

STATE OF MINNESOTA, )  
                          ) SS.  
COUNTY OF CASS.      )

IN DISTRICT COURT,  
FIFTEENTH JUDICIAL DISTRICT.

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In the matter of the appeal from the award  
of damages made by the town board of the  
Town of May, Cass County, Minnesota.

Charles W. Akin,

Plaintiff and Appellant,

-vs-

Town of May, all of Cass County, Minn., Defendant and Respondent.

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NOTICE OF APPEAL  
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That the said Charles W. Akin for a number of years last past was and now is the owner in fee of the West half (W<sup>1</sup>) of the Southeast quarter (S<sup>1</sup>) of section seven~~th~~ (S<sup>7</sup>), Town One Hundred and Thirty-three (133), Range Thirty-one (31), which land is located in the Town of May, Cass County, Minnesota. That the town board of said Town of May, upon petition therein made and after notice given and on the 14th day of November, 1914 met for the purpose of laying out and establishing a highway over and across the premises described. That the said town board made its order establishing and located said highway on the east line of the said premises over and across said premises. That on said date, said town board made its award of damages, allowing the said Charles W. Akin the sum of One Hundred and Fifty (\$150.00) Dollars in payment for land taken for said highway and damages for the construction of the same. That the said amount so awarded appellant is inadequate and insufficient to compensate him for the damages sustained. That the appellant has actually sustained damages by reason of the establishment of such highway in the sum of One Thousand (\$1,000) Dollars.

You are therefore hereby notified that the above named Charles W. Akin appeals to the District Court in and for said County of Cass from the de-

termination of the town board in awarding said Charles W. Akin the sum of \$150.00 damages, which determination and award was made and filed on the 14th day of November, 1914. That appellant deems himself aggrieved by said award. That the grounds of this appeal are that said award is inadequate and insufficient to compensate appellant for the damages sustained. That this appeal relates to the award for damages so made by said respondent.

Dated this 10th day of December, 1914.

  
Attorney for Plaintiff and Appellant,  
Staples, Minnesota.

