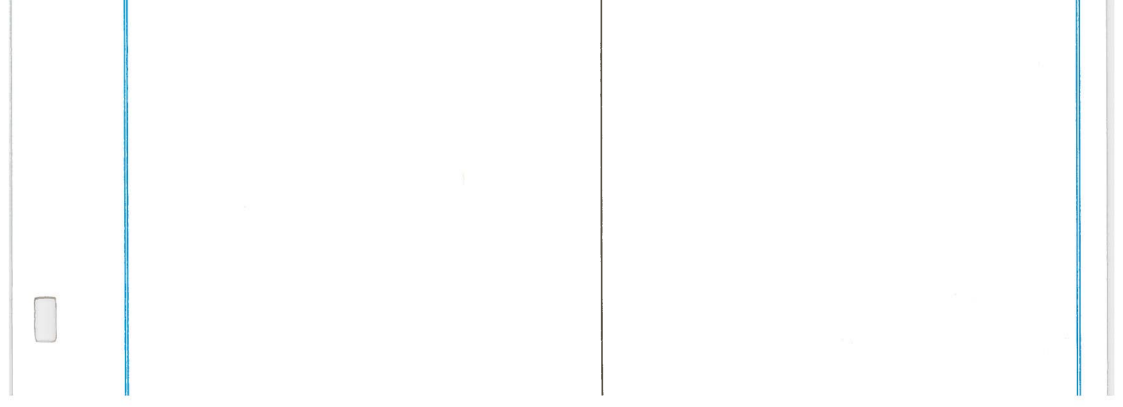
	PUBLIC ROAD PETITION
	Beamont Co., , Ohio, , 19.84
To the Honor	rable Board of County Commissioners of Belmont County, Ohio:
The unde	ersigned petitioners, freeholders of said County residing in the vicinity of the proposed improvement hereinafter described, respectfully
epresent that	the public convenience and welfare require the
of	a Public Road on the line hereinafter described, and make
application to	you to institute and order proper proceedings in the premises, for
such road, the	same not being a road on the State Highway System.
The follo	wing is the general route and termini of said road:
Beginning	g at
	The following is the general route and termini of said Road: Reginning with Segin vacation of Township Road No. 174.at.the.intersection with County Highway No. 100 located in Section 31. Township 8. Range 5. in Union Township: thence in a westerly direction approximately 0.46 mile. Begin dedication of Township Road No. 174 at the intersection of County Highway No. 100 located in Section 31. Township 8. Range 5. in Union Township: thence in a southwesterly direction approximate 0.60 mile.

PETITIONERS'	NAMES

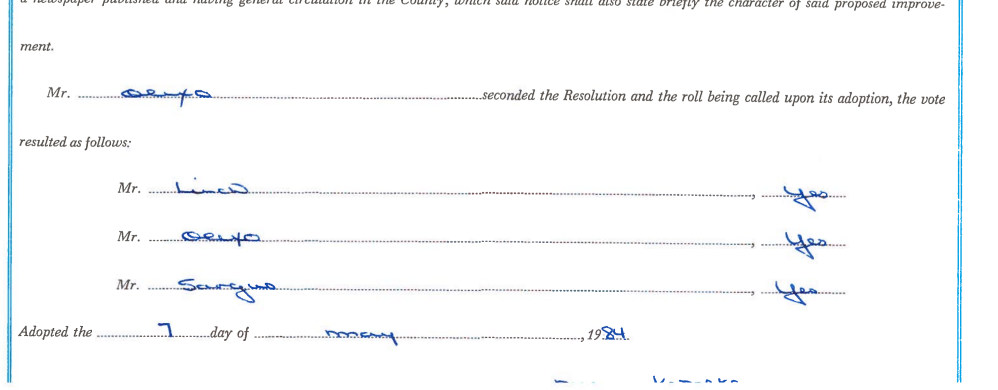
-

TAXING DISTRICT OF COUNTY IN WHICH PETITIONER OWNS REAL ESTATE

464



	470	
	Imp. 890	
-	Wm. Lilienthal & Sons, Cambridge, O3044-B SP 208	
	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, Decento & Decento port of Belmont County, Ohio Union T.R. 174	
	Public Road. Petitioned for by, and others.	
	The Board of County Commisioners of Belmont County, Ohio, met in	
	on the day of, 1984, at the office of	
	with the following members present:	
	a.t. Sangus	
	RE ORLA	
	CA Linco	
	Mr	
	WHEREAS, A Petition signed by at least twelve freeholders of the County residing in the vicinity of the proposed improvement has been pre-	
	sented to this Board of County Commissioners requesting said Board to	
	Union TR 174 a Public Road as described therein; therefore, be it	
	RESOLVED, That the ZZ day of, 1924, at 30 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 day of day of 19.84, at 10:00 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 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	
	by publication once a week for two consecutive weeks in the	
	a newspaper published and having general circulation in the County which and motion shall also state by the day of the state of the sta	



Imp. 890			
Wm. Lilienthal & Sons, Cambridge, O,-3044-C SP 208			
	IEW OF PROPOSED IMPROVEMENT D COUNTY ENGINEER		
IN THE MATTER OF THE Decession & Decision of part of TR # 174 Public Road	Office of County Commissioners, Belmont County, Ohio		
	met in		
with the following members present:			
	a. 1. Sangue		
	PE serve		
	C.A. Linch		
Mr. Linco	moved the adoption of the following Resolution:		

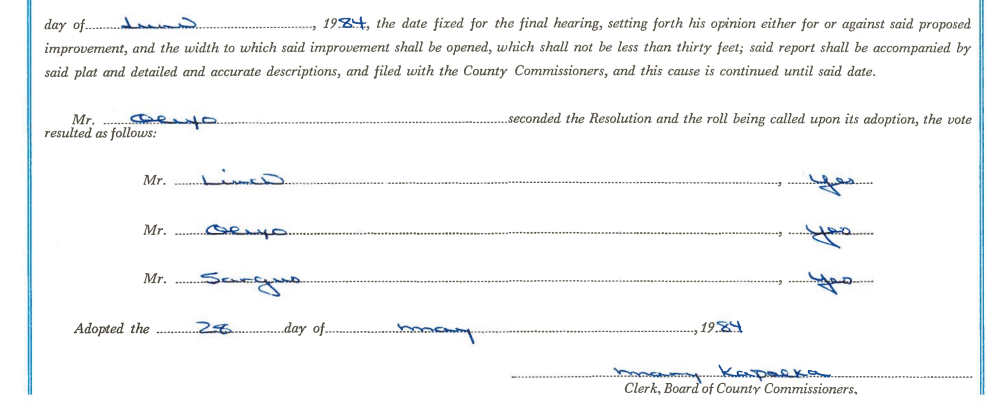
711

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.

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.

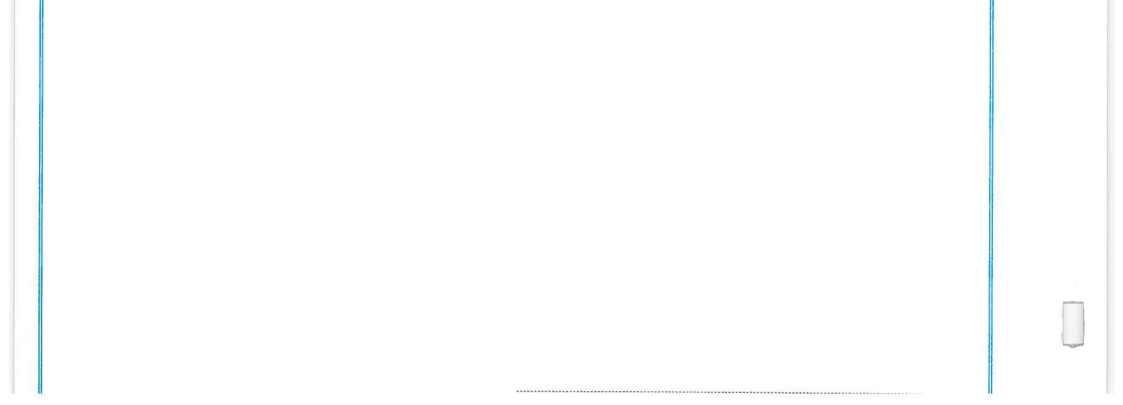
Said County Engineer shall also, at the time of making such survey, set stakes at the termini of each right of way line and at all angles between such termini, and at sufficient other points on the right of way lines so that the bounds of the proposed improvement may be discernible to property owners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



1	472	
	T cao	
	Wm. Lilienthal & Sons, Cambridge, O3044-D SP 208	
	REPORT OF COUNTY ENGINEER	
	IN THE MATTER OF THE County Engineer's Office,	
	Descarria a Decricaria ag part Belmont County, Ohio	
	Public Road	
	To the Board of County Commissioners of Belmont County, Ohio:	
	The undersigned in obedience to your order dated	
	day of	
	respectfully submits the following report:	
	In the opinion of the undersigned the proposed improvement shouldbe 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 of land which the undersigned County Engineer believes will 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 attacked part	

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



K.M. S. Meadows, Notary Public State of Ohio My Commission Expires Quy 24,1994 Public N. J. Nursel Present much & Shuth arit Devit Sentany Autorna Secretary BEFORE ME, A NOTARY PUBLIC IN AND FOR SAID COUNTY AND STATE, PERSONALLY APPEARED C. A. D. S. AND C. A. C. CONSOLIDATION COALCOMPANY THE CORPORATIONON WHICH DEDICATED SAID FOAD WHO ACKNOWLEDGE THAT THE SEAL AFFIXED TO SAID PLAT IS THE CORPORATESEAL OF SAID CORPORATION; THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDIVIDUALLY AND AS SUCH WE AND C. A. D. A. AND THE FREE ACT AND DEED INDIVIDUALLY AND AS SUCH WE AND COAL COMPANY IN TESTIMONY WHE REOF I HAVE HERE UNTO SET MY HAND AND OFFICIAL SE AL THIS JJJDAY OF AND CORPORATE ACT HERE UNTO SET MY HAND AND OFFICIAL SE AL THIS JJJDAY OF AND CORPORATE ACT HERE UNTO SET MY HAND AND OFFICIAL SE AL THIS JJJDAY OF AND CORPORATE ACT drun S. Meadoure BEFORE ME, A NOTARY PUBLIC IN AND FOR SAID COUNTY AND STATE, PERSONALLY APPEARED <u>H.J. Rusek</u> AND<u>505860b L. Huth</u> OF SEAWAY COAL COMPANY THE CORPORATIONONWHICH DEDICATED SAID ROAD WHO ACKNOWLEDGE THAT THE SEAL AFFIXED TO SAID PLAT IS THE CORPORATE SEAL OF SAID CORPORATION; THAT THEY DID SIGN AND SEAL SAID PLAT AS SUCH <u>off.cor</u> in BEHALF OF SAID CORPORATION, AND THAT SAID PLAT IS THEIR FREE ACT AND DEED INDVIDUALLY AND AS SUCH <u>Pressident</u> AND <u>Gas + 5, cortan</u>, AND THE FREE AND CORPORATION; AND DEED OF SAID SEAWAY COAL COMPANY. IN TESTIMONY WHEREOF I HAVE HERE UNTO SET MYHAND AND OFFICIAL SEAL THIS <u>14</u>. DAY OF <u>Exbruscry</u> 198 <u>A</u>. Vie Preident KNOW ALL MEN BY THESE PRESENTS, THAT CONSOLIDATION COAL COMPANY DOES GIVE, GRANT, BARGAIN AND FOREVER DEDICATE TO THE BELMONT COUNTY COMMISSIONERS AND THEIR SUCCESSORSIN OFFICE, THE HEREIN PLATTED TRACT OF LAND FOR ROAD PURPOSES ONLY. SECT. 5553.31 OF REVISED CODE. COUNTY COMMISSIONERS AND THEIR SUCCESSORS IN OFFICE, THE HEREIN PLATTED TRACT OF LAND FOR ROAD PURPOSES ONLY. SECT 5553.31 OF REVISED CODE. NOTARY PUBLIC 4890 SIGNERS Ceul m Dellama KNOW ALL MEN BY THESE PRESENTS, THAT SEAWAY COAL COMPANY DOES GIVE, GRANT, BARGAIN AND FOREVER DEDICATE TO THE BELMONT NOTARY PUBLIC. L'AMP' Que I SIGNERS WITNESSES Ciliptian MCHurch Kim S. Meadows Polarlas my Helpes A. A. TA CO CHO TANK PLAC COUNTY OF BELMONT COUNTY OF BELMONT STATE OF OHIO STATE OF OHIO WITNESSES FOWNSHIP ROAD NO. 174 FRED BENNETT, COUNTY ENGINEER UNION TOWNSHIP, SECTION 31 KIRKWOOD TOWNSHIP, SECTION I BELMONT COUNTY, OHIO T 889 N R 586 W SCALE 1"=100" DEDICATION OF END PROJE 31+89.32 SCALE 1"= 2000 BEGIN 0+00 M.T. OLIVETT 5

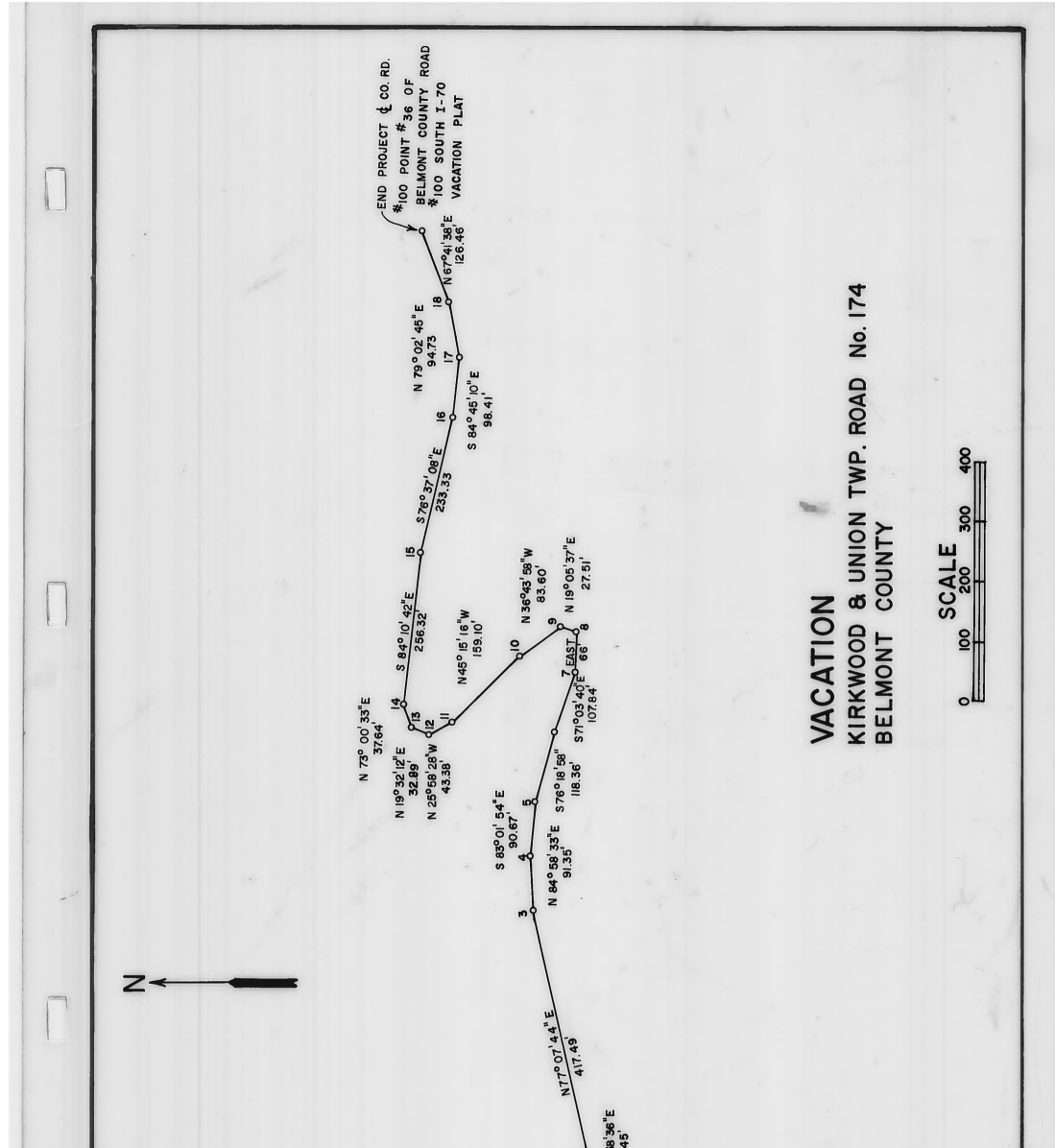
Fred 7. COUNTY COMMISSIONER 16 Y THIS 1 DAY OF June 1984 COUNTY COMMISSIONER. (COUNTY COMMISSIONER. COUNTY ENGINEER. BY APPROVED

HERE INTO BET WAHAND AND CORECOMENTS. THAT BEYMAN, CONTROLOGING COMPANY, WILL WERE NULL SET SECORE CONTRACTOR ONLY WERE SET SET SECORE COMPANY, WILL HERE INTO SET WAY CONTROLOGING THE CONDUCTOR ONLY WERE SET THE SET SECORE CONTRACTOR ONLY WERE SET SET SET SET SET SET SET SET SET SE	THE OF DRIVE THE OF DRIVE THE OF DRIVE THE CONDUCT OF BELIAND THE CORPORATION OF CONNTA VIDE STATE, PERSONALLY THE CORPORATION OF CONNTA VIDE STATE, PERSONALLY THE CORPORATION OF CONNECT AND DEED INDWODALLY THE CORPORATION AND THE FREE ACT AND DEED INDWODALLY THE CORPORATION AND THAT SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT AS SUCH THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT AS SUCH THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND DEED INDWODALLY THAT THEY DID SIGN AND SEAL SAID PLAT IS THEIR FREE ACT AND SEAL SAID CORPORATION AND THE FREE AND THE FREE AND CORPORATION AND THE FREE AND CORPORATION AND THE FREE AND CORPORATION AND THE FREE AND THE FREE AND CORPORATION AND THE FREE AND THE FREE AND THE FREE AND CORPORATION AND THE FREE A	WITNESSES	The second	28 J
The second secon	PRED BENNETT, CONTA ENGINEEB	RIBKMOOD TOMNAHID' ZECTION I KIBKMOOD TOMNAHID' OHIO	TOMNCHIP, SECTION 31	DEDICATION OF

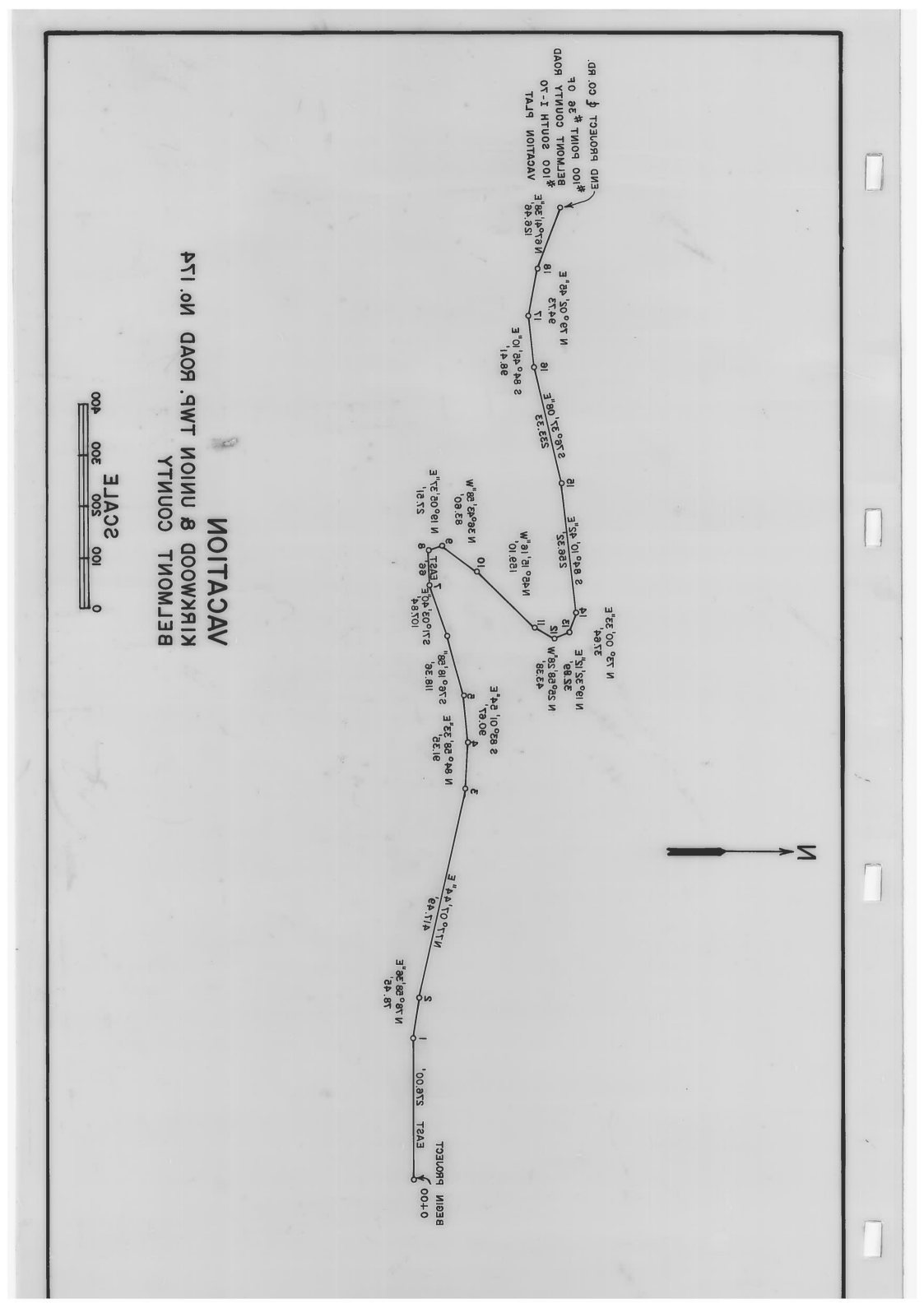
-

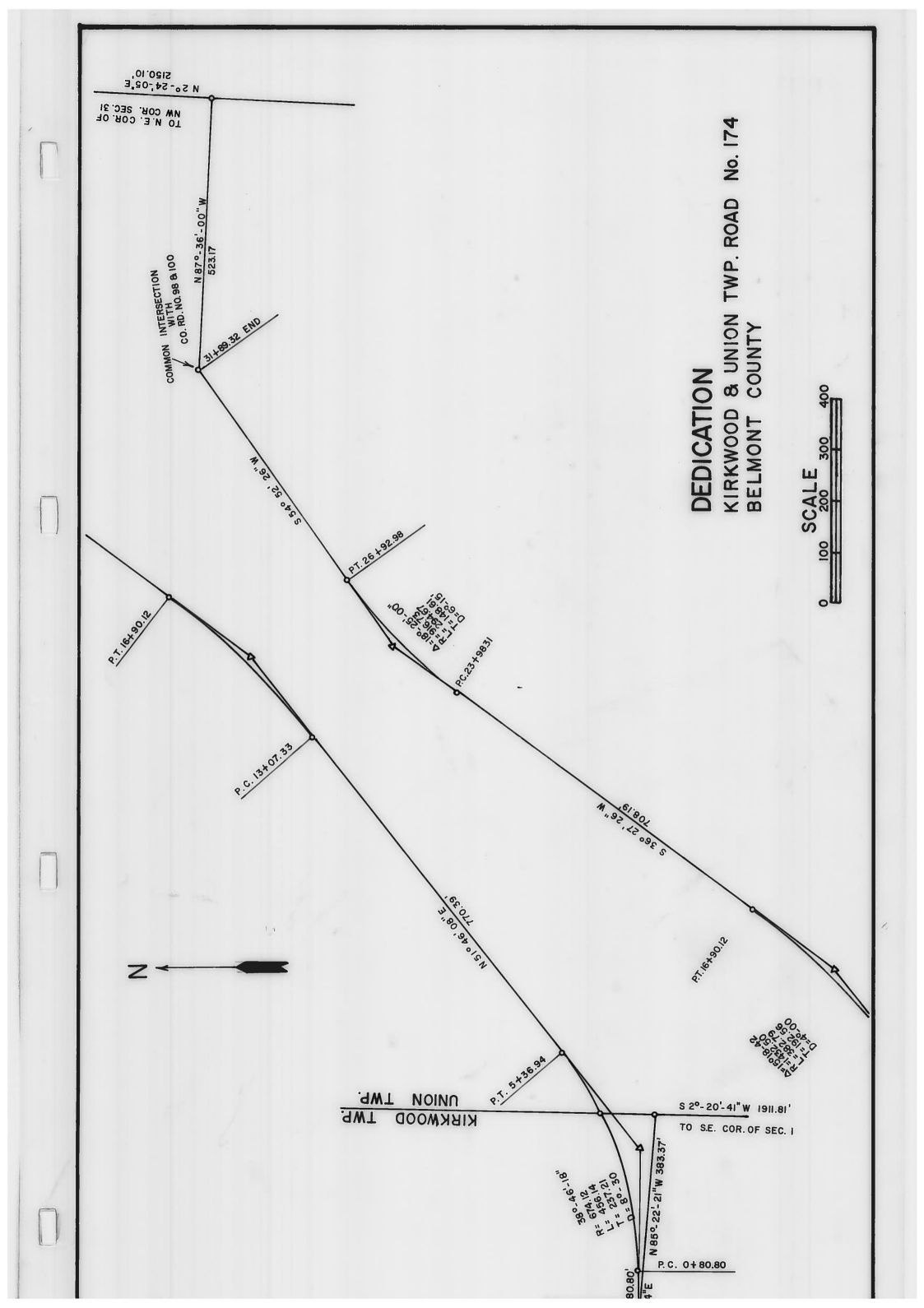
CONTA COMMIZZIONES TAT

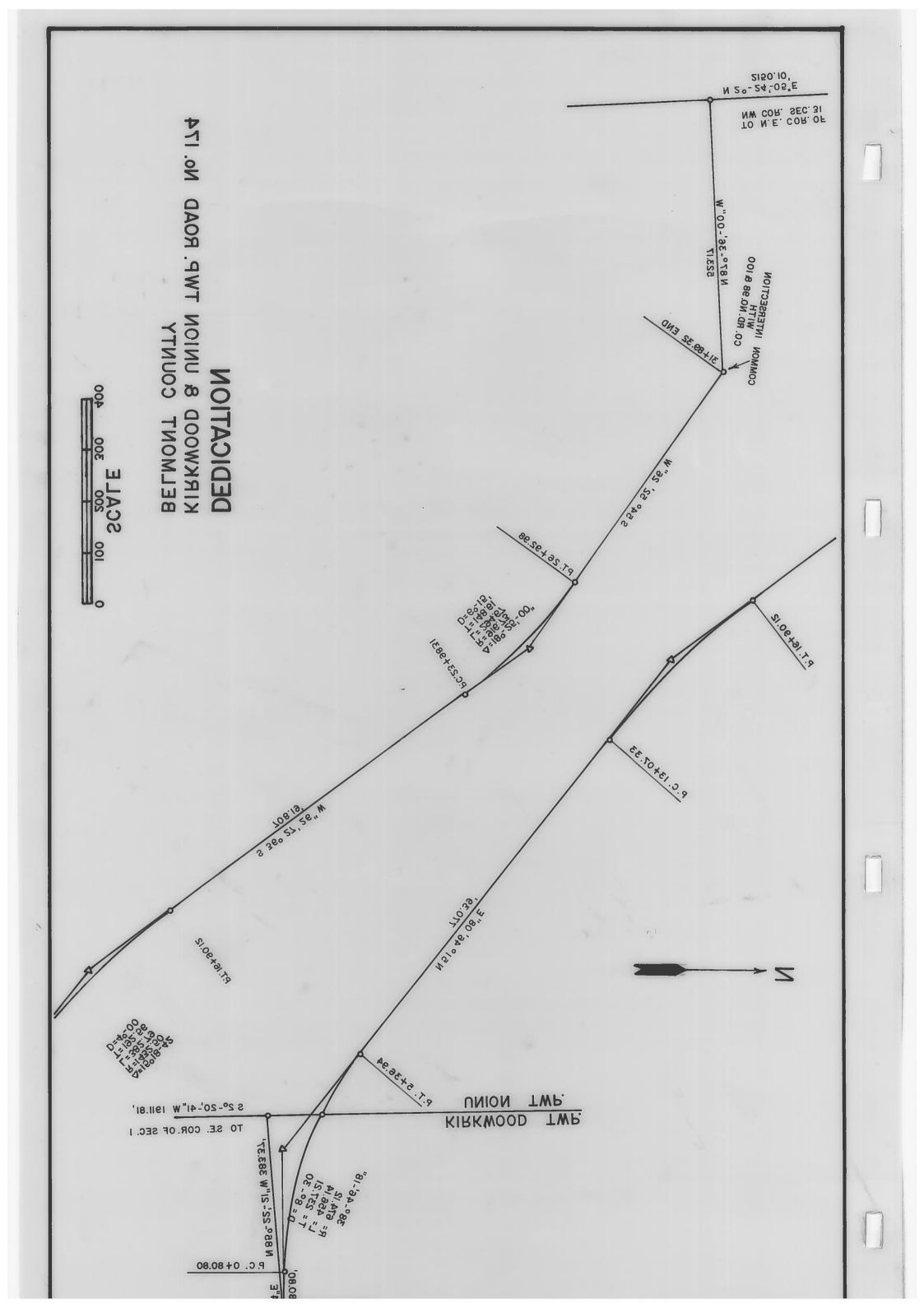
VPPBOAED BA



N 78°58'36"E 78.45' Ng EAST 276.00' BEGIN PROJECT



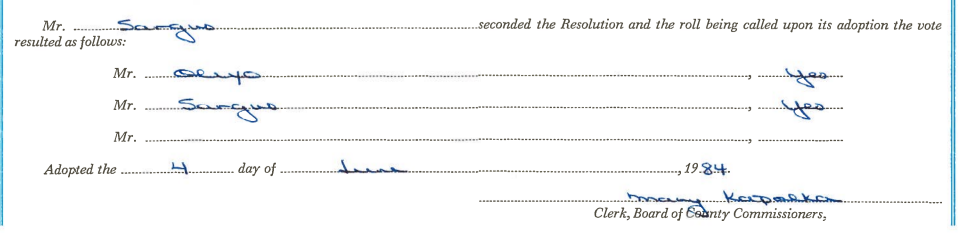




RESOLUTION — GRAN	NTING PROPOSED IMPROVEMENT
ORDI	ERING RECORD, ETC.
IN THE MATTER OF THE	Office of County Commissioners,
of you contracted & Contractor	Belmont County, Ohio
eg T- 174 Union Tup Public Road	
Public Road	
The Board of County Commissioners of Belmont County Ob	io, met in
The bound of county commissioners of Bernond County, On	io, met m
on the day of with the following members present:	., 1984., at the office of the commence
,	
	a. J. Sourgue
	RE 00240
	C.A. Lincol
Mr. WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the	e report, survey, plat and detailed and accurate description as filed by the
WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered ei sons; and WHEREAS, Said Board has considered said report and all the fore, be it	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter
WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered ei sons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest
WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered ei- sons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such benefited landowners to pay such compensation of	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter and said improvement will serve the public convenience and welfare; and be it and only upon the condition that the compensation and damages or such part ign and damages as may be adjudged against them by the determined that said proposed improvement be abandoned. It is further order panying schedule setting forth the names if such benefited landowners, a part compensation and damages to be paid by the owner, or owners, of each parcel
WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered ei sons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such benefited landowners to pay such compensation of	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter and said improvement will serve the public convenience and welfare; and be it that only upon the condition that the compensation and damages or such part where owning lands within the vicinity who will be benifited by the impro- determined that said proposed improvement be abandoned. It is further order to any chedule setting forth the names if such benefited landowners, a part compensation and damages to be paid by the owner, or owners, of each parcel and only upon the condition that the compensation and damages or such part becompensation and damages to be paid by the owner, or owners, of each parcel and only upon the condition that the compensation and damages or such part compensation and damages to be paid by the owner, or owners, of each parcel and only upon the condition that the compensation and damages or such part owners owning lands within the vicinity who will be benefited by the improv- tion only upon the condition that the compensation and damages or such part owners owning lands within the vicinity who will be benefited by the improv- ing the opinion of this Board of County Commissioners that the improvement is
 WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered eisons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such benefited landowners to pay such compensation of	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter and said improvement will serve the public convenience and welfare; and be it and only upon the condition that the compensation and damages or such part where sowning lands within the vicinity who will be benifited by the impro- tion and damages as may be adjudged against them by the thetermined that said proposed improvement be abandoned. It is further order panying schedule setting forth the names if such benefited landowners, a pa- compensation and damages to be paid by the owner, or owners, of each parcel and only upon the condition that the compensation and damages or such part panying schedule setting forth the names if such benefited landowners, a pa- compensation and damages to be paid by the owner, or owners, of each parcel and only upon the condition that the compensation and damages or such part where woning lands within the vicinity who will be benefited by the impro- tion by upon the condition that the compensation and damages or such part where owning lands within the vicinity who will be benefited by the impro- tion only upon the condition that the compensation and damages or such part where owning lands within the vicinity who will be benefited by the impro- tion of this Board of County Commissioners that the improvement is be paid from the County Treasury. On failure of such benefited landowners by the
 WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered eissons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such benefited landowners to pay such compensation of	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter and said improvement will serve the public convenience and welfare; and be it into only upon the condition that the compensation and damages or such part where owning lands within the vicinity who will be benifited by the impro- ion and damages as may be adjudged against them by the thetermined that said proposed improvement be abandoned. It is further order panying schedule setting forth the names if such benefited landowners, a part compensation and damages to be paid by the owner, or owners, of each parcel and only upon the condition that the compensation and damages or such part proposed in the vicinity who will be benefited landowners, a part of the opinion of this Board of County Commissioners that the improvement of paid from the County Treasury. On failure of such benefited landowners by the
 WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered eissons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such benefited landowners to pay such compensation of such land and a statement of the amount of such land and a statement of the amount of such land, and be it further RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such land and a statement of the amount of such land, and a statement of the amount of such land, and a statement of the amount of such land, and a statement of the amount of such land the balance, if any, be paid out of the County Treasury, it bert sufficient to protee to cause all compensation and damages to be such compensation and damages as may be adjudged against them it is hereby determined that said proposed improvement be aband the accompanying schedule setting forth the names of such benefitient compensation and damages to be paid by the ouner, or other as the paid on the accompanying schedule setting forth the names of such benefitient compensation and damages to be paid by the ouner, or other as the paid on the accompanying schedule setting forth the names of such benefitient compensation and damages to be paid by the ouner, or other as the paid by the ouner, or other as the accompanying schedule setting forth the names of such benefitient compensation and damages to be paid by the ouner, or other as the paid on the accompanying schedule setting forth the names of such benefitient compensation and damages to be paid by the ouner, or other as the paid by the ouner, or other as the paid by the ouner, or other as the p	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter and said improvement will serve the public convenience and welfare; and be it int only upon the condition that the compensation and damages or such part where owning lands within the vicinity who will be benifited by the impro- ion and damages as may be adjudged against them by the panying schedule setting forth the names if such benefited Undowners, a pro- compensation and damages to be paid by the owner, or owners, of each parcel where owning lands within the vicinity who will be benefited Undowners, a pro- compensation and damages to be paid by the owner, or owners, of each parcel where owning lands within the vicinity who will be benefited Undowners, a pro- compensation and damages to be paid by the owner, or owners, of each parcel where owning lands within the vicinity who will be benefited by the impro- tion the condition that the compensation and damages or such part where owning lands within the vicinity who will be benefited by the impro- ing the opinion of this Board of County Commissioners that the improvement is be paid from the County Treasury. On failure of such benefited landowners by the
 WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered eisons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such benefited landowners to pay such compensation of such land and a statement of the amount of such compensation of such land and a statement of the amount of such land, and be it further RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such land and a statement of the amount of such land, and be it further RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando and the balance, if any, be paid out of the County Treasury, it bere sufficient importance to cause all compensation and damages to it is hereby determined that said proposed improvement be aband the accompanying schedule setting forth the names of such benefit and the same is hereby granted and said road County Engineer be and the same is hereby granted and said road 	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter and said improvement will serve the public convenience and welfare; and be it and only upon the condition that the compensation and damages or such part where so wring lands within the vicinity who will be benifited by the impro- determined that said proposed improvement be abandoned. It is further order apanying schedule setting forth the names if such benefited landowners, a pro- compensation and damages to be paid by the owner, or owners, of each parcel with only upon the condition that the compensation and damages or such part compensation and damages to be paid by the owner, or owners, of each parcel apanying schedule setting forth the names if such benefited by the impro- tion and damages of the paid by the owner, or owners, of each parcel apanying is and a within the vicinity who will be benefited by the impro- tion only upon the condition that the compensation and damages or such part apanets owning lands within the vicinity who will be benefited by the impro- tion of this Board of County Commissioners that the improvement is by the
 WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered eisons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such benefited landowners to pay such compensation of such land and a statement of the amount of such compensation of such land and a statement of the amount of such land, and be it further RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such land and a statement of the amount of such land, and be it further RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando and the balance, if any, be paid out of the County Treasury, it bere sufficient importance to cause all compensation and damages to it is hereby determined that said proposed improvement be aband the accompanying schedule setting forth the names of such bener, or out RESOLVED. That said improvement as set forth and defined County Engineer be and the same is hereby granted and said road feet in width; and be it further 	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter and said improvement will serve the public convenience and welfare; and be it and only upon the condition that the compensation and damages or such part where so wring lands within the vicinity who will be benifited by the impro- ion and damages as may be adfudged against them by the determined that said proposed improvement be abandoned. It is further order panying schedule setting forth the names if such benefited by the impro- compensation and damages to be paid by the owner, or owners, of each parcel and only upon the condition that the compensation and damages or such part woners owning lands within the vicinity who will be benefited by the impro- tion only upon the condition that the compensation and damages or such part woners owning lands within the vicinity who will be benefited by the impro- ing the opinion of this Board of County Commissioners that the improvement is be paid from the County Treasury. On failure of such benefited landowners by the day of
 WHEREAS, This day this matter came on to be heard on the Engineer, and said report having been read in open session, the improvement for the public convenience or welfare and offered eisons; and WHEREAS, Said Board has considered said report and all the fore, be it RESOLVED, That said Board of County Commissioners do fir RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such benefited landowners to pay such compensation of such land and a statement of the amount of such land and a statement of the amount of such land and a statement of the amount of such land, and be it further RESOLVED and determined to proceed with said improvement as this Board may deem reasonable and just be paid by the lando On failure of such land and a statement of the amount of such land and a statement of the amount of such and the balance; if any, be paid out of the County Treasury, it bere sufficient importance to cause all compensation and damages to be paid by the varier, or or RESOLVED. That said improvement as set forth and defined County Engineer be and the same is hereby granted and said road feet in width; and be it further 	e report, survey, plat and detailed and accurate description as filed by the Board proceeded with the hearing of testimony bearing upon the necessity of ther for or against going forward with the proposed improvement by interest the testimony offered, and all the facts and conditions pertaining to said matter and said improvement will serve the public convenience and welfare; and be it and only upon the condition that the compensation and damages or such part woners owning lands within the vicinity who will be benifited by the impro- ion and damages as may be adjudged against them by the panying schedule setting forth the names if such benefited fundowners, a pro- compensation and damages or such part of the part only upon the condition that the compensation and damages or such part woners owning lands within the vicinity who will be benefited fundowners, a pro- compensation and damages to be paid by the owner, or owners, of each parcel woners owning lands within the vicinity who will be benefited by the impro- tion only upon the condition that the compensation and damages or such part woners owning lands within the vicinity who will be benefited by the impro- tion only upon the condition that the compensation and damages or such part woners owning lands within the vicinity who will be benefited by the impro- tion the County Treasury. On failure of such benefited landowners by the day of loned. It is further ordered that there be included in this order and made a part fited landowners, a pertinent description of such land and a statement of the wores, of each parcel of such land, and be it further in said report, survey, plat and detailed and accurate descriptions as filed

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 County Engineer proceed to acquire the necessary right-of-way in accordance with Soctions 163.01 to 163.32 inclusive, of the Revised Code-



4	٦	4
		•

RESOLUTION – Sec. 5563.01 R.C.	- ORDER TOROAD
IN THE MATTER OF THE	Office of County Commissioners, Belmont County, Ohio
Public Road	
The Board of County Commissioners of	
(Regular or Special)	
at the office of	with the following members present:
Mr	moved the adoption of the following Resolution:
WHEREAS, At least ten days have elapsed since the final or	rder of the board in the matter of this improvement, and
WHEREAS, No person, firm or corporation interested, has e herefore, be it	effected an appeal from our orders in the matter of the above named improvement,
RESOLVED, That it is hereby ordered that the proceedings l	be recorded as provided by law, and that said road be 1
, as order here	etofore, made on our journal of the date of, 19,
and a copy of this resolution be forwarded to the	Township Trustees.
Mr	seconded the Resolution and the roll being called upon its adoption the vote

resulted as follows: Mr. Mr., Mr. ______ Clerk, Board of County Commissioners.County, Ohio