

1915 Levee Road

201 011 0111 Front on Levee Road St.

N.A. 129533

722/692

O.D.C. #570-551

DIV. "D"

DOCT. # _____

HOUSING AUTHORITY OF NEW ORLEANS
VERSUS
JANICE BUCKLEY, CHARLES BUCKLEY,
JOSEPH MARTIN SAPPY, JR.

JUDGMENT OF EXPROPRIATION

This cause came for trial this date:

PRESENT: LOUIS A. DIROSA, for petitioner;
DARLEEN E. JACOBS, curator for defendants,
JANICE BUCKLEY & CHARLES BUCKLEY; and
CHARLES E. COTTON, for defendant,
JOSEPH MARTIN SAPPY, JR.

Considering the petition, annexed stipulation and agreement, arguments of counsel, the court finding the law and the evidence to be in favor to the plaintiff for the reason this day orally assigned:

7/17/69

IT IS ORDERED, ADJUDGED AND DECREED, that there be judgment herein recognizing and decreeing: JANICE BUCKLEY, CHARLES BUCKLEY, and JOSEPH MARTIN SAPPY, JR. to be the owner(s) of the property hereinafter described, and condemning and adjudging the said described property unto the HOUSING AUTHORITY OF NEW ORLEANS upon payment of the amount hereinafter stipulated, which property is fully described as follows:

TWO CERTAIN LOTS OF GROUND, etc. 7th dist. [Sq. 260,] bb. LEONIDAS, JOHNNY, EN COIN, & SPRUCE STS. lots des. by the Nos. 14, and 15, plan of C. Inces Lewis, SUR. May 1, 1896 ann. before Frederick Deibel, W.P. Nov. 12, 1896, lots meas. W each 20' front on LEONIDAS ST. by 150' in depth. N.W. 1215 LEONIDAS ST. ACQ. COB. 253, fo. 43.
Being the same property ACQ. COB. 604/642, 607/603.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that the above described properties be condemned and adjudged to the HOUSING AUTHORITY OF NEW ORLEANS in fee simple, absolute title, free and clear of all liens, encumbrances, servitudes, easements, charges, demands, claims, covenants, or restrictions of any nature whatsoever, for its uses and purposes, upon payment to the defendant(s) adjudged owner(s) herein, or upon deposit subject to the Aforesaid orders of this court, in the registry of this court the sum of EIGHT THOUSAND TWO HUNDRED AND NO/100 (\$8,200.00) Dollars

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that out of the amount, when deposited in the registry of the court, there shall be first paid, all state and city taxes, and all unpaid assessments for paying and other local improvement against the aforesaid properties; and that all mortgages, liens, owners and claimants at interest be referred to the balance of the proceeds remaining on deposit, for payment of their obligations and settlement of their interest.

AND JUDGMENT READ, RENDERED AND SIGNED in open court May 13, 1974.
/s/ S. SANFORD LEVY, JUDGE
REC. JUN. 4, 1974 E.J. HESSLER R.O.C. VMC

