

CITY OF ASHLAND KENTUCKY

CHARTERED 1854



OFFICE OF THE CITY CLERK

SECRETARY OF STATE
RECEIVED

MAY 12 1981

May 11, 1981

COMMONWEALTH OF KENTUCKY

Secretary of State Office
Capitol Building
Frankfort, KY 40601

ATTN: Land Office

Gentlemen:

Ashland, Kentucky, currently a Second Class City, was
Incorporated on February 23, 1856. ✓

We are enclosing a map of the present boundaries, and
a copy of our Articles of Incorporation from the State of
Kentucky.

This is in compliance with KRS 81.045 (SB 22).

If we can be of any further assistance, please feel
free to call on us.

Very truly yours,

David Gullett, License Fee
Administrator

DG: dg

Enc.

Boyd County

fect from and after its pas
Approved February 23, 1856.

191:
in act to amend and reduce into one
the town of Hickman.
Assembly of the Commonwealth

cle fifth, of an act, entitled
into one the several acts re
1, approved March 10, 1854
amended as to authorize
f the city of Hickman to
ch real and personal estate
signate, not exceeding one
one hundred dollars valua
l one dollar and fifty cents
shall be uniform on every
d by them.
e effect from its passage.
Approved February 25, 1856.

192.
hall, Executor of Henry Woodyard,
and for other purposes.
Assembly of the Commonwealth

ecutor of Henry Woodyard,
id late Clerk of the Grant
ereby allowed two years
collect the revenue and
of the said Henry Wood-
ounty, for the years 1848

allowed two years from
t the fee bills of the said
the County Court of said
1853, 1854, and 1855, and
ed to place said Sheriff's
counts for said revenue and
officer or officers autho-
ee bills and revenue and
er or officers be authorized
me according to the laws
bills and revenue and

county levy, as though they had not lost their distraina-
ble qualities.

§ 3. In case of the death or resignation of the said Ken-
hall, the provisions of this act shall enure to the benefit
of any administrator that may be appointed on the estate
of said Woodyard. This act shall take effect from its
passage.

Approved February 25, 1856.

1856.

CHAPTER 193.

AN ACT to incorporate the town of Ashland.

*Be it enacted by the General Assembly of the Commonwealth
of Kentucky:*

§ 1. That the town of Ashland, in Greenup county, is
hereby incorporated, with the following boundaries—be-
ginning on the bank of the Ohio river, about one hundred
feet below the present residence of Harvey Poage; thence
south, until it strikes the branch; thence up said branch
to Lawrence Avenue; thence up Lawrence Avenue to
what was formerly the division line between the lands of
Richard Jones and Nicholas Savage; thence with said
line, toward the Ohio river, to the corner of the fence
standing on said line; thence up the river, with the fence
running parallel with the river, to Savage's branch; thence
down said branch to the Ohio river; thence down the
river to the beginning.

Incorporated.
Boundary.

§ 2. That there shall be five trustees, elected in said
town, who shall, before they enter upon the discharge of
their duties, take an oath before some Justice of the
Peace of said county, that they will faithfully and impar-
tially discharge the duties of the office aforesaid. That
said trustees and their successors shall be a body politic
and corporate, and shall be known by the name and style
of the Board of Trustees of the Town of Ashland; and by
that name shall be capable of contracting and being con-
tracted with, of suing and being sued, of pleading and
being impleaded, answering and being answered, of de-
fending and being defended, in all courts of this Common-
wealth.

Trustees to be
elected.

Body corpo-
rate.

§ 3. That there shall be elected for said town a Police
Judge and town Marshal, and all persons in said town
who have a right to vote for members of the General As-
sembly of this State, shall be competent electors for Trus-
tees, Police Judge and Marshal for said town. Said Po-
lice Judge shall be elected at the same time at which the
presiding Judge of the Greenup County Court shall be
elected, and hold his office for the same period of time for
which said presiding Judge shall hold his office. Said

Police Judge
and Marshal to
be elected.

1856.

town Marshal shall be elected at the same time at which the Sheriff of Greenup county shall be elected, and hold his office for the same period of time for which said Sheriff shall hold his office. The elections for said Police Judge and Marshal shall be held at the same time and by the same officers at which and by whom the elections for said presiding Judge and Sheriff shall be held. The first election for said Police Judge and Marshal shall be held on the first Monday in August, 1856, the first Police Judge so elected holding his office until the next general election for said presiding Judge, and until his successor shall be qualified. In case of a vacancy in either of said offices, said electors shall fill it by another election—ten days notice thereof being given in some newspaper published in Greenup county, or, if no such paper be published therein, then, in writing to be posted up in two of the most public places in said town.

To be commissioned by Governor.

To take oath.

Powers.

§ 4. That before the Police Judge enters upon the discharge of the duties of his office, he shall receive a commission from the Governor of Kentucky, which shall be given, upon the Trustees certifying to the Governor that he has been legally elected to fill said office. Said Police Judge shall, before he enters upon the duties of his office, take such oath as may be required by the constitution and laws of this State, of County Judges. Said Police Judge shall have jurisdiction of all cases, criminal, as well as civil and penal, which may occur within the limits of said town, like as Justices of the Peace have. He shall have jurisdiction of all offences arising under the by-laws of said town. May issue warrants, enter up judgments, and issue executions accordingly. The cases arising under violation of any of the by-laws of said town, shall be tried as soon as practicable. He shall hold a court at the trial of all civil causes once in every three months. The time of holding said court shall be fixed by the County Court of Greenup county. It shall be the duty of said Police Judge to keep a fair and just record of all his proceedings, certified copies of which shall be evidence in other courts. He shall have power to compel the attendance of witnesses, as Justices of the Peace have, and fine persons for contempt, in any sum not exceeding five dollars. He shall have power to order a jury to be summoned, in like cases as Justices of the Peace. He shall have twenty-five cents for each warrant, twenty cents for each subpoena, twelve cents for each judgment, and twenty cents for each execution for offenses in violation of any of the by-laws of said town; and for other services he shall have the same fees as Justices of the Peace are allowed and shall in the same manner be responsible for illegal fee bills made out and collected.

§ 5. That said Trustees, alieys, and sidewalks of improvement of the same seem most beneficial to power to make all by-laws government of said town constitution and laws of the have power to levy and the citizens of said town non-residents of said town each hundred dollars who they shall have no power within the limits of said town. Coal, and Manufactory upon the plat of said town company shall continue the of said town: and in front of said town, on for town purposes. They sales, shows, and exhibitions in their by-laws may power to tax the owners of said town with the same shows and exhibition and town in boats. The distilling houses, and to their by-laws in relation fifty dollars for each offence Police Judge of said town provide for the security of passing one or more fire and punishing by adequate they shall fail to perform they shall have power to a master and such necessary for that purpose and Trustees to appoint a officers as they may deem respectively, bond with seal of Kentucky, in suit defect, conditioned for the for a violation of duty on actions may be made or and having jurisdiction and under the same rules we made or suits brought other officers for failure of Trustees, or a majority of authority to remove either and to appoint other § 6 That it shall be th

1856.

Powers and
duties of Trus-
tees.

at the same time at which
y shall be elected, and hold
of time for which said Sher-
e elections for said Police
eld at the same time and by
l by whom the elections for
iff shall be held. The first
and Marshal shall be held
, 1856, the first Police Judge
til the next general election
until his successor shall be
y in either of said offices
nother election—ten days
some newspaper published
such paper be published
osted up in two of the most

udge enters upon the dis-
ce, he shall receive a com-
Kentucky, which shall be
fying to the Governor that
ill said office. Said Police
on the duties of his office,
red by the constitution and
idges. Said Police Judge
ases, criminal, as well as
ur within the limits of said
ace have. He shall have
ing under the by-laws of
, enter up judgments, and
The cases arising under
s of said town, shall be
He shall hold a court for
e in every three months
hall be fixed by the Coun-
t shall be the duty of said
just record of all his pro-
which shall be evidence in
ver to compel the atten-
of the Peace have, and
sum not exceeding five
order a jury to be sum-
the Peace. He shall have
it, twenty cents for each
judgment, and twenty-
ses in violation of any of
or other services he shall
f the Peace are allowed,
be responsible for illegal

5. That said Trustees shall have power over the streets,
ways, and sidewalks of said town, and may direct the
improvement of the same in such manner as they may
deem most beneficial to said town. They shall have
power to make all by-laws for the regulation and good
government of said town, not inconsistent with the con-
stitution and laws of this Commonwealth. They shall
have power to levy and collect a tax upon the property of
the citizens of said town, and also upon the property of
non-residents of said town, not exceeding fifteen cents on
each hundred dollars worth of property: *Provided*, That
they shall have no power to levy a tax upon the grounds
within the limits of said town belonging to the Kentucky
Coal, and Manufacturing Company—and known
upon the plat of said town as the Park—so long as said
company shall continue the same to the use of the citi-
zens of said town: *and provided further*, That the wharf
in front of said town, on the Ohio river, shall not be taxed
for town purposes. They shall have power to tax auction
sales, shows, and exhibitions for money, such sums as
they in their by-laws may fix. They shall also have
power to tax the owners of all store-boats, who may stop
at said town with the same for the purpose of selling goods;
also shows and exhibitions for money which may stop at
said town in boats. They shall have power to suppress
tippling houses, and to fine all those who may violate
their by-laws in relation thereto, any sum not exceeding
twenty dollars for each offence, to be recovered before the
Police Judge of said town. They shall have power to
provide for the security of said town against fire, by or-
ganizing one or more fire companies, defining their duties,
and punishing by adequate fines and other penalties those
who shall fail to perform the duties required of them.
They shall have power to regulate the market, and ap-
point a master and such other officers as may be deemed
necessary for that purpose. That it shall be the duty of
said Trustees to appoint a Treasurer, Clerk, and such other
officers as they may deem necessary, and take from them,
respectively, bond with security, payable to the Common-
wealth of Kentucky, in such penalty as said Trustees may
direct, conditioned for the discharge of their duties; and
in case of a violation of duty on the part of any of said officers,
actions may be made or suits brought before any tri-
bunal having jurisdiction thereof, in the same manner,
and under the same rules and regulations, that motions
may be made or suits brought against Sheriffs, Constables, or
other officers for failure of duty; and moreover, the said
Trustees, or a majority of them, shall have power and
authority to remove either of them for a failure to do their
duty, and to appoint others in their place.

6. That it shall be the duty of said Treasurer and

1856.

Duties of the Treasurer and clerk.

Chairman of board.

Appeals may be had from judgments of Police Judge.

Marshal to serve process, &c.

Police Judge may direct process to any Constable.

Fines to be paid to Treasurer.

Clerk to keep a record of the proceedings which properly belong to their respective offices; and it shall be the duty of said Treasurer to render an account to said Trustees of all moneys received and paid out by him, whenever by them requested so to do.

§ 7. That it shall be the duty of said Trustees to appoint one of their body Chairman of the Board; and no money shall be drawn from the Treasurer except by the order of said Chairman, made in pursuance of allowance made by said Board.

§ 8. That upon all judgments rendered by said Police Judge, either party shall have the right of appeal, in the same manner as parties have from the judgments of Justices of the Peace in similar cases.

§ 9. The Marshal shall serve all process and precepts to him directed by said Police Judge, and make due returns thereof; collect all taxes assessed in said town, executions and other demands which may be put in his hands to collect, and account for and pay over the same to the persons entitled thereto, under the same rules and regulations required by law of Sheriffs in the collection of taxes, and of Constables in the collection of executions or other demands; and on failure to discharge any of the duties required of him, shall be subject to the same proceedings which may be had against Sheriffs and Constables in similar cases. Said Marshal shall be entitled to the same fees for collecting the town tax that Sheriffs are entitled to for collecting the county levy; and in all other cases the same fees that are allowed to Constables in similar services: *Provided*, That said Police Judge shall have power to direct his process to any Constable in Greenup county; and said Marshal shall have and possess the same powers given to Constables in all cases cognizable before said Police Judge: *and provided further*, That said Marshal shall have the power to execute all process which may be directed to him from any Circuit or Quarterly Court, and return the same, in the same manner that Sheriffs execute and return the same; and for failure upon his part to execute and make due return of all process thus directed to him from said courts, said Marshal shall be subject to the like penalties as Sheriffs are for a failure of duty in similar cases.

§ 10. All fines and forfeitures, in cases cognizable before said Police Judge, shall be collected and paid to the Treasurer of said Board, for the use and benefit of the town, any laws to the contrary notwithstanding; and moneys collected by a judgment of a Justice of the Peace for any violation of the penal laws, committed within the limits of said town, shall be, in like manner, paid over to the Treasurer.

§ 11. That all acts or parts of acts, coming within

purview of this act, be and th
This act to take effect from

CHAPT

AN ACT declaring the "South Ke
Be it enacted by the General

of Kentucky:
§ 1. That the "South Kentuc
in Princeton, Kentucky, and
published by S. C. & B. Me
by declared to be an author
lication of all orders, decre
&c.

§ 2. This act to take effe

CHAP

AN ACT for the benefit of the Me
town of

Be it enacted by the Genera

of Kentucky:
That it shall be lawful fo
Methodist Episcopal Churc
Castle, consisting of Willia
non, and others, to sell an
and the grounds connecte
pose of reinvesting the san
able grounds, and the ere
ship in said town. When
chase other grounds for t
ship, they shall have the
Trustees, to be chosen b
present at a meeting of t
church, according to its u
from its passage.

CHA

AN ACT for the benefit of Geor

Be it enacted by the Gene

of Kentucky:
That George W. McC

edings which properly
 and it shall be the duty
 unt to said Trustees
 by him, whenever by

id Trustees to appoint
 board; and no money
 except by the order of
 of allowance made by

dered by said Police
 ght of appeal, in the
 e judgments of Jus

rocess and precepts
 , and make due re-
 sed in said town, exe-
 ay be put in his hands
 over the same to the
 ame rules and regu-
 in the collection of
 ection of executions
 discharge any of the
 ect to the same pro-
 Sheriffs and Const-
 shall be entitled to
 tax that Sheriffs are
 evy; and in all other
 ed to Constables for
 d Police Judge shall
 to any Constable of
 all have and process
 in all cases cogniza-
 rovided further. That
 to execute will such
 a from any Circuit or
 e, in the same man-
 ie same; and for any
 make due return of
 om said courts, said
 penalties as Sheriffs
 uses.

ases cognizable be-
 ted and paid to the
 and benefit of said
 twithstanding. All
 Justice of the Peace,
 ommitted within the
 nanner, paid cover to
 coming within the

LAWS OF KENTUCKY.

new of this act, be and the same are hereby repealed.
 to take effect from its passage.
 Approved February 23, 1856.

1856.

CHAPTER 195.

ACT declaring the "South Kentuckian" an authorized newspaper.
 enacted by the General Assembly of the Commonwealth
 Kentucky:
 That the "South Kentuckian," a newspaper published
 in Lexington, Kentucky, and edited by S. C. Mercer, and
 owned by S. C. & B. Mercer, be and the same is here-
 by declared to be an authorized newspaper, for the pub-
 lication of all orders, decrees, judgments, notices, sales,
 &c.
 This act to take effect from its passage.
 Approved February 23, 1856.

CHAPTER 196.

ACT for the benefit of the Methodist Episcopal Church, South, in the
 town of New Castle.
 enacted by the General Assembly of the Commonwealth
 Kentucky:
 It shall be lawful for the present Trustees of the
 Methodist Episcopal Church, South, in the town of New
 Castle, consisting of William A. Perry, Ambrose O'Ban-
 n, and others, to sell and convey their meeting house,
 and the grounds connected with the same, for the pur-
 pose of reinvesting the same in the purchase of other suit-
 able grounds, and the erection of a new house of wor-
 ship in said town. When the said Trustees shall pur-
 chase other grounds for the erection of a house of wor-
 ship they shall have the title thereto vested in three
 trustees to be chosen by a majority of the members
 of the church at a meeting of the church, for the use of the
 church according to its usages. This act to take effect
 from its passage.
 Approved February 23, 1856.

CHAPTER 197.

ACT for the benefit of George W. McConnell, late Sheriff of Woodford
 county.
 enacted by the General Assembly of the Commonwealth
 Kentucky:
 That George W. McConnell, late Sheriff of Woodford



GREENUP COUNTY
BOYD COUNTY

KENDALL ACRES

BELLEFONTE

MILLESEAT

GREENUP COUNTY
BOYD COUNTY

ARMO STEEL CORPORATION

UPPER
MILLESEAT

FAIRVIEW

WEST
FAIRVIEW

WESTWOOD

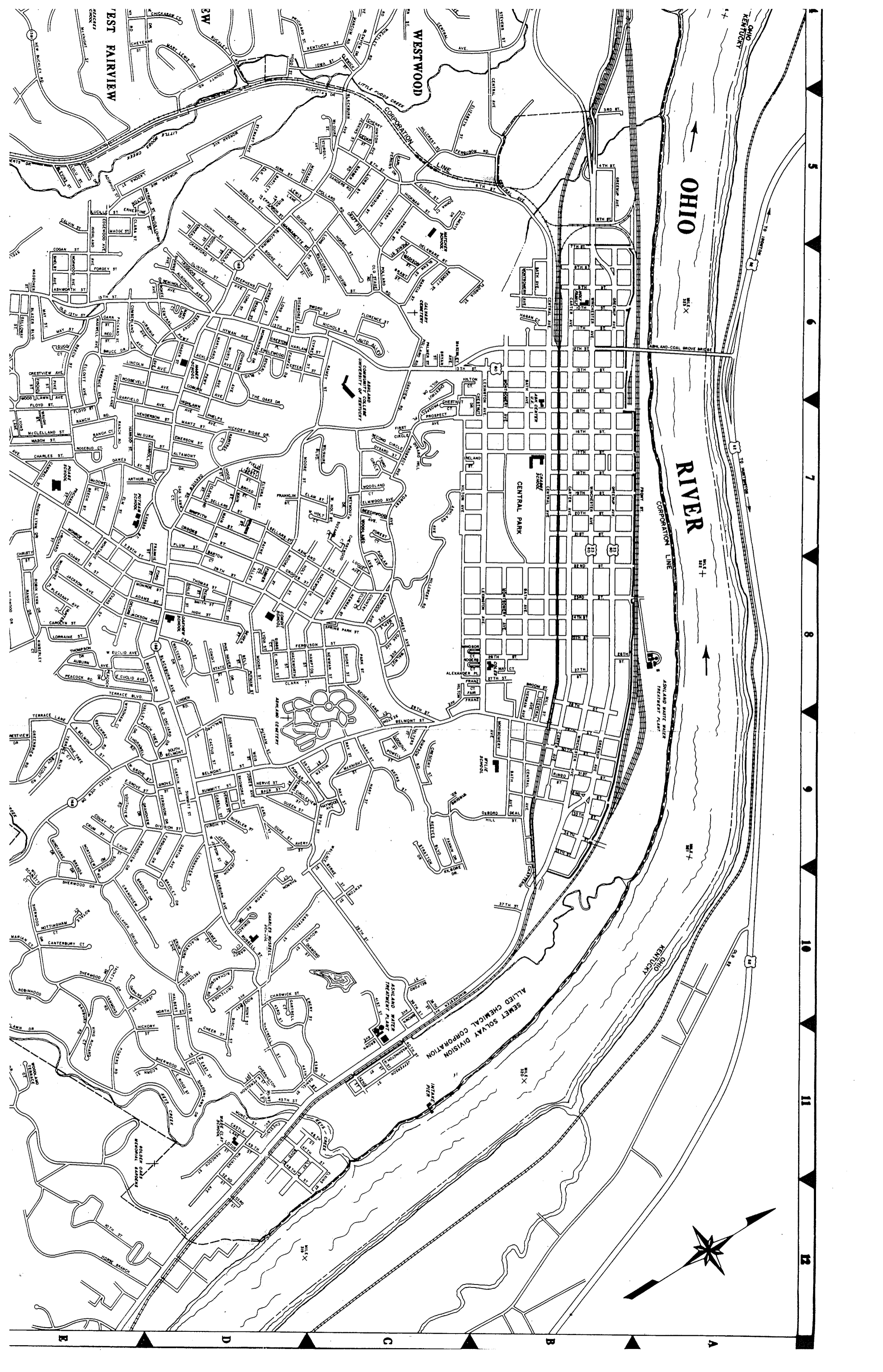
OHIO

RIVER

CENTRAL PARK

CORPORATION LINE

ASHLAND WASTE &
TREATMENT PLANT



WEST FAIRVIEW

WESTWOOD

OHIO

RIVER

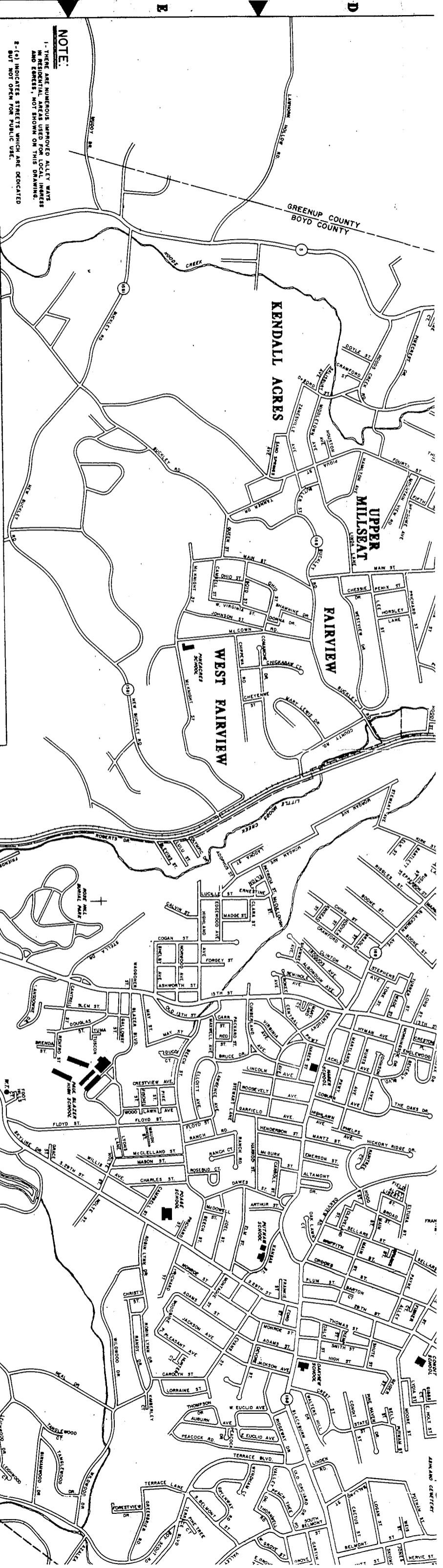
CENTRAL PARK

SEWET SOLWAY DIVISION
ALIED CHEMICAL CORPORATION

ASHLAND WATER
TREATMENT PLANT

5 6 7 8 9 10 11 12

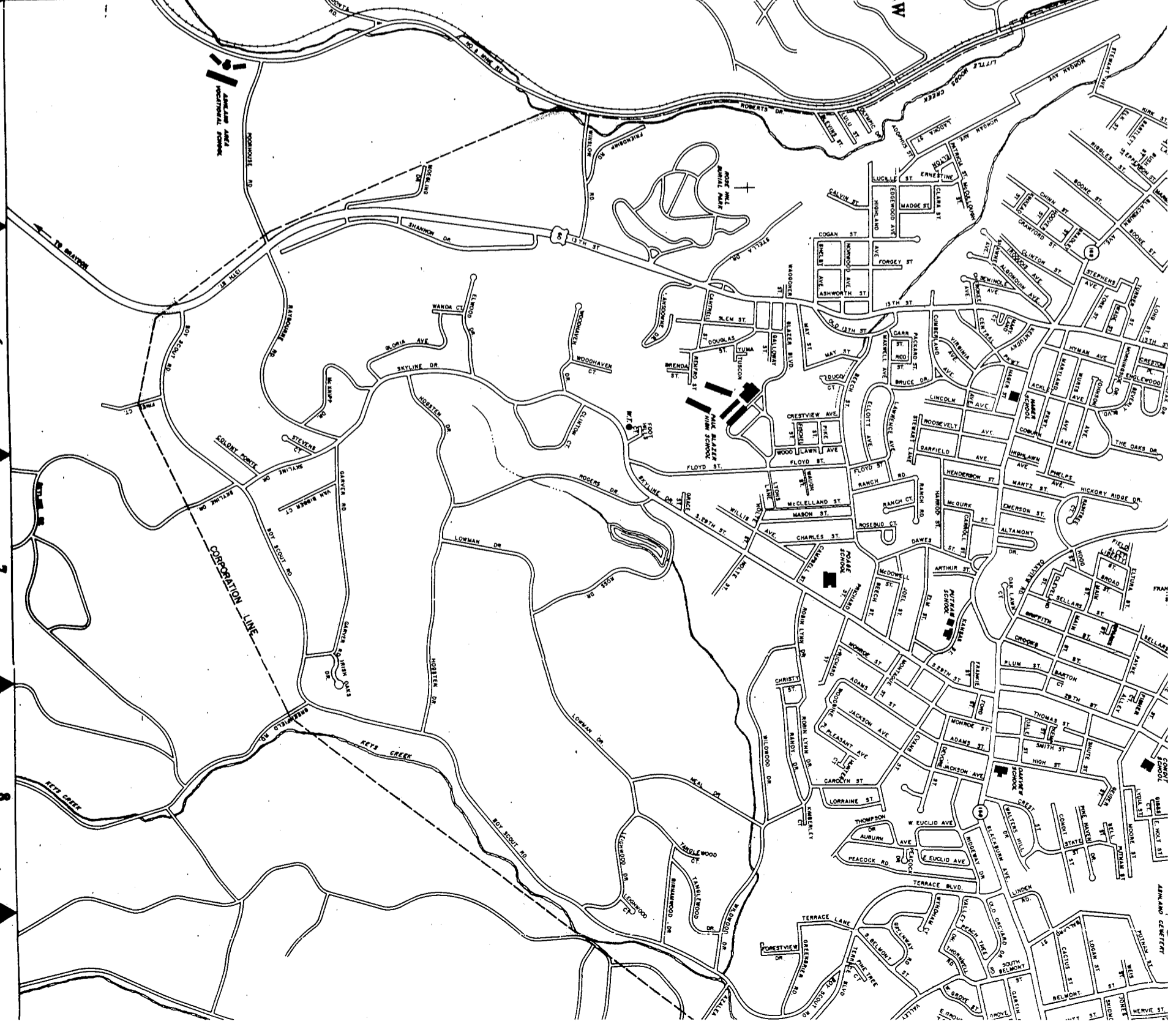


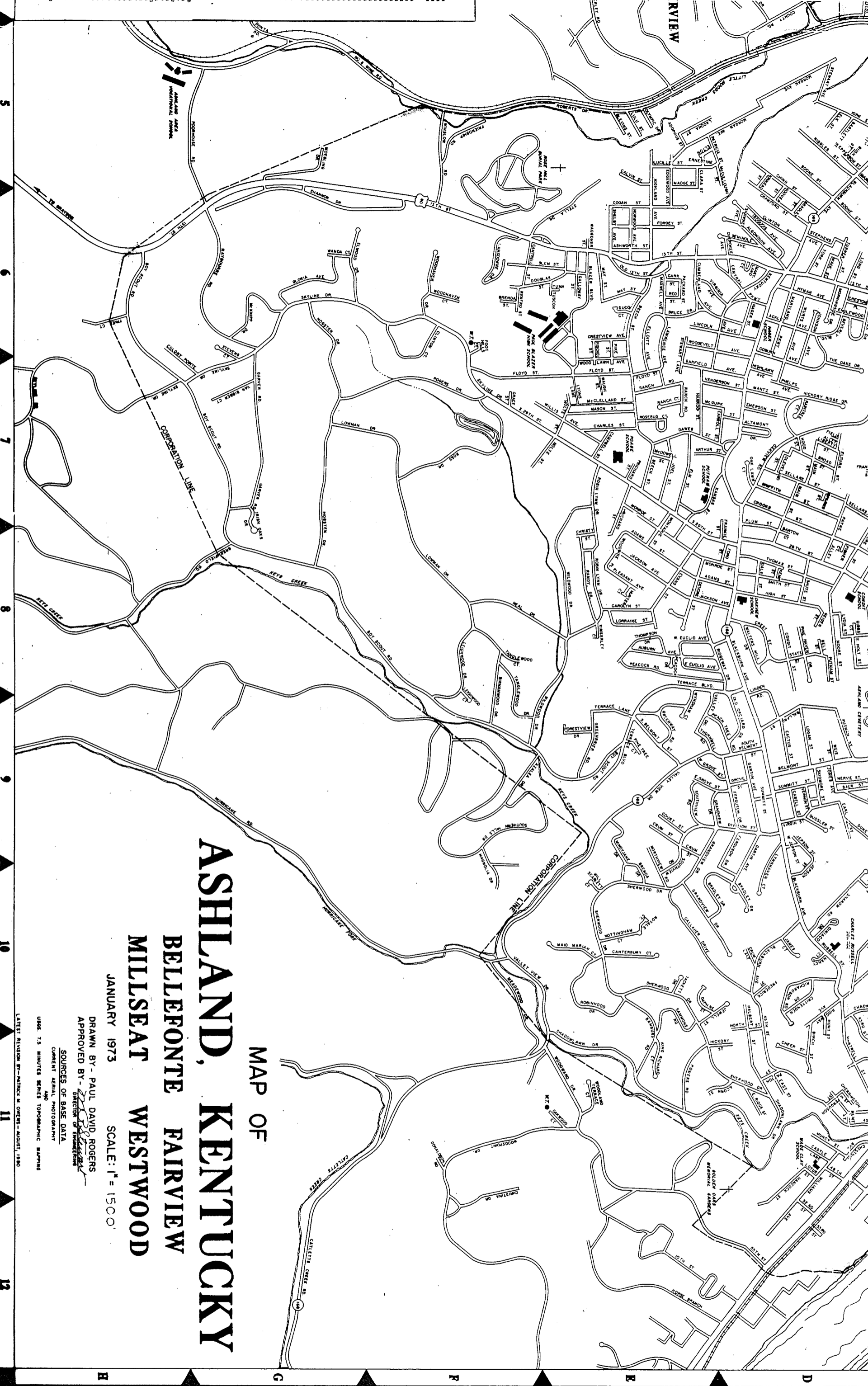


NOTE:
1- THESE ARE NUMEROUS UNIMPROVED ALLEY WAYS
AND ARE NOT SHOWN FOR LOCAL INTERESTS
AND SERVICES - NOT SHOWN ON THIS DRAWING.
2- (C) INDICATES STREETS WHICH ARE DEDICATED
BUT NOT OPEN FOR PUBLIC USE.

STREET INDEX

A	Abraham	Abraham St	D1
A	Abraham	Abraham St	D2
A	Abraham	Abraham St	D3
A	Abraham	Abraham St	D4
A	Abraham	Abraham St	D5
A	Abraham	Abraham St	D6
A	Abraham	Abraham St	D7
A	Abraham	Abraham St	D8
A	Abraham	Abraham St	D9
A	Abraham	Abraham St	D10
A	Abraham	Abraham St	D11
A	Abraham	Abraham St	D12
A	Abraham	Abraham St	D13
A	Abraham	Abraham St	D14
A	Abraham	Abraham St	D15
A	Abraham	Abraham St	D16
A	Abraham	Abraham St	D17
A	Abraham	Abraham St	D18
A	Abraham	Abraham St	D19
A	Abraham	Abraham St	D20
A	Abraham	Abraham St	D21
A	Abraham	Abraham St	D22
A	Abraham	Abraham St	D23
A	Abraham	Abraham St	D24
A	Abraham	Abraham St	D25
A	Abraham	Abraham St	D26
A	Abraham	Abraham St	D27
A	Abraham	Abraham St	D28
A	Abraham	Abraham St	D29
A	Abraham	Abraham St	D30
A	Abraham	Abraham St	D31
A	Abraham	Abraham St	D32
A	Abraham	Abraham St	D33
A	Abraham	Abraham St	D34
A	Abraham	Abraham St	D35
A	Abraham	Abraham St	D36
A	Abraham	Abraham St	D37
A	Abraham	Abraham St	D38
A	Abraham	Abraham St	D39
A	Abraham	Abraham St	D40
A	Abraham	Abraham St	D41
A	Abraham	Abraham St	D42
A	Abraham	Abraham St	D43
A	Abraham	Abraham St	D44
A	Abraham	Abraham St	D45
A	Abraham	Abraham St	D46
A	Abraham	Abraham St	D47
A	Abraham	Abraham St	D48
A	Abraham	Abraham St	D49
A	Abraham	Abraham St	D50
A	Abraham	Abraham St	D51
A	Abraham	Abraham St	D52
A	Abraham	Abraham St	D53
A	Abraham	Abraham St	D54
A	Abraham	Abraham St	D55
A	Abraham	Abraham St	D56
A	Abraham	Abraham St	D57
A	Abraham	Abraham St	D58
A	Abraham	Abraham St	D59
A	Abraham	Abraham St	D60
A	Abraham	Abraham St	D61
A	Abraham	Abraham St	D62
A	Abraham	Abraham St	D63
A	Abraham	Abraham St	D64
A	Abraham	Abraham St	D65
A	Abraham	Abraham St	D66
A	Abraham	Abraham St	D67
A	Abraham	Abraham St	D68
A	Abraham	Abraham St	D69
A	Abraham	Abraham St	D70
A	Abraham	Abraham St	D71
A	Abraham	Abraham St	D72
A	Abraham	Abraham St	D73
A	Abraham	Abraham St	D74
A	Abraham	Abraham St	D75
A	Abraham	Abraham St	D76
A	Abraham	Abraham St	D77
A	Abraham	Abraham St	D78
A	Abraham	Abraham St	D79
A	Abraham	Abraham St	D80
A	Abraham	Abraham St	D81
A	Abraham	Abraham St	D82
A	Abraham	Abraham St	D83
A	Abraham	Abraham St	D84
A	Abraham	Abraham St	D85
A	Abraham	Abraham St	D86
A	Abraham	Abraham St	D87
A	Abraham	Abraham St	D88
A	Abraham	Abraham St	D89
A	Abraham	Abraham St	D90
A	Abraham	Abraham St	D91
A	Abraham	Abraham St	D92
A	Abraham	Abraham St	D93
A	Abraham	Abraham St	D94
A	Abraham	Abraham St	D95
A	Abraham	Abraham St	D96
A	Abraham	Abraham St	D97
A	Abraham	Abraham St	D98
A	Abraham	Abraham St	D99
A	Abraham	Abraham St	D100





ASHLAND, KENTUCKY

BELLEFONTE FAIRVIEW MILLESEAT WESTWOOD

MAP OF

JANUARY 1973 SCALE: 1" = 1500'

DRAWN BY - PAUL DAVID ROGERS
APPROVED BY - *[Signature]*
DIRECTOR OF ENGINEERING

SOURCES OF BASE DATA
CURRENT AERIAL PHOTOGRAPHY
AND
USGS 7.5 MINUTE SERIES TOPOGRAPHIC MAPS

LATEST REVISION BY - PATRICK W. OWENS - AUGUST, 1980

1029-17