のできる。 1000mmのできる。 1000mmのでき

COMMONWEALTH OF MASSACHUSETTS.

County of Norfolk Norfolk ss.At a meeting of the County Commissioners of the County of Norfolk held at Dedham, in said County, on the fifteenth day of February 1927, by ad-Amendment

ORDERED: that the journment of their December Meeting next preceding; release of land of the Commonwealth of Massachusetts, in care of the Metropolitan District Commission, Division of Parks, not having been obtained to the width of Blue Hill Street, CANTON, as laid out by the Norfolk County Commissioners under date of October 5,1926, the northerly line of said layout is hereby altered and amended as follows; Beginning at a Massachusetts Highway Bound in the easterly line of Washington Street, in said Canton, said bound being about 180 ft.northerly from the present center of Blue Hill Street; thence southerly and easterly by a 103.07 ft.radius curve 117.32 ft. to a stone bound; thence S.62-20-40 E.508.88 ft. to a stone bound; thence by a 4000 ft.radius curve to the left 551.81 ft.to a stone bound; thence continuing by the same curve 551.82 ft. to a stone bound; thence S.78-09-10 E. 109.63 ft.to a stone bound; thence by an 840 ft.radius curve to the left 394.82 ft.to a stone bound; thence N.74-55 E.156.25 ft.to a stone bound; thence by an 860 ft. radius curve to the right 275.79 ft. to a stone bound in the Canton-Milton town line; said bound being distant southerly 16.48 ft. from a town bound on the northerly side of Blue Hill Street in Canton, and Hillside Street in Milton; thence S.25-27 E.69.22 ft.in said town line to a stone bound in the southerly line of Blue Hill Street as described in this decree. There is no change in the southerly line in the description given in the original decree dated October 5,1926. The northerly line as above described is more particularly shown on a plan entitled "Plan showing the Relocation and Widening of Blue Hill St., between Washington St., and the Milton town line, in the town of Canton, as made by the Norfolk County Commissioners Oct.5,1926, and amended Feb. 15,1927. Hartley L. White, County Engineer. Scale l.in-40 ft. "and marked "Evan F. Richardson, Chairman, " which plan is filed herewith and made a part of this amendment.

Evan F.Richardson

County

Edward W. Hunt

Commissioners

Frederick A. Leavitt

Entered and recorded with County Commissioners' Records. A true copy, R.B. Worthington, Clerk. Attést:

Rec'd.& entered for record Feb. 25, 1927, at 11h. 04m. A.M.

COMMONWEALTH OF MASSACHUSETTS

Amendment

County of Norfolk Norfolk ss.At a meeting of the County Commissioners of the County of Norfolk, held at Dedham, in said County, on the fifteenth day of February 1927, A

adjournment of their December Meeting next preceding; ORDERED, mat the release of land of the Commonwealth of Massachusetts, in care of the otropolitan District Commission, Division of Parks, not having been obtained the width of Hillside Street, MILTON, as laid out by the Norfolk County commissioners under date of October 5,1926, the northerly line of said layout nereby altered and amended as follows; Beginning at a stone bound in the centon-Milton Town Line, said bound being near the center of the present travelled way of said Hillside Street and distant 16.48 feet southerly from the rown Bound on the northerly side of said Hillside Street; thence easterly and joutherly by an 860 ft, radius curve 357.13 ft. to a stone bound; thence S. 62-55 .208.8 ft. to a stone bound; thence by a 940 ft. radius curve to the left 261.88 to a stone bound; thence by a 584.5 ft. radius curve to the left 249.86 ft. o a stone bound; thence N.76-37-40 E.78.84 ft. to a stone bound; thence by a 1000 ft.radius curve to the right 339.85 ft. to a stone bound; thence by a 1281.41 ft. radius curve to the left 244.71 ft. to a stone bound; thence N. 95-09-30 E.99.7 ft.to a stone bound; thence by a 1440 ft. radius curve to the toft 265.99 ft. to a stone bound; thence N.74-34-30 E.50.11 ft. to a stone bound; mence S.27-30-50 E.61.36 ft. to a stone bound in the southerly line of said illside Street and in the division line between land of Mary E.Reynolds and and of the Commonwealth of Massachusetts. The southerly line is hereby alsred and amended as follows; Beginning at a stone bound at the point of beinning of the northerly line as above described; thence S.25-27 E.69.22 ft. in the Canton-Milton town line to a stone bound; thence easterly and southerly y an 800 ft. radius curve 298.92 ft. to a stone bound; thence S. 62-55 E. 208.8 ... to a stone bound; thence by a 1000 ft. radius curve to the left 278.6 ft. a stone bound; thence continuing by the same curve 278.6 ft. to a stone ound; thence N.85-09-30 E.770.4 ft. to a stone bound; thence by a 1500 ft.ra-Sus curve to the left 277.07 ft. to a stone bound thence N.74-34-30 E.63.02 to a stone bound, said bound being the last bound in the northerly line as bove described. The layout of October 5,1926, easterly of the line above storibed as S.27-30-50 E.61.36 ft.is hereby abandoned for the reason that we care and maintenance of Hillside Street beyond this line is vested in the aid Parks Division. The lines above described are more particularly shown on Plan entitled "Plan showing the Relocation and Widening of Hillside Street, Iton from the Canton Town Line about 1/2 mile easterly as made by the Norolk County Commissioners, Oct. 5, 1926, and amended Feb. 15, 1927. Hartley L. White, county Engineer, Scale 1 in. -40 Ft." and marked "Evan F. Richardson, Chairman" Mich plan is filed herewith and made a part of this amendment.

Evan F.Richardson County

Edward W.Hunt Commissioners

Frederick A.Leavitt

to at done

Entered and recorded with County Commissioners' Records.

A true copy,

Attest:

R.B.Worthington, Clerk.

Rec'd. & entered for record Feb. 25, 1927, at 11h. 04m. A.M.

KNOW ALL MEN BY THESE PRESENTS

Christensen to Canton Inst. for Savs.

that I, Emmy Christensen, wife of Emil Christensen, of Sharon, in the County of Norfolk, and Commonwealth of Massachusetts, for consideration paid, hereby grant unto the Canton Institution for Savings, a corporation duly established under the laws of the Commonwealth of Massachusetts, and having its place of business in Canton, in the County of Norfolk, with MORTGAGE COVENANTS, to secure the payment of three thousand (3000) Dollars, as follows; fifty (50) dollars, on each interest day and the total sum in three (3) years with interest thereon, at the rate of six (6) per centum per annum, payable semi-annually, as provided in a certain note of even date, and also to secure the performance of all agreements herein contained, the land in said SHARON, with the buildings thereon, containing one half of an acre of land, more or less, and bounded and described as follows; Beginning on the Southerly side of North Main Street at a stake which is twelve (12) feet Easterly from the middle of a stone street monument and about six hundred (600) feet Easterly from the dwelling house formerly occupied by Mrs. Hannah M. Adams; thence running Easterly by said North Main Street, turning to the left by a curve of 530 feet radius, one hundred thirty (130) feet to a stake; thence S.7°52'W. one hundred fifty and 60/100 (150.60) feet to a stake; thence N.75°6'W.one hundred sixty six and 47/100 (166.47) feet to a stake; thence N.21°55'E.one hundred fifty and 60/100 (150.60) feet to the point of beginning. The last three courses being by land now or formerly of Charles A. Hixson. Being the same premises conveyed to me by Nathaniel Johnson and another by Deed dated August 10,1925, and recorded with Norfolk Deeds, Book 1658, Page 596. Together with all land which has been added to the above granted premises by the relocation of said North Main Street and the widening of the same by the County Commissioners, as appears on the plan of said relocation and widening filed with Norfolk Deeds, in Plan Book 106, as Plan 170, and all rights and easements appurtenant thereto. Together with all furnaces, heaters, ranges, screens, mantels, gas and electric fixtures and all other fixtures of every kind now or hereafter installed in and about said premises, all of which it is agreed shall constitute and be treated as part of said realty. I also agree that I will keep the buildings now or hereafter standing on said land insured against fire in a sum satisfactory from time to time to the holder of this mortgage, all insurance on such buildings to be for the benefit of and first payable in case of loss to such holder; that in case