AND DESCRIPTION

Within five days after date of within order Town Board shall make its Award of Damages and file all papers pertaining to the road with the Town Clerk.

The Town Clerk must not record this order within thirty days after fling, and not then, if an appeal has been taken, nutil the order is confirmed, it, put if no appeal and on appeal his confirmed, it, together with the award, must be recorded and then transmitted to the County Anditor, to be fled and preserved by him. rotibuk ytnuod . softo sint in this office.

Office of County Auditor

be filed and preserved by him. then sent by me to the County Auditor, to in the Road Record Book of the Toun, and ine this got day of the sint sin the Award of Damages, was recorded by The within Road Order, together with

Filed this Life day of Char

LINYT KOYD OKDEK OL LOMN BOYKD

General Statutes 1913

the said description above given being the center of said road Given under our hands this 2 day  attack  See W. B. Shart Clark	It is Therefore Ordered and Determined, That a road be, and the same is herebyand established according to the description last aforesaid, which is hereby made a part of this Order, and it is declared to be a public road	· And ·	sted in three punsted in three punsted in three punsted in three puns nearing to be a compants, property and all reasons fine same, and be ne public interest republic interest constants.	And Whereas, Upon receiving said petition, we did, within thirty days thereafter, make out therein a time and place at which we would meet and act upon said petition, to-wit: On the		State of Minnesota, County of
day of General  AND HORKE	d and Determined, That a road be, and the same is hereb, and established according to the description last aforesaid, this Order, and it is declared to be a public road		public places in said Town, at least ten days before such m, and being satisfied that the petitioners had, at least ten de given to all the occupants of the land through which such proof of which was shown by affidavit, we proceeded to examin ns for or against the soing of opinion that such sees would be promoted thereby, we granted the prayer of said droad, and caused a survey thereof to be made according to the grant of the prayer of the said droad, and caused a survey thereof to be made according to the said droad.	e did, within thirty days thereafte	826/1/8	Town of legal voters who own 1 United States, or under contract from the State
time 6	and the report and pl		cees in said Town, at least ten days before such meeting; and having met at a satisfied that the petitioners had, at least ten days previous to said time all the occupants of the land through which such road might pass, by serving ich was shown by affidavit, we proceeded to examine personally such road, and ainst the prince of the prayer of said petitioners and determined be promoted thereby, we granted the prayer of said petitioners and plat herewith caused a survey thereof to be made according to the report and plat herewith	an order or notice		Ha: eal estate of Minns was filed
Supervisors	at herewith accompanying		eeting; and having met at lays previous to said time road might pass, by serving e personally such road, and petitioners and determined petitioners and determined ne report and plat here with follows, to-wit: Beginning	of hearing and fix	is set fort	e or who occupy real estatesota, within three (3) mile with the Town Clerk, wh

Plat	
and	
Report	
nrveyors	
7.0	

of Section	ter your direction, to-wit: Beginning atRange	thence running as follows, with a variation of remarks
	DISTANCE	REMARKS
	DISTANCE	REMARKS
	•	
		1
 and that below is a correct plat of said road, according to said survey.	according to said survey.	
Dated at	day of	of192

Given under our hands thisday ofday of
them are equal to all damages sustained by them by reason of laying out
And in case of the following lands and claimants for damages, we estimate that the advantages and benefits said road will confer on
OWNERS OF LANDS  DESCRIPTION OF LANDS  SECTION TOWN RANGE DAMAGES
damages by reason of said road passing through, and the owners of some of the said lands being unknown, we have assessed the damages to each of such individual claimants with whom we could not agree, and awarded damages to the owners of such lands through which such road passes as are unknown, at what we deemed just and right; taking into account and estimating the benefits the road will confer on the claimants and owners, as well as the disadvantages. We have assessed and awarded damages as follows:  (Persons lawfully occupying United States or State land, considered the owners thereof for purposes hereof)
Whereas, A part of the damages sustained by reason of the laying out
United States, or under contract from the State of Minnesota, within three (3) miles of said road, which said roadOne of said road
of the said Town of the state or who occupy real estate under the homestead or pre-emption laws of the
on the d
State of Minnesota, County ofss:

4-