MONROE CIRCUIT COURT.

O. E. COMER. ET. AL.,

PETITIONERS

JUD GIENT.

Upon notion by counsel for the Potitioners, this cause was this day submitted to the court for final trial and judgment upon the pleadings, copies of the notices published in the only newspaper within the county and the officers return of notices posted within · the hereinsfter described boundary, and it appearing to the setisfaction of the court that the petitioners constitute more than two-thirds of the legal veters residing within the hereinafter described boundary, and it further appearing that the petition has been filed more than twenty (20) days before the 1st day of the present term of this court, and it further appearing to the satisfaction of the court that that notice of the filing of the petition and its object and the date motion was to be made to establish the town of Geneliel, Kentucky, has been published in the Wonphinsville News, the only newspaper published in Monroe County, for more than two consecutive weeks just prior to the first day of the present term of this court, and that in addition thereto copies of said notice was posted by the Sheriff of Monroe County at the court house door in Tempkinsville, Mentucky, and three others at public places within the boundary of the proposed city, and it further appearing that no protest has been filed by any resident residing within the boundary of the proposed city, and the court being advised is of the opinion that the petitioners are entitled to the relief sough; in their complaint.

It is, therefore, ordered and adjudged that the hereinafter described boundary be and is hereby incorporated as a city and same be name Canaliel, Fantucky. Said boundary is as follows:

REGIFFING on a stone; thence S. 1 E. 852 poles to a stone, S. 87 3/4 E. 129 poles with chimney of old Dr. Crabtree; as pointer; thence S. 12W. 842 poles to an iron rod; near O. B. Holland's; thence S. 86 E. 10 poles to a stake; thence N. 25 E. 85 1/10 poles to a stone; thence N. 65% E. 61% poles to a stone at the Tennessee Road; thence M. 65 E. 39 2/5 poles to a post; thence E. 160 poles to a stone; thence N. 1 W. 48 poles to an iron stake, near barn; thence M. 812 W. 114 poles to a stone; thence S. 6 W. 32 poles to highway; thence with highway 16 voles to Avondale road; thence with Avondale Road N. 6 E. extluding the property of T. S. McDo poles to stake; thence M. 88 M. 95 poles to a stone at Herper's line fence; thence N. 13 W. 52 peles to a stone; Lee Home; thence S. 89 W. 27 poles to a stone; thence S. 62 W. 152 18/100 poles to a stake, 7 feet from a cedar; thence S. 63 W. 36 2/5 poles to the beginning.

And it is further adjudged that until the General Assembly assigns said city to the class to which it belongs that all general laws relating to cities of the Sixty class should apply to this city. It is further the judgment of this court that DE Comer for .

Liberal Commer for the judgment of this court that DE Comer for said city; Jeland Haffer appointed Police Judge of said City; Cerif Court for same and James Sensor of said city. All of these officers to serve until their successors are elected and qualified, and that the Clark of this Court certify a copy of this judgment to the Secretary of State within ten days to be filed and indexed by said Secretary as required by law.

Given under my hand as Judge of the Monroe Circuit Court, this the 7th day of August, 1956.

Joseph Judiciel District of Montucky

J. Jusse E. Weekh Clak Monn Cent Com do herty Certif that the foregoing is a him + Comit Copy Ords Book. 14.