892500	Within five days after date of within order Town Board shall make its Award of Dannages and file all papers pertaining to the road with the Town Clerk. The Town Clerk must not record this order within thirty days after filing, and not then, if an appeal has been taken, until the order is confirmed on appeal. But if no appeal is taken, or if on appeal this order is confirmed, it, together with the award, must be recorded and then transmitted to the County Auditor, to be filed and preserved by him.	Office of County Auditor, County of Carly Minn. Filed this 15 day of Carly. 1910, at 9 o'clock J.M., in this office. County Auditor	The within Road Order, together with the Award of Damages, was recorded by me this 16 day of 1910, in the Road Record Book of the Township, and then sent by me to the County Auditor, to be filed and preserved by him.		Mable Tub
w	NERSHIP AND	DESCRIPTION OF LA		TITION	

0

OWNERS OF LANDS	DESCRIPTION OF LANDS	SECTION	TOWN	RANGE
L. E. Breek nell Enknown	SW14 KW14	16 21	/36 /36	30
				4
	·			-

The names of the Petitioners, the places where, and the time when copies of the Supervisors' Order or Notice of Hearing were posted; and the names of persons served with the Supervisors' Order or Notice, and how served, are as follows, viz:

	NAMES OF PETITIONERS	SUPERVISORS' ORDER OR NOTICE, WHEN AND WHERE POSTED	SUPERVISORS' NOTICE, ON WHOM SERVED	HOW SERVED	
	albert Buelow	supervisoro notice mas poles.			
	alex Ferguson	one copy of Each of the 3 public	(owners of land are has -		
	L. E. Stall.	posting places of the town of	(ouners y land are res - residents")		
	Severt Junoision	maple on the 4th day of guns	·		1
	helo Burquist	2.0.1910			
	helo Stenson.				1
	John Somes.				!
	West Juffman				
:					
				•	
	, , ,				
					[
					ĺ
	1 d d				

State of Minnesota, County of Caso Town of Snaple ss.
Whereas, Upon the petition of Sight (6) legal voters who own real estate or who occupy real estate
under the homestead or pre-emption laws of the United States, or under contract from the State of Minnesota, within three (3) miles of the
road proposed in said petition to be laid but Y Established; which said petition was filed with the Town Clerk, who
forthwith presented it to us for action thereon, and which said proposed
and described in said petition as follows, viz: Beginning. at the section Corner between sections 1617, 20 and 21. Two 136. R. 30 and following the course of the section line in an Easterly direction typing between sections 16 and 21 Jup. 136 R 30 to 12.1. of the certification connecting therewish at said A.P.I. The proved to be of the weath of four rodo.

And Whereas, Upon receiving said petition, we did, within thirty days thereafter, make out an order or notice of hearing and fix
therein a time and place at which we would meet and act upon such petition, to-wit: On theday ofday
19/0, at A-P. 1. J. Halls Barlmay July 130 P30
causing copies of such notice to be posted in three public places in said Town at least ten days before such meeting; and having met at such time and place as above named in said notice, and being satisfied that the petitioners had, at least ten days previous to said time caused said notice of time and place of hearing to be given to all the occupants of the land through which such highway might pass, by serving the same personally upon each of said occupants, proof of which was shown by affidavit, we proceeded to examine personally such
highway, and heard all persons interested, and any and all reasons for or against the laying trul and establishment
was necessary and proper, and that the public interest would be promoted thereby, we granted the prayer of said petitioners and determined
to lay and and establish said road, and caused a survey thereof to be made according to the report and plat herewith
accompanying, the description of which as so laid out and established is as follows, to-wit: Beginning
at the section corner between sections 16.17, 20 and 21, Two: 136 R.30
and following the course of the seation line, in an Easterly direction lying between sections 16 and 21 July: 136 R 30 to API. of States Cartinary,
lying between sections to and 21 o wor! 100 of 30 to API. of traces carman,
connecting therework at said A.P. 1.
The road tobe of the weath of four road.

To the Boa	ard of Supervisors	of the Town of	·		County of		
		·	and State o	of Minnesota:			
	rsigned, having been employe						
	ne thereof, as made by me un Township						
	f SectionTownshipRangethence running as follows, with a variation ofegrees andminutes:						
STATION	BEARING	DISTANC	DISTANCE		REMARKS		
	A-VIII						
to a definition of the second							
					,		
		÷					
• COMMON LABOR OF		***************************************					
		Will do not be a second of the	•				
a series			•				
			: •				
and that below	is a correct plat of said road a	according to said survey.			.		
				of	19		
	()	Plat			Surveyo		
			_				
6		# +	3	2 -			
	•				re . may La.		
7	5		10	4	12		
,							
				· ·			
	v			*			
18	17	· /6	15-	-14	13		
	*** ** *******************************	Retablished phatis Continue		to the second se			
		15111111111111111111111111111111111111					
			4.0	. 2.5			
17	20	2/	22	. 4.3	24		
	!	: !		E:			
		:		†			
3 ₽	2-49	25-	- _م نغر	26	25-		
	,		,				
					1		
	# #			•			
3/	22	33	34	31-	26		
		į					

State of Minnesota, County o	f bass Town of 1	g a	pe	, /	SS.		
Whereas, A road was laid out As	f bass Town of 1, a established on the	he		7 1/2	day of		
There 19/0, by us. the	e Supervisors of the said Town of	, 	(on the p	etition of		
(loigh X [8]) legal voters	who own real estate or who occupy real estate under the home	estead o		_			
United States, or under contract from the Sta	ate of Minnesota, within three (3) miles of said road, which sa	id road.	as l	aid	out		
	is set forth and described in the foregoing Su						
	ined by reason of the laying out. and salables						
been ascertained by the agreement of the own	ners of the lands through which said road passes, with us, and	l a part	of the o	wners o	f the said		
lands have in writing released all claims to da	mages; but not being able to agree with the owners of the fo	llowing	describe	d lands	, claiming		
damages by reason of said road passing thro	ugh, and the owners of some of the said lands being unknow	n, we ha	ave asses	sed the	damages		
to each of such individual claimants with who	om we could not agree, and awarded damages to the owners o	f such la	ands thr	ough w	hich such		
road passes as are unknown, at what we deen	ned just and right; taking into account and estimating the	benefits	s the ro	ad will	confer on		
the claimants and owners, as well as the disad	vantages. We have assessed and awarded damages as follows) :					
(Persons lawfully occupyi	ng United States or State land, considered the owners thereof for purpos	es hereof	.)				
OWNERS OF LANDS	DESCRIPTION OF LANDS	SECTION	TOWN	RANGE	DAMAGES		
*							
				ļ			
				! 1			
	j						
And in case of the following lands and claimants for damages, we estimate that the advantages and benefits said road will confer on them are equal to all damages sustained by them by reason of laying out and los ablishment ofsaid road, to-wit:							
said to equal to an damages sustained by mem by reason of laying out section the section of the							
OWNERS OF LANDS	DESCRIPTION OF LANDS	SECTION	TOWN	RANGE			
L. E. Bricknell Unknown.	101/4	16	/36	30			
unknown.	1 NW 14	21	136	30			
					-		
				ļ			