

OHIO

RIVER

Flow



- 19 W.B.L.E. Ry. Co. vs Belmont Brick and Tile Co. et al
May 29, 1893 Appropriation case #11039
1st parcel (owned by Belmont B. and T. Co.)
Verdict \$500. for land taken
200 damages
Probate Court Record 18 Page 312
- 20 W.B.L.E. Ry. Co. vs Louis Seabright et al
Apr. 17, 1893 Appropriation case #11005
4th parcel (owned by Wm. Stephens)
Verdict \$1000. for land taken
250 damages
Probate Court Record 11 Page 252
- 21 Henry Flato et al to W.B.L.E. Ry. Co.
Apr. 22, 1893 W.D. Page 297
Ry. Co. shall provide an opening 15 ft wide
under track for passage way to the Ohio
River. Land conveyed for railroad
purposes only.
- 21a George Flato et al to P.K. Saffell
May 23, 1913 W.D. Page 443
Myron E. Cole Assignee of P.K. Saffell
to Peter K. Saffell.
G.C. Deed \$1,000.
Vol. 192 Page 441
- 21b Peter K. Saffell et al to Recv. W.B.L.E. R.R. Co.
June 21, 1913 G.C. Deed \$1,000
Vol. 192 Page 319
- 21c Peter K. Saffell et al to the Wandy Co.
Feb. 12, 1912 W.D. (Special)
Vol. 208 Page 249
- 22 W.B.L.E. Ry. Co. vs Louis Seabright et al
Apr. 5, 1893 Appropriation case #1005
3rd parcel (owned by Mary Stephens)
Verdict \$250. for land taken
175 damages
Ry. Co. shall provide an opening 12 ft wide
under track for passage way to the Ohio
River.
Probate Court Record 18 Page 252
- 23 W.B.L.E. Ry. Co. vs Belmont Brick and Tile Co. et al
May 29, 1893 Appropriation case #11039
3rd parcel (owned by Wm. Wagon)
Verdict \$200. for land taken
50 damages
Probate Court Record 18 Page 312
- 24 W.B.L.E. Ry. Co. vs Louis Seabright et al
Apr. 17, 1893 Appropriation case #11005
1st parcel (owned by Louis Seabright et al)
Verdict \$325. for land taken
500 damages
Probate Court Record 18 Page 252
- 25 City of Martins Ferry to W.B.L.E. R.R. Co.
Feb. 6, 1913 Ordinance Record 9 Page 202
Council grants the R.R. Co. a right to con-
struct and maintain a bridge over Center
St. for two side tracks in addition to the
main track already constructed. The
supports for the iron steel frame or
concrete, but no wood shall be used in
supports. Two rows of supports may
be placed in the street. The span to
be 30 ft. 6 in. in length, and the mid-
dle portion of the street, and 10 ft wide
over sidewalk, overhead clearance for
vehicles to be at least 12 ft. Grade of street
to be established by R.R. Co. with approval of
city engineer and council. The track walls
must retain filling and prevent it falling
into the street. The railroad company
may be required to place street lights
under bridge. Failure on the part of
the R.R. Co. to comply with the terms
of this ordinance shall work a forfeiture
of one year for performance of work to
include all bridge.
- 25 W.B.L.E. Ry. Co. vs Louis Seabright et al
Apr. 17, 1893 Appropriation case #11005
2nd parcel (owned by Glass & M. Concrete)
Verdict \$300. for land taken
25 damages
Probate Court Record 18 Page 252
- 26 W.B.L.E. Ry. Co. vs Belmont Brick and Tile Co. et al
May 29, 1893 Appropriation case #11039
2nd parcel (owned by the Elison Glass Co.)
Verdict \$150. for land taken
50 damages
Probate Court Record 18 Page 312
- 27 Elizabeth C. Wood et al to W.B.L.E. Ry. Co.
June 2, 1896 W.D. Page 202
Charles M. Wood to W.B.L.E. Ry. Co.
June 1, 1896 G.C. Deed \$200.00
Vol. 174 Page 200
George F. Wood to W.B.L.E. Ry. Co.
June 2, 1896 G.C. Deed \$25.00
Vol. 174 Page 201
- 27 W.B.L.E. R.R. Co. to the Wheeling Steel and Iron Co.
Aug. 26, 1909 Vol. 143 Page 351 \$2000.00
- 28 Wheeling Steel and Iron Co. to Recv. W.B.L.E. Ry. Co.
Aug. 25, 1897 Vol. 120 Page 491 \$372.50
Roof W. Deed
Land hereby conveyed for railroad pur-
poses only. A brick sewer 3' x 4' x 17' long
shall be constructed by the R.R. Co. for
suction pipe from the river to the main fur-
nace and shall raise the manhole into
sewer to surface level. Shall also furnish
and lay 12" cast-iron waste water drain
across right of way 40 ft long, shall
construct fence on both sides of the track
through metal work, with gates, and shall
construct and maintain sewer on south
side of North Street for surface water.
The R.R. Co. shall make three connec-
tions with the grantor's tracks as desired
by grantor, and the grantor reserves
the privilege of entering upon the right
of way for any purpose that may not in-
terfere with operation of the road.
For other stipulations, see deed.

Land acquired by deed, R.O. or contract or agreement
 Land acquired by condemnation or act of public officials
 Land acquired by lease
 Land held in trust by agents or trustees
 Land sold



W.B.L.E. Ry. Valuation Dept.
 Martins Ferry Belmont Co. O.
 Sections 17, 18, 23, 24 T. 3, R. 2.
 Martins Ferry Extension
 Toledo Division.
 SCALE 1:1000 Mar. 1924 Book 8 Sheet 27