

Witness the sum of eight Thousand Dollars consideration money in full
Charles Myran, Louis Reineman
Geo. Reineman Ad Reineman

Pittsburgh Pa
On the Twentieth day of January 1866. Before me
and for said City came the above named Charles
and Sophia Myran his wife, Louis Reineman and Catherine his
wife, George Reineman and Catherine his wife, Adam Reineman
and Elizabeth his wife and acknowledged the above Deed to be their act
and deed and desired that the same might be recorded as such
according to law. They the said Sophia Myran, Catherine Reineman wife
of Louis Reineman, Catherine Reineman wife of George Reineman and
Elizabeth Reineman wife of Adam Reineman being of full age and by
me examined separate and apart from their said husbands and the
contents of the said Indenture being first made fully known to them
declared that they did sign seal and deliver the same without coercion
or compulsion of their said husbands.
Witness my hand and seal the day and year above named
Victor Scriba



Recorded February 19th 1866. Justice of the Peace

Robert Robb et al.
vs
John Parnet

This Indenture made the thirty first day
of January in the year of our Lord one thousand
eight hundred and sixty three. Between
Robert Robb and Nancy his wife of Pittsburgh
Allegheny County Pennsylvania of the first part and
John Parnet of Temperswille County and State aforesaid
of the second part Witnesseth that the said parties of the first
part for and in consideration of the sum of Five hundred
Dollars lawful money of the United States of America unto
them well and truly paid by the said party of the second part
at or before the sealing and delivery of these presents the
receipt whereof is hereby acknowledged, Have granted, bargained
sold, aliened, enfeoffed, released, conveyed and confirmed
and by these presents do grant bargain, sell, alien, enfeoff,
release, convey and confirm unto the said party of the second part
his heirs and assigns, (All those two certain Lots situate
and being in Chartiers (now the Borough of Temperswille)
County and State aforesaid.

Beginning on the Western side
of a Street running up the hill at the corner of Lot Number
fifty one (No 51.) sold to Joseph Malone, thence by the same
North thirty one and three fourths degrees West Ninety five
feet (95 ft) thence South fifty eight and one fourth degrees
West forty eight feet (48 ft) to Lot number forty eight (No 48)
thence by the same South thirty one and three fourths degrees
East seventy one foot four and one eighth inches (71 ft 4 1/8 in)
to the said Street, thence by the same South eighty four and

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each dequid East fifty three six and one fourth inches
(53 feet 6 inches) to the place of beginning. Being the number
forty nine and fifty (Nos. 49 & 50) in a plan of the part of the John
West tract laid out by Ogden and Snowdon and being part
of the same which George Ogden and wife by Deed dated the
with day of March, A. D. 1856, and recorded in Deed Book
Vol. 123, page 80, granted and conveyed to said Robert Platt
who together with his wife by their Deed dated October 25th, 1856,
granted and conveyed the same to one Charles Jones by his Deed
dated August 2^d 1856, granted and conveyed, the same to the said
Robert Platt.

Together with all and singular the buildings, improvements
ways, waters, water-courses, rights, liberties, privileges, hereditaments and
appurtenances, whatsoever, the rents, issues and profits thereof
and the reversions and remainders, with issues and profits thereof
and all the estate, right, title interest, property, claim, and
demands, whatsoever, of the said parties of the first part in Law
equity or otherwise here or for and to the same, and every part
thereof, do have, and to hold, the said described Lots,
hereditaments and premises hereby granted or mentioned and with-
out so to be with, the appurtenances unto the said party of the
second part his heirs and assigns to and for the only proper
use and behoof of the said party of the second part his heirs and
assigns forever. And they the said parties of the first part for
themselves, their heirs, executors and administrators, do by this
present's covenant grant and agree to and with the said party
of the second part his heirs and assigns, that they the said parties
of the first part their heirs, all and singular the hereditaments
and premises herein above described and granted or mentioned
and intended so to be with, the appurtenances unto the
said party of the second part his heirs and assigns, Against
them the said parties of the first part and their heirs and assigns
all and every other person or persons whomsoever lawfully
claiming or to claim the same or any part thereof shall
and will warrant and forever defend. In Witness Whereof
the said parties of the first part have to these presents at
their hands and seals, Dated the day and year first above
written.

Witness and delivered
in the presence of us,
Jos. H. Davis



Robert Platt
Nancy S. Platt

Witness the day of the date of the above. In witness of the above I have
John Brown the sworn Clerk of the County of Orleans, lawful attorney of the said
State, being the consideration money above mentioned in full
payment.

J. S. Platt
Jos. H. Davis

Robert Platt