	PUBL	IC ROAD PETITI	ON IMP. N	10.750		
	Ne	w Castile	. Ohio	Marc	.h 7	. 197:
To the Honorable Board of County Co						• — - 3000/1000
The undersign petitioners, freehold	ers of said County residin	g in the vicinity of th	ne proposed impro	vement hereinaft	er described, r	espectfu
represent that the public convenience an	nd welfare require the	Vacat	Ing			
of a part of			a Public Road o	on the line herein	after described,	and ma
application to you to institute and order						
such road, the same not being a road on	the State Highway System	n.				
The following is the general route an						
Beginning at Jct. 057 .50 miles.	-52 to L.	M. Stood I	Property	ino an	nto XIm +	
.50 miles.	Road has	not have -	roperig r	and app	or o x r ma   e	19
		or been in	use for	at lea	st 25 ye	lars,
	Wayne Town	nship Sector	\$ 33			
				9		
- and			φ×.			
10 th		March				
Dated this	day of	1-1arc1)		., A. D. 19.75		

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Betty c. Plumly Rt. I, Barnesville, O. 11 11 11 11 11 .

Wm, Lilienthal & Sons, Cambridge, O.—64392-B	
RESOLUTION—FIXING TIME AND PLACE OF NOTICE THEREOF ON PUB	
	IMP. No. 750
IN THE MATTER OF THE	Office of County Commissioners,
Vacating of the Wayne Township	Belmont County, Ohio
Vacating of the Wayne Township a Portion of T-34	
Public Road.	
Petitioned for by Lance Breed et al	
, and others.	
The Board of County Commissioners of Belmont County, Ohio, met in	Regular
on the 10th day of March 1973	
with the following members present:	,, <u>,</u>
	A. J. Sargus
	J. F. GISSen
	$P \Lambda I = I$
	C. A. Linch
Mr. Giffen move	d the adoption of the following Resolution:
WHEREAS, A Petition signed by at least twelve freeholders of the County	
sented to this Board of County Commissioners requesting said Board toVaca	ating T-34 (Shry Road
a Public Road as descrit	bed therein; therefore, be it
RESOLVED, That the 9th day of Aprill	1975, at 2:00 o'clock P. M., be fixed as the date when
we will view the proposed improvement, on which date we will meet at	
and go over the line of said proposed improvement; and be it further	
RESOLVED, That the	19.75, at 10 o'clock A.M., be fixed as the date for
a final hearing thereof, which hearing will be at the office of the Board; and be i	t further
RESOLVED, That the Clerk of this Board be and $\ldots$ he is hereby directed	to give notice of the time and place for both such view and hearing
by publication once a week for two consecutive weeks in the Tip	nes - Leader

a newspaper published and having general circulation in the County, which said notice shall also state briefly the character of said proposed improve-

ment.

Linch seconded the Resolution and the roll being called upon its adoption, the vote *Mr*. resulted as follows: Mr. Sargus YES Giffen Mr. VES Mr. Linch VES Adopted the 10th day of March , 1975 , 19 10. To---- P LI 7

<b>RESOLUTION—UPON VIEW OF PI</b>	ROPOSED IMPROVEMENT
ORDER TO COUNTY	ENGINEER
IMP. No.	. 750
IN THE MATTER OF THE Vacating of the Wayne Township a portion of T-34 Known as Shry Public Road.	Office of County Commissioners Belmont County, Ohio
Public Road.	
The Board of County Commissioners of Belmont County, Ohio, met in	Regular session
on the 14 th day of April , 19.75, at the	office of Commissioners
with the following members present:	
States -	A. J. Sargus
	J. F. Giffen
	C.A. Linch
Mr. Giffen moved	the adoption of the following Resolution:
WHEREAS, On the	, 19.75, the time heretofore fixed for view of the
proposed improvement, we, the Board of County Commissioners having jurisdiction and made personal view of the proposed route and termini thereof, and after fur- pertaining thereto; therefore, be it	
RESOLVED, That we do find and consider said improvement of sufficient p survey and plat of the same, and furnish an accurate and detailed description of t lines thereof.	
Said County Engineer shall also furnish an accurate and detailed description in the event the proposed improvement be made, together with the name of each	
Said County Engineer shall also, at the time of making such survey, set stat such termini, and at sufficient other points on the right of way lines so that the owners and other interested persons; and be it further	

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5th

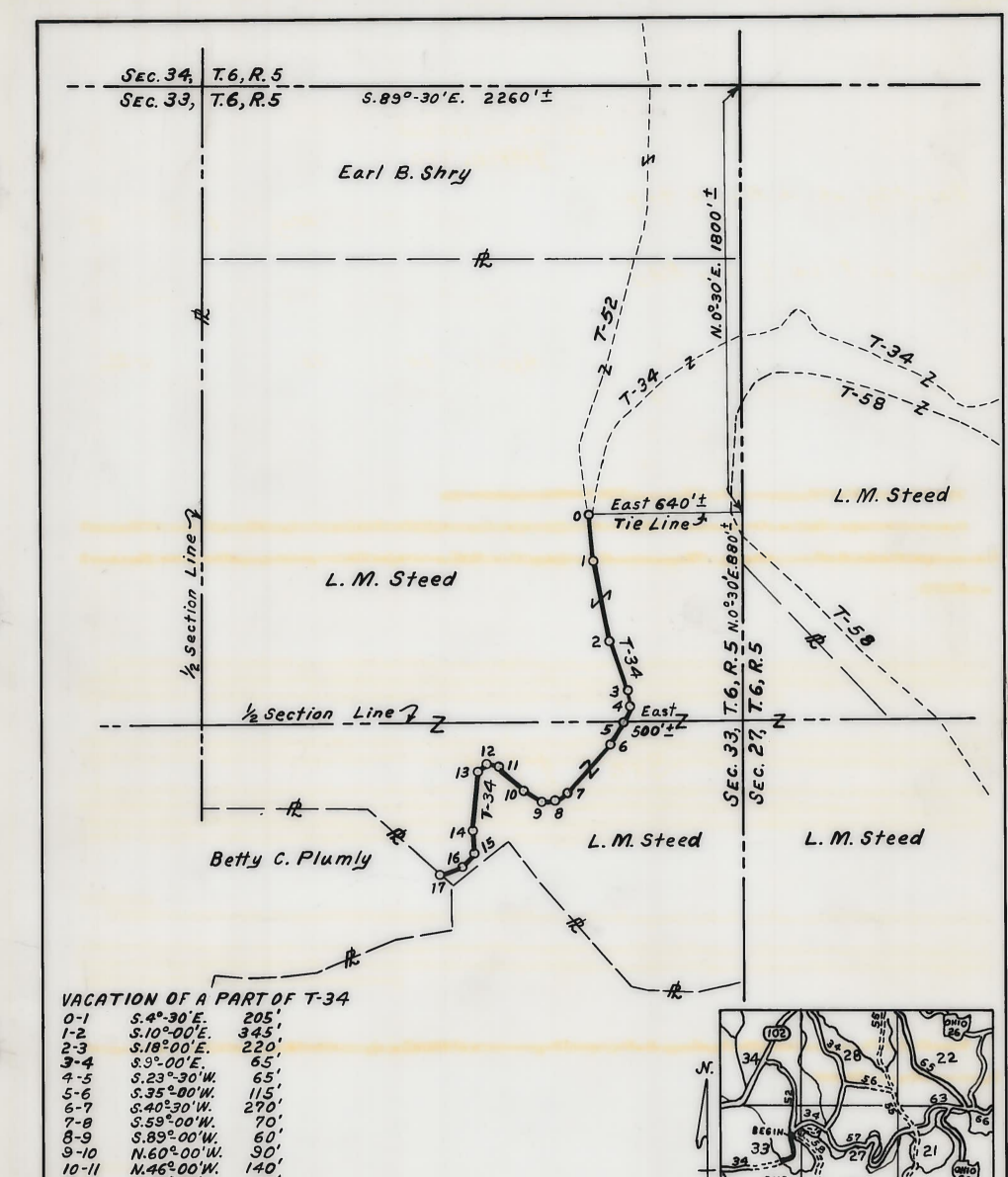
RESOLVED, That the said County Engineer be and he is hereby directed to make a report in writing to this Board, on or before the ...

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. Linch seconded the Resolution and the roll being called upon its adoption, the vote *Mr*. ..... resulted as follows: Mr. Sargus YES Mr. Giffen YE5 Mr. Linch KES Adopted the 14 th day of April 1975 Mary Kapolka

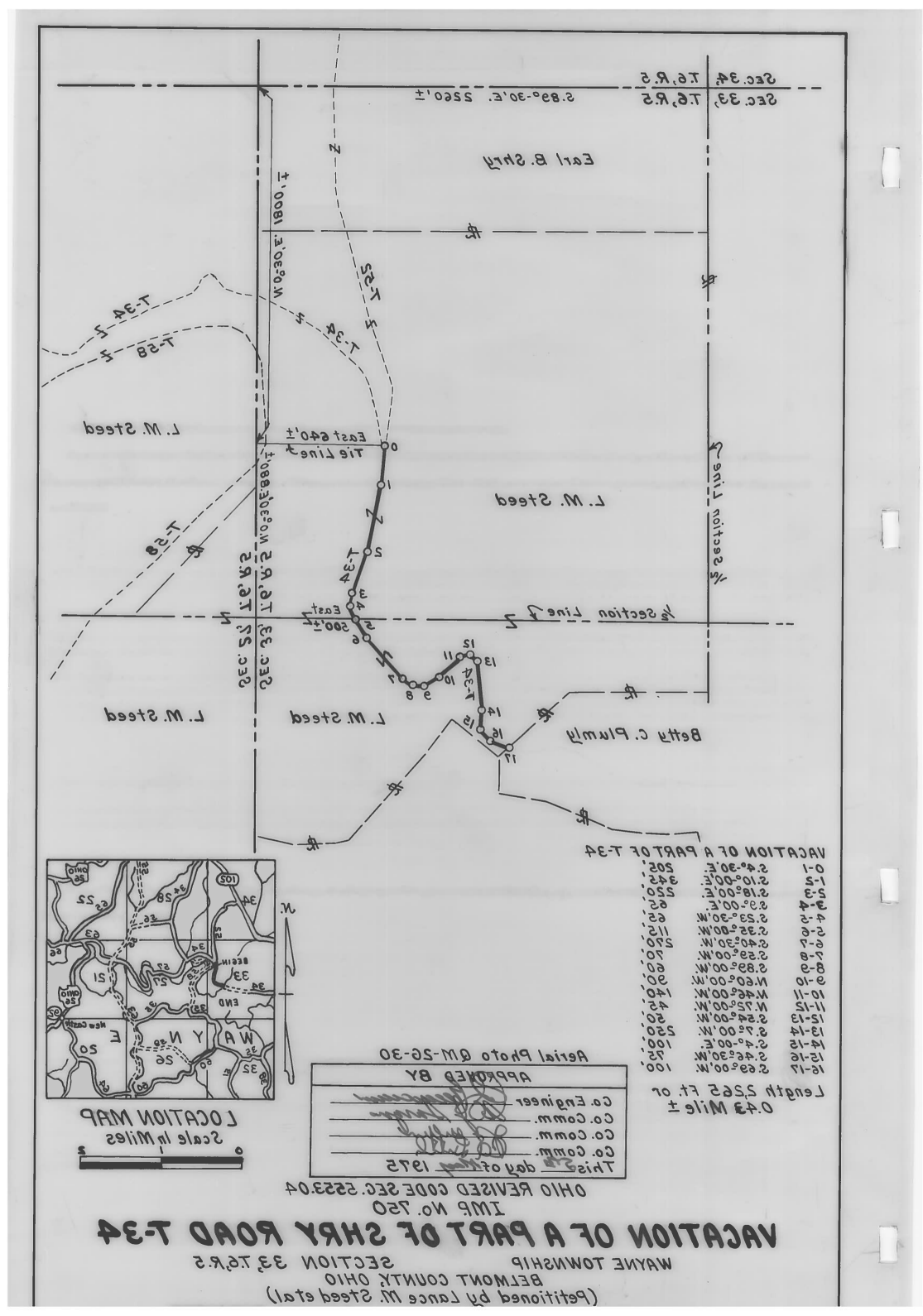
3	60

Wm. Enlemhal & Sons, Cambridge, O. 64392-D	
REPORT OF COUNTY ENGINEER Gentl. Code, Sec. 5553.06	÷
TMP 11, 750	
County Engineer's Office,	
Vacating of a Wayne tup. Belmont County, Ohio.	
Public Road. Nay 1, 19.73	
Known as T-34 (Shry Rd.)	
	2
To the Board of County Commissioners of Belmont County, Ohio:	
The undersigned in obedience to your order dated $April 14$ , $19.75$ , proceeded on the $15.76$	
day of April, 19.75, to make an accurate survey and plat of the Public Road proposed to be improved, and	
respectfully submits the following report:	<i>iu</i>
In the opinion of the undersigned the proposed improvement should	
The the opinion of the undersigned the proposed improvement should be granted.	
An accurate and detailed description of the proposed improvement describing therein the center line and right of way lines follows:	
C. Plat	
See Plat	
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	- 14 - 1
Manufactories and the fille of the payment in the payment in the second state of the s	8
Depression and Depression	
	aner:

e et la ¥ 10 (4 Q Processos



N.46°-00'W. N.72°-00'W. S.54°-00'W. 11-12 END 45 12-13 50 New Cas 13-14 5.7º00'W. 250 E S.4°-00'E. 14-15 100 20) S.46º30'W. Aerial Photo QM-2G-30 15-16 75 26 S. 69°-00'W. 16-17 100 APPRONED BY Length 2,265 Ft. or Co. Engineer. 0.43 Mile ± LOCATION MAP Co. Comm. -Co. Comm. -Scale In Miles ON Co. Comm. \_ This day of May 1975 OHIO REVISED CODE SEC. 5553.04 IMP. No. 750 VACATION OF A PART OF SHRY ROAD T-34 WAYNE TOWNSHIP SECTION 33, T.6, R.5 BELMONT COUNTY, OHIO (Petitioned by Lance M. Steed et al)



	RESOLUTION—GRANTING P ORDERING RE IMI	
	THE MATTER OF THE	Office of County Commissioners,
Vacating	of a Wayne Twp.	Belmont County, Ohio
	Public Road.	
Known as	T-34 (Shry Road)	
The Board of County	Commissioners of Belmont County, Ohio, met in	l Regular sessio
on the <u>5</u> <u>th</u> with the following members	day of May	, 1975, at the office of the Belmont Co. Commissioners
		A. J. Sargus
		J. F. Giffen
		C. A. Linch
Engineer, and said report improvement for the publi sons; and	having been read in open session, the Board pro- c convenience or welfare and offered either for o	urvey, plat and detailed and accurate descriptions as filed by the Coun ceeded with the hearing of testimony bearing upon the necessity of the sa r against going forward with the proposed impovement by interested pe ny offered, and all the facts and conditions pertaining to said matter; the
Engineer, and said report improvement for the publi sons; and WHEREAS, Said Boa fore, be it RESOLVED, That said RESOLVED and deter	having been read in open session, the Board pro- c convenience or welfare and offered either for o rd has considered said report and all the testimo d Board of County Commissioners do find said im rmined to proceed with said improvement only u	ceeded with the hearing of testimony bearing upon the necessity of the sa r against going forward with the proposed impovement by interested per ny offered, and all the facts and conditions pertaining to said matter; the provement will serve the public convenience and welfare; and be it further pon the condition that the compensation and damages or such part there
Engineer, and said report improvement for the publi sons; and WHEREAS, Said Boa fore, be it RESOLVED, That said RESOLVED and deter	having been read in open session, the Board pro- c convenience or welfare and offered either for o rd has considered said report and all the testimo d Board of County Commissioners do find said im rmined to proceed with said improvement only u	ceeded with the hearing of testimony bearing upon the necessity of the sa r against going forward with the proposed impovement by interested per ny offered, and all the facts and conditions pertaining to said matter; the provement will serve the public convenience and welfare; and be it further pon the condition that the compensation and damages or such part there
Engineer, and said report improvement for the publi sons; and WHEREAS, Said Boar fore, be it RESOLVED, That said RESOLVED and deter as this Board may deem re	having been read in open session, the Board pro- c convenience or welfare and offered either for our rd has considered said report and all the testimo d Board of County Commissioners do find said imp rmined to proceed with said improvement only up easonable and just be paid by the landowners ow	ceeded with the hearing of testimony bearing upon the necessity of the sa r against going forward with the proposed impovement by interested per ny offered, and all the facts and conditions pertaining to said matter; the provement will serve the public convenience and welfare; and be it further pon the condition that the compensation and damages or such part there ning lands within the vicinity who will be benefited by the improvement and be it further
Engineer, and said report improvement for the publi sons; and WHEREAS, Said Boa fore, be it RESOLVED, That said RESOLVED and deter as this Board may deem re RESOLVED, That said	having been read in open session, the Board pro- c convenience or welfare and offered either for our rd has considered said report and all the testimo d Board of County Commissioners do find said imp rmined to proceed with said improvement only up easonable and just be paid by the landowners ow	ceeded with the hearing of testimony bearing upon the necessity of the sa r against going forward with the proposed impovement by interested per ny offered, and all the facts and conditions pertaining to said matter; the provement will serve the public convenience and welfare; and be it further pon the condition that the compensation and damages or such part there ning lands within the vicinity who will be benefited by the improvement port, survey, plat and detailed and accurate descriptions as filed by the
Engineer, and said report improvement for the publi sons; and WHEREAS, Said Boa fore, be it RESOLVED, That said RESOLVED and deter as this Board may deem re RESOLVED, That said	having been read in open session, the Board pro- ic convenience or welfare and offered either for o rd has considered said report and all the testimo d Board of County Commissioners do find said imp rmined to proceed with said improvement only up easonable and just be paid by the landowners ow d improvement as set forth and defined in said rep the same is hereby granted and said road is hereby	ceeded with the hearing of testimony bearing upon the necessity of the sa r against going forward with the proposed impovement by interested per ny offered, and all the facts and conditions pertaining to said matter; the provement will serve the public convenience and welfare; and be it further pon the condition that the compensation and damages or such part there ning lands within the vicinity who will be benefited by the improvement port, survey, plat and detailed and accurate descriptions as filed by the
Engineer, and said report improvement for the publi sons; and WHEREAS, Said Boar fore, be it RESOLVED, That said RESOLVED and deter as this Board may deem re RESOLVED, That said RESOLVED, That said	having been read in open session, the Board pro- ic convenience or welfare and offered either for o rd has considered said report and all the testimo d Board of County Commissioners do find said imp rmined to proceed with said improvement only up easonable and just be paid by the landowners ow d improvement as set forth and defined in said rep the same is hereby granted and said road is hereby	ceeded with the hearing of testimony bearing upon the necessity of the sa r against going forward with the proposed impovement by interested per ny offered, and all the facts and conditions pertaining to said matter; the provement will serve the public convenience and welfare; and be it further pon the condition that the compensation and damages or such part there ning lands within the vicinity who will be benefited by the improvement port, survey, plat and detailed and accurate descriptions as filed by the
Engineer, and said report improvement for the publi sons; and WHEREAS, Said Boar fore, be it RESOLVED, That said RESOLVED and deter as this Board may deem re RESOLVED, That said RESOLVED, That said	having been read in open session, the Board pro- ic convenience or welfare and offered either for o rd has considered said report and all the testimo d Board of County Commissioners do find said imp rmined to proceed with said improvement only up easonable and just be paid by the landowners ow d improvement as set forth and defined in said rep the same is hereby granted and said road is hereby	ceeded with the hearing of testimony bearing upon the necessity of the sa r against going forward with the proposed impovement by interested per ny offered, and all the facts and conditions pertaining to said matter; the provement will serve the public convenience and welfare; and be it further pon the condition that the compensation and damages or such part there ning lands within the vicinity who will be benefited by the improvement port, survey, plat and detailed and accurate descriptions as filed by the

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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;

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Contraction of Contra	n de la la constante de la cons La constante de la constante de	
RESOLVED, That this cause be and the same i		
Mr. Giffer esulted as follows:	?seconded the Resolution	and the roll being called upon its adoption the vo
Mr. Sargu	5	VES
Mr. Linch		VE-S
Mr. GISSer	n	YES
Adopted the	May	
Adopted the	May	

Wm. Lilienthal & Sons, Cambridge, U		TO CLOSE ROAD
	RESOLUTION Sec. 5563	AL R C
IN TL	IE MATTER OF THE	
	part of the Shry	Office of County Commissioners,
Road T-3	Ũ	Belmont County, Ohio.
	Public Road.	
eTitioned by L	Lance M. Steed et al	
The Board of County Cou	mmissionars of Balmont County Obio met in	-   Special session
the $28\frac{th}{c}$ day	of May 197	5, at the office of the Commissioners
th the following members pr	-	
	,	A. J. Sargus
		J. F. Giffen
		C.A. Linch
<i>Mr</i>	Giffen	moved the adoption of the following Resolution:
COLUMN TEL OF THE	and the officer of the opening the second discovery	
	and the above of the spin and the second spin and the second spin and the spin and	
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	and the office of the spectrum of the second spectrum of the second spectrum of the spectrum of the second spectru	
		Lays have elapsed since the Sinal
order of the	board in the matter d	Lays have elapsed since the final as this improvement, and
order of the WHEREN	board in the matter of AS, No person, Sirm of	Lays have elapsed since the Sinal of this improvement, and r corporation interested, has essected
WHEREN N appeal Sr	board in the matter of AS, No person, Sirm of com our orders in the	Lays have elapsed since the final as this improvement, and
WHEREN N appeal Sr	board in the matter of AS, No person, Sirm of com our orders in the	Lays have elapsed since the Sinal of this improvement, and r corporation interested, has essected
WHEREN N appeal fr	board in the matter of AS, No person, Sirm of com our orders in the	Lays have elapsed since the Sinal of this improvement, and r corporation interested, has essected
WHEREN N appeal Sr	board in the matter of AS, No person, Sirm of com our orders in the	Lays have elapsed since the Sinal of this improvement, and r corporation interested, has essected
WHEREN N appeal Sr	board in the matter of AS, No person, Sirm of com our orders in the	Lays have elapsed since the Sinal of this improvement, and r corporation interested, has essected
WHEREN N appeal fr	board in the matter of AS, No person, Sirm of com our orders in the	Lays have elapsed since the Sinal of this improvement, and r corporation interested, has essected
WHEREN WHEREN n appeal fr Ment, there for	board in the matter of AS, No person, Sirm of com our orders in the re, be it	Lays have elapsed since the final of this improvement, and r corporation interested, has effected matter of the above named improve-
order of the WHEREN n appeal fr ment, there for RESOL	board in the matter of AS, No person, Sirm of oom our orders in the re, be it VED, That it is her	Lays have elapsed since the Sinal as this improvement, and r corporation interested, has essected matter of the above named improve-
NHEREN WHEREN n appeal Sr Ment, there So Hert, there So RESOL E recorded a	board in the matter of AS, No person, Sirm of om our orders in the re, be it VED, That it is her us provided by Law	Lays have elapsed since the final of this improvement, and r corporation interested, has effected matter of the above named improve-

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of the date of May 5, 1975, and a copy of this resolution be Sorwarded to the Wayne Township Trustees. Linch seconded the Resolution and the roll being called upon its adoption, the vote *Mr*. ..... resulted as follows: Mr. Sargus VES 5 VES Mr. Giffen Linch VES ..... Mr..... ..... Adopted the 28 th day of May , 1975 Marci Kapolka