

and terminating at.....

and that the foregoing releases of claims for damages, agreements as to damages, and assessments of damages, benefits, and net damages, be, and hereby are, in all things established and confirmed.

Dated Sept 30, 1936

James Straton
W. H. Sigurd
Le Roy Evers

Town Board of the Town of Irlespie
Cass County, Minnesota.

**Final Town Road Order
and Award of Damages**

Town of Irlespie

Filed this 19th day of Sept A. D. 1936

Chas. M. Nelson
Town Clerk

The within Order and Award of Dam-
ages was recorded in the Road Record
Book of the Town on the.....

day of..... 19....., and
then by me transmitted to the County
Auditor of.....
County to be filed and preserved by him.

Town Clerk

OFFICE OF COUNTY AUDITOR,

County of..... Minn.

Filed this..... day of.....
19....., at.....
o'clock..... M.

County Auditor

After thirty days from the day of filing this order, if no appeal has been taken or if the order has been confirmed on appeal, the Town Clerk must record this Order and Award and then transmit it to the County Auditor, who will file and preserve the same. The law requires the Auditor to give the Town Clerk a receipt therefor.

(Strike out if no survey ordered)

~~Sub: That~~ of said road,
~~was~~ ~~was~~ by this board employed to make a survey of said
has made such survey and filed his report thereon with this Board, to which reference is hereby made as
a part hereof:

IT IS THEREFORE ORDERED, That said road be, and hereby is, *granted*
as a public highway *two* rods wide, the center line thereof to run as follows: Beginning
at

thence running along the route following, to-wit:

(Follow surveyor's description, if any)

6th:—That the following named owners and occupants of the following described lands have by agreements in writing with this Board fixed their damages on account of the.....
of said road as follows, to-wit:

NAMES OF OWNERS	DESCRIPTION OF LAND	DAMAGES

7th:—That this Board did then assess the damages of each known and unknown claimant who has not released his claim and with whom it was unable to agree as to such damages, and in so doing did determine the gross amount of damages to each, determine the money value of benefits to each which the.....of said road will confer, deduct such benefits from such damages, and award the difference as net damages; and that the names of such owners and occupants of land, the descriptions of said land, and the gross damages, benefits, and net damages are as follows, to-wit:

NAMES OF OWNERS	DESCRIPTION OF LAND	GROSS DAMAGES	BENEFITS	NET DAMAGES

State of Minnesota,

County of Cass

} ss.

TOWN OF

Preprie

The Petition for the relativities

of the town road hereinafter referred to and

Whittittick

described herein to be heard by the undersigned Town Board on the

day of Sept 1936, at One o'clock P M. at

Re Ray Evers - Chairman of Supervisors

in said town; and said Board, having examined said road, heard all parties interested, and considered

the same, finds as follows:

1st.—That said petition was filed with the Town Clerk on the

18th

day of Sept 1936, presented to this Board on the

19th

day of Sept 1936, at which time this Board made its order fixing a time and

place when and where it would meet to act on said petition and directing the service of said order and the

posting of notice thereof, to which order reference is hereby made as a part hereof:

2nd.—That it has been made to appear to the satisfaction of this Board by affidavits and otherwise that said order was personally served on each occupant of land over which said road passes

at least ten days before the meeting for hearing said petition and that ten days posted notice thereof has been given, to which affidavits and proofs reference is hereby made as a part hereof:

3rd.—That said petition was signed by not less than eight voters of said town who own real estate, or occupy real estate under the homestead or pre-emption laws or under contract with the state, within three miles of the proposed location of the road therein described and is in all things regular and according to law:

4th.—That the location of said road is in the interests of the public welfare in said town and is expedient and necessary; that a ~~no~~ survey of said road is necessary; and that according to said petition was granted: and

appointed to ~~make~~ make ~~such~~ such ~~all~~ all of which was indorsed on said petition and is hereby referred to as a part hereof.

5th.—That the following named occupants and owners of the following described lands have released in writing all claims for damages on account of the construction of said road, to-wit:

NAMES OF OWNERS

DESCRIPTION OF LAND

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