IN THE COURT OF COMMON PLEAS ALLEGHENY COUNTY, PENNSYLVANIA TO: THE UNKNOWN HEIRS OF LARRY V. ALLISON AND CLARENCE AND FANNIE HARRIS CIVIL DIVISION NO.: GD-21-015000 STOUGH FAMILY 4, LLC,

Plaintiff,

VS.

CITY OF PITTSBURGH, CITY OF PITTSBURGH SCHOOL DISTRICT, PITTSBURGH WATER & SEWER AUTHORITY, ALLEGHENY COUNTY, the estate of LARRY V. ALLISON, FANNIE A. HARRIS and CLARENCE W. HARRIS, husband and wife, and JOHN DOES AND JANE DOES 1-10, Defendants.

ORDER OF COURT

AND NOW, this 25th day of August, 2023, upon consideration of Plaintiff's Motion for Default Judgment to Quiet Title Pursuant to Pa. R. Civ. P. No. 1066(a), and any response in opposition thereto, it is hereby ORDERED, ADJUDGED, and DECREED, that Plaintiff's Motion is GRANTED.

It is further ORDERED that the Defendants shall be forever barred from asserting any right, lien, title or interest in the property inconsistent with the interest or claim of the Plaintiff as set forth in the Complaint, unless any defendant shall take action to assert their right within thirty (30) days after entry of this Order. Should all Defendants fail to act, within that 30-day period, the Department of Court Records shall, upon Praecipe of the Plaintiff, enter final judgment against Defendants.

BY THE COURT Daniel D. Regan, Judge