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WALTER S. BOOTH & SOM, TOWNSHIP AND LAW BLANK PUBLISHERS, MINNEAPOL S, MINN.

In the office of the Librarian of Congress at Washington

WALTER S. BOOTH,

Entered according to Act of Congress in the year 1880, by

The Town Clerk must not record this order within thirty days after Thom. Town Clerk must not record this order withing, and not then, it an appeal has been taken until the order is confirmed on appeal. But the transfer or the confirmed is, logether with the transfer or the be recorded and then transmitted to the teller with the transfer may be recorded and then transmitted to the County Auditor, to be filed and proserved by him.

"LAKE MOTICE—General Lews 1885, Chapter 39, as amended the formeral Laws 1893, Chapter 186, allower legal volume endies of the county thirties of the county within three miles of are freeholders and residents of the town within three miles of the read laws. The residence of the town within three miles of the residence of the county with the sign the patient of must be so stated on the blank in Bust to state the first purpose after the * in the following blank in Supervisors' Road Order" and the "kward of Damages."

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county Auditor.

...M., in this office.

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It is Therefore Ordered and Determined, That a road be, and the same is hereby. and established according to the description last aforesaid, which is hereby made a part of this Order, and it is declared to be a public highwaythe said description above given being the center of said road. Given under our hands, thisday of	And Whereas, Upon receiving said petition, we did, within thirty days thereafter, make out a at which we would meet and decide upon such application, to-wit: On the day of the said would be seen as a such application, to-wit: On the day of the said would be possed in three public places in said Town, at least ten days previous the such time and place as above named in said notice, and being satisfied that the applicant had, caused said notice of time and place of hearing to be given to all the occupants of the land through serving the same personally such highway, and heard any and all reasons for or against the proceeded to examine personally such highway, and being of opinion that such was necessary and proper, and that the public interest would be promoted thereby, we granted the protection of the description of which as so said road, and caused a survey thereof to be made acompanying, the description of which as so	Whereas, Upon the petition of
and Determined, That a road be, and the same is hereby. A. D. 190.2 Supervisors Supervisors	And Whereas, Upon receiving said petition, we did, within thirty days thereafter, make out a notice and fix therein a time and place at which we would meet and decide upon such application, to wit: On the	legal voters who own real estate or who occupy real estate of States, or under contract from the State of Minnesota, within two (2) mile and the states, which said petition was filed with the Town Clerk previous stition having been first duly posted up in three of the most public places of sai relation thereto, proof of which posting was duly shown to us by affidavit; which is set forth and described in said petition as follows, viz: Beginnin M. Cor., M. 4 322. M. Cor., M.