# ST. TAMMANY PARISH COUNCIL

# ORDINANCE

ORDINANCE CALENDAR NO: 6929	. O	RDINANCE COUNCIL SERIES NO:
COUNCIL SPONSOR: BINDER/COO	<u>PER</u> PI	ROVIDED BY: PLANNING DEVELOPMENT
INTRODUCED BY: MR. DAVIS	SI	ECONDED BY: MR. CANULETTE
ON THE $\underline{7}$ DAY OF $\underline{APRIL}$ , $\underline{2022}$		
	E ATTACHED	NAME THE 60 FOOT ROAD SURVEY BAYOU VINCENT
-	ications Distric	ne Department of Planning & Development and t signed by at least 50 percent plus one of the s been submitted; and
approved the Road Name Request Form Vincent Pond Road, Nearest Cross-stre	n for the unname et: Ben Thomas	nunications District has received, reviewed and ed 60 foot road. Pending Approved Name: Bayou Road Slidell, LA 70460. Since future structures access will be added to the 911 Database and to
THE PARISH OF ST. TAMMAN officially name the 60 foot road shown		RDAINS: that St. Tammany Parish Government survey as Bayou Vincent Pond Road.
REPEAL: All ordinances or parts of	f Ordinances in	conflict herewith are hereby repealed.
• •	n can be given e	the shall be held to be invalid, such invalidity shall frect without the invalid provision and to this end be severable.
EFFECTIVE DATE: This Ordinand	e shall become	effective fifteen (15) days after adoption.
MOVED FOR ADOPTION BY:		SECONDED BY:
WHEREUPON THIS ORDINANC FOLLOWING:	E WAS SUBM	ITTED TO A VOTE AND RESULTED IN THE
YEAS:		
NAYS:		
ABSTAIN:		
ABSENT:		
		DOPTED AT A REGULAR MEETING OF THE 2; AND BECOMES ORDINANCE COUNCIL

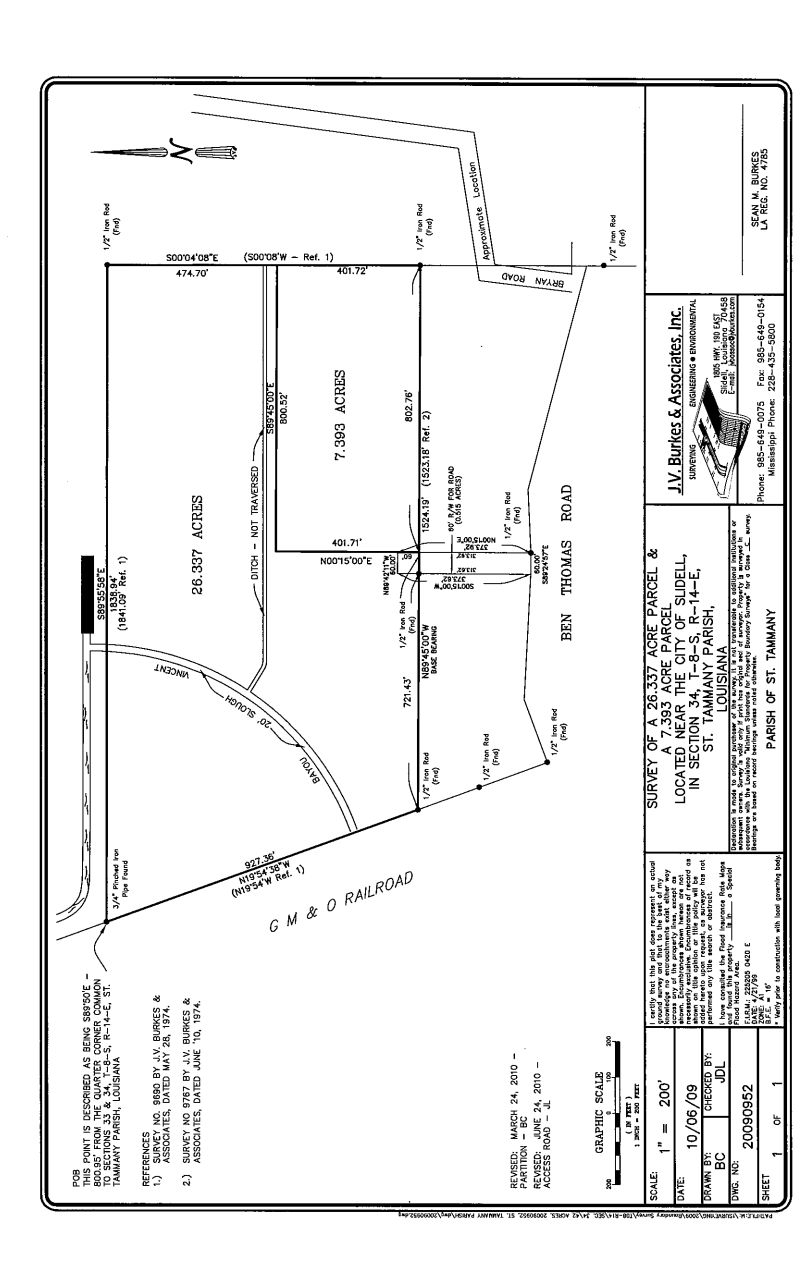
	JERRY BINDER, COUNCIL CHAIRMAN
ATTEST:	
KATRINA L. BUCKLEY, COUNCIL CLERK	
	MICHAEL B. COOPER, PARISH PRESIDENT
Published Introduction: MARCH 30 , 2022	
Published Adoption:, <u>2022</u>	
Delivered to Parish President:, 2022 at	
Returned to Council Clerk:, 2022 at	



# St. Tammany Parish Communications District 28911 Krentel Road Lacombe, LA 70445 Phone: (985) 898-4911 Fax: (985) 898-4974 Email: address@stp911.org

# **REQUEST TO APPROVE ROAD NAME**

Date: 2/15/22	
Proposed Road Name: BAYOU VINCENT POND RD	
Submitted by: Name: Helen Lambert	
Phone: 985-898-2529	
Email; hlambert@stpgov.org	
Applicant's Name: St. Tammany Parish Government	
■ STP Planning and Development Department	
☐ STP Department of Public Works	
☐ Developer (for subdivisions which have not received Final Plat Approval)	
□ STP Communications District No. 1	
☐ Municipality	
Reviewed by the STP Communications District No. 1  The STP Communications District No. 1 has no objection to this request.  The STP Communications District No. 1 objects to this request for the foll reasons:	owing
Rodney Hart, Director	Date: 2/15/2022
For Office Use Only:	
St. Tammany Parish/City Government:	
<ul> <li>□ Parish/City Ordinance</li> <li>□ Attached Survey</li> <li>□ (if applicable), list of all property owners with contact information</li> </ul>	
911 Office:	
☐ VOID Date:	□ Map □ USPS □ MSAG □ Readdressing



 $(a_{k} \circ h_{k}) \circ b = 1$ 

UNITED STATES OF AMERICA STATE OF LOUISIANA PARISH OF ST. TAMMANY

### DONATION AND DEDICATION OF IMMOVABLE PROPERTY

BEIT KNOWN, that on this 31d day of whousand ten (2010);

BEFORE ME, the undersigned Notaries Public, duly commissioned and qualified and in the presence of the undersigned competent witnesses hereinafter named and undersigned;

### PERSONALLY CAME AND APPEARED:

J. O. FITZGERALD & CO., a Louisiana partnership created on October 26, 1977 by Act before R. Bradley Lewis, N.P. and recorded at Instrument No. 376283 of the records of the Parish of St. Tammany, State of Louisiana, appearing herein through its surviving partners, Larry E. Breland, J. R. Fitzgerald and Charles M. Hughes; hereinafter referred to as Donor,

who declares that Donor is the owner of the following described property and that in consideration of the proposed use of the subject property for the benefit of the citizens of the Parish of St. Tammany, it does hereby donate, dedicate, transfer, set over and deliver, without warranty of title, but with full rights of substitution and subrogation to all rights and actions of warranty Donor has or may have, the following described property, to wit:

A certain parcel of land being a 60 foot roadway situated in Section 34, Township 8 South, Range 14 East, Saint Tammany Parish, Louisiana and more fully described as follows:

Commencing at the Quarter Corner common to Sections 33 & 34, Township 8 South, Range 14 East, St. Tammany Parish, Louisiana, and run South 89 Degrees 50 Minutes East a distance of 800.95 feet to a point marked by a ½ inch iron pipe found on the Easterly Right of Way Line of the GM & O Railroad; thence run South 89 Degrees 55 Minutes 58 Seconds East a distance of 1838.94 feet to a point marked by a ½ inch iron rod found; thence run South 00 Degrees 04 Minutes 08 Seconds East a distance of 876.42 feet to a point marked by a ½ inch iron rod found; thence run North 89 Degrees 45 Minutes 00 Seconds West a distance of 802.76 feet to a point and the Point of Beginning.

From the Point of Beginning run North 00 Degrees 15 Minutes 00 Seconds East a distance of 60.00 feet to a point; thence run North 89 Degrees 42 Minutes 11 Seconds West a distance of 60.00 feet to a point; thence run South 00 Degrees 15 Minutes 00 Seconds West a distance of 373.62 feet to a point on the Northerly Right of Way Line of Ben Thomas Road; thence run along said Northerly Right of Way Line of Ben Thomas Road South 89 Degrees 24 Minutes 57 Seconds East a distance of 60.00 feet to a point; thence leaving the Right of Way Line of Ben Thomas Road run North 00 Degrees 15 Minutes 00 Seconds East a distance of 373.62 feet to a point being the Point of Beginning. Said parcel contains 0.515 acres, more or less.

### AND NOW INTO THESE PRESENTS comes:

THE PARISH OF ST. TAMMANY, a political subdivision of the State of Louisiana, appearing herein through Kevin Davis, Parish President, who is duly authorized to sign and execute this document on behalf of the Parish of St. Tammany, State of Louisiana; hereinafter referred to as Donee;

who accepts the aforesaid donation and dedication of the above described parcel of ground for the benefit of the citizens of the Parish of St. Tammany.

Donee declares and acknowledges (a) that the Donor does not warrant that the conveyed property

St. Tammany Parish 2190 Instramt #: 1784671 Registry #: 2015013 CST 09/20/2010 11:02:00 AM MB CB X MI UCC

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is free from redhibitory or latent defects or vices or any environmental conditions (including, but not limited to asbestos, lead base-paint or any hazardous substance) and they hereby release and hold harmless Donor from any and all liability for redhibitory or latent defects or vices under Louisiana Civil Code Articles 2520 through 2548; inclusive; (b) that they have had full, complete and unlimited access to the property herein conveyed for all tests and inspections which they, in their sole discretion, deemed sufficiently diligent for the protection of their interests; © that they do hereby waive the warranty of fitness for intended purposes or guarantee against hidden or latent redhibitory defects or vices under Louisiana Law, as well as any rights they may have in redhibition for the reduction or return of all or any portion of the purchase price by reason of any defects or vices, pursuant to Louisiana Civil Code Articles 2520 through 2548, inclusive, and 2475, and any other applicable state or federal law, and the jurisprudence thereunder; (d) that this express waiver shall be considered a material and integral part of this sale and consideration thereof; (e) that this waiver has been brought to their attention and explained in detail and that they have voluntarily and knowingly consented to this waiver of (I) warranty of fitness, (ii) warranty against redhibitory vices and defects, and (iii) any rights they may have to the reduction or return of any portion of the purchase price for the herein conveyed property, imposed by Louisiana Civil Code Articles 2475; and (f) that by their signatures, Donee expressly acknowledge all such waivers and the exercise of their right to waive warranty pursuant to Louisiana Civil Code 2503.

Further, Donee agree that the immovable property herein conveyed and all other items located thereon are conveyed by Donor and accepted by Donee "AS IS, WHERE IS", without any warranty of any kind whatsoever, even as to the metes and bounds, zoning, operation, or suitability of such property for the use intended by Donee, and without regard to the presence of apparent or hidden defects and with Donee's full and complete waiver of any and all rights for the return of all or any part of the purchase price by reason of any such defects. Donee acknowledge and declare that neither Donor nor any party whomsoever, acting or purporting to act in any capacity whatsoever on behalf of Donor, has made any direct, indirect, explicit or implicit statement, representation or declaration, whether by written or oral statement or otherwise, and upon which Donor have relied, concerning the existence or non-existence of any quality, characteristic or condition of the property herein conveyed.

The parties specifically acknowledge that said donation is a confirmation and ratification of an obligation to transfer said property to the Parish of St. Tammany as created in an Agreement, dated August 19, 1974, by and between Joseph R. Lee, Jr., et al. and J. O. Fitzgerald & Co., recorded at COB 739 folio 15 of the official records of the Parish of St. Tammany, State of Louisiana. The parties further acknowledge and confirm that the transfer of the property to Donee is free and clear of any and all obligations by all parties to said Agreement to improve said property, specifically the construction of a road bed, or bear the cost thereof as may be provided in said Agreement. Donee further agrees to hold harmless and indemnify Donor from any action arising out of said Agreement as it relates to the donation, dedication and construction of a roadway on said property by Donee and at Donee's expense.

All Parish and City, if applicable, taxes up to and including taxes due and exigible in 2009 are paid. The parties acknowledge that the real estate taxes for the year 2010 have not been prorated and the parties relieve me, Notary, from any responsibility for the proration of future taxes. The parties further acknowledge that no certificates nor tax research have been obtained and the parties relieve me, Notary, from any responsibility to the non-production thereof. The parties further acknowledge that the property description used herein was supplied to me, Notary, by the Parish of St. Tammany and the parties relieve me, Notary, from any responsibility in connection therewith.

By reference to the indices in and for the Parish of St. Tammany, it does not appear that said

property has been heretofore alienated by the Donor nor that it is subject to any encumbrance whatever. Donor specifically states that it has not alienated nor encumbered the subject property nor are there any outstanding agreements to transfer or sell the subject property.

All agreements and stipulations herein and all the obligations herein assumed shall insure to the benefit of and be binding upon the successors and assigns of the respective parties, and the Donee, its successors and assigns, shall have and hold the described ownership forever.

THUS DONE AND PASSED, in multiple parts, on the day, month and year hereinabove first written, in the presence of the undersigned competent witnesses, who hereunto sign their names with the said appearers and me, Notary, after due reading of the whole.

CHARLES M. HUGHES PARTNER

NOTARY PUBLIC LSBA NO.

Susan A. Roper Notary Public Parish of St. Tammany State of Louisiana Notary ID No. 035086

THUS DONE AND PASSED, on this 30 day of Quy 3, 2010, in the presence of the undersigned competent witnesses, who hereunto sign their names with the said appearers and me, Notary, after due reading of the whole.

Ackley Mc Menamin Print Name: Askley Mc Menamin

THE PARISH OF ST. TAMMANY

Kevin Davis, Parish President

The RELLY M. RABALAY NOTARY PUBLIC ( LSBA NO. 26705

## **GUVERNMENT**

THE PARISH OF ST. TAMMANY

NUMBER 2007-15430

DIVISION "J"

VERSUS

22ND JUDICIAL DISTRICT COURT

PARISH OF ST. TAMMANY

LUCILLE ALFORD

FILED: Sept. 8

STATE OF LOUISIANA

,2010

Instruct #:

Instrant #: Registry #:

Regi

CONSENT JUDGMENT

THIS MATTER was set for a hearing on July 1, 2010. The parties wishing to resolve this matter, have reached a Consent Judgment.

THE PARTIES, wishing to compromise and settle the issues between them concerning this Expropriation, submit this Consent Judgment to the Court for signature.

THE COURT, having been informed of certain agreements and stipulations of the parties relative to the issue of the Expropriation of the Subject Property, and the court, after the stipulations, consents, and agreements of the parties were agreed to in writing in conformity with Civil Code articles 3071, et. seq., renders judgment as follows:

IT IS ORDERED, ADJUDGED, AND DECREED in lieu of any monetary consideration being paid between the parties, that the parties have agreed to partition the ownership of the entire parcel of the Subject Property into two separate parcels of property, with each party receiving full ownership, including all mineral rights, of their respective parcel.

ITTS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court recognizes that BRON FANE ALFORD is the proper party defendant in these proceedings, that he is enrolled as such, and has the authority to execute this Consent Judgment.

If IS FURTHER ORDERED, ADJUDGED, AND DECREED that in consideration of the property herein received by him, in full ownership, as the owner of all rights and interest that Ana Lucille Crane Alford had or may have had in the Subject Property, BRON FANE ALFORD, does hereby grant, bargain, sell, convey, transfer, assign, set over, and deliver unto ST.

TAMMANY PARISH, here present and accepting for itself, its successors and assigns, and acknowledging due transfer and delivery, all and singular of any and all interest he may own in

PARISH OF ST. TAMMANY v. LUCILLE ALFORD, 22ND JDC# 2007-15430-J, CONSENT JUDGMENT, Page 2 of 4 and to the following described property, to wit:

A CERTAIN PIECE OF LAND located in Section 34, T-8-S, R-14-E, St. Tammany Parish, Louisiana, more particularly described as follows:

Commence at the Quarter Corner common to Sections 33 & 34, Township 8 South, Range 14 East, St. Tammany Parish, Louisiana and run South 89 Degrees 50 Minutes East a distance of 800.95 feet to a ½" iron pipe found on the Easterly Right Of Way Line of the G M & O Railroad and the Point of Beginning.

From the Point of Beginning run South 89 Degrees 55 Minutes 58 Seconds East a distance of 1838.94 feet to a ½" iron rod found; thence run South 00 Degrees 04 Minutes 08 Seconds East a distance of 876.42 feet to a ½" iron rod found; thence run North 89 Degrees 45 Minutes 00 Seconds West a distance of 1524.19 feet to a ½" iron rod found on the Easterly Right Of Way Line of the G M & O Railroad; thence run along said Easterly Right Of Way Line of the G M & O Railroad North 19 Degrees 54 Minutes 38 Seconds West a distance of 927.36 feet and back to the Point of Beginning. Said parcel contains 26.337 acres more or less. All as shown by a survey dated October 6, 2009, as revised on March 24, 2010, and June 24, 2010, by J. V. Burkes and Associates, Inc., drawing No. 20090952, a copy of which is annexed hereto.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that in consideration of the property received by it, in full ownership, St. Tammany Parish does hereby grant, bargain, sell, convey, transfer, assign, set over and deliver unto BRON FANE ALFORD, here present and accepting for himself, his successors, heirs, and assigns, and acknowledging due transfer and delivery, all and singular, any and all interest it may own in and to the following property, to wit:

A CERTAIN PARCEL OF GROUND located in Section 34, T-8-S, R-14-E, St. Tammany Parish, Louisiana, more particularly described as follows:

Commence at the Quarter Corner common to Sections 33 & 34, Township 8 South, Range 14 East, St. Tammany Parish, Louisiana and run South 89 Degrees 50 Minutes East a distance of 800.95 feet to a ½" iron pipe found on the Easterly Right Of Way Line of the G M & O Railroad; thence run South 89 Degrees 55 Minutes 58 Seconds East a distance of 1838.94 feet to a ½" iron rod found; thence run South 00 Degrees 04 Minutes 08 Seconds East a distance of 474.70 feet to the Point of Beginning.

From the Point of Beginning run South 00 Degrees 04 Minutes 08 Seconds East a distance of 401.72 feet to a ½" iron rod found; thence run North 89 Degrees 45 Minutes 00 Seconds West a distance of 802.76 feet to a point; thence run North 00 Degrees-15 Minutes 00 Seconds East a distance of 401.71 feet to a point; thence run South 89 Degrees 45 Minutes 00 Seconds East a distance of 800.52 feet and back to the Point of Beginning. Said parcel contains 7.393 acres more or less. All as shown by a survey dated October 6, 2009, as revised on March 24, 2010, and June 24, 2010, by J.V. Burkes and Associates, Inc., drawing No. 20090952, a copy of which is annexed hereto.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Parish grants to BRON FANE ALFORD, a servitude of passage over a parcel of ground 60' wide and approximately 715.34 feet long originating at Ben Thomas Road, headed north, initially over the 60' x 313' right of way for a road that the Parish has south of the partitioned properties and north of Ben Thomas Road as shown by a survey dated October 6, 2009, as revised on March 24, 2010, and June 24, 2010, by J.V. Burkes and Associates, Inc., drawing No. 20090952, a copy of which is annexed hereto, and then continuing north an additional approximate 412.34' along and adjacent to the entire Western boundary line to the northwest corner of the heretofore described Alford property. This servitude of passage shall continue in existence until a road is constructed as further provided in this Judgment.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Parish shall construct a public road, initially a gravel road, to be hard surfaced at a later date that extends north from Ben Thomas Road within the 60' x 313' right of way, and continues north an additional approximate 412.34' over the property partitioned to St. Tammany Parish, to the northwest corner of the property partitioned to BRON FANE ALFORD, and once the gravel road is in place, the servitude of passage shall be extinguished in its entirety. The Parish shall begin the construction of the gravel road within one year from the date that this partition judgment is executed. The final length of the road may be conditioned upon determinations/restrictions from the Corps of Engineers and/or other Agencies. If the public road cannot be constructed all the way to the northwest corner of the property partitioned to BRON FANE ALFORD, then the full width of the servitude will be extinguished up to the road's northern end. In this situation, the 60' wide servitude shall extend from the northern end of the road a distance necessary to maintain a minimum of 237' from the southwest corner of the Alford Property along its western boundary line. However, if restrictions are such that no road can be constructed along the western boundary line of the aforesaid Alford property, then the parties shall work together to assure that BRON FANE ALFORD has access to his property, at no expense to him, and the 60' wide servitude of passage shall be modified accordingly, and the road constructed accordingly.

PARISH OF ST. TAMMANY v. LUCILLE ALFORD, 22<sup>HD</sup> JDC# 2007-15430-J, CONSENT JUDGMENT Page 4 of 4

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Clerk of Court is hereby authorized and ordered to return the funds being held in the registry of the court to St.

Tammany Parish, and that the Clerk is further authorized to first deduct any costs accrued by the

Parish from the funds prior to their return to the Parish, fire interest.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that each party shall assume their own attorney fees and court costs incurred in this matter and discharge the other from any claim for reimbursement for these fees and costs.

THUS DONE AND SIGNED THIS \_\_\_\_\_\_DAY OF SEPTEMBER, 2010, at COVINGTON, LOUISIANA.

JUDGE JUDGE

APPROVED AS TO CONTENT AND FORM

KELLY M. RABALAS BAR# 26705 RONALD S. HAGAN, BAR# 18244

21489 Koop Drive, Suite H Mandeville, LA 70471 985-898-3427 (phone) 985-867-5124 (fax)

Attorneys for St. Tammany Parish

ROBERT M. BLACK, BAR # 3095

NVZ

302 Louisiana Avenue Bogalusa, LA 70427 985-735-6800 (phone) 985-735-8978 (fax) Attorney for Bron Fane Alford

STATE OF LOUIS ASSENCE OF ST. TAMMANY MALISE PRIEW. CLERK OF COURT I certify that this assence was filed and recorded NST. COE Of the official records MOB COE MISC.

# Administrative Comments

An Ordinance to officially name the 60 foot road identified on the attached survey Bayou Vincent Pond Rd (Ward 9, District 14).