PUBLIC ROA	D PETITION No. 677-A
St. Clairsvill	le , Ohio, April 9 , 1960
To the Honorable Board of County Commissioners of Belmont County, Ot	hio:
The undersign petitioners, freeholders of said County residing in the vi	icinity of the proposed improvement hereinafter described, respectfu
represent that the public convenience and welfare require the Ka.ca .t	ing
of apart of	a Public Road on the line hereinafter described, and ma
application to you to institute and order proper proceedings in the premises	s, for vacating
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 Being that part of Liberty Ave	enue in Homeside Addition, Richland
Township, Belmont County, Ohio, whit Block "K" and on Lot Eight (8) in B	ch borders on Lot Number One (1)
and which parcel of land is approxim	
(Said Lot No. 1 Block K is owned by E	Their E. WICKISON Sommering 2 mil 2000
Blond and Lot No. 8 Block N. is ou	uned by Joseph and Mary Dielanski
Dated this 18th day of April	

Mary A. Bielanski Ethel E. Nickison L. S. D. ditto • .

	ND PLACE OF VIEW AND OF FINAL HEARING AND REOF ON PUBLIC ROAD PETITION
IN THE MATTER OF THE	Office of County Commissioners,
Vacation	Belmont County, Ohio
osa Part os Liberty Public Road. Detitioned for by Joseph F. Bielanski	Ave.
Petitioned for by Joseph F. Bielanski	
	ry, Ohio, met in Regular session
n the 18 th day of April	, 19 66, at the office of County Commissioners
with the following members present:	
	William Dorsey
	Louis Salvador
	Arthur Blake
<i>Mr</i>	moved the adoption of the following Resolution:
WHEREAS, A Petition signed by at least twelve freeh	colders of the County residing in the vicinity of the proposed improvement has been pre-
ented to this Board of County Commissioners requesting said	d Board to
a Pu	ublic Road as described therein; therefore, be it
RESOLVED, That theday of	
e will view the proposed improvement, on which date we u	vill meet at
nd go over the line of said proposed improvement; and be it ;	further
RESOLVED, That the day of	
final hearing thereof, which hearing will be at the office of	f the Board; and be it further
RESOLVED, That the Clerk of this Board be and	he is hereby directed to give notice of the time and place for both such view and hearing

a newspaper published and having general circulation in the County, which said notice shall also state briefly the character of said proposed improvement. resulted as follows: Yes Mr. Dorsey Adopted the 18th day of April ,19.66

Commissioners Journal Vol. 42, Page 121

Commissioners Journal Vol. 42, Page 122 May 16, 1966 Letter sent to Mr. Joseph F. Bielanski -- Petition Rejected Salvador, Dorsey, Blake -- Geneva Beck - Clerk

May 25, 1966 Commissioners Journal Vol. 42, Page 134 Action of May 16, 1966 recinded Re-scheduled for June 29, 1966 11:00 AM (D. S.T.) Dorsey, Salvador, Blake --- Geneva Beck - Clerk

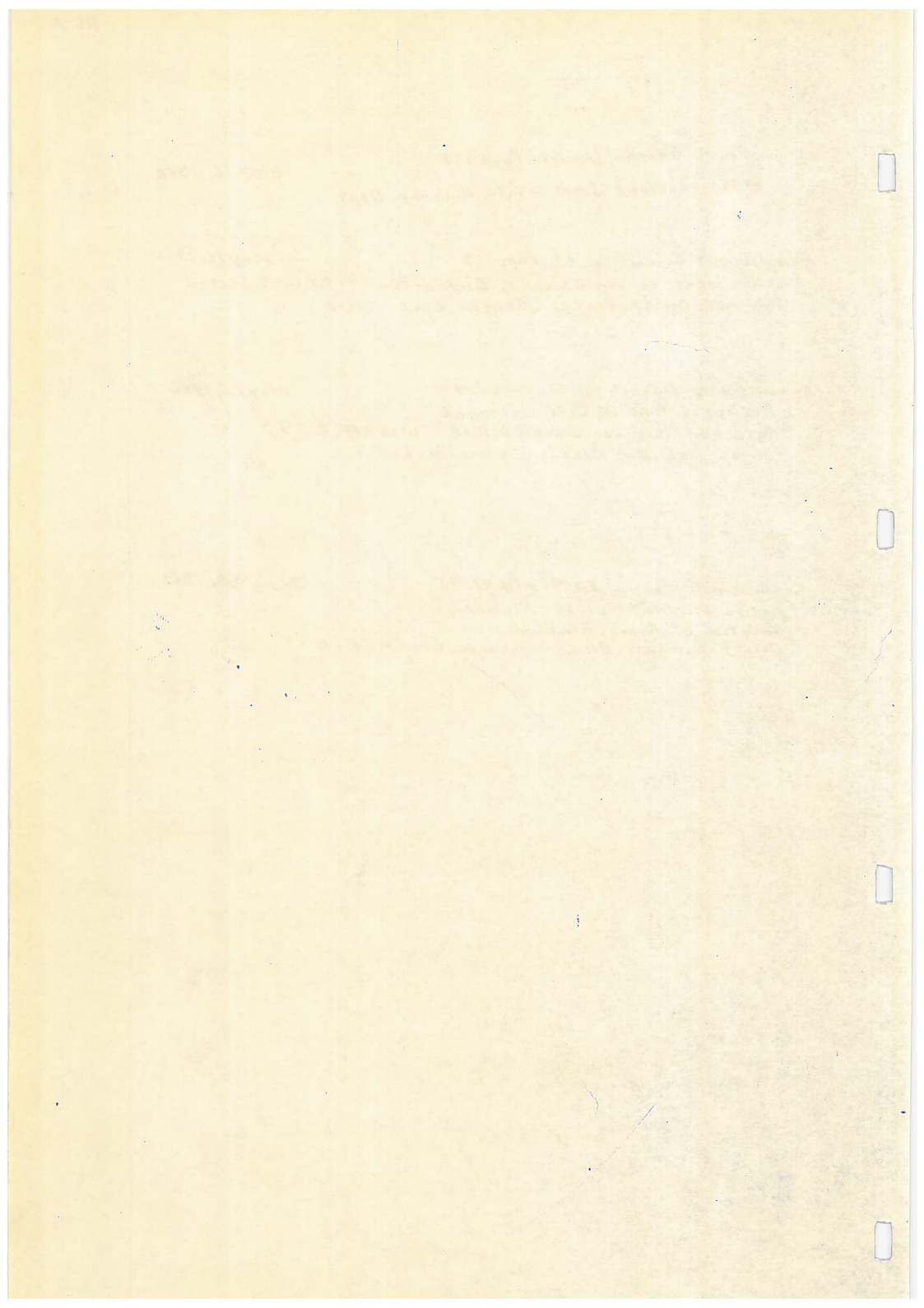
Commissioners Journal Vol. 42, Page 165 Action of May 16, 1966 Recinded Vacation of Road Granted Dorsey, Salvador, Blake --- Geneva Beck -- Clerk

June 29, 1966

116-A

May 16, 1966

Letter received from State Highway Dept.



	RESOLUTION—UPON VIEW OF	
	ORDER TO COUN	TY ENGINEER
	IN THE MATTER OF THE	
	IN THE MATTER OF THE	Office of County Commissioners
		Belmont County, Ohio
	Public Road.	\rangle
Jen 4		
The Board	I of County Commissioners of Belmont County Ohio, met in.	session
The Doura		
on the	day of, 19, a	t the office of
with the follow	ing members present:	
- Sector of		
Mr	<i>n</i>	noved the adoption of the following Resolution:
WHEREA	S, On the day of	, 19, the time heretofore fixed for view of the
		diction in said matter, went upon the line of said proposed improvement
		er full investigation and due consideration of all the facts and conditions
pertaining there	eto; therefore, be it	
		ant public importance to instruct the County Engineer to make an accurate
RESOLVE	D, That we do find and consider said improvement of sufficient	ent public importance to instruct the County is fighter to make an accurate
		of the proposed improvement describing the center line and right of way
survey and pla lines thereof.	t of the same, and furnish an accurate and detailed description	of the proposed improvement describing the center line and right of way
survey and pla lines thereof. Said Coun	t of the same, and furnish an accurate and detailed description	of the proposed improvement describing the center line and right of way iption of each tract of land which he believes will be necessary to be taken
survey and pla lines thereof. Said Coun	t of the same, and furnish an accurate and detailed description by Engineer shall also furnish an accurate and detailed description	of the proposed improvement describing the center line and right of way iption of each tract of land which he believes will be necessary to be taken
survey and pla lines thereof. Said Coun in the event th Said Coun	t of the same, and furnish an accurate and detailed description by Engineer shall also furnish an accurate and detailed descri- the proposed improvement be made, together with the name of ty Engineer shall also, at the time of making such survey, set	of the proposed improvement describing the center line and right of way iption of each tract of land which he believes will be necessary to be taken

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

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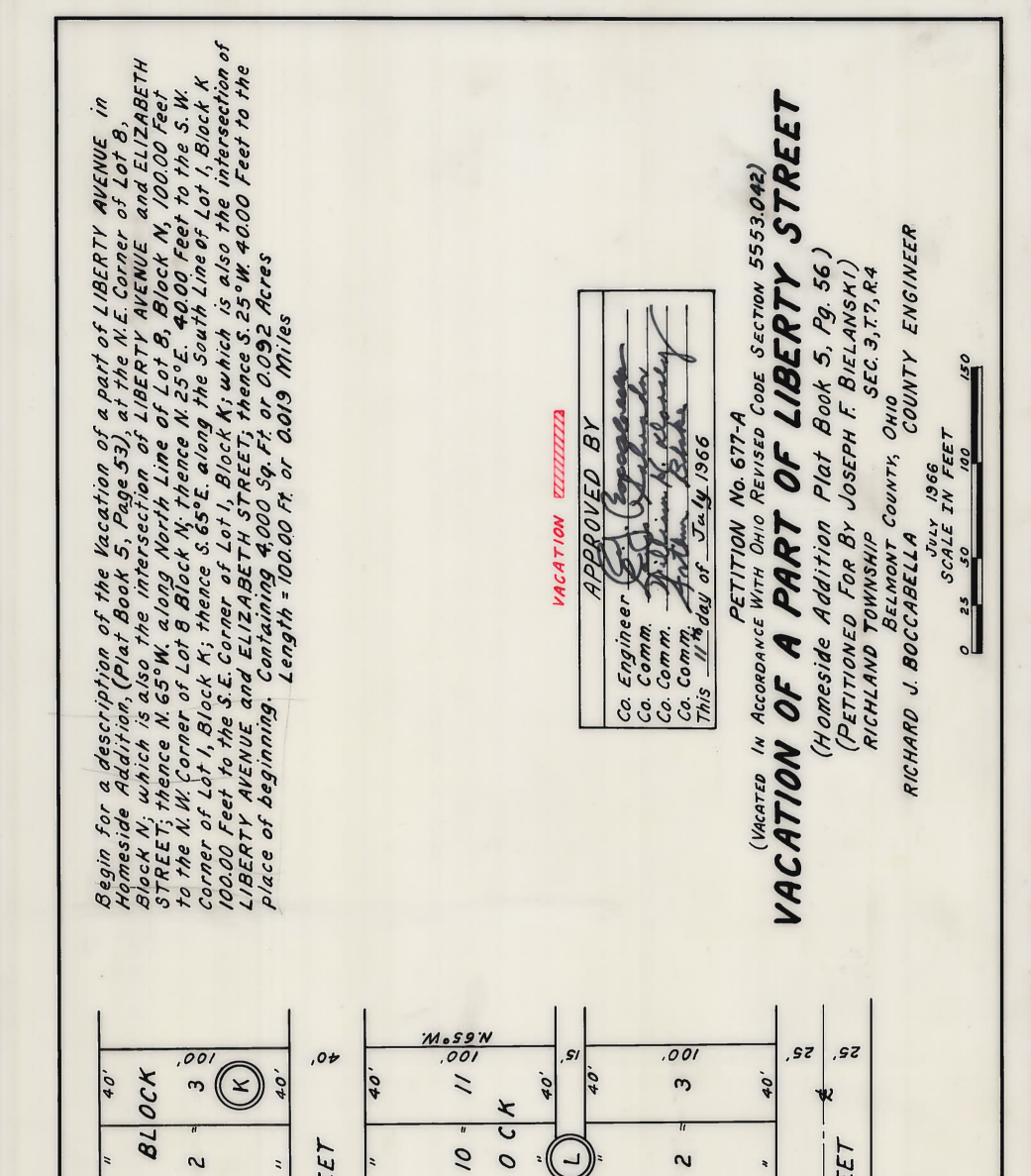
	day of, the date fixed for the final hearing, setting forth his opinion either for or against said proposed			
	improvement, and the width to which said improvement shall be opened, which shall not be less than thirty feet; said report shall be acompanied			
	said plat and detailed and accurate descriptions, and filed with the County Commissioners, and this cause is continued until said date.			
	Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows:			
1	Mr,			
	Mr,			
	Mr,			
	Adopted the, 19, 19			

REPORT OF COUNTY ENGINE	EER	
IN THE MATTER OF THE	County Engineer's Office,	
	Belmont County, Ohio.	
Public Road.		, iv
		s on the second second
o the Board of County Commissioners of Belmont County, Ohio:		
The undersigned in obedience to your order dated	, 19, proceeded on the	
ay of, to make an accurate survey and p	olat of the Public Road proposed to be	improved, and
espectfully submits the following report:		
In the opinion of the undersigned the proposed improvement should be grant	ed.	
The width to which said improvement should be opened is		
,		
Are conjuste automatic and what and are measured and detailed it is the test of the		
An accurate survey and plat, and an accurate and detailed description of each tract of lar		
e necessary to be taken in the event the proposed improvement be made, together with the nam		
e necessary to be taken in the event the proposed improvement be made, together with the nam	ne of cach owner, accompany this report	
e necessary to be taken in the event the proposed improvement be made, together with the nam part hereof.	ne of cach owner, accompany this report	
e necessary to be taken in the event the proposed improvement be made, together with the nam part hereof.	ne of cach owner, accompany this report	
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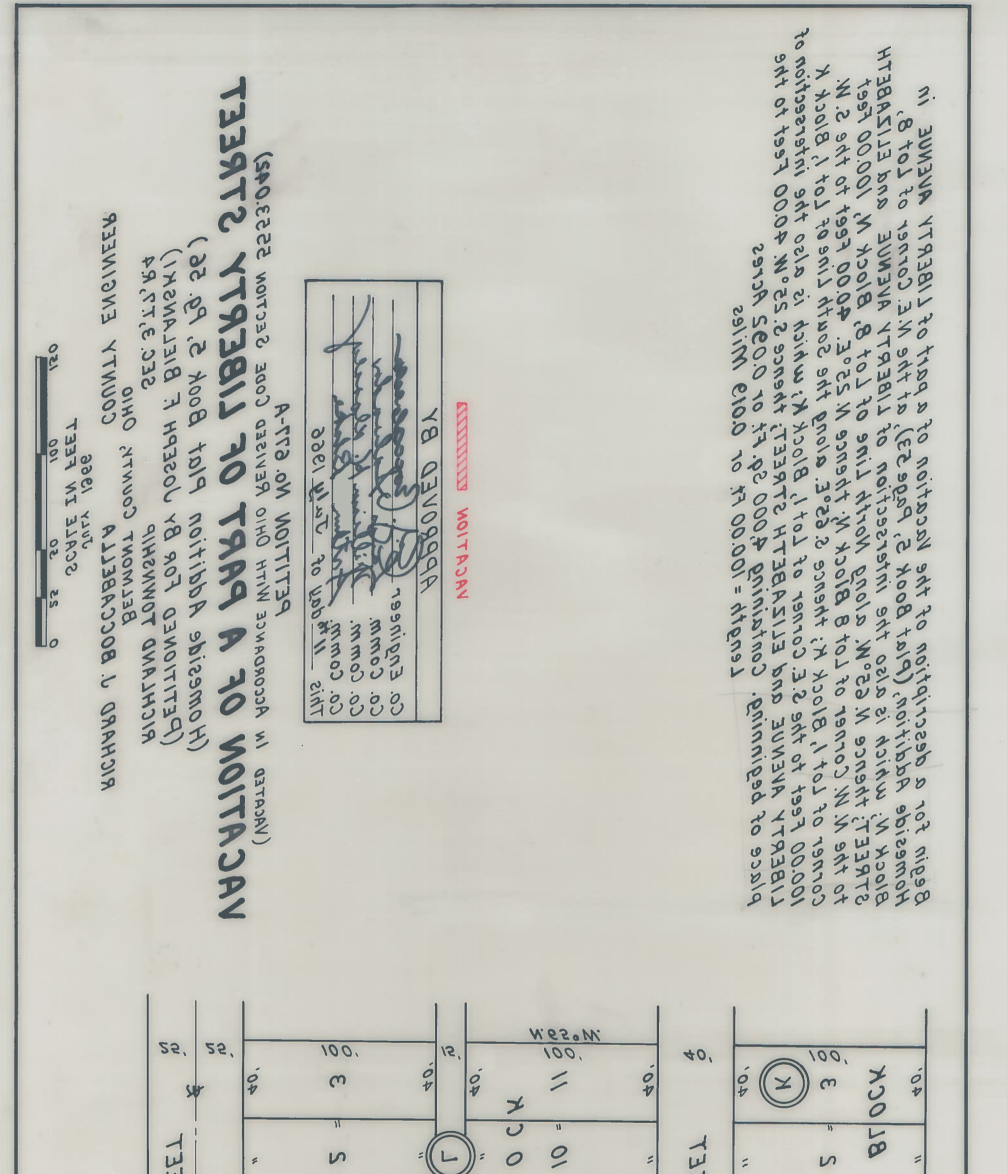
improvement be granted, to-wit:



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STREET STREET ノ 25°E. 8 NOSIXJIN 40 40 40 9 N. 3 ETHEL ,001 001 .001 ,51 M. 59 N M.S9'N 25°E. 9 P 4 40 MARIET JUNJUR 40 N. 25° LIBERTY 40 # 2. M. 59'N M . 59'N ,001 ,001 51 Q. 100, BIETVNSKI 40 40 13 0 40 MARY OD AGNES & 5 メ 3 NHOR HOJSON ELIZABETH 5 11 11 2 0 Σ OUTH 5 2 7 ノ S 11 8 S 40 40 00 40, Z) 0 20 4 11 9



STRE 39T2 W 520 0 11 NICKISON 40. 07 07 0 40 07 0 15 ETHEL E. 100. 100. 15' 100. N.65°W. N.65°W. P W 0 WS20E 520 NABLET 07 07 0 LIBERTY AVENUE # 07 7 4 N.65° W. N.65° W. 100, 15' 100, MARY O AGNES & BIELANSKI 100 D 07 07 07 07 3 V Ś 7 ¥ JOSEPH JOHN & HTJARSIJJ 11 U 11 11 3 Z S HTUOZ 0 1 1 ノ 0 11 11 0 0 07 07 0 00 (5) 0 7 0 1 00 -12

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

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 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

termini which in our judgment the public convenience and welfare require, and it is hereby ordered that an accurate and detailed description of such modifications and changes be entered on our Journal;

//9

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 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 resulted as follo			seconded the Resolution and th	he roll being called upon	its adoption the vote
, council do jono					
	Mr				
	Mr	л — ж	500		
	D . <i>A</i>				
	IV1 F				
Adopted th	ne d	ay of	,1	9	

Wm. Liffenihal & Sons, Cambridge, O6439z-r		
RESOLUTION-AWARDING COMPI	ENSATION AND DAMAGES	
IN THE MATTER OF THE Vacation of a part of Liberty Ave. Romeside Add. Rich Tup. Public Road. Petitioned for by	Office of County Commissioners, Belmont County, Ohio.	
To seph F. Bielanski The Board of County Commissioners of Belmont County, Ohio, met in on the 11 th day of Jaly 19.66, at	Regular session the office of County Commissioners	
with the following members present:		
	William Dorsey	
	Louis Salvador	
	Arthur Blake	
Mr. Salvador moved	l the adoption of the following Resolution:	
WHERSAS, This day the matter of award of compensation and damages to	andowners 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 amo	ounts as held to be just and equitable to the following landowners, to-	

wit:

None

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 this Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows:

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be and the same is hereby established. Dorsey seconded the Resolution and the roll being called upon its adoption, the vote Mr. resulted as follows: Mr. Dorsey Yes Mr. Salvador Ves Mr. Blake Yes Adopted the 11 day of July 1966 Generica Reck