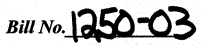
No. <u>44-03-0R</u>



AN ORDINANCE

An Ordinance Of The County Of Allegheny, Commonwealth Of Pennsylvania Authorizing The Chief Executive To Execute A Deed Conveying The County Of Allegheny's Interest In A Parcel Jointly Owned By The County Of Allegheny, Borough of Tarentum and the Highlands School District To Raymond Gustin.

Whereas, the County of Allegheny, the Borough of Brackenridge and the Highlands School District acquired title to certain parcels known as Block & Lot 1223-K, Lot 323 ("the Parcel") pursuant to tax sale action and Sheriff's Deed verified on December 17, 1997 executed pursuant to proceedings in the Court of Common Pleas at GD 95-17099; and

Whereas, the Parcel was publicly advertised for sale at minimum acceptable sealed bid of \$100;

and

Whereas, Raymond Gustin was the successful bidder by submitting the highest bid of TWO HUNDRED DOLLARS (\$200.00); and

Whereas, Article IV Section 2(k) of the Allegheny County Home Rule Charter vests County's Council with the power and duty by ordinance to convey real property owned by the County.

The Council of the County of Allegheny hereby enacts as follows:

SECTION 1.

The provisions set forth in the preamble on this Ordinance are incorporated by reference in their entirety herein.

SECTION 2.

A. The County Council of Allegheny County hereby does approve the transfer of the interest held therein by the County of Allegheny in a certain parcel known as Block & Lot 1223-K, Lot 323 to Raymond Gustin for and in consideration of the sum of TWO HUNDRED DOLLARS (\$200). B. The proper officers of the County are hereby authorized to execute any and all documents, including a deed, necessary to effectuate the conveyance of the County's interest in the Parcel.

ì,

 $\mathbf{i}_{\mathcal{C}}$

SECTION 3. If any provision of this Ordinance shall be determined to be unlawful, invalid, void or unenforceable, then that provision shall be considered severable from the remaining provisions of this Ordinance which shall be in full force and effect.

2

*. r

SECTION 4. Any Resolution or Ordinance or part thereof conflicting with the provisions of this Ordinance is hereby repealed so far as the same affects this Resolution.

Enacted in Council, this day of tuaus , 2003, Council Agenda No. 1250 -07 **Rick Schwartz** President of Council Attest: John Mascio **Chief Clerk of Council** Approved as to form; Charles P. McCullough **County Solicitor** . 2003 Chief Executive Of Approved: James C. Roddey **Chief Executive** Attest: Victoria Spence **Executive's Secretary**

RECFINIT

AUG 1 1 2002

COUNTY COUNCIL

MEMORANDUM

OFFICE OF THE COUNTY MANAGER

TO:	John Mascio
	Chief Clerk

FROM: Robert B. Webb

DATE: August 11, 2003

RE: Requesting County Council Approval

Attached is an Ordinance Of The County Of Allegheny, Commonwealth Of Pennsylvania Authorizing The Chief Executive To Execute A Deed Conveying The County Of Allegheny's Interest In A Parcel Jointly Owned By The County Of Allegheny, Borough of Tarentum and the Highlands School District To Raymond Gustin. This request is submitted by the Law Department.

Please put on the next agenda for County Council approval.

Thank you.

Property Sale, Vacant Land

Block and Lot 1223-K-323 Borough of Brackenridge

The subject property is owned by the three taxing bodies: County of Allegheny, Borough of Brackenridge and the Highlands School District. The three taxing bodies acquired an interest in the property by Sheriff's Deed in 1997. Public Works has determined that the property has no apparent present or future use to the County. The three taxing bodies approved the public sale of the parcels at the minimum bid price of \$100. The successful bidder, Raymond Gustin, bid \$200.

MEMORANDUM

OFFICE OF THE COUNTY MANAGER

TO:	John Mascio Chief Clerk
FROM:	Robert B. Webb MW County Manager
DATE:	August 22, 2003
RE:	Bills Conveying Interest in Property

Several bills that were presented for first reading on the August 19, 2006 Agenda for County Council reference an incorrect cite within them. Bill Nos. 1248-03, 1249-03, 1250-03, 1251-03, 1252-03 and 1259-03 incorrectly cite Article IV, Section 2 (l) of the Home Rule Charter rather than Section 2 (k) as containing the authority to convey property.

I respectfully request that this clerical error be corrected by the Chief Clerk to reflect the appropriate cite.

Thank you.

فه به نیر