

In the matter of the annexation of contiguous territory to the Village of Crooksville, Perry Co., Ohio.

Journal Entry
February 15, 1906.

ATTEST: A Reproduction of Plat Book No. _____

Nancy C. Howdysshell
Perry County Recorder

This day this cause came on for hearing and thereupon came the Langelere Burley estate, W. N. Burley, J. N. Burley, Keystone Pottery Company, J. D. Burley, The Burley and Winter Pottery Company, John W. Burley, E. W. Cork, Susan Brown, N. T. Brown and Charles Brown, by their attorney, T. D. Price, who thereupon protested against such annexation and filed their objections and motions herein; Mason T. Moore, certain residents of the Terrace and McKeensville additions, by their attorney M. W. Bradshaw, also protested against such annexation and filed their objections and motions herein.

Thereupon this cause came on to be heard on the motion of E. C. Braumon agent for leave to amend the petition here-tofore filed, for written reasons stated in said motion, and the same was argued by counsel, in consideration whereof, said Board being fully advised in the premises, find said motion well taken and sustains the same by the following vote: Manspeaker, yea; Gauger, yea; Elder, yea; Nays, none. Thereupon leave is hereby granted to amend said petition in the manner designated in said motion and file the same instantler, and the same is filed. To which ruling and holding of said Commissioners, in sustaining said motion and granting leave to file an amended petition the Langelere Burley estate W. N. Burley, J. N. Burley, Keystone Pottery Company, J. D. Burley, The Burley and Winter Pottery Company, John W. Burley, E. W. Cork, Susan Brown, N. T. Brown and Charles Brown, who have heretofore filed a remonstrance herein by their attorney, T. D. Price, do except and their exceptions are here noted at their request. Also, Mason T. Moore, certain residents of the Terrace and McKeensville additions, who have heretofore filed a remonstrance herein by their attorney, M. W. Bradshaw, do except and their exceptions are here noted at their request.

This day came this cause to be heard on said motion of E. C. Braumon agent to amend the affidavit and return of said E. C. Braumon agent and solicitor of the village of Crooksville Perry County, Ohio and in consideration whereof said motion is allowed and leave is granted to said E. C. Braumon, as such agent and solicitor aforesaid, to file his amended affidavit and return, by the following vote: Manspeaker, yea; Gauger, yea; Elder, yea; Nays, none. Thereupon the same is filed instantler, to which ruling and holding T. D. Price and M. W. Bradshaw attorneys for the parties filing remonstrances herein, at the time excepted and their exceptions are here noted at their request.

Whereupon the Board of County Commissioners adjourned to meet Thursday, Feb. 21, 1907, at 10 o'clock A. M. at their office in the court house, at New Lexington, Ohio, to which time and place this matter is continued.

In the matter of the annexation of contiguous territory to the Village of Crooksville, Perry Co., Ohio.

Journal Entry
Feb. 21, 1907.

This day this cause came on for further consideration, and after hearing arguments of counsel the Board of County Commissioners adjourned to meet Thursday, Feb. 28, 1907, at 10 o'clock A. M. at their office in the court house, at New Lexington, Ohio to which time and place this matter is further continued.

In the matter of the annexation of contiguous territory to the village of Crooksville, Perry Co., Ohio.

Journal Entry
Feb. 28, 1907.

Whereas, on the first Monday of Dec. A. D. 1906, E. C. Braumon as agent for said village, filed with the Board of County Commissioners a petition, map and plat, praying for the annexation of certain contiguous territory described in said petition, map and plat; and Whereas, it was found by said Board of County Commissioners, at said regular session, that the village council of the village of Crooksville, Perry County, Ohio met in regular session on Monday evening, Aug. 20, 1906, and held a regular meeting for the transaction of business, with five councilmen present, and that at said meeting an adjournment was duly and legally made untill Tuesday evening, Sep. 4, 1906 at 7 o'clock P. M. on which last named day and date, five members being present, in pursuance to said adjournment, duly and legally passed an ordinance, said five members voting therefore, authorizing to be annexed to said village the territory correctly described in the copy of the ordinance attached to the petition herein and in the ordinance and notice published and posted notices, and which authorizes E. C. Braumon, the solicitor as agent, to prosecute the proceedings necessary to effect such annexation, and which said ordinance was duly published in the Crooksville Advance and X Rays, two newspapers of opposite politics published and of general circulation within said village of Crooksville aforesaid and within the territory sought to be annexed, for a period of two weeks; that said E. C. Braumon agent as aforesaid, presented a petition to the board of County Commissioners of said Perry County, Ohio, at a regular session thereof in December 1906, and said Board thereupon caused said petition with an accurate map and plat of the territory sought to be annexed, which map and plat contained therein a correct and accurate description of the territory sought to be annexed, as described in said ordinance authorizing said annexation, and said board of County Commissioners on said date caused said petition, plat and map to be duly filed and the same was filed on said date with the county Auditor of said county for the inspection of any and all persons interested therein; and said Board thereupon, on said date, fixed the time and place for the hearing of said petition on February 15, 1907 at 10 o'clock A. M. at the office of the Board of County Commissioners of Perry County, Ohio, and thereupon immediately communicated the same to E. C. Braumon agent aforesaid and thereupon said E. C. Braumon agent as aforesaid, immediately caused a notice containing the substance of the petition and a correct description of the territory sought to be annexed and as described in said map and plat, and in said ordinance, and of the time and place where the same would be heard, to be published in the New Lexington Tribune, a newspaper printed and published in New Lexington, Ohio, and of general circulation in said Perry County, Ohio, for the period of more than six consecutive weeks prior to said hearing; and the said E. C. Braumon agent as aforesaid, posted (3) copies of the notice so as aforesaid printed and published to be posted in three conspicuous places within the limits of the territory sought to be annexed, for more than six weeks prior to said hearing, and due return of said publication of said notice and posting thereof was made to this Board, and this board find that the said notice was published and posted as required by law; and thereupon at the time fixed by said Board,

said hearing to wit February 1907