PUBLIC ROAD PETITION # 670

St. Clairsville

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 improvement hereinafter described, respectfully represent that the public convenience and welfare require the **Vacation** 

of Union Twp. Road No382 \$ 224

such road, the same not being a road on the State Highway System.

Wm. Lilienthal & Sons, Cambri

The following is the general route and termini of said road:

Beginning at a point at the intersection of Township Road No. 382, and Township Road No. 399, said point of beginning is in Section No. 28, Union Township, Belmont County, Ohio, and is referenced from the southwest corner of Section 28, as Spllows: N. 10°-10'-00"E., 426.59 feet along the west line of Section 28 to a point; thence at right angles thereto 5.870-50'-00" E., 29.58 feet to the place of beginning; thence from point of beginning of petitioned vacation, along the centerfine of Township Road No. 382, N. 14°-12'-20" W., 81.49 Seet to a point at or near the west line of Section 28; thence following along or near the west line of Section 28 and in the center line of Township Road No. 382, the following courses and distances. Due North 303.00 feet, N. 20-44'-40" E., 855.98feet; N. 1º-40'-20"E., 2598.11 Seet; N. 3º-07'-30" E, 1099.64 Seet to the section corner common to sections 28,29,34 and 35; thence N.00-32'-00"E., 643.03 feet to a point at or near the west line of Section 29 and in the centerline of Township Road No. 382; thence N.20°-05'-40"E., 305.60 feet to a point in the center of Township Road No. 382; thence N.17-35:40"E., 430.12 Seet to point in the center of Township Road No. 382; thence N.12° -22'-00"E. 350.12 feet to a point in centerline Township Road No. 382; thence N. 10-23'-40"E. 526.64 Seet in the centerline road; thence N. 4°-11'-15'E., 205.55 Seet in center line; thence N. 120-48-15"E., 112.81 Sect in centerline N. 19-32'-10"E., 164.47 Sect in center line; thence N.300-31-45"E., 226.38 in center line; thence N.120-39:10"E., 100.44 Sect at the intersection of Union Township Road No. 382 and Belmont County Highway No. 102, the terminus of the Petitioned Wacation. Said point being in Section No. 29, Union Township, Belmont County, Ohio, and referenced as follows: from the north west corner of Section No. 29, S.10-23'-40"W., 2363.82 Seet along the west line of Section No. 29 to apoint; thence at right angles thereto S. 88 - 36 - 20"E., 570.71 to the terminus of the

Herein petitioned vacation has alength of Approx. 8,003.38 feet or 1.52 miles.

Dated thisday of	Jaly ,A.D. 19 65
PETITIONERS' NAMES	TAXING DISTRICT OF COUNTY IN WHICH PETITIONER OWNS REAL ESTATE
Consolidation Coal Company Joseph E. Hickle Agent	Union Township 6-30-65

91

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Ohio,

nware J. Jnulway L.K. Smith Addie Bethel Anna Hoblick Adrian Marniucci Robert Kidd WM J. Kobinson John Kukulak Mrs. John Spiga Margaret Spiga Joseph P. Pabin stefanie Gaidos Elizabeth Zaneck The Baltimore and Ohio Railroad Company John J. Wackman Agent

Union Township 7-3 July 3-65 Union Township July 6,-65 Union Teup. July 6 - 1965 11 R:#1, Flushing, O. July 6, 1965 Rd. / Flushing, Ohio July 6, 1965 R 2 Flushing, O. Jaly 6, 1965 R2, Flushing, O. July 6, 1965 R2, Flushing, O. July 6, 1965 Union Twp. 7/6/65 R2 Flushing, O July 6-1965 R#2 Flushing July 6, 1965 Rt # 2 Flushing, Ohio 7-6-65 Box # 7, Lasserty, Ohio

RESOLUTION—FIXING TIME AND PLACE OF VIEW AND OF FINAL HEARING AND NOTICE THEREOF ON PUBLIC ROAD PETITION	
IN THE MATTER OF THE	Office of County Commissioners,
Vacation	Belmont County, Ohio
65	
Public Road.	
etitioned for by Consolidation Coal Co.	
by Jos. E. Hickle, Agt., and others.	
The Board of County Commissioners of Belmont County, Ohio, met in	special session
the 12 th day of July 19 65, at	the office of County Commissioners
with the following members present:	
	Louis Salvador
	Arthur Blako
	ж
Mr. Blake Mr. moved the WHEREAS, A Petition signed by at least twelve freeholders of the County resi ented to this Board of County Commissioners requesting said Board to	ling in the vicinity of the proposed improvement has been pre
a Public Road as described the	erein; therefore, be it
	( and
RESOLVED, That the	19 65, at 2.00 o'clock R. M., be fixed as the date when
e will view the proposed improvement, on which date we will meet at <b>the Co</b>	mmencing point of said vacation
nd go over the line of said proposed improvement; and be it further	
RESOLVED, That the 11-Ib day of August	(D.S.T.) , 1965, at
final hearing thereof, which hearing will be at the office of the Board; and be it furt	her
RESOLVED, That the Clerk of this Board be andhe is hereby directed to g	ive notice of the time and place for both such view and hearing
	lairsville Gazette

a newspaper published and having general circulation in the County, which said notice shall also state briefly the character of said proposed improvement. Salvador seconded the Resolution and the roll being called upon its adoption, the vote Mr. resulted as follows: Yes Mr. Salvador Yes Mr. Blake Mr....., Adopted the 12<sup>th</sup> day of July 1965 Ga. --- Ra-+

	OF PROPOSED IMPROVEMENT
ORDER TO COUNTY ENGINEER	
IN THE MATTER OF THE	
Vacation of	Office of County Commissioners
Union Township Road T-382 & T-224 Public Road. petitioned for by Consolidation Coal	Belmont County, Ohio
petitioned for by Consolidation Coal	
Co., by Jos: E. Hickle, Agt. et al	
The Board of County Commissioners of Belmont County, Ohio, met	in special sess
on the 22nd, day of September 1963	, at the office of County Commissioners
with the following members present:	
	111 12 H Dancen
	W B H. Dorsey
	Arthur Blake
Mr. Dorsey	and the adaption of the following Devolution.
Mr.	
WHEREAS. On the	, 19 65, the time heretofore fixed for view of
WHEREAS, On the	
proposed improvement, we, the Board of County Commissioners having j	urisdiction in said matter, went upon the line of said proposed improvem
proposed improvement, we, the Board of County Commissioners having j	urisdiction in said matter, went upon the line of said proposed improvem
proposed improvement, we, the Board of County Commissioners having j and made personal view of the proposed route and termini thereof, and pertaining thereto; therefore, be it	urisdiction in said matter, went upon the line of said proposed improvem after full investigation and due consideration of all the facts and conditi
proposed improvement, we, the Board of County Commissioners having j and made personal view of the proposed route and termini thereof, and pertaining thereto; therefore, be it RESOLVED, That we do find and consider said improvement of su	urisdiction in said matter, went upon the line of said proposed improvem after full investigation and due consideration of all the facts and conditi fficient public importance to instruct the County Engineer to make an accur
proposed improvement, we, the Board of County Commissioners having j and made personal view of the proposed route and termini thereof, and pertaining thereto; therefore, be it RESOLVED, That we do find and consider said improvement of su	urisdiction in said matter, went upon the line of said proposed improvem after full investigation and due consideration of all the facts and conditi fficient public importance to instruct the County Engineer to make an accur
proposed improvement, we, the Board of County Commissioners having j and made personal view of the proposed route and termini thereof, and pertaining thereto; therefore, be it RESOLVED, That we do find and consider said improvement of su survey and plat of the same, and furnish an accurate and detailed descript	<i>ficient public importance to instruct the County Engineer to make an accur</i> tion of the proposed improvement describing the center line and right of u
proposed improvement, we, the Board of County Commissioners having j and made personal view of the proposed route and termini thereof, and pertaining thereto; therefore, be it RESOLVED, That we do find and consider said improvement of su survey and plat of the same, and furnish an accurate and detailed descript lines thereof.	urisdiction in said matter, went upon the line of said proposed improvem after full investigation and due consideration of all the facts and condition fficient public importance to instruct the County Engineer to make an accur
proposed improvement, we, the Board of County Commissioners having j and made personal view of the proposed route and termini thereof, and pertaining thereto; therefore, be it RESOLVED, That we do find and consider said improvement of su survey and plat of the same, and furnish an accurate and detailed descript lines thereof.	urisdiction in said matter, went upon the line of said proposed improvem after full investigation and due consideration of all the facts and conditi fficient public importance to instruct the County Engineer to make an accur tion of the proposed improvement describing the center line and right of u escription of each tract of land which he believes will be necessary to be tak
proposed improvement, we, the Board of County Commissioners having j and made personal view of the proposed route and termini thereof, and pertaining thereto; therefore, be it RESOLVED, That we do find and consider said improvement of su survey and plat of the same, and furnish an accurate and detailed descript lines thereof. Said County Engineer shall also furnish an accurate and detailed de in the event the proposed improvement be made, together with the name	urisdiction in said matter, went upon the line of said proposed improvem after full investigation and due consideration of all the facts and conditi fficient public importance to instruct the County Engineer to make an accur tion of the proposed improvement describing the center line and right of u escription of each tract of land which he believes will be necessary to be take of each owner.
proposed improvement, we, the Board of County Commissioners having j and made personal view of the proposed route and termini thereof, and pertaining thereto; therefore, be it RESOLVED, That we do find and consider said improvement of su survey and plat of the same, and furnish an accurate and detailed descript lines thereof. Said County Engineer shall also furnish an accurate and detailed de in the event the proposed improvement be made, together with the name Said County Engineer shall also, at the time of making such survey	urisdiction in said matter, went upon the line of said proposed improvem after full investigation and due consideration of all the facts and conditi fficient public importance to instruct the County Engineer to make an accu tion of the proposed improvement describing the center line and right of u escription of each tract of land which he believes will be necessary to be ta

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

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. Blake seconded the Resolution and the roll being called upon its adoption, the vote *Mr*. ..... resulted as follows: Yes Mr. Dorsey Mr. Blake Yes *Mr*..... Adopted the 22nd day of Sept. 1965 Geneva Beck

<b>REPORT OF COUNTY ENGINEER</b>		
IN THE MATTER OF THE Vacation of		
Union Tup. Rd. # 382 Public Road. & T - 224	Sept. 25, 1965	
pet. For by Consol. Coal Co., by Jos. E. Hickle, et al		
to the Board of County Commissioners of Belmont County, Ohio: The undersigned in obedience to your order dated $Sept$ .	22, 1965, proceeded on the 23 rd.	
ay of		
espectfully submits the following report: Va <b>cat</b> ion In the opinion of the undersigned the proposed <del>improvement</del> should	be granted.	
The width to which said improvement should be opened is		

be necessary to be taken in the event the proposed improvement be made, together with the name of each owner, accompany this report and are made a part hereof.

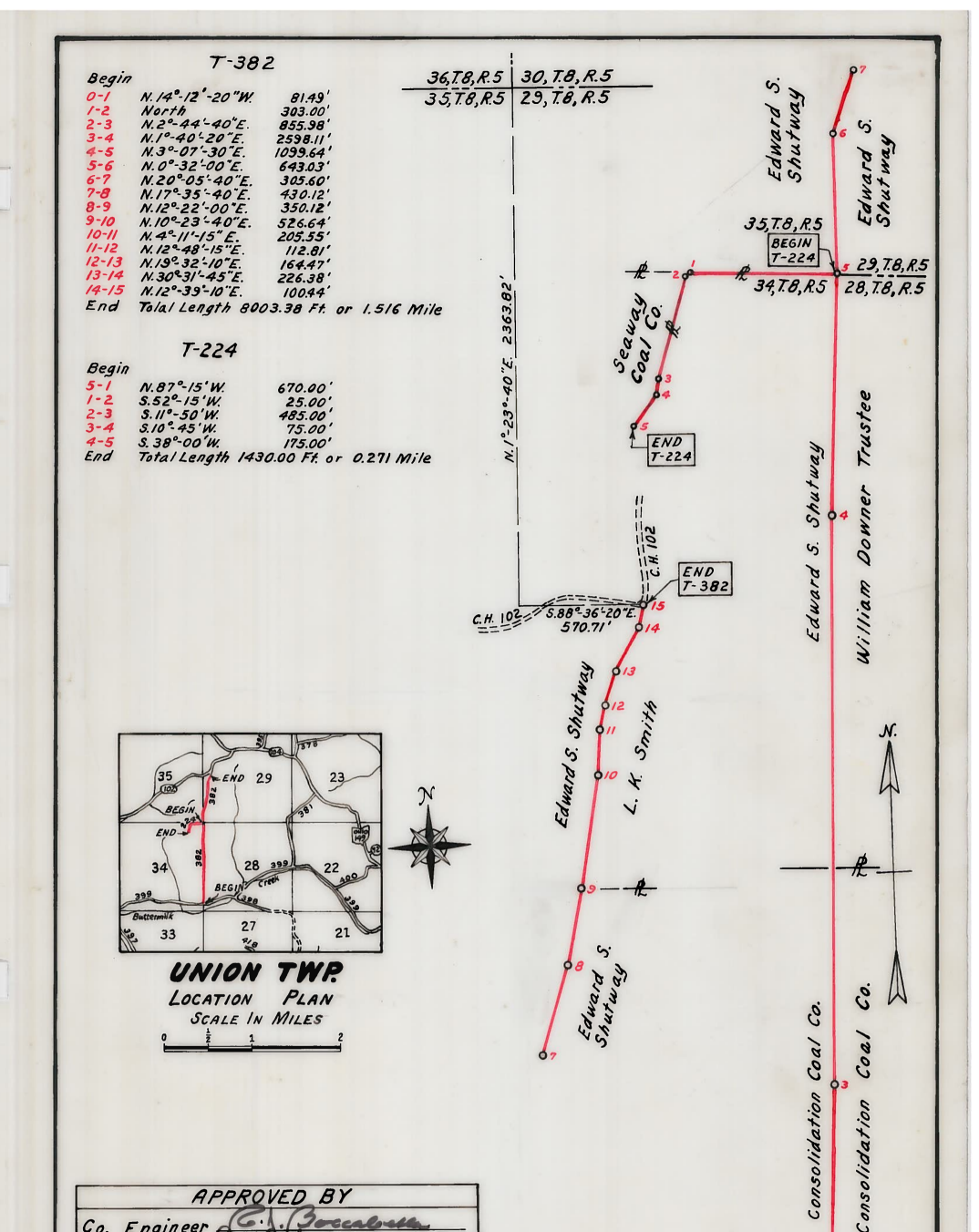
An accurate and detailed description of the proposed improvement describing therein the center line and right of way lines follows:

see attached plat

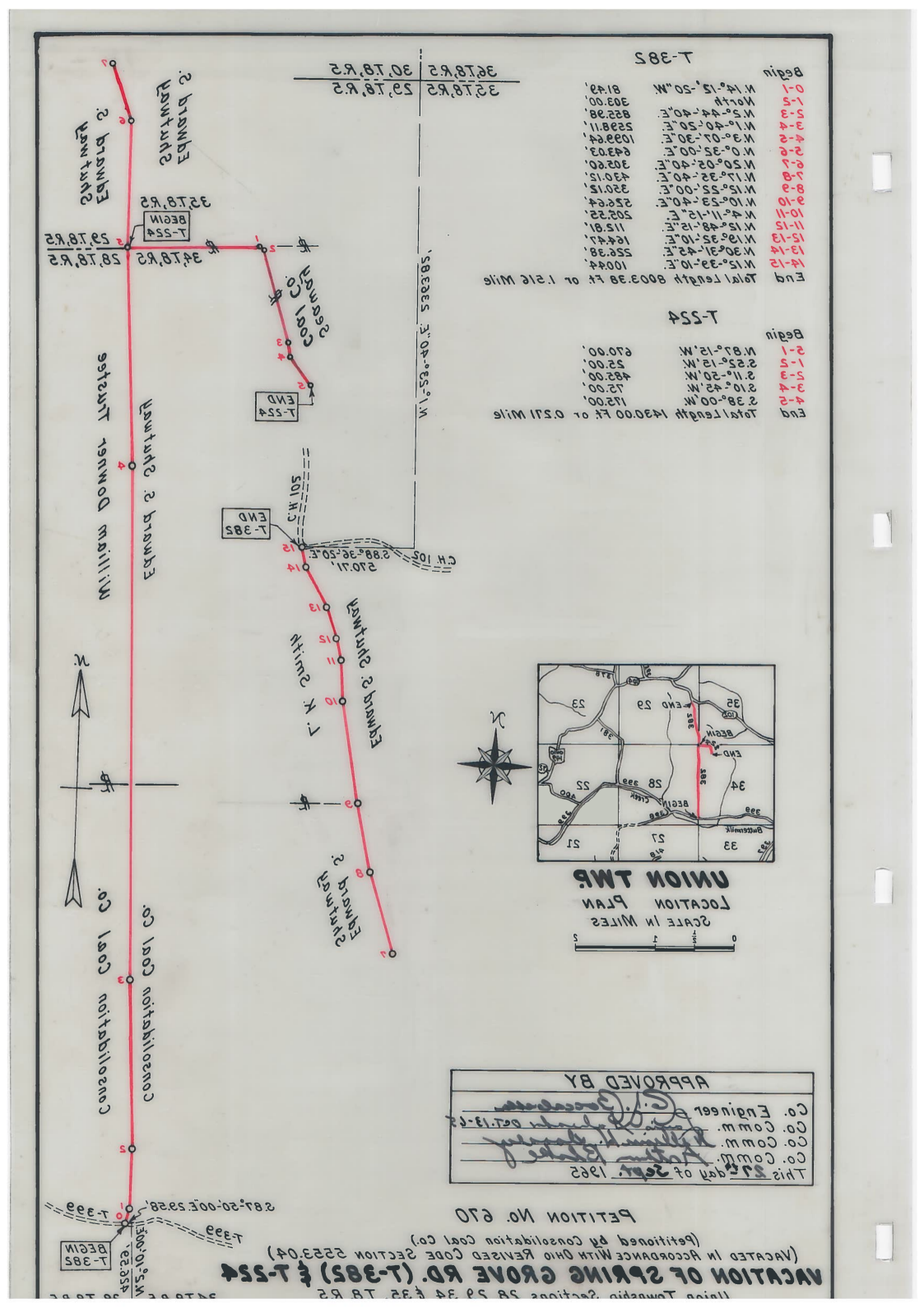
The undersigned recommends the following changes in the proposed improvement which in his judgment should be made in the event the proposed

improvement be granted, to-wit:

Cal Baces ser



Consolidation APPROVED BY Co. Engineer Co. Comm. Co. Comm. 02 Co. Comm. Actin This 27 day of Sept. 1965 S. 87-50-00 E. 29.58' 01 T-399\_\_\_ PETITION NO. 670 T-399 (Petitioned by Consolidation Coal Co.) (VACATED IN ACCORDANCE WITH OHIO REVISED CODE SECTION 5553.04) BEGIN 59 T-382 VACATION OF SPRING GROVE RD. (T-382) & T-224 20 426. Union Township Sections 28.29.34 \$ 3.5. T.8. R.5 ×. ATO DE 20 TO D



**RESOLUTION**—GRANTING PROPOSED IMPROVEMENT **ORDERING RECORD. ETC.** IN THE MATTER OF THE **Office of County Commissioners,** Vacation of Union Twp. **Belmont County, Ohio** Roads T-382 and T-224, petitioned; for Public Road. by Consolidation Coal Go., by: Jos. E. Hickle, Agt., et al, Imp. #670 special ..... session The Board of County Commissioners of Belmont County, Ohio, met in..... County on the 27th day of September , 1965, at the office of Commissioners with the following members present: W M H. Dorsey Arthur Blake Blake moved the adoption of the following Resolution: *Mr*. ..... WHERSAS, This day this matter came on to be heard on the report, survey, plat and detailed and accurate descriptions as filed by the County Engineer, and said report having been read in open session, the Board proceeded with the hearing of testimony bearing upon the necessity of the said improvement for the public convenience or welfare and offered either for or against going forward with the proposed impovement by interested persons: and WHEREAS, Said Board has considered said report and all the testimony offered, and all the facts and conditions pertaining to said matter; there fore, be it RESOLVED, That said Board of County Commissioners do find said improvement will serve the public convenience and welfare; and be it further RESOLVED and determined to proceed with said improvement, it being the opinion of this Board of County Commissioners that the improvement is of sufficient importance to the public to cause the compensation and damages on account thereof to be paid to the persons entitled thereto out of the County Treasury, and such method of payment of compensation and damages is hereby ordered; and be it further RESOLVED and determined to proceed with said improvement only upon the condition that the compensation and damages or such part thereof as this Board may deem reasonable and just be paid by the landowners owning lands within the vicinity who will be benefited by the improvement, and the balance, if any be paid out of the County Treasury, it being the opinion of this Board of County Commissioners that the improvement is not of sufficient importance to cause all compensation and damages to be paid from the County Treasury. On failure of such benefited landowners to pay such compensation and damages as may be adjudged against them by the ... day of it is hereby determined that said proposed improvement be abandoned. It is further ordered that there be included in this order and made a part hereof the accompanying schedule setting forth the names of such benefited landowners, a pertinent description of such land and a statement of the amount of such compensation and damages to be paid by the owner, or owners, of each parcel of such land; and be it further RESOLVED, That said improvement as set forth and defined in said report, survey, plat and detailed and accurate descriptions as filed by the County Engineer be and the same is hereby granted and said road is hereby ordered Vacated feet in width; and be it further RESOLVED and determined to proceed with said improvement and the same is hereby granted and said road is ordered feet in width, with the following modifications and changes in the route and termini which in our judgment the public concentence and welfare require, and it is hereby ordered that an accurate and detailed description of such modifications and changes be entered on our Journal;

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>13</u> th <u>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</u>

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. \_\_\_\_\_\_ Seconded the Resolution and the roll being called upon its adoption the vote resulted as follows: Mr. Dorsey Yes Mr. Blake Yes Mr....., Adopted the 27th day of Sept. 1965 L

Wm. Lilienthaf & Sons, Cambridge, C.→64392-r		
RESOLUTION—AWARDING COMPENSATION AND DAMAGES		
IN THE MATTER OF THE Vacation of Union Twp. Road. #382		
Public Road. petitioned for by Consolidation Coal Co., et al, Imp. #670		
	n special session 5, at the office of County Commissioners	
on the 13th day of October 196	s, at the office of County Commissioners	
with the following members present:		
	Louis Salvador	
	Wm. H. Dorsey	
	Arthur Blake	
Mr. Salvador	moved the adoption of the following Resolution:	
WHERSAS, This day the matter of award of compensation and dama	ges to landowners through or upon whose lands said improvement is located,	
came on to be heard, and the Board finds that notice of the time and place	of this hearing has been given to all such owners as provided by law and our	
former order and the Board has heard all applications for compensation and damages filed herein, and considered all claims of minors and those under		
legal disabilities; therefore, be it		
RESOLVED, That we do find and allow compensation and damages, in amounts as held to be just and equitable to the following landowners, to-		
wit: NONE		
and be it further		
RESOLVED, That, when the amount of compensation and damages is paid to the owners, as herein ordered, or the amount thereof as allowed by		

be and the same is hereby established. Mr. \_\_\_\_\_ Dorsey seconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr. Salvador Yes Mr. Dorsey Yes Mr. Blake Ves Adopted the 13th day of October 1965 Geneus Bert -Nov. 15, 1965 -