

Lumberton Subdivision Revised; thence turn left and follow the Eastern boundary of Lot 12 of Lumberton Subdivision Revised back to the Point of Beginning, all as more fully shown in red on the copy of the Survey attached to the Act.

Municipal Address: 220 George Davidson Road, Pollock, Louisiana 71467

TO: CHAD AND KASSANDRA HOOTER. FOR THE CONSIDERATION OF \$1,522.81 CASH

WHEREAS, The Parish of Grant owns the property described as

A certain piece, parcel or tract of land, together with all buildings and improvements located thereon and all rights, ways and privileges thereto appertaining, being, lying and situated in Section Six (6), Township 6 North, Range 1 East, Grant Parish, Louisiana, and being more particularly described as follows, to-wit:

Begin at the Southwest Corner of the Southeast Quarter of the Southeast Quarter (SE 1/4 of SE 1/4) of Section 6, Township 6 North, Range 1 East, Grant Parish, Louisiana, thence run South 89 degrees 50 minutes East 209 feet; thence run North 886 feet to a stake on the Southern Bank of Sandy Creek; thence continue approximately 15 feet in the same direction to the center line of Sandy Creek; thence run along the center line of Sandy Creek in a westerly direction to the Western Boundary of the said SE 1/4 of the SE 1/4; thence run South approximately 15 feet to a stake on the South Bank of Sandy Creek along the said Western Boundary of the said SE 1/4 of the SE 1/4; thence run South along the said Western Boundary of the said SE 1/4 of the SE 1/4 South 821 feet to the point of beginning; all as is more fully shown by a plat of survey of Barrett Gremillion dated July 9, 1974, recorded at Conveyance Book 196, page 147, records of Grant Parish, Louisiana.

LESS AND EXCEPT:

A certain piece, parcel or tract of land, together with all buildings and improvements located thereon and all rights, ways and privileges thereunto appertaining, being, lying and situated in Section 6, Township 6 North, Range 1 East, Grant Parish, Louisiana, said tract containing 1.60 acres more or less, and being more particularly described as follows, to wit:

Beginning at the SW corner of the SE1/4 of the SE1/4 of Section 6, thence N00°06'53"W a distance of 367.54' to a point; thence S72°04'11"E a distance of 218.68' to a point; thence S00°01'13"E a distance of 94.14' to a point; thence S00°04'07"W a distance of 209.16' to a point; thence N89°45'09"W a distance of 207.81' to a point; back to the Point of Beginning, having an area of 1.604 acres more or less being that property shown on plat of survey dated May 14, 2007, by Colby C. Buller, P.E., P.L.S., Project No. 07-106, which is attached hereto and made a part hereof.

LESS AND EXCEPT:

A fifteen (15) foot strip of land adjacent to the Eastern Boundary of Lot 12 of Lumberton Subdivision which is more fully described as follows to-wit:

Begin at the SE Corner of Lot 12 of Lumberton Subdivision Revised, to establish a point of beginning; then travel thirty (30) feet South to the MIDPOINT of the sixty (60) foot right of way for George Davidson Road; thence turn N89°50'00"E; thence turn left and follow North a line which is parallel to the Eastern boundary of Lot 12 of Lumberton Subdivision revised and follow it all the way to the Northern boundary of the said property which is the waterline of Sandy Creek; thence turn left in a Westerly direction fifteen (15) feet to the Northeast corner of Lot 12 of Lumberton Subdivision Revised; thence turn left and follow the Eastern boundary of Lot 12 of Lumberton Subdivision Revised back to the Point of Beginning, all as more fully shown in red on the copy of the Survey attached to the Act.

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WHEREAS, a request has been received from CHAD AND KASSANDRA HOOTER, to purchase said property for the consideration of \$1,522.81 cash, at the time of sale, said consideration representing the total of the statutory impositions, governmental liens, and costs of sale or (2/3) of the appraised value of the property; and,

WHEREAS, this Jury is of the opinion that it would be in the public interest to convey the above-mentioned property to CHAD AND KASSANDRA HOOTER, for the offered consideration.

NOW, THEREFORE, BE IT ORDAINED, by the Grant Parish Police Jury that:

A certain piece, parcel or tract of land, together with all buildings and improvements located thereon and all rights, ways and privileges thereto appertaining, being, lying and situated in Section Six (6), Township 6 North, Range 1 East, Grant Parish, Louisiana, and being more particularly described as follows, to-wit:

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Grant Parish, Louisiana, should be re-entered into the stream of commerce thereby serving the public interest.

Section 2. the acquiring person shall certify, in writing, to the Purchasing Department that he/she or his/her agent has searched for all names and last known addresses of all owners, mortgages, and any other person(s) who may have a vested or contingent interest in the property, or who filed a request for notice as indicated in those records and has so examined:

• The mortgages and conveyance records of Grant Parish

- The current telephone book,
- Any other examination resources, including Internet search engines, if any, the records of Louisiana Secretary of State and the Secretary of States set forth by the names of identified entities

Section 3. The acquiring person shall submit the required notifications (R.S. 47:2206 A and B) to the Civil Sheriff for his/her signature, and then notify those persons identified via regular mail, certified mail*, publication and/or service of process. *Copies of the green and white receipts should be maintained by the purchaser as indica of compliance with the notice requirements;

Section 4. The acquiring person shall send written notice notifying any tax sale party whose interest the successful bidder or done intends to be terminated that the party has until the later of the following to redeem the property or otherwise challenge in a court of competent jurisdiction the potential sale or donation:

- (a) Sixty days from the sate of the notice provided in the Subsection, if fives years have elapsed from the filing of the tax sale certificate (formerly "process verbal"), or six months after the date of the notice provided for in the Subsection, if five years have not elapsed since the filing of the tax sale certificate (formerly "process verbal")
 - (b) The filing of the sale or donation transferring the property.
- (c) The written notice required by this Section shall be that which is included in R.S. 47:2206 A (2).

Section 5. The acquiring person shall cause to be published in the official journal of this parish (currently the Colfax Chronicle) a notice that any tax sale party whose interest the successful bidder or donee intends to be terminated has, to redeem the property, until the later of:

- (a) Sixty days, for property on which a tax sale certificate (formerly "proces verbal") was filed over five years previous of the first publication, or six month if the tax sale certificate (formerly "proces verbal") was filed less than five years before the first publication of the notice provided for in this Subsection.
- (b) The filing of the sale or donation transferring the property.
- (c) The publication required by this Section shall be that which is included in

R.S. 47:2206 B. (2).

Section 6. The acquiring person may file with the recorder of mortgages a copy of one of the notices that was sent to the tax debtor or the current owner. A transfer, mortgage, lien, privilege, or other encumbrance filed after the filing of the notice shall not affect the property. The recorder of mortgages or recorder of conveyances shall cancel, erase, terminate, or release the acts upon the request of the acquiring person.]

Section 7. At any time after the expiration of the sixty-day or six-month periods, as applicable, set forth in R.S. 47:2206 (A) and (B), the acquiring person, or his/her successors and assigns, may send to this body a written notice requesting that the sale/donation to him/her be authenticated. The President of the Jury shall authenticate the sale or donation within ten days from the date of the request or as soon thereafter as practical. However, the President shall not execute the act of cash sale or act of donation until the District Attorney's office has certified in writing to the President, that purchaser or donee has complied with the mandates of this Ordinance. The sale price shall be paid by cashier's check or money order at the time of the sale.

NOTE: The initial application fee of \$75.00 and any other costs incurred by the purchaser shall not be applied to the purchase price and shall not be refundable if the purchaser elects not to complete the process.

NOTE: The Parish of Grant shall reserve all oil, gas and other mineral rights in and to the property to be conveyed, but shall convey the surface rights of the said property.

Section 8. The acquiring person shall be responsible for filing the sale or donation and payment of all filing fees.

Section 9. The only warranty owed by the political subdivision or the municipalities shall be a warranty against eviction resulting from a prior alienation by the political subdivision or the municipality.

- (a) All sales and donations shall be without warranty, either expressed or implied, even as to return or reduction of the purchase price, including without limitation the warranty against redhibitory defects or vices and the warranty that the thing sole is reasonable fit for its ordinary purpose or the acquiring person's intended or particular purpose.
 - (b) These waivers or exclusions of warranties shall be self-operative regardless of whether the waivers or exclusions are contained in the act of sale or donation, and regardless of whether they are clear and unambiguous, and regardless of whether they are brought to the attention of the acquiring person. This provision supersedes the requirements of any other law.
- (c) The writing constituting the sale shall be in the form as provided in R.S. 47: 2207 B. and the writing constituting the donation shall be that which is included in R.S. 47: 2207 C.
- Section 10. The provisions of R.S. 41:1338 shall not apply to the property being sold or donated in accordance with this Ordinance.
- Section 11. A certified copy of the sale or donation shall be prima facie evidence of the regularity of all matters dealing with the sale or donation and the validity of the sale or donation.
- Section 12. Contemporaneously with or subsequent to the filing of the sale or donation of adjudicated property, the acquiring person, his/her successors, or assigns, may file with the recorder of mortgages an affidavit indicating how the tax sale parties whose interest the acquiring person, his/her successors, or assigns, intends to be terminated were identified, how the address of each tax sale party was obtained, how the written notice was sent, the results of sending the written notice, and the dates of publication.
- (a) The affidavit may also contain a statement of the interest to which the purchaser or donee takes subject. The recorder of mortgages shall index the affidavit only under the names of the owner filing the affidavit and the tax debtor, as mortgagors.
- (b) The affidavit described herein shall be sufficient if it follows the form articulated in R.S. 47: 2208.
- (c) With respect to a sale, the filing of the affidavit provided herein shall operate as a cancellation, termination, release, or erasure of record of all statutory impositions of all political subdivisions then due and owing, of all governmental liens, and of all interests, liens, mortgages, privileges, and other encumbrances recorded against the property sold and listed in the affidavit.
- (d) With respect to a donation, the filing of the affidavit provided herein shall operate as a cancellation, termination, release, or erasure of record of all statutory impositions of all political subdivisions then due and owing, of all governmental liens, and of all interests, liens, mortgages, privileges, and other encumbrances recorded against the property sold and listed in the affidavit.
- (e) Upon filing of the affidavit, the recorder of mortgages or the recorder of conveyances shall treat as canceled, terminated, released, or erased, all those liens, privileges, mortgages or other encumbrances canceled, terminated, released or erased under subsections (c) or (d) of this Section, only insofar as they affect the property.
- (f) The owner filing the affidavit shall be liable to and indemnify the recorder of mortgages, the recorder of conveyances, and any other person relying on the cancellation, termination, release, or erasure by affidavit for any dames that they may suffer as a consequence of such reliance if the recorded affidavit contains materially false or incorrect statements that cause the recorder to incorrectly cancel, terminate, release, or erase any interest listed in the affidavit. The recorder of mortgages and the recorder of conveyances shall not be liable for any damages resulting to any person or entity as a consequence of the cancellation, termination, release or erasure of any interest in compliance with this Section.

THUS PASSED, APPROVED AND ADOPTED on this 10th day October, 2024

Jessie Pace

Secretary – Treasurer

ant Parish Police Jury Grant Parish Police Jury