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To the Honorable Board of County Commissioners of Belmont County, Ohio: The undersign petitioners, freeholders of said County residing in the vicinity of the proposed improvent represent that the public convenience and welfare require the	
represent that the public convenience and welfare require the <u>Vacation</u> of <u>a part of</u> <u>a Public Road or</u> application to you to institute and order proper proceedings in the premises, for <u>Vacation</u> such road, the same not being a road on the State Highway System. The following is the general route and termini of said road: Beginning at <u>Being</u> <u>a part</u> of the southerly end of the <u>Ma</u> <u>In Sections 7 and 8, Township 8, Range 3, Warren Town Ohio. Beginning for the same at a point in the centerline residence of Herold Shepherd, In the Northeast Qu Henbert R. and Ora Peddicord, and Hager H. and R. Section 8; thence Continuing in a southerly direction William and Betty Temple in the northeast quarter ending at the intersection of said T-181 with the</u>	ement hereinafter described, respectful
of <u>a part of</u> <u>a public Road or</u> application to you to institute and order proper proceedings in the premises, for <u>Vacation</u> such road, the same not being a road on the State Highway System. The following is the general route and termini of said road: Beginning at <u>Being</u> <u>a part</u> of the southerly end of the Ma In Sections 7 and 8, Township 8, Range 3, Warren Town Ohio. <u>Beginning</u> for the same at a point in the centerline residence of Harold Shepherd, In the Northeast Qu Herbert R. and Ora Peddicord, and Hager H. and R. Section 8; thence Continuing in a southerly direction William and Betty Temple in the northeast quarter ending at the intersection of said T-181 with the	
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IDI WILL The	
Vacation being approximately 4000 Seet in len	of section land
y the hardy robb seer in len	Capions Road (T-182
	gth.
Dated this	
PETITIONERS' NAMES TAXING DISTRIC PETITIONER	A. D. 19.64

Clarence Sassield Myron H. Aukerman George Finch William Temple Earl G. Smith Glenn R. Rockwell H. R. Peddicord Harold O. Shepherd Don Howell Homer Grier Alfred M. Doudna Elmer Briggs Kenneth Ward Howard E. Gibson Walter S. Skinner Fred Arnold Warren Tup. Barnesville, O. Warren Tap. Barnesville, O Sol E. Main Barnesville Warren Tup. Barnesville, O. Warren, Barnesville, O. Warren Tup. Barnesville, O. Barnesville, O. RO. 3 Barnesville, O. RO. 3 Barnesville, O. Route I Barnesville, O. Route J Barnesville, O. Route 3 Barnesville, O. # 2

RESOLUTION—FIXING TIME AND PLACE OF NOTICE THEREOF ON PUT	
IN THE MATTER OF THE	Office of County Commissioners,
Vacation of a part	Belmont County, Ohio
05 a	
Public Road.	
etitioned for by Hagar H. Myers	¢.
, and others.	
The Board of County Commissioners of Belmont County, Ohio, met in	Special session
the day of May , 19.6	4 at the office of County Commissioners
the following members present:	, ut the office of
	Whe H. Porsey
	Louis Salvador
	Austin C. Furbee
	Muslin C. Turbee
Mr. Salvador mo	ved the adoption of the following Resolution:
WHEREAS, A Petition signed by at least twelve freeholders of the Cour	ate residing in the visinity of the proposed improvement has been are
nted to this Board of County Commissioners requesting said Board to	Vacate
a part of a Public Road as descri	ribed therein; therefore, be it
RESOLVED, That the 3rd day of June	2
RESOLVED, That the 3rd day of Uune	, 19 64, at o'clock P. M., be fixed as the date when
e will view the proposed improvement, on which date we will meet at	he commencing point of said improvement
d go over the line of said proposed improvement; and be it further	
RESOLVED, That the 10 th day of June	(057)
RESOLVED, That the day of $Oune$	19.07, at
final hearing thereof, which hearing will be at the office of the Board; and be	e it further
RESOLVED, That the Clerk of this Board be and	tea to give notice of the time and place for both such view and hearing
publication once a week for two consecutive weeks in the 57. Clar	

a newspaper published and having general circulation in the County, which said notice shall also state briefly the character of said proposed improvement. Mr. Furbee seconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Ves Mr. Dorsey Mr. Furbee Kes Mr. Salvador Ves Adopted the <u>6 th</u> day of <u>May</u>, 19 64 C ... 0. 4

Wm. Lilienthal & Sons, Cambridge, O64392-C	
June 3, 1964 Commissioners Jr. Vol. 41-Pg. 72 Kien C. t. RESOLUTION-UPON VIEW OF PROPOSED IMPROVEMENT	
VIEW CONTIN THE REAL	
Hearing Cont. July 8, 1964 2:00 P.M. (OST.) June 24, 1964 Commissioners Jr. bol. 41 B.95 View Had Dorsey, Furbee, Salvador	
Commissioners Jr. 101.41 B.95	
View Had Dorsey, Furbee, Salvador	
IN THE MATTER OF THE	
Vacation of a part of a	
Belmont County, Ohio	
Public Road.	
The Board of County Commissioners of Belmont County, Ohio, met in	
on the day of July 1964, at the office of County Commissioners	
with the following members present:	
Wm. H. Dorsey	
Louis Salvador	
Austin C. Furbee	
Mr Moved the adoption of the following Resolution:	
WHEREAS, On the 24th day of June , 1964, the time heretofore fixed for view of the	
proposed improvement, we, the Board of County Commissioners having jurisdiction in said matter, went upon the line of said proposed improvement	
 and made personal view of the proposed route and termini thereof, and after full investigation and due consideration of all the facts and conditions	
pertaining thereto; therefore, be it	
RESOLVED, That we do find and consider said improvement of sufficient public importance to instruct the County Engineer to make an accurate	
survey and plat of the same, and furnish an accurate and detailed description of the proposed improvement describing the center line and right of way	
lines thereof.	4
Said County Engineer shall also furnish an accurate and detailed description of each tract of land which he believes will be necessary to be taken	
in the event the proposed improvement be made, together with the name of each owner.	

Said County Engineer shall also, at the time of making such survey, set stakes at the termini of each right of way line and at all angles between such termini, and at sufficient other points on the right of way lines so that the bounds of the proposed improvement may be discernible to property owners and other interested persons; and be it further

RESOLVED, That the said County Engineer be and he is hereby directed to make a report in writing to this Board, on or before the

day of, 19....., the date fixed for the final hearing, setting forth his opinion either for or against said proposed improvement, and the width to which said improvement shall be opened, which shall not be less than thirty feet; said report shall be acompanied by said plat and detailed and accurate descriptions, and filed with the County Commissioners, and this cause is continued until said date. Mr. Salvador Seconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr. Dorsey Yes Mr. Salvador Ves Mr. Furbee Ves Adopted the <u>8th</u> day of <u>Jaly</u>, 1964 Commissioners Journal <u>Geneva Beck</u>

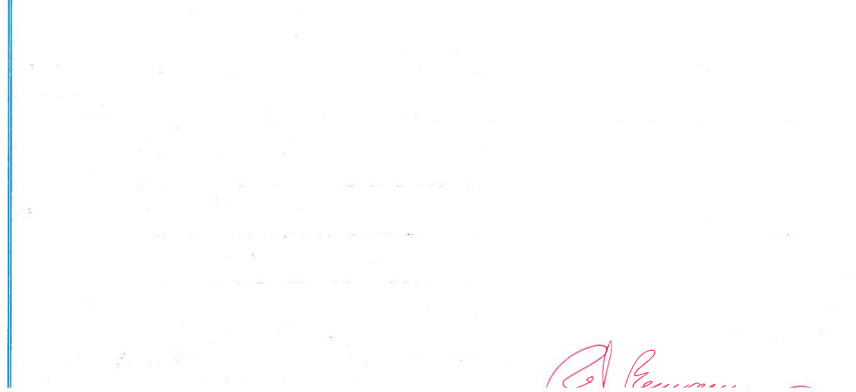
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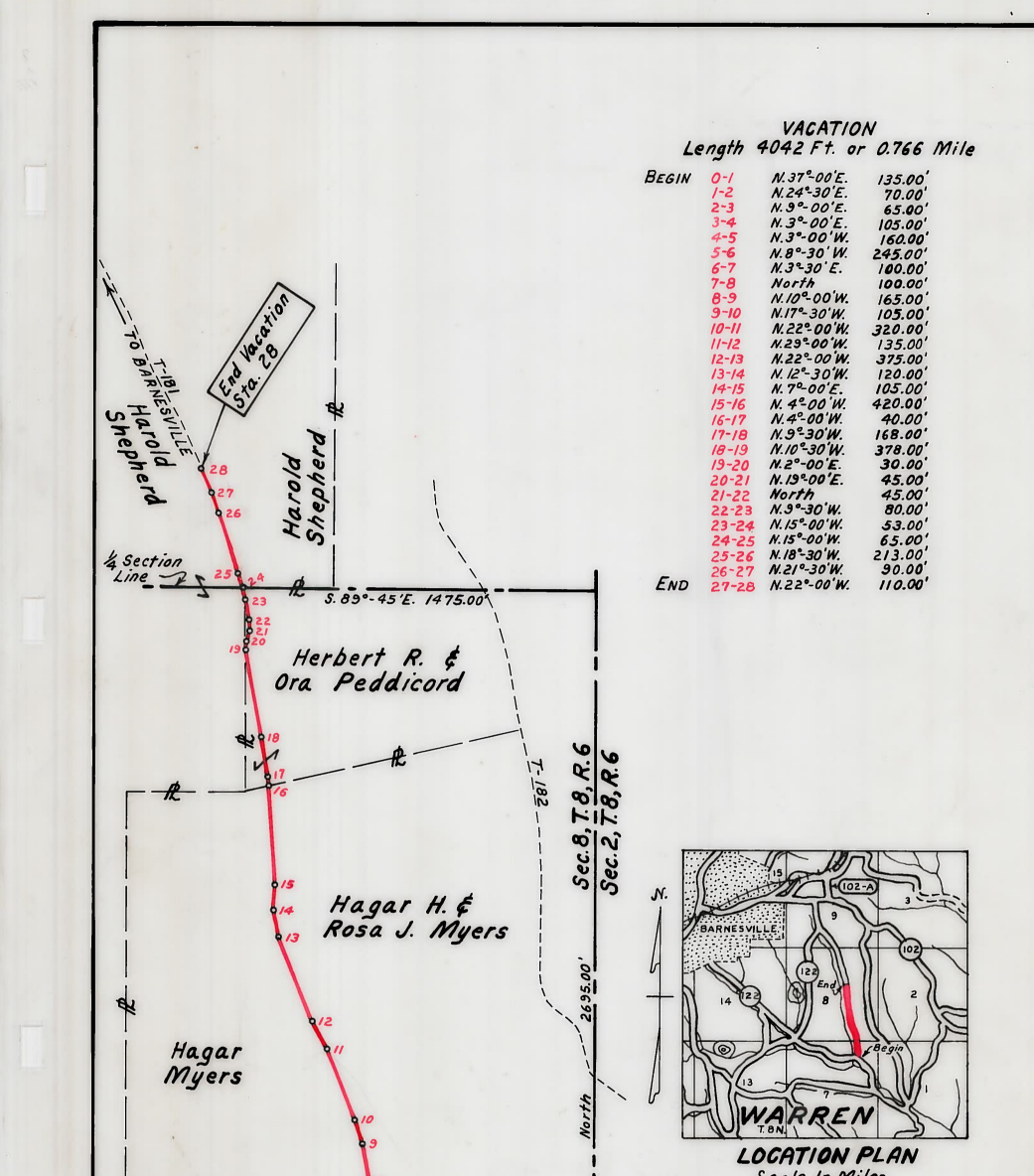
IN THE MATTER OF THE Vacation of a part of Public Road. In Warren Tup-, by Hager A. Myers, ct al, Imp 662	County Engineer's Office, Belmont County, Ohio. Jaly 6, 19 ⁶
Public Road. In Warren Tup-, by Hager A. Myers	•
n Warren Tup-, by Hager A. Myers	July 6, 196
n Warren Tup-, by Hager A. Myers	
et 1 tup (12	
	*
	14 W
o the Board of County Commissioners of Belmont County, Ohio:	21 in th
The undersigned in obedience to your order dated June	
ay of July, 1964, to make an accurate survey	and plat of the Public Road proposed to be improved,
espectfully submits the following report:	
In the opinion of the undersigned the proposed improvement should be	e granted.
The width to which said improvement should be opened is	
An accurate survey and plat, and an accurate and detailed description of each tract	t of land which the undersigned County Engineer believes
e necessary to be taken in the event the proposed improvement be made, together with th	
part hereof.	te name of each owner, accompany this report and are m

" see Plat"

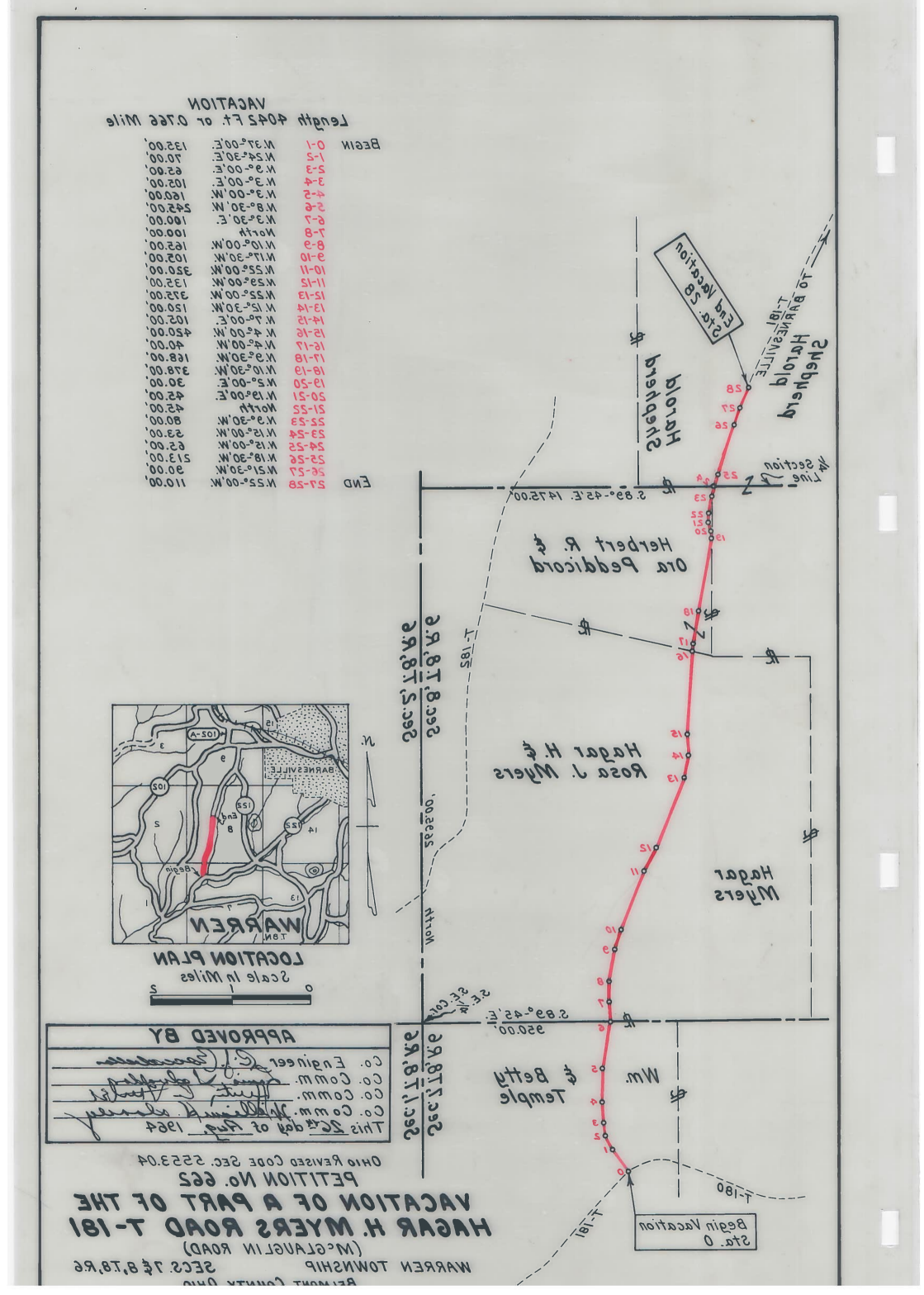
The undersigned recommends the following changes in the proposed improvement which in his judgment should be made in the event the proposed

52





Scale In Miles S. 89°-45'E 950.00 APPROVED BY *R*.6 9 R. Co. Engineer C. Coccelecte Sec. 7, 7.8, 1 Sec. 1, 7.8, 1 Wm. & Betty Co. Comm. alor e la Temple Co. Comm._ int ter Sec. 1, Co. Comm. Un alligue This 26th day of Aug. 1964 OHIO REVISED CODE SEC. 5553.04 PETITION No. 662 T-180 VACATION OF A PART OF THE HAGAR H. MYERS ROAD T-181 Begin Vacation Sta. 0 (M°GLAUGLIN ROAD) WARREN TOWNSHIP SECS. 7 \$ 8, T.8, R.6 BEIMONT COUNTY OHIO



ORDERING F	PROPOSED IMPROVEMENT RECORD, ETC.
IN THE MATTER OF THE	Office of County Commissioners,
Vacation of a part	Belmont County, Ohio
65 a	
Public Road.	
Hagar H- Myers	
The Board of County Commissioners of Belmont County. Ohio, met	in Special sess
	, 1964, at the office of County Commissioner.
with the following members present:	, 19 5 F; at the office of Commissioner.
	WM. H. Porsey
	Austin C. Furbee
WHERSAS, This day this matter came on to be heard on the report Engineer, and said report having been read in open session, the Board p mprovement for the public convenience or welfare and offered either for ons; and WHEREAS, Said Board has considered said report and all the testin ore, be it RESOLVED, That said Board of County Commissioners do find said i	moved the adoption of the following Resolution: , survey, plat and detailed and accurate descriptions as filed by the Cou proceeded with the hearing of testimony bearing upon the necessity of the s or against going forward with the proposed impovement by interested p nony offered, and all the facts and conditions pertaining to said matter; the improvement will serve the public convenience and welfare; and be it furthe being the opinion of this Board of County Commissioners that the impro
WHERSAS, This day this matter came on to be heard on the report Engineer, and said report having been read in open session, the Board p improvement for the public convenience or welfare and offered either for ons; and WHEREAS, Said Board has considered said report and all the testin ore, be it RESOLVED, That said Board of County Commissioners do find said i RESOLVED and determined to proceed with said improvement, it nent is of sufficient importance to the public to cause the compensation and RESOLVED and determined to proceed with said improvement only is this Board may deem reasonable and just be paid by the landowners of and the balance, if any, be paid out of the County Treasury, it being the fufficient importance to cause all compensation and damages to be paid to hereby determined that said proposed improvement be abardoned. It he accompanying schedule setting forth the names of such benefited land function compensation and damages to be paid by the such compensation and damages to be paid to hereby determined that said proposed improvement be abardoned. It he accompanying schedule setting forth the names of such benefited land function compensation and damages to be paid by the owner, or owners, of RESOLVED, That said improvement we set forth and defined in said	, survey, plat and detailed and accurate descriptions as filed by the Count proceeded with the hearing of testimony bearing upon the necessity of the or against going forward with the proposed impovement by interested mony offered, and all the facts and conditions pertaining to said matter; the improvement will serve the public convenience and welfare; and be it furthe being the opinion of this Board of County Commissioners that the impro- and damages on account thereof to be paid to the persons entitled thereto damages is hereby ordered; and be it further upon the condition that the compensation and damages or such part the opinion of this Board of County Commissioners that the impro- damages is hereby ordered; and be it further upon the condition that the compensation and damages or such part the opinion of this Board of County Commissioners that the improvement opinion of this Board of County Commissioners that the improvement opinion of this Board of County Commissioners that the improvement is no from the County Treasury. On failure of such benefited landowners to day of is further ordered that there be included in this order and made a part her downers, a pertinent description of such land and a statement of the amount each parcel of such land, and be it further report, survey, plat and detailed and accurate descriptions as filed by
WHERSAS, This day this matter came on to be heard on the report Engineer, and said report having been read in open session, the Board p mprovement for the public convenience or welfare and offered either for ons; and WHEREAS, Said Board has considered said report and all the testin ore, be it RESOLVED, That said Board of County Commissioners do find said i RESOLVED and determined to proceed with said improvement, it nent is of sufficient importance to the public to cause the compensation and f the County Treasury, and such method of payment of compensation and RESOLVED and determined to proceed with said improvement only is this Board may deem reasonable and just be paid by the landowners of and the balance, if any, be paid out of the County Treasury, it being the utificient importance to cause all compensation and damages to be paid f uch compensation and damages as may be adjudged against them by the is hereby determined that said proposed improvement be abardoned. It he accompanying schedule setting forth the names of such benefited land such compensation and damages to be haid by the owner, or owners, of RESOLVED, That said improvement we set forth and defined in said fourth compensation and damages to be haid by the owner, or owners, of RESOLVED, That said improvement we set forth and defined in said county Engineer be and the same is hereby granted and said road is hereb eet in width; and be it further RESOLVED and determined to proceed with said improvement and said road is hereb eet in width; and be it further	, survey, plat and detailed and accurate descriptions as filed by the Count proceeded with the hearing of testimony bearing upon the necessity of the or against going forward with the proposed impovement by interested mony offered, and all the facts and conditions pertaining to said matter; the improvement will serve the public convenience and welfare; and be it further being the opinion of this Board of County Commissioners that the impro- and damages on account thereof to be paid to the persons entitled thereto damages is hereby ordered; and be it further upon the condition that the compensation and damages or such part the opinion of this Board of County Commissioners that the impro- damages is hereby ordered; and be it further upon the condition that the compensation and damages or such part the opinion of this Board of County Commissioners that the improvem opinion of this Board of County Commissioners that the improvem opinion of this Board of County Commissioners that the improvement is no to make a pertinent description of such benefited landowners to day of

and be it further

RESOLVED, That the County Engineer be and he is hereby directed to cause a record of the proceedings, including the survey and plat and accurate

and detailed description of said proposed improvement, to be forthwith entered in the proper road records of said County; and be it further RESOLVED, That the <u>26</u>th day of <u>Auguest</u> <u>19.64</u>, at <u>10.530</u> o'clock <u>M</u>, at the office of this Board, be and the same are hereby fixed as the time and place for hearing of such claims for compensation and damages as may be filed in writing with the Clerk of this Board on or before said date; and be it further

RESOLVED, That notice of the time and place of such hearing be given by the County Engineer or his Deputy or Assistant, and the Clerk of this Board, as required by law; and be it further

RESOLVED, That this cause be and the same is hereby continued to said date above fixed.

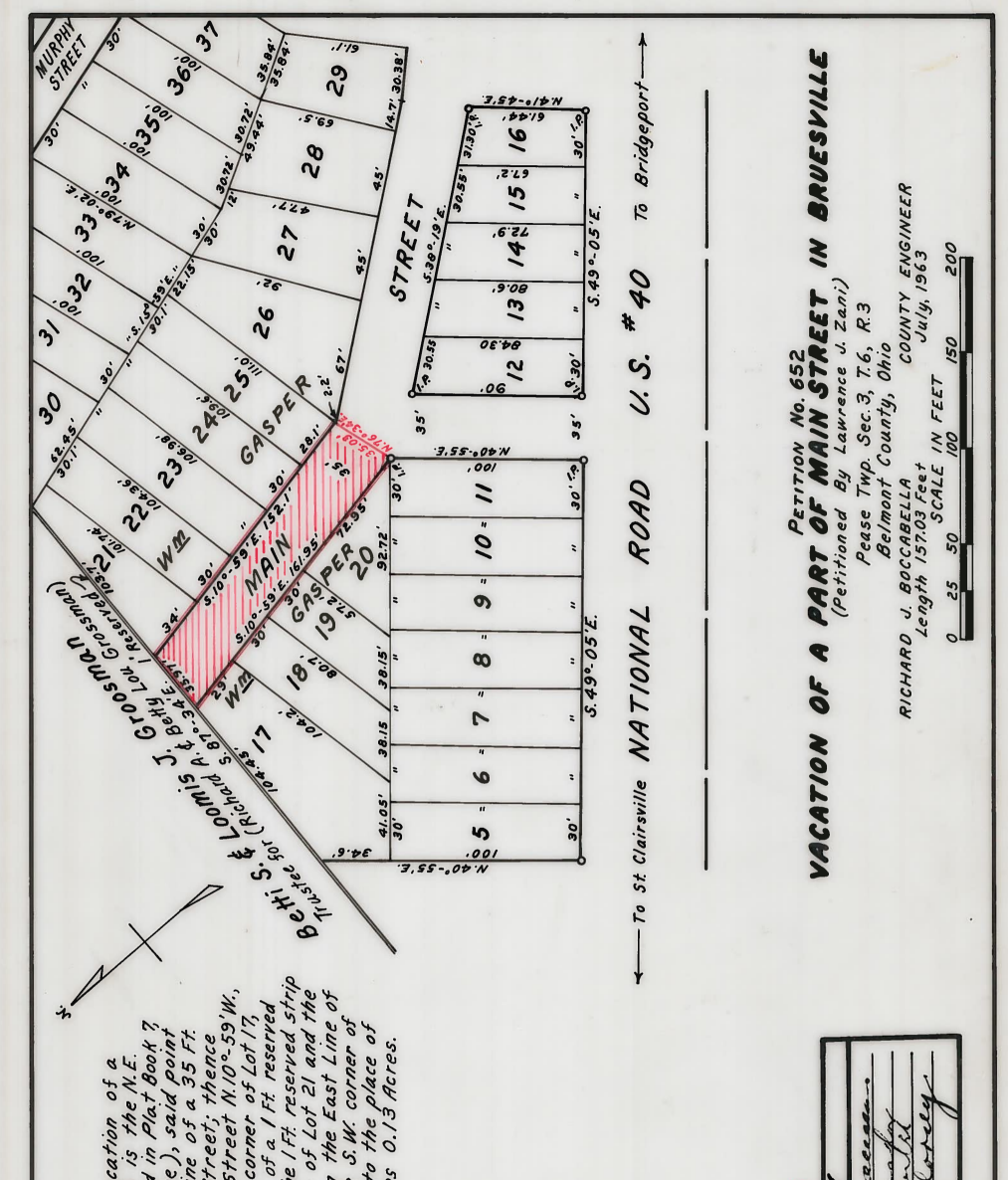
Mr. Dorsey seconded the Resolution and the roll being called upon its adoption the vote resulted as follows:

Mr. Dorsey	
Mr. Furbee	Kes
Mr	·
Adopted the & day of	July 1964

	NO
RESOLUTION-AWARDIN	GCOMPENSATION AND DAMAGES
mmissioners Journal Vol. 41, Pg.147	
IN THE MATTER OF THE	Office of County Commissioners,
Vacation of a Part of a	Belmont County, Ohio.
Public Road.	
Hager H. Myers	
The Board of Country Commissioners of Belmont Country, Ohio	mat in Special
The bound of county commissioners of being $County, One,$ a the $26\frac{7b}{7b}$ down the Ala and t	, met in <u>Special</u> session , 1964, at the office of <u>County</u> Commissioners
-	, 19.9.1., at the office of
ith the following members present:	Dansell
	Dorsey E. Las
	Furbee Salvador
	Salvaaor
5 1 - 2	
	moved the adoption of the following Resolution: I damages to landowners through or upon whose lands said improvement is located
WHERSAS, This day the matter of award of compensation and	
WHERSAS, This day the matter of award of compensation and me on to be heard, and the Board finds that notice of the time and	l damages to landowners through or upon whose lands said improvement is located
WHERSAS, This day the matter of award of compensation and ome on to be heard, and the Board finds that notice of the time and ormer order and the Board has heard all applications for compensat	l damages to landowners through or upon whose lands said improvement is located place of this hearing has been given to all such owners as provided by law and our
WHERSAS, This day the matter of award of compensation and me on to be heard, and the Board finds that notice of the time and rmer order and the Board has heard all applications for compensa- cal disabilities; therefore, be it	l damages to landowners through or upon whose lands said improvement is located place of this hearing has been given to all such owners as provided by law and our
WHERSAS, This day the matter of award of compensation and me on to be heard, and the Board finds that notice of the time and rmer order and the Board has heard all applications for compensa- gal disabilities; therefore, be it RESOLVED, That we do find and allow compensation and dam	d damages to landowners through or upon whose lands said improvement is located place of this hearing has been given to all such owners as provided by law and our ation and damages filed herein, and considered all claims of minors and those under
WHERSAS, This day the matter of award of compensation and me on to be heard, and the Board finds that notice of the time and omer order and the Board has heard all applications for compensa- al disabilities; therefore, be it RESOLVED, That we do find and allow compensation and dam	d damages to landowners through or upon whose lands said improvement is located place of this hearing has been given to all such owners as provided by law and our ation and damages filed herein, and considered all claims of minors and those under
WHERSAS, This day the matter of award of compensation and time on to be heard, and the Board finds that notice of the time and trmer order and the Board has heard all applications for compensa- gal disabilities; therefore, be it RESOLVED, That we do find and allow compensation and dam	d damages to landowners through or upon whose lands said improvement is located place of this hearing has been given to all such owners as provided by law and our ation and damages filed herein, and considered all claims of minors and those under
WHERSAS, This day the matter of award of compensation and ome on to be heard, and the Board finds that notice of the time and ormer order and the Board has heard all applications for compensa- gal disabilities; therefore, be it RESOLVED, That we do find and allow compensation and dam	d damages to landowners through or upon whose lands said improvement is located place of this hearing has been given to all such owners as provided by law and our ation and damages filed herein, and considered all claims of minors and those under
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WHERSAS, This day the matter of award of compensation and me on to be heard, and the Board finds that notice of the time and ormer order and the Board has heard all applications for compensa- teral disabilities; therefore, be it RESOLVED, That we do find and allow compensation and dam	d damages to landowners through or upon whose lands said improvement is located place of this hearing has been given to all such owners as provided by law and our ation and damages filed herein, and considered all claims of minors and those under

RESOLVED, That, when the amount of compensation and damages is paid to the owners, as herein ordered, or the amount thereof as allowed by this Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows:

be and the same is hereby established. Mr. Salvador seconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr. Dorsey Jes Adopted the 26Th day of August , 1964 Laburi. Rort



ginning for a description of the Vacation of a of Main Street, at a point which is the N.E of Lot II in Bruesville, (Recorded in Plat Book 7 10, Belmont County Recorders Office), said point is the intersection of the West Line of a 35 ft. If and the West Line of Main Street; thence of with the West Line of Main Street; thence ft. to a point which is the N.E. corner of Lot 17, point intersects the South Line of a 1 ft reserved there along the South Line of the 1 ft reserved street S.10°-59'E., 152.1 ft to the S. W. corner of Street S.10°-59'E., 152.1 ft to the S. W. corner of sing. The above Vacation Contains 0.13 Acres. BY Ż 1963 Vacation WIIIII APPROVED J. 7th day of ~ Engineer Co. Comm. 2 Co. Comm._ Co. Comm. This. Co.

