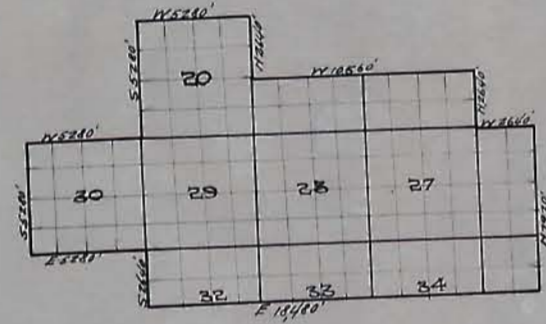
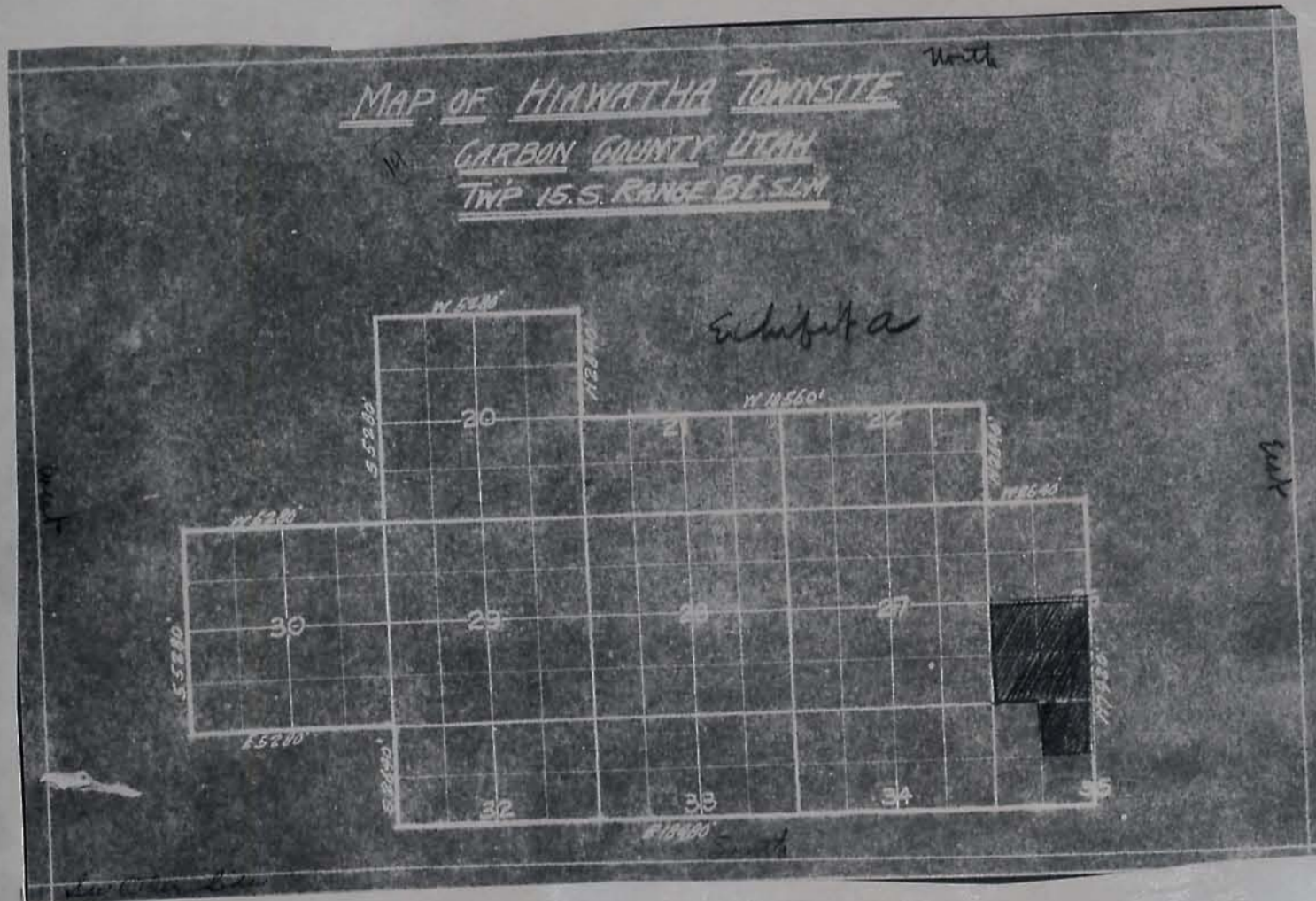


BOUNDARY OF THE TOWN OF HIAWATHA
CARBON COUNTY UTAH
TWP 15.S RANGE 8E SLM



Filed for Record Sept 26 1911
Carbon County Clerk
By James H. Young, Deputy



IN THE SEVENTH JUDICIAL DISTRICT COURT, IN AND FOR CARBON COUNTY,
STATE OF UTAH.

In the Matter of the Application of
LOUIS PIERRUCCI, praying, among
other things, that the Southeast
Quarter of Section 20, and the
Northeast Quarter of the North-
west Quarter of Section 30, all
in Township 15 South, Range 8 East,
Salt Lake and Meridian Be-
ings, and withdrawn from
the limits of the Town of
Hiawatha, a municipal corporation
of Carbon County, State of Utah.

This cause having come on regularly for hearing on the 1st
day of July, A. D. 1907, before the above-entitled Court, sitting
without a jury, upon the petition of Louis Pierrucci, the above
named petitioner and applicant, praying that the lands hereinafter
described be segregated, set off and withdrawn from the limits of
the Town of Hiawatha, a municipal corporation of Carbon County,
State of Utah, said petitioner appearing in person and by his
attorney, Henry August, and it appearing to the Court that due
notice of the filing of said petition for said segregation has been
given as required by law, and according to the rules of this
Court, and as ordered by this Court, and it further appearing
that service of summons and notice of the filing of said petition
was duly and regularly made upon the Town of Hiawatha, and also
upon all persons interested, and as provided by law, and that the
said notice of the filing of the said petition was also published
in the Sun-Journal, a newspaper having general circulation in the
said Town of Hiawatha, said newspaper being published at Price,
Carbon County, State of Utah, and that said notice was published
for the period of time required by law, and that each and all of
the acts and things required to be done and performed by Section
12-1-1 of the Revised Statutes of the State of Utah, 1903, have
been done and performed in full, and in strict compliance with
the said provision aforesaid, and it further appearing to the
Court that the time for the appearance of any person, including
the Town of Hiawatha and all of its officers, and of all persons
in any way interested, to contest the granting of said petition
and of the relief prayed for in said petition has expired, and
that no person whatsoever has appeared to contest the granting
of the said petition and of the relief prayed for therein, and that
appearing to the Court that the proper authorities of the said
Town of Hiawatha, and the Town of Hiawatha, and all persons in-
terested in the subject matter of the said petition, are in
default, in default of each and all of them in the premises
as thereupon duly made and entered against them in the premises
as provided by law.

The Petitioner then proceeded to present his case for the
relief prayed for, and sworn evidence, both documentary and
oral, was offered, and the Court having duly considered the same,
and the matter having been fully presented and finally submitted,
and the Court having duly made and entered herein its findings of
fact and conclusions of law wherein the Court found that the
petition was signed by a majority of the real property owners of
the territory described, and that the allegations of the petition

STATE OF UTAH
COUNTY OF CARBON
CLERK'S CERTIFICATE
I, B. H. Young, County Clerk and Ex-Officio Clerk of the Seventh Ju-
dicial District Court in and For Carbon County, State of Utah, hereby certify that the foregoing is a
full, true and correct copy of the original Decree and Plat in the Matter of the App-
lication of Louis Pierrucci for segregation of lands from the Town of
Hiawatha in Carbon County, Utah.
and now on file and of record in my office.
WITNESS my hand and seal of said District Court at my office in Carbon County, this
15th day of July, A. D. 1907.
By: [Signature] Deputy Clerk

are true, and that justice and equity require that the territory
hereinafter described, and the lands therein, should be discon-
tinued from the said Town of Hiawatha, and that this Court on the
1st day of July, A. D. 1907, duly and regularly appointed three
disinterested persons as Commissioners, to-wit: J. Nathan Lee,
J. S. Johnson and D. F. Johnson, to adjust the terms upon which
the said territory shall be so severed as to any disabilities of
said Town of Hiawatha that have accrued during the continuation
of said territory with the said corporation, and as to the actual
property rights of the said Town of Hiawatha, and the territory
to be detached, and it further appearing to the Court that said
Commissioners took and filed their oath, the same being set file
in the files hereof, and that said Commissioners have duly made
and filed their report, findings and conclusions in the premises,
to this Court, and the Court being fully advised in the premises,
and being fully satisfied that the said Commissioners' report is
fair, just, equitable and proper, and the said report was, by
the Court, on the 10th day of July, A. D. 1907, duly approved,
and the said Commissioners in said report having found that
there are no debts and obligations of any nature, kind or des-
cription, and that the taxes due the said Town for the year 1907
are not due, and that there are no outstanding obligations of
any kind or nature outstanding against said
Town, and that the taxes due the said Town for the year 1907
have already been levied and assessed against the property of the
petitioner, and no substantial said Commissioners found that the
following described property of the petitioners located in the
Town of Hiawatha, Carbon County, State of Utah, to-wit:

The Southeast Quarter of Section 20, the North-
west Quarter of the Northwest Quarter of Section
30, all in Township 15 South, Range 8 East, Salt
Lake Base and Meridian.

be segregated hereafter without any obligations against said
property, and without the payment of any sum whatsoever, except
that said petitioner, Louis Pierrucci, shall pay and have levied
and assessed by the Town of Hiawatha against said property for
the year 1907, and thereafter said property to be forever released
and discharged from all further levy of taxes, and forever
relieved of all further obligations of the said Town, the find-
ings of fact and the conclusions of the Court herebefore made by
this Court and filed herein being expressly made a part thereof,
and the Commissioners' report to the Hiawatha, by reference, made
a part hereof, and the Court being ready to pronounce judgment
and decree hereon.

It is, therefore, on motion of Henry August, attorney for
petitioner:

IT IS ORDERED, ADJUDGED AND DECREED that the report of the
Commissioners heretofore returned to this Court be filed in
this court, and the said report is hereby ordered approved and
confirmed.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the follow-
ing described land, to-wit:

The Southeast Quarter of Section 20, the North-
west Quarter of the Northwest Quarter of Section
30, all in Township 15 South, Range 8 East, Salt
Lake Base and Meridian.

now located in the Town of Hiawatha, Carbon County, State of Utah,
be, and the same be hereby, ordered totally and forever segregated,
discontinued, removed and withdrawn from the Town of Hiawatha, a
municipal corporation of Carbon County, State of Utah.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the said
lands above described and here in ordered segregated shall be
liable in no way, or in no manner, or at all for any tax or
indebtedness heretofore or now existing as a municipal tax or
indebtedness of the said Town of Hiawatha, except that said prop-
erty is liable for the tax levied and assessed for the year
1907, and not otherwise.

IT IS FURTHER ORDERED that all right, and power of taxation
whatsoever of the said Town of Hiawatha over said lands here in
described shall absolutely cease and terminate as aforesaid against
the same above described, except the taxes that might be due there-
on for the year 1907, and not otherwise.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this decree
shall become effective and in full force as of the date of the
signing of the same and the filing of the same with the Clerk of
the above Court.

Done this 10th day of July, A. D. 1907.

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31761
FILED FOR RECORD
This recorded in County
Recorder's office, in Book
3-3, page 178, on July
21st, 1907, Carbon
Co., Utah.
and is entry No. 31761