	 						,
	Shu boeld	July Chapper July Mighay	The names of the Petitioners, the pland the names of persons served with the	Has Richel Ferdingst South	OWNERS OF LANDS	OWNERSHIP AND	Within five days after date of within order Town Board spall make its Amazeos and file all papers pertsining to the road with file flown Clerk. The Town Clerk must not record this order within thirty days after fling, and not then, if an appeal has been taken, until the order, is confirmed on appeal. But if no appeal is confirmed on appeal. But if no appeal is the order is confirmed, it, together with until the order, is confirmed on appeal. But if no appeal is the order is confirmed, it, together with the award must be resonded and then transmitted to the County Anditor, to be fited and preserved by him. WALTER 8. ROOM TOWN FROM TOWN F
		Haluguis Contes Cope 8 Maluguis Contes Cope Maluguis Contes Cope Maluguis Contes Cope	with the Supervisors' Order or Notice, and how served,	N. W. K. K. S. W. W. K. K. S. W. K. K. S. W. W. K. S. W. W. K. S. W.	DESCRIPTION OF	ND DESCRIPTION OF LANDS AS	De filed and preserved by him. Town Clerk Town Clerk County of Filed this day of Office of County Auditor. 19, at
			Supervisors' Order or Notice l, are as follows, viz:	0000 47474	LANDS SECTION	GIVEN IN THE PETITION	I'lled this Auy of Mun 1916. I Dan Clerk The within Road Order, together with the Audrd of Danages, was recorded by me the Lour Book of the Town, and in the Road Record Book of the Town, and then sent by me to the County Auditor, to
		mail mail	of hearing were posted;		TOWN RANGE		FINAL ROAD ORDER OF TOWN BOARD (Revised Laws 1905)

Given under our hands this	It is Therefore Ordered and Determined, That a roadand established according to the which is hereby made a part of this Order, and it is declared to the said description above given being the center of said word.	therein a time and place at which we would notice in a time and place at which we would notice to be posted in such time and place as above named in said notice of time and place of hearing the same personally upon each of said occupa heard all persons interested, and any and all the same was necessary and proper, and that the public to the same persons interested and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper, and that the public to the same was necessary and proper.	Lestion (9) Mines (20) Sweeth to c (20) Sweeth to c Mo 82 at on man Must territate	Whereas, Upon the petition of
day of May Of M Of M	and Determined, That a road be, and the same is hereby	three public places in sa office, and being satisfie g to be given to all the outs, proof of which was reasons for or against the, and being of opinion interest would be prome interest would be prome, and road, and caused	then the formally of said	of the United States, or under contract or under c
Ries Supervisors Marken	and the report and plat herewith accompanying	etition, to-wit: On the	though so he	Town of Murgather SS: legal voters who own real estate or who occupy real estate ract from the State of Minnesota, within three (3) miles ; which said petition was filed with the Town Clerk, who tal is set forth

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	County of		ollowing is a correct	JC	8	; ;	19	Surveyor				
		and State of Minnesota:	The undersigned, having been employed by you to make a survey of a road in said Town, would report that the following is a correct y of the line thereof, as made by me under your directions, to-wit: Beginning at	thence running as follows, with a variation of .	REMARKS							
		State of	in said Town, g at	running as f			day of		İ			
][and	The undersigned, having been employed by you to make a survey of a road in said survey of the line thereof, as made by me under your directions, to-wit: Beginning at	thence	90 E				:			. !
	ervisors of the Town of		o make a surv ections, to-wi	ge	DISTANCE		and that below is a correct plat of said road according to said survey. Dated atthis					
	s of the		ed by you to der your dir	Range			according to	-				
	ervisor		oeen employe de by me un	lownship			of said road					
Plat	of Sup		ed, having l ereof, as ma	Township.	BEARING		correct plat		I	:		
Surveyor's Report and Plat	To the Board	÷	e undersign the line the	na			nat below is a c Dated at					
Surveyor's	To the		Th survey of	of Section degrees and	STATION		and that					

i		 		· · · ,			
	Given under our hands this 6 day of May (1916) Of White May (1916) Supervisors	ON OF LANDS SECTION	An in case of the following land 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 outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying outsaid to all damages sustained by them by reason of laying out		a of Precific and domages done.	lands have in writing released all claims to damages; but not being able to agree with the owners of the following described lands, claiming 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.) BECTION TOWN FANGES	State of Minnesota, County of Head Land Town of Munesota, and, whereas, A road was laid out. Rule Supervisors of the said Town of Land on the Land on the petition of Land Land on the petition of the Land of Town of Land on the homestead or pre-emption laws of the United States, or under contract from the State of Minnesota, within three (3) miles of said road, which said road, which said road, which said road has been ascertained by the agreement of the owners of the lands through which said road passes, with us, and a part of the owners of the said