

Ashworth St. to a pt. 149' ± W. of Norhill Road.

Smoky Ridge Estates
Sec. 7 Ph. 2 3218, Dr. D 350

Bierstad Drive—from a pt. 104' ± E. of Seabright Dr. to a pt. 210' ± E. of Maroon Dr.

Blanca Court—from a pt. 135' ± S. of Bierstad Dr. to Bierstad Dr.

Maroon Drive—from a pt. 116' ± S. of Bierstad Dr. to Bierstad Dr.

Brookside Colony
Ph. 2 Pt. 2 2889, Dr. D 351

Palmleaf Lane—from a pt. 120' ± W. of Starleaf Lane to a pt. 413' ± S.W. of Palmleaf Ct.

Palmleaf Court—from Palmleaf Lane to a pt. 413' ± S. of Palmleaf Lane.

Starleaf Lane—from a pt. 177' ± N. of Silverleaf Ct. to a pt. 407' ± N. of Silverleaf Ct.
Stilson Highlands

Sec. 3 3192, Dr. D 352

Rosebank Drive—from a pt. 577' ± W. of Bonnie Brae Lane to a pt. 120' ± W. of Bonnie Brae Lane.

Lauren Place—from a pt. 20' ± S. of Rosebank Drive to a pt. 409' ± N.E. of Rosebank Dr.

Limberlost Court—from a pt. 562' ± W. of Bonnie Brae Lane to a pt. 112' ± W. of Bonnie Brae Lane.

Independence Village
East Sec. 7 3224, Dr. D 353

Stockton Lane—from a pt. 482' ± W. of Arrow Smith Drive to Arrow Smith Drive.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 26, 1984.
JERRY HAMMOND,
President of Council.

Approved March 26, 1984.
ALPHONSO C. MONTGOMERY,
Acting Mayor.

Attest:
FRANCINE C. RYAN, City Clerk.

ORD. No. 460-84—To accept the plat of Villages of Tanager Woods Section 2.

Be it ordained by the Council of the City of Columbus:

Section 1. That the plat of Villages of Tanager Woods Section 2, located south of Watt Road and west of Sunbury Road, and containing 18.288 acres of land, more or less, be and the same is hereby accepted.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 26, 1984.
JERRY HAMMOND,
President of Council.

Approved March 26, 1984.
ALPHONSO C. MONTGOMERY,
Acting Mayor.

Attest:
FRANCINE C. RYAN, City Clerk.

ORD. No. 461-84—To vacate the alley north of Spruce Street from the west line of the first alley west of North High Street to the westerly terminus, subject to retention of easement rights for various utilities.

Whereas, a request has been received by the office of the City Engineer for the vacation of the alley north of Spruce Street from the west line of the first alley west of North High Street to the westerly terminus; and

Whereas, after investigation, it has been determined that this will cause no adverse effects on surrounding properties, and therefore it should be granted; and

Whereas, reservations for utilities are required because the Division of Sewerage and Drainage has indicated the presence of their facilities within the area and has requested access to same; now, therefore,

Be it ordained by the Council of the City of Columbus:

Section 1. That the alley north of Spruce Street from the west line of the first alley west of North High Street to the westerly terminus, be and hereby is vacated.

Section 2. That the City of Columbus reserves the right to operate and maintain any and all sewers, water lines, and any other public utilities owned by the City; and that the right is reserved to operate and maintain any other public utilities now existing on or

in said alley hereby vacated; and it shall have the right to enter thereon at any time for the purpose of constructing installing, replacing, operating and maintaining the same.

Section 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 26, 1984.
JERRY HAMMOND,
President of Council.

Approved March 26, 1984.
ALPHONSO C. MONTGOMERY,
Acting Mayor.

Attest:
FRANCINE C. RYAN, City Clerk.

ORD. No. 462-84—To vacate the alley east of Jones Avenue from the north line of the first alley north of Scott Street to the south line of the second alley north of Scott Street; and the second alley north of Scott Street from the east line of Jones Avenue to the east line of the alley east of Jones Avenue, subject to easement rights for various utilities.

Whereas, a request has been received by the Office of the City Engineer for the vacation of the alley east of Jones Avenue from the north line of the first alley north of Scott Street to the south line of the second alley north of Scott Street; and the second alley north of Scott Street from the east line of Jones Avenue to the east line of the alley east of Jones Avenue; and

Whereas, after investigation, it has been determined that this will cause no adverse effects on surrounding properties, and therefore it should be granted; and

Whereas, reservations for utilities are required because the Division of Sewerage and Drainage and Columbia Gas of Ohio indicate the presence of their facilities within the area and have requested access to same; now, therefore

Be it ordained by the Council of the City of Columbus:

Section 1. That the alley east of Jones Avenue from the north line of the first alley north of Scott Street to the south line of the second alley north of Scott Street; and the second alley north of Scott Street from the east line of Jones Avenue to the east line of the alley east of Jones Avenue, be and the same is hereby vacated.

Section 2. That the City of Columbus reserves the right to operate and maintain any and all sewers, water lines, and any other public utilities owned by the City; and that the right is reserved to operate and maintain any other public utilities now existing on or in said alleys hereby vacated; and it shall have the right to enter thereon at any time for the purpose of constructing, installing, replacing, operating and maintaining the same.

Section 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 26, 1984.
JERRY HAMMOND,
President of Council.

Approved March 26, 1984.
ALPHONSO C. MONTGOMERY,
Acting Mayor.

Attest:
FRANCINE C. RYAN, City Clerk.

ORD. No. 463-84—To accept the General Warranty Deed from Alberta M. Stevens for real estate to be used for road right-of-way purposes and to name premises so deeded and dedicated Lenny Lane.

Be it ordained by the Council of the City of Columbus:

Section 1. That the General Warranty Deed from Alberta M. Stevens dated December 29, 1983, recorded in Official Records Volume 03894J18 and 03894J19, for real estate described in the attached deed, be and the same is hereby accepted and the premises so deeded and the same is hereby dedicated to public use for road right-of-way purposes.

Section 2. That the premises so deeded and dedicated be and the same is hereby named Lenny Lane.

Section 3. That this ordinance shall take effect and be in force from and after the earliest

period allowed by law.

Passed March 26, 1984.
JERRY HAMMOND,
President of Council.

Approved March 26, 1984.
ALPHONSO C. MONTGOMERY,
Acting Mayor.

Attest:
FRANCINE C. RYAN, City Clerk.

ORD. No. 464-84—To accept the Quit Claim Deed from Ramakant Mandalaywala and Bogdan Zaleski for real estate to be used for road right-of-way purposes and to name premises so deeded and dedicated Trabue Road.

Be it ordained by the Council of the City of Columbus:

Section 1. That the Quit Claim Deed from Ramakant Mandalaywala and Bogdan Zaleski dated January 27, 1984, recorded in Official Records Volume 03895A01 and 03895A02, for real estate described in the attached deed, be and the same is hereby accepted and the premises so deeded and the same is hereby dedicated to public use for road right-of-way purposes.

Section 2. That the premises so deeded and dedicated be and the same is hereby named Trabue Road.

Section 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 26, 1984.
JERRY HAMMOND,
President of Council.

Approved March 26, 1984.
ALPHONSO C. MONTGOMERY,
Acting Mayor.

Attest:
FRANCINE C. RYAN, City Clerk.

ORD. No. 465-84—To authorize the Director of Public Service to execute a Quit Claim Deed to Miller Anderson Pool for 1.059 acres of land on the west side of Riverside Drive immediately south of State Route 161.

Whereas, an old original centerline of Riverside Drive was not clearly defined by old records and Miller Anderson Pool Company received less than originally intended; and

Whereas, G. W. Hockaden, representatives of the Division of Engineering and Miller Pool Company physically observed and agreed upon said arbitrary centerline of Riverside Drive; and

Whereas, affidavits were signed by John A. Hellwege for Miller Pool Company; Theodore L. Wallace, City Engineer; John W. McKittrick, as historical witness agreeing on said centerline of Riverside Drive; now, therefore,

Be it ordained by the Council of the City of Columbus:

Section 1. That the Director of Public Service is hereby authorized and directed to execute on behalf of the City of Columbus a Quit Claim Deed to Miller Anderson Pool for 1.059 acres of land on the west side of Riverside Drive immediately south of State Route 161.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed March 26, 1984.
JERRY HAMMOND,
President of Council.

Approved March 26, 1984.
ALPHONSO C. MONTGOMERY,
Acting Mayor.

Attest:
FRANCINE C. RYAN, City Clerk.

ORD. No. 466-84—To release the westerly 115.77' of the 10' storm sewer easement as shown on the Amended Plat of the Resubdivision of Lot 914 of Sharon Woods, Section 8.

Whereas, the office of the City Engineer has received a request to release the westerly 115.77' of the 10' storm sewer easement as shown on the Amended Plat of the Resubdivision of Lot 914 of Sharon Woods Section 8 (P.B. 61 Page 7); and

Whereas, the release of this easement should be granted; now, therefore,

Be it ordained by the Council of the City of Columbus: