } \\
& \text { N. } 52^{\circ} 56^{\prime} \text { W. } 96 \text { feet } \\
& \text { N. } 28^{\circ} 59^{\circ} \text { W. } 213 \text { feet }
\end{aligned}
$$

to the point of intersection with the boundary line between Albemarle County and Augusta County, on top of the Blue Ridge Mountain;

THENCE, in an southerly direction along the top of the Blue Ridge Mountain with the boundary line between Albemarle County and Augusta County edge oi railroad, designated as Position No. 354 in the crossing the Jarman Gap Road to a point on the west line of the land described in the petition filed in the above mentioned condemnation proceeding in Augusta County and designated as Position No. O, in the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in Albemarle County and is marked by a nail in a triangular blaze on an 8-inch black oak at junction of wire and rail fences;

THENCE, in Augusta County, S. $39^{\circ} 47^{\prime}$ W. 431 feet, to Pos. No. 353 a corner fence post, 15 feet $S .70^{\circ}$ E. of nail in 6-inch wild cherry, and 15.8 feet $N \cdot 80^{\circ}$ E. of nail in blaze on l2-inch forked wild cherry;

THENCE, in Augusta County, S. $38^{\circ} 00{ }^{\prime}$ W. 662 feet, to Pos. No. 352 an oak stake 47.8 feet $S .35^{\circ}$ E. of nail in blaze on 5 -inch pine, 31.9 feet N. $4^{\circ} \mathrm{E}$. of nail in blaze on 16 -inch white oak;

THENCE, in Augusta County, S. $59^{\circ} 26^{\prime}$ W. 941 feet, to Pos. No. 351, a nail.in triangular blaze on 5 -inch butternut tree;

THENCE, in Augusta County, S. $86^{\circ} 09^{\prime}$ W. 297 feet, to Pos No. 350, a nail in triàngular blaze on l2-inch ash;

THENCE, in Augusta County, N. $56^{\circ}$ 15' W. 1208 feet, to Pos. No. 349, a painted triangle on rock, 6.5 feet $S .20^{\circ} \mathrm{W}$. of nail in blaze on 6-inch hickory and 10.5 feet $\mathbb{N} .75^{\circ} \mathrm{E}$. of nail in blaze on 4-inch hickory;

THENCE, in Augusta County, S. $77^{\circ} 45^{\circ}$ W. 346 feet, to Pos. No. 348, a railroad spike, 11.7 feet $S .20^{\circ}$ E. of nail in blaze on 3-inch locust and 14.9 feet $\mathbb{N} .88^{\circ} \mathrm{W}$. of painted triangle on rock;

THENCE, in Auguata County, N. $49^{\circ} 58^{\prime}$ W. 530 feet, to Pos.No. 347 , an oak stake, 20 feet $\mathbb{N} .21^{\circ}$ W. of nail in painted triangle on fence post and 34.1 feet $S .66^{\circ} \mathrm{W}$. of nail in painted triangle on fence post;

THENCE, in Augusta County, leaving the boundary line of the la nd described in the petition filed in the above mentioned condemnation proceeding in said county and continuing the same course $\mathbb{N} .49^{\circ} 58^{\prime} \mathrm{W}$. to the Northern limits of the Jarman Gap Road;

THENCE, in Augusta County, wi th the northern limits of the Jarman Gap
$S .71^{\circ} 04^{\prime}$ W. 129 feet
$S .66^{\circ} 25^{\prime}$ W. 240 feet
S. $82^{\circ} 27^{\prime}$ W. 140 feet
N. $72^{\circ} 16^{\prime}$ W. 180 feet
S. $50^{\circ} 49^{\prime}$ W. 312 feet
$N .84^{\circ} 41^{\prime}$ W. 291 feet
to a point opposite Position No.346;
THENGE, in Augusta County, S. $11^{\circ} 17{ }^{\circ}$ W. to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No.346, a nail in triangular blaze on 36 -inch white oak;

THENCE, in Augusta County,S. $11^{\circ}$ 17' W. 521 feet, to Pos.No. 345 , an oak stake 26.4 feet $S .32^{\circ} \mathrm{W}$. of nail in blaze on 5 minch pine and 29.2 feet $\mathrm{S} .89^{\circ} \mathrm{W}$.of nail in blaze on 7 -inch pine:

THENCE, in Augusta County, N. $73^{\circ}$. $57^{\prime}$ W. 3695 feet, to Pos.No. 344 , an oak stake, 67.4 feet $S . ~ 17^{\circ} \mathrm{W}$. of nail in blaze on 5 inch spanish oak, 44.2 feet S. $71^{\circ}$ W. of nail in blaze on 5-inch pine;

THENCE, in Augusta County, N.74\% O1' W. 1266 feet, to Pos.No. 343, an oak stake 54.4 feet $\mathrm{S} .21^{\circ} \mathrm{W}$. of nail in blaze on 10 inch pine, 62.3 feet $\mathbb{N} .58^{\circ}$ W. of nail in painted triangle on transmission pole;

THENCE, in Augusta County,N. $74^{\circ} 15^{\prime} \mathrm{W} .860$ feet, to Pos.No. 342 , an oak stake, 18.5 feet $\mathrm{S} .40^{\circ} \mathrm{E}$. of painted triangle on rock and 21.8 feet $\mathrm{S} .85^{\circ} \mathrm{W}$. of painted triangle on rock;

THENCE, in Augusta County, N. $81^{\circ} 47^{\prime}$ W. 112 feet,
THENCE, in Augusta County, N. $73^{\circ}$ 09' W.1819. feet, to Pos.341, an oak stake, 6.2 feet $N_{0} 52^{\circ}$ E.of nail in painted triangle on fence post and 21.3 feet $N_{0} 36^{\circ} \mathrm{W}$. of nail in painted triangle on pole;

THENCE IN Augusta County, $N .75^{\circ}$ 28' W. 278 feet, to Pos.No. 340 , a cross on large stone 19.6 feet, $\mathrm{S}_{.} 3^{\circ} \mathrm{W}$. of nail in painted triangle on 6 -inch apple tree and 14.2 feet, $S .86^{\circ}$ E. of nail in painted triangle on fence post;

THENCE, in Augusta County, with the northern limits of the Jarman Gap Road through the W.C.Archer Tract No.67, the W.S.Ross Tract No. 66 , the Eveline Plum -mer Tract No.65, the W.P.Eppard Tract No. 55 , and the A.H.Berrey Tract No. 54 , to the point of intersection with the boundary line between the said A.H.Berrey Tract No. 54 and the David Craig Estate Tract No. 53 ;

THENCE, in Augusta County, with the boundary line between the David Craig Estate Tract No. 53 and the A.H.Berry Tract No. 54 , to a corner common to the two said tracts and common also to the A.J.Lemicke and John Sinclair Tract No.64; THENGE, in Augusta County, with the boundary line between the A.J.Lem1cke and John Sinclair Tract No. 64 and the David Craig Estate Tract No. 53 , the Jacob Brown Estate Tract No. 51, the William J.Brown Tract No. 52, and the Jacob Kennedy Tract No.46, to the point of intersection with the boundary ine of the land described in the petition filed in the above mentioned condernation proceeding in said county, at Pos.No. 314 , an iron pipe 24 feet $\mathrm{S} .70^{\circ} \mathrm{W}$. of nail in blaze on 4-inch chestrut and 20.2 feet $N .40^{\circ}$ W. of nail in blaze on 4 -inch pine;

THENCE, in Augusta County, N. $31^{\circ} 59^{\prime}$ E. 5166 feetm to Pos.No. 313, an iron pipe surrounded by stone pile, 17 feet $\mathrm{N}_{6} 53^{\circ}$ E. of Nail in blaze on 6 inch white oak, 1l. 2 feet $S .56^{\circ}$ E. of nail in blaze on 8-inch spanish oak;

THENCE, in Augusta County, $S .15^{\circ} 43^{\prime}$ E. 74 feet, to Pos.No. 312 , an iron pipe surrounded by stone pile, 8.8 feet $N .82^{\circ} \mathrm{W}$.of nail in blaze on $6-i n c h$ span. ish oak and 15.9 feet $\mathrm{S} .23^{\circ} \mathrm{E}$. of nail in 4-inch spanish oak;

THENCE, in Augusta County,S. $48^{\circ} 55^{\prime}$ E. 687 feet, to Pos.No. 311 , an iron pipe surrounded by stone pile, 20.5 feet $N_{*} 77^{\circ}$ W.of nail in blaze on 4-inch pine, 15.1 feet S. $54^{\circ}$ W. of nail in blaze on 4 -inch spanish oak;

THENCE, in Augusta County, S. $79^{\circ} 35^{\prime}$ E. 593 feet, to Pos.No. 310, an iron pipe surrounded by stone pile 37 feet $S .5^{\circ}$ W.of nail in blaze on 6 inch chestnut oak, 36.7 feet $\mathrm{N}_{\cdot} 70^{\circ} \mathrm{W}$. of nail in blaze on 6 -inch chestnut oak;

THENCE, in Augusta County, N. $35^{\circ}$ 11' E. 8203 feet, to Pos.No. 309, an iron
pipe in s tone pile,6.6 feet $\mathrm{S} .60^{\circ}$ E. of nail in blaze on 3 -inch pine, 31.6 feet N. $46^{\circ}$ E.of blaze on 3 -inch pine;

THENGE, in Augusta County, N. $83^{\circ} 00^{\prime}$ W. 5556 feet, to Pos.No. 308 , a railroad iron in rock pile, 11.2 feet $\mathrm{N} .65^{\circ} \mathrm{W}$. of nail in triangle on 6 inch shestnut oak and 16.5 feet $S .30^{\circ}$. W. of nail in blaze on 4-inch maple;

THENCE, in Augusta County,N. $13^{\circ}$ 271 W. 3675 feet, to Pos.No. 307 ;
THENCE, in Augusta County, leaving the boundary line of the land describ -ed in petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary line between the Miller Heirs Tract No. 60 and the John Wine Estate Tract No. 29 , to the point of intersection with the boun -dary line between the said John Wine Estate Tract No. 29 and the George W.McCullough Estate Tract No.26;

THENCE, in Augusta County, with the boundary lines between the George W.McCullough Estate Tract No. 26 and the D.M.Lafferty Tract No. 58, the K.R.Claytor Tract No.28, the Almeda B.Claytor Tract No.27, the P,R.Weast and J.C.Hancock Tract No. 22, to a corner conmon to the said George W.McCullough Estate Tract No. 26 and the Charles L.Weast Tract No. $10-a$, in a line of the said P.R.Weast amd J.C.Hancock. Tract No.22;

THENCE, in Augusta County, with the boundary lines between the Charles L.Weast Tract No.10-a and the P.R.Weast and J.C.Hancock Tract No. 22, the J.A.Samp -son Tract No. 23 , the R.F.Marshall Tract No. 17 , the Henry B. Webb Tract No. 16 and the A.Y. and M.J.Sampson Tract No. 15, to a corner common to the said A.Y. and M.J. Sampson Tract No. 15 and the J.W.Palmer Estate Tract Bo.4-a, in a line of the said Charles L.Weast Tract No.10-a;

THENCE, in Augusta County, with the boundary lines between the J.W.Palmer Estate Tract No.4-a and the A.Y.and M.J.Sampson Tract No.15, the W.K.Via Tract No. 14, the A.G.Breeden $\mathbb{T r a c t ~ N o . 3 6 - a , ~ t h e ~ E m m a ~ J . B r e e d e n ~ T r a c t ~ N o . ~ 3 5 - a , ~ t h e ~ A . G . ~}$ Breeden Tract No.36, the Emma J.Breeden Tract No. 35 , the Herman Layne Tract No. 34 and the J.G.McCausland Estate Tract No.12, to a corner common to the said J.W. Palmer Estate Tract No.4-a and the Charles L.Weast Tract No.lO, in a line of the said J.G.McCausland Estate Tract No.12;

THENCE, in Augusta County, with the boundary lines between the Charles L. Weast Tract No. 10 and the J.G.McCausland Estate Tract No.12, the Mary V.Chaney Tract No.56, the Florence E.Eutsler Tract No.9, the Mrs.A.L.Claytor Pract No. 7 and the W.M.Eubank Estate Tract No.6, to a corner common to the said Charles L.Weast Tract No. 10 and the said W.M.Eubank Estate Tract No. 6 and common also to the John A.Alexander Tract No.l-a;

THENCE, in Augusta County, with the boundary ines between the John A. Alexander Tract No.l-a and the W.M.Eubank Estate Tract No.6, the J.A.Coleman Tract No. 5 and the J.W.Palmer Estate Tract No.4, to the point of intersection with the boundary line between Augusta County and Rockingham County;

THENCE crossing said boundary line and running in Rockingham County, with the boundary line of the John A.Alexander Tract No.326,passing the J.W.Pal mer Estate Tract No. 361 and the V.B.Roadcap and J.F.Morris Tract No. 362 and recrossing the said boundary line between Augusta County and Rockingham Couhty to the point of intersection with a Ine of Mrs.Margaret Sheffler Tract No. 32, in Augusta County;

THENCE, in Augusta County, with the boundary innes between the John A. Alexander Tract No. 1 and the Mrs.Margaret Sheffler Tract No.32, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condermation proceeding in said county, at Pos.No.264, a planted stone, 8.7 feet N. $62^{\circ}$ W. of nail in triangular blaze on 9 -inch chestnut oak, and 5.9 feet south of nail in triangular blaze on 3. inch chestnut oak;

THENCE, in Augusta County,S.33\% 05' W. 511 feet, to Pos.No.263, a plantes ed stone 14.2 feet $S .13^{\circ}$ E. of nail in triangular blaze on 4-inch chestnut oak \& 6 feet $N .29^{\circ}$ W. of nail in triangular blaze on 3 -inch chestnut oak;

THENCE, in Augusta County,S. $86^{\circ} 21^{\prime}$ W. 2781 feet, to Pos No. 262, a nail in triangular blaze on 8 -inch pin oak;

THENCE, in Augusta County,No. $33^{\circ} 43^{\prime}$ W. to the point of intersection with the eastern limits of the Miller Road opposite Pos.No.261;

THENCE, in Augusta County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running approximately parallel with the center line of the Miller Road;

THENCE, in Augusta County,N. $19^{\circ} 47{ }^{\prime}$ E. 153 feet,
THENCE, in Augusta County, $N .23^{\circ} 05^{\prime}$ E. 330 feet, THENCE, in Augusta County, N. $22^{\circ}$ 54' E. 370 feet, THENCE, in Augusta County, $\mathrm{N}_{\bullet} 24^{\circ}$ O2' E. 680 feet, THENCE, in Augusta County,N. $21^{\circ} 04^{\prime}$ E.to a point opposite Pos.No.260: THENCE, in Augusta County, N. $75^{\circ} 52^{\prime}$ W.to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condernation proceeding in said county, at Pos.No.260, an oak stake 8.2 feet $N .65^{\circ} \mathrm{E}$. of nail in blaze on 3 -inch white oak and 18 feet $\mathrm{S} .10^{\circ} \mathrm{E}$. of nail in blaze on 5 -inch gum;

THENCE, in Augusta County, $\mathrm{N}_{.} 75^{\circ}$ 52' W. 1378 feet, to Pos.No.259, a plant -ed stone 32 feet $S .24^{\circ} \mathrm{W}$.of nail in triangular blaze on l3-inch black oak and 45.5 feet $N .23^{\circ}$ W. of nail in triangular blaze on 12-inch spanish oak;

THENCE, in Augusta County,N. $12^{\circ} 12^{\prime}$ W. 369 feet, to Pos.No.258, a nail
in triangular blaze on 6-inch hickory;
THENCE, in Ahgusta County, $\mathrm{N}_{\bullet} 00^{\circ} 15^{\prime} \mathrm{E} .928$ feet, to pos. No .257 , a planted stone on north side of public road, 13.2 feet $N_{.} 12^{\circ}$ E. of nail in triangular blaze on 3 -inch chestnut oak and 24.3 feet $S .85^{\circ} \mathrm{W}$.of nail in triangular blaze on 12inch white oak;
scribed in the petition filed in the above mention condemnation pro ceeding in said county and running with the boundary lines between the John A.Alexander Tract No. 1 and the Daniel W.Via Tract No.31, to another point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.Bo. 255 , a planted stone 22.9 feet $\mathrm{S} .25^{\circ} \mathrm{W}$. of nail in painted triangle on 7-inch dead pine and 11.3 feet S. $11^{\circ}$ W. of nail in painted triangle on 2-inch white oak;

THENCE, in Augusta County, N. $8^{\circ} 30^{\prime}$ E. 67 feet, to Pos.No. 254 , a planted stone, 13.4 feet S. $24^{\circ}$ E. of nail inpainted spot on 2 -inch pine and 12.5 feet $N$. $16^{\circ}$ E.of nail in painted spot on 2-inch white oak;

THENCE, in Augusta County, $N .11^{\circ}$ 17' E. 628 feet, to the point of intersection with the boundary line between Rockingham County and Augusta County, at a point designated as Station No. 2712 in the boundary line of the land describ -ed in the petition filed in the above mentioned condemnation proceedings in Rockingham and Augusta Counties;

THENCE, in Rockingham County, with the boundary line of the land describ -ed in the petition filed in the above mentioned condemnation proceeding in said county, $\mathrm{N}_{.} 12^{\circ} 31^{\prime}$ E. 959 feet, to Position No. 253 , an oak stake, 18.7 feet $\mathrm{N}_{0} 88^{\circ}$ E. from nail in triangular blaze on 3 -inch white oak, and 27.5 feet $N_{.} 75^{\circ}$ W.from nail in triangular blaze on 5-inch white oak;

THENCE, in Rockingham County,N. $12^{\circ} 09^{\prime} \mathrm{E}_{.} 860$ feet,to Pos.No.252, a corner fence post, 9 feet $\mathrm{S} .60^{\circ} \mathrm{W}$.from nail in triangular blaze on 3 -inch spanish oak and 5.1 feet $\mathrm{N} .40^{\circ} \mathrm{W}$.from nail in blaze on 3 -inch white oak;

THENCE, in Rockingham County,S. $63^{\circ} 471$ E. 1755 feet, to Pos.No.251, an oak stake 19.7 feet $N .80^{\circ}$ E.from nail in triangular blaze on 5 -inch white oak, and 23 feet $S .70^{\circ}$ E.from nail in triangular blaze on 4-inch chestnut oak;

THENCE, in Rockingham County, $S .63^{\circ} 16^{\prime}$ E. 663 feet, to Pos.No.250, a corner post in wire fence, 10.1 feet $N .8^{\circ} W$. from nail in triangular blaze on 4-inch spanish oak, and 31.3 feet $S .58^{\circ}$ E.from nail in triangular blaze on 6-inch white oak;

THENCE, in Rockingham County,S. $63^{\circ} 58^{\circ}$ E. 659 feet, to Pos.No. 249 , a post at corner of wire fence, 17.4 feet $N .63^{\circ} \mathrm{W}$. from nail in triangular blaze on 10inch pine, and 12 feet N. $8^{\circ}$ E.from nail in triangular blaze on 4-inch chestnut oak;

THENCE, in Rockingham County,S. $63^{\circ} 10^{\prime}$ E. 716 feet, to Pos.No. 248 , a nail in triangular blaze on 15-inch forked pine;

THENCE, in Rockingham County,S. $63^{\circ} 44^{\circ}$ E. 2629 feet, to Pos.No.247, a nail in triangular blaze on 9-inch pine;

THENCE, in Rockingham County, N. $27^{\circ} 34^{\prime}$ E, 486 feet, to Pos.No.246, an oak stake 9.4 feet $S .83^{\circ}$ W.from nail in triangular blaze on 4-inch black oak, and 12.7 feet S. $10^{\circ}$ E.from nail in triangular blaze on 4-inch white oak;

THENCE, in Rockingham County, N. $26^{\circ} 50^{\prime}$ E. 662 feet, to Pos.No.245, an oak stake 16.9 feet $\mathrm{N} .75^{\circ}$ E. from nail in triangular blaze on 10-inch black oak 18.5 feet $\mathrm{N} .43^{\circ}$ E.from nail in triangular blaze on 10 inch black oak;

THENCE, in Rockingham County,N. $26^{\circ} 43^{\prime}$ E. 656 feet, to Pos.No.244, an oak stake 15.6 feet S. $64^{\circ}$ W.from nail in triangular blaze on 3 -inch spanish oak, and 64.3 feet $N_{.} 12^{\circ}$ E. from nail in triangular blaze on 8-inch pine;

THENGE, in Rockingham County, $\mathrm{N}_{\bullet} 30^{\circ} 57^{\prime}$ E. 544 feet, to Pos.No.243, an 8inch pine fence post, 13.3 feet $\mathrm{S} .3^{\circ}$ W.from nail in triangular blaze on 3-inch spanish oak, and 16.7 feet, $S .50^{\circ}$ W.from nail in triangular blaze on 6 -inch spanish oak;

THENCE, in Rockingham County, $\mathrm{N}_{.} 7^{\circ} 02^{\prime \prime} \mathrm{E}_{\mathbf{\prime}} 2785$ feet, to Pos.No.242, a pla planted stone 24.5 feet $N .75^{\circ}$ W. from nail in triangular blaze on 8-inch pine, and 23.1 feet N. $6^{\circ}$ E.from nail in triangular blaze on 10-inch pine;

THENCE, in Rockingham County, N. $3^{\circ} 08^{\prime}$ E. 532 feet, to Pos.No. 241 , an oak stake 28.7 feet $N .50^{\circ}$ W.from nail in triangular blaze on 3 -inch white oak, and 26.3 feet $N .32^{\circ}$ E. from nail in triangular blaze on l2-inch pine;

THENCE, in Rockingham County, leaving the boundary line of the land de -scribed in the petition filed in the above mentioned condemnation proceeding in said county, and continuing the same course $N_{0} 3^{\circ} 08^{\prime} E_{0}$ to the point of intersection with the northern limits of the Browns Gap Road;

THENCE in Rockingham County, along the north side of the said Browns Gap Road to the point of intergection with the boundary line of the land describ -ed in the petition filed in the above mentioned condemnation proceeding in said county;

THENCE,in Rockingham County, with said boundary cine $\mathrm{N}_{6} 21^{\circ} 21^{\prime}$ E.to Pos.No. 239, an oak stake 16.6 feet $\mathrm{N}_{.} 59^{\circ}$ E.from nail in triangular blaze on 8inch pine, and 6.6 feet N. $42^{\circ}$. from nail in triangular blaze on 5-inch white oak;

THENCE, in Rockingham County, $\mathrm{N}_{.} 22^{\circ} 4^{\prime}$ E. 326 feet, to Pos.No.238, a pine stump 51.2 feet S.79 E.from painted triangle on 6-inch cherry tree, and 57.5 feet N. $31^{\circ}$ E.from nail in triangular blaze on 5-inch apple tree;

THENCE, in Rockingham County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the John A.Alexander Tract No. 326, and the W.L.Scott Mract No. 318, the T.W.Crawford Tract No. 308 , the Frank Littel Tract No.304, the A.J.Burrows Tract No. 284, the Bertha L.Egger Tract No.283, the Burrows and Fink Tract No.281, the L.B.Glasgow Tract No. 282, the J.A. Fink Tract No. 270 , and the W.H.Bailey Tract No. 264 , to a station on the south side of the Port Republic Road;

THENCE, in Rockingham County, along the south side of the Port Republic Road to the point of intersection with the boundary line between the Hohn A.Alex -ander Tract No. 326 and the Clarence Gibson Tract No.263;

THENCE, in Rockingham County, with the boundary lines between the John A.Alexander Tract No. 326 and the Clarence Gibson Tract No.263, the J.J.and F.Gibson Tract No.262, the John H.Cupp Tract No.261, the A.L.and W.A.Shaver Tract No. 260, the John A.Alexander-A.L.and W.A.Shasver Tract No.326-II, the C.H.Palmer Tract No. 258, the W.B. Dutrow Estate Tract No. 257 , the J.H.Lewin Tract No. 256 , the George Ros -son Estate Tract No. 255, the M.M.and I.T.Shifflett Tract No. 254 , the E.Lafayette Tract No. 354 , and the Annie E.Hedrick Tract No. 248 , to a corner common to the said Annie E.Hedrick Tract No. 248 and the said John A.Alexander Fract No. 326, and com -mon also to the John A.Alexander-Annie H.Morris Tract No.326-I;

THENCE, in Rockingham County, with the boundary lines between the Annie E.Hedrick Tract No.248, and the John A.Alexander-Annie H.Morris Tract No.326-I, the Jacob Yost, Trustee-Annie H.Morris Tract No.165-a-I and the Jacob Yost, Trustee
the E.B.Sellers Tract No. 207, in a line of the said Jacob Yost, Trustee Tract No. 165-2;

THENCE, in Rockingham County, with the boundary innes between the Jacob Yost, Trustee Tract No.165~\&, and the E.B.Sellers Tract No.207, the Dr.T.N.Sellers Estate Tract No.206, the Charles Long Tract No. 201, the C.H.Sellers Tract No. 200, the A fered Sellers Tract No.199, the Mamie B.Shifflett Tract No.198, the Ella F. Hickle Estate Tract No.196, the W.M.Sellers Tract No. 197, the J.H.Sipe Tract No. 215-a, the Bernard P.Yancey Tract No.214, and the Ahaz Shifflett Tract No. 194, to a corner common to the said Ahaz Shifflett Tract No.194, and the said Jacob Yost, Trustee Tract No.165-a, and common also to the Emma V.Gibbons Tract No.163; THENCE, in Rockingham County, with the boundary lines between the Emma V.Gibbons Tract No.163, and the Jacob Yost, Trustee Tract No.165-a, the A.L.and J.F. Moubray. Tract No.166, and the Ida Phelps Tract No. 164 , to a corner common to the said Emma V.Gibbons Tract No.163, and the Jacob Yost Tract No. 165, in a line of the said Ida Phelps Tract No. 164;

THENCE, in Rockingham County, with the boundary line between the Jacob Yost, Trustee, Tract No. 165 and the Emma V.Gibbons Tract No. 163, the Hosea Shifflett Tract No.160, the R.L.Crawford Tract No.158, the C. Frank Shifflett Tract No. 157-a, the Richard C.Morris Tract No. 154 and the C.G.Harnsberger Tract No.153, to a cor -ner common to the said C.G.Hamsberger Tract No. 153 and the said Jacob Yost, Trustee Tract No.165, in a line of the M.H.Long Tract No.152;

THENCE, in Rockingham County, with the boundary lines between the $\mathrm{M}_{\bullet} \mathrm{H}_{\text {- }}$ Long Tract No. 152 and the Jacob Yost, Trustee Tract No.165, the George W. Baugher Tract No.151, and the Annie L.Baugher Tract No. 70 , to a corner common to the said M.H.Long Tract No. 152 and the Sarah L.Upp Tract No. 71 , in a line of the said Annie L. Baugher Tract No. 70 ;

THENCE, in Rockingham County, with the boundary lines between the Sarah L. Upp Tract No. 71 and the Annie L.Baugher Tract No. 70 , to a corner common to the two said tract and common also to the Annie L.Baugher-Harndberger Heirs Tract No. 70-I;

THENCE, in Rockingham County, with the boumdary ines between the Annie L. Baugher Tract No. 70 and the said Annie L.Baugher-Harnsberger Heirs Tract No. $70-I$, to the point of intersection with the boundary line of the land described. in the petition filed in the above mentioned condemnation proceeding in said coun -ty, at Position No. 84, an oak stake 23.3 feet south of nail in triangular blaze on 10-inch chestnut, and 31.3 feet west of nail in triangular blaze on 4-inch white oak;

THENCE, in Rockingham County, with said boundary line $\mathrm{S}, 28^{\circ} 06^{\prime} \mathrm{E} 482$ feet , to Pos.No. 83, an oak stake 5.1 feet northwest of naid in triangular blaze on 3-inch hickory;

THENCE, in Rockingham County, leaving the boundary line of the land dem scribed in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the Annie L.Baugher Tract No. 70 and the Frances R. Gratton Tract No.106-a, the G.T.Davis Tract No. 108, the Julia Davis Tract No.111, the D.S.and G.Davis Tract No.112, and the George S. Laws on Tract No. 113 , to a cormer common to the said Annie L.Baugher Pract No. 70 and the George W. Baugher Tract No.151, in a line of the said George S.Lawson

Tract No. 113 ;
THENCE, in Rockingham County, with the boundaty lines between the George W. Baugher Tract No. 151 and the George S.Laws on Tract No. 113 , the J.J.Crider Tract No. $95-\mathrm{a}$, the Wesley H.Baugher Tract No. 79 - a, the Arthur Lawson Tract No. 140, the Florence E.Collier Tract No.143, the J.Fox Baugher Tract No. 142, and the W.P. Shifflett Tract No. 144, to a corner common to the said George W. Baugher Tract No. 151 and the said W.P.Shifflett Tract No.144,in a line of the Jacob Yost, Trustee Tract No. 165 ;

THENCE, IN Rock ingham County, with the boundary lines between the Jacob Yost, Trustee Tract No. 165 and the W. ${ }^{\text {P }}$.Shifflett Tract No. 144 , the H.A.Shifflett Tract No. 150, and the Mary E.Wyant Tract No. 167, to a corner common to the said Jacob Yost, Trustee Tract No. 165 , and the Ida Phelps Tract No. 164 , in a line of the said Mary E.Wyant Tract No. 167;

THENCE, in Rockingham County, with the boundary lines between the Mary E.Wyant Tract No. 167 and the Ida Phelps Tract No.164; the A.I.and J.F.Moubray Tract No. 166, and the JacobYost, Trustee Tract No.165-a, to a corner cormon to the said. Mary E.Wyant Tract No. 167 and the said Jacob Tost, Trustee Tract No.165-a, and common also the the J.R.Herring Tract No. 171 and the J.R.and Julia Herring Tract No. 235 ;

THENCE, in Rockingham County, with the boundary line between the J.R and Julia Herring Tract No. 235 and the Jacob Yost, Trustee Tract No. 165-2, to the point of intersection with a line of the Goerge M.Shifflett Tract No. 182;

THENCE, in Rockingham County, with the boundary lines between the George M.Shifflett Tract No. 182 and the J.R.and Julia Herring Tract No. 235, the G.H.Shiff -lett Tract No. 359, and the Alex.Shifflett Tract No.177, to a corner common to the said George M.Shifflett Tract No. 182 and the said Alex. Shifflett Tract No. 177, and common also to the Ambrose Shifflett Tract No.178;

THENCE, in Rockingham County, with the boundary lines between the Ambrose Shifflett Tract No. 178 and the Alex Shifflett Tract No.177, the Joseph Wood Tract No.176, the William V.Sellers Tract No. 175 and the W.W.and Mrs.D.C.Coleman tract No. 174 , to a corner cormon to the said W.W.and Mrs.D.C.Coleman Tract No. 174, and the T.L. Yancey Tract No. $213-\mathrm{a}$, in a line of the said Ambrose Shifflett Tract No. 178;

THENCE, in Rockingham County, with the boundary lines between the T.L. Yancey Tract No. 213-a, and the W.W.and Mrs.D.C.Coleman Tract No. 174 , the Robert M. Burke and others Tract No.173, the D.C.Davis Tract No.232, and the Bernard P.Yancey Tract No.214-a, to a corner common to the said T.L.Yancey Tract No.213-a and the Emma V.Gibbons and others Tract No. 230 , in a line of the said Bernard P. Yancey Tract No.214-a;

THENCE, IN Rockingham County, with the boundary line between the Bernard P. Yancey Tract No.214-a and the Emma V.Gibbons and others Tract No.230, to a corner cormon to the two said tracts, and comon also to the G.S.Shifflett Tract No. 231;
tHENCE, in Rockingjam County, with the boundary line between the G.S, Shifflett Tract No. 231 and the Frma V,Gibbons and others Tract No.230, to a corner cormon to the two said tract and common also to the J.T. Heard Tract No.41-a;

Shifflett Tract No. 231 and the J.T.Heard Tract No.41-a, to a corner common to the two said tracts in a line of the Ashby J.Collier Tract No.229;

THENCE, in Rockingham County, with the boundary lines between the Ashby J.Collier Tract No. 229 and the G.S.Shifflett Tract No.231, the G.W.Baugher Tract No.151-a, the Clark Diehl Tract No. 146, and the Sam Eaton Tract No. 365, to a ocrner common to the said Ashby J.Collier Tract No. 229, and the said Sam Eaton Tr Tract No. 365 and cormon also the Raleigh Morris Tract No. 228;

THENCE, in Rockingham County, with the boundary lines between the Raleigh Morris Tract No.228, the Sam Eaton Tract No. 365, the Clark Diehl Tract No. 146 and the Edward Herring Tract No.145, to a corner common to the said Raleigh Morris Tract No. 228 and the said Edward Herring Tract $N_{0.145, ~ a n d ~ c o m m o n ~ a l s o ~ t o ~ t h e ~}^{\text {a }}$ Solomon J.Hensley Tract No.47-e;

THENCE, in Rockingham County, with the boundary lines between the Solomon J.Hensley Tract No.47-a and the Edward Herring Tract No. 145, the Euther Shifflett Tract No. 331, the Fred Shifflett Tract No. 183, the A.J.Baugher Tract No. 127 and the Gideon Baugher Tract No.128, to a corner common to the said Solomon J.Hensley Tract No.47-a and the said Gideon Baugher Tract No.l28, in a line of the Solomon Shifflett Tract No.129;

THENCE, in Rockingham County, with the boundary lines between the Solomon Shifflett Tract No.129, and the Solomon J.Hensley Tract No. $47-\varepsilon_{\text {, }}$ the M.M.Jarman Tract No. 130 , the Robert Roach Tract No. 225 and the J.Henry Shifflett Tract No. 129 and the said J.Henry Shifflett Tract No.132-a, to a corner common to the said Solomon Shifflett Tract No. 129 and the said J.Henry Shifflett Tract No. 132-a, amd common also to the John W.Roach Tract No.332, and the Samuel Morris Tract No. 221;

THENCE, in Rockingham County, with the boundary lines between the Samuel Morris Tract No. 221 and the J.Henry Shifflett Tract No.132-a, to a corner conmon to the two said tracts and common also to the Daniel Shifflett Tract No. 222 ;

THENCE, in Rockingham County, with the boundary lines between the Daniel Shifflett Tract No. 222 and the Samel Morris Tract No. 221 , to the point of inter -section with a line of the John W.Roach Tract No.332;

THENCE, in Rockingham County, with the boundary lines between the Daniel Shifflett Tract No. 222 and the John W.Roach Tract No.332, to the point of intersection with a line of the S.G.Morris Pract No.189;

THENCE, in Rockingham County, with the boundary lines between the S.G. Morris Tract No. 189 and the John W. Roach Tract No. 332, the Charles Roach Tract No. 220 and the Moses Shifflett Estate Tract No.190-a, to a corner common to the said S.G.Morris Tract No.189, and the said Moses Shifflett Estate Tract No.190-a, and conmon also to the Moses Shifflett Estate Tract No. 190 and the D.Scott Roach Tract No.193;

THENCE, in Rockingham County, with the boundary lines between the Moses Shifflett Estate Tract No. 190 and the D.Scott Roach Tract No. 193, to a corner common to the two said tracts and cormon also to the Trice Shifflett Tract No. 191;

THENCE, in Rockingham County, with the boundary line between the Moses Shifflett Estate Tract No. 190 and the Trice Shifflett Tract No. 191, to a cormer common to he said Moses Shifflett Estate Tract No. 190 and the A.J.Williams

Tract No.188, in a line of the said Trice Shifflett Tract No.191;
THENCE, in Rockingham County, with the boundary lines between the A.J. Williams Tract No. 188 and the Trice Shifflett Tract No.191, the G.W.Shifflett Tract No. 121 and the June J.Comer Tract No. 120 , to a corner common to the said A. J.Williams Tract No. 188 and the said June J.Comer Tract No. 120, in a line of the L.C.Meadows Tract No.80-a;

THENCE, in Rockingham County, with the boundary line between the L.C. Meadows Tract No.80-a and the June J.Comer Tract No.120, to a cormer common to the said June J.Comer Tract No. 120 and the Julia L.Comer Tract No.123, in a line of the L.C.Meadows Tract No.80-a;

THENCE, in Rockingham County, with the boundary lines between the L.C. Meadows Tract No.80-a and the Julia L.Comer Tract No.123, to the point of inter. section with a line of the Rosa E.Lawson Tract No.119;

THENCE, in Rockingham County, with the boundary lines between the Julia L.Comer Tract No. 123 and the Rosa E.Laws on Tract No.119, to a corner common to the two said tracts and common also to the Malinda Lawson Tract No.124;

THENCE, in Rockingham County, with the boundary lines between the Malin -da Laws on Tract No. 124 and the Rosa E.Laws on Tract No. 119, the H.E.and C.Williams Tract No.116, and the J.Iuther Maiden Tract No. 115, to a corner common to the said J. Luther Maiden Tract No.115, and the M.S. Baugher Tract No. 122, in a line of the said Malinda Laws on Tract No.124;

THENCE, in Rockingham County, with the boundary lines between the $J$. Luther Maiden Tract No. 115 and the M.S.Baugher Tract No.122, in part along the north side of the Sandy Bottom Road, to the point of intersection with the eastern limits of the Swift Run-Simmons Gap Road;

THENCE, in Rockingham County, with the eastern limits of the Swift Run -Simmons Gap Road through the J.Luther Maiden Tract No.l15, and the Maude M.Shipp Tract No.84, crossing the Spottswood Trail, to the southern corner of the Swift Run School House Tract No.lO-c, in a line of the said Maude M.Shipp Tract No.84;

THENCE, in Rockingham County, with the boundary line between the Maude M.Shipp Tract No. 84 and the Swift Run School house Tract No. 10-c, to the point of intersection with a line of the Shipp Estate Tract No.85;

THENCE, in. Rockingham County, with the boundaty lines between the Shipp Estate Tract No. 85 and the Swift Rum School house Tract No. 10-c, the Ethel C.Shipp Tract. No. 92 , and the M.A.K. Baugher Tract No. 90 , to a corner common to the said Shipp Estate Tract No. 85 and the said M.A.K.Baugher Tract No. 90 , and common also to the W.D.Baugher Tract No. 86;

THENCE, in Rockingham County, with the boundary line between the M.A.K. Baugher Tract No, 90 and the W.D.Baugher Tract No. 86 , to the point of intersection with the eastern limits of the public road leading from Swift Run to Hensley's Mill;

THENCE, in Rockingham County, with the eastern limits of said public road, through the W.D.Baugher Tract No. 86 and the N.W.Hensley Tract No. 72 , to the point of intersection with a line of the Z.N.McDaniel, Jr., Tract No.64;

THENCE, in Rockingham County, with the boundary lines between the N.W. Hensley Tract No. 72 and the Z.N.McDaniel, Jr., Tract No.64, the Charles S.McDaniel Tract No. 66 and the Z.N.McDaniel, Jr., Tract No. $64-\mathrm{a}$, to a corner common to the s
said N.W.Hensley Tract No. 72 , and the Charles S.McDaniel Tract No. $66-a$, in a line of the said Z.N.McDaniel, Jr., Tract No.64-a;

THENCE, in Rockingham County, with the boundary lines between the Z.N.Mc Daniel, Jr., Tract No.64-a, and the Charles S.MeDaniel Tract No. 66w, to a corner common to the two said tracts and common also to the S.A.Dean Tract No. 67;

THENCE, in Rockingham County, with the boundary lines between the S.A.Dean Tract No. 67 and the Charles S.McDaniel Tract No.66-a, the Thomas L.Dean Tract No. 69, and the S.V. and B.B.Burke Tract No. 68 , to a corner common to the said S.A. Dean Tract No. 67 and the said S.V.and B.B.Burke Tract No. 68 , in a line of the $N$. Lester Dean Tract No. 57 ;

THENCE, in Rockingham County, with the boundary lines between the NoLester Dean Tract No. 57 and the S.V.and B.B.Burke Tract No. 68 , to a corner cormon to the two said tracts and common also to the W.F.Dean, Jr., Tract No. 53;

THENCE, in Rockingham County, with the boundary line between the N.Lester Dean Tract No. 57 and the W.F.Dean, Jr., Tract No. 53, to a corner common to the two said tract and common also to the Dorsey Z.Dean Tract No.54;

THENCE, in Rockingham County, with the boundary lines between the Dorsey Z.Dean Tract No. 54 and the W.F. Dean, Jr., Tract No. 53 , the Wesley A.Dean Tract No. 50, and the Vernon Foltz Tract No. 48, to a corner common to the said Dorsey Z.Dean Tract No. 54 and the J.B.Dean Tract No. 33, in a line of the said Vernon Foltz Tract No. 48 ;

THENCE, in Rockingham County, with the boundary lines between the J.B.Dean Tract No. 33 and the Vernon Foltz Tract No. 48, the L.Gruver Meadows Tract No. 30 and the Edgar Dean Tract No. 31, to a corner common to the said J.B.Dean Tract No. 33 and the said Edgar Dean Tract No. 3 I, in a line of the E.Dyche Dean Tract No. 32;

THENCE, in Rockingham County, with the boundary line between the E.Dyche Dean Tract No.32, and the Edgar Dean Tract No.31, to a corner common to the two said traçts and common also to the E.S.Meadows Estate Tract No.29;

THENCE, in Rockingham County, with the boundary lines between the E.Dyche Dean Tract No. 32, and the E.S.Meadows Estate Tract No. 29, to a corner common to the said. E.S.Meadows Estate Tract No. 29 and the Stephen Hensley Tract No. 370 , in a line of the said E.Dyche Dean Tract No. 32;

THENCE, in Rockinghom County, with the boundary lines between the Stephen Hensley Tract No. 370 and the E.S.Meadows Estate Tract. No. 29, the L.W.Meadows Tract No. 27 , the Sarah E.Hensley Tract No. 26 , to a corner common to the said Stephen Hensley Tract No. 370 and the Sarah E.Hensley Tract No. 26 and common also to the George N.Conrad Tract No.19;

THENCE, in Rockingham County, with the boundary line between the George N.Conrad Tract No. 19 and the Stephen Hensley Tract No.370, the J.W.Meadows Tract No.38, the M.L.Eppard Tract No. 37, and the J.R.Cooke Estate Tract No.39, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county,at Pow sition No.15, an oak stake 9.9 feet south of nail in triangular blaze on 6-inch pine, and 25 feet southeast of nail in triangular blaze on 8-inch pine;

THENCE, in Rockingham County, with said boundary line N. $40^{\circ} 44^{\prime}$ W. 413 feet, to Pos.No.14, an oak stake 14.4 feet south of nail in triangular blaze on

THENCE, in Rockingham County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running with the baundary lines between the George N.Conrad Tract No. 19 and the E.E.Hensley Tract No.22-a, the E.E.Hensley Tract No. 22 and the W.T.Dearing Tract No. 21 , to the point of intersection with the boundary line between Rockingham County and Page County;

THENCE in an easterly direction, up south naked creek, with thebounda -ry between Rockingham Count y and Page County, to a corner common to the W.A. Morris (Page County) Tract No. 594 and the George N.Conrad (Page County) Tract No. 589 ;

THENCE, in Page County, with the boundary line between the George $N$. Conrad Tract No. 589 and the William A.Morris Tract No. 594 , the Mrs.A.E.Willians Tract No. 593, the J.E.and M.L.Morris Tract No. 592 , the Mrs, Rose Merica Tract No5.91, the C.S.Merica Tract No. 590 and the Vada V.Hensley Tract No. 689 , to the point of intersection with a line of the Alleghany Ore and Iron Company Tract No. 529-e;

THENCE, in Page County, with the boundary line between the Alleghany Ore and Iron Compant Tract No.529-e and the Vada V.Hensley Tract No. 689 , to the point of intersection with a line of the Elbert Breeden Tract No. 690;

THENCE, in Page County, with the boundary lines between the alleghany Ore and Iron Company Tract No.529-0 and the Elbert H. Breeien Tract No. 590 , to the point of intersection with the boundary line between Page County and Rockingham County, which point is a corner common to the two said tract in Page County and common also to the Alleghany Ore and Iron Company Tract No.18-b and the Elbert Breeden Tract No.9-a, in Rockingham County;

THENCE, in Rockingham County, with the boundary line between the Elbert Breeden Tract No.9-a and the Alleghany Ore and Iron Company Tract No. 18-b, to the point of intersection with a line of the George N.Conrad Tract No.19;

THENCE, in Rockingham County, with the houndary lines between the George N.Conrad Tract No. 19 and the Elbert Breeden Tract No.9a, the Alleghany Ore and Iron Company. Tract No. 18 and the C.A.Meadows Tract No. 23, to a corner common to the said George N.Conrad Tract No. 19 and the said C.A.Meadows Tract No. 23 and common also to the Wesley and Amanda C.Breeden Tract No. 24;

THENCE, in Rockingham County, with the boundary line between the C.A. Meadows Tract No. 23 and the Wesley and Amanda C.Breeden Tract No. 24, to a corner common to the said C.A.Meadows Tract No.23, and the E.A. Dean Tract No.13, in a Ine of the said Wesley and Amanda C.Breeden Tract No.24;

THENCE, in Rockingham County, with the boundary line between the Wesley and Amanda C.Breeden Tract No. 24 and the E.A.Dean Tract No.13, to a corner common to the said Wesley and Amanda C.Breeden Tract.No. 24 and the L.W.Meadows Tract No. 27, in a line of the said E.A.Dean Tract No. 13;

THENCE, In Rockingham County, with the boundary lines between the E.A. Dean Tract No. 13 and the L.W.Meadows Tract No. 27 , to a corner cormon to the two said tract and common also to the H.H.F.Breeden Tract No.12;

THENCE, in Rockingham County, with the boundary lines between the H.H.F. Breeden Pract No. 12 and the L.W.Meadows Tract No. 27 , to a comer common to the

THENCE, in Rockingham County, with the boundary lines between the H.H.F. Breeden Tract No. 12 and the L.Gruver Meadows Tract No.30, to a corner common to the said H.H.F.Breeden Tract No. 12 and the Bluford H.Lam Tract No.4, in a line of the said L.Gruver Meadows Tract No.30;

THENCE, in Rockingham County, with the boundary line between the Bluford H. Lam Tract No. 4 and the L.Gruver Meadows Tract No. 30, to a corner common to the said Bluford H.Lam Tract No. 4 and the G.Luther Kite Tract No. 372 , in a line of the said L.Gruver Meadows Tract No. 30;

THENCE, in Rockingham County, with the boundary line between the Bluford H. Lam Tract No. 4 and the G.Luther Kite Tract No. 372, to a corner common to the two said tracts and common also to the Rupert C.Eppard Tract No.5;

THENCE, with the boundary lines between the Rupert C.Eppard Tract No. 5 and a portion of the G. Luther Kite Tract No. 372, the Sarah A. Dean Tract No. 2, another portion of the G.Luther Kite Tract No. 372 and the Mrs.Victoria Hensley Tract No.l, to the point of intersection with the boundary line between Rockinge ham County and Page County, which point is a corner common to the Rupert C.Rppard Tract No. 5 and the Mrs.Victoria Henslet Tract No.1, in Rockingham County and common also to the R.C.Eppard Tract No. 693 and the Mrs.Victoria Hensley Tract No.643, in Page County;

THENCE, in Page County, with the boundary line between the Mrs.Victoria Hensley Tract No. 643 and the R.\&.Eppard Tract No. 593 , to a corner common to the two said tracts and common also to the Daniel Breeden Estate Tract No. 650 and the Alfred F.Eppard Tract No.624;

THENCE, in Page County, with the boundary lines between the Mrs, Vic toria Hensley Tract No.643, and the Alfred F. Eppard Tract No. 624 , to a corner $c 0 \mathrm{~m}-$ mon to the two said tracts and common also to the John A.Eppard Tract No.646;

THENCE, in Page County, with the boundary lines between the John A.Eppard Tract No. 646 and the Alfred F.Eppard Tract No. 624, the A. Emmett Dean Tract No. 649 and the James T. Dean Tract No. 551, to a corner common to the said John A. Eppard Tract No. 646 and the said James T.Dean Tract No. 551 and common also to the J.A.Breeden and M.R.Burgess. Tract No. 550;

THENCE, in Page County, with the boundary line between the J.A.Breeden and M.R.Burgess Tract No. 550 and the James T.Dean Tract No. 551 , to a cobner com -mon to the two said tracts and common also to the E.H. Breeden Tract No.552; THENCE, in Page County, with the boundary line between the J.A.Breeden and M.R.Burgess Tract No. 550 and the E.H.Breeden Tract No. 552 , to a corner come mon to the two said tracts and common also to the W.S.Breedn Estate Tract No. 549 ;

THENCE, in Page County, with the boundary lines between the W.S. Breeden Estate Tract. No. 549 and the E.H.Breeden Tract No. 552, the Virgil Lam Tract No. 553, the Hiram Meadows Tract No. 554 and the Meadows School House Tract No. 50-1, to a corner common to the said W.S.Breeden Estate Tract No. 549 and the said Meadows School House Tract No.50-i and common also to the Bessie C.Lam Tract No. 569;

THENCE, in Page County, with the boundary lines between the Bessie C.Lam Tract No. 569 and the Meadows School House Tract no. 50 -1, the Ella B. Frank Tract

Bessie C.Lam Tract No. 569 and the said Hiram Meadows Tract No. 554 and common also to the Ulysses Meadows Tract No. 548;

THENCE, in Page County, with the boundary lines between the Hiram Mead -ows Tract No. 554 and the Ulysses Meadows Tract No. 548, the Arthur Meadows Tract No. 558-b and the F.L. and G.C.Koontz and Bessie Schuler Traet No. 518 , to the point of intersection with a line of the G.T.Herndon Tract No.557;

THENCE, in Page County, with the boundary line between the G.T.Herndon Tract No. 557 and the F.L.and G.C.Koontz and Bessie Schuler Tract No. 518, to the point of intersection with a line of the Sylvanus Taylor Tract No.544;

THENCE, in Page County, with the boundary lines between the Sylvanus Taylor Tract No. 544 and the G.T.Herndon Tract No. $55 \%$, the S.V.Meadows Tract No. 560, the G.T.Meadows Tract No. 561, the W.D.Collier Estate Tract No.379-a and the Mary V. Breeden Tract No. 543 , to a corner common to the said Mary V.Breeden Tract No. 543, the Robert Lam Tract No. 541 , in a line of the said Sylvanus Taylor Tract No. 544;

THENCE, in Page County, with the boundary lines between the Robert Lam Tract No. 541 and the Sylvanus Taylor Tract No. 544, the J.W. Beaver Tract No. 466, the Menefee, Keyser and Walton Tract No. 399 , to the point of intersection with a line of the Julia Lam Tract No.432;

THENGE, in Page County, with the boundary fine between the Julia Lam Tract No. 432 and the Menefee, Keyser and Walton Tract No. 399, to a corner common to the two said tracts and common also to the W.D.Collier Estate Tract No. 379 ;

THENCE, in Page County, with the boundary line between the W.D.Collier Estate Tract No. 379 and the Julia Lam Tract No.432, the W. Zeb Lam Tract No. 540 and the G.W.Meadows Tract No. 539, to a corner common to the said W.D.Collier Estate Tract No. 379 and the said G.W.Meadows Tract No. 539 and common also the John E. Roller Estate Tract No.384, on or near a branch of Naked Creek in Weaver Hollow;

THENCE, in Page County, with the boundary line between the John E.Rollsr Estate Tract No. 384 and the G.W.Meadows Tract No. 539, the Paul Weaver Tract No.534, the Gilbert E.Bailey Tract No. 531-a, and the C.Lewis Lam Tract No. 533 , to a corner common to the said John E.Roller Estate Tract No. 384 and the said C.Lew -is Lam Tract No.533, and common also to the Gilbert E.Bailey Tract No.531;

THENCE, in Page County, with the boundary lines between the Gilbert E. Bailey Tract No. 531 and the G.Lewis Lam Tract No. 533 , the M. E. Meadows Tract No. 532 and the W,D. Meadows Tract No. 535, to the point of intersection with a line of the Alleghany Ore and Iron Cmmpany Tract No. 529 ;

THENCE, in Page County, with the boundary lines between the Alleghany Ore and Iron Company Tract No. 529, and the W.D.Meadows Tract No. 535 , the T. Henry Lam Tract No. 536 , the James M.Lam Tract No. 537 and the J.Gruver Weaver Tract No. 573 , to a corner common to the said Alleghany Ore and Iron Compant Tract No. 529 and the said J.Gruver Weaver Tract No. 573 and conmonalso to the Alleghany Ore and Iron Company Tract No. 529-b and the R.F.Watson Tract No. 585 ;

THENCE, in Page County, with the boundary line between the Alleghany Ore and Iron Company Tract No.529-f and the R.F. Watson Tract No. 585 , to a point on top of Mine Run Ridge in said boundary line, which point bears N. $32^{\circ}$ E. 30.00 chains from Position No.520, as designated in the description of the boundary line of the land described in the petition filed in the above mentioned condemnation
proceeding in said county;
THENCE, in Page County, with a line described in subphead D.of the judgment in rem entered in said condemnation proceeding the 26 th day of March , 1934, through the Alleghany Ore and Iron Company Tract No. 529-f N,00 $30^{\prime} \mathrm{E}$. 78.00 Chains to a station on the West slope of Grindstone Moumntaingin the boun -dary. line between the Alleghany Ore and Iron Company Company Tracts No. 529 and No.529-f;

THENCE, in Page County, with the boundary Iine between said Tracts No. 529 and No. $529-f^{\prime}, N .22^{\circ} 30^{\prime}$ W. 121.20 chains to a station on top of Fultz Run Mountain, a $4^{\prime \prime} \times 4^{\prime \prime} \times 24^{\prime \prime}$ pine post surrounded by a mound of stone, a corner cormon to the two said tract and common also to the David Huffman Estate Tract No. 528, in Madeira Hill and Company Tract No. 527 and the Alleghany Ore and Iron Company -Madeira Hill and Company Tract No.529-f-I.

THENCE, in Page County, with the boundary line between said Tracts No. 529 and No.529-I,N.22 $30^{\prime}$ W.1.21. 20 Chains to a station on top of Fultz Run Mountain, a $4^{\prime \prime} \times 4^{\prime \prime} \times 24^{\prime \prime}$ pine post surrounded by a mound of stone, a corner to the two said tracts and common also to the David Huffman Estate Tract No. 528 , the Madeira Hill and Company Tract No. 527 and the Alleghany Ore and $I_{r o n}$ CompanyMaderia Hill and Company Tract No.529-f -I.

THENCE, in Page County, with the boundary line between the said Tract No. 529-f-I and the Madeira H1ll and Company Tract N0.527, N. $82^{\circ}$ W. 38.00 Chains to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No. 494, a locust stake 7.7 feet south of nail in hickory and 10.2 feet northwest of nail in pine;

THENCE, in Page County, leaving said boundary line and running with the boundary lines between the Madeira Hill and Company Tract No. 527 and the Thomas Grimsley Tract No.618, the W.J.Grimsley Tract No.617, the J.F.Orye Tract No.616, the Mary C.Orye Tract No. 615, the Samuel Comer Tract No. 614, and the Edgar W. Bree -den Tract No.612, to another point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No. 484, a locust stake in wire fence 25 feet northwest of tin roofed shed,5.2 feet southwest of nail in a fence post, and 12.3 feet northeast of nail in a fence post;

THBNCE, in Page County, with said boundary line, N. $16^{\circ} 17 \mathrm{I}^{\mathrm{W}} \mathrm{W} .1159$ feet, to
Pos.No. 483 , a locust stake in wooded area, 10 feet west of $\mathrm{dim}_{\text {flad, }}$ food and 4.6 feet northwest of nail in oak sapling;

THENCE, in Page County,N. $31^{\circ}$ 12' W. 913 feet,to Pos.No. 482 , a locust stake in fence line that marks the eastern limits of the right-of-way of the Norfolk and Western Railroad;

THENCE, in Page County, $\mathrm{N} .20^{\circ} 10^{\prime}$ E. 631 feet, to Pos.No. 481, a locust stake in fence line which marks the eastern limits of the right-of-way of the Norfolk and Western Railroad;

THENCE, in Page County, leaving the boundary line of the land described in the above mentioned condemnation proceeding in said county, with the eastern limits of the said right-of-way to the point of intersection with the boundary line between the Frank P.Comer Tract No. 504 and the Madeira Hill and Company

Tract No.527, at or near an underpass under the Norfolk and Western Railroad; THENCE, in Page County, with the boundary lines between the Maderia Hill and Company Tract No. 527, and a portion of the Frank P.Comer Tract No. 504, a portion of the Charles H.Kite Tract No. 526 , the Joe Hilliard Tract No. 632, another portion of the Charles H.Kite Tract No. 526 , the Ingham, Gifford and Snyder Tract No. 609, another portion of the Frank P.Comer Tract No. 504 , the Ross D, Dovel Tract No.502, the Ernest K.Dovel Tract No. 503, the Harvey Kibler Tract No. 485, and the Otis F.Cubbage Tract No. 484 , to a corner common to the said Madeira Hill and Company Tract No. 527 , and the said Otis F.Cubbage Tract No. 484 , and common also to the David Hoffman Estate Tract No. 528-a;

THENCE, in Page County, with the boundary lines between the David Hoff -man Estate Tract No.528-a and the Otis F.Cubbage Tract No.484, the John Cubbage Tract No. 651 and the George A.Cubbage Estate Tract No. 450 , to a corner common to the said David Hoffman Estate Tract No. 528 -a and the said George A.Cubbage Tract No. 450 , and common also to the Z.M.and T.R.Shirley Tract No. $\mathbf{4} 51$ and the J.W.Meadows Tract No. 530 ;

THENCE, in Page County, with the boundary line between the Z.M.and T. R.Shirley Tract No. 451 and the J.W.Meadows Tract No. 530 , to a corner common to the said J.W.Meadows Tract No. 530 and the Gilbert E.Bailey Tract No, 531 , in a Ine of the said Z.M.and T.R.Shirley Tract No.451;

THENCE, in Page County, with the boundary line between the Z.M.and T.R. Shirley Tract No. 451 and the Gilbert E.Bailey Tract No. 531 , to a corner common to the two said tracts and common also to the John E.Roller Estate Tract No. 384;

THENCE, in Page County. with the boundary line between the John E.Roll -er Estate Tract No. 384 and the Z.M.and T.R.Shirley Tract No. 451 , the W.M.Graves Tract No. 456 and the George W.Meadows Tract No.457, to a corner common to the said John E.Roller Estate Tract No. 384 and the said George W.Meadows Tract No. 457 and common also to the W.D.Collier Estate Tract No. 379 and the L.L.and W.T. Brubaker Tract No. 459 ;

THENCE, in Page County, with the boundary lines between the L. L.and W. T. Brubaker Tract No. 459 and the George W. Meadows Tract No. 457, the Jacob I. Dovel Tract No. 458, the Isaac N. Bowers Tract No. 429 and the Arthur W. Long Tract No. 460, to the point of intersection with a line of the J. W. and T. L. Brumback Tract No. 461;

THENCE, in Page County, with the boundary lines between the J. W. and T. L. Brumback Tract No. 461 and the Arthur W. Long Tract No. 460, to a Corner common to the two said tracts and common also to the Robert Meadows Tract No. 424 and the P. P., W. M. G. C., and R. B. Long Tract No. 420;

THENCE, in Page County, with the boundary line between the Robert
Meadows Tract No. 424 and the P. P., W. M., G. C. and R. B. Long Tract No. 420 m to a corner common to the two said tracts and common to the P. P. and W. M. Long Tract No. 419;

THENCE, in Page County, with the bondary lines between the P. P. and W. M. Long Tract no 419 and the Robert Meadows Tract No. 424, the C. Z. Offenbacker Tract No. 426, the J. D. Meadows Tract No. 423, the Tanners Ridge Episcopal Church Tract No. 427, the J. A. Fultz Tract No. 428, the Irvin Fultz Tract No. 602, the Artie Stroop Tract No. 603, the L. L. Biedler Tract No. 43I,
the Noah Rothgeb Estate No. 430, the Cora E. Weakley Tract No. 418, the G. W. Gray Tract No. 416 , the D. W. Gray Tract No. 415 , and the R. M. M. Gray Tract No. 414 to a corner common to the said P. P. and W. M. Long Tract No. 419 and the said R. M. M. Gray Tract No. 414, and common also to the A. G. Bailey Tract No. 68-a, at or near a branch of Hawksbill Creek which flows from Lewis Spring;

THENCE, in Page County, with the boundary lines between the A. G. Bailey Tract No. 68-a and the R. M. M. Gray Tract No. 414, the Jacob S. Huffman Tract No. 409, the William Ruffner Tract No 373, the Huffman and Sours Tract No. 371 and the V. C. Cave Tract No. 365, to a corner common to the said V. C. Cave Tract No 365 and the Annie L. Taylor Tract No. 364 , in a line of the said A. G. Bailey Tract No. 68-a;

THENCE, in Page County, with the boundary lines between the Annie $L$. Taylor Tract No. 364 and the A. G. Bailey Tract No. 68-a, the Charles H. Printz Tract No 320-a and the Charles G. Koontz Tract No. 362, to a corner common to the said Annie L. Taylor Tract No. 364 and the Vernon B. Knight Tract No. 367-a, in a line of the said Charles G. Koontz Tract No. 362;

THENCE, in Page County, with the boundary lines between the Vernon B. Knight. Tract No. 367-a and the Annie L. Taylor Tract No. 364, the F. P. Taylor No 366, and the Harry J. Knight Tract No 368, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemantion proceeding in said county, at Position No. 370, a locust stake at north corner of field, at post at gate, 13,8 feet east of nail in gate post and 9 feet northwest of nail in fence post;

THENCE, in Page County, with said boundary line $N .41^{\circ} 19^{\prime}$ E. 132 feet, to Pos. No. 369, a gum tree with triangular blaze at corner of wire fence on south side of creek, 12.6 feet northeast of nail in blazed dead chestnut and 7.2 feet west of nail in blazed walnut;

THENCE, in Page County, N. $00^{\circ} 53^{\prime}$ W. 452 feet, to Pos. No. 368, a locust stake at corner of rock fence 3.9 feet southeast from nail in blazed locust, 10.8 feet northeast from nail in blazed black oak;

THENCE, in Page County, N. $28^{\circ} 09^{\prime}$ E, passing Pos. No.367, to the point of intersection with the northern limmits of the County road;

THENCE, in Page County, with the Northern limits of the County road to the point of intersection with the boundary line between the Charles $G$.
Koontz Tract No. 362 and the Robert Yager Estate Tract No. 360;
THENCE, in Page County, with the boundary line between the Charles $G$. Koontz Tract No. 362 and the Robert Yager Tract No 360, to a corner common to the said Robert Yager Estate Tract No. 360 and the Isaac N. Long Tract No. 346 , in a line of the said Charles G. Koontz Tract No. 362;

THENCE, in Page County, with the boundary lines between the Isaac $N$. Long T ract No. 346 and the Robert Yagers Tract No. 360, the Betty Nichols Tract No. 463 the George T.Jones Tract No. 353 and the J.W.Alger Tract No. 350, No. 463, 1 to a corner common to the said Isaac N. Long Tract No. 346 and the said J. W. Alger Tract No. 350, and common also to the J. H. and Nancy Buracker Tract No. 347 and the J. F. Buracker Tract No. 348;

THENCE, in Page County, with the boundary lines between the J. F. Buracker Tract No. 348 and the J. W. Alger Tract No. 350, the George T. Jones Tract No. 353, the D. A. Buracker Tract No. 465, the T. I. Jenkins Tract No. 352, the
the A. B. Jenkins Estate Tract No. 349 and the E. L. Kiblinger Tract No. 329, to a corner common to the said J. F. Buracker Tract No. 348 and the said E. L. Kiblinger Tract No. 329, and common also to the Huffman and Yates Tract No. 331; THENCE, in Page County, with the boundary lines between the Huffman and Yates Tract No. 331 and the E. L. Kiblinger Tract No. 329, the T. L. Brumback Tract No. 328 and the W. E. and E. L. Baker Tract No. 330, to a corner common to the said Huffman and Yates Tract No. 331 and the T. L. Buracker Tract No. 338 and common also to the said W. E. and E. L. Baker Tract No. 330; THENCE, in Page County, with the boundary line between the W. E. and E. L. Baker Tract No. 330 and the T. L. Buracker Tract No. 338, to the point of intersection with a line of the Huffman and Yates Tract No. 331; THENCE, in Page County, with the boundary line between the W. E. and E. L. Baker Tract No. 330 and the Huffman and Yates Tract No. 331, to a corner common to the two said tracts and common also to the L. C. Brubaker Tract No. 322;

THENCE, in Page County, with the boundary line between the L. C. Brubacker Tract No. 322 and the Huffman and Yates Tract No. 331, to a corner common to the said L. C. Brubaker Tract No. 322 and the D. C. and W. M. Sours Tract No. 321, in a line of the said Huffman and Yates Tract No 331;

THENCE, in Page County, with the boundary lines between the L. C. Brubaker Tract No. 322 and the D. C. and W. M. Sours Tract No. 321, to a corner common to the two said tracts and common also to the Emma J. Sours Tract No. 323;

THENCE, in Page County, with the boundary line between the Emma J.
Sours Tract No. 323 and the D. C. and .. M. ' ${ }^{\text {ours Tract No. 321, to a corner }}$ common to the said D. C. and W. M. Sours Tract No. 321 and the C. W. Sours and others Tract No. 318, in a line of the said Emma J. Sours Tract No. 323;

THENCE, in Page County, with the boundary line between the Emma J. Sours Tract No. 323 and the C. W. Sours and others Tract No. 318, to a corner common to the said Emma J. Sours Tract No. 323 and the S. Hite modesett Tract No. 317, in a line of the said C. W. Sours and others Tract No. 318; THENCE, in Page County, with the boundary lines between the $S$. Hite Modesett Tract No. 317 and the C. W. Sours and others Tract No 318, to a corner common to the said C. W. Sours and others Tract No. 318 and the Comer and Hoak Tract No. 303, in a line of the said S. Hite Modesett Tract No. 317; THENCE, in Page County, with the boundary lines between the $S$. Hite Modesett Tract No. 317 and the Comer and Hoak Tract No. 303, to a corner common to the two said tracts and common also to the Joseph A. Sours Tract No. 310;

THENCE, in Page County, with the boundarry lines between the Comer and Hoak Tract No. 303 and the Joseph A. Sours Tract No. 310, to a corner common to the two said tracts and common also to the D. N. Hoak Tract No. 302 and the George F. Pollock Tract No. 296; THENCE, in Page County, with the boundary line between the D. N. Hoak Tract No. 302 and the George F. Pollock Tract No 296, to a corner common to the said D. N. Hoak Tract No. 302 and the M. W. Nichols Tract No 299, in a line of the said George F. Pollock Tract No. 296;

THENCE, in Page County, with the boundary lines between the M. W. Nichols Tract No. 299 and the D. N. Hoak Tract No 302, the S. R. Hoak Tract No 301 and the T. W. Hoak Tract No. 300 , to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos. No. 298, a locust stake at wire fence, 5.5 feet southeast of nail in pine and 3.6 feet west of nail in blazed oak;

THENCE, in Page County, with said boundary line $N .35^{\circ} 03^{\prime}$ E. 226 feet, to Pos. No. 297, a locust stake in wooded area, 2.8 feet northwest of nail in blazed oak and 4 feet northeast of nail in blazed oak sapling;

THENCE, in Page County, N. 29 03' E. 220 feet, to Pos. No. 296, a locust stake at west side of old orchard at wire fence, 2.3 feet northwest of nail in fence post and 8.4 feet east of nail in blazed pine sprout;

THENCE, in Page County, N. $51^{\circ} 12^{\prime}$ E. 278 feet, to Pos No. 295, a locust stake in pine thicket, 3.7 feet east of nail in blazed pine stump and 4.2 feet southwest of nail in blazed pine stump;

THENCE, in Page County, N. $43^{\circ}$ O5' E. 127 feet, to Pos No. 294, a locust stake in thicket on hillside, 7.2 feet northwest of nail in bush and 8.7 feet southeast of nail in blazed chestnut sapling;

THENCE, in Page County, N. $26^{\circ} 35^{\prime}$ E. 688 feet, to Pos. No. 293, a locust stake on steep hillside, 3.5 feet southeast of nail in blazed chestnut and 7.4 feet northwest of nail in blazed hickory;

THENCE, in Page County, N. $39^{\circ}$ 26' E. 409 feet, to Pos. No. 292, a locust stake in wire fence at west edge of pasture, 1.7 feet northeast of nail in pine stump and 3 feet southeast of nail in blazed pine sapling;

THENCE, in Page County, N. $38^{\circ} 48^{\prime}$ E. 985 feet, to Pos No 291, a locust stake, 11.8 feet northeast of nail in blazed pine and 9.5 feet southwest of nail in blazed corner fence post;

THENCE, in Page County, N. $49^{\circ} 42^{\prime} \mathrm{E} .37$ feet, to Pos No. 290, a locust stake on east side of rock fence at east side of pasture, 3.5 feet southwest of nail in blazed persimmon and 5.3 feet northeast of nail in blazed dogwood;

THENCE, in Page County, N. 59 22' E. 397 feet, to Pos. No. 289, a locust stake in wooded area on steep hillside, 4.2 feet southeast of nail in blazed dogwood and 10 feet northwest of nail in blazed pine;

THENCE, in Page County, N. $42^{\circ} 07^{\prime}$ E. 1166 feet, to Pos.No. 288 , a Locust stake,
12.5 feet southeast of nail in pine and 7.1 feet west of nail in sapling;

THENCE, in Page County, leaving the boundary line of the land described in petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the N.R.Somers Tract No.324-b and the Rebecca J.Price Tract No. 292, the E.J.Zerkel Tract No. 293 and the George W. Price Espate Tract No. 294, to the point of intersection with a line of the J.F. Printz Tract No. 291 ;

THENCE, in Page County, with the boundary line between the George W. Price Estate Tract No. 294 and the J.F.Printz Tract No. 291, to a corner common to the two said tracts and common also to the D.F.Printz Tract No. 240 and the Jullus F.Somers Tract No.295;

THENCE, in Page County, with the boundary lines between the D.J. Printz

290, the Julia and M.O. Printz Mract No.287-a, the Salome and S.L.Miller Tract No. 468 and the S.L.Miller Estate Tract No.268-a, to a corner common to the said D.J.Printz Tract No. 240 and the Jacob S.Sours Tract No.334, in a line of the said S.L.Miller Estate Tract No.268-a;

THENCE, in Page County, with the boundary line between the Jacob S. Sours Tract No. 334 and the S.L.Miller Estate Tract No.268-a.to a corner common to the said S.L.Miller Estate Tract No.268-a and the Isaiah Printz Estate Tract No.286, in a line of the said Jacob S.Sours Tract \$o.334;

THENCE, in Page County, with the boundary lines between the Isaiah Printz Estate Tract No. 286 and the Jacob S.Sours Tract No.334, the Sours and Miller Tract No. 282 and the Daniel B.Miller Tract No.283-a, to a corner common to the said Daniel B.Miller Tract No.283-a and the Julia and M. O.Printz Tract No. 287, in a line of the said Isaiah Printz Tract No.286;

THENCE, in Page County,with the boundary lines between the Julia and M.O. Printz Tract No. 287 and the Isaiah Printz Estate Tract No. 286, the Harper G. Griffith Tract No. 281, the Julia N.Griffith Tract No. 280 and the Bettie Sours Tract No.259-b, to a cormer common to the Bettie Sours Tract No. 259 -b and the Bernard Sours Estate Tract No. 336, in a line of the said Julia and M. O. Printz Tract No. 287;

THENCE, in Page County, with the boundary lines between the Bernard Sours Estate Tract No. 336 and the Bettie Sours Tract. No.259-b, the Anna G. Sours Tract No. $278-a$, the Vera V.Fox Tract No. 279 , the Viola V.Sours Tract No. 276 and the Eva C.Weaver Tract No. 273 , to a corner common to the said Eva C.Weaver Tract No. 273 and the Chellie Williams Tract No. 274 , in a line of the said Bernard Sours Estate Tract. No.336;

THENCE in Page County,with the boundary line between the Chellie Wil liams Tract No. 274 and the Eva C.Weaver Tract No. 273 , to the point of intersection with a line of the Fitzhugh and Bryan Tract No.297;

THENGE, in Page County, with the boundary lines between the Fitzhugh and Bryan Tract No. 297 and the Eva C.Weaver Tract No. 273 , the Ellis and Hershber -ger Tract No.226-a, the W.L.and Mary B.Judd Tract No. 270 and the Grace Keyser Tract No. 269 , to a corner common to the said Grace Keyser Tract No. 269 and the Fitzhugh and Bryan Tract No. 297 and common also to the J.Marvin Sours Tract No. 104-a;

THENCE, in Page County, with the boundary Iines between the J.Marvin Sours Tract No.104-a and a portion of the Fitzhugh and Bryan Tract No.297, the Emanuel Miller Heirs Tract No. 267 and another portion of the Fitzhugh and Bryan Tract No.297, to a cormer common to the said J.Marvin Sours Tract No.104-a and the said Fitzhugh and Bryan Tract No. 297 and common also to the Griffith and Musselman Tract No.263;

THENCE, in Page County, with the boundary lines between the Fitzhugh and Bryan Tract No. 297 and the Griffith and Musselman Tract No.263, the Charles W. Tutwiller Tract No. 248, the Mrs.Blanche Beahm Tract No. 247 and the John D.Sours Tract No.244-a, to a corner common to the said Hohn D.Sours Tract No.244-a and the said Fitzhugh and Bryan Tract $N 0.297$ and common also to the B.F.Shenk Estate -John D,Sours Tract No.258-I;

THENCE, IN Page County, with the boundary line between the said Tract

No.258-I and the B.F.Shenk Tract No. 258 , to a corner common to the two said tracts and common also to the John A.Strickler Tract No. $230-\mathrm{b}$;

THENCE, in Page County, with the boundary lines between the John A.Stricir -ler Tract No.230-b, and the B.F.Shenk Estate-John D.Sours Tract No.258-I, the John D.Sours Tract No. 244-a and the J.A.Sours Tract No. 253, to a corner cormon to the said John A.Strickler Tract No. $230-\mathrm{b}$ and the J.W.Sours Tract No.254, in a line of the said J.A.Sours Tract No.253

THENCE, in Page County, with the boundary line between the J.A.Sours Tract No. 253 and the J.W.Sours Tract No. 254, to a corner common to the said J.W. Sours Tract No. 254 and the Joe, Barbara and Betty Hite Tract No. 255, in a line of the said J.A.Sours Tract No.253;

THENCE, in Page County, with the boundary lines between the Joe, Barbara and Betty. Hite Tract No. 255 and the J.A.Sours Tract No.253, the B.F.Shenk Estate -J.A.Sours Tract No.258-II and the B.F.Shenk Estate-Adam Sours Tract No.258-III, to the point of intersection with a line of the A.V.Strickler Tract No.199; THENCE, in Page County, with the boundary line between the A.V.Strickler Tract No. 199 and the said B.F.Shenk Estate-Adam Sours Tract No.258-III, to a corner common to the said Tract No. 258-III and the Adam Sours Estate Tract No.252, in a line of the said A.B.Strickler Tract No.199;

THENCE, in Page County, with the boundary line between the A.B.Strickler Tract. No. 199 and the Adam Sours Estate Tract No. 252, to a corner common to the two said tracts and common also to the G.V. Shenk Tract No. 180 and the J.A.Griffith Tract No. 251;

THENCE, in Page County, with the boundary line between the G.V. Shenk Tract No. 180 and the J.A.Griffith Tract. No.251, to a corner common to the said G.V.Shenk Tract No. 180 and the C.I. and A.V.Sours Tract No.179;

THENCE, in Page County, with the boundary line between the G。V. Shenk Tract No. 180 and the C.I.and A.V.Sours Tract No.179, to a corner comon to the said C.I. and A.V.Sours Tract No. 179 and the J.G.and M.O.Bradley Tract No.142-b In a line of the said G.V.Shenk Tract No.180;

THENCE, in Page County, with the boundary Ine between the C.I.and A.V. Sours Tract No. 179 and the J.G.and M.O.Bradley Tract Mo.142-b, to the point of intersection with a Ine of the Thomas Jewell Tract No.249;

THENCE, in Page County, with the boundary line between the Thomas Jewell Tract No. 249 and the Mrs.M.O.Bradley Tract No. 162 , to a corner commons to the said Thomas Jewell Tract No. 249 and the M.Snyder Tract No.159, in a line of the said Mrs.M.O.Bradley Tract No.162;

THENCE, in Page County, with the boundary line between the M.Snyder Tract No. 159 and the Thomas Jewell Tract No. 249 , to the point of intersection with a line of the John D.Sours Tract No. 244;

THENCE, in Page County, with the boundary lines between the M.Snyder Tract No. 159 and the John D.Sours Tract No. 244, to a corner common to the two said tracts and common also to the C.E.and V.C.Musselman Tract No.243;

THENCE, in Page County, with the boundary lines between the $\mathbb{C}_{.}$. and V . C.Musselman Tract No. 243 and the John D.Sours Tract No. 244, the C.F.Judd Tract No.200~a, the Margaret F.Strickler Tract No. 242 and the Joseph Elils Estate Tract No.156, to the point of intersection with a line of the J.B.Smith Tract

THENCE, in Page County, with the boundary lines between the J.B.Smith Tract No. 157 and a portion of the Joseph Ellis Estate Tract No. 156, the P.I.Ellis Tract No.155-a, another portion of the Joseph Ellis Estate Tract No. 156 and the B.L.Judd Tract No. 140 , to a corner common to the said B.L.Judd Tract No. 140 and the Lester L.Judd Tract No. $136-\mathrm{b}$, in a line of the said J.B.Smith Tract No.157;

THENCE; in Page County, with the boundary line between the B.L.Judd Tract No. 140 and the Lester L:Judd Tract No. 136 -b, to a corner common to the said Lester L. Judd Tract No. 136-b and the B. Roberta Judd Tract No. 160, in a line of the said B.L. Judd Tract No.140;

THENCE, in Page County, with the boundary lines between the B. Roberta Judd Tract No. 160 and the B.L.Judd Tract No. 140 , the Mrs. P.S.Batman Tract No. 137 as, the J.W. Bradley Tract No.130-a, the J.W.Bradley Tract No. 130-b and the L.F.and R.I.Judd Tract No. 198 , to a corner common to the said B. Roberta Judd Tract No. 160 and the said L.F.and R.I.Judd Tract No. 198 and common also to the S.L.Grandstaff Tract No. 178 and the Mrs.P.S.Batman Tract No.137-c;

THENCE, in Page County, with the boundary line between the S.L.Grandstaff Tract No. 178 and the Mrs.P.S.Batman Tract No. $137-\mathrm{c}$, to a corner common to the said Mrs.P.S. Batman Tract No.137-c and the Ida F.Bradiey Tract No. 128, in a line of the said S.L.Grandstaff Tract No.178;

THENCE in Page County, with the boundary lines between the Ida F.Bradley Tract No. 128 and the S.L.Grandstaff Tract No. 178 , the B.T.Grandstaff Tract No.129~a and the B.Roberta Judd Tract No.160~a, to a corner common to the said Ida F.Bradley Tract No. 128 and the B.Roberta Judd Tract No. 160-a and common also to the Mrs.Adeline Fox Tract No.127;

THENCE, in Page County, with the boundary lines between the Mrs.Adeline Fox Tract No. 127 and the B.Roberta Judd Tract No.160-a, the Noah Fox Estate Tract No. 86 and the E.N.Hershberger Tract No.126, to a corner comon to the said Mrs. Adeline Fox Tract No. 127 and the said E.N.Hershberger Tract No. 126 and common also to the Ida F.Bradley Tract No.128;

THENCE, in Page County, with the boundary lines between the Ifia F.Brad - ley Tract No. 128 and the E.N.Hershberger Tract No.126, to a corner common to the two said tracts and common also to the S.L.Batman Pract No. 98 and the B.T.Grandstaff Tract No. 129;

THENCE, in Page County, with the boundary line between the E.N.Hershberger Tract No. 126 and the B.T.Grandstaff Tract No.129, to the point of intersection with a line of the J.L.Lehew Tract No.116;

THENCE, in Page County, with the boundary lines between the J.L.Lehew Tract No. 116 and the B.T.Grandstaff Tract No.129, the Payne and Seal Tract No. 114 and the O.F.Judd Tract No. 115, to the point of intersection with a line of the S.B.Waters Tract No.119;

THENCE, in Page County, with the boundary line between the S.B.Waters Tract No. 119 and the O.F.Judd Tract No.ll5, to a corner common to the two said tracts and common also to the J.G.Grove Tract No.118;

THENCE, in Page County, with the boundary lines between the J.G.Grove Tract No. 118, and the S.B.Waters Tract No.119, the J.J.Heiston Tract No. 66, the Ellen Burrell Tract No. 45 and the I.W. Lehew Tract No. 65 , to a corner common to the said J.G.Grove Tract No. 118 and the O.F.Judd Tract No.ll5, in a line of the said

THENCE, in Page County, with the boundary lines between the O.F.Judd $T$ Tract No. 115 and the I.W.Lehew Tract No.65, the Ellen Burrell Tract No. 45 and the J.J.Heiston Tract No.66-a, to the point of intersection with a line of the Benton D. Fox Tract No.95;

THENCE, in Page County, with the boundary lines between the J.J.Heiston Tract No. 66-a and the Benton D.Fox Tract No.95, the O.C.and L.D.Miller Tract No. 93, the Zada Kemp Shenk Tract No. 89, the J.W.Alther Tract No. 84 and the W.T.Beahm Tract No.85, to a corner common to the said J.J.Heiston Tract No. 66 and ane W.T.Beahm Tract No. 85 and common also to the Ellen Burrell Tract No.45:

THENCE, in Page County, with the boundary lines between the Ellen Burrell Tract No. 45 and the W.T.Beahm Tract No. 85 , the H.V.Batman Estatenrract No. 81 , the H.J.Batman Estate Tract No. 74 , and the Fulton Thurston Tract No. 75 , to the point of intergection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Position No.106, a black oak, with triangular blaze, at corner of wire fence, 16 feet east of nail in blaze gum sapling and 7.8 feet northwest of nail in pine sapling;

THENCE, in Page County, with said boundary line $\mathrm{N} .5^{\circ} 19^{\circ} \mathrm{W} .566$ feet, to Pos.No.105, a locust stake in wooded area, 5.5 feet east of nail in blazed oak sap Ine and 15.5 feet west of nail in blqzed oak;

THENCE, in Page County,N. $45^{\circ} 52^{\prime}$ W. 699 feet,to Pos.No. 104,a locust stake 3 feet east of wire fence, 2.8 feet east of nail in blazed chestnut and 10.2 feet west of nail in blazed pine sapling;

THENCE, in Page County,N. $56^{\circ} 32^{\prime}$ W. 729 feet, to Pos.No. 103, a locust stake in rock pile, 1.4 feet north of nail in blazed chestnut and 3.5 feet south of nail in blazed stump;

THENCE, in Page County, leaving the boundary line of the land described in the petition filed in the above mention condemnation proceeding in said coun -ty, and running with the boundary lines between the Ellen Burrell Tract No. 45 and the M.L.Rickard Estate Tract No.64, the Ruth Judd and Pearl Baker Tract No. 1.48 and the I.A.and Lloyd Rickard Tract No. 63 , to another point of intergection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county at Position No.99, a locust stake in wooded area, 15 feet south of wood road, 6.6 feet south of nail in blazed chestnut oak and 12.5 feet norteast of nail in blazed black oak;

THENCE, in Page County, with said boundary Iine, N. $33^{\circ} 21^{\prime} \mathrm{W} .135$ feet, to Pos.No.98, a locust stake in wooded area, 8 feet east of nail in blazed chestnut oak and 9 feet northwest of bail in blazed white oak;

THENCE, in Page County, N. $18^{\circ} 37$ t W. 486 feet, to Pos.No. 97,2 locust stake In wooded area, 6.9 feet southeast of nail in chestnut oak aapling and 6.8 feet northeast of nail in chestnut oak sapling;

THENCE, in Page County, $\mathrm{N}_{\bullet} 36^{\circ}$ O1' W. 1055 feet, to Pos.No. 96 , a corner fence post, 8.7 feet southeast of nail in blazed fence post and 15.7 feet northeast of nail in blazed stump;

THENCE, in Page County, leaving the boundary line of the land described In the petition filed in the above mentioned condemnation proceeding in said coun -ty, and running with the boundary lines between the J.I.and E.K.Rice Tract No.62, and the J.W.Foley Tract No. 61, to the point of intersection with a line of the Ellen Burrell Tract No.45;

THENCE, in Page County, with the boundary lines between the Ellen Burrell Tract No. 45 and the J.W.Foley Tract No. 51 , the David Baker Tract No. 60 , the William L.Racer Tract No. 59 , the G.W.and C.E.Brown Tract No. 58 , the Frank M. Seal Tract No. 57, another portion of the G.W.and C.E.Brown Tract No. 58 and another portion of the William L.Racer Tract No. 59 , to the point of intersection with the boundary line of the land described in the petition filed in the above mention condemnation proceeding in said county, at Pos.No.92, a locust stake in small drain in wooded area, 9.9 feet east of nail in blazed gum and 11.5 feet northwest of nail in blazed black oak;

THENCE, in Page County, with said boundary line, N. $16^{\circ} 18^{\prime} \mathrm{W} .564$ feet, to Pos.No.91, an old chestnut oak stump, with triangle on north side, at the southwest corner of cultivated field;

THENCE' in Page County, N. $3^{\circ} 23^{\prime}$ W. 1938 feet, to Pos.No. 90 , a 5-inch Locust with triangular blaze at east side of pasture,6.1 faet northwest of nail in blazed sassafras and 5.6 feet southwest of persimmon tree;

THENCE, in Page County, N. $19^{\circ} 15^{\prime}$ W., to the point of intersection with the boundary line between the J.H.Weatherholtz Tract No. 56 and the Ellen Burrell Tract No.45;

THENCE, in Page County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said coun -ty and running with the boundary lines between the J.H.Weatherholtz Tract No. 56 and the Ellen Burrell Tract No. 45 , to a corner common to the said J.E.Weatherholtz Tract No. 56 and the Ordie Atwood Tract No. 55 , in a line of the said Ellen Burreql Tract No.45;

THENCE, in Page County, with the boundary line between the Ordie Atwood Tract No. 55 and the Ellen Burrell Tract No. 45 , to the point of intersection with the boundary line of the land descrined in the petition filed in the above mentionea condemnation proceeding in said county, at Pos. Mo. 86 , a locust stake in fence corner, 9.4 feet southeast of nail in fence post and 7.5 feet west of nail in fence post;

EHENCE, in Page County, with said boundary line, $N .74^{\circ}$ 29' E. 271 feet, to Pos.No. 85 , a locust stake at east edge of open field, 4.7 feet west of nail in fence post and 4 feet south east of nail in fence post.

THENCE, in Page County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said coun -ty, and running with the boundary lines between the Ellen Burrell Tract No. 45 and the J.O. Bailey Tract No. 54, the W.B.Vaughn Tract No. 53, and L.B.Vaughn Tract No. 52, the J.W.Vaughn Tract No. 51 and the Vaughn School House Tract No. 50 , to the point of intersection with the eastern limits of the county road near said School House;

THENCE, in Page Countywith the eastern limits of the county road to the point of intersection with the boundary fine between the Ellen Burrell Tract No. 45, and the Frank Mehan Tract No. 72 ;

THENCE, in Page County, with the boundary lines between the Ellen Burrell Tract No. 45 and the Frank Mehan Tract No. 72 , the I.N.Mehan Tract No. 49 and the Ambrose Jones Tract No. 71 , to the point of intersection with the boundary Ine of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No.74-G, a Stake in open timber, 3.2 feet northeast

THENCE, in Page County, with said boundary line, S. $00^{\circ} 33^{\prime} \mathrm{W} .312$ feet to Pos.No.74-F, a stake on north bank of dry drain, 3.5 feet west of nail in oak sapling and 2.6 feet northeast of nail in oak;

THENCE, in Page County, S. $00^{\circ} 53^{\prime} \mathrm{W} .388$ feet, to Pos.No. $74-\mathrm{E}$, a locust stake in stone pile in scrub oak timber, 0.8 feet northwest of nail in oak snag and 7 feet south of nail in oak sapling;

THENCE, in Page County, leaving the boundary line of the land described in petition filed in the above mentioned condemnation proceeding in said county, and runnint with the boundary lines between the Ellen Burrel Tract No. 45 and the Rena Huffman Tract No. 70 , the J.E.Presgraves Tract No. $47-2$, the Fannie E.Seal Tract No. 48, the J.E.Pres graves Tract No. 47 , and the J.M.Presgraves Tract No. 46 , to another point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No. $74-\mathrm{BB}, \mathrm{a}$ red oak with triangular blaze at edge of timber, 22 feet northwest of nail in oak and 13.3 feet southeast of corner fence post;

THENCE' in Page County, with said boundary line, $\mathrm{N}_{\mathbf{~}} .66^{\circ}{ }^{\circ} 3^{\prime}$ E. 522 feet, to Pos.No.73-AA, a l4-inch gum with triangular blaze, 12 feet north of nail in oak;

THENCE, in Page County, $\mathrm{N}_{6} 66^{\circ} 56^{\prime}$ E. 724 feet, to Pos.No. 72 , a locust stake at corner of wire fence, 6.9 feet north of nail in pine sapling and 12.2 feet $s$ south of nail in pine;

THENCE, in Page County, N. $8^{\circ} 49^{\prime}$ W. 853 feet, to Pos.No. 71 , a 22-inch chest -nut with triangular blaze at east side of pasture, 50.8 feet southeast of nail in locust and 35 feet northeast of nail in pine;

THence, in Page County, $\mathrm{N}_{0} 7^{\circ} 30^{\prime}$ W. 466 feet, to Pos.No. 70 , a locust stake at fence corner, 6.3 feet east of nail in fence post and 5 feet northwest of nail in fence post;

THENCE, in Page County, N. $9^{\circ}$ O1' W. 319 feet, to Pos.No. 69 , a locust stake at fence corner,9.5 feet northwest of nail in pine, 9.7 feet southeast of nail in pine;

THENCE, in Page County, $\mathrm{N} .8^{\circ} 57 \mathrm{~F}$ W. 340 feet, to Pos.No. 68, a locust stake 31 feet north of ford on Jeremys Run, 17 feet notheast of nail in sycamore and 3.8 feet southwest of nail in blazed locust;

THENCE, in Page County, N. $2^{\circ} 12^{\prime}$ W. 781 feet, to Pos.No. 67 , a locust stake in rock pile in wooded area on west slope of steep hill, 6.7 feet east of nail in blazed pine and 6.2 feet northwest of nail in blazed pine;
 at rock pile at edge of timbers;

THENCE, in Page County, N. $34^{\circ}$ 45' $^{\prime}$ E. 523 feet to Pos.No. 65 ,an oak tree with triangular blaze, in wooded area, 15 feet south of wire fence, 6.2 feet southeast of nail in blazed oak, and 11 feet southwest of nail in blazed maple. THENCE, in Page County, N. $65^{\circ}$ 04' E. 260 feet, to Pos.No. 64 ,a locust stake at wire fence in wooded area;

THENCE, in Page County,N. $53^{\circ}$ 26' E. 700 feet, to Pos.No.63, a pine tree
with triangular blaze at fence,17.1 feet north of nail in blazed oak and 16.9 feet west of nail in pine tree;

THENCE, in Page County, $\mathrm{N} .24^{\circ} 27$ ' E. 889 feet, to Pos. No. 62 , a locust stake in rock pile at edge of timbered area, 3 feet north of nail in blazed chestnut oak
and 23.2 feet southwest of nail in white oak;
THENCE, in Page County, leaving said boundary line, and running with the boundary lines between the Ann P.Jolliffe Heirs Tract No. 41 and the Eli Jones Estate Tract No.69, the A.G.Bailey Tract No. 68 and the Thomas W.Abbott Tract No. 40 , to another point of intersection with the boundary line of the land described In the petition filed in the above mentioned condemnation proceeding in said coun -ty, at Pos. No. 57, a locust stake at rock pile in fence line at wooded area;

THENCE, in Page County, with said boundary line N. $33^{\circ} 4^{\prime \prime}$ ' E. 3599 feet, to Pos.No. 56 , on 8 -inch gum with triangular blaze in wooded area, 7 feet northeast of nail in blazed gum and 6.7 feet southwest of nail in blazed dogwood;

THENCE, in Page County,N. $22^{\circ}$ 32' W. 606 feet, to Pos.No.55, a 4-inch hickory with triangular blaze in wooded area, 7.8 feet north west of nail in blaz -ed hickory and 8.5 feet southwest of nail in blazed pine;

THENCE in Page County,N. $45^{\circ} 43^{\prime}$ E. 1031 feet, to Pos.No54, a locust stake in wooded area, 4 feet east of nail in blazed chestnut sapling and 6.3 feet northeast of nail in blazed chestnut oak;

THENCE, in Page County,N. $45^{\circ} 58^{\prime}$ E. 1515 feet, to Pos.No.53, a locust stake at corner of wire fence, 12.8 feet northeast of nail in blazed locust, 1.5 feet west of nail in blazed fence post;

THENCE, in Page County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said. county, and running with the boundary lines between the Lona B. Deavers Tract No. 39 and the Ann P.Jolliffe Tract No. 41, the M.L.and G.R.Clark Tract No. 38 and the E.I.and R.S.Hite Tract No. 36, to another point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No.49, a 20-inch ash with triangular bleze on west side of Mine Run, 23.6 feet northwest of nail in blazed elm and 25.4 feet southwest of nail in blazed sassafras;

THENCE, in Page County,N. $65^{\circ} 30^{\circ}$ E. 218 feet, to Pos.No. 48 ;
THENCE, in Page County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and continuing the same course, $\mathrm{N}_{6} 65^{\circ} 30^{\prime}$ E. 30 feet, to a station on the east side of a wood road;

THENCE, in Page County,along the east side of said road to another point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county,between Position No. 47 and Position No. 46;

THENCE, in Page County,N. $74^{\circ} 37$ ' E., to Pos.No. 46 , a locust stake at south corner of apple orchard; 18.4 feet southeast of nail in blazed apple tree and 29 feet east of nail in blazed hickory;

THENCE, in Page County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the E.I.and H.S. Hite Tract No. 36 and the James F.Walker Tract No.35, the Mary Susan Deavers Tract No. 698, the Mary Deavers Tract No.34, the Thomas B.Rickard Tract No. 33 and the G.B.Baldwin Tract No.32, to a corner common to the said E.I.and H.S.Hite Tract No. 36 and the John M.Miller Tract No.12, in a line of the said G.B.Baldwin Tract No.32;

THENCE, in Page County, with the boundary line between the G.B.Baldwin Tmec
Tract No. 32 and the John M.Miller Tract No.12, to a corner conmon to the said G. B. Baldwin Tract No. 32 and the A.L.Deavers Tract No.21, in a line of the said John M.Miller Tract No.12;

THENCE, in Page County, with the boundary line between the A.I.Deavers Tract No. 21 and the John Miller Tract Mo. 12, to a corner common to the said A.L. Deavers Tract No. 21 and the B.E.and C.W.Rickard Tract No. 20 , in a line of the said John M.Miller Tract No.12;

THENCE, in Page County,with thr boundary lines between the B.E.and C.W. Rickard Tract No. 20, and the A.L.Deavers Tract No. 21, the Jesse Deavers Tract No. 22 and the Sola K.Sours, Tract No. 8 , to the point of intersection with a line of the C.P.and J.T.Keyser Tract No. 14;

THENCE, in Page County, with the boundary lines between the Sola K.Sours Tract No. 8 and the C.P.and J.T.Keyser Tract No.14, the Bassett W.Mitchell Tract No.5-a, the William C.Overall Heirs Tract No.2-a, the William C.Overall Heirs-Susan J.Heiskell Tract No.2-VI and the Bassett W.Mitchell Tract No.5, to a corner common to the said Bassett W.Mitchell Tract No. 5 and the Jessie L.and Grace Deavers Tract No. 701 , in a line of the said Sola K.Sours Fract No. 8 ;

THENCE, in Page County, with the boundary lines between the Jessie L.and Grace Deavers Tract No. 701 and the Bassett W.Mitchell Tract No.5, to a corner com -mon to the two said tracts and conmon also to the B.E.Rickard Tract No.24; THENCE, in Page County, with the boundary line between the Jessie L.and Grace Deavers Tract No. 701 and the B.E.Rickard Tract No. 24, to the point of inter -section with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Position No. 31, a maple with triangular blaze on south bank of Dry Run 16.6 feet south of nail in blazed oak and.7.5 feet northeast of nail in blazed ironwood;

THENCE, in Page County, with the said boundary line, S.62f 29 : W. 214 feet, to a station in Dry Run;

THENCE, in Page County, $S .70^{\circ} 48^{\prime} \mathrm{W} .249$ feet, to a station in Dry Run; THENCE, in Page County, $\mathrm{S} .77^{\circ} 53^{\prime} \mathrm{W} .120$ feet, to a station in Dey Run; THENCE, in Page County, $N .87^{\circ} 14^{\prime}$ W. 106 feet, to a station in Dry Run; THENCE, in Page County, N. $78^{\circ}$ O7' W. 208 feet, to a station in Dry Run; THENCE, in Page County, $N .87^{\circ} 22^{\prime} \mathrm{W} .137$ feet, to a station in Dry Run; THENCE, in Page County, $N .66^{\circ} 32^{\prime}$ W. 166 feet, to a station in Dry Run; THENCE, in Page County, N. $84^{\circ} 07^{\prime}$ W. 181 feet, to a station in Dry Run; THENCE, in Page County, S. $67^{\circ} 33^{\prime}$ W. 76 Feet, to a station in Dry Run; THENCE, in Page County, $\mathrm{N}_{\bullet} 77^{\circ} 42^{\prime}$ W. 131 feet, to Pos.No. 30 , a chiseled cross on rock northeast of naid in blazed ash and 6.1 feet south of nail in blazed sapling; THENCE, in Page County, S. $80 \% 371$ W. 129 feet, to a station in Dry Run; THENCE, in Page County, $\mathrm{N}_{\mathrm{C}} 73^{\circ} 57^{\prime}$ W. 76 Feet, to a station in Dry Run; TEENCE, in Page County,S. $56^{\circ} 12^{\prime}$ W. 117 feet, to Pos.No.29, a chiseled cross at junction of creeks 16.5 feet northeast of nail in blazed dogwood and 10.5 feet southwest of nail in blazed sapling;

THENGE, in Page County, $N .59^{\circ} 49^{\prime}$ W. 132 feet, to a station in Dry Run;
THENCE, in Page County, N. $73^{\circ} 18^{\prime}$ W. 77 feet, to a station in Dry Run;

THENCE, in Page County, $N .63^{\circ} 49^{\prime}$ W. 113 feet, to a station in Dry Run; THENCE, in Page County, $\mathrm{N}_{.} 42^{\circ} 44^{\prime}$ W. 145 feet, to a station in Dry Run; THKNCE, In Page County, $\mathrm{N}_{0} 21^{\circ} 50^{\prime}$ W. 151 feet, to a station in Dry Run; THENCE, in Page County, N. $44^{\circ} 07^{\prime}$ W. 136 feet, to a station in Dry Run; THENCE, in Page Countt, $N .49^{\circ} 15^{\prime} \mathrm{W} .86$ feet, to Pos.No. 28 , in the center of the south prong of Dry Run at wire fence running southwest and northeast 13.9 feet southwest of triangular blaze on 5 -inch persimmon standing on east bank of said stream;

THENCE, in Page County, $\mathrm{N} \cdot 30^{\circ} 18^{\prime}$ W. 89 feet, to a station in Dry Run. THENCE, in Page County, N. $54^{\circ} \mathrm{O}^{\prime}{ }^{\prime}$ W. 99 feet, to a station in Dry Run; THENCE, in Page County, N. $81^{\circ} 25^{\prime}$ W. 126 feet, to a station in Dry Run; THENCE, in Page County, $\mathrm{S} .85^{\circ} 31^{\prime} \mathrm{W} .126$ feet, to a station in Dry Run; THENCE, in Page County, $\mathrm{S} .72^{\circ} 35^{\prime} \mathrm{W} .159$ feet, to a station in Dry Run; THENCE, in Page County, $N_{0} 74^{\circ} 27^{\prime}$ W. 204 feet, to a station in Dry Run; THENCE, in Page County, N. $52^{\circ} 07^{\prime}$ W. 106 feet, to a station in Dry Run; THENCE, in Page County, N. $53^{\circ} 18^{\prime} \mathrm{W} .229$ feet, to a station in Dry Run; THENCE, in Page County, N. $41^{\circ} 57^{\prime}$ W. 251 feet, to a station in Dry Run; THENCE, in Page County, $N .50^{\circ} 39^{\prime}$ W. 152 feet, to a station in Dry Run; THENCE, in Page County, $\mathrm{N}_{\bullet} 72^{\circ} 44^{\prime}$ W. 91 feet, to a station in Dry Run; THENGE, in Page County, $S .77^{\circ} 36^{\prime}$ W. 154 feet, to Pos.No. 27 , in center of south prong of Dry Run, opposite sycamore sapling with triangular blaze, on south bank of creak,9.9 feet southeast of nail in blazed sycamore;

THENCE, in Page County, N. $62^{\circ} 52^{\prime}$ W. 90 feet, to a station in dry Run; THENCE, in Page County, $N .73^{\circ} 16^{\prime}$ W. 205 feet, to a station in Dry Run; THENCE, in Page County, N. $36^{\circ} 23^{\prime}$ W. 271 feet, to Pos.No.25, a cross chiseled in a rock in creek bed, at fence line, about 75 feet northeast of a frame house, 18.1 feet west of nail in blazed chestnut and 10.4 feet northeast of nail in blazed stump;

THENCE, in Page County, N. $66^{\circ} 42^{\prime}$ W. 154 feet, to a station in Dry Run; THENCE, in Page County,S. $68^{\circ} 20^{\prime}$ W. 263 feet, to a station in Dry Run; THENCE, in Page County,S. $53^{\circ} 51^{\prime}$ W. 103 feet, to a station in Dry Run. THENCE, in Page County,S.64³6' W. 1777 feet, to Pos.No. 25 , in south prong of Dry Run opposite a l2-inch elm with a triangular blaze standing on south bank of said stream;

THENCE, in Page County, $S .80^{\circ} 37^{\prime}$ W. 129 feet, to a station in Dry Run; THENCE, in Page County, S. $41^{\circ} 05^{\prime}$ W. 157 feet, to a station in Dry Run; THENCE, in Page County, $\mathrm{N}_{\bullet} 84^{\circ} 33^{\prime}$ ' W. 179 feet, to Pos.No. 24 , a sycamore with triangular blaze standing on south bank of Dry Run;

THENCE, in Page County, $N_{\bullet} 72^{\circ} 50^{\prime}$ W. 71 feet, to a station in Dry Run;
THENGE, in Page County, $N .34^{\circ} 41^{\prime}$ W. 72 feet, to a station in Dry Run;
THENCE, in Page County, N. $53^{\circ} 48^{\prime}$ W. 102 feet, to Pos.No.23, a walnut tree with triangular blaze on west bank of south prong of $D_{r y}$ Run, 3.5 feet northwest of nail in blazed walnut, 14.9 feet northeast of nail in blazed cedar;

THENCE, in Page County, N. $61^{\circ} 30^{\prime}$ W. 192 feet, to Pos.No.22, a sycamore with triangular blaze standing on north bank of Dry Run;

THENCE, in Page County, $N .36^{\circ} 27^{\prime}$ E. 121 feet, to Pos.No. 21 , a chestnut oak with triangular blaze 11.7 feet southwest of nail in blazed chestnut oak and 13.9
feet southeast of nail in blazed pine;
THENCE, in Page County, N. $34^{\circ} 42^{\prime}$ E. 736 feet, to Pos.No. 20 , a locust stake at comer of wire fence, 3.5 feet east of nail in blazed hickory and 1.3 feet southwest of nail in blazed black oak;

THENCE, in Page County, $\mathrm{N}_{\bullet} 35^{\circ} 23^{\prime}$ E. 201 feet, to Pos, No. 19, a locust stake at corner of fence, 10 feet northeast of nail in blazed locust and 6.7 feet south -east of nail in blazed black oak;

THENCE, in Page County, $N .36^{\circ} 20^{\prime}$ E. 1652 feet, to Pos.No.18, a locust stake at comer of wire fence, 7.9 feet west of nail in fence post and 9.3 feet northeast of nail in blazed walnut;

THENCE, in Page County, N. $4^{\circ} 51^{\prime}$ E. 213 feet, to Pos.No. 17 , a stake in flat 10 feet west of wire fence, 21.6 feet south of nail in blazed sycamore and 13 feet northeast of nail in blazed sycamore;

THENCE, in Page County, N. $57^{\circ} 471$ W. 1254 feet, to Pos.No. 16 , a locust stake near edge of pasture in small timber, 5.9 feet north of nail in blazed dogwood and 9.2 feet west of nail in blazed oak;

THENCE, in Page County,N. $22^{\circ} 56^{\prime}$ E. 311 feet, to Pos No.15, a stake at wire fence near the south corner of apple orchard, 4.5 feet southeast of nail in blaz -ed hazelnut bush and 30.6 feet northwest of nail in blazed walnut;

THENCE, in Page County,N. $22^{\circ} 59^{\prime}$ E. 439 feet, to Pos.No. 14 , a locust stake near east end of clearing, 4.8 feet southeast of nail in blazed oak and 18.4 feet north of nail in blazed pine;

THENCE, in Page County, $\mathrm{N}_{.} 53^{\circ} 20^{\prime}$ E. 320 feet, to Pos.No.13, a stake in wood -ed area, 6.8 feet north of nail in blazed chestnut and 5.6 feet southwest of nail in blazed chestaut oak;

THENCE, in Page Uounty, N. $11^{\circ} 10^{\circ}$ E. 435 feet, to Pos.No. 12, a stake in wooded area in center of small drain, 5.7 feet southwest of nail in chestnut oak and 14 feet northeast of nail in blazed chestnut oak;

THENCE, in Page County, N. $13^{\circ} 34^{\prime}$ W. 119 feet, to Pos.No.11, a stake in wood -ed area, 6 feet southeast of nail in blqzed white oak and 3.8 feet northeast of nail in blazed white oak;

THENCE, in Page County,N. $39^{\circ} 34^{\prime}$ E. 905 feet, to Pos.No. 10, a locust stake in wire fence at edge of timber, 4 feet north of nail in blazed pine and 12.2 feet southeast of nail in blazed oak;

THENCE, in Page Cpunty, N. $35^{\circ} 11^{\prime}$ E. 729 feet, to Pos.No.9, a locust stake at west edge of pasture,7.2 feet northwest of nail in blazed dogwood and 1.4 feet southeast of nail in blazed pine;

THENCE, in Page County,S. $57^{\circ} 47^{\prime}$ E. 228 feet, to Pos.No. 8, a locust stake in southwest corner of pasture and 12 feet north of wire fence;

THENCE, in Page County, N. $35^{\circ} 31^{\prime}$ E. 435 feet, to Pos.No. 7, a locust stake at wire fence, 9.5 feet southeast of nail in blazed chestnut oak and 5.2 feet north of nail in blazed oak;

THENCE, in Page County,N. $35^{\circ} 29^{\prime}$ E. 256 feet, to Pos.No.6, a locust stake on steep hill side in small timber, 4.2 feet southeast of nail in 4-inch blazed pine and 5.7 feet south of nail in blazed 10-inch pine;

THENCE, in Page County, $\mathrm{N}_{\mathrm{o}} 21^{\circ} 06^{\prime}$ E. 610 feet, to Pos.No.5, a locust post in rock pile in wooded area, 6.9 feet south of nail in blazed pine sapling, 11.3 feet
southwest of nall in båazed chestnut oak;
THENCE, in Page County, $N .35^{\circ} 28^{\prime}$ W. 741 feet, to Pos.No.4, a locust stake in rock pile in wooded area 7 feet west of nail in blazed chestnut oak abd 6.8 feet east of nail in blazed chestnut oak;

THENCE, In Page County, $\mathrm{N} .47^{\circ} 34^{\prime}$ E. 78 feet, to Pos.No.3, an iron bolt in the west side of burnt chestnut stump in wooded area, 7.1 feet northeast of nail in blazed chestnut sapling and 9.2 feet southwest of nail in blazed dogwood; THENCE, in Page County,N. $67^{\circ} 17^{\prime}$ E. 1164 feet, to Pos.No. 2 , an iron bolt in top of cement post marked "K.D. 1928 ", 9.3 feet northeast of nail in blazed hickory and 5.1 feet southeast of nail in blazed chestnut oak;

THENCE, in Page County,N. $66^{\circ} 20^{\prime}$ E. 2806 feet, to Pos.No.1.19. 2 feet southeast of nail in blazed pine and 11.9 feet south of nail in blazed white walnut;

THENCE, in Page County, $\mathrm{N}_{\mathrm{o}} .1^{\circ} 51^{\prime} \mathrm{W} .186$ feet, to the point of intersection with the boundary line between Page County and Warren County, designated as the beginning point in the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in Page County, also designated as Position No.185, in the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in Warren County, and is marked by a stake driven in the ground on the east bank of Overall Run below a blaze on a 12-inch pine;

THENCE, in Warren County, with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, $\mathrm{N}_{.} 54^{\circ} 25^{\prime}$ E. 90 feet, to Pos. No. 184 , a stake on the east side of an old road, 18.5 feet east of blaze on 2-inch hickory and 16.5 feet southwest of blaze on 8-inch white oak;

THENCE, in Warren County, $\mathrm{N}_{.} 1^{\circ} 50^{\prime} \mathrm{W} .892$ feet, to Pos.No. 183, a pine stake on the west side of an old trail 7.5 feet southeast of blaze on 10-inch white oak and 9.5 feet north of blaze on 2-inch white oak;

THENCE, in Warren County, $\mathrm{N}_{2} 23^{\circ} 55^{\prime} \mathrm{E} .1671$ feet, to Pos.No.182, a stake south of top of hollow, 4 feet northeast of 12 -inch chestnut oak and 2 feet northwest of 5 -inch chestnut oak;

THENCE, in Warren County, $N .16^{\circ} 50^{\prime}$ W. 791 feet, to Pos.No. 181, a stake un -der pile of rocks on south side of road, 11 feet northeast of blaze on 10-inch chestnut oak and 7.5 feet northwest of blaze on l2-inch poplar;

THENCE, in Warren County, $N .22^{\circ} 35^{\prime}$ E. 1077 feet, to Pos.No. 180 , a pine stake below triangle on east side of 8-inch hickory on south side of old trail, 12 feet north of blaze on 18-inch white pak and 8 feet northeast of blaze on 12-inch white oak;

THENGE, in Warren County, N. $14^{\circ} 40^{\prime}$ E. 615 feet, to Pos.No. 179 , a stake, 6 feet northwest of blaze on black oak and 5 feet southwest of blaze on red oak;

THENCE, in Warren County, N. $34^{\circ} 05^{\prime}$ W. 314 feet, to Pos.No. 178 , a chestnut stake, 2.5 feet northeast of blaze on 12 -inch hickory and 12.5 feet east of blaze on 6-inch hickory;

THENCE, in Warren County,N. $3^{\circ} 30^{\prime}$ W. 310 feet, to Pos.No. 177 , a triple walnut with blazes on north side;

THENCE, in Warren County,S. $56^{\circ} 50^{\prime}$ E. 1086 feet, to Pos.No. 176 , a stake at south end of gate,9 feet northeast of blaze on 10 -inch oak and 6.5 feet
northwest of blaze on 8 -inch oak;
THENCE, in Warren County,N. $25^{\circ} 40^{\prime}$ E. 404 feet, to Pos.No. 175 , in hollow east of double chestnut oak with blaze and 9 feet northweat of blaze on 4-inch black oak;

THENCE, in Warren County, $N .75^{\circ} 25^{\prime}$ E. 1182 feet, to Pos.No. 174 , a stake 2.5 feet south of blaze on 12-inch gum and 13.5 feet northeast of blaze on 3-inch limb of gum;

THENCE, in Warren County,N. $6^{\circ} 20^{\circ}$ W. 770 feet, to Pos.No.173, a stake below triangle on 15-inch spanish oak, 5 feet north of fence line;

THENCE, in Warren County, N. $84^{\circ} 50^{\prime}$ E. 274 feet, to Pos.No. 172 , a stake 2 feet north of fence, 8 feet southwest of blaze on 30 -1nch oak abd 4 feet east of blaze on 4-inch gum;

THENCE, in Warren County, N. $41^{\circ} 05^{\prime}$ E. 2323 feet, to Pos.No. 171, a locust stake at small angle in fence line, 8 feet southeast of blaze on 4-inch chestnut oak and 5 feet west of blaze on dead 2-inch chestnut;

THENCE, in Wamen County,S. $39^{\circ} 20^{\prime}$ E. 347 feet, to Pos.No. 170 , a stake 5 feet southwest of old rail fence, 14.5 feet northwest of blaze on 12.inch chest -nut oak and 15.5 feet southwest of blaze on 2-inch oak;

THENCE, in Warren County, $\mathrm{S}_{.} 53^{\circ} 15^{\prime} \mathrm{W} .230$ feet, to Pos.No. 169 , a stake under fence line, 10 feet northeast of blaze on 4-inch oak and 10 feet west of blaze on 4 -1nch locust;

THENCE, in Warren County,S. $40^{\circ} 15^{\prime}$ E. 2369 feet, to Pos.No.168, a 28-inch sycamore about 100 feet west of road,blazed on its west and southwest side; THENCE, in Warren County, S. $16^{\circ} 10^{\prime} \mathrm{W} .217$ feet, to Pos.No. 167 , a stake north of road and creek at end of fence, 5.5 feet south of blaze on 10-inch sycamore and 5 feet northwest of blaze on 10-inch sumas;

THENCE, in Werren County, S. $19^{\circ} 50^{\prime}$ W. 5042 feet, to Pos.No. 166 , a white oak on west side of road in small trail,blazed on its north and south sides;

THENCE, in Warren County,S. $22^{\circ} \mathrm{O}^{\prime}$ W. 334 feet, to Pos.No.165, an old stump in line with fence on east side of old road;

THENCE, in Warren County,S. $78^{\circ} 25^{\prime}$ E. 1395 feet, to Pos.No. 164 , a stake below blaze on 14-inch sassafras at angle in fence line south of spring;

THENCE, in Warren County, N. $88: 20^{\prime}$ E. 624 feet, to Pos.No.163, a stake be-
low blaze on east side of 10 -inch cedar at angle in fence;
THENCE in Warren County,S. $50^{\circ} 50^{\prime}$ - E. 950 feet, to Pos.No.162, a locust stake, 6 feet north of blaze on 3 -inch hickory and below triangle on east side of 15-inch hickory;

THENCE, in Warren County, $\mathrm{N}_{\mathrm{o}} 60^{\circ} 15^{\prime}$ E. 1113 feet, to Pos.No. 161 , a rock pile 5 feet south of triangle on chestnut oak and six feet southwest of center of large rock;

THENCE, in Warren Coutty, N. $61^{\circ} 35^{\prime}$ E. 1899 feet, to Pos.No. 160, a locust stake below a linden, 8 feet north of blaze on 7 -inch locust and 10.5 feet east of blaze on 15-inch chestnut oak;

THENCE, in Warren County, $N .58^{\circ} 20^{\prime}$ E. 614 feet, to Pos.No.159, a pile of rocks, 6 feet north of blaze on chestnut oak, 6 feet east of blaze on small maple; THENCE, in Warren County, N. $14^{\circ} 45^{\prime}$ E. 1952 eet, to Pos.No.158, a locust
stake 1 foot west of triangle on 15-inch pine and 4 feet northwest of triangle
on a chestnut oak;
THENCE, in Warren County, $\mathrm{N}_{.} 22^{\circ} 15^{\prime}$ W. 2686 feet, to Pos.No.157, a locust stake 10 feet west of fence and below triangle on a double hickory; THENCE, in Warren County, N. $25^{\circ} 45^{\prime}$ W. 1195 feet, to Pos.No. 156 , a locust stake beside a small oak, 15 feet north of triangle on 10 -inch pine and 9 feet southeast of triangle on 24-inch sycamore;

THENCE, in Warren County,S. $59^{\circ}$. 25' E. 2360 feet, to Pos.No.155, a locust stake in fence corner, 9.5 feet east of the blaze on 8 -invh locust and 3 feet south of blaze on $4-1$ nch locust:

THENCE, in Warren County,S. $35^{\circ} 20^{\prime}$ W. 195 feet, to Pos.No. 154, a locust stake at north side of cliff. at fence line and old oak stump, 1 foot southeast of blaze on 4 -inch chestnut oak and 11.5 feet north of blaze on 3 -inch chestnut oak;

THENCE, in Warren County,S. $67^{\circ} 30^{\prime}$ E. 1438 feet, to Pos.No.153, a locust stake 7 feet north of triangle on 4 -inch hickory, 14 feet southeast of triangle on 6 -inch chestnut and 3 feet south of old chestnut oak stump;

THENCE, in Warren County,S. $35^{\circ} 00^{\prime}$ E. 675 feet, to Pos.No. 152, a locust stake north of rock pile,7.5 feet north of triangle on double chestnut and 7.5 feet east of triangle on small poplar;

THENCE, in Warren County,S. $30^{\circ} 30^{\prime}$ E. 1157 feet, to Pos.No.151, a locust stake south of rock pile in small drain, 3 feet west of triangle on 8-inch ash and 10.5 feet northeast of triangle on 6-inch black oak;

THENCE, in Warren County,S. $65^{\circ} 55^{\prime}$ E. 1267 feet, to Pos.No. 150 , a locust stake below triangle blazed on north side of 30-inch white oak;

THENCE, in Warren County,S. $66^{\circ} 40^{\prime}$ E. 1436 feet,to Pos.No.149, a locust stake 15.5 feet east of triangle on 24-inch gum;

THENCE, in Warren County, $\mathrm{N}_{\bullet} 75^{\circ} 15^{\prime} \mathrm{E} .1367$ feet, to Pos. $N \mathrm{No.148}$, stake 27 feet southeast of triangle on 24-inch pine and 20 feet north of blaze on 4-inch dogwood;

THENGE, in Warren County, $\mathrm{N}_{0} 44^{\circ} 00^{\prime}$ E. 908 feet, to Pos.No. 147, a locust stake in fence line 24 feet south of nail in blaze on 36 -inch oak and 3 feet west of bleze on 32 -inch black oak;

THENCE, in Warren County, leaving the boundary line of the land describ -ed in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary Iine between the E.L. Fristoe Tract No. 23 and the J.E.Thompson Tract No.67, to the point of intersection with a line of the H.G.Morrison Tract No.48;

THENCE, in Warren County, with the boundary line between the J.E.Thomp -son Tract No. 67 and the H.G.Morrison Tract No.48, to a corner common to the two said tracts and common also to the Thaddeus Compton Tract No. 16;

THENCE, in Warren County, with the boundary line between the Thaddeus Compton Tract No. 16 and the H.G.Morrison Tract No. 48 , to a corner common to the said H.G.Morrison Tract No. 48 and the M. Lew Partlow Tract No. 54 , in a line of the said Thaddeus Compton Tract No. I6;

THENCE, in Warren County, with the boundary lines between the M.Lew $P$ Partlow Tract No. 54 and the Thaddeus Compton Tract No. 16 , to a corner common to the two said tracts and common also to the C.F.Updike Estate Tract No. 76 , and the

Clarence S.Partlow Tract No.71;
THENCE, in Warren County, with the boundary line between the M. Lew Partlow Tract No. 54 and the Clarence S.Partlow Tract No.71, to a corner common to the said M.Lew Partlow Tract No. 54 and the Fristoe and Lockhart Tract No. 25, in a Ine of the said Clarence S.Partlow Tract No.71;

THENCE, in Warren County, with the boundary lines between the Fristoe and Lockhart Tract No. 25 and the Clarence S.Partlow Tract No.71, the Alma O. Updike Tract No. 70 and the M.Lee Partlow Tract No. 53 , to a corner common to the said Fristoe and Lockhart Tract No. 25, and common also to the H.R.Miller Tract No. 45 and the W.H.Compton Tract No.17-a;

THENCE, in Warren County, with the boundary line between the H.R.Miller Tract No. 45 and the W.H.Compton Tract No. $17-\mathrm{a}$, to a corner common to the two sald tracts and common also to the Robert Vaught Tract No. 77 and the Richard Henry Tract No. 30 ;

THENCE, in Warren County, with the boundary line between the Robert Vaught Tract No. 77 and the Richard Henry Tract No. 30 , to a corner common to the two said tract and cormon also to the Lewis Jones Tract No. 32 and the W.H.Compton Tract No.I7;

THENCE, in Warren County, with the boundary lines between the Lewis G. Jones Tract No. 32 and the W.H.Compton Tract No. 17 , to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No.126, an 18-inch hickory about 40 feet west of Greasy Run,blazed on east and west sides;

THENCE, in Warren County, with said boundary line, S. $27^{\circ} 20^{\circ} \mathrm{W} .953$ feet, to Pos.No.125, a chiseled cross on the east end of the top of a $10^{\prime} \times 4^{\prime} \times 4^{\prime}$ boul -der at foot of Greasy Falls;

THENCE, in Warren County,S. $64^{\circ} 25^{\prime}$ E. 2700 feet, to Pos.No. 124, a chiseled cross on the north end of large rock, 13 feet east of $8-1$ nch dogwood and 10 feet south of blaze on 6 -inch dogwood;

THENCE, in Warren County, $\mathrm{N}_{\bullet} 2$; $^{\circ} 10^{\prime}$ E. 944 feet, to Pos.No.123, a locust stake 12.7 feet northeast of blaze on 10-inch linden and 4.5 feet east of blaze on 5-inch ash;

THENCE, in Warren County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said. county, and running with the boundary line between the Mary B. Jones Tract No. 33 and the S.R.Millar Tract No.61, to the point of intersection with a line of the Sam Johnson Tract No.31;

THENCE, in Warren County, with the boundary line between the Sam Johnson Tract No. 31 and the Mary B.Jones Tract No. 33 , to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnati on proceeding in said county, at Pos.No.119, a locust stake at north end of old pile of chestnut logs, 13.5 feet north of triangle on 8 -inch hickory, and 8 feet east of triangle on white walnut;

THENCE, in Warren County, with said boundary line, $\mathrm{N}_{.} 53^{\circ} 35^{\prime}$ E. 3139 feet, to Pos.No. 118, a locust stake below white walnut stump with triangular blaze on east side. of and 20 feet west of a spring;

THENCE, in Warren County, leaving the boundary line of the land described
in the petition filed in the above mentioned condemnation proceeding in said coun -ty,and running with the boundary lines between the George Bailey Tract No. 4 and the Isaac Rudacille Tract No.56, the J.Eugene Updike Tract No. 74 and the C.N.Baggerly Tract No.9; to a corner common to the said George Bailey Tract No 4 and the John Miller Estate Tract No. 46 , in a line of the said C.N.Baggerly Tract No.9; THENCE, in Warren County,with the boundary lines between the John J. Miller Estate Tract No. 46 and the C.N.Baggerly Tract No.9, to the A.R.Baggerly Tract No.7, the S.J.Baggerly Tract No. 10, the Minnie Manuel Tract No. 37 , the B.S. Atwood and others Tract $N_{0}$.l, another portion of the Minnie Manuel Tract No. 37 , the M.A.Partlow Tract No.52, the M.A.Partlow-Minnie Manuel Tract No. $52-I$, another portion of the Minnie Manuel Tract No. 37, the T.S.Updike Tract No. 24 , and the S.B. Thornhill Tract No.69, to a corner cormon to the said John J.Miller Estate Tract No. 46 and the S.B.Thornhill Tract No. 69, and cormon also to the John J.Miller-S.B. Thornhill Tract No.46-II;

THENCE, in Warren County, with the boundary line between the S.B.Thorn -hill Tract No. 69 and the John J.Miller-S.B.Thornhill Fract No.46-II, to a corner common to the two said tract and common also to the Ed Smeltzer Tract No. 62 and the John J.Miller-Ed Smeltzer Tract No.46-III;

THENCE, in Warren County, with the boundary line between the Ed Smeltzer Tract No. 62 and the John J.Miller-Ed Smeltzer Tract No.46-III, to a corner common to the two said tracts and common also to the S.B.Thornhill Tract No.69-a and the John J.Miller Estate Tract No. $\mathbb{E S}_{6}$;

THENCE, in Warren County, with the boundary lines between the John J. Miller Estate Tract No. 46 and the S.B.Thornhill Tract No.69-a, the Stephen Sims Tract No. 60 and the A.G.Weaver Tract No. 81 , to a corner cormon to the said A.G. Weaver Tract No. 81 and the A.G.Bailey Tract No.5,in a line of the said John J. Miller Estate Tract No. 46 ;

THENCE, in Warren County, with the boundary lines between the A.G.Weav -er Tract No. 81 and the A.G.Bailey Tract No.5, to a corner common to the sald A.G. Weaver Tract No. 81 and the E.J.Vaught Fract No. $78-\mathrm{a}$, in a line of the said A.G. Bailey Tract No.5;

THENCE, in Warren County, with the boundary line between the E.J.Vaught Tract No. 78 -a and the A.G.Bailey Tract No. 5, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No. 89 ,a locust stake on the east side of an old chestnut stump,22.5 feet south of triangle on double black oak and 19 feet west of nail in triangle on 8-inch hickory;

THENCE, in Warren County, with said boundary line, N. $9^{\circ} 15^{\prime}$ E. 1269 feet, to Pos.No.88, a locust stake on north side of road, 10 feet south of triangle on old chestnut stump and 7.3 feet northwest of double chestnut stump with triangular blaze on west side;

THENCE, in Warren County, N. $84^{\circ} 30^{\prime}$ W. 883 feet, to Pos.No. 87 , a chiseled cross on large boulder on north side of road, 10 feet south east from nail in triangle on 6 -inch black oak, and 7 feet east of nail in triangle on 6 -inch wild cherry;

THENCE, in Warren County, $\mathrm{N} .89^{\circ} 30^{\prime}$ W. 737 feet, to Pos.No. 86 , a double hick -ory,bearing a triangular blaze, north of road;

THENCE, in Warren County, $\mathrm{N}_{.} 5^{\circ} 05^{\prime}$ E. 388 feet, to Pos.No. 85 , a chestnut stake about 40 feet east of road, 7 feet east of nail in 8 -inch tree and 7 feet north of nail in blaze on 6-inch oak;

THENCE, in Warren County,N. $10^{\circ} 55^{\text {t W. }} 434$ feet, to Pos.No. 84 , a locust stake about 20 feet east of road, 18 feet north of triangle on 8-inch black oak and 9 feet west of nail in triangle on 6-inch black oak;

THENCE, in Warren County, N. $61^{\circ} 40^{\prime}$ W. 686 feet, to Pos.No.83, a locust stake 5 feet southwest of road, 6 feet south of triangle in 2-inch hickory and 8.5 feet west of triangle in 2-inch hi ckory;

THENCE, in Warren County, N. $9^{\circ} 55^{\prime}$ E. 163 feet, to Pos.No. 82 , a locust stake on crest of ridge at side of old road, 10 feet south of nail in triangle on 5-inch locust and 17 feet west of 6-inch locust;

THENCE DUE WEST 398 feet, to Pos.No. 81 , a locust stake on west side of fence, 7 feet south-west of nail in triangle on 15 -inch sassafras and 14 feet east of nail in triangle on 5-inch walnut;

THENCE, in Warren County, $\mathrm{S} .87^{\circ}$ O5' W. 398 feet, to Pos.No. 80, a locust stake 6.5 feet northeast of 24 -inch black oak with triangular blaze;

THENCE, in Warren County,N. $7^{\circ} 25^{\prime} \mathrm{W} .1414$ feet, to Pos.No.79, a cross chiseled in a 2 foot rock, 7 feet north of nail in triangle on 12-inch cherry tree and 14 feet east of nail in triangle on 30-inch poplar;
'THENCE, in Warren County, $\mathrm{N}_{.} 16^{\circ} 00^{\circ} \mathrm{E} .1238$ feet, to Pos.No.78, a chestnut oak bearing triangular blaze;

THENCE, in Warren County, leaving the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said. county, and munning with the boundary lines between the B.F.Borden and Company Tract No. 11 and the Lyle J.Williams Tract No. 82 , to a corner conmon to the said Lyle J.Williams Tract No. 82 and the Levi Marlowe Tract No. 38, in a line of the said B.F.Borden and Company Tract, No.11;

THENCE, in Warren County, with the boundary lines between the Lyle J. Williams Tract No. 82 and the Levi Marlowe Tract No.38, to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in said county, at Pos.No. 70 , a cross cut in rock,7.5 feet south of nail in blaze on 6 -inch tree and 3.5 feet northeast of nail in 8-inch tree;

THENCE, in Warren County, with said boundary line, $N .41^{\circ} 00^{\prime} \mathrm{E} .1003$ feet , to Pos.No. 69 , a locust stake at foot of pine, with triangular blaze 14 feet north -east of nail in 10-inch locust;

THENCE, in Warren County,N. $10^{\circ} 20^{\circ}$ E. 703 feet, to Pos.No. 68 , an old gum tree covered with blazes;

THENCE, in Warren County, N. $40^{\circ} 50^{\prime}$ W. 1070 feet, to Pos.No. 67 , a blazed
48-inch chestnut oak 15 feet west of Creek;
THENCE, in Warren County, N. $31^{\circ} 05$ ' W. 1429 feet, to Pos.No.66, a locust stake in fence line, 13 feet south of nail in blaze on 18 -inch white oak and 6 feet east of nail in 12-inch oak;

THENCE, in Warren County, $\mathrm{N}_{.} 43^{\circ} 40^{\prime}$ W. 1424 feet, to Pos.No.65, a locust stake 1 foot north of fence line, 13 feet south of nail in blaze on 3 -inch locust , 10 feet west of nail in blaze on 6-inch locust;

THENCE, in Warren County, $\mathrm{N} .57^{\circ} 10^{\prime} \mathrm{W} .317$ feet, to Pos.No. 64 , a stake in cleared area, 55 feet southeast of nail in 15 -inch black oak and 40 feet south east of locust;

THENCE, in Warren County,N. $1^{\circ} 45^{\prime}$ E. 591 feet, to Pos.No. 63 , a locust stake at fence corner, 17 feet southeast of nail in blaze on 5-inch locust and north of nail in blaze on 4-inch locust;

THENCE, in Warren County,N. $1^{\circ} 25^{\prime}$ E. 5543 feet, to Pos.No. 62, a rock pile on a ridge, 10 feet south of large oak;

THENCE, in Warren County,N. $3^{\circ} 55^{\prime}$ E. 2534 feet, to Pos.No.61, a locust stake near a ledge of rocks and below triangle on hickory;

THENCE, in Warren County,N. $1^{\circ} 20^{\prime}$ E. 1689 feet, to Pos.No.60, a locust stake 12 feet north of triangle on double oak and 17.5 feet east of nail in tri -angle on 6-inch hickory;

THENCE, in Warren County, N. $6^{\circ}$ 00' W. 1413 feet, to Pos.No. 59 , a stake below triangular blaze on north side of a large red oak about 100 feet north of Dry Run;

THENCE, in Warren County, N. $26^{\circ}$ 09' E. 1886 feet, to Pos.No. 58 , a square concrete post with the number " 22 " stamped in the upper surface which is a corner of the above mentioned United States Army, Front Royal QuarterMaster Depot Tract No. 118 ;

THENCE, in Warren County, leaving the boundary line of the land describ -ed in the petition filed in the above mentioned condemnation proceeding in said county, and running with the boundary lines between the Winfield Fox Tract No. 102 and the said United States Army, Front Royal Quartermaster Depot Tract No. 118 , the H.E.Merchant Tract No. 109 and the Henry Fox Tract No. 101, to a corner conmon to the said Winfield Fox Tract No. 102 and the said Henry Fox Tract No. 101 and common also to the Buddy Fox Tract No.100;

THENCE, in Warren County, with the boundary line between the Henry Fox Tract No. 101 and the Buddy Fox Tract No.100, to the point of intersection with a IIne of the said United States Army, Front Royal Quartermaster Depot Tract No. 118 ;

THENCE, in Warren County, with the boundary fine between the said United
States Army, Front Royal Quartermaster Depot Tract No.118, and the Buddy Fox Tract No. 100 , to the place of BEGINNING.

WHEREAS, the fee simple estate, subject to the hereinafter mentioned rights of way and easements, in the lands contained in each and all of the numbered tracts, the fee simple estate in which is hereinafter conveyed to the United State of America, being all the numbered tracts heretofore acquired by the Commission in the above mentioned condemnation proceedings with the exception of the three above mentioned tracts numbered 55-2,56, and 57 in Greene County, as numbered and described in the report of the Special Investigators and Board of Appraisal Commissioners in said County, and with the further exception of tracts numbered $46,46-$ II, 46 -III and 108 as numbered and described in the report of the Special Investigators and Board of Appraisal Commissioners in Warren County, and of tracts numbered $37-c, 146,146-I, 149,149-I, 158,159,170$, and 261 as numbered and described in the report of the Special Investigators and Board of Appraisal Commissioners in Greene County, and of tracts numbered 33,33-I,54,54-I, and 54-II as numbered and described in the report of the Special Investigators and Board of

Appraisal Conmissioners in Rappahannock County,all of which reports are of record as set out,above, was acquired by the said Commission with funds appropriated by the State of Virginia or political sub-divisions thereof,or contributed by private persons or associations of private persons residing both within and with wout the said state; and,

WHEREAS, simultaneously with the rexecution of this deed,a separate deed of conveyance to the United State of America of the fee simple estate in the tracts numbered 46,46 -II, 46-III and 108 in Warren County, numbered $37-\mathrm{c}, 146$, $146-I, 149,149-I, 158,159,170$, and 261 in Greene County, and numbered $33,33-I, 54$, 54-I and 54-II in Rappahannock County,mentioned in the preceding paragraph, and containing in all approximately seven thousand nine hundred and ninety five (7995) acres, has been executed in the names of the State of Virginia and of the State Commission on Conservation and Development, by the Governor of Virginia, and the Chairman of the said State Commission on Conservation and Development of Vir -ginia, in form and manner, mutatia mutandis, substantially similar to the execution of this deed; and,

WHEREAS, the said State Commission on Conservation and Development,by resolution duly adopted, and approved by the Governor of Virginia, has obligated itself and contracted to give, grant, convey and transfer to the United States of America, subject to the provisions of section seven of the aforementioned Nation -al Park Act, the fee simple estate in the lands herein conveyed subject to the hereinafter mentioned right of way and easements, for use in the establishment of a national park to be known as the Shenandoah National Park and for, public park purposes, on conditiona that the same shall have been duly accepted by or on behalf of the United States of America not later than one year after the date of the execution of this deed as set out in the first paragraph hereof; and has authorized and directed the execution of this deed; and,

WHEREAS, on December 20,1932, the Honorable Herbert Hoover, then President of the United States, and Lou Henry Hoover, his wife, executed a deed of trust which was admitted to record in the office of the Clerk of the Circuit Court of Madison County, Virginia, in Deed Book 51 at Page 331, wherein they provided for the free gift and donation to the State Commission on Conservation and Development of all their right, title, estate and interest in and to two separate tracts of land known respectively as the "President's Camp on the Rapidan" and the "President's School Tract", and the valuable buildings and other improvements thereon, all the private property of the said Herbert Hoover, and of any award or awards which might there ${ }_{a}$ fter be adjudicated in the above mentioned condemnation proceedings as compensation for the taking of said tracts for use in the establishment of a public park to be known as the Shenandoah National Park, condition -ed only upon the ifnal establishment of the proposed park; in which deed of trust it is expressly set forth that although it was and had been"the desire of the said Herbert Hoover that the said 'President's Camp on the Rapidan' and the buildings and the improvements thereon" should ultimately become the property of the Shenandoah National Park, so that at the expiration of his term of office, it might be held for his successors for a week-end camp, should they desire to avail themselves of it, "and that the school building erected on the said President's School Tract" and the school then being conducted thereon, "be maintained
(
and continued in operation as long as necessary,useful and practicable for the benefit of the children residing in the vicinity;" nevertheless, the said Herbert Hoover recognized" the necessity for the acquirement in the pending proceedings of the fee simple title to the said lands, without limitations or conditions of any kind placed thereon;" and, therefore, expressiy declared in the said deed of trust that the purpose and object of its execution was to provide for the donation of the said tract conditioned only as above set out; and,whereas, in the course of the above mentioned condemnation proceedings in Madison County, Virginia, the said State Commission on Conservation and Development has heretofore acquired the fee simple estate in the said tract of land known as the "President's Camp on the Rapidan" and in the said tract known as the "President's School Tract", subject only to the rights of way and easements hereinafter mentioned:the said tracts being respectively the tracts number 180 and $180-a$ listed in the hereinafter set out table of Madison County numbered tracts the fee simple estate in which is herein conveyed to the United States of America subject only to the hereinafter set out rights of way and easements; and whereas, although the grantors in this deed desire to make permanent record of said references to the foregoing expressions, in said deed of trust, of the wishes of the donor of said tracts of land, for the information of all who may have occasion to examine this deed, nevertheless, the grantors in this deed further desire to make express declaration of the fact that they do not limit or condition their grant, conveyance, and transfer of the fee simple estate in the said tracts to the Unit -ed States of America, upon the fulfilment of the above expressions of desire as to the ultimate disposition of the said tracts by the said Herbert Hoover, the only restriction of limitation to which the fee simple estate in the said tracts is subjected in this conveyance being the said rights of way and easements here -inafter mentioned; and,

WHEREAS, sections six and seven of the above mentioned National Park Act are as follows:
"Section 6. Under terms and conditions approved by the governor, and subject to the provisions of section seven ( 7 ) of this act, the commission is hereby vested with power to contract to give, grant, convey, and transfer to the United States of America all and any right, title, or interest which it or the State of Virginia, or any political subdivisions thereof,now haw or may hereafter acquire in or to land or lands, or in or to any right,title, estate or interest in land or lands,within the area described in sections three (3) and four (4) of this act, for use as a public park or for public park purpases; provided that no such gift,grant, conveyance or transfer shall include any right,title, estate or interest ommed by the State of Virginia or acquired by the Commission, in or to the public roads known as the Lee Highway and the Spottswood trail; and the governor of the State of Virginia and the commission are hereby vested with power to execute any lawful conveyance or conveyances, deed or deeds, which they may deem proper or necessary for the execution of any contract or contracts executed by the commission under authority of this section, in the form and manner hereinafter set forth. Any deed or deeds, or conveyance or conveyances executed by the governor and the commission under authority of this section, shall be executed in the name of the State of Virginia, and the State Commission on
the commission, attested by the secretary of the State and the executive secretary of the commission and sealed with the great seal of the State; and no other warrant or authority shall be required for the registration of any such instrument:"
"Section 7. The United States of America is authorized to acquire by deed or conveyance pursuant to this act land or lands within the area specified and described in sections three (3) and four (4) of this act,and exclusive jurisdiction shall be and the same is hereby ceded to the Inited States of America over and within all the termitory in the State of Virginia, which is included within the area described in section three (3) and four (4) of this act, and deed -ed and conveyed to it,pursuant to the terms and conditions of section six (6) of this act; saving, however, to the State of Virginia the right to serve civil or criminal process within the limits of the land or lands thus deeded or conveyed, in suits or prosecutions for or on account of rights acquired, obligations incurred, or crime committed in said State outside of said land or lands, and on account of rights acquired, obligations incurred, or crimes committed, on or within said land, prior to the date of the giving or service of notice as hereinafter provided, of the assumption of police jurisdiction over such land or lands by the United States: and, saving further, to the said State, the right to tax sales of gasoline and other motor vehicle fuels and oil for use in motor vehicles, and to tax persons and corporation, their franchises and properties, on land or lands deeded or conveyed as aforesaid; and saving, also, to persons residing in or on any of the land or lands deeded or conveyed as aforesaid the right to vote at all elections within the county in which said land or lands are located, upon like terms and conditions and to the same extent as they would be entitled to vote in such county had not such lands been deeded or conveyed, as aforesaid, to the United States of America; provided, nevertheless, that such jurisdiction shall not vest in the United States of America unless and until it,through the proper officer or officers, notifies the governor and through him the State of Virginia, that the United States of America assumes police jurisdiction over the land or lands thus deeded and conveyed. Power is hereby expressly conferred on the con -gress of the United States to enact such laws as it may deem necessary for the acquisition of the said lands within the areas prescribed in sections three (3) and four (4) of this act, and further, to enact such laws and to make and provide for the making of such rules and regulations, of both civil and criminal hature, and to provide punishment therefor, as in its judgment may be proper in the exer -cise of the jurisdiction hereby conveyed."

NOW THEREFORE, under and pursuant to the authority vested in us by the above mentioned National Park Act, and more specifically by section six there -of, we, George C.Peery, Governor of Virginia, and Williem E.Carson, Chairman of the State Commission on Conservation and Development, in the names of the State of Virginia and of the State Commission on Conservation and Development, have execut -ed this deed, and in the names of the State of Virginia, and of the State Commission on Conservation and Development, we do hereby give, grant, convey and transfer to the United States of America, subject to the provisions of section seven of the aforementioned National Park Act,for use in the establishment of a national park to be known as the Shenandoah National Park, and for public park purposes,
the fee simple estate, subject to the hereinafter mentioned rights of way and easements, in all the lands contained in each and all of the numbered tracts set out in the following tables of numbered tracts in the counties of Warren,Rappahannock, Page, Rockingham, Augusta, Albemarle, Greene, and Madison in the State of Virginia, in which tables following the name of each of the said counties are listed the several tract of land in that county, the fee simple estate in which, subject to the hereinafter mentioned rights of way and easements, is hereby given, granted, conveyed, and transferred to the United State of America under the numbers assigned to each of said tracts by the Special Investigators and the Board of Appraisal Commissioners appointed in the above mentioned condemnation proceeding in that county, and by reference to which they are severally describ -ed in the report of said Special Investigators and Board of Appraisal Commissioners filed in said condemnation proceeding, and shown and delineated on the County Ownership Map filed with and made a part of said report; and by beierence to which furthermore, the fee simple estate in each of said tracts, subject to the rights of way and easements hereinafter set out, were condemned to the use Commission of the State, Condemnation on Conservation and Development in the above mentioned condemnation proceeding in that county, ail as disclosed in the above mention -od recorded muniments of title in that county, to which reference is expressly made for greater particularity of descriptions the lands contained within the numbered tracts listed in the said tables, when taken together, being approximate -ly one hundred and sixty-eight thousand, two hundred and sixteen and eighttenths $(168,216.8)$ acres, and not less than one hundred and sixty thousand ( 160,000 ) acres, in extent, and constituting, when taken together, all the lands contained within the above set out BOUNDARY LINE except only the hereinbefore mentioned tracts of land numbered $46,46-I I, 46-I I I$, and 108 , in Warren County, and numbered $37-c, 146,146-I, 149,149-I, 158,159,170$, and 261 , in Greene County, and num -bered $33,33-I, 54,54-I$, and $54-$ II, in Rappahannock County:

TABLES OF NUMBERED TRACTS IN THE COUNTIES OF WARREN, RAPPAHANNOCK, PAGE, ROCKINGHAM,AUGUSTA,ALBEMARLE, GREENE, AND MADISON.

Warren County tracts numbered, $2,3,4,5,5-I, 11,13,15,18,19,20,21,22,23,25.25 \mathrm{ma}$, $25-\mathrm{b}, 26,28,29,29-\mathrm{I}, 29-I I, 29-I I I, 29-I V, 31,32,35,35-\mathrm{a}, 36,36-\mathrm{a}, 38,39,39-\mathrm{a}, 40,41$, $43,44,45,45-I, 47,48,49,49-I, 49-$ II, $49-$ III $, 50,50-\mathrm{a}, 54,61,63,64,68,68-a, 72,75,75-I$, $77,79,80,81-\mathrm{b}, 83,84,86,86-\mathrm{I}, 86-\mathrm{II}, 86-\mathrm{III}, 86-\mathrm{IV}, 87,93,94,95,96,98,100,101-\mathrm{a}, 102$, $104,105,106,107,114,117,124$.

Rappahannock County Tracts numbered, $5,7,9,10,11,11-I, 12,20-a, 24,31-a, 44,45,46$, $51,52,52-I, 53,55,56,57,58-I, 58-I I, 59,59-I I, 59-I I I, 59-I V, 59-V, 68,68-I, 69,70-I$, $71-\mathrm{I}, 72,72-\mathrm{I}, 72-\mathrm{II}, 73 \mathrm{-b}, 77,78-\mathrm{b}, 103,103-\mathrm{a}, 103-\mathrm{I}, 104,104-\mathrm{I}, 104-\mathrm{II}, 105,106-\mathrm{I}, 106-$ II, 107 -I, 107 -II, 108-I,108-II,110-I,110-II,111,111-I,111-II,115,115-I,120-2,121, $122,122-\mathrm{a}, 124,125,136,137,138,138-\mathrm{a}, 138-\mathrm{b}, 141-\mathrm{a}, 142,142-\mathrm{a}, 143,143-\mathrm{I}, 144,145,146$, $147,148,149,150,151,151-\mathrm{a}, 152,153,154,155,155-\mathrm{a}, 156,157,158,158-2,159,160,161$, $161-a, 162,162-\mathrm{a}, 163,164,164-\mathrm{a}, 164-\mathrm{b}, 165,166,167,168,169,170,171,172,173,174,175$, $176,177,178,179,180,181,182,183,184,185,186,187,188,198,199,199-$ I, 199-II, 199-III, $200,201,201-a, 202,202-a, 203,204,204-a, 207,208,211,212,246,251,253,257,258,259$, $260,261,267,267-2,269,270$,

Page County,tracts numbered 1,1-I,2,2-e,2-I,2-II,2-III,2-IV,2-V,2-Vi,3,3-I, $4,5,5-\Omega, 6,7,9,10,11,12,12-a, 13,14,15,16,16-$ a $, 17,18,19,20,23,24,25,26,26-\mathrm{a}, 27,28$, $28-$ e, 29, $30,31,36,37,38,41,41-\mathrm{I}, 41-\mathrm{II}, 43-\mathrm{a}, 44,45,45-\mathrm{I}, 45-\mathrm{II}, 50-\mathrm{c}, 50-\mathrm{d}, 62,65$, $66,66-a, 67,73,85-a, 86,101,101-a, 116,118,-a, 119,119-a, 120,121,122,122-a, 123$, $124,124-\mathrm{a}, 125,126,129-\mathrm{a}, 129-\mathrm{b}, 133-\mathrm{a}, 1.36-\mathrm{a}, 136-\mathrm{a}, 136-\mathrm{b}, 142-\mathrm{a}, 142-\mathrm{b}, 157,158,159$, $160,160-\mathrm{a}, 162,162-\mathrm{a}, 163,164,165,165-\mathrm{a}, 166,166-\mathrm{a}, 177,178,178-2,180,181,181-2,182$, $183,184,185,186,187,188,189,190,191,192,193,195,196,197,199,207,230-b, 240,243$, $254,255,256,256-\mathrm{a}, 257,258,259,260,261,262,267,271-\Omega, 274,275,277,282,283-2,287$, 288,289,292,292-b, 293, 294,295, 296, 296-a, 296-b,296-c, 296-d, 296-e, 296-f, 296-g, 296h, 296-1, 296-j, 296-k, 296-1,296-I, 297, 297-a, 298,299, 303, 304, 304-I, 304-II, 304-III, 304-IV, 304-V, 304-Vi, 304-VII, 304-Viii, 318,319,320, 320-2, 321, 324-a, $331,333,334,336,338,339,343,345,346,346-\mathrm{a}, 346-\mathrm{b}, 347,348,358-\mathrm{a}, 362,363,363-\mathrm{a}$, 363-I,363-II, $367-\mathrm{a}, 372,379,384,399,419,420,421,422,459,461,466,466-\mathrm{I}, 516$, $516-2,517,518,527,527-I, 528,528-2,529,529-\mathrm{e}, 530,531,544,545,546,547,548$, $549,550,558-\mathrm{b}, 569,589,641,643,646,652,653,654,655,656,657,658,659,660,660-$ - , $661,662,663,664,665,665-$ - , $665-\mathrm{b}, 665-\mathrm{c}, 665-\mathrm{d}, 665-\mathrm{e}, 665-\mathrm{f}, 665-\mathrm{g}, 666,667,668$, $669,669-\mathrm{a}, 670,671,672,672-\mathrm{a}, 672-\mathrm{b}, 673,674,674-\mathrm{a}, 675,676,676-\mathrm{a}, 677,700,702$, 702-a.

Rockingham County tracts numbered $1,2,3,10-\mathrm{b}, 10-\mathrm{d}, 18-\mathrm{b}, 19,24,25,26,27$, $29,30,31,41-\mathrm{a}, 47-\mathrm{a}, 48,49,50,51,51-\mathrm{a}, 52,53,66-\mathrm{a}, 68,69,70,72,73$, $75,76,77,79,80,80-\mathrm{a}, 81,82,83,84,85,86,87,91,115,116,117,118,119,130,132-\mathrm{a}$, $151,160-\mathrm{a}, 164,165,165-\mathrm{\varepsilon}, 165-\mathrm{a}-\mathrm{I}, 166,168$, $170-\mathrm{a}, 178,179,180,181,182,185,186$, $187,188,189,190,196-\mathrm{a}, 213-\mathrm{a}, 219,222,223,224,225,225-\mathrm{a}, 226,227,228,228-\mathrm{a}$, $229,230,237,238,239,240,241,241-\mathrm{a}, 242,243,244,297-\mathrm{a}, 312-\mathrm{a}, 312-\mathrm{b}, 319,319-\mathrm{a}$, $320,321,322,323,324,325,326,326-1,326-I I I, 327,328,335,336,337,338$, $352,355,356,357,358,363,364,367,368,371,372,372-I_{.}$

Augusta County Tract numbered $1,1-a, 2,4-\mathrm{a}, 10-, 10-\mathrm{a}, 11,25,26,29,30,41$, $41-\mathrm{a}, 42,43,44,44-\mathrm{I}, 44-\mathrm{II}, 45,45-\mathrm{I}, 54,55,61,64,65,66,67,67-2,68,69,71,72,73,74$, $75,76,77,78,79,80,81,82,83,84,85$.

Albemarle County Tracts numbered 1,2,2-I,2-II,4, 4-2, 4-I,5, 5-I, 5-2, 26,29, $30,31,32,33, \frac{39}{4}, 41,45,93-a, 93-b, 100,101,115-\mathrm{a}, 115-\mathrm{c}, 117,117-\mathrm{a}, 118,119,120,121$, 122, 122-I,123,124,125, 126, 127,197,198, 199, 200,200-I,201,201-8, 201-I,219,

Greene County tracts numbered $3-a, 4,5,6,7,8,9,9-I, 10,12,12-a, 13,14,15,16,17$, $17-\Omega, 17-\mathrm{I}, 17-\mathrm{II}, 18,19,20,27,28,29,29-\mathrm{a}, 37-\mathrm{a}, 42,45,45-\mathrm{a}, 46,47,48,49,54,54-\mathrm{a}, 55$, $64,64-\mathrm{a}, 64-\mathrm{c}, 65,66,67,68,70,71,72,73,74,74-\mathrm{a}, 75,76,76-\mathrm{b}, 76-\mathrm{e}, 77,77-\mathrm{a}, 78,78-\mathrm{a}$, $79,80,81,82,83,84,85,86,87,88,89,90,91,92,93,94,96,97,98,99,100,104,122,123,124$, $125,126,127,128,136,136-\mathrm{a}, 137-\mathrm{I}, 141,141-\mathrm{I}, 148-\mathrm{I}, 150,151-\mathrm{I}, 152,153,157,167,168$, $169,171,172,173,174,175,176,177,178,179,181,182,183,184,185,186,187,189-\varepsilon, 191$, $197-2,198,199,202,236,259,260,269,295,362,380,381,385,387$,

Madison County Tracts numbered 1,2,2-a,2-a-I,2-b,2-b-I,2-c,2-d,3,4,5,6,7,8,9, $10,11,12,13,14,15,15-\mathrm{a}, 16,17,18,18-\mathrm{a}, 18-\mathrm{b}, 19,19-\mathrm{a}, 19-\mathrm{b}, 19-\mathrm{c}, 19-\mathrm{d}, 19-\mathrm{e}, 20,21,22$, $22-\mathrm{a}, 23,24,25,26,27,27-\mathrm{a}, 27-\mathrm{b}, 28,29,30,31,32,33,34,35,36,37,38,39,40,40-\mathrm{a}, 41,42$, $43,44,44-$ a $, 45,46,47,48,49,50,51,52,53,53-\mathrm{I}, 54,54-\Omega, 55,58,59,59-\Omega, 60,61,62,63$, $63-\mathrm{a}, 63-\mathrm{b}, 63-\mathrm{c}, 63-\mathrm{d}, 63-\mathrm{f} 63-\mathrm{g}, 63-\mathrm{h}, 63-\mathrm{h}-\mathrm{I}, 63-\mathrm{I}, 64,65,66,67,68,69,70$, $71,72,73,73-2,74,75,76,77,78,79,80,81,82,83,84,84-2,85,86,87$,


#### Abstract

$88,89,90,91,94,95,96,97,98,98-2,98-\mathrm{b}, 99,99-\mathrm{a}, 100,100-\mathrm{I}, 100-\mathrm{II}$, $100-$ III, $101,102,103-\mathrm{a}, 105,106,107,108,109,110,111,112,114,115,122$, 123 a. $131,131-I, 131-I I, 131-I I I, 131-I V, 132,133,134,135,135-I, 135 \sim-I I$, $135-$ III, $135-$ IV, $135-\mathrm{V}, 135-\mathrm{VI}, 136,137,138,138-\mathrm{I}, 138-\mathrm{II}, 1384 \mathrm{III}, 138-\mathrm{IV}$, $138-\mathrm{V}, 139,139-\mathrm{I}, 139-\mathrm{II}, 139-\mathrm{III}, 139-\mathrm{IV}, 139-\mathrm{V}, 140,141,142,143,144,145$, $146,147,148-\Omega, 148-\Omega-I, 149,150,151,152,152-\Omega, 153,153-2,154,155,155-a$, $156,157,158,161,162,178,179,180,180-8,181,192,193,193-1,203,227$, $228,228-1,228-2,237,327,340,365$; and that portion of Tract No. 191, containing sixty-seven acres, which is described in Exception No.2,of the report supplemental to, and made a part of the report of the Special Investigators and Board of Appraisal Commissioners filed in the above,mentioned condemnation proceeding in Madison County, and which was condemned to the use of the State Commission on Conservation and Development under sub-head (C) of the above mentioned judgment in rem entered in the said condemnation proceeding the fifth day of March, 1934, which supplemental report and judgment in rem have been admitted to record as aforesaid in the land records of the County of Madison, Virginis. in Deed Book 53, Page 1 et seq.


The foregoing notwithstanding,it is expressly stipulated and understood and instead
, that in lieu, of the dividing line between the tract numbered 529, included in the above set out table of tracts in Page County,Virginia, and tract numbered 529-f, also in Page County, but which has not been condemned nor acquired by the Commission in the above mentioned condemnation proceeding, both of which tracts are described and numbered in the report of the Board of Appraisal Commissioners in the above mentioned condemnation proceeding in that county, which dividing line is shown and delineated on the above mentioned County Ownership Map in that county, there is substituted and set forth, for the purposes of description of the said tract numbered 529 in this deed, the line hereinafter described and set forth, which is the line dividing the said tracts as set forth in sub-head (D) of the above mentioned judgment in rem entered in the above mentioned condemnation proceeding in that county on the 26th day of March,1934, and which is as follows:
"Beginning at a point on top of Foltz Run Mountain,marked by a stake and stone pile with pine pointers, which bears S. 82 E. (true bearing) 38 chains from U.S.Position \#494 as shown in the boundary line of the lands described in the petition filed herein.

Thence S. 22 1/2 E. (true bearing) 121 chains and 20 links to a point on the west slopes of Grindstone Mountain:

THENCE S.1/2 W. (true bearing) 78 chains to a point on top of Mine Ridge in the boundary line of the R.F.Watson tract, which point bears N. 32 E. 30 chains from U.S.Position \#520, as shown on the boundary line of the lands described in the petition herein."

And it is further expressly stipulated and understood that in so far as the lands or any part of the lands contained in the tracts numbered 110-I; 111; 111-I; 111-II; 112; and 112-I, included in the above set out table of numbered tracts in Rappahannock County, Virginia, and described and numbered in the above mentioned report of the Board of Appraisal Commissioners in the above men tioned condemnation proceeding in that county and shown and delineated on the
above mentioned County Ownership Map in that county, lie or are situate north and east of the line hereinafter described and set forth, the portion or portions of the said tracts or any of them, lying or situate north and east of the said line, are not included with, and are expressly excluded from the lands, the fee sim -ple estate in which is given, granted, conveyed and transferred herein to the United States of America; which line is the line set out in subphead (C) of the above mentioned judgment in rem entered in the above mentioned condemnation proceeding in Rappahannock County on the 13th day of November, 1933, and is as follows:
"Beginning at Station a- a butterwood on the north side of Greasy Run, corner to Jacob Dwyer and D.H, and D.B.Hershberger; thence up the north side of said Run with said Hershbergers S. 42 W.- 6.50 Chains (True), To Station $b$ - an ash on the north side of said Run; thence crossing Run at one chain , same course continued in all S. $741 / 2$ E. -12.70 Chains, To Station $c-a$ plant -ed stone at the angle of a fence, thence S.16 W.-3.95 Chains, To Station d-a south gate post; thence N. $851 / 2 \mathrm{~W}$. - 0.90 Chains. To Station e- a stake at the end of a fence on the south side pf a road; thence $\mathrm{S} .15 \mathrm{I} / 2 \mathrm{~W}$. -4.80 Chains, To Station f-an iron pin, $21 / 2$ feet $S 151 / 2 \mathrm{~W}$ from a marked locust, corner to Grove and Spitler's Tract No. Ill; thence with same N 66 E -42.00 chains, to Ste.tion g-passing or crossing at 15 Chains a farm road, a stake; thence N $811 / 2$ E - 13.00 Chains, To Station h- a large white oak tree, which is corner to Frank Compton's Tract shown as tract \#ll2 on the County Ownership Map filed with the report of the Board of Appraisal Commissioners appointed in the Shenandoah National Park Condemnat*on proceedings in Rappahannock County."

It is further expressiy stipulated and understood that the foregoing notwithstanding, all and any rights, title, estate or interest owned by the State of Virginia or heretofore acquired by the State Commission on Conservation and Development in or to the public roads known as the Lee Highway and the Spotts. vood Trail are expressly excepted from the terms of the description of lands and the estate or interest in lands herein conveyed, and excluded from the provisions of this deed giving, granting, conveying and transferring property and rights in property to the United States of America; and the fee simple estate in lands herein given, granted, conveyed and transferred to the United States of America, is subject to each and all of the rights of way and easements, to which the fee simple estate in lands heretofore acquired by the State Commission on Conservation and Development in the above mentioned condemnation proceedings, was subjected in the several judgments in rem hereinbefore mentioned and of record as aforesaid;- each and all of which rights of way and easements are here set forth and described as follows:-
A. The fee simple estate in lands in Rappahannock County,Virginia, which is herein givem, granted, conveyed and transferred to the United States of America, is subject nevertheless: (1) To such easement of passage and rights of way as have heretofore been acquired by the United State of America in, on or over a strip of land one hundred feet wide, running through or over the said lands, and (2) To such rights of way and easements in, on or over the said lands for the erec -tion,maintenance, repair, replacement and operation of poles and wires or other appliances or means for the transmission of electricity as have heretofore been
lawfully acquired therein by the South East Public Service Corporation; and by the Page Power Company of Virginia, Incorporated.
B. The fee simple estate in lands in Page County,Virginis., which is herein given, granted, conveyed and transferred to the United State of America, is subject nevertheless; (1) To such easement of passage and rights of way as have heretofore been acquired by the United States of America in, on or over a strip of land one hundred feet wide running through the said lands; and, (2) To such rights of way and easements in, on or over the said lands for the erection, maintenance, repair, replacement, and operation of poles and wires or other appliances or means for the transmission of electricity as have heretofore heen lawfully acquired therein by the South East Public Service Corporation; and by the Page Power Company of Virginia, Incorporated; and, (3) To such rights of way or easements heretofore lawfully acquired by or established in favor of the Town of Luray, Virginia, to take, use and exploit in connection with its municipal water system, water originating or flowing over or through the said lands and to conserve the same from contamination and in suitable form for use in connection with the said water system, and to construct,maintain, repair, replace and operate a system of pipe lines from the Mary's Rock intake to the reservoir for a dism tance of approximately three and one-half miles;
C. The fee simple estate in lands in Rockingham County,Virginia, which is herein given, granted, conveyed and transferred to the United States of America,is subject nevertheless;
(1) To such easement of passage and rights of way as have heretofore been acquired by the United State of America in, on or over a strip of land one hundred feet wide running through or over the said lands; and,
(2) To such rights of way and easements in, on or over the said lands for the erection,maintenance, repair, replacement and operation of poles and wires or other appliances and means for the transmission of electricity as have heretofore been lawfully acquired therein by the Harrisonburg Mutual Telephone Company; and by the Virginia Service Corporation.
D. The fee simple estate in lands in Augusta County, Virginia, which is herein given, granted, conveyed and transferred to the United States of America, is subject nevertheless; (1) To such rights of way and easements ing on or over the said lands for the construction, maintenance, repair, replacement and operation of pipe lines as have heretofore been lawfully acquired therein by the Virginia Gas Transmission Corporation.
E. The fee simple estate in the lands in Albemarle County,Virginia, which is herein given, granted, conveyed and transferred to the United States of America, is subject nevertheless; (1) To such rights of way and easements in, on or over the said lands for the erection,maintenance, repair, replacement and operation pf poles and wires or other appliances or means for the transmission of electricity as have heretofore been lawfully acquired therein by the South East Dublic Service Corporation of Virginia; and, (2) To such rights of way and easements in, on, over or through said lands for the construction,maintenance, rem pair, replacement and operation of pipe lines as have heretofore been lawfully acquired therein the Virginia Gas $\mathbb{T}$ ransmission Corporation.
F. The fee simple estate in lands in Greene County,Virginia, which is
herein given, granted, conveyed and transferred to the United State of America, is subject nevertheless; (1) To such easements of passage and rights of way as have heretofore been acquired by the United States of America in, on or over a strip of land one hundred feet wide running through or over the said lands; and, (2) To such rights of way and easements in, on or over the said lands for the erection,maintenance, repair, replacement and operation of poles and wires or oth -er appliances or means for the transmission of electricity as have heretofore been lawfully acquired therein by the South East Public Service Corporation of Virginia; and by the Madison Power Company, Incorporated.
G. The fee simple estate in lands in Madison County, Virginia, which is herein given, granted, conveyed and transferred to the United States of America, is subject nevertheless; (1) To such easements of passage and rights of way as have heretofore been acquired by the United State of America in, on or over a strip of land one hundred feet wide running through or over the said lands; and, (2) To such rights of way and easements in, on or over the said lands for the erection maintenance, repair, replacement and operation of poles and wires or other appliances or means for the transmission of electricity as have heretofore been lawfully acquired therein by the Chesapeake and Potomac Telephone Company of Virginia; and by the Madison Power Company Incorporated.

The provisions of this deed, giving, granting, convey ing and transferring the fee simple estate in the land herein described, subject to the rights of way and easements mentioned in the preceding paragraph, to the United States of America, are expressly conditioned upon its acceptance bty or behalf of the United States of America not later than one year after the date of the execution of this deed as set out in the first paragraph hereof;

WITNESS the names of the State of Virginia, and of the State Commis. sion on Conservation and Development, hereto attached by George C. Peery, Governor of Virginia, and William E.Carson, Chairman of the State Commission on Conservatfon and Development, over their respective signatures, whose signatures thus here -to attached and whose separate signatures also hereto attached, and the execution by them of this deed, are attested by the signatures of the Secretary of the Commonvealth of Virginia, and of the Executive Secretary of the Commission on Conservation and Development, and the Great Seal of the Commonwealth of Virginiagall hereto attached in testimony of the execution of this deed in the name of, and by the State of Virginia, and in the name of, and by the State Commission on Conserva -tion and Development, by the Governor of Virginia, and the chairman of the said Commission, on the day and date mentioned in the first paragraph hereof.

TESTE:

Peter Saunders -
Peter Saunders,Secretary of the Commonwealth.

## R.A.Gilliam

R.A.Gilliam, Executive Secretary of the

State Commission on Conservation and Development.

STATE OF VIRGINIA
By George C. Peery
George C.Peery, Governor

STATE COMMISSION ON CONSERVATION AND DEVELOPMENT.

BY Wm. E.Carson
Wm.E.Carson, Chairman.
George C.Peery
George C.Peery, Governor of Virginia.

Wm. E.Carson<br>Wm. E.Carson, Chairman<br>State Conmission on Conserva<br>-tion and Development.

STATE OF VIRGINIA CITY OF RICHMOND

SS.

BE IT REMEMBERED THAT, in the said State of Virginia and City of Richmond, and in the presence of the undersigned Nobary Public in and for the said State and City, the Honorable George C.Peery, Governor of Virginia, and the Honorable William E.Carson, Chairman of the State Commission on Conservation and Development, whose signatures are attached to the foregoing instrument,acknowledged the same and affimmed that they had attached the names of the State of Vir -ginia and of the State Commission on Conservation and Development, and their said signature, to the said instrument, and caused the same to be sealed with the Great Seal of the Commonwealth of Virginia, under authority of, and pursuant to the provisions of the "National Park Act" (Acts of 1928, Chapter 371, Page 983).

In testimony whereof, the undersigned Notary Public has hereto attached his signature and notarial seal this the 26 th day of $D_{\text {ecember, 1934. }}$
(SEAL)
$\frac{\text { Sidney C.Day Jr. }}{\text { NOTARY PUBLIC }}$
My Com.expires Oct.16,1938.

STATE OF VIRGINIA
CITY OF RICHMOND ) SS.
In the said State and City, personally appeared before the undersigned, a Notary Public in and for the said State and City, Peter Saumders, Secretary of the Commonwealth, and R.A.Gilliam, Executive Secretary df the State Commission on Conservation and Development, whose signatures are attached to the foregoing instrument as attesting witnesses, and acknowledged the same.

Witness my signature and notarial seal hereto attached this 27 day of December,1924.

## (SEAL)

Jno.R.Jeter, NOTARY PUBLIC

My Commission expires Apr.8, 1936.

In Circuit Court,Clerk's Office, Warren County -
The foregoing Deed, etc,was received in the aforesaid office, and with certificate of acknowledgment thereto attached, admitted to record 10th January, 1936,at $9 o^{\prime} c l o c k$ A.M.

Mannis A.Trout - Clerk.

## VIRGINIA:

CLERK'S OFFICE OF RAPPAHANOCK CIRCUIT COURT,March 6th,1936.
THIS DEED, etc, WAS THIS DAY RECEIVED IN THE SAID OFFICE AND WITH THE CERTIFICATES ADMITTED TO RECORD AT 2:00 O CLOCK P.M.

TESTE:

## Virginia: COUNTY of PAGE, to-wit:

In the Clerk's office of the Circuit Court of the County and State aforesaid, the 7th day of April,1936, at 4:00 P.M. the foregoing writing was presented and admitted to record, and,together with the certificate of acknowledgment, and certificate of acceptance, recorded in Deed Book No.101-A, Page 85 etc.

Teste:
C. Robert Knowles, Deputy C.Robert Knowles
for Grover C.Miller, Clerk.

VIRGINIA: In the Clerk's Office of the Circuit Court of Rockingham County,

The foregoing deed of Bargain \& Sale was this day presented in the office aforesaid and is together with the certificate of acknowledgment annexed, admitted to record this 3rd day of June,1936,5 P.M.

Teste:
J.Robert Switzer, Clerk.

## Virginia, Madison County, towit:

In the office of the Clerk of the Circuit Court for the County of Madison, the 24 day of June,1936, this deed was presented, and with the certificate annex -ed, admitted to record at 11:00 o'clock A.M., in deed book 53, at page 355 and 441,inclusive -

## Teste:

## DEED of CONVEYANCE

OF
3677 ACRES OF LAND
in the
SHENANDOAH NATIONAL PARK AREA of the

BLUE RIDGE MOUNTAINS
in
MADISON COUNTY, VIRGINIA
FROM
STATE OF VIRGINIA and STATE COMMISSION on CONSERVATION and DEVELOPMENT

TO

THE UNITED STATES OF AMERICA

THIS DEED, executed in the names of the State of Virginia and the State Commission on Conservation and Development, by the Governor of Virginia and the Chairman of the State Commission on Conservation and Development, under and pursuant to authority vested in them by an Act of the General Assembly of Virginia, approved March 22, 1928, the short title of which is the "National Park Act" (Acts of 1928, Chapter 371, page 983), on and as of the day and date on which the said Chairman of the State Commission on Conservation and Development acknowledges his signature thereto as disclosed by the annexed notarial certificate, WITNESSETH that:

WHEREAS, the State Commission on Conservation and Development, sometimes hereinafter referred to as the Commission, was created an agency of the Commonwealth of Virginia by an Act of the General Assembly of Virginia, approved March 17, 1926 (Acts of 1926, Chapter 169, page 307); and, under authority of and pursuant to the provisions of the above mentioned National Park Act, hath acquired, subject to the rights of way and easements hereinafter set forth, the fee simple estate in the several tracts or parcels of land herein conveyed to the Untied States of America, all situate in the County of Madison, in the State of Virginia, and in the area in the Blue Ridge Mountains of Virginia designated and set apart in the said National Park Act, and in the Act of Congress approved the 22nd day of May, 1926, as lands which may be acquired by the United States of America for use as a public park and for public park purposes; and,

WHEREAS, heretofore, to-wit, on the 26th day of December, 1934, the Governor of Virginia and the Chairman of the State Commission on Conservation and Development executed a deed in the names of the State of Virginia and of the said Commission, conveying to the United States of America, the fee simple estate, subject to certain rights of way and easements, in approximately one hundred and sixty-eight thousand, two hundred and sixteen and eight-tenths $(168,216,8)$ acres of land, for use in the establishment of a national park to be known as the Shenandoah National Park, and for public park purposes; and, WHEREAS, the State Commission on Conservation and Development, by resolutions duly adopted, a nd approved by the Governor of Virginia, has duly authorized and directed the execution of this deed, and has obligated itself and contracted to give, grant, convey and transfer to the United States of America, subject to the provisions of section seven of the above mentioned National Park Act, the fee simple estate in the lands herein conveyed, subject to the rights of way and easements hereinafter set forth, for use as a public park and for public park purposes, on condition that the same shall have been duly accepted by or on behalf of the United States of America not later than one year after the date of the execution of this deed as set out in the first paragraph hereof; and,

WHEREAS, sections six and seven of the above mentioned National
Park Act are as follows: -
"Section 6. Under terms and conditions approved by the governor, and subject to the provisions of section seven (7) of this act, the Commission is hereby vested with power to contract to give, grant, convey, and transfer to the United States of America all and any right, title, or interest which it
or the State of Virginia, or any political subdivision thereof, now has or may hereafter acquire in or to land or lands, $\frac{\text { w in to to any right, title, estate or }}{\text { me }}$
three(3) and four (4) of this act, for use as a public park or for public park purposes; provided that no such gift, grant, conveyance or transfer shall include any right, title, estate or interest owned by the State of Virginia or acquired by the Commission, in or to the public roads known as the Lee Highway and the Spottswood trail; and the governor of the State of Virginia and the Commission are hereby vested with power to execute any lawful conveyance or conveyances, deed or deeds, which they may deem proper or necessary for the execution of any contract or contracts executed by the cormission under authority of this section, in the form and manner hereinafter set forth. Any deed or deeds, or conveyance or conveyances, executed by the governor and the commission under authority of this section, shall be executed in the names of the State of Virginia, and the State Commission on conservation and development, by the governor of the State, and the Chairman of the Commission, attested by the secretary of the State and the executive secretary of the commission and sealed with the great seal of the State; and no other warrant or authority shall be required for the registration of any such instrument."
"Section 7. The United States of America is authorized to acquire by deed or conveyance pursuant to this act land or lands within the area specified and described in sections three(3) and four (4) of this act, and exclusive jurisdiction shall be and the same is hereby ceded to the United States of America over and within all the territory in the State of Virginia which is included within the area described in sections three (3) and four (4) of this act, and deeded and conveyed to it, pursuant to the terms and conditions of section six (6) of this act; saving, however, to the State of Virginia the right to serve civil or criminal process within the limits of the land or lands thus deeded or conveyed, in suits or prosecutions for or account of rights acquired, obligations incurred, or crime committed in said State outside of said land or lands, and on account of rights acquired, obligations incurred, or crimes committed, on or within said lands, prior to the date of the giving or service of notice as hereinafter provided, of the assumption of police jurisdiction over such land or lands by the United States; and, saving further, to the said State, the right to tax sales of gasoline and other motor vehicle fuels and oil for use in motor vehicles, and to tax persons and corporations, their franchises and properties, on land or lands deeded or conveyed as aforesaid; and saving, also, to persons residing in or on any of the land or lands deeded or conveyed as aforesaid the right to vote at all elections within the county in which said land or lands are located, upon like terms and conditions and to the same extent as they would be entitled to vote in such county had not such lands been deeded or conveyed, as aforesaid, to the United States of America; provided, nevertheless, that such jurisdiction shall not vest in the United States of America unless and until it, through the proper officer or officers, notifies the governor and through him the State of Virginia, that the United States of America assumes police jurisdiction over the land or lands thus deeded and conveyed. Power is hereby expressly conferred on the congress of the to enact such laws as it may deem necessary for the acquisition of the said lands
within the area prescribed in sections three (3) and four (4) of this act, and further, to enact such laws and to make and provide for the making of such rules and regulations, of both civil and criminal nature, and to provide punishment therefor, as in its judgment may be proper in the exercise of the jurisdiction hereby conveyed." and,

WHEREAS, subject to the rights of way and easements hereinafter set forth, the fee simple estate in the several tracts of land in Madison County, designated as Tracts \#186, \#187, \#194, \#194-1, \#201, \#202, \#204,\#206, \#207, \#207-1, \#207-11, \#208, \#210, \#214, respectively, in a letter from the Secretary of the Interior of the United States of America to the Chairman of the State Commission on Conservation and Development, ,Richmond, Virginia, Dated December 27, 1934, designating such tracts for purchase under authority of Executive Order No. 6542 dated December 28, 1933, was acquired by the Commission under a judgment in rem duly entered in condemnation proceedings, instituted and maintained, under authority of the Act of the General Assembly of Virginia approved the 22nd day of March, 1928, the short title of which is the "Public Park Condemnation Act" (Act 1928, Chapter 410, page 1036), in the Circuit Court of the County of Madison in the State of Virginia, entitled:-
"VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY.
The State Commission on Conservation and Development, Petitioner, V. D. F. Anderson and others, and Fifty-Five Thousand (55,000) Acres more or less, of land in Madison County, Virginia, Defendants, "and,

WHEREAS, the muniments of title of the said State Commission on Conservation and Development in and to the above set out numbered tracts of land acquired under the said condemnation proceeding, are set forth, and have been admitted to record, under and prusuant to the provisions of section 14 of the said Public Park Condemnation Act, in the land records in the office of the Clerk of the Circuit Court of Madison County, Virginia, wherein said condemnation proceeding was had, in Deed Book 53, page 337, et seq.; and,

WHEREAS, the said muniments of title were thus admitted to record "pursuant to orders entered in the above mentioned condemnation proceeding, authorizing and directing the recordation of "so much of the orders, judgments and proceedings" in the said condemnation proceeding as shows the condemnation had therein, including a description of the land and the estate or interest therein condemned; and consist of the following orders, judgments, and parts of the proceedings in the above mentioned condemnation proceeding, the recordation of which was specifically prescribed in said orders, to-wit,
(A) The recordation order entered the 2lst day of January 1935, of record in said Deed Book 53 at page 337 .
(B) The judgment in rem entered the 5th day of November, 1934.
(C) An order entered on the 2lst day of January, 1935, under authority of Section 41 of the Public Park Condemnation Act, setting forth the fact of payment by the petitioner into the custody of the Court of the sums stated or set out in the above mentioned judgment in rem as constituting the awards for the taking of the respective estates or interests in the several tracts of land mentioned in said judgment in rem, and expressly relieving the petitioner from any further obligation or duty with regard thereto; and
(D) The separate plats of the numbered tracts set forth in the table included in the said order entered on the 2lst day of January, 1935, and mentioned in the foregoing subsection "C" hereof, the awards for which had been paid into the custody of the Court as set forth in the said order, which plats were submitted and filed with the above mentioned report of the said Special Investigators and Board of Appraisal Commissioners herein: and,

WHEREAS, pursuant to the provisions of said recordation order, entered the 2lst day of January, 1935, the aforesaid muniments of title are to be read together with the muniments of title admitted to record in said Deed Book 53 at page 1 et seq. pursuant to recordation order entered the 28 th day of June, 1934, to-wit:-
(A) Said recordation order entered the 28th day of June, 1934.
(B) The petition in the above styled proceeding filed under authority and in pursuance of Section 6 of the Public Park Condemnation Act, and 2nd day of June, 1930, but not including the map and other exhibits, filed with said petition.
(C) The report of the Special Investigators and the Board of Appraisal Commissioners filed in the above styled proceeding, the 3rd day of Jund, 1932, including the supplemental report made a part thereof by the said Special Investigators and Board, filed the 19th day of October, 1932, and the second supplemental report also made a part thereof by the said Special Investigators and Board, filed the 3 rd day of November, 1932, but not including the exhibits filed therewith except the five tables thereto attached and the County Ownership ${ }^{11}$ ap filed with and made a part of the said report setting forth and delineating under their respective numbers the several tracts of diverse ownership contained within the area described in the petition as found, described and numbered by the said Special Investigators and Board of Appraisal Commissioners in their said report.
(D) The judgment in rem entered the 4th day of December, 1933.
(E) The judgment in rem entered the 5th day of March, 1934.
(F) Two orders entered respectively the 17 th day of January, 1934, and the 17 th day of May, 1934, under authority of Section 41 of the Public Park Condemnation Act, setting forth the fact of payment by the petitioner into the custody of the Court of the sums stated or set out in the above mentioned judgments in rem as constituting the awards for the several tracts of land included in the tables of numbered tracts set out in said orders, and expressly relieving the petitioner from any further obligation or duty with regard thereto.
(G) The separate plats of the numbered tracts set forth in the tables included in the said orders entered respectively the 17 th day of January 1934, and the 17 th day of May, 1934, the awards for which have been paid into the custody of the Court as set forth in the said orders, each of said plats identified with the number under which it was numbered and described in the above mentioned report of said Special Investigators and Board of Appraisal Commissioners and under which it is shown and delineated on the above mentioned County Ownership Map.
(H) The order entered the 19th day of June, 1934, under authority of Section 22 of the Public Park Condemnation Act, dismissing the above styled
proceeding in respect of the lands therein mentioned, and specifically in respect of each of the numbered tracts shown and delineated on the above mentioned County Ownership Map other than the several numbered tracts set forth in the tables of numbered tracts set out in the above mentioned orders entered respecitvely the 17 th day of January, 1934, and the 17 th day of May, 1934, with the exceptions of tracts numbered 186, 187, 191, 194, 194-1, 201, 202, 204, 206, 207, 207-1, 207-11, 208, 210, 214, and setting forth the boundary line between the numbered tracts thus dismissed and the numbered tracts set forth in the said tables of numbered tracts in the said orders: and,

WHEREAS, the respective awards for the taking of the said numbered tracts, set forth in the above mentioned Judgment in Rem, have been paid into the custody of the Circuit court of Wadison County, Virginia, by the State Commission on Conservation and Development, as appears from the above mentioned judgment and orders, or record as aforesaid with the said muniments of title to these tracts, in the amounts set forth in the following table:

| Tract Number | Award |
| :---: | :---: |
| \#186 | \$ 834.00 |
| \#187 | 10.00 |
| \#194 | 3,824.00 |
| \#194-1 | 3,022.50 |
| \#201 | 3,240.00 |
| \#202 | 3,570.00 |
| \#204 | 1,095.00 |
| \#206 | 7,055.00 |
| \#207 | 2,258.00 |
| \#207-1 | 275.00 |
| \#207-11 | 100.00 |
| \#208 | 2,980.00 |
| \#210 | 1,562.00 |
| \#214 | 166.00 |
|  | \$23,991.50 |

WHEREAS, the total amount of said awards set out in the preceding paragragh was turned over to the said State Commission on Conservation and Development from Federal funds, pursuant to the terms of a letter addressed to the Chairman of said Commission by the Secretary of the Interior of the United States, dated December 27, 1934, transmitting a check for the sum of $\$ 23,991.50$ for the acquisition of these tracts by the said Commission for public park purposes, by the payment of the said awards adjudged for the taking thereof as hereinbefore set out: and,

Whereas, the fee simple estate in the tracts or parcels of land herein conveyed, which are shown, delineated and respectively designated as Tract \#183-a; Tract 189; Tract 189-1; Tract 195; and Tract 212; on the above mentioned "County Ownership Map", of record with the muniments of title of lands acquired in the above mentioned public park condemnation proceedings in Madison County, Virginia in the land records of that county in Deed Book 53 page 180, was acquired, subject only to the rights of way and easements hereinafter set out, by the State Commission on Conservation and Development under authority conferred in the said National Park Act, for the respective purchase prices and under the respective deeds of sale hereinafter set forth, to-wit:

Tract \#183-a for $\$ 2,550.00$ under deed from T. B. Clore and V. C. Clore, his wife, dated the l2th day of May, 1936, and of record in the land records of Madison County, Virginia, in Deed Book 54, page 209; and, under deed from Elliott Marshall, Substituted Trustee, dated the l6th day of November, 1935, and of record in the said land records in Deed Book 54, page 58.

Tract \#189 and \#189-1 for \$1,000.00, under deed from C. E. Hawkins and Minnie L. Hawkins, his wife, dated the l2th day of May, 1936, and of record in the land records of Madison County, Virginia, in Deed Book 54, pages 211, 212; and under deed from Elliott Marshall, Substituted Trustee, dated the 12th day of May, 1936, and of record in said land records in Deed Book 54, page 225.

Tract \#195 for $\$ 2,503.00$, under deed from Wm. E. McDaniel and others dated the 12th day of $\mathrm{M}_{\mathrm{ay}}$, 1936, and of record in the land records of Madison County, Virginia, in Deed Book 54, page 210.

Tract \#212 for \$7,610.00, under deed from D. L. Breeden and Mattie V. Breeden, his wife, dated the l2th day of May, 1936, and of record in the land records of Madison County, Virginia, in Deed Book 54, page 207; and, WHEREAS, the purchase price of the several numbered tracts set out in the preceding paragragh, was turned over to the said State Cormission on Conservation and Development from Federal funds, pursuant to the terms of a letter addressed to the Chairmen of said Commission on Conservation and Development by the Secretary of the Interior of the United States, dated March 30, 1935, transmitting a check for the sum of $\$ 47,154.00$ for the acquisition of these and other lands in the Blue Ridge Area of Virginia; and,

WHEREAS, the fee simple estate in the tracts or parcels of land herein conveyed, which are shown, delineated and designated as Tracts \#188 and \#188-1, on the above mantioned "County Ownership Map" of record with the muniments of title of lands acquired in the above mentioned public park condemnation proceedings in Madison County, Virginia, in the land records of that county, in Deed Book 53, page 180, was acquired by the State Commission on Conservation and Development, subject only to the rights of way and easements hereinafter mentioned, under authority conferred in the said National Park act, under deed conveying the lands included in both of said tracts to Alexander Stuart, Trustee, executed by Homer V. S al and others, dated the 8th day of June, 1929, and of reçord in the land records of Madison County, Virginia, in Deed Book 49 at page 254; and under deed executed by Elliott Marshall, Substituted Trustee, dated the 18th day of November, 1935, and recorded in said land records in Deed Book 54, page 60; and purchase price of the said tract, to-wit, $\$ 1,600.00$, was paid by the said Commission from funds contributed for that purpose by private citizens in and without the State of Virginia; and,

WHEREAS, the several tracts of land hereinbefore mentioned and designated by number are shown and delineated under their respective numbers on the above mentioned "County Ownership Map" of record as aforesaid with the muniments of title of the State Commission on Conservation and Development to lands acquired in condemnation proceedings as hereinbefore set out, in the land records of Madison County, Virginia, in the office of the Clerk of the Circuit Court of said County in Deed Book 53 at page 180; and,

WHEREAS, the lands contained in the said numbered tracts, the fee simple estate in which, subject to the hereinafter mentioned rights of way and easements, has been acquired by the said State Cormission on Conservation and Development, as hereinbefore set out and is herein given, granted, conveyed and transferred to the United States of America, constitute, when taken together, one continuous body or tract of land approximately 3,677 acres in extent,
adjoining the lands, approximately $168,216.8$ acres in extent, the fee simple estate in which was given, granted, conveyed and transferred to the United States of America under the above mentioned deed dated December 26, 1934, and are contained within the following BOUNDARY LINE, in the description of which, wherever the line is not shown by courses, distances or positions, abutting tracts of land mentioned in said description, when designated by numbers, are the tracts so numbered and described in the report of the Special Investigators and the Board of Appraisal Commissioners in the a bove mentioned condemnation proceeding, shown and delineated under their respective numbers on the above mentioned "County Ownership Map" filed therewith, which map and report have been admitted to record as hereinbefore set out in the lnad records of Madison County, Virginia, the descriptive names used in designating said tracts together with their respective numbers, being thus used for greater particularity of description, and having reference to, and being intended respectively to designate and include all the owners of land included in the said abutting tracts as shown and delineated on said "County Ownership Map", at the date of the filing of the above mentioned report of the Special Investigators those persons who appeared to have any claim of right, title, estate or interest therein, at the date of the filing of the said report, as found and reported by the said Special Investigators and Board of Appraisal Commissioners in their said report; and, in the description of which Boundary line, furthermore, wherever the angles therein are described as numbered "positions", thesaid positions and the corresponding coursea and distances are the "positions", courses and distances set forth in the petition filed in the hereinbefore mentioned condemnation proceeding in Madison County, Virginia, wherein all the courses and distances are true bearings.

BEGINNING at an angle in the original outside boundary line of the land described in the petition filed in the above mentioned condemnation proceeding in Madison County, Virginia, which petition is recorded with the above mentioned muniments of title, in the land records of Madison County, Virginia, in Office of the Clerk of the Circuit Court of said County, in Deed Book 53, page 1 et seq., a corner common to a tract of land claimed or owned by B, W, Fincham and a tract of land claimed or owned by C. C. Goodall and also a corner of the Amanda Fincham Tract No. 204 as shown and delineated on the County Ownership Map filed with and made a part of the report of the Board of Appraisal Commissioners for Madison County, and recorded with the above mentioned muniments of title, in the land records of said County, in the Office of the Clerk of the Circuit Court of said County in Deed Book 53, Page 180, which point is designated as Position No. 665 in said original outside boundary line description and on said County Ownership Map, and is marked by an oak stake 32.5 feet $S 37^{\circ} 00^{\prime}$ E from a nail in a triangular blaze on a 20-inch maple, and 30.9 feet $N 73^{\circ} 30^{\prime}$ E from a nail in a triangular blaze on a 6-inch poplar;

Thence, in Madison County, with the aforesaid original outside boundary line of the land described in the petition filed with the above mentioned condemnation proceeding; S $29^{\circ} 09^{\prime} \mathrm{W} 860$ feet to Position No. 664
in said original outside boundary line, an oak stake, 21.3 feet $N .39^{\circ} 30^{\prime} \mathrm{W}$
from a nail in a triangular blaze on a 5 -inch locust, and 24.9 feet S. $57^{\circ} 00^{\prime} \mathrm{W}$ from a nail in a triangular blaze on a 5-inch oak;

THENCE, in Madison County, S. $17^{\circ} 00^{\prime}$ W 298 feet to Position No. 663 in said original outside boundary line, an oak stake on the west bank of the Rapidan River, 8.3 feet $N .49^{\circ} 30^{\prime} \mathrm{W}$, from a nail in a triangular blaze on a l2-inch hemlock, and 10 feet, S. $40^{\circ} 00^{\prime} \mathrm{W}$ from a nail in a blaze on a l4-inch hemlock;

THENCE, in Madison County S $25^{\circ} 00^{\prime}$ E 496 feet to Position No. 662 in said original outside boundary line, a nail in a triangular blaze on an 8-inch sycamore on the west bank of the Rapidan River;

THENCE, in Madison County, S $11^{\circ} 39^{\prime}$ W 636 feet to Position No. 661 in said original outside boundary line, a nail in a triangular blaze on a 14inch sycamore on the west bank of the Rapidan River;

THENCE, in Madison County, S $30^{\circ} 59^{\prime}$ E 314 feet to Position No. 660 in said original outside boundary line, a nail in a triangular blaze on a 50-inch poplar on the west bank of the Rapidan River;

THENCE, in Madison County S $74^{\circ}$ 24' W 59 feet to Position No. 659 in said original outside boundary line, an oak stake;

THENCE, in Madison county, S $86^{\circ} 03^{\prime}$ W 767 feet to Position No. 658 in said original outside boundary line, an oak stake 9.1 feet $\mathbb{N} 02^{\circ} 00^{\prime \prime} E$ of a nail in a triangular blaze on a 10 -inch white walnut and 14.3 feet $S$ $60^{\circ} 30^{\prime}$ E of a nail in a triangular blaze on a 9-inch birch;

THENCE, in Madison County, leaving the boundary line of the land described in the above mentioned condemnation proceeding and running with the boundary line between the 0. N. Shiflett Tract No. 201 and the W. E. McDaniel Tract No. 200, and G. C. Jenkins Tract No. 199, the Wilmer Jenkins Tract No. 198 and the A. F. Kinsey Tract No. 197 to a corner common to the said $0 . N$ : Shiflett Tract No. 201 and the said A. F. Kinsey Tract No. 197 and common also to the D. H. Breeden Tract No. 202;

THENCE, in Madison County, with the boundary line between the A. F. Kinsey Tract No. 197 and the D. H. Breeden Tract No. 202 to a corner common to the two said tracts and common also to the J. D. Fray Tract No. 194;

THENCE, in Madison County, with the boundary line between the A. F. Kinsey Tract No. 197 and the J. D. Fray Tract No. 194 to a corner common to the said A. F. Kinsey Tract No. 197 and the G. W. Kinsey Tract No. 196 in a line of the said J. D. Fray Tract No. 194;

THENCE, in Madison County, with the boundary line between the $G * W$. Kinsey Tract No. 196 and the J. D. Fray Tract $\mathbb{N}$. 194 to a corner common to the two said tracts and common also to the Madison Timber Corporation Tract No. 191-c;

THENCE, in Madison County, with the boundary line between the Madison Timber Corporation Tract No. 191-c and the J. D. Fray Tract No. 194 to a corner common to the said J. D. Fray Tract No. 194 and the J. D. Fray-Eagle Hardwood Lumber Company Tract No. 194-1 in a line of the said Madison Timber Corporation Tract No. 191-c;

THENCE, in Madison County, with the boundary line between the J. D. Fray-Eagle Hardwood Lumber C̆ompany Tract No. 194-1 and the Madison Timber

Corporation Tract No. 191-c, to the point of intersection with a line of the C. S. Landrum Tract No. 192 which line is a part of the boundary of the land conveyed by the STATE OF VIRGINIA to the UNITED STATES OF AIERICA by deed executed December 26, 1934;

THENCE, in Madison County, with the boundary line between the land conveyed in said deed and the J. D. Fray-Eagle Hardwood Lumber Company Tract No. 194-1 to a corner common to the said J. D. Fray-Eagle Hardwood Lumber Company Tract No. 194-1 and the Madison Timber Corporation Tract No. 191 in said boundary line of the land conveyed in said deed;

THENCE, in Madison County, leaving the boundary line of the land conveyed in said deed and running with the boundary line between the Madison Timber Corporation Tract No. 191 and theJ. D. Fray-Eagle ${ }^{H}$ ardwood Lumber Company Tract No. 194-1, the Shiflett and McDaniel Tract No. 195, the G. C. and D, A. Jenkins-Eagle Hardwood Lumber Company. Tract No 207-1, the G. C. \& D. A. Jenkins Tract No. 207, and the G.C. \& D. A. Jenkins-Eagle Hardwood Lumber Company Tract No. 207-11 to a corner common to the Madison Timber Corporation Tract No. 191 nand the said G. C. \& D. A. Jenkins-Eagle Hardwood Lumber Company Tract No. 207-11 and common also to the $\mathbb{N}$. T. Shiflett-Eagle Hardwood Lumber Company Tract No. 209-1;

THENCE, in Madison County, with the boundary line between the G. C. \& D. A. Jenkins-Eagle Hardwood Lumber Company Tract $N_{0} .207-11$ and the W. T. Shiflett-Eagle Hardwood Lumber Company Tract No. 209-1 to a corner common to the two said tracts and common also to the $G$. C. \& D. A. Jenkins Tract No. 207 and the W. T. Shiflett Tract No. 209;

THENCE, in Madison County, with the boundary line between the $G$. C. \& D. A. Jenkins Tract No. 207 and the W. T. Shiflett Tract No. 209 to the point of intersection with the boundary line of the H. M. Lillard Estate Tract No. 208;

THENCE, in Madison County, with the boundary line between the $H . M$. Lillard Estate Tract No. 208 and the W. T. Shiflett Tract No. 209 to a corner common to the said W. T. Shiflett Tract No. 209 and the D. I. Breeden \& J. H. Hicks Tract No. 212 in a line of the said H. M. Lillard Estate Tract No. 208;

THENCE, in Madison County, with the boundary line between the W. T. Shiflett Tract No. 209 and the D. L. Breeden \& J. H. Hicks Tract No. 212 to a corner common to the said W. T. Shiflett Tract No. 209 and the J. P. and Annie Goodall Tract No. 211 in a line of the D. L. Breeden \& J. H. Hicks Tract No. 212;

THENCE, in Madison County, with the boundary line between the J. P. \& Annie Goodall Tract No. 211 and the D. L. Breeden \& J. H. Hicks Tract No. 212, the STATE OF VIRGINIA Tract No. 188 and the C. E. Kite Tract No. 210 to a corner common to the said J. P. \& Annie Goodall Tract No. 211 and the said C. E. Kite Tract and common also to the W. T. Shiflett Tract No. 209;

THENCE, in Madison County, with the boundary line between the C. E. Kite Tract No. 210 and the W. T. Shiflett Tract No. 209, the W. T. ShiflettEagle Hardwood Lumber Company Tract No. 209-1 and the C. E. Kite-Madison Timber Corporation Tract $\frac{N o .191-I}{N O} / 210$ and the corner common to the said C.E.Kite Tract Corporation Tract No. 191-1 and common also to the Madison Timber Corporation

[^0]feet northwest of a nail in a blazed oak and 7.8 feet southwest of a nail in an ivy bush;

THENCE, in Madison County, N. $84^{\circ} 20^{\prime}$ E, 128 feet to Position No. 241, in said original outside boundary line, an oak stake 16.6 feet southwest of a nail in a blazed oak and 9.4 feet northwest of a nail in a blazed hickory;

THENCE, in Madison County, $N 83^{\circ} 58^{\prime}$ E. 52 feet to Position No. 242, in said original outside boundary line, an oak stake 6,8 feet northwest of a nail in a dead black oak and 20.5 feet southeast of a nail in a blazed Hichory;

THENCE, in Madison County, N. $52^{\circ} 23^{i}$ E, 174 feet to Position No. 243, in said original outside boundary line, an oak stake, 7.4 feet northeast of a nail in a chestnut and 15 feet southwest of a nail in a blazed birch sapling;

THENCE, in Madison County, $S 83^{\circ} 04^{\prime} \mathrm{E}, 143$ feet to Position No. 244, in said original outside boundary line, an oak stake 10,5 feet north of a nail in a blazed dogwood and 1.5 feet southwest of a nail in a blazed chestnut;

THENCE, in Madison County, S $16^{\circ} 48^{\prime}$ W 79 feet to Position No. 245, in said original outside boundary line, an oak atake 9.4 feet southwest of a nail in a blazed chestnut and 2.5 feet northeast of a nail in a dogwood stump;

THENCE, in Madison County, $S 41^{\circ} 42^{\prime}$ W 173 feet to Position No. 246, in said original outside boundary line, an oak stake 3.4 feet southeast of a nail in a blazed oak sapling, and 12.6 feet northeast of a nail in a blszed hickory;

THENCE, in Madison County, S $57^{\circ} 55^{\prime}$ W. 206 feet to Position No. $24^{r}$. in said original outside boundary line, an oak stake 13.6 feet southwest of a nail in a blazed oak and 15.7 feet west of a nail in a chestnut oak;

THENCE, in Madison County, $S 87^{\circ} 39^{\prime}$ W. 185 feet to Position No. 248, in said original outside boundary line, an oak stake 15.9 feet southeast of a nail in a stump and 11.5 feet southwest of a nail in a stump;

THENCE, in Madison County, N $74^{\circ} 30^{\prime} \mathrm{W}, 302$ feet to Position No. 249, in said original outside boundary line, an oak stake 35.2 feet northeast of a nail in a blazed apple tree, and 36.4 feet southeast of a nail in a blazed apple tree;

THENCE, in Madison County, N $36^{\circ} 38^{\prime}$ W, 80 feet to Position No. 250, in said original outside boundary line, an oak stake, 24 feet northeast of a nail in a blazed apple tree, and 39.8 feet east of a nail in a blazed apple tree.

THENCE, in Madison County, $S 60^{\circ} 31^{\prime} \mathrm{W}, 275$ feet to Position No. 251, in said original outside boundary line, an oak stake 1.8 feet southwest of a nail in a blazed locust bush and 16.5 feet northeast of a nail in a locust sapling;

THENCE, in Madison County, $170^{\circ} 59^{\prime} \mathrm{W}, 90$ feet to Position No.252, in said original outside boundary line, an oak stake 32.1 feet southwest of a nail in a stump and 54.3 feet southeast of a nail in a blazed cherry tree;

THENCE, in Madison County, $S 8^{\circ} 52^{\prime} \mathrm{E}, 566$ feet to Position No. 253,
blazed fence post and 4.4 feet east of a nail in a fence post;
THENCE, In Madison County, S $81^{\circ} 06^{\prime}$ W, 563 feet to Position No. 254, in said original outside boundary line, an oak stake 3 -inches under ground, 33.1 feet northeast of a nail in a blazed cherry tree and 14.7 feet northwest of a nail in a fence post.

THENCE, in Madison County, leaving the boundary line of the land described in the above mentioned petition and running with the boundary line between the H. V. Seal Tract No. 185-a and the Wm. Saunders Tract No. 186, the Wash. Carpenter Tract No. 214, and the D. L. Breeden \& J. H. Hicks Tract No. 212 to a corner common to the said D. I. Breeden \& J. H. Hicks Tract No./and the B. W. Fincham Tract No. 213 in a line of the said H. V. Seal Tract No. 185-a;

THENCE, in Madison County, with the boundary line between the B. W. Fincham Tract No. 213 and the D. L. Breeden \& J. H. Hicks Tract No. 212, the D. H. Breeden Tract No. 202 and the Amanda Fincham Tract No. 204 to the place of Beginning.

NOW, THEREFORE, under and pursuant to the authority vested in us by the above mentioned National Park Act, and more specifically by section six thereof, we, George C. Perry, Governor of Virginia, and Wilbur C. Hall, Chairmen of the State of Commission on Conservation and Development, in the names of the State of Virginia and of the State Commission on onservation and Development, have executed this deed, and in the names of the State of Virginia, and of the State Commission on Conservation and Development, we do hereby give, grant, convey and transfer to the United States of America, subject to the provisions of section seven of the aforementioned National Park Act, for public park purposes and for use in the establishment or maintenance of a national park to be known as the Shenandoah National Park:-
(A) The fee simple estate, subject and subject only to the hereinafter mentioned rithts of way and easements, in the lands, approzimately 2,457 acres in extent; contained in the numbered tracts, in the County of Madison, Virginia, numbered, shown and delineated on the above mentioned County Ownership Map under their respective numbers as follows: \#186, \#187, \#194, \#194-1, \#201, \#202, \#204, \#206, \#207, \#207-1, \#207-11, \#208, \#210, and \#214, being the numbers assigned to each of said tracts by the Special Investigators and the Board of Appraisal Commissioners appointed in the above mentioned condemnation proceeding in Madison County, Virginia, and by reference to which they are severally described in the report of the said Special Investigators and Board of Appraisal Commissioners filed in said condemnation proceeding, of record as aforesaid in the land records of Madison County, Virginia, and shown and delineated on the County Ownership Map filed with and made a part of their said report, and recorded in the land records of Madison County, Virginia, in the office of the Clerk of the Circuit Court of said County in Deed Book 53 at page 180; and by reference to which numbers, furthermore, the fee simple estate is each of said tracts, was condemned to the use of, and acquired by the State Commission on Conservation and Development in the above mentioned condemnation proceeding in liadison County, Virginia, all as disclosed in the above mentioned muniments of title thereto, of record in the land records of that county, in the Office of the Clerk of the Circuit

Court of said County, in Deed. Book 53, page 337, et seq. to which reference is expressly made for greater particularity of description.
(B) Also the fee simple estate, subject and subject only to the hereinafter mentioned rights of way and easements, in five tracts or parcels of land severally numbered, shown, and delineated on the above mentioned County Ownership Map for the County of Madison, State of Virginia, of record as aforesaid in the land records of Madison County, Virginia, in the office of the Clerk of the Circuit Court of that County in Deed Book 53, at page 180, as Tracts \#183-a; \#189; \#189-1; \#195 and \#212; each of which was acquired by the said State Commission on Conservation and Development, with Federal funds furnished said Commission as aforesaid, under deeds dated and recorded as above set out; and, as set forth in said deeds, is more particularly described as follows;

TRACT \#l83-a: All that certain tract of land in Madison County, Virginia, with all improvements thereon, knovm as Chapmen's Mountain, containing 249 acres, the exact metes and bounds of which are to be found on reference to two deeds recorded in the Clerk's Office of Madison Circuit Court, on from Thomas W. Chapman, to Thomas A. Chapmen, dated May 18, 1885, and recorded in Deed Book29, page 341, and the other from James Hay, Special Commissioner, to T. B. Clore, dated November 9, 1904, and recorded in Deed Book 38, page 239, the description in the first deed supplying certain courses unintentionally omitted in the latter description, and being the same property conveyed to the said T. B. Clore by said deed from James Hay, Special Commissioner, dated November 9, 1904, and recorded in Deed Book 38, page 239, on May 29, 1905, said lands hereby conveyed being the lands shown and delineated under the number 183-a on the "County Ownership Map" recorded in Deed Book 53 at page 180 in the office of the Clerk of the Circuit Court of said County. TRACT \# 189 and TRACT \#l89-1: Those two certain contiguous tracts or parcels of land in adison County, Virginia, on the Rapidan River above the Rocklin Farm, adjoining the lands of C. E. Kite, Deceased, Hawkins and others, which were conveyed to Alexander Stuart, Trustee for the State Commission on Conservation and Development, in that certain deed of trust from C. E. Hawkins and Minnie L. Hawkins, his wife, to Alexander Stuart, Trustee for the State Commission on Conservation and Development, dated the 30 th day of April, 1929 of record in the Clerk's Office of the Circuit Court of Madison County, Virginia, in Deed Book No. 49, at page 148:- the lands contained in said tracts being the same lands shown and delineated as Tracts \#189 and \#189-1 on the "County Ownership Map" recorded with the Muniments of Title of lands acquired by the State Commission on Conservation and Development in the Office of the Clerk of the Circuit Court of Madison County, Virginia, in Deed Book 53 at page 180, as set forth in a report of an instrument survey, by courses and distances, of the lands contained in said contiguous tracts conveyed as aforesaid to Alexander Stuart, Trustee, male by Fred T. Amiss, County Surveyor of Page County Virginia, for and at the request of the said State Commission on Conservation and Developement, and dated January 6, 1936, which report further discloses that the said tracts are together 177 acres in extent and are bounded as follows:- "Beginning in the Rapidan River, at the mouth of a branch,
above a bridge, corner to Annie. V. Hawkins tract No. 190; thence up said branch with said Annie V. Hawkins land $N 68$ E, 6 chains; $N 76$ E 2 chains; $N 63$ E, 5.79 chains; $N 47 \frac{1}{2} \mathrm{E}, 3.51$ chains; $N 30 \mathrm{E}$, 11.29 chains; $N 17 \mathrm{E}, 4$ chains; $N 5$ E, 3 chains; N 22 E, 4.29 chains to a rock pile at a dead chestnut at the fork of two hollows, in line of Ward Rue Lumber Co's. land; thence with same S. 46 E , 23 chains to a chestnut oak on a rocky ridge, corner to State of Virginia's Wilhoit Tract No. 188; thence with same down the mountain towards the Rapidan River S $24 \frac{1}{2} \mathrm{~W}, 6$ chains; S $36 \frac{1}{2} \mathrm{~W}, 7$ chains; S $25 \mathrm{~W}, 5.56$ chains; S $2 \frac{1}{2} \mathrm{~W} 9.68$ chains; S $10 \frac{1}{2} \mathrm{~W}, 8.64$ chains; S $10 \frac{1}{2} \mathrm{E}, 3.24$ chains; $\mathrm{S} 31 \frac{1}{2} \mathrm{E}, 2.26$ chains; S $60 \frac{1}{2}$ E, 5 chains; S $15 \frac{1}{2}$ E, 10 chains, crossing the new Hoover Road and the Rapidan River to a marked sapling on the south bank of said river; thence up and with the meanders of same Due West, 22.5 chains; N. 50 W, 28.5 chains; N $10 \mathrm{~W}, 17.5$ chains; $N 38 \frac{1}{2} \mathrm{E}$, passing under bridge at 6 chains in all ll chains to the beginning;" True Meridian M. V. $5 \frac{1}{2}$ W.
TRACT \# 195: All that certain tract of land in "adison County, Virginia, known as the Pillow Tract, bounded and described as follows:

Beginning at "A" a mahogany on the South prong of the Staunton or Rapidan River, thence $\mathrm{S} 33^{\circ} \mathrm{W}$. 104 poles to a chestnut, locust and mahogany; thence $\mathbb{N} 72^{\circ}$ W. 200 poles to three chestnusts, now gone; thence $N$. $45^{\circ} \mathrm{W}$. 164 poles to a chestnut; thence $N 46^{\circ}$ E 100 poles to the side of a steep rocky mountain (a' stake); thence S 61 E. 334 poles to the beginning, containing 264 acres, said lands being the lands shown and delineated under the number 195 on the "County Ownership Map" recorded in Deed Book 53 at page 180 in the office of the Clerk of the Circuit Court of said County.
TRACT \#212: All that certain tract of land in Madison County, Virginia, on the headwaters of the Rapidan River, known as "Rocklin Farm", containing approximately 380 acres, adjoining the lands of B. F. Goodall, John B. Graves, dec'd, T. B. Clore, and others, being the same property conveyed to D. L. Breeden and J. H. Hicks by deed from William L. Utz and wife, dated November 12, 1919, and recorded in Deed Book 44, page 394, in the Clerk's Office of the Circuit Court of Madison County, on November 17, 1919, and being the same property, a half interest in which was conveyed to said D. L. Breeden by deed from J. H. Hicks and wife, dated February 25, 1929, and recorded in Deed Book 49, page 93, in said Clerk's office on February 26, 1929, said lands being the lands shown and delineated under the number 212 on the "County Ownership Map" recorded in Deed Book 53 at page 180 in the office of the Clerk of the Circuit Court of said County.
(C) Also the fee simple estate, subject and subject only to the hereinafter mentioned rights of way and easements, in the lands shown and delineated on the above mentioned County Ownership Map for the County of Madison, State of Virginia, of record as aforesaid in the land records of Madison County, Virginia, in the Office of the Clerk of the Circuit Court of that County, in Deec Book 53, at page 180, as Tracts \#188 and \#188-1, which lands were acquired by the said State Commission on Conservation and Development with funds contributed by private citizens within and without the State of Virginia, under deeds dated and recorded as above set out, and are more particularly described in the said deeds as follows:

TRACT \#188 and TRACT \#188-1: A certain tract or parcel of land, one hundred and fifty acres in extent, "be it more or less", situate, lying and being in Madison County, Virginia, on the headwaters of the Rapidan River, adjoining the lands of C.,E. Hawkins, T. B. Clore, J. P. Goodall, W. L. Breeden and others it being all of the identical property which was conveyed to Alexander Stuart, Trustee, under that certain deed of trust from Homer V. Seal and Addie $V$. Seal, hiw wife, and Lester F. Seal and Homer V. Seal, Executors of Charles H. Seal, deceased, to Alexander Stuart, Trustee for the State Commission on Conservation and Development, dated the 8 th day of June, 1929, of record in the Clerk's Office of the Circuit Court of Madison County, in Deed Book No. 49, at Page 254, it also being the identical lands shown and delineated under the Nos. 188 and 188-1 and "The County Ownership Map" recorded in Deed Book No. 53, at Page 180, in the office of the Clerk of the Circuit Court of said County. The foregoing notwithistanding, it is expressly stipulated and understood, that the fee simple estate is each and all of the numbered tracts or parcels of land hereinbefore mentioned which is herein given, granted, c onveyed and transferred to the United States of America, is subject to (I) such easements of pasaage and rights of way as have heretofore been acquired by the United States of America in, on or over a strip of land one hundred feet wide running through or over the lands included in any of the said numbered tracts; (2) such rights of way and easements in, on or over the said lands included in all or nay of the said numbered tracts for the erection, maintenance, repair, replacement and operation of poles and wires or other appliances or means for the transmission of electricity as have heretofore been lawfully acquired therein by the Chesapeake and Potomac Telephone Company of Virginia, and by the Madison Power Company, Incorporated; (3) such easements of passage and rights of way as may have heretofore been lawfully acquired by the public in, on, and over the bed of the old county road running along-with and nearby the bed of the Rapidan River and the bed of the old county road running alongwith and near-by the Staunton River, where the beds of the said county roads are located on the lands included in any of the said numbered tracts. It is further expressly stipulated and understood that the provisions of this deed giving, granting, conveying and transferring the fee simple estate in the lands herein described to the United States of America, are expressly conditioned upon its acceptance by or on behalf of the United States of America not later than one year after the date of the execution of this deed as set out in the first paragraph hereof.

WITNESS the names of the State of Virginia, and of the State Commission on Conservation and Development, hereto attached by George $C$. Peery, Governor of Virginia, and Wilbur C. Hall, Chairman of the State Cormission on Conservation and Development, over their respective signatures, whose signatures thus hereto attached and whose separate signatures also hereto attached, and the execution by them of this deed, are attested by the signatures of the Secretary of the Commonwealth of Virginia, and of the Executive Secretary of the Commission on Conservation and Development, and the Great Seal of the Commonwealth of Virginia, all hereto attached in testimony of the execution of this deed, in the name of, and by the State of Virginia, a nd in the name of, and
by the State Commission on Conservation and Development, by the Governor of Virginia, and the Chairman of the said Commission, as of the day and date mentioned in the first paragraph hereof.

TESTE:-

Peter Saunders
Peter Saunders, Secretary of
the Commonwealth.
Great State Seal
R. A. Gilliam,
R. A. Gilliam, Executive

Secretary of the State Commission on Conservation and Development.

Seal of the State Commission on Conservation and Development.

STATE OF VIRGINIA<br>BY George C. Peery George C. Peery, Governor<br>STATE COMMISSION ON CONSERVATION AND DEVELOPMENT<br>BY Wilbur C. Hall<br>Wilbur C. Hall, Chairman<br>George C. Peery<br>George C. Peery, Governor of Virginia.<br>Wilbur C. Hall<br>Wilbur C. Hall, Chairman<br>State Commission on Conservation and Development.

## STATE OF VIRGINIA)

CITY OF RICHMOND )
SS.

BE IT REMENBERED THAT, in the said state of Virginia and City of Richmond, 'and in the presence of the undersigned Notary Public in and for the said State and City, the Honorable George C. Peery, Governor of Virginia, and the Honorable Wilbur C. Hall, Chairman of the State Commission on Conservation and Development, whose signatures are attached to the foregoing instrument, acknowledged the same and affirmed that they had attached the names of the State of Virginia and of the State Commission on Conssrvation and Development, and their said signatures to the said instrument, and caused the same to be sealed with the Great Seal of the Commonwealth of Virginia, under authority of, and pursuant to the provisions of the "National Park Act" (Acts of 1926, Chapter 371, page 983).

- In testimony whereof, the undersigned Notary Public has hereto attached his signature and notarial seal this the l4th day of July, 1936.

```
Notary Seal
L. C. Caldwell
Notary seal Notary Public.
```


## STATE OF VIRGINIA)

CITY OF RICHMOND )
In the said State and City, personally appeared before the undersigned, a Notary Public in and for the said State and City, Peter Saunders, Secretary of the Commonwealth, and R. A. Gilliam, Executive Secretary of the State Commission on Conservation and Development, whose signatures are attached to the foregoing instrument as attesting witnesses, and acknowledged the same.

Witness my signature and notarial seal hereto attached this l4th day of July, 1936.
I. C. Caldwell

Notary Public.
Virginia, Madison County, to-wit:
In the office of the Clerk of the Circuit Court for the County of Madison, the 3rd day of August, 1936, this deed was presented, and with the
certificate annexed, admitted to record at ll:30 o clock A.M. in Deed Book 53 , page 442 to 459 , both included.

Teste:
Charles J. Ross, Clerk.

## CERTIFICATE OF ACCEPTANCE

By virtue of and pursuant to the authority conferred by the Act of Congress approved May 22, 1926 ( 44 Stat. 616), as amended by the Acts of February 16, 1928 ( 45 Stat. 109), and February 4, 1932 (47 Stat. 37), and Executive Order No 6542, dated December 28, 1933, I, the undersigned, as Assistant Secretary of the Interior, do hereby accept the attached deed, dated July 14, 1936, wherein and whereby the State of Virginia by and through its Governor, Honorable George C. Peery, and Secretary of State, Peter Saunders, and the State Commission on Conservation and Development by its Chairman, Wilbur C. Hall, in conformity with the power conferred upon them by Chapter 371, page 983, Acts 1928, of the State of Virginia, have bargained and sold and transfer and convey unto the United States of America for national park purposes, the several tracts of land described in said deed, all within the proposed area of the Shenandoah National Park in the State of Virginia.

In witness whereof, I, as said Assistant Secretary, hereunto set my hand officially and have caused the saal of said Department to be affixed hereto and in attestation hereof this 27 th day of January, 1937.

```
Department of Interior Oscar L. Chapman
    (SEAL)
    H.K.S.
    H.H.S.
    D.E.L.
    A.M.
    R.S.
```

I, Ronald M . Holmes, a notary public of the District of Columbia, do certify that Oscar L. Chapman, Assistant Secretary of the Interior, whose name is signed to the writing. above, bearing date on the $2^{77}$ th day of January, 1937, has acknowledged the same before me in Washington, D. C.

Given under my hand this 27 th day of January, 1937.
Ronald M. Holmes
Not. Seal.
Notary Public.
My Commission expires Sept. 7, 1939.

District of Columbia,ss.
No. 85451
I, Charles E. Stewart, Clerk of the U. S. District Court of the District of Columbia, the same being a Court of Record, having by law a seal, do hereby certify that Ronald M. Holmes, before whom the annexed instrument in writing was executed, and whose name is subscribed thereto, was at the time of signing the same a Notary Public in and for said District, residing therein, duly comrn ssioned and sworn, and authorized by the laws of said District to take the acknowledgment and proof of deeds or conveyances of lands, tenenments, or hereditaments, and other instruments in writing, to be recorded in said

District, and to administer oaths, and that I am well acquainted with the handwriting of said Notary Public and verily believe that the signature to said instrument and impression of sael thereon are genuine.

In witness whereof, I have hereunto subscribed my name and affixed the seal of said Court, at the City of Washington, D. C., the 28 day of January, A. D., 1937.

Charles E. Stewart, Clerk.
By A. B. Coflin, Assistant Clerk.
SEAL

Virginia, Madison County, to-wit:
In the office of the Glerk of the Circuit Court for the County of Madison, the 6th day of February, 1937, this certificate/was presented and with the certificate annexed, admitted to record at 3:00 P. M.in Deed Book 53, pages 459 \& 460 . Teste:

Charles J. Ross, Clerk.

## MUNIMENTS OF TITLE <br> OF THE

STATE COMMISSION ON CONSERAVTION AND DEVELOPMENT
(Created an Agency of the Commonwealth of Virginia, by)
( an Act of the General Assembly of Virginia, approved
(March 17, 1926, Acts of 1926, Chapter 169, page 307)

IN AND TO

SHENANDOAH NATIONAL PARK LANDS
CONDEMNED
FOR USE AS
A PUBLIC PARK AND FOR PUBLIC PARK PURPOSES

IN THE COMDENNATION PROCEEDING
STYLED AS FOLLOWS

STATE COMMISSION ON CONSERVATION AND DEVELOPMENT
OF THE STATE OF VIRGINIA $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad$ - $\quad$ Petitioner.
v.
J. P. GOODALI AND OTHERS, AND FIVE TRACTS OF LAND

IN MADISON COUNTY, APPROXIMATELY 518 ACRES IN EXTENT. Defendants.

Admitted to record on the 3rd day of August, 1937, purusant to an order entered the 3rd day of August, 1937, and spread in the Common Chancery Order Book No.11, page 247, in the Clerk's Office of the Circuit Court of Madison County, Virginia.
(A) Recordation Order entered the 3rd day of August, 1937 .

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY

STATE COMMISSION ON CONSERVATION AND DEVELOPMENT, PETITIONER

VS.
J. P. GOODALL AND OTHERS, AND FIVE TRACTS OF IAND IN MADISON COUNTY, VIRGINIA, APPROXIMATELY 518 ACRES IN EXTENT, DEFENDANTS.

On this the 3rd day of August, 1937, came the Petitioner in the above entitled proceeding, by counsel, and exhibited the record therein, including the judgment in rem entered therein the 4 th day of May, 1937, and showed to the Court that, on the 26 th day of July, 1937, Petitioner paid into the custody of this Court the amounts stated and set out in the said judgment in rem as constituting the awards for the taking of the estates or interests in the lands described in the petition and condemned to the use of the Petitioner under the terms of said judgment in rem: to-wit: the award of one Thousand Three Hundred and Seventy-one Dollars (\$1,371.00) for the taking of the estate or interest condemned to the use of the Petitioner in the tract designated as Tract \#190 in the said judgment.

The award of Three Thousand One Hundred and thirty-Two Dollars $(\$ 3,132.00)$ for the taking of the estate or interest condemned to the use of the Petitioner in the Tract designated as Tract \#209 in the said judgment.

The award of One Hundred and forty-four Dollars ( $\$ 144.00$ ) for the taking of the estate or interest condemned to the use of the Petitioner in the Tract designated as Tract \#209-1 in the said judgment.

The award of Seven Hundred and Ninety-Eight Dollars(\$798.00) for the
taking of the estate or interest condemned to the use of the Petitioner in the tract designated as Tract \#2ll in the said judgment.

The award of Two Thousand Dollars (\$2000.00) for the taking of the estate or interest condemned to the use of the Petitioner in the tract designated as Tract \#213 in the said judgment.

Upon consideration whereof, and it appearing to the satisfaction of the Court that, on the day and date set out above, Petitioner, pursuant to the terms of the judgment in rem, entered therein on the 4 th day of May,1937, paid into the custody of this Court the said sums or amounts of money stated or set out in the said judgment in rem as constituting the awards for the taking of the estates or interests in the said Tracts \#190, \#209, \#209-1, \#211, and \#213 condemned to the use of the Petitioner under the terms and provisions of said judgment upon payment into the custody of the Court of the said awards, it is considered, adjudged, and ordered that the fact of such payment and of each of the, should be, and it is hereby expressly set forth; and, that the Petitioner herein should be, and it is expressly discharged from any further obligation or duty with regard to the said sums of money paid into the custody of this Court as aforesaid, and shall not hereafter be in any way responsible for the disposition or distribution of the funds so paid into the custody of the Court.
(B) Petition recorded August 3rd, 1937.

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY
State Commission on Gonservation and Development, Petitioner.
V.
J. P. Goodall, and others, and five Tracts of land in Madison County, Virginia, approximately 518 acres in extent.
Defendants .

## PETITION

HONORABLE LEMUEL F. SMITH
JUDGE OF THE CIRCUIT COURT OF MADISON COUNTY, VIRGINIA.
YOUR PETITIONER, State Commission on Conservation and Development, an agency of the Commonwealth of Virginia, alleges and shows:
1.

THAT your Petitioner was created an agency of the Commonwealth of Virginia by an Act of the General Assembly of Virginia, approved March 17 th, 1926, (Acts of 1926, page 307), amended and re-enacted by an Act of the General Assembly of Virginia, approved March 26th, 1928, (Acts of 1928, page 1154):
2.

THAT by the provisions of said Acts and an Act of the General Assembly of Virginia, approved March 22, 1928, the short title of which is "National Park Act", Petitioner is vested with the power of eminent domain to condemn for a public park or for public park purposes,land and other property, including dwelling houses, outbuildings, orchards, yards and gardens within the Biue Ridge Mountain area of the State of Virginia, designated and described in

THAT, acting under the power and authority conferred upon Petitioner by the aforesaid Acts, Petitioner purposes and desires to acquire and is seeking to acquire for use as a public park and for public park purposes, under the provisions of said Acts and under the provisions of an Act of the General Assembly of Virginia approved March 23, 1928, the short title of which is "Public Park Condemnation Act") (Acts of 1928, page 1036), so much of the said area so deisgnated and described in section four of the said National Park Act, as it deems suited for use as a public park and for purlic park purposes, and as the funds at its disposal will permit; and that, in condemnation proceedings heretofore had in the Circuit Courts of the counties of Warren, Page Rappahannock, Rockingham, Augusta, Greene and Madison, Petitioner has acquired lands in the said area in excess of 160,000 acres for use as a public park and for public park purposes.

## 4.

THAT your Petitioner deems it expedient, advisable and necessary to acquire for ues as a public park and for public park purposes, in condemnation proceedings, instituted and maintained in this Court pursuant to the authority vested in your Petitioner under the above mentioned acts of the General Assembly of Virginia, the lands within the said area, hereinafter designated and described, the condemnation of which to the use of the Petitioner is prayed herein. 5.

THAT the lands which Petitioner proposes and desires to acquire in this proceeding for the aforesaid purposes, lie within the County of Madison, State of Virginia, and within the said area designated in section 4 of the said National Park Act, and are specifically designated and described as follows: Tract \#190: Tract \#209; Tract \#209-1; Tract \#211 and Tract \#213; being five certain tracts of land, situate in Rapidan Magisterial District of Madison County, Virginia, including all the buildings and improvements thereon, respectively designated, shown and delineated as Tract \#190, ; Tract \#209; Tract \#209-1; Tract \#211 and Tract \#213 on the county ownership Map of record in the Office of the Clerk of the Circuit Court of Madison County, Virginia, in Deed Book 53 at page 180, filed thereat as a part of the muniments of title of the lands acquired by the State Commission on Conservation and Development under judgments in rem entered in the condemnation proceeding entitled State Commission on Conservation and Development V. D. F. Anderson, et al, the several boundary lines of which tracts are respectively described as follows, the numbered tracts mentioned in the description thereof having reference to the tracts so designated and numbered on said County Ownership Map.

Tract \#190 Beginning at (1) a projecting tight rock at the junction of a small branch and Rapidan River, comer to C. E. Hawkins tract No. 189 and Madison Timber Corporation Tract No. 191; thence with the latter up and with the meanderings of said Rapidan River in a northwesterly direction a distance of 31.5 chains to (2) another tight rock in the midde of said River, corner to said Madison Timber Corporation Tract No. 191; thence leaving said River and continuing with said Tract $N o .191$ for the next three courses, $N 17^{\circ} 30^{\prime} \mathrm{E}, 28.4$ chains to (3) a chestnut ŏak on a ridge; thence $N 28^{\circ} 30^{\prime}$ E. 9.2 chains to
(4) a pine on top of said Ridge; thence $S 45^{\circ} 15^{\prime}$ 雨. 47.5 chains down said Ridge to (5) a hickory in the head of a hollow, corner to C. E. Hawkins Tract No. 189; thence with same down said hollow $\mathrm{S} 28^{\circ} 00^{\prime} \mathrm{W}, 4.0$ chains to (6) a dogwood; thence $S 41^{\circ} 45^{\prime} \mathrm{W}, 3.4$ chains to (7) a chestnut; thence S $21^{\circ} 30^{\circ}$ W, 3.8 chains to (8) a chestnut oak; thence, S $39^{\circ} 001 \mathrm{~W}, 11.7$ chains to (9) a hickory; thence $S 58^{\circ} 00^{\circ} \mathrm{W}, 3.4$ chains to (10) a dogwood; thence continuing down said hollow with said C. E. Hawkins Tract No. 189, S $64^{\circ} 301 \mathrm{~W}, 4.8$ chains to (11) a small hichory; thence $N 88^{\circ} 001 \mathrm{~W}, 2.0$ chains to (12) a locust; thence $S 68^{\circ} 301$ W, 6.9 chains to the beginning, containing 152.4 acres.

Tract \#20 9 Beginning at (1) a large rock on top of a Ridge east of Staunton River of Wilson Run, corner to D. L. Breeden and J. H. Hicks Tract No. 212; thence with same $\mathrm{S} 66^{\circ} 00^{\prime} \mathrm{W}, 13.1$ chains to (2) a large tight rock in Staunton River, corner to H. M. Lillard's Estate Tract No. 208; thence with said tract and up and with the meanderings of said Staunton River in a northwesterly direction a distance of 53.2 chains to (3) a chestnut oak on the north bank of said Staunton River, corner to G. C. and D. A. Jenkins Tract No. 207; thence leaving said River and with the lines of the said Jenkins Tract for the next four courses, $N 10^{\circ} 45^{\prime} \mathrm{W}, 3.0$ chains to (4) a mahogany; thence $\mathrm{N} 23^{\circ} 15^{\prime} \mathrm{W}, 4.5$ chains to (5) a large chestnut; thence N $50^{\circ} 15$ ' W, 9.9 chains to (6) a chestnut oak; thence $N 43^{\circ} 00^{\prime} \mathrm{W}, 7.3$ chains to (7) a chestnut; corner to said W. T. Shiflett's lap Tract No. 209-1; thence with same $\mathbb{N} 25^{\circ} 45^{\prime} \mathrm{E}, 13.0$ chains to (8) a chestnut oak, comer to C. E. Kite Tract No. 210; thence with same S $59^{\circ} 00$. E. 26.7 chains to (9) a spanish oak, corner to J. P. and Annie Goodall Tract $N o .211$; thence with same for the next five courses, $\mathrm{S} 79^{\circ} 301 \mathrm{E}, 8.0$ chains to (10) a chestnut oak; thence S $5^{\circ} 15^{\prime}$ E. 5.0 chains to (11) a chestnut; thence S $10^{\circ} 45^{\prime} \mathrm{W}, 7.4$ chains to (12t black oak; thence S $19^{\circ} 15^{\prime} \mathrm{W}, 5.2$ chains to (13) a hickory; thence $\mathrm{S} 2^{\circ} 45^{\prime} \mathrm{E} .16 .0$ chains to (14) a chestnut oak; thence S $29^{\circ} 00^{\prime} \mathrm{E}, 2.1$ chains to (15) a large rock on top of Ridge, corner to D. L. Breeden and J. H. Hicks' Tract No. 212; thence with same S $6^{\circ} 00$, W, 12.9 chains to the beginning, containing 133.2 Acres.

Tract H209-1 Beginning at (1) a chestnut, comer to W. T. Shiflett Tract No. 209 and G. C. and D. A. Jenkins Lap Tract No. 207-11; thence with the latter IN $43^{\circ} 00^{\prime}$ W., 18.4 chains to (2) a chestnut oak, comer to Madison Timber Corporation Tract No. 191; thence with same $\mathbb{N} .24^{\circ} 30^{\prime}$ E. 11.3 chains to (3) a mahogany, corner to C. E. Kite Tract No. 210; thence with same for the next three courses S $51^{\circ} 30^{\prime} \mathrm{E}$, 12.0 chains to (4) a large chestnut; thence $\mathrm{S} 15^{\circ}$ $00^{\prime}$ E. 2.5 chains to (5) a spanish oak; thence S $59^{\circ} 00^{\prime}$ E, 4.0 chains to (6) a. chestnut oak, corner to W. T. Shiflett Tract No. 209; thence with same S $25^{\circ}$ $45^{\circ} \mathrm{W}, 13.0$ mehains to the beginning, containing 21.3 acres.

Tract \#211 Beginning at (1) a large tight rock on a Ridge, corner to D. L. Breeden and J. H. Hicks Tract No. 212; thence with lines of same for the next six courses, N $15^{\circ} 45^{\prime}$ E. 39.52 chains to (2) a tight rock on top of the Ridge near a marked chestnut oak; thence $S 81^{\circ} 15^{\prime} \mathrm{W}, 15.83$ chains to (3) a tight rock near the upper edge of a field; thence $\mathbb{N} 2 \mathbb{L}^{\circ} 00^{\prime} E, 2.8$ chains to (4) a chestnut oak; thence $\mathbb{N} 57^{\circ} 45^{\prime} \mathrm{E}, 10.2$ chains to (5) a chestnut ; thence $\mathbb{N} 14^{\circ}$ $00^{\prime}$ E, 6.81 chains to (6) a spanich oak; thence $N 67^{\circ} 001$ E, 5.56 chains to (7) a tight rock on the south bank of Ripidan River; thence up and with the meanderings of said Rapidan River in a northwesterly direction and with State of

Virginia Tract No. 188 a distance of 38.76 chains to (8) a tight rock on the south side of said Rapidan River, corner to C. E. Kite Tract No. 210; thence with same $S 36^{\circ} 00^{\prime}$ W, 32.9 chains to (9) a spanish oak, corner to W. T. Shiflett Tract No. 209; thence with same for the next six courses, $579^{\circ} 30^{\prime}$ E, 8.0 chains to (10) a chestnut oak; thence $S 5^{\circ} 15^{\circ}$ E, 5.0 chains to (11) a chestnut; thence $S 10^{\circ} 45^{\circ} \mathrm{W}, 7.4$ chains to (12) a black oak; thence $\mathrm{S} 19^{\circ} 15^{\prime}$ W 5.2 chains to (13) a hickory; thence $S 2^{\circ} 45^{\prime} \mathrm{E}, 16.0$ chains to (14) a chestnut oak; thence $S 29^{\circ} 00^{\prime} \mathrm{E}$, 2.1 chains to the beginning, containing 111.7 acres.

Tract \#213 Beginning at (1) two chestnuts, corner to T. R. Daniel Tract No. 233; thence with same S $67^{\circ} 45^{\prime} \mathrm{W}, 9.7$ chains to (2) three chestnuts, corner to said $T$. R. Daniel in the Cammerer Boundary line; thence with said Boundary Line S $45^{\circ} 30^{\prime}$ W, 3.8 chains to (3) three chestnut oaks; thence continuing with the aforesaid Cammerer Boundary Line for the next two courses S $71^{\circ} 15^{\circ} \mathrm{W}, 22.1$ chains to (4) a gum; thence $N 77^{\circ} 30^{\prime} \mathrm{W}, 3.5$ chains to (5) a hickory and chestnut oak, comer to Amanda Fincham Tract No. 204; thence with same $\mathbb{N} 30$ $45^{\prime} \mathrm{W}, 8.8$ chains to (6) a hickory, corner to D. H. Breeden Tract No. 202; thence with same $\mathbb{N} 4^{\circ} 30^{\prime}$ E. 3.9 chains to a gum and poplar near a large rock on east side of old bed of Rapidan River, another corner of D. H. Breeden's Tract No. 202; thence continuing with same up and with the meanderings of said Rapidan River in à northeasterly direction a distance of 9.5 chains to (8) a large beech, corner to D. L. Breeden and J. H. Hicks tract No. 212; thence with same $N 66^{\circ} 45^{\prime} \mathrm{E}, 46.3$ chains to (9) two locusts and a chestnut, corner to $\mathrm{H} . \mathrm{V}$. Seal Tract No. 185-a; thence with same S $50^{\circ} 45^{\prime}$ E, 5.0 chains to (10) two chestnut oaks; thence continuing with said Seal S $29^{\circ} 30^{\prime} \mathrm{W}, 27.3$ chains to the beginning, containing 99.4 acres.
6.

THAT the names of the persons or classes of persons owning said tracts of land or possibly owning or having some right, title, estate, claim or interest in and to said tracts of land or some part thereof, or in or to the proceeds arising from the condemnation thereof, together with the places of residence of said persons, and whether said persons are residents or non-residents of the State of Virginia, so far as the foregoing facts are known to Petitioner, are as follows:
W. T. Shiflett, a resident of the State of Virginia, whose place of residence and post office Address if Graves Mill, Virginia.
B. W. Fincham, a resident of the State of Virginia, whose place or residence and post office address if Graves Mill, Virginia.
J. P. Goodall, a resident of the State of Virginia, whose place of residence and post office address is Oak Park, Virginia.

Miss A. B. Goodall, a non-resident of the State of Virginia, whose place of residence and post office address is The Newburn, Apt. 42, 12th St. \& Mass. Ave. N. W., Washington, D. C.
R. E. Hawkins, a resident of the State of Virginia, whose place of residence and post office address is Wolftown, Virginia.

Nina P. Estes, a resident of the State of Virginia, whose place of residence and post office address is Graves Mill, Virginia.
R. A. Hawkins, a resident of the State of Virginia, whose place of residence and post office address is Shelby, Virginia.

Annie M. Shaw, a resident of the State of Virginia, whose place of residence and post office address if R. F. D. No. 5 richmond, Virginia.

Fannie I. Druen, a resident of the State of Virginia, whose place of residence and post office address if R. F. D. No. 5 Richmond, Virginia.
J. E. Hawkins, a resident of the State of Virginia, whose place of residence and post office address is Graves Mill, Virginia. William A. Hawkins, a resident of the State of Virginia, whose place of residence and post office address is R. F. D. No. 9, Richmond, Virginia. Eagle Hardwood Lumber Company, Incorporated, a Corporation organized under the laws of the State of Virginia, whose principal office is in Charlottesville and whose post office address is Care Dr. Charles $G$. Maphis, Secretary, Charlottesville, Virginia.

Ward-Rue Lumber Company, a Corporation organized under the laws of the State of Virginia, whose principal office and place of business is at Culpeper, Virginia, and whose post office address is Care W. L. Rue, President and Treasurer, Gulpeper, Virginia.

THAT the uses and purposes for which said tracts of land so lying within the County of Madison, State of Virginia, and within the metes, bounds and limits set forth in Paragraph 5 hereof, are immediately desired by Petitioner, are for ues as a public park and for public park purposes, and, under the terms and provisinns of said Acts, so to be dedicated and used as a public park and for public park purposes; and the extent of the estate or interest which Petitioner so desires to acquire in said tracts is a fee simple estate, subject, nevertheless, to such rights of way easements in, on, or over such tracts or any of them for the erection, maintenance, repair, replacement, and operation of poles and wires or other appliances or means for the transmission of electricity, as have heretofore been lawfully acquired thereon by the Chesapeake and Potomac Telephone Company of Virginia, or by the Madison Power Company, Incorporated. 8.

THAT five maps or plats showing the approximate location of the respective boundary lines of said tracts as set forth in Paragraph 5 of this petition, annexed hereto and marked for identification, "Petitioner's Exhibit No. 1", "Petitioner's Exhibit No. 2", "Petitioner's Exhibit No. 3", "Petitioner' Exhibit No. 4" and "Petitioner's Exhibit No. 5", are tendered herewith and prayed to be filed and read as a part of this petition.
9.

THAT Petitioner by suitable resolutions duly adopted, has heretofore authorized and directed the acquisition in condemnation proceedings of the said tracts of land, under the authority conferred upon Petitioner in the above mentioned Acts of the General Assembly of Virginia and in the exercise of the sovereign power of eminent domain of the State of Virginia; and Petitioner has also by suitable resolutions appointed $\mathrm{A} . \mathrm{C}$. Carson and Wm . C. Armstrong, Jr. its representatives for the purpose of making this affidavit to this petition, and instituting and maintaining this proceeding, as authorized by sections 5 and 24 of said Act.

WHEREFORE, your petitioner prays that his, its petition, and the exhibits hereto attached and herein referred to, be taken as filed; that this Court or the Judge thereof in vacation shall make and direct an Order of Notice, as prescribed in Section 7 of said Public Park condemnation Act, incorporating therein the notice and warning prescribed in Sections 9 and 20 of said Act, fixing a day certain on or before which any and allpersons owning or claiming any right, title, estate or interest in or to the lands set forth herein, or in or to the proceeds arising upon a condemnation of said lands, or any damage or damages resulting from any condemnation accomplished hereunder, shall appear and appropriate pleadings assert their several or respective demands or claims; and that come newspaper published in Madison County, Virginia, may be designated for the publication of such notice; or, if this Court, or the judge thereof in vacation, shall see fit, that two newspapers published in some county or counties adjoining the said County of Madison, may be designated, in which said notice shall be published; that the Court may make rules fixing dates for the appearance and the filing of pleadings by parties to this condemnation proceeding; that judgment of condemnation by the Court vesting in Petitioner the fee simple estate in said lands may be han, and that all of such other acts needful or necessary to be done may be required to be done to the end that the said lands may be so acquired by Petitioner for the uses and purposes herein set forth.

And Petitioner will ever pray, etc.
STATE COMMISSION ON CONSERVATION AND - DEVELOPMENT
BY A. C. Carson, and
$\frac{\text { Wm. C. Armstrong, Jr. }}{\text { Wm. C. Armstrong, Jr. }}$
Special Counsel.

## STATE OF VIRGINIA <br> COUNTY- OF WARREN, TO WWIT:

This day personally appeared before me, Marye Bell Thrush, a Notary Public in and for said county and. State, A. C. Carson and Wm. C. Armstrong, Jr. who being duly sworn, made oath that they are the duly appointed representatives of State Commission on Conservation and Development, within named Petitioner; that they have been expressly appointed in writing by said Petitioner for the purpose of making this affidavit; and that the matters and things alleged and set forth in the within petition are true, to the best of their knowledge, information and belief.

Given under my hand and notarial seal this tenth day of February, 1937.

> Marye Bell Thursh,
> Notary Public

My commission expires
Notarial Seal.
March 12, 1938.

Filed:
February 11, 1937.
Teste:

MAPOF
A NNIE HAWKINS TRACT N0. 190
Shenandoah National Park.


State: Virginia County: Madison Mistrict: Rapidert

$\begin{array}{ll}\text { Map of } & \text { state: Virginia } \\ \text { County: Madison }\end{array}$ J. P. "If Amnie Goodall Tract No. 2 Il District: Rapidan Shemandoali National Park

W.T.Shiflett's Lap Tract

No. 20ヶ9-I
Shenandoah National Park
state: Virginia
County: Madison
District: Rapidan


## 1 <br> 

(C) Judgment in rem, recorded August 3rd, 1937.

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY, VIRGINIA.
STATE COMMISSION ON CONSERVATION
AND DEVELOPMENT
Petitioner
V.
J. P. Goodall and others, and Five Tracts
of Land in Madison County, Virginia,
approzimately 518 Acres in extent

## JUDGMENT IN REM

On the fourth day of May, 1937, being the second day of the May term of this Court and the day set by the order entered herein on the 2nd day of April, 1937, for the hearing of the above entitled proceeding pursuant to the provisions of section 12 of the Public Park Condemnation Act, no hearing having been had on the l9th day of April, 1937, as contemplated in said order, thisproceeding was called for hearing in open court, whereupon the Petitioner, by counsel, exhibited the record therein, including the petition; the order for notice; the notice of condemnation, published in the Madison County Eagle, a newspaper published and circulated in the County of Madison, State of Virginia, the proof of publication and posting of said condemnation notice, including the affidavit of the publisher of said newspaper of due publication thereof for four successive weeks pursuant to the terms of said order for notice; the certificate of the clerk of this Court of the mailing of copies
to the addresses of each of the persons whose post-office address is stated In the petition; and the due return of the sheriff of the posting of said condemnation notice; all in strict conformity with the provisions of section 9 of the Public Park Condemnation Act; and, the appearances, answers, demands or claims filed in this proceeding pursuant to said notice of condemnation. WHEREUPON, the motion of the Petitioner, by counsel, all persons whomsoever interested in the proposed condemnation, and all persons and classes of persons owning or possibly owning, or having any right, title, estate, claim, or interest in or the the land described in said petition or in or to the proceeds or incidentals damages arising upon a condemnation thereof, and specifically and by name all such persons whose names are set out in the petition, were solemnly called in open court.

WHEREUPON, Petitioner moved the Court, under authority of section 22 of the Public Park Condemnation ${ }^{A}$ ct; to dismiss the proceeding in respect of the estate or interest sought to be condemned in the tract of land described in the petition, and designated therein as Tract \#190, to the extent necessary to subject the fee simple estate therein prayed to be condemned, to any and all rights of way to which Madison Timber Corporation and/or Ward-Rue Lumber Company, Incorporated, may be entitled, in, on or over the said tract at the date of the entry of this judgment, under and pursuant to the terms and provisions of any deed or deeds, or other instrument or instruments in writing, of record in the land records of the County of Madison, Virginia, in the office of the Clerk of the Circuit Court of said County; which motion the Court considered and adiudged should be granted, and granted accordingly.
-WHEREUPON, upon motion of the Petitioner, the Court proceeded to hear the evidence submitted by the parties to this proceeding to ascertain and determine the value of the fee simple estate in the several tracts of land described in the petition, subject to the above set out rights of way in said Tract \#190, and subject also to such rights of way and easements in, on, or over such tracts or any of them for the erection, amintenance, repair, replacement, and operation of poles and wires or other appliances or means for the transmission of electricity, as have heretofore been lawfully acquired therein by the Chesapeake and Ptotmac Telephone Company of Virginia, or by the Madison Power Company, Incorporated, no person having moved or prayed the submission to, and ascertainment of the facts of value or damages by a jury or board of appraisal commissioners under the provisions of section 12 or 23 of the Public Park Condemnation Act.

THEREAFTER, all parties and persons interested or claiming any right, title, estate or interest in the lands described in the petition, or in incidental damages arising out of the proposed condemnations, or in the proceed$s$ of such condemnations, having been afforded full opportunity to be heard as to the value thereof, and as to the amount of such damages, after due and sufficient notice of the hearing had thereon, and upon consideration of the evidence submitted as to the facts of such value and damages, the Court found, ascertained and determined the facts as to such falue and the amount of such incidental damages with relation to the several tracts described in the petition to be as follows:
(a) The value of the fee simple estate in the land described in the petition, and therein designated Tract \#190, (subject to the above set out rights of way and easements), was found, ascertained, and determined to be (1371.00) One Thousand Three Hundred and seventy one Dollars, and the amount of the incidental damages which will result from the proposed condemnation thereof was found, ascertained and determined to be nothing.
(b) The value of the fee simple estate in the land described in the petition, and therein designated Tract \#209, (subject to the above set out rights of way and easements), was found, ascertained, and determined to be (\$3132.00) Three Thousand One Hundred and thirty-two Dollars, and the amount of the incidental damages which will result from the proposed condemnation thereof was found, ascertained and determined to be nothing.
(c) The value of the fee simple estate in the land described in the petition, and therein designated Tract \#209-1, (subject to the above set out rights of way and easements), was found, ascertained, and determined to be ( $\$ 144.00$ ) One Hundred and forty-four dollars, and the amount of the incidental damages which will result from the proposed condemnation thereof was found ascertained and determined to be nothing.
(d) The value of the fee simple estate in the land described in the petition, and therein designated Tract \#2ll, (subject to the above set out rights of way and easements), was found, ascertained, and determined to be (\$798.00) Seven Hundred and Ninety-eight dollars, and the amount of the incidental damages which will result from the proposed condemnation thereof, was found, ascertained and determined to be nothing.
(e) The value of the fee simple estate in the land described in the petition, and therein designated Tract \#213, (subject to the above set out rights of way and easements), was found, ascertained, and determined to be (\$2000.00) Two thousand Dollars and the amount of the incidental damages which will result from the proposed condemnation thereof was found, ascertained and determined to be nothing.

THEREUPON the Petitioner moved and prayed the Court to enter judgment in rem, condemning to the use of the Petitioner the said estates or interests in the lands described in the petition the value of which had been thus ascertained and determined, and showed to the Court, and the Court so finds.
(1) Thatthis proceeding has been conducted under the provisions of the Public Park Condemnation Act (Acts of the General Assembly of Virginia of 1928, page 1036; code of 1930, Section $4388-1$, et, seq.).
(2) That there was incorporated in the notice for publication herein, provided in section 9 of the said public Park Condemnation Act, the notice and warning touching incidental damages set out in section No. 20 of said Act.
(3) That this proceeding was had upon newspaper publication of notice, warning all persons whomsoever as provided in section No. 12 of said Act.
(4) That all of the tractsof land described in the petition filed herein, are situate within the area described in section 4 , of the National Park Act, (Acts of the General Assembly of Virginia, of 1928, page 983.).
(5) That the petition filed herein, the order for notice entered herein and the notice of condemnation published herein strictly comply with the
provisions of the said Public Park Condemnation Act touching such petition, order for notice, and notice of condemnation, and that the notice of condemnation herein was duly published and posted in strict compliance with the provisions of said Act for the Publication and posting thereof.
(6) That the values of the respective fee simple estates in the lands described in the petition which are hereinafter condemned to the use of the Petitioner, subject to the above set out rights of way and easements have been duly ascertained, as hereinbefore set out, in strict compliance wi th the provisions of said Public Park Condemnation Act, at a public hearing in open court at whichall owners and claimants of said land or of any right, title, estate or interest therein, and all persons entitled to or claiming an interest in or a right to share in the proceeds of such condemnation, or claiming damages arising out of such dondemnation, were given an opportunity to be heard, after due notice of the time and place of such hearing.
(7) That all the provisions and requirements of said Public Park Condemnation Act, and specifically the provisions of section 9, 11 , and 13 thereof, have been complied with, and the facts shown and disclosed by the record and the evidence adduced at the hearing above mentioned entitle the Petitioner to the judgment in rem herein set forth.

It is, accordingly, adjudged, and ordered, upon the motion and prayer of Petitioner, by counsel, that, subject to the above set out rights of way and easements:-
A. The fee simple estate in that certain tract of land designated and described in the petition herein as Tract \#190, is hereby condemned to the use of the Petitioner upon the Petitioner paying into the custody of this Court, for the use and benefit of the person or persons entitled thereto, the sum of $(\$ 1371.00)$ One Thousand three Hundred and seventy-one dollars, which sum is hereby stated and set out as constituting the award therefor.
B. The fee simple estate in that certain tract of land designated and described in the petition herein as Tract \#209, is hereby condemned to the use of the Petitioner upon the Petitioner paying into the custody of this Court, for the use and benefit of the person or persons entitled thereto, the sum of $(\$ 3132.00)$ Three Thousand One Hundred and thirty-two Dollars which sum is hereby atated and set out as constituting the award therefor.
C. The fee simple estate in that certain tract of land designated and described in the petition herein as Tract \#209-1, is hereby condemned to the use of the Petitioner upon the Petitioner paying into the custody of this Court, for the use and benefit of the person or persons entitled thereto, the sum of ( $\$ 144.00$ ) One Hundred and forty-four Dollars which sum is hereby stated and set out as constituting the award therefor.
D. The fee simple estate in that certain tract of land designated and described in the petition herein as Tract \#2ll, is hereby condemned to the use of the Petitioner upon the Petitioner paying into the custody of this Court, for the use and benefit of the person or persons entitled thereto, the sum of $(\$ 798.00)$ Seven Hundred and Ninety-eight Dollars, which sum is hereby stated and set out as constituting the award therefor.
E. The fee simple estate in that certain tract of land deisgnated an $d$
described in the petition herein as Tract \#213, is hereby condemned to the use of the Petitioner upon the Petitioner paying into the custody of this Court, for the use and benefit of the person or persons entitled thereto, the sum of $(\$ 2000.00)$ two thousand dollars which sum is hereby stated and set out as constituting the award therefor.

Upon the payment into the custody of this Court by Petitioner of the respective amounts thus stated as constituting the respective awards for the taking of the respective estates or interests in the lands descriced in the petition thus condemned, the respective estate or interests thus condemned shall vest in the Petitioner as provided in section 13 of the said Public Park Condemnation Act; and, said payment may and shall be made by the payment of the said respective amounts to the Clerk of this Court under and pursuant to this Judgment and order.

But nothing herein contained shall be construed as requiring or obligating petitioner to pay the said awards or any of them into the custody of the Court or to acquire any or all of said estates or interests in said tracts; and Petitioner may, at its election, acquire any one or more of said respective estates or interests by payment into the custody of this Court of the amount stated herein as the award therefor.
(D) Recordation order entered August 3rd, 1937.
'VIRGINIA, IN THE CIRCUIT COURT OF MADISON COUNTY.
STATE COMMISSION ON CONSERVATION AND DEVELOPMENT, PETITIONER
V.
J. P. GOODALL AND OTHERS, AND FIVE TRACTS OF LAND IN MADISON COUNTY APPROXIMATELY 518 ACRES IN EXTENT. DEFENDANTS.

On this the 3rd day of August, 1937, came the Petitioner in the above styled proceeding, by counsel, and exhibited the record therein to the court, and moved the Court to direct and order the Clerk of the Court to admit to record " in his deed book, so much of the orders, judgments and proceedings in the above styled proceeding, as shall show the condemnation heretofore had in the said proceeding, and to index the same in the name and style of this "proceeding and also in the name of the Petitioner, under authority of the provisions of Section 14 of the Public Park Condemnation Act.

Whereupon, it appearing to the Court that the hereinafter designated orders, judgments, and parts of the proceedings in the above styled proceeding, show the condemnations heretofore had therein, and include a description of the lands and of the estates or interests therein condemned to the use of the Petitioner and acquired by it by the payment of the awards adjudged therefor into the custody of the Court, it is considered that the Clerk of this Court, should, and it is adjudged and ordered that he shall admit to record in his deed book the hereinafter designated orders, judgments, and parts of the proceedings in the above styled proceeding, and index the same in the name of this proceeding and also in the name of the Petitioner.

The judgments, orders and parts of the proceedings in the above styled proceeding, which the Clerk of this Court is directed to admit to record in his deed book pursuant to this order, are designated as follows, for entry in
his deed book in the relative order in which they are thus designated:-
(A) This order entered this the 3rd day of August, 1937.
(B) The Petition in the above styled proceeding filed under authority of, and pursuant to Section 6 of the Public Park Condemnation Act, the llth day of February, 1937, including the five plats filed as exhibits with said petition, which plats the Clerk is hereby authorized and directed to detach from said petition for insertion in his deed book together with the recorded copy of said petition.
(C) The judgment in rem entered the 4 th day of May, 1937.
(D) The order heretofore entered on this the 3rd dey of August, 1937, under authority of Section 41 of the Public Park Condemnation Act, setting forth the fact of payment by the petitioner into the custody of the court of the sums stated or set out in the above mentioned judgment in rem as constituting the awards for the taking of the estates or interests in the tracts of land mentioned in said judgment in rem, and expressly relieving the Petitioner from any further obligation or duty with regard thereto.

# DEEDOFCONVEYANCE <br> OF <br> SEVEN TRACTS OF LAND <br> in the <br> SHENANDOAH NATIONAL PARK AREA <br> of the <br> BLUE RIDGE MOUNTAINS <br> in the <br> COUNTIES OF ROCKINGHAM, PAGE AND MADISON STATE OF VIRGINIA <br> FROM <br> STATE OF VIRGINIA and STATE COMMISSION ON CONSERVATION and DEVELOPMENT <br> TO 

THE UNITES STATES OF AMERICA

THIS DEED, executed in the names of the State of Virginia and the State Commission on Conservation and Development, by the Governor of Virginia and the Chairman of the State Commission on Conservation and Development, under and pursuant to the authority vested in them by an Act of the General Assembly of Virginia, approved March 22, 1928, the short title of which is the "National Park Act" (Acts of 1928, Chapter 371, page 983), on and as of the day and date on which the said Chairman of the State Commission on Conservation and Development acknowledges his signature thereto as disclosed by the annexed notarial certificate, WITNESSETH that:

WHEREAS, the State Commission on Conservation and Development, sometimes hereinafter referred to as the Commission, was created an agency of the Commonwealth of Virginia by an Act of the General Assembly of Virginia, approved March 17, 1926 (Acts of 1926, Chapter 169, Page 307); and, under authority of and pursuant to the provisions of the above mentioned National Park Act, hath acquired, subject to the rights of way and easements hereinafter set forth, the fee simple estate in the several tracts or parcels of land herein conveyed to the United States of America, situate in the Counties of Rockingham, Page, and Madison, in the State of Virginia, and in the area in the Blue Ridge Mountains of Virginia designated and set apart in the said National Park Act, and in the Act of Congress approved the 22nd day of May, 1926, as lands which may be acquired by the United States of America for use as a public park and for public park purposes; and,

Whereas, heretofore, to-wit, on the 26th day of December, 1934, the Governor of Virginia and the Chairman of the State Commission on Conservation and Development executed a deed in the names of the State of Virginia and of the said Commission, conveying to the United States of America, the fee simple estate, subject to certain rights of way and easements, in approximately one hundred and sixty-eight thousand, two hundred and sixteen and eight-tenths $(168,216.8)$ acres of land, for use in the establishment of a national park to be known as the Shenandoah National Park, and for public park purposes; and,

- Whereas, the State Commission on Conservation and Development, by resolutions duly adopted, and approved by the Governor of Virginia, has duly authorized and directed the execution of this deed, and has obligated itself and contracted to give, grant, convey and transfer to the United States of America, subject to the provisions of section seven of the above mentioned National Park Act, and the fee simple estate in the lands herein conveyed, subject to the rights of way and easements hereinafter set forth, for use as a public park and for public park purposes, on condition that the same shall have been duly accepted by or on behalf of the United States of America not later than one year after the date of the execution of this deed as set out in the first paragraph hereof; and,

WHEREAS, sections six and seven of the above mentioned National Park Act are as follows:-
"Section 6. Under termsand conditions approved by the governor, and subject to the provisions of section seven(7) of this act, the Commission is hereby vested with power to contract to give, grant, convey, and transfer to the United States of America all and any right, title, or interest which it
or the State of Virginia, or any political subdivision thereof, now has or may hereafter acquire in or to land or lands, or in or to any right, title, estate or interest in land or lands, within the area described in sections three (3) and four (4) of this act, for use as a public park or for public park purposes; provided that no such gift, grant, conveyance or transfer shall include any right, title, estate or interest owned by the State of Virginia or acquired by the Commission, in or to the public roads known as the Lee Highway and the Spottswood trail; and the governor of the State of Virginia and the Commission are hereby vested with power to execute any lawful conveyance or conveyances, deed or deeds, which they may deem proper or necessary for the execution of any contract or contracts executed by the Commission under authority of this section, in the form and manner hereinafter set forth. And deed or deeds, or conveyance or conveyances, executed by the governor and the Commission under authority of this section, shall be executed in the names of the State of Virginia, and the State Commission on Conservation and Development, by the governor of the State, and the Chairman of the Commission, attested by the Secretary of the State and the Executive Secretary of the Commission and sealed with the great seal of the State; and no other warrant or authority shall be required for the registration of any such instrument."
"Section 7. The United States of America is authorized to acquire by deed or conveyance pursuant to this act land or lands within the area specified and described in sections three (3) and four (4) of this act, and exclusive jurisdiction shall be and the same is hereby ceded to the United States of America over and within all the territory in the State of Virginia which isincluded within the area described in sections three (3) and four (4) of this act, and deeded and conveyed to it, pursuant to the terms and conditions of section six (6). of this act; saving, however, to the State of Virginia the right to serve civil or criminal process within the limits of the land or lands thus deeded or conveyed, in suits or prosecutions for or on account of rights acquired, obligations incurred, or crime committed in said State outside of said land or lands, and on account of rights acquired, obligations incurred, on crime committed, on or within said lands, prior to the date of the giving or service of notice as hereinafter provided, of the assumption of police jurisdiction over such land or lands by the United States; and, saving further, to the said State, the right to tax sales of gasoline and other motor vehicle fuels and oil for use in motor vehicles, and to tax persons and corporations, their franchises and properties, on land or lands deeded or conveyed as aforesaid; and saving, also, to persons residing in or on any of the land or lands deeded or conveyed as aforesaid the right to vote at all elections within the county in which said land or lands are located, upon like terms and conditions and to the same extent as they would be entitled to vote in such county had not such lands been deeded or conveyed, as aforesaid, to the United States of America; provided, nover-theless, that such jurisdiction shall not vest in the United States of America unless and until it, through the proper officer or officers, notifies the governor and through him the State of Virginia, that the United States of America assumes police jurisdiction over the land or lands thus deeded and conveyed. Power is hereby expressly conferred on the congress
of the United States to enact such laws as it may beem necessary for the acquisition of the said lands within the area prescribed in sections three (3) and four (4) of this act, and further, to enact such laws and to make and provide for the making of such rules and regulations of both civil and criminal nature, and to provide punishment therefor, as in its judgment may be proper in the exercise of the jurisdiction hereby conveyed". and,

WHEREAS, subject to the rights of way and easements hereinafter set forth, fee simple estate in the seven tracts of land listed respectively as Tract \#221 in Kockingham County, Virginia; Tract \#8 in Page County, Virginia; and Tracts \#190; \#209; \#209-1; \#211; \#213 in Madison County, Virginia, in a letter from the Secretary of the Interior of the United States of America to the Chairman of the State Commission on Conservation and Development, Richmond, Virginia, dated March 30, 1935, designating said tracts for acquirement under authority of Executive Order No; 6542 dated December 28, 1933, were acquired by the Commission under judgments in rem duly entered in condemnation proceedings, instituted and maintained in the said counties of Rockingham, Page, and, Madison, in the State of Virginia, under authority of the Act of the General Assembly of Virginia, approved the 22nd day of March, 1928, the short title of which is the "Public Park Condemnation Act" (Acts 1928, Chapter 410, page 1036), and entitled respectively:-
"VIRGINIA: IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY.
The State Commission on Conservation and Development, Petitioner, V. Sam Morris and others, and a Tract of Land in Rockingham County, Virginia, Approximately 28 Acres in Extent, Defendants."
"VIRGINIA: IN THE CIRCUIT COURT OF PAGE COUNTY.
The State Commission on Conservation and Development, Petitioner, V.Sola K. Sours and others, and a Tract of Land in Page County, Virginia,Approximately 317.2 Acres in Extent, Defendants."
"VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY.
The State Commission on Conservation and Development, Petitioner, v. J. P. Goodall and others, and Five Tracts of Land in Madison County, Virginia, Approximately 518 Acres in Extent, Defendants," and,

WHEREAS, THE muniments of title of the said State Commission on Conservation and Development in and to the above set, out numbered tracts of land acquired under the above entitled condemnation proceedings, are respectiveIy set forth, and have been admitted to record, under and pursuant to the provis-
ions of section 14 of the said Public Park Condemnation Act, in the land records of the said Counties wherein said condemnation proceedings were had, as follows:- The Muniments of Title of Tract \#22l, in the office of the Clerk of the Circuit Court of Rockingham County, State of Virginia, in Deed Book 159 Pages 237, et seq: The Muniments of Title of Tract \#8 in the office of the Clerk of the Circuit Court of Page County, State of Virginia, in Deed Book No. 10la, Pages 165, et seq: The Muniments of Title of Tracts \#190; \#209; \#209-1; \#211; \#213, in the office of the Clerk of the Circuit Court of Madison County, State of Virginia, in deed Book 53, pages 461 , et seq: and, WHEREAS, the said muniments of title were thus admitted to record pursuant to orders entered in the above mentioned condemnation proceedings,
authorizing and directing the recordation of "so much of the orders, judgments and proceedings" in the said condemnation proceedings as shows the respective condemnations had therein, including a description of the land and the estate or interest therein condemned; and consist of the following orders, judgments, and parts of the proceedings in each of the above mentioned condemnation proceedings, the recordation of which was specifically prescribed in said orders, to-wit:

In said condemnation proceeding in the County of Rockingham:-
(A) The recordation order entered the $26 t h$ day of April, 1937.
(B) The petition filed under authority of and pursuant to Section 6 of the Public Park Condemnation Act, the 3rd day of December, 1936, including the plat filed as an exhibit with said petition.
(C) The judgment in rem entered the l5th day of February, 1937.
(D) The order entered on the 26th day of April, 1937, under authority of Section 41 of the Public Park Condemnation Act, setting forth the fact of payment by the petitioner into the custody of the Court of the sum stated or set out in the above mentioned judgment in rem as constituting the award for the taking of the estate or interest in the tract of land mentioned in said judgment in rem, and expressly relieving the Petitioner from any further obligation or duty with regard thereto.

In said condemnation proceeding in the County of Page;-
(A) The recordation order entered the 26 th day of April, 1937.
(B) The petition filed under authority and pursuant to Section 6 of the Fublic Park Condemnation Act, the 3rd day of December, 1936, including the plat filed as an exhibit with said petition.
(C) The Judgment in rem entered the 9 th day of February, 1937.
(D) The order entered on the 26 th day of April, 1937, under authority of Section 41 of the Public Park Condemnation Act, setting forth the fact of payment by the Petitioner into the custody of the court of the sum stated or set out in the above mentioned judgment in rem as constituting the award for the taking of the estate or interest in the tract of land mentioned in said judgment in rem, and expressly relieving the Petitioner from any further obligation or duty with regard thereto.

In said condemnation proceeding in the County of Madison:-
(A) The recordation order entered the 3 rd day of August, 1937.
(B) The petition filed under authority of and pursuant to Section 6 of the Public Park Condemnation Act, the llth day of February, 1937, including the five plats filed as exhibits with said petition.
(C) The judgment in rem entered the 4th day of way, 1937.
(D) The order entered on the 3rd day of August, 1937, under authority of Section 41 of the Public Park Condemnation Act, setting forth the fact of payment by the Petitioner into the custody of the Court of the sums stated or set out in the above mentioned judgment in rem as constituting the awards for the taking of the estates or interests in the tracts of land mentioned in said judgment in rem, and expressly relieving the Petitioner from any further obligation or duty with regard thereto, and,

WHEREAS, the respective awards adjudicated for the taking of the said
numbered tracts have been paid into the custody of the Circuit Courts of the respective counties in which said awards were adjudicated, by the State Commission on Conservation and Development, as appears from the above mentioned judgments and orders, of record as aforesaid with the said muniments of title to these tracts, in the amounts set forth in the following table:
Tract Number

| \#221 | In | Rockingham County | \$ 974.00 |
| :---: | :---: | :---: | :---: |
| \#8 |  | Page County | 5,876.00 |
| \#190 | in | Madison County | 1,371.00 |
| \#209 | , | " | 3,132.00 |
| \#209-1 | " | " " | 144.00 |
| \#211 | " | " " | 798.00 |
| \#213 | " | " " | 2,000.00 |

WHEREAS, Federal funds, for the payment of the amount of the awards set out in the proceeding paragraph were turned over to the State Commission on Conservation and Development, pursuant to the terms of the above mentioned letter addressed to the Chairman of said Commission by the Secretary of the Interior of the United States, dated March 30th, 1935, transmitting a check for the sum of $\$ 47,154.00$ for use in the acquisition of these, and other tracts of land listed in said letter; and,

WHEREAS, the muniments of title of the StateCommission on Conservation and Development in and to the seven numbered tracts hereinbefore mentioned and herein conveyed to the United States of America, recorded as aforesaid in the land records of the counties of Rockingham, Page, and Madison, in the State of Virginia, pirsuant to the terms of the respective judgments in rem entered as aforesaid in the above mentioned condemnation proceedings, set forth in detail boundary line descriptions of each of the said seven numbered tracts together with separate plats of each tract, and disclose that Tract \#22l, in Rockingham County; and Tract \#8 in Page County; and Tracts \#190, \#209, \#209-1 \#211 and \#213, in Madison County are the tracts so designated, numbered, and delineated on the County Ownership Maps of the Counties of Rockingham, Page and Madison, of record respectively in the office of the Clerk of the Circuit Court of the County of Rockingham in Deed Book 159, Page 108; in the office of the Clerk of the Circuit Court of Page County in Deed Book 101, Page 214; and in the office of the Cle rk of the Circuit Court of Madison County in Deed Book 53, Page 180.

NOW, THEREFORE, under and pursuant to the authority vested in us by the above mentioned National Park Act, and more specifically by section six thereof, we, George C. Perry, Governor of Virginia, and Wilbur C. Hall, Chairman of the State Commission on Conservation and Development, in the names of the State of Virginia, and of the State Commission on Conservation and Development, have executed this deed, and in the names of the State of Virginia, and of the State Commission on Conservation and Development, we by hereby give, grant, convey and transfer to the united States of America, subject to the provisions of section seven of the aforementioned National Park Act, for public park purposes and for use in the establishment or maintenance of a National park to be known as the Shenandoah National Park:-
(A) The fee simple estate in the lands, approximately 28 acres in extent, in the County of Rockingham, in the State of Virginia, numbered, shown and delineated as Tract \#221 on the above mentioned County Ownership Map; of record
as aforesaid in the land records of said County of Rockingham, in Deed Book 159, Page 108, a separate plat whereof together with a detailed description of its boundary lines is of record in said land records of the County of Rockingham as a part of the above mentioned muniments of title recorded in the office of the Clerk of the Circuit Court of the County of Rockingham in the State of Virginia, in Deed Book 159, pages 237 , et seq.
(B) Also the fee simple estate in the lands, approximately 317.2 acres in extent, in the County of Page in the State of Virginia, numbered, shown and delineated as Tract \#8 on the above mentioned County Ownership Map, of record as aforesaid in the land records of said County of Page, in Deed Book 101, Page 214 , a separate plat whereof together with a detailed description of its boundary lines is of record in said land records of the County of Page as a part of the above mentioned muniments of title recorded in the office of the Clerk of the Circuit Court of the County of Page in the State of Virginia, in Deed Book 101a, Pages 165, et seq:
(C) Also the fee simple estate in the lands, approximately 518 acres in extent, in the County of Madison, in the State of Virginia, numbered, shown and delineated, as Tracts \#190, \#209, \#209-1; \#211, and \#213, on the above mentioned county Ownership Map, of record as aforesaid in the land records of said County of Madison, in Deed Book 53, page 180 , separate plats whereof together with detailed description of their several boundary lines are of record in said land records of the County of Madison as a part of the above mentioned muniments of title recorded in the office of the clerk of the Circuit Court of the County of Madison in the State of Virginia, in Deed Book 53, Pages 461 , et seq:

The foregoing notwithstanding, it is expressly stipulated and understood, that the fee simple estate in each and all of the numbered tracts or parcels of land hereinbefore mentioned, situate in the County of Madison, and designated respectively \#190, \#209, \#209-1, \#211 and \#213, which is herein given, granted, conveyed and transferred to the United States of America, is subject to such rights of way and easements in, on or over the said lands included in all or any of the said numbered tracts, for the erection, maintanance, repair, replacement and operation of poles and wires or other appliances or means for the transmission of electricity as have heretofore been lawfully acquired therein by the Chesapeake and Potomac Telephone Company of Virginia, and by the Madison Power Company, Incorporated; and the fee simple estate in the said Tract \#190 is further subject to any and all rights of way to which Madison Timber Corporation and/or Ward-Rue Lumber Company, Incorporated, were entitled, in, on or over the said tract at the date of the entry of the judgment in rem entered in the above mentioned condemnation proceeding in said County of Madison, to-wit, on the 4 th day of May, 1937, under and pursuant to the terms and provisions of any deed or deeds, or other instrument or instruments in writing, of record in the land record of the county of Madison, Virginia, in the office of the Clerk of the Circuit Court of said county.

It is further expressly stipulated and understood that the provisions of this deed giving, granting, conveying and transferring the fee simple estate in the lands herein described to the United States of America, are expressly
conditioned upon its acceptance by or on behalf of the United States of America not later then one year after the date of the execution of this deed as set out in the first paragraph hereof.

WITNESS the names of the State of Virginia, and of the State Commission on Conservation and Development, hereto attached by George C. Peery, Governor of Virginia, and Wilbur C. Hall, Chairman of the State Commission on Conservation and Development, over their respective signatures, whose signatures thus hereto attached and whose separate signanatures also hereto attached, and the execution by them of this deed, a re attested by the signatures of the Secretary of the Commonwealth of Virginia, and of the Executive Secretary of the Commission on vonservation and Development, and the Great Seal of the Commonwealth of Virginia, all hereto attached in testimony of the execution of this deed, in the name of, and by the State of Virginia, and in the name of, and by the State Commission on Conservation and Development, by the Governor of Virginia, and the Chairman of the said Commission, as of the day and date mentioned in the first paragraph hereof.

Commonwealth of Virginia
(Seal)
TESTE:-
PETER SAUNDERS,
Peter Saunders, Secretary of the Commonwealth.
R. A. GILLIAM
R. A. Gilliam, Executive Secretary of the State Commission on Conservation and Development.

|  | GEORGE C. PEERY <br> Girginia. Peery, Governor of |
| :--- | :--- |
| Seal of Commission. | WILBUR C. HALL |
| Wilbur C.Hall, Chairman <br> State Commission on Conservation <br> and Development. |  |

STATE OF VIRGINIA
BY GEORGE C. PEERY, GOVERNOR George C. Peery, Governor.

STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

BY WILBUR C. HALL Wilbur C. Hall, Chairman.

WILBUR C. HALL
State Commission on Conservation and Development.

STATE OF VIRGINIA)
CITY OF RICHMOND ) SS .
BE IT REMEMBERED THAT, in the said State of Virginia and City of Richmond, and in the presence of the undersigned Notary Public in and for the said State and City, the Honorable George C. Peery, Governor of Virginia, and the Honorable Wilbur C. Hall, Chairman of the State Commission on Conservation and Development, whose signatures are attached to the foregoing instrument, acknowledged the same and affirmed that they had attached the names of the State of Virginia and of the State Commission on Conservation and Development, and their said signatures to the said instruments, and caused the same to be sealed with the Great Seal of the Commonwealth of Virginia, under authority of, and pursuant to the provisions of the "National Park Act"
(Acts of 1926, Chapter 371, Page 983).
In Testimony Whereof, the undersigned Notary Public has hereto
attached his signature and notarial seal this the 18 day of Sept. 1937.
My commission espires
April 8, 1940.
Jno. R. Jeter, Notary Public.

```
Notarial Seal.
```

STATE OF VIRGINIA)
CITY OF RICHMOND ) SS.

In the said State and City, personally appeared before the undersigned a Notary Public in and for the said State and City, Peter Saunders, Secretary of the Commonwealth, and R. A. Gilliam, Executive Secretary of the State Commission on Conservation and Development, whose signatures are attached to the foregoing instrument as attesting witnesses, and acknowledged the same.

Witness my signature and notarial seal hereto attached this 18 day of Sept., 1937.

My commission expires
April 8, 1940.
Jno. R. Jeter, Notary Public.
Notarial Seal.
,
Virginia, Madison County, to-wit:
In the office of the Clerk of the Circuit Court for the County of Madison, the 21 day of September, 1937, this deed was presented, and with the certificate annexed, admitted to record at 3:00 0'clock P. M. in Deed Book 53, at pages 477 to 485 inslusive.

## Teste:

Charles J. Ross, Clerk.


## CERTIFICATE OF ACCEPTANCE

By virtue of and pursuant to the authority conferred by the Act of Congress approved May 22, 1926 ( 44 Stat. 616), as amended by the Acts of February 16, 1938 ( 45 Stat. 109), and February 4, 1932 (47 Stat. 47), and Executive Order No. 6542, dated December 28, 1933, I, the undersigned, as Assistant Secretary of the Interior, do hereby accept, on behalf of the United States, that certain deed dated September 18, 1937, entitled "Deed of Conveyance of seven tracts of land in the Shenandoah National Park area of the Blue Ridge Mountains, in the Counties of Rockingham, Page and Madison, State of Virginia, from State of Virginia and State Commission on Conservation and Development to the United States of America," recorded in the land records of the respective counties in which the lands conveyed by the aforesaid deed are located, to wit: In the land records of the County of Rockingham, State of Virginia, in the office of the Clerk of the Circuit Court for said County, in Deed Book No. 159, page 347; in the land records of the

## County of Page, State of Virginia, in the Office of the clerk of the Circuit

 Court for said County, in Deed Book No. IOlA, page 175; in the land records of the County of Madison, State of Virginia, in the Office of the Clerk of the Circuit Court for said County, in Deed Book No. 53, page 477 to 485 , inclusive, wherein and whereby the State of Virginia by and through its Governor, Honorable George C. Peery, and Secretary of State, Peter Saunders, and the State Commission on Conservation and Development by its Chairman, Wilbur C. Hall, in conformity with the power conferred upon them by Chapter 371, page 983, Acts 1928, of the State of Virginia, have bargained and sold and transfer and convey unto the United States of America for national park purposes, the several tracts of land described in said deed, all within the proposed area of the Shenandoah National Park in the State of Virginia.In Witness whereof, I, as said Assistant Secretary, hereunto set my hand officially, and have caused the seal of said Department to be affixed hereto and in attestation hereof this 28th day of March, 1938.

Oscar L. Chapman

Department Seal.
Assistrant Secretary of the Interior

District of Columbia, SS:
I, Ferdinand D. Moran , a notary public of the District of Columbia, do certify that Oscar I. Chapman, Assistant Secretary of the Interior, whose name is signed to the writing above, bearing date on the 28th day of March, 1938, has acknowledged the same before me in Washington, D. C.

Given under my hand this loth day of May, 1938.
Notarial Seal.
Ferdinand D. Moran , Notary Public
My commission expires June 15, 1941.

District of Columbia, ss:
is, Charles E. Stewart, Clerk of the District Court of the United States for the District of Columbia, the same being a court of Record, having by law a seal, do hereby certify that Ferdinand D. Moran before whom the annexed instrument in writing-was executed, and whose name is subscribed thereto, was at the time of signing the same a NotaryPublic in and for said District, residing therein, duly commissioned and sworn, and authorized by the laws of said District to take the acknowledgment and proof of deeds or conveyances of lands, tenements, or hereditaments, and other instruments in writing, to be recorded in said District, and to administer oaths; and that I am well acquainted with the handwriting of said Notary Public and verily believe that the signature to said instrument and impression of seal thereon are genuine.

In Witness Whereof, I have hereunto sbuscribed my name and affixed the seal of said Court, at the City of Washington, D. C., the 17 day of May, A. D., 1938.

Charles E. Stewart, Clerk By John O. Brown, Assistant Clerk.

Page County, to-wit:
The foregoing Certificate of Acceptance was received in the Clerk's Office of Page Circuit Court, May 25, 1938, at 2:30 o'clock P. M. together with certificate of acknowledgement thereon and admit ed to record.

Virginia, Madison County, to-wit:
In the office of the Clerk of the Circuit Court for the County of Madison, the loth day of June, 1938, this certificate of acceptance was presented and with the certificate annexed, admitted to record at 10:30 o'clock A. M.

Teste:
Charles J. Ross, Clerk.



[^0]:    Tract No. 191 in a line of the C. E. Hawkins Tract No. 189;
    THENCE, in Madison County, with the boundary line between the C. E. Hawkins Tract No. 189 and the Madison Timber Corporation Tract No. 191 to a corner common to the said C. E. Hawkins Tract No. 189 and the C. E. Hawkins-Eagle Hardwood Lumber Company Tract No. 189-1 in the boundary line of the said Madison Timber Corporation Tract No. 191;

    THENCE, in Madison County, with the boundary line between the Madison Timber Corporation Tract No. 191 and the C. E. Hawkins-Eagle Hardwood Lumber Company Tract No. 189-1 to a corner common to the said C. E. Hawkins-Eagle $H_{\text {ardwood }}$ Lumber Company Tract no. 189-1 and the C. E. Hawkins Tract No. 189 in a line of the said Madon Timber Corporation Tract No. 191;

    THENCE, in Madison County, with the boundary line between the C. E. Hawkins Tract No. 189 and the Madison Timber Corporation Tract No.191, the Annie V. Hawkins Tract No. 190 and another portion of the said Madison Timber Corporation Tract No. 191 to a corner common to the said C. E. Hawkins Tract No. 189 and the said Madison Timber Corporation Tract No. 191 and common also to the STATE OF VIRGINIA tract No. 188 and the STATE OF VIRGINIA Tract No.188-1;

    THENCE, in Madison County, with the boundary line between the Madison Timber Corporation Tract No. 191 and the STATE OF VIRGINIA Tract No. 188-1 to the point of intersection with a line of the Greene Heirs Tract No. 167;

    THENCE, in Madison County, with the boundary line between the Greene Heirs Tract No. 167 and the STATE OF VIRGINIA Tract No. 188-1 to a corner comnon to the two said tracts and common also to the Greene Heirs Tract No. 167-a

    THENCE, in Madison County, with the boundary line between the Greene Heirs Tract No. 167-a and the STATE OF VIRGINIA Tract No. 188-1 to a corner conmon to the Greene Heirs Tract No.167-a and the T. B. Clore Tract No. 183-a in a line of the said STATE OF VIRGINIA Tract No. 188-1;

    THENCE, in Madison County, with the boundary line between the T. B. Clore Tract No. 183-a and the Greene Heirs Tract No. 167-a, the C. H. Seal Estate Tract No. 184 and the H. V. Seal Tract No. 185 to the point of intersection with a line of the Wm . Saunders Tract No. 186;

    THENCE, in Madison County, with the boundary line between the Wm. Saunders Tract No. 186 and the H. V. Seal Tract No. 185 to the point of intersection with the boundary line of the land described in the petition filed in the above mentioned condemnation proceeding at Position No. 190, in said original outside boundary line, an oak stake 14 feet $N$. W. of a nail in a Dogwood and 12.1 feet $N$. E. of a nail in a blazed oak;

    THENCE, in Madison County, with said boundary line, S $13^{\circ} 58^{\prime} \mathrm{W} 101$ feet to Position No. 238 in said original outside boundary line, an oak stake, 6.6 feet south of a nail in a blazed stump and 20.9 feet northeast of a nail in a blazed stump;

    THENCE, in Madison County, S $89^{\circ} 29^{\circ}$ E, 274 feet to Position No. 239 in said original outside boundary line, an oak stake 14.8 feet of a nail in a blazed dogwood sapling and 7.9 feet northwest of a nail in a blazed sapling;

    THENCE, in Madison County, S. $43^{\circ} 45^{\prime}$ E, 779 feet to Position No. 240
    in said original outside boundary line an oak stake in an ivy thicket, 2.9

